

THE

NEW ZEALAND GAZETTE.

Published by Zuthority.

WELLINGTON, THURSDAY, OCTOBER 28, 1886.

Land set apart for the Feilding Special Settlement.

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

A PROCLAMATION.

IN pursuance of the powers and authorities conferred upon me by the one hundred and sixty-second section of "The Land Act, 1885," I William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the block of land described in the Schedule hereto shall be and the same is hereby set apart and declared open for the Feilding Special Settlement, upon the terms and conditions fixed by an Order in Council issued on the fifth day of December, one thousand eight hundred and eighty-five, and made under the one hundred and sixty-third section of the said Act.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land being portion of Blocks VII., VIII., X., XI., XII., Apite Survey District, Provincial District of Wellington, containing 10,350 acres. Bounded towards the West and North by the Oroua River; and towards the East and South by Crown lands, 41600 and 31100 links respectively: as the same is more particularly shown on the plans marked S.O. 2067/20, and deposited in the office of the Chief Surveyor, Wellington.

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

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Otago.

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

A PROCLAMATION.

WHEREAS by the one hundred and fourth section of "The Land Act, 1885," 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 Otago has passed a resolution recommending that the land described in the Schedule hereto annexed should be set apart for sale on deferred payments:

And whereas it is expedient to give effect to the aforesaid

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
eighth day of December, one thousand eight hundred and
eighty-six, 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, in pursuance of the one hundred and tenth section of "The Land Act, 1885," I do hereby fix the price at which the land so described shall be sold to be the price stated in the Schedule hereto.

SCHEDULE. KUROW DISTRICT.

Block.	Section.	Area.	Upset Price per Acre.
VIII.	15 16 19 20 21 17 18 26 27	A. R. P. 118 0 20 112 2 3 107 0 17 86 3 7 114 0 0 99 1 35 142 0 5 109 1 0 126 1 7 107 2 35	£ s. d.
	\mathbf{D}_{i}	OMETT DISTRICT.	
IV.	3 4	188 3 19 105 3 20	1 5 0
Cirro	Jan 41. a	1 J C TT' TZ	71 01 777111

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

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

Setting apart Land in the Otago Land District for Perpetual Leasing under "The Land Act, 1885."

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

A PROCLAMATION.

A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in him by the one hundred and thirty-fifth section of "The Land Act, 1885," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the sections of land enumerated in the Schedule hereto shall be set apart for lease, with right of renewal, under the provisions of Part IV. of "The Land Act, 1885."

SCHEDULE.

Block.	Section.	Area.
	KUROW DISTRICT.	
	1	A. R. P.
VIII.	13	307 0 6
	14	307 3 26
	22	203 0 0
	23	269 1 10
	24	256 3 5
	25	167 3 0
	DOMETT DISTRICT.	
IV.	1	310 3 12
	2	279 2 22

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

J. BALLANCE, Minister of Lands.

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

GOD SAVE THE QUEEN!

Land taken for a Road in Kopuaranga Survey District, Provincial District of Wellington.

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

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," for a certain work, to wit, the construction of a road in the Kopuaranga Survey District, Provincial District of Wellington:

And whereas the Minister for Public Works has laid before

And whereas the Minister for Public Works has laid before the Governor the memorial, accompanied by a map, as required by the said Act:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by section eleven of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the

purposes of a road; and that, from and after the day of the date hereof, the land so mentioned shall become absolutely vested in fee-simple in Her Majesty the Queen, discharged from all mortgages, charges, claims, estates, or interests of what kind soever, for use as a road.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 8 0 0	51	v.	Kopuaranga.

In the Provincial District of Wellington; as the same is more particularly delineated on the plan marked P.W.D. 14320, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured brown.

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

EDWARD RICHARDSON,

EDWARD RICHARDSON, Minister for Public Works.

GOD SAVE THE QUEEN!

Land taken for a Road in Featherston Road District, Provincial District of Wellington.

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

A PROCLAMATION.

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

And whereas the Featherston Road Board has laid before

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

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

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 of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 5 1 38 1 3 32 1 1 25 3 3 22 2 0 30	156 106 62 61 109	X. X. XIV. XIV. XIII.	Waipawa. Waipawa. Waipawa. Waipawa. Waipawa.

All in the Provincial District of Wellington; as the same are more particularly delineated on the plan marked P.W.D. 13961, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured brown.

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

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

EDWARD RICHARDSON Minister for Public Works.

GOD SAVE THE QUEEN!

Certain Rivers, &c., notified under "The Timber-floating Act, 1884."

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of "The Timber-floating Act, 1864," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby notify that the following river, streams, and tidal creeks within the colony may be used under license for the purposes of the said Act.

The Matakohe River, with all its tributary streams and branches; situate in the County of Hobson, in the Provincial District of Auckland.

Oistrict of Auckland.

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

J. BALLIANCE,

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

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

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

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

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

in the Kahiti, to remove the said restrictions on the alienation of the said land.

f the said land.

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant-General
in Her Majesty's Army, Knight Grand Cross of the
Most Distinguished Order of Saint Michael and
Saint George, Companion of the Most Honourable
Order of the Bath, Governor and Commander-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 Hones at Wellington Colony, at the Government House, at Wellington, this twenty-third day of July, in the year of our Lord one thousand eight hundred and eighty-six.

J. BALLANCE Minister for Native Affairs.

GOD SAVE THE QUEEN!

SCHEDULE.

ALL that parcel of land in the County of Piako, containing by admeasurement 45 acres 1 rood 27 perches, more or less, being part of Section No. 15, Block IX., Te Aroha Survey District. Bounded towards the North west by a line, being the production in a north-easterly direction of the north-western boundary of Section No. 16 of the said Block IX., 2300 links; towards the North-east by a line bearing east 51° 15′ south, 2271 links; towards the South-east by the production of the northern side of Wilson Street, and by that

street, 3841 links; again towards the North-west and towards the South-west by the said Section No. 16, 1358 links and 1100 links: be all the aforesaid linkages more or less; as the same is delineated on the plan in the Survey Office, Auck-

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

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:
His Excellency the Governor in Council.

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

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land being called or known as Lots Nos. 80 and 81 of Section No. 2, Parish of Pukekohe, situate in Block XV., Drury Survey District, Provincial District of Auckland, containing by admeasurement 20 acres, more or less. Bounded towards the North-east by a public road-line, 1500 links; towards the South-east by Lot No. 270, Section No. 2 aforesaid, 1335 links; towards the Southwest by a public road-line, 1500 links; and towards the North-west by Lot No. 82, Section No. 2 aforesaid, to the point of commencement: be all the aforesaid linkages more or less. or less.

FORSTER GORING. Clerk of the Executive Council.

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

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881;"

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

James Dalziel.

JAMES DALZIEL, THOMAS KENNEALLY,
JAMES POTTER, GEORGE RUSSELL, and

ROBERT FELLOWES WEBSTER
(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 filed for the transaction of business on the second Saturday in each month, at noon, at Pukekohe, 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 Saturday, the thirteenth day of November, one thousand eight hundred and eighty-six.

2. Special meetings may be convened by the Chairman or by any two members of the Board, provided that two days?

by any two members of the Board, provided that two days'

notice of such meeting be given to each member, specifying the business to be transacted at such special meeting, and no other business than that so specified shall be transacted at such meeting.
3. Any three of the said Board shall form a quorum. Any meeting may be adjourned from time to time.

4. The members of the Board shall, at their first meeting, and thereafter at an annual meeting to be held on the second Saturday 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. his successor.

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

such meeting.

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

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

FORSTER GORING. Clerk of the Executive Council.

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

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land in the Provincial District of Canterbury, containing by admeasurement 68 acres 1 rood 8 perches, more or less, being Section No. 2716 (in red), situate in the Township of Geraldine, Geraldine Survey District. Bounded towards the North-east by the North Town Belt 2116 links, also by Tripp Street 912 links; towards the North-west by the West Town Belt, 3267 links; towards the South-west by High Street, 934 links; and generally towards the South-east by Bridge Street, Forrest Street, Section No. 139, and a line in continuation of its north-west boundary to 139, and a line in continuation of its north-west boundary to Reserve No. 1624 (in red); thence by the north-east and north-west boundaries of that reserve: be all the aforesaid linkages more or less; save and excepting thereout that part of Totara Street which runs through the above-described sections and the state of the state tion; as the same is delineated on the plan deposited in the District Survey Office, Christchurch.

FORSTER GORING, Clerk of the Executive Council.

Powers delegated to the Geraldine Town Board under "The Public Domains Act, 1881."

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881:"

the said "Public Domains Act, 1881:"
Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and

The GERALDINE TOWN BOARD.

which shall be known as the Geraldine Domain Board (herein referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,—

1. The Board shall meet for the transaction of business on the second Wednesday in each month, at two o'clock p.m., at the Town Board Offices, Geraldine, 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 Wednesday, the tenth day of November, one thousand eight hundred and eightv-six. eighty-six.

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

at such meeting.

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

meeting may be adjourned from time to time.

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

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

such meeting.

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

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

FORSTER GORING, Clerk of the Executive Council.

Addition to the Tuapeka Park and Recreation-grounds brought under "The Public Domains Act, 1881."

WM. F. DRUMMOND JERVOIS,

Governor ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-aixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by The Public Reserves Act, 1881," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserves made for public recreation in the Provincial District of Otago, and known as the Tuapeka Recreation-grounds, and described in the Schedule hereto, shall be and the same are hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881;" and such domain shall hereafter be managed, administered, and dealt with in manner directed by the said Act, by the Domain Board, constituted by Order in Council issued on the twenty-ninth day of September, one thousand eight hundred and eighty-five. eighty-five.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land in the Town of Lawrence, containing by admeasurement 3 roods 24 perches, more or less. Bounded towards the North by Rea Street; towards the East by Lancaster Street; towards the South by Canna Street; and towards the South-west by Peel Street.

All that piece or parcel of land in the Town of Lawrence, containing by admeasurement 2 roods 35 perches, more or less. Bounded towards the North by Thurso Street; towards the East by Burrow Street; and towards the South-west by Gabriel Street.

Gabriel Street.

All that piece or parcel of land in the Town of Lawrence, containing by admeasurement 1 rood, more or less. Bounded on the North by Harrington Street; towards the East by Sandy Street; and towards the South-west by Gabriel Street.

FORSTER GORING, Clerk of the Executive Council. Vesting Gravel Reserves in the Southland County Council.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the lands mentioned in the Schedule hereto VV were reserved for gravel-pits: And whereas, in the opinion of the Governor, it is expedient to vest the said lands

opinion of the Governor, it is expedient to vest the said lands in the Southland County Council:

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 exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the said reserves shall become vested in the Chairman, Councillors, and inhabitants of the County of Southland, in trust, for gravel-pits.

SCHEDULE.

ALL that piece or parcel of land in the Southland Land District, containing by admeasurement 1 acre 2 roods 21 perches, more or less, being Section No. 45, Block XVI., on the map of the Invercargill Hundred. Bounded towards the North-east by a road-line, 889 links; towards the South-east by a road-line, 456 links; and towards the South-west by a road-line, 711 links

road-line, 711 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 13 acres 3 roods, more or less, being Section No. 50, Block XIV., on the map of the New River Hundred. Bounded towards the North and North-east by the New River; towards the South by a public road, 1345 links; and towards the West by Section No. 49 of said block, 640 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 5 acres, more or less, being Section No. 37, Block II., on the map of the Mabel Hundred. Bounded on the North by Section No. 8 of said Block, 1298 links; towards the South-east by a public road, 1509 links; and on the West by Section No. 7 of aforesaid Block, 771 links. Block, 771 links.

Block, 771 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 2 acres, more or less, being Section No. 231 on the map of the Hokonui District. Bounded on the North by Section No. 25 of said district, 500 links; on the East by a public road, 400 links; on the South by said Section No. 25, 500 links; and on the West by said Section No. 25, 400 links;

said Section No. 25, 400 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 2 acres, more or less, being Section No. 232 on the map of the Hokonui District. peing Section No. 232 on the map of the Hokonui District. Bounded towards the North-east by a public road, 400 links; towards the South-east by Section No. 92 of said district, 500 links; towards the South-west by said Section No. 92, 400 links; and towards the North-west by said Section No. 92, 500 links.

All that piece or parcel of land in the Southland Land All that piece or parcel of land in the Southland Land District, containing by admeasurement 2 acres, more or less, being Section No. 233 on the map of the Hokonui District. Bounded towards the North-east by a public road 100 links, and by Section No. 133 of aforesaid district 400 links; towards the South-east by Section No. 133 aforesaid, 400 links; towards the South-west by Section No. 133 aforesaid, 400 links; towards the South-west by Section No. 133 aforesaid, 500 links; and towards the North-west by Section No. 133 aforesaid, 400 links.

aforesaid, 400 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 2 acres, more or less, being Section No. 234 on the map of the Hokonui District. Bounded towards the North-east by Section No. 91 of aforesaid district, 500 links; towards the South-east by a public road, 400 links; towards the South-west by Section No. 91 aforesaid, 500 links; and towards the North-west by Section No. 91 of a foresaid, 400 links; No. 91 aforesaid, 400 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 4 acres, more or less, being Section No. 235 on the map of the Hokonui District. Bounded towards the North-east by Section No. 50 of afore-

Bounded towards the North-east by Section No. 50 of afore-said district, 1000 links; towards the South-east by a public road, 400 links; towards the South-west by Section No. 50 aforesaid, 1000 links; and towards the North-west by Section No. 50 aforesaid, 1000 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 2 acres 2 roods, more or less, being Section No. 236 on the map of the Hokonui District. Bounded towards the North-east by a public road, 500 links; towards the South-east by Section No. 16 of aforesaid district, 500 links; towards the South-west by Section No. 16 aforesaid, 500 links; and towards the North-west by Section No. 16 aforesaid, 500 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 5 acres, more or less, being Section No. 25A, Block IV., on the map of the Township of Menzies Ferry. Bounded on the North by Java Road, 907 links; on the East by Section No. 25 of aforesaid block, 500 links; on the South by Section No. 25 aforesaid, 1093 links; and towards the North-west by Athens Road, 1093 links; 533.4 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 1 acre 3 roods 14 perches, more or loss, being Section No. 39, Block III., on the map of the Township of Menzies Ferry. Bounded towards the North-east by Elba Road, 812·2 links; towards of Menzies Ferry. the East by Section No. 38 of aforesaid block, 37:2 links; towards the South by Section No. 41 of aforesaid block, 539.9 links; and towards the West by Section No. 40 of aforesaid block, 643.8 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 4 acres 3 roods 7 perches, more or less, being Section No. 1, Block XXXVIII., Wallacetown. Bounded towards the North by a road reserve, 765 links; towards the South-east by Section No. 4 of aforesaid block, 836.5 links; towards the South-west by Section No. 2 of aforesaid block, 700 links; and towards the North-west by Clyde Street, 535.5 links

All that piece or parcel of land in the Southland Land District, containing by admeasurement 6 acres 1 rood 4 perches, more or less, being Section No. 25, Block VII., on the map of the Township of East Winton. Bounded on the North by Section No. 26 of aforesaid block, 1586.5 links; on the East by Section No. 24 of aforesaid block, 400 links; on the South by a public road, 1552.5 links; and towards the West by a public road, 401.5 links.

All that piece or parcel of land in the Southland Land

All that piece or parcel of land in the Southland Land District, containing by admeasurement 5 acros, more or less, being Section No. 49, Block XIV., on the map of the Invercargill Hundred. Bounded on the North by Section No. 45 of said block, 650 links; on the East by Section No. 45 aforesaid, 769 links; on the South by Section No. 41 of aforesaid block, 650 links; and on the West by a road-line 100 links,

block, 650 links; and on the West by a road-line 100 links, and by Section No. 45 aforesaid 669 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 7 acres 2 roods, more or less, being Section No. 1, Block XX., on the map of the New River Hundred. Bounded on the North by Section No. 45 of said block, 450 links; again towards the North and North-east by Middle Creek; on the South by a road-line, 1870 links; and towards the South-west by a road-line, 550 links. links

links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 14 acres 1 rood 3 perches, more or less, being Section No. 45, Block IV., on the map of the Mabel Hundred. Bounded on the East by Block I. of said hundred, 1844.5 links; on the South by Section No. 31 of said Block IV., 1547.5 links; and towards the North-west by a road-line, 2408 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 10 acres 1 rood, more or less, being Section No. 197 on the map of the Oreti Hundred. Bounded towards the North-east by Section No. 187 of said hundred, 707.1 links; thence, after an interval of 200 links in a due southerly direction for intersection of a

200 links in a due southerly direction for intersection of a road-line, on the North by said road-line, 500 links; thence on the East by Section No. 116 of said hundred, 900 links; thence on the South by said Section No. 116, 1000 links; thence on the West by Section No. 98 of said hundred, 900 links; and again, after an interval of 200 links for intersection of a road-line, by Section No. 93 of said hundred, 500

links, to the commencing-point.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 5 acres 1 rood 38 perches, more or less, being Section No. 198 on the map of No. 112 of said hundred, 500 links; towards the North by Section No. 112 of said hundred, 500 links; towards the East by said Section No. 112, 1252.3 links; towards the South-west by Section No. 54 of said hundred, 460 links; and towards the West by a road-line 47 and 277 links, and by Section No. 56

of said hundred 749 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 6 acres 1 rood 25 perches, more or less, being Section No. 513 on the map of the Hokonui District. Bounded towards the North-east by Crown lands 785 links, and by a road-line 203 links; towards the South-east by Section No. 535 of said district, 759 links; towards the South-west by Section No. 2 of 120 of said district, 710 and 269 links; and towards the North-west by Crown lands, 600 links.

Crown lands, 600 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 3 roods 24 perches, more or less, being Section No. 514 on the map of the Hokonui District. Bounded towards the North-east by Section No. 225 of said district, 300 links; towards the South-east by said Section No. 225, 300 links; towards the South-west by

said Section No. 225, 300 links; and towards the North-west

by a road-line, 300 links.

by a road-line, 300 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 1 acre 32 perches, more or less, being Section No. 515 on the map of the Hokonui District. Bounded towards the North-east by Section No. 226 of said district, 300 links; towards the South-east by said Section No. 226, 400 links; towards the South-west by said Section No. 226, 300 links; and towards the Northwest by a road-line, 400 links.

All that piece or parcel of land in the Southland Land

west by a road-line, 400 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 4 acres 1 road 10 perches, more or less, being Section No. 318 on the map of the Forest Hill Hundred. Bounded towards the North-west by a road-line, 114'3 and 812'4 links; towards the East by a road-line, 1124 links; and towards the South-west by Crown lands, 1007'7 links.

All that piece or parcel of land in the Southland Land

lands, 1007.7 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 3 acres 3 roods 5 perches, more or less, being Section No. 319 on the map of the Forest Hill Hundred. Bounded on the North by Section No. 305 of said hundred, 850 links; towards the North-east by a road-line, 20.9 links; towards the South-east by a road-line, 1207.3 links; and on the West by Section No. 303 of said hundred, 861.7 links.

All that piece or parcel of land in the Southland Land

said hundred, 861.7 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 3 acres and 20 perches, more or less, being Section No. 321 on the map of the Forest Hill Hundred. Bounded towards the East by the road reserve, 100 links wide, along the bank of the Makarewa River; on the South by Section No. 288 of said hundred, 11076 links; and towards the North-west by a road-line, 1020 links.

1020 links.

1107.6 links; and towards the North-west by a road-line, 1020 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 4 acres 2 roods, more or less, being Section No. 195 on the map of the Forest Hill Hundred. Bounded on the North by a road-line, 595 links; on the East by Block I., Lindhurst Hundred, 500 links; towards the South and West by the Hedgehope Stream; and again towards the West by the road reserve, 100 links wide, along the bank of the said stream, and by Section No. 145 of said hundred, 200 links or thereabouts.

All that piece or parcel of land in the Southland Land District, containing by admeasuremt 5 acres, more or less, being Section No. 52, Block I., on the map of the Lindhurst Hundred. Bounded towards the North by Section No. 6 of said block, 503 links; on the East by a road-line, 1000 links; towards the South by a road-line, 503 links; and on the West by Section No. 6 aforesaid, 1000 links.

All that piece or parcel of land in the Southland Land District, containing by admeasurement 10 acres, more or less, being Section No. 4A, Block V., on the map of the Mabel Hundred. Bounded towards the North-east by a public road, 236 and 892·2 links; towards the South-east by Section No. 4 of aforesaid block, 1274·3 links; towards the South-west by Section No. 4 aforesaid, 1000 links; and towards the North-west by Section No. 3 of aforesaid block, 756·2 links.

All that piece or parcel of land in the Southland Land

756.2 links.

All that piece or parcel of land in the Southland Land All that piece of parcer of laint in the Southland Laint District, containing by admeasurement 2 acres 2 roods, more or less, being Section No. 68, Block XIII., on the map of the New River Hundred. Bounded towards the North by Section No. 52 of said block, 500 links; towards the East by said Section No. 52, 500 links; towards the South by a road-line, 500 links; and towards the West by a road-line, 500 links.

FORSTER GORING Clerk of the Executive Council.

Regulations for Trout-fishing, Marlborough District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:
HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

The pursuance of the powers and authorities in him vested by "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 for the Markhorough Provincial District Marlborough Provincial District.

REGULATIONS.

1. LICENSES to fish for trout in all the waters of the Provincial District of Marlborough will be issued under the hand of the Secretary of the Marlborough Acclimatisation Society, at Blenheim, 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 his possession, or attempt to fish for, take, catch, or kill, in any manner whatever, any of the salmonidæ or trout, except

during the above-named 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,

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, except a rod and line, and a landing-net, or gaff, for fish taken with rod and line.

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, 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.

8. Every trout not exceeding eight 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 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 to the water from whence it was taken.

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

11. The penalty for the breach of any of these regulations

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

FORSTER GORING. Clerk of the Executive Council.

Regulations for Trout-fishing, North Canterbury District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance of the powers and authorities vested in him by "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 saled of the Saled Colony of the Sal colony, doth hereby make the following regulations for that part of the Provincial District of Canterbury to the north of the Rangitata River, and in the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations at variance therewith.

REGULATIONS.

1. LICENSES to fish for trout, perch, and tench in all the waters in the provincial district north of the 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 Secre-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 sixteenth 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 concept. sent.

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 salmonidæ 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, 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, landing-net, and gaff, 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, perch, or tench, nor shall any of the baits above mentioned be used with any medicated or chemical preparation whatever.

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 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.

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 to the water from whence it was taken. 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 tench, 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 sixteenth day of October, one thousand eight hundred and eighty-six.

eighty-six.

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 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 possession of any person, between the first day of April and the thirtieth day of November in any

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

pounds.

FORSTER GORING, Clerk of the Executive Council.

Regulations for Trout-fishing, South Canterbury District.

WM. F. DRUMMOND JERVOIS, Governor,

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance of the powers and authorities vested in him by "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 for that part of the County of Geraldine lying to the south of the Opihi River, and the Counties of Waimate and Mackenzie, and in the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations at variance therewith.

REGULATIONS.

AEGULATIONS.

1. LICENSES to fish for trout, perch, and tench in all the waters of that part of the County of Geraldine lying to the south of the Opihi River and the Counties of Waimate and Mackenzie shall be issued under the hand of the Secretary of the South Canterbury Acclimatisation Society (hereinafter termed "the said Acclimatisation Society"), at Timaru, in the Provincial District of Canterbury; and for every such license a fee of one pound will be charged: Provided that it shall not be obligatory upon the said society to issue a license.

2. Every such license shall entitle the person named

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 the year in which the license is issued to the thirty-first day of March in the year following, inclusive;

but no such license shall confer any right of entry upon the land of any person without his consent.

3. Every such license shall entitle the person named there-3. 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 fiy, natural and artificial minnow, silveries, bullies (*Eleotris gobioides*), grasshoppers, beetles, spiders, caterpillars, creepers, grubs, and worms.

4. No person shall use any other bait, or any method,

4. No person shall use any other batt, 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 fishing for, catching, killing, or taking trout, perch, or tench.

5. 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 preparations of the stroke of the purpose of t tion whatever.

No person shall fish without a license, and every person fishing shall, on 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 baits used by him for catching,

killing, or taking trout, perch, or tench, as the case may be.
7. 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.

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

9. No person shall buy, sell, or expose or offer for sale any of the submodular troop, each period for the composition of the form of the first period of the composition.

of the salmonidæ, trout, perch, or tench, or take, fish for, catch, or kill any of the salmonidæ, trout, perch, or tench

in order to make sale of the same.

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

11. No person shall have in his possession any of the salmonidæ, trout, perch, or tench between the first day of April and the thirtieth day of September in each year, which period is hereby appointed a close season for any such fish.

12. No person shall put, throw, or place, or allow to be put, thrown, or placed, in any of the waters hereinbefore mentioned, any sawdust or sawmill refuse, or anything of any kind or description whetever recipency deletations.

any kind or description whatever poisonous, deleterious, or noxious to 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. 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 Trout-fishing, County of Geraldine.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance of the powers and authorities vested in him by "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 for 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, and in the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations at variance therewith.

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 Acclimatisation Society to issue

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 the year in which the license is issued to the thirty-first day of March in the year following inclusive, but no such license shall confer any right of entry upon the land

of any person without his consent.

3. 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 minnows, silveries, bullies (Eleotris gobioides), grasshoppers, beetles, spiders, caterpillars, creepers, grubs,

and worms.

4. 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 fish-

ing for, catching, killing, or taking trout, perch, or tench.

5. 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

preparation whatever

preparation whatever.

6. 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 baits used by him for catching, killing, or taking trout, perch, or tench, as the case may be

7. 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.

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

9. 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.

10. No person shall take, fish for, catch, or kill in any manner whatever, or have in his possession, any salmon, salmon-parr, or smolt, 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 taken.

11. 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 such fish.

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

13. No person shall put, throw, drag, draw, or place, or allow to be put, thrown, dragged, drawn, or placed, for any purpose whatever, any net of any description (except a landing-net) in any of the waters hereinbefore mentioned,

or at the mouth or entrance of any such waters.

14. 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.

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 Trout-fishing, Otago District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:
HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance of the powers and authorities vested in him by "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 for all that area in the Provincial District of Otago bounded on the East and South by the Ocean, from Shag Point to the mouth of the Mataura River; on the North-west by Lake County; on the West and South-west by the Mataura River; and on the North, North-west, and North-east by the Counties of

Westland and Waitaki, and in the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations at variance therewith.

REGULATIONS.

1. LICENSES to fish for trout in all the waters within, and forming the boundaries of, the following district—viz., all that area in the Provincial District of Otago bounded on the East and South by the ocean, from Shag Point to the mouth of the Mataura River; on the West and South-west by the Mataura River; on the North-west by Lake County; and on the North, North-west, and North-east by the Counties of Westland and Waitaki—will be issued under the hand of the Secretary of the Otago Acclimatisation Society, at Dunedin, and for every such license a fee of twenty shillings will be charged: Provided that it shall not be obligatory upon the Secretary to issue a license.

and for every such incense a fee of which, shall on the Sceretary 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, one thousand eight hundred and eighty-six, to the eleventh day of April, one thousand eight hundred and eighty-seven, inclusive, between the hours of four 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 his possession, or attempt to fish for, take, catch, or kill, in any manner whatever, any of the salmonidæ 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, 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, except a rod and line, and a landing-net, or gaff, 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, nor shall any of the baits above mentioned be used with any medicated or chemical preparations whetever tion 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.

8. Every trout not exceeding eight 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.

2. 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

or sawmin 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 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 salmonide or trout, or take, fish for, catch, or kill any

the salmonidæ or trout, or take, fish for, catch, or kill any of the salmonidæ or trout in order to make sale of the same, without permission in writing under the hand of the Secre-

12. No person shall have in his possession any of the salmonide or trout between the twelfth day of April and the thirtieth day of September, which period is hereby ap-

the thirtieth day of september, which period is hereby appointed a close season for all such fish.

13. No person shall put, throw, drag, draw, or place, or allow to be put, thrown, dragged, drawn, or placed, for any purpose whatever, any net of any description (except a landing-net) in any of the waters hereinbefore mentioned, or at the mouth or entrance of any such waters.

14. The penalty for the breach of any of these regulations shall not the less than forty chillings or more than fifty

shall not be less than forty shillings or more than fifty

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 and Netting in Lake County, Pro-vincial District of Otago.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In Sexcellency the Governor in Council.

In pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," "The Salmon and Trout Act 1867 Amendment Act, 1884," 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 for the Lake County, in the Provincial District of Otago, and for fishing and netting in the waters thereof.

REGULATIONS.

1. LICENSES to fish for trout and perch in all the waters in the Lake County, in the Provincial District of Otago, will be issued under the hand of the Secretary of the Lakes District Acclimatisation Society, at Queenstown, and for every such license a fee of ten shillings and sixpence will be charged: Provided that it shall not be obligatory upon the said Secretary to issue a license.

tary 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 November in any year to the thirtieth day of April 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 his possession, or attempt to fish for, take, catch, or kill, in any manner whatever, any of the salmonidæ 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, spiders, caterpillars, creepers, and worms.

minnow, silveries, bullies (*Eleotris 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 or perch, except a rod and line, and a landing-net, or gaff, 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.

preparation whatever.

. 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 or perch.

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.

same is taken.

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

10. 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 May and the thirty-first day of December in any year any year.

Netting.

11. Until otherwise ordered by His Excellency the Governor the Lakes District Acclimatisation Society shall have the control and management of all salmon and trout now or hereafter to be placed in the lakes in the said Lake County, and for this purpose may divide the lakes into suitable areas. The right of fishing such areas to be let by the said society, from year to year, by public auction or public tender.

12. The season for netting shall extend from the first day

12. The season for netting shall extend from the first day of November, one thousand eight hundred and eighty-six, to the thirtieth day of April, one thousand eight hundred and eighty-seven, both days inclusive.

13. No nets of a smaller mesh than three and a half inches in diameter for the taking of fish shall be used in any portion of the Lakes District, and all fish caught by net not larger than twelve inches in length shall be forthwith returned to the vector. with returned to the water.

14. No nets for the taking of fish shall be used in any of the rivers, or streams, or creeks within Lake County.

15. No person shall be permitted to use a net for the purpose of fishing unless he holds a valid license so to fish from

pose of fishing unless he holds a valid license so to fish from the Lakes District Acclimatisation Society.

16. Any person holding a fishing license under the provisions of the regulations for fishing in Lake County, published in the New Zealand Gazette, may fish with rod and line in any lake, river, or stream within the said district, anything contained in these regulations notwithstanding.

17. The Lakes District Acclimatisation Society, through their officers rangers inspectors constables or any other

their officers, rangers, inspectors, constables, or any other person duly authorized, shall have full power at any time to inspect, examine, and search for any nets, tackle, engines, boats, or any utensils or instruments used and employed for the taking of fish within the area of the said Lake County, and to seize and appropriate, in the interests of the said Lakes District Acclimatisation Society, all and every such nets, tackle, engines, boats, or any utensils or instruments so used and employed in contravention to these regulations, and also to seize and appropriate as aforesaid all and every fish caught and in possession of any person during the close season, or in possession of any person who cannot or does not produce, at the time of catching or disposing of such fish, a license under the hand of the Secretary of the Lakes District Acclimatisation Society empowering him in that

District Acclimatisation Society empowering him in that behalf.

18. Any person who puts, throws, or places, or allows to be put, thrown, or placed, into any river, lake, or stream in the said district of Lake County any dynamite or other explosive substance, or any sawdust or any sawmill refuse, or any matter or liquid deleterious to fish, shall, on conviction, be liable to a penalty not exceeding one hundred pounds.

19. Licenses to net salmon and trout in any part of the aforesaid district of Lake County not included in any of the areas aforesaid, for which a fee of one pound each shall be charged, will be issued under the hand of the Secretary of the Lakes District Acclimatisation Society, Queenstown.

20. The moneys realized by the leasing of the lakes for the purpose of fishing therein with nets shall be placed by the Chairman of the society to the credit of a separate fund, called "The Lakes District Acclimatisation Fund," and such moneys shall be devoted to the propagation, culture, and conservation of the fish in Lake County; and the surplus, if any, to the credit of the society from such source on the first day of November in each year shall be disposed of as the Governor in Council may deem fit.

21. It shall be the duty of the Chairman of the said society to forward to the Marine Department, on or before the tenth day of November in each year, a statement certified by the said Chairman, showing in detail the number and particulars of all licenses to net and leases granted by the society, the several amounts received and paid to the credit of the said fund, and the amounts disbursed there-

the society, the several amounts received and paid to the credit of the said fund, and the amounts disbursed therefrom during the year ending the thirty-first day of October previous.

22. Any person offending against any of these regulations shall be liable to a penalty of not less than twenty shillings and not exceeding fifty pounds.

23. These regulations shall come into force from the date

of the publication thereof in the New Zealand Gazette.

FORSTER GORING. Clerk of the Executive Council.

Regulations for Trout-fishing, Southland District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

His Excellency the Governor in Council.

In pursuance of the powers and authorities vested in him by "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 for that portion of the Provincial District of Otago formerly known as the Province of Southland, and in the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations at variance therewith.

REGULATIONS.

1. LICENSES to fish for trout in all the waters within and In Incenses to lish for trout in all the waters within and forming the District of Southland, including Mataura River, southern side, will be issued under the hand of the Secretary of the Southland Acclimatisation Society, at Invercargill, and for every such license a fee of ten shillings will be charged: Provided that it shall not be obligatory upon the society 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, one thousand eight hundred and eighty-six, to the eleventh day of April, one thousand eight hundred and eighty-seven, inclusive, between the hours of four a.m. and

eighty-seven, inclusive, between the hours of four 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 his possession, or attempt to fish for, take, catch, or kill, in any manner whatever, any of the salmonidæ 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, grasshoppers, spiders, caterpillars, minnow, silveries, bullies, grasshoppers, spiders, caterpillars, creepers, and worms

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, except a rod and line, and a landing net, or gaff, 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, nor shall any of the baits above mentioned be used with any medicated or chemical preparation whatever.

tion 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.

8. Every trout not exceeding eight 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.

same is taken.

same is taken.

9. No person shall put, throw, or place, or allow to be put, thrown, or placed, in 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 to the water from whence it was taken.

11. No person shall buy, sell, or expose or offer for sale,

turned 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 or trout, or take, fish for, catch, or kill any of the salmonidæ or trout in order to make sale of the same, without permission in writing under the hand of the Secretary of the Southland Acclimatisation Society.

12. No person shall have in his possession any of the salmonidæ or trout between the twelfth day of April and the thirtieth day of September in each year, which period is appointed a close season for all such fish.

13. The penalty for the breach of any of these regulations

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

pounds.

14. 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.

Prescribing Close Season for Mullet.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1886.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by "The Fisheries Conservation Act, 1884" (hereinafter termed "the said Act"), 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:

therein:

And whereas it is expedient to make the regulation hereinafter set forth, prescribing a close season for the fish of the species of Mugil known as mullet or kanae, inhabiting the waters of the colony herein described:

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 by and with the advice and consent of the Executive Council of the said colony, do hereby make the following regulation; and, with the like advice and consent, I do order that this regulation shall have force and effect within the North Island of the Colony of New Zealand, and in any salt, fresh, or brackish

waters in the said portion of the colony or on the coasts or bays thereof, and in any artificial waters within the said portion of the colony not being the property of any private person.

REGULATION.

THE months of December, January, and February in each year are hereby prescribed a close season for the fish of the species of Mugil known as mullet or kanae. During such close season it shall be unlawful for any person to take or

Any person committing a breach of the above regulation shall be liable to a penalty of not less than one pound and not exceeding fifty pounds.

FORSTER GORING, Clerk of the Executive Council.

Native Land taken at Arahura for Portion of Greymouth to Hokitika Railway.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninteenth day of October, 1886.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the Government work known as the Greymouth to Hokitika Railway shall and may be constructed on or through the parcel of land mentioned in the Schedule hereto.

SCHEDULE. THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken. Situated in the Survey District of Being Block. Native Re-A. R. P. 17 3 30 XIII. Waimea. serve No. 30

In the Provincial District of Westland; as the same is more particularly delineated on the plan marked P.W.D. 14243, 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.

Native Land taken for Portion of Road, Takaka to Collingwood

> WM. F. DRUMMOND JERVOIS, Governor.

> > ORDER IN COUNCIL.

At the Government House, at Wellington, this tenth day of August, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the Government work known as the road from Takaka to Collingwood shall and may be constructed on or through land held or occupied by Native owners, and that the parcels of land more particularly described in the Schedule hereto shall be taken for the said road.

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 of Section No.	Situated in the Survey District of
A. R. P.		
1 0 30	С	Waitapu (Native Reserve, Takaka).
0 3 31	В	Waitapu (Native Reserve, Takaka).

All in the Provincial District of Nelson; as the same are more particularly delineated on the plans deposited in the Survey Office, at Nelson, in the Provincial District of Nelson, and thereon coloured pink.

Clerk of the Executive Council.

Native Land taken for Construction of Defence Works at Bastion Point, Provincial District of Auckland.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of August, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth consent of the Executive Council of the said colony, doth hereby order that the Government work known as the construction of defence works at Bastion Point, Provincial District of Auckland, shall and may be constructed on or through the parcel of land more particularly described in the Schedule hereto.

SCHEDULE.

THE parcel of land mentioned hereunder:-

_				
Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Being	Situated in the Survey District of
A. R. P. 13 0 4	1338	IX.	Orakei Native Reserve	Rangitoto.

In the Provincial District of Auckland; as the same is more particularly delineated on the plan marked P.W.D. 13900, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

FORSTER GORING Clerk of the Executive Council.

Native Land at Petone taken for Portion of Wellington-Napier Railway.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of October, 1886.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the Government work known as the Wellington-Napier Railway shall and may be constructed on or through the parcel of land mentioned in the Schedule hereto.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken.	Being Section or Portion of Section No.	Situated in Block No.	Situated in
A. R. P. O 2 38·5	3	XIII,	Hutt District, Bel- mont Survey Dis- trict, Town District of Petone.

In the Provincial District of Wellington; as the same is more particularly delineated on the plan marked P.W.D.

14257, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured neutral tint.
FORSTER GORING,

Clerk of the Executive Council.

Trustees appointed for the Maintenance of the Pokeno Public 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 the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees. POKENO. POKENO.

All that piece or parcel of land containing by admeasurement 1 acre 3 roods, situate in the Provincial District of Auckland, being Allotments Nos. 380, 381, 382, 383, 400, 401, and 402 of the Town of Pokeno. Bounded towards the North-east by a road, 100 links wide, 400 links; towards the South-east by Allotments Nos. 384 and 399 of the Town of Pokeno aforesaid, 250, 100, and 250 links; towards the South-west by a road, 100 links wide, 300 links; and towards John McGill. Peter McIntyre. George Bell. 100 links wide, 300 links; and towards the North-west by a road, 100 links wide, 500 links: be all the aforesaid linkages more or less.

> As witness the hand of His Excellency the Governor, this twenty-sixth day of October, one thousand eight hundred and eighty-six.
>
> J. BALLANCE,

Minister of Lands.

Trustees appointed for the Maintenance of the Danevirke 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 lieu of the Danevirke Road Board, appointed on the seventh day of September, one thousand eight hundred and eighty-six.

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees. DANEVIRKE.

All that piece or parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement 1 acre 8 roods 35.6 perches, more or less, being Section No. 24 of Block X. of the Village of Danevirke. Bounded towards the North by Section No. 13 of Block III., Tahoraite Survey District, 513.8 links; towards the East by Section No. 27 of Block III., Tahoraite District, 335.5 links; towards the South by Alexandra Street, 500 links; and towards the West by Dagmar Street, 453.6 links: be all the aforesaid linkages more or less. DANEVIRKE. James Allardice. Matthew Henderson. Edward Robertthe aforesaid linkages more or less.

> As witness the hand of His Excellency the Governor, this twenty-sixth day of October, one thousand eight hundred and eighty-six.
>
> J. BALLANCE,

Minister of Lands.

Regulations under "The Hospitals and Charitable Institutions Act 1885," for the Election of Members of Boards by Contributory Local Authorities.

WM. F. DRUMMOND JERVOIS, Governor.

WHEREAS by section six of "The Hospitals and Charitable Institutions Act 1885 Amendment Act, 1886," it is provided that the Governor, by Order in Council, shall, before the month of November next ensuing, apportion the representation of the various contributory local authorities in any district on the Board of such district, in the manner therein set forth:

And whereas it is necessary that regulations shall be made for the election of members of the Boards of such districts by such contributory local authorities as are grouped together in terms of the above-mentioned section:

Now, therefore, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers vested in him by section ninety-nine of "The Hospitals and Charitable Institutions Act, 1885," doth hereby make and prescribe the regulations hereinafter set forth for the conduct of the said recited elections, and the proceedings incidental thereto, namely:—

REGULATIONS.

1. The local authorities named in the first column of the Schedule hereto shall have respectively the number of votes set opposite them in the second column of said Schedule, and their representative or representatives shall meet at the time and place set opposite the names of such local authorities in the third and fourth columns of the said Schedule respectively

and place set opposite the names of such local authorities in the third and fourth columns of the said Schedule respectively to elect such member or members as have been apportioned to such local authorities by Order in Council of the nineteenth day of October, one thousand eight hundred and eighty-six.

2. The Presiding Officer to conduct the election in each case shall be the person named in the fifth column of the said Schedule, opposite the name of each local authority. Any local authority may, if it think fit, send only one representative to such election, and such representative shall then be entitled to exercise the full number of votes which such local authority is given by regulation one aforesaid.

3. Any local authority may appoint, by writing under the hand of the Chairman or Mayor, as the case may be, any person or persons residing at or near the place of meeting as aforesaid, to be its representative or representatives at such meeting, and such representative or representatives shall be entitled to exercise the full number of votes which such local authority is given by regulation one.

4. In case any contributory local authority shall not send a representative to such election the representative or representatives of the local authority or authorities present at the meeting called for such election shall elect the member

representatives of the local authority or authorities present at the meeting called for such election shall elect the member or members which such local authorities together are entitled to have, and that either at the meeting then held or at a subsequent meeting to be specially convened for the purpose by the Presiding Officer of such first-mentioned meeting.

SCHEDULE.

				
Local Authority.	No. of Votes.	Hour of Meeting on 24th Nov., 1886.	Place of Meeting.	Presiding Officer.
" . ~ " . ~	1 2 1 each	1 p.m. , , , , , , , , , , , , , , , , , ,	Office of Waitemata County Council, Auckland Office of Mr. Thomas Sea- man, 31, Insurance Buildings, Auckland	County Clerk. Mr. Thomas Seaman.
Boards of the road and town districts Manukau County Onehunga Borough Council Parnell Borough Council Newmarket Borough Council Newton Borough Council	n 1 each 2 1 1 1	2 p.m. }	Borough Council Chamber, Onehunga Courthouse, High Street, Auckland	Town Clerk. Clerk of the Court.
District of Wanganui— Manchester Road Board Halcombe Town Board Kiwitea Road Board Manawatu Road Board Feilding Borough Council Marton Borough Council	2 1 1 2 1	2 p.m. , , , , , , , , , , , , , , , , , ,	Manchester Road Board Office, Feilding Borough Council Chamber, Feilding	Board.
District of North Canterbury— Kaikoura County Council Amuri County Council Akaroa County Council Akaroa Borough Council Boards of the road and town districts Ashley County	1 1 2 1 in 1 each	1 p.m. } 3 p.m. } 2 p.m	Amuri County Council Office, Waiau Akaroa County Council Office Mandeville and Rangiora Road Board Office, Ra-	Amuri County Clerk. County Clerk. Clerk of Mandeville and Rangiora Road Board.
Rangiora Borough Council Kaiapoi Borough Council Lyttelton Borough Council St. Albans Borough Council	$egin{array}{c c} & & 1 & \\ 1 & & 1 \\ & & 2 \\ & & 2 \end{array}$	3 p.m.	ngiora Resident Magistrate's Courthouse, Christchurch	Clerk of the Court.
District of South Canterbury— Waimate County Council Waimate Borough Council	3 1	1 p.m.	Waimate County Council Office, Waimate	County Clerk.
District of Tuapeka— Lawrence Borough Council Roxburgh Borough Council Tapanui Borough Council	2 1 1	12 noon , , ,	Courthouse, Lawrence	Clerk of the Court.
District of Central Otago— Alexandra Borough Council Cromwell Borough Council Naseby Borough Council	$egin{array}{c c} 1 & 1 \ 2 & 2 \ \end{array}$	2 p.m.	Borough Council Chamber, Alexandra	Town Clerk, Alexandra.

SCHEDULE—continued.

	SCH	EDULE—co	ntinued.	
Local Authority.	No. of Votes.	Hour of Meeting on 24th Nov., 1886.	Place of Meeting.	Presiding Officer,
District of Otago—				
Clutha County Council	2	1 p.m.	Clutha County Council	County Clerk.
Balclutha Borough Council	1	7.30 p.m. {	Office, Balclutha	Garanter Glavia
Bruce County Council	$egin{pmatrix} 2 \\ 1 \end{bmatrix}$	7.30 p.m.	Bruce County Council Office, Milton	County Clerk.
Taieri County Council	3	2 p.m.	Taieri County Council	County Clerk.
Mosgiel Borough Council	1	" }	Office, Mosgiel	County Clerk.
Green Island Borough Council Maori Hill Borough Council	1 1	8 p.m.		
North-east Valley Borough Council	ī	° P.1.2.	Borough Council Chamber, Maori Hill	Town Clerk, Maori Hill.
Roslyn Borough Council	1	7.00	Majori IIIII	
Caversham Borough Council	1 1	7.30 p.m.	Town Hall, Caversham	Town Clerk, Caversham.
Waihemo County Council	1	3 p.m.	Waihemo County Council	Waihemo County Clerk.
Waikouaiti County Council	1	, ,	Office, Palmerston	
Boards of the road districts in Peninsula	1 each	7 p.m.	Damarak G	Manus Citada et Ch. Trillia
County St. Kilda Borough Council	2	}	Borough Council Chamber, St. Kilda	Town Clerk of St. Kilda.
South Dunedin Borough Council	4	(",	Sur Ixiida	
West Harbour Borough Council	2	2 p.m.		
Port Chalmers Borough Council Palmerston Borough Council	$\frac{2}{1}$	" }	Courthouse, Port Chalmers	Clerk of the Court.
Hawksbury Borough Council	1	(")]	
		" '		
District of Southland—		0		
Lake County Council Arrowtown Borough Council	3	2 p.m.	Lake County Council	County Clerk.
Queenstown Borough Council	1	, ,	Office, Queenstown	
Riverton Borough Council	1	11 a.m.		
Winton Borough Council	1	"	Courthouse, Invercargill	Registrar of the Supreme
Campbelltown Borough Council Gore Borough Council	1 1	"		Court.
Avenal Borough Council	1	11.30 a.m.		į
East Invercargill Borough Council	2	"		
North Invercargill Borough Council South Invercargill Borough Council	$\frac{2}{3}$	/ "	Courthouse, Invercargill	Registrar of the Supreme
Gladstone Borough Council	1	"		Court.
	_	" '		
United District of North of Auckland and				
Auckland— Mongonui County Council	1	2 p.m.		
Bay of Islands County Council	1	2 p.m.	Bay of Islands County	
Hokianga County Council	1	" [Council Office, Kawa- kawa	Clerk.
Whangarei County Council	$egin{array}{c} 2 \\ 1 \end{array}$	" {	Rodney County Council	Rodney County Clerk.
Rodney County Council	1	"	Office, Warkworth	Rodney County Clerk.
Waitemata County Council	2	1.30 p.m.	Waitemata County Council	Waitemata County Clerk.
Devonport Borough Council Boards of the road districts in Eden	1	0.00"	Office, Auckland	35 5
County County	1 each	2.30" p.m.	Office of Mr. Thomas Sea- man, 31, Insurance	Mr. Thomas Seaman.
			Buildings, Auckland	
Boards of the road and town districts in	1 each	2.30 p.m.)	Borough Council Chamber,	Town Clerk.
Manukau County Onehunga Borough Council	4	1 }	Onehunga	Town Clerk.
Parnell Borough Council	2	11.30 a.m.		
Newmarket Borough Council	1	,,	Courthouse, High Street, Auckland	Clerk of the Court.
Newton Borough Council	1	")	Auckiana	
United District of Patea and Wanganui-				
Manchester Road Board	2	2.15 p.m.		,
Halcombe Town Board	1	"	Manchester Road Board	
Kiwitea Road Board	$\frac{1}{2}$	"	Office, Feilding	Board.
Manawatu Road Board		, "		-
United District of Wairarapa and Wel-				
lington—		10		
Greytown Borough Council Masterton Borough Council	$\begin{array}{c c} & 1 \\ & 1 \end{array}$	12 noon	Old Court-room, Masterton	Assistant Clerk of the Court.
name of the state	-	")		
United District of Ashburton and North				
Canterbury— Kaikoura County Council	1	1 15	Amazai Garari	
Amuri County Council	1 1	1.15 p.m.	Amuri County Council Office, Waiau	Amuri County Clerk.
Akaroa County Council	2	3.15 p.m.	Akaroa County Council	County Clerk.
Akaroa Borough Council	1		Office.	· •
Boards of the road and town districts in Ashley County	1 each	2.15 p.m.	Mandeville and Rangiora	Clerk of Mandeville and
m Ashrey Country			Road Board Office, Ra-	Rangiora Road Board.
Rangiora Borough Council	1	3.15 p.m.		
Kaiapoi Borough Council	1	,,	Resident Magistrate's	Clerk of the Court.
Lyttelton Borough Council St. Albans Borough Council	$\frac{2}{2}$	"	Courthouse, Christchurch	
Ashburton County Council	3	2.30 p.m.	County Council Office, Ash-	County Clerk.
Ashburton Borough Council	1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	burton	Country Office.
•		l		
		1		Į

SCHEDULE-continued.

Local Authority.	No. of Votes.	Hour of Meeting on 24th Nov., 1886.	Place of Meeting.	Presiding Officer.
United District of Central Otago, Tuapeka, and Otago— Vincent County Council	Votes. 3 1 1 1 2 1 2 1 2 1 1 1 1 1 1 1 1 1 1	24th Nov., 1886. 8 p.m. 4 p.m. 12.30 p.m. 7.45 p.m. 2.15 p.m. 8.15 p.m. 7.45 p.m.	Borough Council Chamber, Roxburgh County Council Office, Naseby Courthouse, Lawrence County Council Office, Milton County Council Office, Balclutha County Council Office, Mosgiel Borough Council Chamber, Maori Hill	Town Clerk of Roxburgh. County Clerk. Clerk of the Court. County Clerk. County Clerk. County Clerk. Town Clerk, Maori Hill.
Caversham Borough Council	1 1 1	3.15 p.m.	Town Hall, Caversham Waihemo County Council Office, Palmerston	Town Clerk, Caversham. Waihemo County Clerk.
Boards of the road districts in Peninsula County St. Kilda Borough Council	1 each 2 4 2	7.15 p.m.) " 2.15 p.m.)	Borough Council Chamber, St. Kilda	Town Clerk, St. Kilda.
West Harbour Borough Council Port Chalmers Borough Council Palmerston Borough Council	2 2 1 1	2.15 p.m. " " 1886.	Courthouse, Port Chalmers	Clerk of the Court.
Waikato District— Boards of the road districts in Ragian County	1 each	17th Nov. 11 a.m.	Courthouse, Raglan	Clerk of the Court.

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

P. A. BUCKLEY.

Trustees appointed for the Maintenance of the Hakateramea Public Cemetery.

WM. F. DRUMMOND JERVOIS, Governor.

TN 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 the Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.		
John Godsell. John Menzies. John Molloy. William Bell. Thomas Milne. Samuel McCully.	HAKATERAMEA. All that piece or parcel of land in the Provincial District of Canterbury, containing by admeasurement 10 acres, more or less, being Section No. 2715 (in red), situate in the Hakateramea Survey District, and being part of Lot 83, subdivision of Reserve No. 261 (in red). Bounded towards the North-east by Reserve No. 1574 (in red), 1850 links; towards the South-east by Section No. 32620, 131 links; towards the Southwest by a road-line, 1600 links; and towards the North-west by the other portion of said Lot No. 83, 920 links:		
	be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the District Survey Office, Christchurch.		

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

J. BALLANCE,

Minister of Lands.

Vice-Consul for Portugal at Auckland provisionally recognized.

Colonial Secretary's Office,
Wellington, 23rd October, 1886.

IS Excellency the Governor directs it to be notified that he has provisionally recognized the appoint-

HENRY REES GEORGE, Esq., as Vice-Consul for Portugal at Auckland.

P. A. BUCKLEY.

Additional Public Vaccinator, Kumara District, appointed.

Colonial Secretary's Office,
Wellington, 22nd October, 1886.

IS Excellency the Governor has been pleased to appoint
JAMES MCBREARTY Esq., L.F.P.&S. Glasg.,
to be an additional Public Vaccinator, under "The Public Health Act, 1876," for the District of Kumara.
P. A. BUCKLEY.

Inspector of Weights and Measures, Westland County, &c., appointed.

Colonial Secretary's Office,
Wellington, 26th October, 1886.

H IS Excellency the Governor has been pleased to appoint
Constable WILLIAM FOLLEY

to be an Inspector of Weights and Measures for the County of Westland and for the Boroughs of Hokitika, Kumara, and Ross, *vice* Sergeant Moller, resigned.

P. A. BUCKLEY.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 27th October, 1886.

HIS Excellency the Governor has been pleased to appoint
THOMAS CARROLL

to be a Member of the Licensing Committee for the District of Clyde, vice G. B. Flint, resigned.

Jos. A. TOLE.

Oct. 28.1

Member of Land Board reappointed.

General Crown Lands Office. Wellington, 22nd October, 1886.

HIS Excellency the Governor has been pleased to reappoint

GEORGE LESLIE LEE, Esq.,

to be a Member of the Land Board of Canterbury, as from the 20th October, 1886.

J. BALLANCE, Minister of Lands.

Acting Forest Ranger appointed.

General Crown Lands Office, (State Forests and Agricultural Branch,)
Wellington, 21st October, 1886.

IIS Excellency the Governor has been pleased to appoint point

Mr. HENRY S. WILSON

to be an Acting Forest Ranger under section 12 of "The New Zealand State Forests Act, 1885."

J. BALLANCE Commissioner of State Forests.

Clerk in Native Land Court Office appointed.

Native Office. Wellington, 21st October, 1886.

HIS Excellency the Governor has been pleased to appoint point

EDWARD BUCKLE, Esq., to be a Clerk in the Native Land Court Office, Wellington, as from the 1st August, 1886.

J. BALLANCE.

Police Officer promoted.

Police Department, Wellington, 19th October, 1886.

TIS Excellency the Governor has been pleased to pro-

Second-class Inspector William Stone Pardy, of the New Zealand Police Force, to the rank of First-class Inspector, from the 12th instant.

J. BALLANCE

Instructor of Musketry resigned.

Defence Office, Wellington, 27th October, 1886.

IS Excellency the Governor has been pleased to accept the resignation of the appointment held by

Major Charles Goring Minnitt as Instructor of Musketry to the New Zealand Volunteer Force, from the 1st November, 1886, inclusive.

J. BALLANCE.

Volunteer Officer resigned.

Defence Office Wellington, 27th October, 1886.

IS Excellency the Governor has been pleased to accept
the resignation of the commission held by the undermentioned officer :-

Cromwell Rifle Volunteers.

Lieutenant James Fleming. Date of resignation, 5th October, 1886.

J. BALLANCE.

Issue of New Zealand War Medal.

Defence Office Wellington, 27th October, 1886.

III Excellency the Governor has been pleased to authorize the issue of the New Zealand war medal to the under-mentioned members of the late Colonial Forces whose claims have been investigated and admitted:—

British William Martin T.

Private William Martin, Taranaki Militia. Constable Martin Irwin, Armed Constabulary.

Private Thomas Parsons, Taranaki Militia.
Sub-Lieutenant George Scott, New Zealand Militia,
Poverty Bay District.
Private Charles Fincham, No. 3 Company, Taranaki Mili-

tary Settlers. Constable David Joseph T. Creech, No. 1 Division, Armed

Constabulary.

J. BALLANCE,

Letters of Naturalisation issued.

Colonial Secretary's Office,
Wellington, 27th October, 1886.

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

Name.		Occupation.		Residence.	
Nils Peter Polson Andrew Hansen Frederik Kolkman		Farmer Labourer Labourer	••,	Morrison's Bush, Greytown. Greymouth. Papanui, near Christchurch.	

P. A. BUCKLEY.

Purchase of Horses for Indian Government.

Colonial Secretary's Office,
Wellington, 23rd October, 1886.

THE following notice, received from the Government of
India, in reference to the purchase of remounts for the
Indian army, is published for general information. P. A. BUCKLEY.

Government of India.—Military Department, Simla, 7th September, 1886.

SIR,—I am desired by His Excellency the Governor-General in Council to forward for general information the accompanying notification, with amended rules and regulations for the management of the Government Remount and Landing Depôt, Garden Reach, Calcutta, and to request that it may be circulated as extensively as possible.

I am, &c.,

T. DEANE,

Deputy Secretary to the Government of India.

The Hon. the Colonial Secretary,

New Zealand.

Horses.—Remounts.

THE following amended rules and regulations regarding the management of the Government Remount and Landing Depôt, Garden Reach, Calcutta, are published for general information, in supersession of the rules previously circu-

Notification.

With a view to assist shippers of horses, and to save the With a view to assist shippers of horses, and to save the risk and expense in landing and stabling horses imported to Calcutta, it is notified for general information that the Government of India have authorized arrangements being made at the Government Remount Landing Depôt, 13, Garden Reach, for the reception of horses arriving from Australia and the terms laid down in the following revised tralia under the terms laid down in the following revised rules and regulations.

In such cases as may appear necessary the Government of India are also prepared to advance the amount of freight required to clear the consignment of horses from the ships, together with captain's and other fees connected with the voyage; such advances to be recovered from the shippers on payment by the Remount Agent of the value of the horses purchased by him.

Rules and Regulations.

1. Every shipper landing any horse or horses at the Government Remount and Landing Depôt, Garden Reach, Calcutta, shall be subject to the rules hereinafter detailed, and to any such directions as the Remount Agent, Calcutta,

calcuta, shall be subject to the rules herematter detailed, and to any such directions as the Remount Agent, Calcutta, may give regarding the horses stabled in Government stables, and every shipper shall sign an agreement on landing to this effect. He is also to agree that he will not remove any horse or horses without the special leave of the Remount Agent, and that he will immediately remove any horse or horses on being requested to do so by the Remount Agent.

2. No horse which has been once removed from the said depôt or the said stables shall be readmitted without the special sanction of the Remount Agent, and until after examination by the Government Veterinary Surgeon.

3. The depôt shall be open for the reception of horses from the 15th September to the end of the purchasing season, and only to horses arriving direct from the country in which they were bred. Horses arriving between the 1st March and the 14th September will be allowed to land, but will not be admitted to the stables or permitted to make any further use of the depôt, and they must be removed at once; such horses will not be entitled to be submitted for purchase by Government until all the horses which are at the time stabled in the depôt shall have been submitted for the approval of the Remount Agent.

4. The landing charge for every horse imported by shippers for private sale, and not intended to be submitted to the Remount Agent, with a view to purchase on behalf of Government, will be 3 rupees; and, in the event of such horse or horses not being removed within twenty-four hours from

or horses not being removed within twenty-four hours from the time of landing, a charge of 2 rupees for every week or part of a week during which such horse may remain at the Government stables.

5. The actual cost of landing the horses and surplus forage remaining at the end of the voyage will be borne by the shipper. The work will be carried out in the most economical way possible, the shipper and his assistants performing their due share of the work.

6. The shippers may, if they wish it, feed their horses on the remainder of the forage put on board their ships for the voyage. Grain, bedding, and fodder will be supplied as required, under instructions from the Remount Agent, to be paid for by the shipper at the price-current rate furnished by

quired, under instructions from the Remount Agent, to be paid for by the shipper at the price-current rate furnished by the Collector of the 24-Pergunnahs.

7. The shippers will be charged as follows:—

(1.) Syces and such native establishment as may be required, at the rate of 2 annas 6 pies for each horse per day.

(2.) All medicines, disinfecting-powder, oil, wicks and lanterns for night purposes, brooms and baskets, at 6 annas each horse.

(3.) All costs incurred on account of rasping and clearing

(3.) All costs incurred on account of rasping and clearing out hoofs; also clipping horses before inspection by the Remount Agent

(4.) Cost of removing litter at the rate of 1 anna for each horse per week.

8. Veterinary attendance will be given by the veterinary

surgeon free. 9. All horses intended for Government, whether landed at the Government Landing Depôt or not, will be inspected with a view to purchase as soon as the Remount Agent considers

a view to purchase as soon as the Remount Agent considers them in a fit condition for such inspection.

10. The Remount Agent can, if he considers it necessary, refuse to receive into the depôt any horse or horses without assigning any reason for such refusal.

11. All charges of every kind whatsoever against the shipper will be recovered from him on payment being made for the remounts selected for Government by the Remount Agent.

O. R. NEWMARCH, Major-General,

Secretary to the Government of India. Government of India, Military Department, Simla, 7th September, 1886.

Despatch.—Limits of Jurisdiction of the Austro-Hungarian Consulates in the British Empire.

Colonial Secretary's Office, Wellington, 23rd October, 1886.

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

P. A. BUCKLEY.

Downing Street, 31st July, 1836.

—I have the honour to transmit to you, for the informa-SR,—I have the nonour to transmit to you, for the information of the colony under your Government, a copy of a letter from the Foreign Office, enclosing a list received from the Austro-Hungarian Ambassador, showing the modifications introduced by his Government into the limits of jurisdiction of the Austro-Hungarian Consulates in the British Empire.

I have, &c.,

GRANVILLE.

The Officer Administering the Government of New Zealand.

The Foreign Office to the Colonial Office.

The Foreign Office to the Colonial Office.

Foreign Office, 15th July, 1886.

Sir,—I am directed by the Earl of Rosebery to transmit to you herewith, to be laid before Earl Granville, a copy of a note from the Austro-Hungarian Ambassador at this Court, enclosing a list showing the modifications which have been introduced into the jurisdictional limits of the Austro-Hungarian Consulates in the British Empire, inquiring whether the Imperial and Royal Consul at Bombay will require a new exequatur, inasmuch as the limits of his jurisdiction have been extended to nearly the whole of British India, as well as to Ceylon.

The enclosed letter has also been communicated to the India Office.

I am, &c.,

I am, &c., T. V. LISTER. India Office.

The Under-Secretary of State, Colonial Office.

[TRANSLATION.]

Count Karolyi to the Earl of Rosebery.

Belgrave Square, 23rd June, 1886. Monsieur in Comte,—I have the honour to inform your Excellency that the Imperial and Royal Government has

thought it right to introduce some modifications in the district of the Austro-Hungarian Consulates in the British Empire, and I attach hereto a list showing the new organiza-

Empire, and I attach hereto a list showing the new organization of this branch of our consular service.

The jurisdiction of the Imperial and Royal Consul at Bombay having been extended to almost the whole of the Indian Empire, and that Consul being now called on to carry out his duties in places which previously did not form part of the district for which Her Majesty the Queen had granted him her exequatur, I leave it to the decision of your Excellency whether, under the present cirumstances, the Imperial and Royal Government will have to apply for a new exequatur, or whether it will be sufficient that the local authorities in British India should be apprised of the extended jurisdiction of the Imperial and Royal Consul at Bombay.

Meanwhile, until your Excellency has been good enough to acquaint me with the views of Her Majesty's Government in this matter,

I am, &c.,

KAROLYI.

DISTRIBUTION OF THE DISTRICTS OF THE IMPERIAL AND ROYAL CONSULAR OFFICERS IN THE BRITISH POSSES-

Consulate in Malta.

District: The Island of Malta.

Consulate in Gibraltar.

District: Gibraltar and the territory thereto belonging.

Consulate in Sierra Leone (West Coast of Africa).

District: The Colony of Sierra Leone and the dependent settlements on the Gambia; also the Gold Coast Colony, the Territory of Lagos, and also the Ascension Islands.

Consulate in St. Helena.

District: The Island of St. Helena

Consulate in Cape Town.

District: The West Province of Cape Colony.

Consulate in Port Elizabeth.

Main District: The East Province of Cape Colony, with British Caffraria and the Colony of Natal. Sub-district: The East Province of Cape Colony, with

British Caffraria.

Sub-office.

Vice-Consulate in Durban.

District: The Colony of Natal.

Consulate in Port Louis.

District: The Island of Mauritius, with the group of islands thereto belonging.

Consulate in Bombay.

Main District: The whole British Indian Kingdom, including the Island of Ceylon and British Burmah, as also the Promontory of Aden, with the islands Perim and

Kamareh.

Sub-district: The Presidency of Bombay, with the exception of Scinde, and also all other divisions of British India which do not belong to any of the Imperial and Royal Consular Officers existing therein.

Sub-offices.

Consulate in Aden.

District: The Promontory of Aden, together with the Islands of Perim and Kamareh.

Consulate in Calcutta.

District: The Presidency of Bengal.

Consulate in Colombo.

District: The Island of Ceylon, with the exception of the Town of Point de Galle, together with the district thereto belonging.

Consular Agency in Point de Galle.

District: The Town of Point de Galle and the district thereto belonging.

Consulate in Penang.

District: The Settlement of Penang, the Province of Wellesley, the Colony of Malacca, and the Straits of Perak, Selangor, and Sangei-Ujong, which are under the British protectorate.

Consulate in Singapore.

District: The Island of Singapore, the Island of Labuan, and also the Territory of Sarawak, in the Island of Borneo, which is under British protection.

Consulate-General in Hongkong,

District; The Colony of Hongkong.

Consulate in Adelaide.

District: The Colonies of South and West Australia.

Consulate in Melbourne.

District: The Colonies of Victoria and Tasmania.

Consulate at Sydney.

District: The Colonies of New South Wales, Queensland, and New Zealand.

Consulate at Quebec.

District: The Counties of Maskinongé and St. Maurice, the Town of Three Rivers and the territory thereto belonging, the Counties of Nicolet, Athabaska (with the exception of the County of Drummond), Mégantic, and Beauce, with all the counties lying east of these.

Consulate in Montreal.

District: All the counties situated to the west and south of the territory belonging to the Consular District of Quebec, including the County of Drummond.

Consulate at St John.

District: New Brunswick and Newfoundland.

Consulate in Halifax.

Main District: The Province of Nova Scotia and the Island of Breton.

Sub-district: The Province of Nova Scotia, with the exception of the Port of Picton and the County of Picton, of the portion of Nova Scotia lying eastward of the Port and of the County of Picton, and also with exception of Island of

Sub-office.

Consular Agency in the Port of Picton.

District: The Port and County of Picton and the division of Nova Scotia lying eastward of the County of Picton, including the Island of Breton.

Consulate in Belize.

District: British Honduras.

Consulate at Kingston (Jamaica).

District: The Island of Jamaica; also the Turks and Caicos Islands.

Despatch.—Treaty of Friendship, Commerce, and Navigation between Her Majesty and the Republic of the Equator.

Colonial Secretary's Office,
Wellington, 23rd October, 1886.

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

Downing Street, 16th July, 1886.
SIR,—With reference to Lord Kimberley's circular despatch of the 8th July, 1881, I have the honour to transmit to you, for information and publication in the colony under your Government, a copy of a Treaty of Friendship, Commerce, and Navigation between Her Majesty and the Republic of the Equator, signed at Quito on the 18th October, 1880, the ratifications of which were exchanged at Quito on the 19th February last.

You will observe that the terms of the protocol of the 17th Inly 1885 relating to the colonies, accord with the wishes

July, 1885, relating to the colonies, accord with the wishes of your Government, as expressed in reply to the above-quoted despatch.

I have, &c.,

GRANVILLE.

The Officer Administering the Government of New Zealand.

TREATY of FRIENDSHIP, COMMERCE, and NAVIGATION between Her Majesty and the Republic of the Equator.
—Signed at Quito, the 18th October, 1880.—Ratifications exchanged at Quito, the 19th February, 1886.

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Republic of the Equator, being desirous of extending and facilitating the relations of commerce between their respective territories and subjects and citizens, have resolved to conclude a treaty for that purpose, and have named as their respective Plenipotentiaries, that is

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Frederic Douglas Hamilton, Esquire, her Minister Resident to the Republic of the Equator;
And His Excellency the President of the Republic of the Equator: General Cornelio E. Vernaza, Minister of Foreign

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

ARTICLE I.

There shall be perpetual friendship between the dominions and subjects of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, her heirs and successors, and the Republic of the Equator and its citizens.

ARTICLE II.

There shall be between all the dominions and possessions of the two high contracting parties reciprocal freedom of commerce and navigation. The subjects and citizens of each of the two contracting parties respectively shall have liberty freely and securely to come, with their ships and cargoes, to all places, ports, and rivers in the dominions and possessions of the other to which other foreigners are or may be permitted to come, and shall, throughout the whole extent of the dominions and possessions of the other, enjoy the same rights, privileges, liberties, favours, immunities, and exemptions in matters of commerce and navigation which are or may be enjoyed by native subjects or citizens generally.

ARTICLE III.

ARTICLE III.

No other or higher duties shall be imposed on the importation into the dominions and possessions of Her Britannic Majesty of any article the produce or manufacture of the dominions and possessions of the Republic of the Equator, from whatever place arriving, and no other or higher duties shall be imposed on the importation into the dominions and possessions of the Republic of the Equator of any article the produce or manufacture of Her Britannic Majesty's dominions and possessions, from whatever place arriving, than are or shall be payable on the like article the produce or manufacture of any other foreign country; nor shall any prohibition be imposed on the importation of any article the produce or manufacture of the dominions and possessions of either of the two contracting parties into the dominions and possessions of the other, which shall not equally extend to the importation of the like articles being the produce or manufacture of any other country. manufacture of any other country.

ARTICLE IV.

No other or higher duties or charges shall be imposed in the dominions and possessions of either of the contracting parties on the exportation of any article to the dominions and possessions of the other than such as are or may be payable on the exportation of the like article to any other foreign country; nor shall any prohibition be imposed on the exportation of any article from the dominions and possessions of either of the two contracting parties to the dominions and possessions of the other which shall not equally extend to the exportation of the like article to any other country.

ARTICLE V.

Goods in respect of which import duties shall have been paid upon the importation thereof by a subject or citizen of either country, at a port of the United Kingdom or the Republic of the Equator, shall not be liable to the payment of any further import duty in the event of such goods being conveyed by sea to any other port of the United Kingdom or Republic: Provided always that both in the United Kingdom and in the Republic of the Equator such reshipments shall have been made in conformity with the laws of the two countries respectively for the regulation of the coasting trade.

ARTICLE VI.

Equality of treatment in regard to warehousing and to the transit trade, and also in regard to bounties, facilities, and drawbacks, shall be enjoyed by the subjects and citizens of the high contracting parties reciprocally.

ARTICLE VII.

All articles the produce or manufacture of the dominions and possessions of either of the contracting parties, or of any other country, which are or may be legally importable into the ports of the dominions and possessions of Her Britannic Majesty in British vessels, may likewise be imported into those ports in Equatorian vessels without being liable to any other or higher duties or charges, of whatever denomination, then if such extiles were inverted in British vessels. any other or higher duties or charges, of whatever denomination, than if such articles were imported in British vessels; and, reciprocally, all articles the produce or manufacture of the dominions and possessions of either of the contracting parties, or of any other country, which are or may be legally importable into the ports of the dominions and possessions of the Republic of the Equator in Equatorian vessels, may likewise be imported into those ports in British vessels without being liable to any other or higher duties or charges, of whatever denomination, than if such articles were imported in Equatorian vessels. Such reciprocal equality of treatment shall take effect without distinction, whether such articles come directly from the place of origin or from any other place.

any other place.

In the same manner there shall be perfect equality of treatment in regard to exportation; so that the same export duties shall be paid, and the same bounties and drawbacks

allowed, in the dominions and possessions of either of the high contracting parties, on the exportation of any article which is or may be legally exportable therefrom, without distinction whether such exportation shall take place in British or in Equatorian vessels, and whatever may be the place of destination, whether a port of either of the contracting parties or of any third Power.

ARTICLE VIII.

No duties of tonnage, harbour, pilotage, lighthouse, quarantine, or other similar or corresponding duties of whatever nature or under whatever denomination, levied in the name or for the profit of Government, public functionaries, private individuals, corporations, or establishments of any private individuals, corporations, or establishments of any kind, shall be imposed in the ports of the dominions and possessions of either country which shall not equally and under the same conditions be imposed in the like cases on the vessels of other nations.

Such equality of treatment shall apply reciprocally to the respective vessels, from whatever port or place they may arrive, and whatever may be their place of destination.

ARTICLE IX.

It being understood that the general liberty of commercial communication conceded by both contracting parties to one another by the preceding Articles Nos. V., VI., and VII. shall in no way extend to the coasting trade of the two respective nations.

ARTICLE X.

In all that regards the stationing, loading, and unloading of vessels in the ports, basins, docks, roadsteads, harbours, or rivers of the dominions and possessions of the two countries, the same privileges and immunities shall be conceded which have been conceded to the most-favoured nation.

All vessels which according to British law are to be deemed British vessels, and all vessels which according to Equatorian law are to be deemed Equatorian vessels, shall, for the purposes of this treaty, be deemed British and Equatorian vessels respectively.

ARTICLE XII.

The high contracting parties agree that in all matters relating to commerce and navigation any privilege, favour, or immunity whatever which either contracting party has immunity whatever which either contracting party has actually granted or may hereafter grant to the subjects or citizens of any other State shall be extended immediately and unconditionally to the subjects or citizens of the other contracting party, it being their intention that the trade of each country shall be placed in all respects by the other on the footing of the most-favoured nation.

ARTICLE XIII.

The subjects or citizens of each of the contracting parties shall have, in the dominions and possessions of the other, the same rights as native subjects or citizens in regard to trade-marks and designs of every description applicable to articles of manufacture.

ARTICLE XIV.

It shall be free for each of the two high contracting parties to appoint Consuls-General, Consuls, Vice-Consuls, and Consular Agents, to reside in the towns and ports of the dominions and possessions of the other.

Such Consuls-General, Consuls, Vice-Consuls, and Consular Agents, however, shall not enter upon their functions until after they shall have been approved and admitted, in the usual form, by the Government to which they are sent.

They shall exercise whatever functions and enjoy whatever privileges, exemptions, and immunities are or shall be granted there to Consuls of the most-favoured nation.

ARTICLE XV.

The subjects or citizens of each of the two high contracting parties, conforming themselves to the laws of the

country,—

1. Shall have full liberty, with their families, to enter, travel, or reside in any part of the dominions and possessions of the other contracting party.

2. They shall be permitted to hire or possess the houses, manufactories, warehouses, shops, and premises which may be necessary for them.

be necessary for them.

3. They may carry on their commerce by wholesale or retail, either in person or by any agents whom they may think fit to employ.

4. They shall not be subject, in respect of their persons or property, or in respect of passports, licenses for residence or establishment, nor in respect of their commerce or industry, to any taxes, whether general or local, nor to imposts or obligations of any kind whatever, other or greater than those which are or shall be imposed upon native subjects.

ARTICLE XVI.

The citizens of the Equator shall enjoy in all the dominions and possessions of Her Britannic Majesty complete and unlimited liberty of conscience, and shall exercise their religion publicly or privately in their own dwelling-houses, or in the chapels or places of worship appointed for that purpose, in conformity with the system of toleration established in the dominions and possessions of Her Britannic Majesty.

The subjects of Her Britannic Majesty residing in the dominions and possessions of the Equator shall enjoy the most perfect and entire security of conscience, without heing

perfect and entire security of conscience, without being annoyed or disturbed on account of their religious belief, provided that this takes place with a decorum due to Divine worship, and with due respect to the established laws, usages, and customs.

usages, and customs.

They shall have entire liberty to bury their dead, in accordance with the religious ceremonies practised in their country, in the sepulchres and cemeteries already established, or which may be hereafter established and appointed for that purpose; and the sepulchres of the dead, in conformity with the old and existing practice, shall not be profaned in any wise nor upon any account; subjecting themselves, however, with regard to the places of burial, to the laws for the preservation of public health which are reported. vation of public health which are or may be in vigour in the Equator.

ARTICLE XVII.

The subjects and citizens of each of the two high contracting parties in the dominions and possessions of the other shall be exempted from all compulsory military service whatever, whether in the army, navy, or national guard, or militia. They shall be equally exempted from all judicial and municipal charges and functions whatever, as well as from all contributions, whether pecuniary or in kind, imposed as a compensation for personal service; and, finally, from forced loans and military exactions or requisitions.

from forced loans and military exactions or requisitions.

In regard, however, to judicial and municipal charges and functions, those shall be excepted which are consequent upon the possession of real property or of a lease; and, in regard to military exactions and requisitions, those which all subjects of the country are or shall be liable to as landed proprietors, or as farmers, or as tenants or occupiers of publichouses or houses of a similar character.

ARTICLE XVIII.

ARTICLE XVIII.

The subjects and citizens of each of the two contracting parties in the dominions and possessions of the other shall be at full liberty to acquire, possess, and dispose of every description of property which the laws of the country may permit any foreigners, of whatsoever nation, to acquire and possess. They may acquire and dispose of the same, whether by purchase, sale, donation, exchange, marriage, testament, succession ab intestate, or in any other manner, under the same conditions as are established by the laws of the country for all foreigners. Their heirs and representatives may succeed to and take possession of such property, either in person or by agents acting on their behalf, in the same manner and in the same legal forms as subjects or citizens of manner and in the same legal forms as subjects or citizens of the country. In the absence of heirs and representatives the property shall be treated in the same manner as the like property belonging to a subject of the country under similar circumstances

circumstances.

In none of these respects shall they pay upon the value of such property any other or higher impost, duty, or charge than is payable by subjects of the country. In every case the subjects and citizens of the contracting parties shall be permitted to export their property, or the proceeds thereof, if sold, freely, and without being subjected on such exportation to pay any duty as foreigners, or any other or higher duties than those to which subjects of the country are liable under similar circumstances.

If any subject or citizen of either of the two high con-

under similar circumstances.

If any subject or citizen of either of the two high contracting parties shall die without will or testament in any of the territories, dominions, or settlements of the other, the Consul-General, or Consul of the nation to which the deceased belonged, or the representative of such Consul-General or Consul, in his absence, shall have the right to nominate curators to take charge of the property of deceased, so far as the laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased; giving proper notice of such nomination to the authorities of the country. country.

ARTICLE XIX.

The dwellings, manufactories, warehouses, and shops of the subjects and citizens of each of the two high contracting parties in the dominions and possessions of the other, and parties in the dominions and possessions of the other, and all premises appertaining thereto, destined for purposes of residence or commerce, shall be respected. If there should be occasion to make a search of, or a domiciliary visit to, such dwellings and premises, or to examine or inspect books, papers, or accounts, such measure shall be executed only in conformity with the legal warrant or order, in writing, of a tribunal or of the competent authority, The subjects and citizens of each of the two contracting parties in the dominions and possessions of the other shall have free access to the Courts of justice for the prosecution and defence of their rights. They shall enjoy, in this respect, the same rights and privileges as subjects or citizens of the country, and shall, like them, be at liberty to employ, in all causes, their advocates, attorneys, or agents from among the persons admitted to the exercise of those professions, according to the laws of the country.

ARTICLE XX.

Any ship of war or merchant-vessel of either of the high contracting parties which may be compelled by stress of weather or by accident to take shelter in a port of the other shall be at liberty to refit therein, to procure all necessary stores, and to put to sea again, without paying any dues other than such as would be payable in a similar case by a national vessel. In case, however, the master of a merchant-vessel should be under the necessity of disposing of a part of his merchandise in order to defray his expenses, he shall be hard to account the recognitions and to refit actions.

of his merchandise in order to defray his expenses, he shall be bound to conform to the regulations and tariffs of the place to which he may have come.

If any ship of war or merchant-vessel of one of the high contracting parties should run aground or be wrecked upon the coasts of the other, such ship or vessel, and all parts thereof, and all furniture and appurtenances belonging thereunto, and all goods and merchandise saved therefrom, including any which may have been cast into the sea, or the proceeds thereof, if sold, as well as all papers found on board such stranded or wrecked ship or vessel, shall be given up to their owners or their agents, when claimed by them from the officers, British or Equatorian, as the case may be, who are by the laws or Government of their respective countries intrusted with the protection, preservation, and custody of shipwrecked property; and if there are no such owners or agents on the spot, then the same shall be delivered by the above-named officers to the British or Equatorian Consul-General, Consul, or Vice-Consul in whose district the wreck or stranding may have taken place, upon being claimed by or stranding may have taken place, upon being claimed by him within the period fixed by the laws of the country; and such Consuls, owners, or agents shall pay only the expenses incurred in the preservation of the property, together with the salvage or other expenses which would have been pay-

The goods and merchandise saved from the wreck shall be exempt from all duties of Customs, unless cleared for consumption, in which case they shall pay the same rate of duty as if they had been imported in a national vessel.

In the case either of a vessel being driven in by stress of water, run aground, or wrecked, the respective Consuls-General, Consuls, Vice-Consuls, and Consular Agents shall, if the owner or master, or other agent of the owner, is not present, or is present and requires it, be authorized to interoose, in order to afford the necessary assistance to their fellow-countrymen.

ARTICLE XXI.

The Consuls-General, Consuls, Vice-Consuls, and Consular Agents of each of the high contracting parties residing in the dominions and possessions of the other shall receive from the local authorities such assistance as can by law be given to them for the recovery of deserters from the merchantvessels of their respective countries.

For the better security of commerce between the subjects of Her Britannic Majesty and the citizens of the Republic of the Equator, it is agreed that, if at any time any interrup-tion of friendly intercourse or any rupture should unfortu-nately take place between the two contracting parties, the subjects or citizens of either of the two contracting parties residing upon the coast shall be allowed six months, and those residing in the interior a year, to wind up their accounts and dispose of their property; and a safe-conduct shall be given them to embark at the port which they shall themselves select. All subjects or citizens of either of the two contractions of the same particles when the descriptions of the same particles are the same particles. ing parties who may be established in the dominions or territories of the other, in the exercise of any trade or special territories of the other, in the exercise of any trade or special employment, shall have the privilege of remaining and continuing such trade or employment therein, without any manner of interruption, in the full enjoyment of their liberty and property, as long as they behave peaceably and commit no offence against the laws; and their goods and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to eight a proper state of the state. liable to seizure or sequestration, or to any other charges or demands than those which may be made upon the like effects or property belonging to native subjects or citizens. In the same case, debts between individuals, public funds, and the shares of companies shall never be confiscated, sequestered, or detained.

ARTICLE XXIII.

Commerce, and Navigation concluded between the high contracting parties at Quito on the 3rd day of May, 1851. It shall remain in force for ten years from the date of the exchange of the ratifications, and, further, until the expiration of twelve months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same each of the high contracting parties parties shall have given hoteleto the context its intention to terminate the same, each of the high contracting parties reserving to itself the right of giving such notice to the other at the expiration of the first nine years, or at any time after-

ARTICLE XXIV.

The present treaty shall be ratified, and the ratifications shall be exchanged at Quito in eight months from this date,

or sooner if possible.

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

Done at Quito, the eighteenth day of October, in the year of our Lord one thousand eight hundred and eighty.
(L.S.) FREC. DOUGLAS HAMILTON.

(L.S.) CORNELIO E. VERNAZA.

Protocol.

Having met in the Ministry for Foreign Affairs of Ecuador, the undersigned, Christian William Lawrence, Esq., Her Britannic Majesty's Minister Resident, and J. Modesto Espinosa, Minister for Foreign Affairs, authorized by their respective full powers, found in good and due form, in discussing the exchange of the ratifications of the Treaty of Friendship, Commerce, and Navigation, signed in Quito on the 18th of October, 1880, and approved by Her Britannic Majesty and by the Congress of Ecuador, have agreed to the present protocol:

1. The stipulations of the aforesaid treaty shall be applicable to all the colonies and foreign possessions of Her Britannic Majesty, with the exception of those hereinafter named, that is to say,—

The Dominion of Canada,

New South Wales,

Victoria

Tasmania.

2. A paper shall be drawn up in which, after comparing the English and Spanish texts, the errors which had been made in copying them shall be corrected.

In witness whereof the undersigned have signed the present

protocol, and have thereto affixed their seals.

Done at Quito, the seventeenth day of July, one thousand eight hundred and eighty-five.

(L.S.) C. W. LAWRENCE.

Protocol.

On account of the disappearance from their respective archives of the declaration signed on the 4th November, 1880, for the better understanding of the Sixteenth Article of the Treaty of Friendship and Commerce celebrated on the 18th October of the same year, the undersigned, Plenipotentiaries of Her Britannic Majesty and of Ecuador, having ascertained the terms of said declaration from official notes and a dulyauthorized copy, agree to ratify it, reproducing it in the

"The Plenipotentiaries of Her Britannic Majesty and of Ecuador declare that the usages, customs, and ceremonies referred to in the third paragraph of the Sixteenth Article of the treaty made by them must be understood as applying solely to the interior of the cemeteries which British subjects possess or may acquire, that is to say, that said ceremonies shall not take place except within the walls of the Pantheons

or places of burial.

"CORNELIO E. VERNAZA

"FEDERICO DOUGLAS HAMILTON." In witness whereof the present protocol was signed in Quito on the 21st day of July, 1885.

(L.S.)

C. W. LAWRENCE.

(L.S.)

J. MODESTO ESPINOSA.

Application for Registration of Seven Trade Marks.

Colonial Secretary's Office,
Wellington, 23rd October, 1886.

Notice is hereby given that Lister Henry, of 27,
Flinders Lane West, Melbourne, in the Colony of
Victoria, has applied, on behalf of James Coats, Archibald
Coats, Peter Coats, Jun., Daniel Coats, George Coats,
James Coats, Jun., Thomas Glen Coats, George Coats,
Jun., William Allen Coats, and Annew Coats, of the
Ferguslic Thread Works, Paisley, Scotland, trading as
"J. & P. Coats," Thread Manufacturers, to register,
under "The Trade Marks Act, 1866," the trade mark of
which the following is a description, viz.:—

Description of Trade Mark No. 1.

The present Treaty of Commerce and Navigation, when A circular chain, with an extra link pendant from the top ratified, shall be substituted for the Treaty of Friendship, link, the whole being surrounded by a circular line, thus:



Description of Trade Mark No 2.

A miniature representation of Trade Mark No. 1, without the border. On the top of this, in semicircular form, are the words "J. & P. Coats Best Six Cord," and below the words "Sewing Machine Cotton." Towards the bottom, on the left, are figures to denote number of yards contained in reel, and on the right the letters "Yds;" a blank space being left below the central device and over the word "Machine" for the number of the thread. The whole mark has a double-lined circular border, thus: circular border, thus:



Description of Trade Mark No. 3.

A device consisting of the letters "JPC" linked together, with the sign "&." The device is surrounded by three broken circles, each circle having a letter as its centre, and the whole by another circle, around which, on the top, are the words "J. & P. Coats," and at the bottom "Yards Extra Glacé," spaces being left before the word "Yards" for the length, and before the words "Extra Glacé" for the number, of the thread. The whole mark is beginned by a circular line thread. The whole mark is bordered by a circular line, thus :-



Description of Trade Mark No. 4.

A similar mark to trade mark No. 3, with the substitution of the letters "¡Yds" for the word "Yards," and the words "6 Cord" for the words "Extra Glacé," thus:—



Description of Trade Mark No. 5.

The device of a bear standing on a crest-bar, having the letters "Yds" below it, and surrounded on the top, in a semicircular form, by the words "J. & P. Coats, Machine Thread;" and below, in a similar form, by the words "Extra Strong." Blank spaces are left before the word "Yds" for the length in yards, and between the words "Extra" and "Strong" for the number, of the thread. The whole mark is enclosed within a circular line-border, thus:—



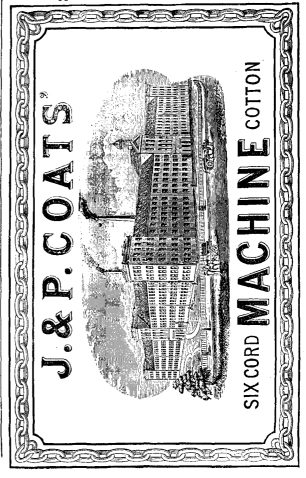
Description of Trade Mark No. 6.

The device of a bear standing The device of a bear standing on a crest-bar, within a double-lined border, with the corners rounded off. Beneath the bear are the words "J. & P. Coats, Paisley. Extra Strong Machine Thread. Black and White in Nos. 1.2.3.4.5.6.7.8. Colors in Nos. 4 & 6;" also within a double-lined border, having the lower corners rounded off. Above the bear stands a similar label, but in the Russian language, with a double-Russian language, with a double-lined border, and having the upper corners rounded; while beneath the English label is the device of the bear on a smaller scale, having two blank spaces—one above and the other to the left—wherein to enter the number and colour of the thread, thus:—



Description of Trade Mark No. 7.

The picture of a cotton-mill, as the central device, with the words "J. & P. Coats'" at the top, and "Six Cord Machine Cotton" at the bottom; the whole being sur-rounded by a double rectangular border, between the lines of which appears a chain, thus:-



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

Nos. 1 and 7: Sewing cottons and crochet cottons.
Nos. 2 and 4: Sewing cottons.
No. 3: Extra glacé sewing cottons.
Nos. 5 and 6: Extra strong machine thread, prepared expressly for tailors, shoemakers, saddlers, and others.

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

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 23rd October, 1886.

Notice is hereby given that Edward Waters, Patent Agent, of Melbourne, in the Colony of Victoria, has applied, on behalf of Henry Brooks and Robert Cochrane, trading under the name or style of "Henry Brooks and Company," at No. 70, Bishopsgate Within, in the City of London, in England, and at No. 359, George Street, Sydney, in the Colony of New South Wales, and also trading under the name or style of "Brooks, Robinson, and Company," at No. 39, Elizabeth Street, Melbourne, in the Colony of Victoria, Merchants and Exporters, to register, under "The Trade Marks Act, 1866," the trade mark of which the following is a description, viz: ing is a description, viz.:

Description of Trade Mark. The device of an eight-pointed star.

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

Gold leaf, silver leaf, and bronze powders.
P. A. BÜCKLEY,
Colonial Secretary and Registrar of Trade Marks.

Special Order passed by Waipipi Road Board, County of Manukau.—Adopting "Local Bodies' Loans Act, 1886."

Colonial Secretary's Office,

Wellington, 25th October, 1886.

THE following special order, passed by the Waipipi Road
Board, County of Manukau, is published in accordance
with the provisions of "The Road Boards Act, 1882."
P. A. BUCKLEY.

Special Order.

Resolved, That "The Local Bodies' Loans Act, 1886," be adopted and brought into force in the Waipipi Road District.

I certify that the above special order was made by the Waipipi Road Board on Saturday, the 16th October, 1866, at a special meeting held for the purpose, due notice of which had been given.

J. T. MELLSON Clerk, Waipipi Road Board.

Special Order passed by Waiuku Road Board, County of Manukau.—Adopting "Local Bodies' Loans Act, 1886."

Colonial Secretary's Office, Wellington, 25th October, 1886.

THE following special order, passed by the Waiuku Road
Board, County of Manukau, is published in accordance
with the provisions of "The Road Boards Act, 1882."
P. A. BUCKLEY.

SPECIAL ORDER.
RESOLVED, That "The Local Bodies' Loans Act, 1886," be adopted and brought into force in the Waiuku Road District.

I certify that the above special order was made by the Wainku Road Board on Saturday, the 16th October, 1886, at a special meeting held for the purpose, due notice of which had been given.

J. T. Mellsop, Clerk, Waiuku Road Board.

Notice to Mariners, No. 42 of 1886.

Position of Wreck of s.s. "Lyttelton," Current Basin, FRENCH PASS.

Marine Department,
Wellington, N.Z., 25th October, 1886.

A CASK buoy, painted green, has been placed a little to
the southward of the wreck of the s.s. "Lyttelton,"
which lies in 7 fathoms E. by S. 5 cables from the Piège
Rocks, Current Basin, French Pass. Her mast shows about
3ft. at low water. Vessels should in all cases pass to the south
of the buoy. of the buoy.

Jos. A. TOLE, (For the Minister having charge of the Marine Department.) Notice to Mariners, No. 43 of 1886.

ALTERATION IN POSITION AND CHARACTER OF LIGHTS, QUEEN'S WHARF, WELLINGTON HARBOUR.

Marine Department,
Wellington, N.Z., 26th October, 1886.

THE Wellington Harbour Board have given notice that,
on and after the 7th November, 1886, two red lights
only will be exhibited at the end of the Queen's Wharf
instead of three as heretofore, and that the new lights will
be placed 20ft, apart horizontally, about the centre of the
outer tee, and at a height of 38ft. above high-water level.

Jos. A. TOLE,

(For the Minister having charge of the
Marine Department.)

Notice to Mariners, No. 44 of 1886.

TIMARU HARBOUR.—Position of WRECK.

Marine Department,
Wellington, N.Z., 27th October, 1886.

REFERRING to Notice to Mariners No. 20, published in
the New Zealand Gazette of the 19th June last, the
Timaru Harbour Board have given notice that a buoy,
painted green, with the word "Wreck" in white letters, has
been placed over the wreck of the ship "Lyttelton," in
Timaru Harbour, which now forms an obstruction of 17ft.
from the bottom in a depth of 23ft. at low water; the lighthouse, with white sector of light, bearing from the wreck S.
by W. magnetic distant one mile, and the present end of
the breakwater bearing S. by E. magnetic distant threequarters of a mile. The bright light hitherto shown on the
wreck has been removed.

Jos. A. TOLE, (For the Minister having charge of the Marine Department.)

Notice to Mariners, No. 45 of 1886.

wreck has been removed.

Marine Department, Wellington, 27th October, 1886.

THE following Notice to Mariners, received from the Department of Ports and Harbours, Melbourne, is published for general information.

Jos. A. TOLE, (For the Minister having charge of the Marine Department.)

SOUTH CHANNEL, GEELONG.

Alteration in Colour of Light at Western Entrance. Advertises to Notice to Mariners, dated the 13th August, intimating that, on and after the 1st October, 1886, certain lights would be exhibited from the eastern and western entrances to the South Channel, Geelong, pilots, masters of vessels, and others are now notified that a green light will be exhibited at the Western Entrance, in lieu of the white light provingely potified. light previously notified.

ALEXANDER WILSON, Engineer in Charge, Ports and Harbours. Department of Ports and Harbours, Melbourne, 27th September, 1886.

Tenders.

Public Works Office,
Wellington, 23rd October, 1886.

THE following list of successful and unsuccessful tenders is published for general information.

EDWARD RICHARDSON,
Ministra for Public World

Minister for Public Works.

WOODVILLE CONTRACT, NAPIER-WOODVILLE RAILWAY.

Accepted.			£	s.	đ.
Scally and McGrath, Napier			3,319	16	8
Declined.					
Glendinning and Griffiths, Napier			3,492	19	2
Gifford and O'Connor, Wanganui		٠	3,501	5	0
Wilkie and Wilson, Wanganui			3,679	1	8
J. Shannahan, Mauriceville			3,684	4	1
H. Burgess, Wanganui			3,741	8	4
John Wilkie, Waitotara			3,859	0	0
Daniel Scally, Wanganui			3.948	- 5	0
J. M. Watson, Wellington			3,949	14	8
J. McLean and Son, Wellington			4,067	16	6
Bryant and Warsnop, Waipawa			4,992	14	0
M. Killiher, Wellington			4,997		0
Alexander and Macfarlane, Wangar	nui		5,212	17	4
D. Sinclair, Palmerston North			6,180	Ö	Õ

Rewards offered for the Discovery of New Goldfields.— Amended Conditions.

Mines Department,
Wellington, 16th March, 1885.

REWARDS are offered for the discovery of new goldfields, upon the conditions set forth hereunder, payable out of the parliamentary vote of £2,500. W. J. M. LARNACH,

Minister of Mines.

AMENDED CONDITIONS.

1. The maximum sum offered as a reward for any proved 1. THE maximum sum offered as a reward for any proved discovery of a new goldfield 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 goldfield, 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 record to revisition gounds.

anuvial goid-workings, or, it 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 goldfield 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 the successful. tion 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 goldfields, and will forfeit all claim to reward.

Additional Regulation as to Payment of Rewards for Discovery of New Goldfields.

Mines Department,
Wellington, 28th June, 1886.

THE following additional regulation for the payment of rewards for the discovery of new goldfields, recommended by the Goldfields Committee on the 22nd June, 1886, having been adopted by the Government, is published for general information.

This regulation applies to the control of the

general information.

This regulation applies to the notifications published in the New Zealand Gazette of the 19th March and 29th October, 1885, offering rewards for gold discoveries.

W. J. M. LARNACH,

Minister of Mines.

ADDITIONAL REGULATION.

No claim for a reward for the discovery of gold will be considered by the Goldfields Committee unless such claim be made within one year from the date of the discovery.

Bonus for Canned and Cured Fish for Export.

Treasury Department,
Wellington, 10th November, 1885.

It is hereby notified that bonuses under "The Fisheries
Encouragement Act, 1885," as set forth in the following
sections (Nos. 8, 9, and 10) of that Act, will be paid subject
to the conditions named therein, and in the regulations
contained in the Order in Council of even date herewith.

JULIUS VOGEL.

8. In order to encourage the production and curing of fish for export, the Colonial Treasurer shall during the next seven years after the passing of this Act, without further appropriation by Parliament, pay out of the Consolidated Fund to any person who shall prepare canned and cured fish for export, and actually export the same from the colony, a bonus or bonuses upon the quantity of canned and cured fish prepared and exported by such person as hereinafter mentioned, that is to say,—

(1.) In respect of the first 200 tons avoirdupois of fish canned with or without oil, the sum of 1d. per pound,

(1.) In respect of the first 200 tons avoirdupois of fish canned with or without oil, the sum of 1d. per pound, the weight of the cans not to be included in the tonnage upon which such bonus is paid;
(2.) In respect of every ton avoirdupois of fish canned as aforesaid beyond the first 200 tons, the sum of ½d. per pound, the weight of the cans not to be included in the tonnage upon which such bonus is paid;

(3.) In respect to cured fish the bonus to be paid shall be respectively 4d. and 4d. a pound under similar conditions, as far as the same are applicable to those

contained in the two last subsections.

9. The total tonnage upon which the Treasurer may grant bonuses as aforesaid under this Act shall not exceed 6,000

tons.

10. Every person intending to apply for the grant of a bonus shall register a special trade-mark under the laws for the time being in force in New Zealand providing for the registration of trade-marks, such trade-mark to be used for all cured and canned fish to be prepared for export by such person, and shall, within six years after the passing of this Act, give notice to the Treasurer of his intention to export canned and cured fish with a view to applying for a bonus, and shall append to such notice a copy of such trade-mark; and all cases, barrels, or cans containing fish cured and canned for export by any such person shall, before exportation, be marked with the trade-mark so registered by him, and no part of any such bonus shall be payable except in respect of cases, barrels, or cans so marked.

Progress-payments for Exported Fish.

Department of Trade and Customs,

Wellington, 24th September, 1886.

WITH reference to the notification in the New Zealand
Gazette of the 19th November 1907 Gazette of the 12th November, 1885, respecting the payment of bonuses to persons who prepare canned and cured fish for export under regulations published on the same date, it is hereby notified that progress-payments on account of such bonuses, claimed in accordance with those regulations, will now be made by this department. Claims to be for quantities not less than one ton net weight, and to be sent through the Collector of Customs at the port from which the fish was exported.

JULIUS VOGEL.

Subsidies to Public Libraries.

Education Department,
Wellington, 23rd August, 1886.
OTICE is hereby given that the sum of £4,000 has been voted by Parliament for distribution to public libraries.

The distribution will take place on the 8th February, 1887, and no claim will be entitled to consideration that shall not have been sent in in due form and received by the Secretary for Education, Wellington, on or before the 31st January,

A library to be entitled to a subsidy must be public in the sense of belonging to the public, and of not being under the control of an association, society, or club, whose membership is composed of a section of the community only, and if within a borough it must be open to the public free of charge. The receipts for the year must not have been less than £2, exclusive of moneys received from endowments, or from Government, or from Borough or County Councils, or for special building purposes, or as rent, hire, or consideration for the use of any room, or building, or land belonging to the institution, in respect of none of which will subsidy be allowed. The net proceeds of concerts, lectures, or other entertainments on behalf of the current expenses of the library will be regarded as voluntary contributions. A subsidy will not be given to more than one library in the same town.

A nominal addition of £25 will be made to the amount of each library's receipts, and the vote of £4,000 will be divided in proportion to the amounts as thus augmented, but so as

Application to share in the distribution must be by means of a statutory declaration by the Chairman, or Secretary, or Treasurer of the institution on behalf of which it is made, and must be accompanied by a statement of the receipts and expenditure of the institution for the year ending on the 31st day of December, 1886; and such declaration must be on the form provided for the purpose, which form shall be as follows:-

DECLARATION.

I [name], of [place of abode], [occupation], do solemnly and sincerely declare that I am Chairman [or Secretary or Treasurer] of the [name of institution]; that during the year ending on the 31st day of December, 1886, the receipts

year ending on the 31st day of December, 1886, the receipts of the aforesaid institution for the maintenance of the library only was as follows: From rates levied by a local governing body under "The Public Libraries Act, 1869," pounds shillings and pence; from the subscriptions of members, pounds shillings and pence; and from voluntary contributions other than members' subscriptions, pounds shillings and pence. And I do solemnly and sincerely declare that the information hereinafter furnished by me in the appendix

hereto is correct in every particular; that the abstract of accounts is a true statement of the receipts and expenditure of the institution for the year ending on the 31st day of December, 1886; and that by the rules of the institution admission

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."

(Signature.)

[Hereaffix and cancel a stamp at 2s. 6d.] , this d Declared at of

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

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

Copies of the form of application may be obtained from the Secretary for Education, Wellington, and from the Secre-tary of any Education Board.

ROBERT STOUT.

Te Makarini Scholarships.

TWO Scholarships of the yearly value of £35 each, to be held at the Native College, Te Aute, Hawke's Bay, are offered for competition to Maori youths, on the conditions laid down in the Regulations of the Trustees of the Te Makarini Scholarships Fund, as printed in the Native Schools Code, 1884. The examination will be held at convenient control at the 20th and 21th December 1896.

centres on the 20th and 21st December, 1886.
Candidates must, either directly or through their teachers, send notice to the Inspector of Native Schools, Education Department, Wellington, of their intention to present themselves for examination. Such notice must be posted not later than the 31st October next.

Copies of the regulations and forms of notice may be obtained from teachers of Native schools and boarding institutions, the Secretaries to Education Boards, or the Secre

tary to the Education Department.

JAMES H. POPE, Inspector of Native Schools. Wellington, 19th July, 1886.

The Gilchrist Scholarship.

Education Department,
Wellington, 6th April, 1886.

A SCHOLARSHIP of the value of £100 per annum, and
tenable for three years, is biennially awarded to the
highest among those candidates at the London University
Tanyana Metriculation Examination held in New Yorkers January Matriculation Examination held in New Zealand, who pass either in the Honours or in the First Division, are not less than sixteen nor more than twenty-two years of age, and are desirous of prosecuting their studies either at the University of Edinburgh, or at the University College, London, with a view to graduation in one of the Faculties of the Hairwester of London.

University of London.

If any candidates offer themselves, the January examination for New Zealand will be held some time in the month of January, 1887, or as soon after as the examination papers arrive in the colony, and at such place or places as may be hereafter fixed, having regard to the candidates' places of

Candidates will not be approved by the Examiners unless they have shown a competent knowledge in each of the following subjects, according to the details specified under the several heads:—

1. Latin:

Any two of the following languages: (a) Greek, (b) French, and (c) German:
 The English language, English history, and modern

geography:
4. Mathematics:

5. Natural philosophy:
6. Chemistry.
Particulars of the foregoing subjects of examination will Particulars of the foregoing subjects of examination will be found in the Calendar of the University of London, under the head of "Regulations—Matriculation." The special Latin and Greek subjects for January, 1887, are Cicero, De Senectute and Pro Lege Manilia; and Homer, Iliad, Book

Senectute and Pro Lege Manina; and Homer, Indu, Dook XVI.

The scholarship will be considered as commencing from the 1st July, 1887, but the first quarterly instalment will be paid to the successful candidate in the first week of October, 1887, at which time he will be expected to present himself to the Secretary of the Gilchrist Trust in London. Subsequent payments will depend on attendance at three courses of lectures in every session, and on good conduct; and the scholar must present himself for the first examination in one

of the Faculties of the University of London before the end

of the second year of the currency of his scholarship.

Every candidate will be required to give satisfactory evidence that he is between the ages of sixteen and twenty-two years, and either that he is a native of New Zealand, or that he has resided in New Zealand for the last five years.

Notice of entry, with satisfactory testimonials as to personal character, and the London matriculation fee of £2, must be sent to the Secretary for Education, Wellington, so as to reach his office not later than the 1st January, 1887.

By order.

WM. JAS. HABENS,

Secretary for Education

Secretary for Education.

Steam Service to certain Places and Ports on the West Coast of the Middle Island, South of Hokitika.

General Post Office,

General Post Office,
Wellington, 16th October, 1886.

EALED Tenders will be received at the General Post
Office, Wellington, until noon of Tuesday, the 30th
November proximo, for the performance of one or the other
of the following alternative services:—
Between Hokitika and Okarito, Bruce Bay, Paringa, Haast
River (or Okuru), Jackson's Bay, Big Bay, Martin's Bay,
Milford Sound, and Dusky Sound once every month and
also once every two months.

Or between Hokitika and Bruce Bay, Jackson's Bay, Big
Bay, Martin's Bay, Milford Sound, and Dusky Sound, Bluff
and Dunedin, calling at Paringa and Haast River (or
Okuru) whenever weather permits, once every month and also
once every two months. once every two months.

The services to be for a period of twelve months, with the

right of renewal or termination, on two months' notice being given by either side, at the end of the contract term.

The services to be performed in accordance with timetables to be furnished by the Postmaster-General, and to commence on a date hereafter to be fixed by the Postmaster-

Tenderers to state the names, tonnage, and horse-power of the vessels to be employed in the services.

The lowest or any tender will not necessarily be accepted. Tenders to be addressed to the Hon. the Postmaster-General, and indorsed "Tender for West Coast Ports Steam Service."

W. GRAY.

Application for a Patent.

Patent Office.

Wellington, 21st October, 1886.

ATENT for an Invention for Danks's Tangent Wind-

THOMAS DANKS, of Christchurch, Canterbury, New Zealand, Engineer, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 1st day of February 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 Tanyany part at this office protisples in writing the grant of such Letters Patent to leave, on or before the 17th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 2064.

No. 2065.

C. J. A. HASELDEN Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 21st October, 1886.

PATENT for an Invention for Rabbit-proof Fencing.
RICHARD JONES, of Forth Place, Dunedin, Otago,
New Zealand, Engineer, has deposited at this office a speci-New Zealand, Engineer, has deposited at this office a specification of the said invention; and I have appointed Thursday, the 3rd day of February 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 19th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same. the same.

C. J. A. HASELDEN. Patent Officer.

Application for a Patent.

Patent Office, Wellington, 23rd October, 1886.

PATENT for an Invention for the Phantom Unicycle
Locomotive. Locomotive.
RICHARD O'DONOVAN, of Stratford, Taranaki, New Zea-

land, Farmer, has deposited at this office a specification of

the said invention; and I have appointed Thursday, the 3rd day of February 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 19th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 2066.

C. J. A. HASELDEN. Patent Officer.

Application for a Patent.

Patent Office Wellington, 25th October, 1886.

PATENT for an Invention for Flexible Braces.

HENRY WHEELER, of Timaru, Canterbury, New Zealand, Cabinetmaker, has deposited at this office a specification, the property of the control of the contro land, Cabinetmaker, has deposited at this office a specifica-tion of the said invention; and I have appointed Thursday, the 3rd day of February next, at 11 o'clock in the forencen, 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 19th day of January next, at this office, parti-culars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 2067.

C. J. A. HASELDEN. Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 26th October, 1886.

PATENT for an Invention for a Duplex Sifting Apparatus.

ratus. Richard O'Donovan, of Stratford, Taranaki, New Zea land, Farmer, has deposited at this office a specification of the said invention; and I have appointed Thursday, the 3rd day of February 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 19th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 2068.

C. J. A. HASELDEN. Patent Officer.

Application for a Patent.

Wellington, 27th October, 1886.

PATENT for an Invention for the New Enamelled Colorgraph. Patent Office,

JOHN BRADLEY, of Christchurch, Canterbury, Photographer, has deposited at this office a specification of the said invention; and I have appointed Thursday, the 3rd day of February 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 I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 19th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 2069.

C. J. A. HASELDEN, Patent Officer.

Branch of Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 21st October, 1886.

THE Court Kihikihi, situated at Kihikihi, is registered as
a branch of the Auckland District, Ancient Order of
Foresters, under "The Friendly Societies Act, 1882," this
21st day of October, 1886.

EDMUND MASON, Registrar of Friendly Societies.

Branch of Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 21st October, 1886.

THE Star of Oamaru Lodge, No. 13, situated at Oamaru,
is registered as a branch of the Protestant Alliance
Friendly Society of Australasia, under "The Friendly
Societies Act, 1882," this 21st day of October, 1886."

EDMUND MASON, Registrar of Friendly Societies. Fixing Sittings of the Supreme Court in the Northern Judicial District.

VE, three of the Judges of the Supreme Court of New Zealand, in pursuance of the powers vested in us by "The Supreme Court Act, 1882," hereby make the following rules respecting the places and times for holding sittings of the Supreme Court in the Northern Judicial District in the year 1887:—

Sittings for the trial of criminal cases will be held at the Supreme Courthouse, Auckland, to commence on the following day, at 11 a.m.:—

ing day, at 11 a.m.:-

Monday, 10th January.

Sittings for the trial of civil actions will be held at the Supreme Courthouse, Auckland, to commence on the following day, at 10 a.m.:

Monday, 17th January.

Given under our hands, this twenty-second day of October, one thousand eight hundred and eighty-

JAMES PRENDERGAST. ALEXANDER J. JOHNSTON. C. W. RICHMOND.

Member of the House of Representatives for Dunedin Central elected.

Clerk of the Writs' Office,
Wellington, 25th October, 1886.

THE Deputy of the Clerk of the Writs has received a return to the writ issued by him on the 23rd September, 1886, for the election of a Member to serve in the House of Representatives for the electoral district hereinafter specified, and by the indorsement on such writ it appears that the under-mentioned gentleman has been duly elected Member for such district: for such district:

> For the District of Dunedin Central. THOMAS BRACKEN.

> > HUGH POLLEN, Deputy of the Clerk of the Writs.

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

N compliance with the provisions of the sixty-first section 1 of "The Regulation of Elections Act, 1881," I hereby notify that the seat in the House of Representatives for the Electoral District of Waitemata became vacant by reason of the death of William John Hurst, Esq., late member for the said district, and that the said seat is now vacant by reason of such death.

Dated at Mount Smart, Penrose, the 25th day of October,

G. MAURICE O'RORKE, KT., Speaker.

Goldfields Notices.

Gold-mining Lease cancelled.

Mines Department, Wellington, 21st October, 1886. 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 capital for:

applied for:

Robert Johnson; Section 97, Block XI, Skipper's Creek, Otago Mining District; 9 acres 3 roods 13 perches. No. 851c.

Jos. A. TOLE, (For the Minister of Mines.)

Gold-mining Leases to be granted.

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

Objections against such leases.

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton on or before the 3rd day of

November, 1886.

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

SCHEDULE.

APPLICANT: John Crabb. Style under which it is intended to conduct the business: Colonial Quartz-mining Company. 16 acres 2 roods, at Murray Creek, in the Nelson South-west

Mining District.

Applicant: James Cornwall. Style under which it is intended to conduct the business: Tasman Quartz-mining Company. 16 acres 2 roods, at Murray Creek, in the Nelson South-west Mining District.

Given under my hand, at Nelson, this eighteenth day of November, one thousand eight hundred and eighty-six

ALFRED GREENFIELD,

Commissioner of Crown Lands, (Holding delegated powers.)

Gold-mining Lease to be granted.

IN conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for gold-mining purposes to the 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 Reefton on or before the 24th day of

November, 1886.
Copy of the application made and plan annexed may be seen at the Warden's Office at Reefton.

SCHEDULE.

APPLICANT: James Sawyer Fitch. Style under which it is intended to conduct the business: The Dalcoath Quartzmining Company. 16 acres 2 roods, at Murray Creek, in the Nelson South-west Mining District.

Given under my hand, at Nelson, this eighteenth day of October, one thousand eight hundred and eightly-six

eighty-six.

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

Gold-mining Lease to be granted.

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

Objections against such lease.

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 Lyell on or before the 17th day of January, 1887.

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

SCHEDULE.

APPLICANTS: Samuel Roach and Stephen Oxnam. Style under which it is intended to conduct the business: Reefton Quartz-mining Company. 16 acres 2 roods, at Owen River, in the Nelson South-west Mining District.

Given under my hand, at Nelson, this twenty-first

day of October, one thousand eight hundred and eighty-six.

ALFRED GREENFIELD, Commissioner of Crown Lands,

(Holding delegated powers.)

Gold-mining Leases to be granted.

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

Objections against such leases.

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton on or before the 24th day of

November, 1886.
Copy of the applications made and plans annexed may be seen at the Warden's Office at Reefton.

SCHEDULE.

APPLICANT: George Joice. Style under which it is intended to conduct the business: Lucky Gold-mining Company. 16 acres 2 roods 4 perches, Section 28, Block XI., Reefton, in the Nelson South-west Mining District.

Applicant: John McQuillan. Style under which it is intended to conduct the business: Republic Gold-mining Company. 16 acres 2 roods 10 perches, Section 63, Block XIV., Reefton, in the Nelson South-west Mining District.

Applicant: Henry Francis. Style under which it is intended to conduct the business: Excelsior Gold-mining Company. 16 acres 2 roods at Munray Crack in the Nelson

Applicant: Helry Francis. Sylve under which it is intended to conduct the business: Excelsior Gold-mining Company. 16 acres 2 roods, at Murray Creek, in the Nelson South-west Mining District.

Applicant: Daniel McKenney. Style under which it is intended to conduct the business: Climax Gold-mining Company. 16 acres 2 roods, at Murray Creek, in the Nelson South-west Mining District.

Applicant: William Hindmarsh. Style under which it is intended to conduct the business: Saturn Gold-mining Company. 16 acres 2 roods, at Devil's Creek, in the Nelson South-west Mining District.

Applicant: James Thorburn. Style under which it is intended to conduct the business: Mars Gold-mining Company. 16 acres 2 roods, at Devil's Creek, in the Nelson South-west Mining District.

Applicant: William Beilby. Style under which it is intended to conduct the business: Salisbury Quartz-mining Company. 16 acres 2 roods, at Devil's Creek, in the Nelson South-west Mining District.

Applicant: Andrew Thomas Sterling. Style under Which

South-west Mining District.
Applicant: Andrew Thomas Sterling. Style under which it is intended to conduct the business: New Nevada Goldmining Company. 16 acres 2 roods, at Auld's Creek, in the Nelson South-west Mining District.
Applicant: Richard Crabb. Style under which it is intended to conduct the business: Well Lucy Gold-mining Company. 16 acres 1 rood, at Auld's Creek, in the Nelson South-west Mining District.
Applicant: Edward Paine. Style under which it is in-

South-west Mining District.

Applicant: Edward Paine. Style under which it is intended to conduct the business: Break of Day Gold-mining Company. 16 acres 2 roods, at Little Boatman's Creek, in the Nelson South-west Mining District.

Applicant: Charles Edwin Watkins. Style under which it is intended to conduct the business: Occidental Syndicate Gold-mining Company. 15 acres 3 roods 30 perches, at Little Boatman's Creek, in the Nelson South-west Mining District.

Applicants: Andrew Thomas Sterling and John Knight. Style under which it is intended to conduct the business: Fraternal Gold-mining Company. 16 acres 2 roods, at Auld's Creek, in the Nelson South-west Mining District.

Given under my hand, at Nelson, this twenty-fifth day of October, one thousand eight hundred and eighty-six.

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

Gold-mining Lease Certificate declared forfeited.

IN conformity with the regulations for the granting and issue of gold-mining leases, it is hereby notified that the under-mentioned certificate of application has been declared under-mentioned certificate of application has been declared forfeited for non-execution of lease; and that the ground is now open to persons holding miners' rights or business licenses, or to applicants for a lease, as if no lease of the said ground had ever been applied for:—
774c. W. J. E. Watson and others, Section 57, Block I., St. Bathan's District, containing 5 acres, in the Mount Ida Mining District.

Mining District.

Given under my hand, at Dunedin, this twentieth day of October, one thousand eight hundred and eighty-six.

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

Native Land Court Notices.

Sitting of the Native Land Court for the Subdivision of Hereditaments.

Native Land Court Office,

Gisborne, 22nd October, 1886.

OTICE is hereby given that at a sitting of this Court to be held at Gisborne in the District of to be held at Gisborne, in the District of Poverty Bay, on the 15th day of November next, will be heard the applications of the persons whose names appear in the first column for the subdivision of the hereditaments comprised in the Crown grants of the pieces of land the names of which appear in the second column, situate in the district named in the third column,

W. GREY, Registrar,

No.	Names of the Persons applying for the Subdivision of Land.	Names of the Blocks to be subdivided.	District in which the Land is situate.
1	Stubbs and Bull, and William Cooper	Poututu C, or No. 2	Gisborne.
2	E. F. Harris	Section 327, Kaiti	,
3	C. A. De Latour	Mangaheia No. 2	,,
4 5	,,	Karaka	
5	Wi Matangi and others	Pouawa No. 3	
6	Hirini te Kani and another	Pouawa No. 2	v
7	Ditto	Pouawa No. 3	_

Sitting of the Native Land Court for the Subdivision of Hereditaments

Native Land Court Office,
Whanganui, 21st October, 1886.

Notice is hereby given that at a sitting of this Court, to be held at New Plymouth, on the 23rd day of November next, will be heard the applications of the persons whose names appear in the first column for the subdivision of the headitements comprised in the Cream grants of the of the hereditaments comprised in the Crown grants of the pieces of land the names of which appear in the second column, situate in the districts named in the third column of the Schedule hereto.

And in pursuance of section 7 of "The Native Land Division Act, 1882," all persons having in their possession any original grant or other instrument of title relating to any of the lands aforesaid are hereby ordered to produce the same at the said sitting of the Court.

EDWIN B. DICKSON,

SCHEDULE.

No.	Names of the Persons applying for the Subdivision of Land.	Names of the Blocks to be subdivided.	District in which the Land is situate.
1	Ngapaki te Puni and Haana te Puni	Oeo	Taranaki.
2	Ani	,,	,,
3	Patihana	,,	"
4	Tiate	,	,,
5 6	Hana Tungehi	Pohukura	"
6	Hana Tamihana	Pahautuhia	"
7	Mihi Korama te Whata	Rural Section	#
		44 and Section	
		49, Town of	
		Urenui	
8		Section 3, Block	
		93, Raleigh	
	·	West	
9	Hera Ana Inuwaiti	Mokotuna	,,
10	Ngapei Ngatata	Purakau	,,
11	Wiremu Tako Ngatata		"
12	Paranihi Tukoko, Tui-	Pahautuhia	,,
	hu, Te Patihana, Tu		
,	Kirikau, Makareta te		
ĺ	Ahuroa, Taukawau,		
	Tu Monga, Tu Anini,		
	Te Motunui Tihirua,		
	Totara, Paringatai,		
	Uia, Te Awhi, Te		
	Ripinga Rangipito,		
	Pikau, Maata Hine-	ĺ	
	rangi, Taehonga, Tau-	}	
	kirangi, Matake,		
	Huru, Te Wari, Ra-	Į l	
	ngiterewaka, Ngana,		
	Matekohuru, Ngani-		
	kau, Puti, and Toroa		
	.,,		

Crown Lands Notices.

Lands open for Application, Wellington District.

Crown Lands Office,
Wellington, 17th October, 1886.

OTICE is hereby given that the lands enumerated hereunder will be open for application at this office on and after Monday, the 22nd November, 1886, upon the terms and conditions fixed by an Order in Council issued on the 1st September, 1886, and made under the 168rd section of "The Land Act, 1885,"

Block.	Section.	District.	Area.			Annual Rental.		
VIII.	52 56 57 58 59 60 61 62 63	Mangahao	A. 50 16 13 14 12 9 33 45 50	R. P. 0 0 0 38 2 0 2 16 1 13 0 16 2 16 0 0		631111244 4	s. 15 12 6 8 4 0 18 6 8	d. 0 0 0 0 0 0 0 0 0 0

These sections are situated on the western side of the Mangatainoka River, opposite the Pahiatua Township. The sections fronting the river are flat, and the remainder are bush. The soil varies from fair to good. Forms of application, plans, and full particulars may be obtained at this office, and at the principal post offices in the Wairarapa District.

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

Tenders for the Lease of Crown Lands.

Crown Lands Office,

Wellington, 20th September, 1886.

TENDERS are invited for the lease of the under-mentioned sections in the Waitotara Local Land District, under the provisions of Part IV. of "The Land Act, 1885."

under the provisions of Part IV. of "The Land Act, 1885."

Each tender must be accompanied by a statutory declaration under the Act, together with an amount equal to six months' rent at the rate tendered, and a fee of £1 10s. to cover cost of lease and registration, which must be lodged at the District Land Office, Patea, not later than 4 p.m. on Friday, the 5th November, 1886.

The tenders will be opened at the meeting of the Land Board, at Wellington, on Thursday, the 11th November next.

Forms of tender, declaration, and other information may be obtained at the principal Land Office, Wellington, and at the Land Office, Patea.

J. W. A. MARCHANT,

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

SCHEDULE.

Survey District.		Section.	Block.	Az	rea.		Upset Renta per Acre.		
Wairoa "Omahini " " " "	::	37 38 12 1 2 2 3 5	III. IV. IV.	A. 253 231 283 260 232 262 192 358 313	R. 1 0 0 0 0 0 0	P. 0 0 0 0 0 0 0 0 0 0	£ 0 0 0 0 0 0	s. 1 1 1 1 1 1	d. 0 0 0 0 0 0 0 0

Lease of 1,303 acres Grazing Land, Lake Ellesmere, Pro-vincial District of Canterbury.—Part former Reserve 959.

Crown Lands Office,
Christchurch, 28th September, 1886.

NOTICE is hereby given that the right to occupy the under-mentioned blocks of land, for pastoral purposes, for a period of ten months, from the 3rd November, 1886, will be offered by auction at the Land Office, Christchurch, on Wednesday, the 3rd November, 1886, at 12 o'clock noon, at the upset price of 8d. per acre:

560 acres, formerly rented by C. W. Minchiner.
367 acres, formerly rented by C. W. Minchiner.
376 acres, adjoining land rented by J. Brackenridge.

Plan may be seen and particulars obtained at the Land Office, Christchurch.

JOHN H. BAKER, Commissioner of Crown Lands.

Crown Lands in Marlborough open for Perpetual Lease under Conditions of Village Homestead Special Settlements of 1st September, 1886. Crown Lands Office,

Blenheim, 12th October, 1886.

Notice is hereby given that applications will be received at this office on Monday, the 22nd November, 1886, for perpetual leases of the sections enumerated in the Schedule hereunder. In the event of more than one application being received for any section on the 22nd November,

the right to occupy the same will be decided by lot among the applicants, at this office, on the following day, at 10 o'clock a.m.

HENRY G. CLARK,
Commissioner of Crown Lands.

for non-payment, is not paid to the Receiver of Land Revenue, Christchurch, within three months of this date.

SCHEDULE.

SCHEDULE.

WAKAMARINA. Block X., Wakamarina Survey District.

Block I	X., Wakamarina Sur	vey District.
Section.	Area.	Annual Rental.
7 8 9 10 11 12 13 14 15 22 23 24 25 26 27 28 29 30	A. R. P. 5 0 0 5 0 0 5 0 0 4 2 19 3 2 25 10 0 0 9 1 36 10 2 20 6 0 29 6 1 7 3 0 29 3 0 7 2 3 25 10 0 0 10 0 0 11 0 27 10 0 0 5 0 0	£ s. d. 0 15 0 0 15 0 0 15 0 0 12 0 0 10 0 0 12 0 0 12 0 0 12 0 0 12 0 0 18 0 0 18 0 0 10 0 0 12 0 0 12 0 0 15 0 1 5 0 1 5 0 1 5 0 1 5 0 1 5 0 1 5 0
DI 1 77 (KAIKOURA.	Current District
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	art of), Mount Fyffe 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0 4 0 14 3 1 30 5 0 0 4 1 35 9 3 19 6 1 28 10 0 0 22 7 1 11	0 15 0 0 15 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 13 0 1 10 0 1 13 0 1 4 0
Part 2 of 51 Part 2 of 53 286 312 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 341 342 343 344	strict of Kaikoura St 17 2 16 32 1 26 22 2 19 49 0 0 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 2 22 28 1 36 21 1 22 28 1 36 21 1 22 21 1 22 21 1 22 21 1 22 21 1 22 37 0 0 30 0 0 30 0 0 50 0 0 18 1 4 17 3 5 13 3 8 5 3 4	10 18 0 18 0 18 0 18 0 18 0 18 0 18 0 1

Runs liable to Forfeiture.-Notice to Occupiers.

2 32

8

345

Crown Lands Office.

7 0

Christchurch, 25th September, 1886.

In pursuance of clause 188 of "The Land Act, 1885," I hereby give notice that the runs mentioned in the Schedule hereto will be declared forfeited if the amount of rent due on the 1st March last, together with the penalty 587

No. of Run.	Lessee.	Area.	Locality.
N 39 N 52 N 53	Henry Campbell Edward Bowes Cargill	6,145	South of River Wilkin. Joining Lake Wanaka. West of Lake Wanaka.

JOHN H. BAKER Commissioner of Crown Lands.

Notice of Land to be offered for Application on Perpetual Lease in the Mikimiki Survey District.

Crown Lands Office, Wellington, 11th October, 1886.

NOTICE is hereby given that the lands enumerated hereunder will be open for application on perpetual lease, at this office, on and after Monday, the 22nd November, 1886, at the upset rental stated opposite each section.

SCHEDULE.

Section.	Block.	District.	Area.	Upset Rental per Acre.
1 2	IV.	Mikimiki	A. R. P. 257 2 0 172 2 0	£ s. d. 0 1 0 0 1 0

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

Sale of Crown Lands in Marlborough.

Crown Lands Office,

Crown Lands Office,
Blenheim, 7th October, 1886.

Notice is hereby given that the under-mentioned section of rural land will be offered for sale by public auction, for cash, at noon on Tuesday, the 16th November, 1886, at the Survey Office, Blenheim:—
Section 4, Block IV., Kaituna Valley, Onamalutu Survey District; area, 48 acres 22 perches; upset price, £54.

HENRY G. CLARK, Commissioner of Crown Lands.

Land Transfer Act Notices.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same in each case on or before the

2nd day of December next.

EDWARD EUGENE CAFLER.—8 acres 2 roods 30 perches, being part of a block of land said to contain 9684 acres, situated in the Parish of Whangarei, originally granted to Robert and William Carruth. In occupation of Applicant and tenants. 2552.

EDWIN FARRAND.—Eastern part of Allotment 183 of the Parish of Pukete, containing 22 acres and 28 perches.

Unoccupied. 2582.
ROBERT GEORGE HAWES.—Lots 6, 11, 13, 14, 15, 20, 21, 22, and 27 of the subdivision of Allotments 10 and 11 of the Parish of Takapuna. In Applicant's occupation. 2590.
GILES KEELEY.—Allotments 240, 241, and 242 of the

Town of Cambridge West, containing 3 acres. In Applicant's occupation. 2597.

Diagrams may be inspected at this office.
Dated this 21st day of October, 1886, at the Lands
Registry Office, Auckland.

THEO. KISSLING,
District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within two calendar months from the date of the Gazette containing this notice.

505. JAMES HORDER SHEPPARD.—4 perches, Section 163, Hokitika. Occupied by John Forster.

Diagrams may be inspected at this office.

Dated this 19th day of October, 1886, at the Lands Registry Office, Hokitika.

ALFD. H. KING, District Land Registrar.

STATEMENT of the RECEIPTS and EXPENDITURE of the

ORDINARY REVENUE

	RECEI	PTS.				£	s. d.	£		a		
Balance on 30th June,	1886					ಪ	s. a.	æ	s.	d.	£	s.
Cash in the Public								222,246	16	0		
Advances in the h			ha Gava	rnmont	•••	• • •		222,240	το	9		
In the Colony			TE COLE	rititient	' I	158,697	0.11				1	
In London	••	••	• •	••	• • •							
III LORGOR	••	••	••	••	••	41,834	11 11	200,532	0	10		
Ordinary Revenue,-											422,778	17
Customs					- 1	990 500	1 1					
Stamps	••	••	• •	• •		332,598	1 1					
Destal and Malanus		D	• •	• •	•••	125,194						
Postal and Telegra	apme Casn	receipts	• • •	• •	• •	12,877						
Property-tax	• •	• •	• •	• •	• •	143					1	
Beer Duty	• •	••	••	• •		10,666					1	
Railways	••			• •		220,610	9 3				1	
Registration and c	other Fees					3,892	14 8				1	
Marine						2,610	2 2				1	
Miscellaneous						7,448					ì	
Territorial Revenue,—								·				
Depasturing Licer		dr.a			l	59,851	10 10					
Depasium in incer	TROB' TROTTIS	, &c.	• •	• •	• •							
					1							
Miscellaneous	••	••	••	• •]	1,386		g1 000				
	••	••	••	••	1			61,238	4	1		
Miscellaneous	of Unautho	rized Ex	oenditur	 e charge	••			61,238	4	1		
Miscellaneous		rized Ex	enditur	e charge	••			61,238 1,407				
Miscellaneous Recoveries in respect of previous quarter's	account		enditur	e charge	••			,			778,686	8
Miscellaneous Recoveries in respect c previous quarter's Sinking Funds set fre	account ee,—	,	••		ed in			,			778,686	8
Miscellaneous Recoveries in respect c previous quarter's Sinking Funds set fre Under "The Cons	account ee,— solidated S	tock Act		in respe	ed in			,			778,686	8
Miscellaneous Recoveries in respect c previous quarter's Sinking Funds set fre Under "The Cons	account ee,— solidated S	tock Act		in respe	ed in			,			778,686	8
Miscellaneous Recoveries in respect c previous quarter's Sinking Funds set fre	account ee,— solidated S	tock Act		in respe	ed in	1,386		1,407	9	11	778,686	8
Miscellaneous Recoveries in respect converses quarter's Sinking Funds set fre Under "The Cons "The Wellingto 1886	ee,— solidated S n Loan Ac	tock Act	, 1884," " redeen	in respo	ect of July,			,	9	11	778,686	8
Miscellaneous Recoveries in respect of previous quarter's Sinking Funds set fre Under "The Conse "The Wellingto 1886 Balance of conver	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respended 1st	ect of July,	1,386		2,190	9	0	778,686	8
Miscellaneous Recoveries in respect converses quarter's Sinking Funds set fre Under "The Cons "The Wellingto 1886	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respo	ect of July,	1,386		1,407	9	0		
Miscellaneous Recoveries in respect of previous quarter's Sinking Funds set fre Under "The Conse "The Wellingto 1886 Balance of conver	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respended 1st	ect of July,	1,386		2,190	9	0	778,686 2,690	
Miscellaneous Recoveries in respect of previous quarter's Sinking Funds set fre Under "The Conse "The Wellingto 1886 Balance of conver	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respended 1st	ect of July,	1,386		2,190	9	0		
Miscellaneous Recoveries in respect of previous quarter's Sinking Funds set fre Under "The Conse "The Wellingto 1886 Balance of conver	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respended 1st	ect of July,	1,386		2,190	9	0		
Miscellaneous Recoveries in respect of previous quarter's Sinking Funds set fre Under "The Conse "The Wellingto 1886 Balance of conver	ee,— solidated S in Loan Ac rted bonds	tock Act	, 1884," " redeen	in respended 1st	ect of July,	1,386		2,190	9	0 0		0

LAND FUND

Land Sales,— For Cash On Deferred Payme			••		:	18,933 11 8 17,352 10 8		
					-	,	36,286 2 4	
Recovery from Public W Native Lands	orks F	una in re	espect or				23,491 10 1	- 59,777 12 5
Balance on 30th Septem						•	90 000 19 0	55,111 12 0
Cash overdrawn Less Advances in the	e hands	of Officer	s of the (Jovernm	ent,—	••	30,292 13 3	
In the Colony	• •	••	••	• •	•••	••	8,486 18 9	01 005 14 6
								- 21,805 14 6
Total		••	••			••	••	£81,583 · 6 11

CONSOLIDATED FUND for the Quarter ended 30th September, 1886.

ACCOUNT.

1				
	EXPENDITURE,	£ s. d.	£ s. d.	£ s. d.
	Permanent Appropriations,— Civil List Interest and Sinking Fund Under Special Acts of the Legislature Moiety of Subsidies payable under "The Local Bodies"	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
	Finance and Powers Act, 1885 " One-third of Rents from Perpetual Leases paid over to Local Bodies under "The Land Act 1877 Amendment Act, 1884"	12,347 4 0 26 11 1		
	Endowments— Greymouth Harbour Board Westport Harbour Board	1,837 16 6 2,621 10 1	298,971 8 4	
	Annual Appropriations,— Class I.—Legislative	9,179 5 6 20,922 1 1 13,405 10 2 27,636 7 11 70,118 10 0 19,936 12 10 7,708 14 9 87,137 3 1 6,038 6 7 8,292 14 4 206,848 17 6 28,893 9 10	506,117 13 7	
	Services not provided for	••	1,941 2 4	807,030 4 3 20,000 0 0
	Cash in the Public Account	171,426 18 5	175,443 3 4	
	In London	30,254 19 8	201,681 18 1	377,125 1 5
	Total		£	1,204,155 5 8

ACCOUNT.

				61,555		••	1	ıment,—	e Govern				on 30th June overdrawn Advances in the Colony	Cash Less	
7 11	51,793			3,102		•••	ĺ	••	••	••	••	•••	one colony	111	
		1			ĺ		Ì					ations,—	nt Appropria	Permane	
	1		0	9.470			1	-				ceeds of	third of Proc id to Local H	One-	
	1	- 1	3	3,478	į	• •		••	••	••	••		ppropriation		1 -
	ļ				8 10	063	2				Lands	inister o	XIII.—Mi	Class	1.
				İ	7 1	248				ids	rown Lar	tes on C	XIV.—Ra	,,	
		11	15	26,311					•						
19 0	29,789 1				ľ		ĺ								
6 11	£81,583	ľ						••	••	••	••	••	Total		
_				•••		••			••		• •	••	Total		

STATEMENT of the RECEIPTS and EXPENDITURE of the

STATE FORESTS

RECEIP	TS.				£ s. d.	£ s. d.	£	s.
Rents from Lands set apart Timber Licenses, &c	••	••	• •	••	••	48 16 10 1,178 3 5		٥.
					-		1,227	0
Total	••	••	• •	••	1		£1,227	0

ACCOUNTS OF

Balance on 30th June, 1 Cash in the Public Advances in the han In the Colony	Account			ernmeni	t,—	••		4,1 7 6 1,232		10 2	5 400 1	0 (
Revenue appropriated to Fees, Fines, &c. Endowments of Lar Goldfields Revenue Gold Duty		• •	••		••	572 2,105 3,823 6,918	73				5,408 10	0 (,
Counties Separate Accounts Revenue of Counties is not in full opera	s in wh	nich "Tl	ne Counti	ies Act,	1876,"	••		13,419 56		į	!		
Advance Accounts,— Recoveries	••	••	••	••	••	••	i	3,408	2	8	16,883 1	7 9	,
Total	••	••	••	••		••		••			£22,292	7 9)

DEPOSIT

				·				1		
Balance on 30th June, 1	.886				- 1			1		
Cash in the Public				• •]		60,390 19 7			
Advances in the har	ids of O	fficers of	the Gov	ernment	, 1		•	1		
In the Colony				••	· l	300 0 0		1		
In London		••	••			15,022 15 5		1		
III II SHOOM	••		• •	-•	- ' -		15,322 15 5	1		
Lodgments,—					1	Ì		75,713	15	
Armed Constabular	RATTOR	5 Fund			1		68 11 0	10,120		
			• •	••	•••	• • •	1,850 0 0	1		
Emigrants' Deposit	S T	71 3	• •	••	•••	••	90 0 0	1		
General Assembly 1		una	••	• •	•••	••				
	• •	••	• •	••	•••	••	7,292 19 4	1		
Native Land Purch			• •	• •		••	642 2 0	i		
Nelson Rifle Prize-			• •	• •	• •	••	500			
Thermal-Springs Di	istricts A	.ct, 1881		• •			30 4 6	1		
New Zealand Unive	ersity En	dowmen	t, Westl	\mathbf{and}	••	••	7 12 6	ì		
Westland Loan Act	, 1873, R	ledempti	on	• •		••	35 19 3	1		
	. ,	•			l l			10,022	8	
					- 1					_
Total				••	1			£85,736	3	
					- 1				-	=

Treasury, Wellington, 7th October, 1886.

Examined and found correct as regards the Railway Receipts.

W. M. HANNAY,
Assistant General Manager, New Zealand Railways.

CONSOLIDATED FUND for the Quarter ended 30th SEPTEMBER, 1886.

ACCOUNT.

EXPENDIT	TURE.				£	s. d.	£	s.	d.	£	s.
Balance on 30th June, 1886,— Cash overdrawn Less Advances in the hands of	f Office	ve of the G		ont ·			157	19	8		
In the Colony							148	10	10	0	0 4
Interest on Debentures, £1,500	••	••	• •				32	9	4	9	8 1
Annual Appropriation,— Class XV.—Minister of Lan	ds						712	8	7	744 1	7 1
Balance on 30th September, 1880 Cash in the Public Account Advances in the hands of Of	·	the Gove	 rnment		••	!	195	15	2		, 1
In the Colony	••		••				276	18	4	450 1	9
Total	••	••	••				••			£1,227	0

LOCAL BODIES.

Revenue paid over to Loca Fees, Fines, &c. Endowments of Land Goldfields Revenue Gold Duty	··	••			685 14 3 1,756 2 10 3,892 2 3 5,914 3 9	12,248 3 1	
Advance Accounts,— Amounts paid on beha		Bodies	••	••	••	3,292 16 9	15,540 19 10
Balance on 30th September Cash in the Public Ace Advances in the hands	count	of the Gov	ernment,			5,666 7 0	
In the Colony	•• ••	••	••	••	••	1,085 0 11	6,751 7 1
Total	••	••	••		••	••	£22,292 7

ACCOUNTS.

Withdrawals,—							
Armod Constabulary Down of The 3					20 0	0	
Emigrants' Deposits					2,750 0	Ö	
		• •			4,610 19	4	
					105 0	0	
					512 8	10	
					110 0	0	
Westland Loan Act, 1873, Redemption			••		49 10	0	
Balance on 30th September, 1886,— Cash in the Public Account Advances in the hands of Officers of the	 e Governi	 ment,—	••	••	62,883 16	5	8,157 18
In the Colony				671 13 7			
Tm T am Jam				14,022 15 5			
					14,694 9	0	
				ļ -			77,578 5
Total	••	•			••		£85,736 3

JAMES C. GAVIN, Secretary to the Treasury.

JAMES B. HEYWOOD, Assistant-Secretary and Accountant to the Treasury.

Examined and found correct, except as regards the Railway Receipts, which are not audited by the Audit Office,
C. T. BATKIN,
Assistant Controller and Auditor.

STATEMENT of the RECEIPTS and EXPENDITURE of the PUBLIC

ORDINARY LOAN

	RECEIP	TS.				£	s.	đ.	£	s.	đ.	£	s.	d.
Balance on 30th June, Cash in the Public Advances in the ha	Account	 Facus of	the Corr						Dr. 145,309	2	5			
In the Colony In London	inds of Of	··		•••	_ 	86,194 17 4,619		8	·					
Investments	••		••		••	•••			260,814 445,053	0 14	11 5	560,558	2 10	11
PART I.— District Railways Purc	hasing A	et, 1885,-										300,550	, 14	. 11
Debentures issued Surplus Sinking Fund	released v	inder "T	he Cons	olidated	Stock	••			33,900 6,000					
Act, 1884," in resp Recoveries in respect of	f expendi	ture of p	revious	quarter	1886	••			2,618			42,518	3 0	2
					•									
Total	••	• •	• •		••							£603,076	3 18	3 1

CONVERSION

Proceeds of sale of 4-pe Debentures issued und	r-cent. Inscribed er "The Consoli	l Stock dated Si	tock Act, 1	 884 ''	••	504,775 0 0 13,500 0 0	F10 07F 0	•
Balance on 30th June, Cash in the Public Advances in the ha	Account	d Crown	Acents —	••	••	1,439 10 0	518,275 0	U
Stock Agents Crown Agents	inus of Stock an		• • • •		264,761 16 5 55,300 0 0	320,061 16 5	901 501 6	
							321,501 6	٤
Total		••	••	••	••	••	£839,776 6	_

Treasury, Wellington, 21st October, 1886.

WORKS FUND for the Quarter ended 30th September, 1886.

ACCOUNT.

EXPENDITURE. PART I.— Annual Appropriations,— Class I.—Immigration		VOCNOITUO		·············				_					:	
Annual Appropriations,— Class I.—Immigration		XENDI I UK	⊏.			£	8.	d.	£	s.	d.	£	s.	d,
Class I.—Immigration		,												
II.—Public Works, Departmental						3 647	12	1	1 -			İ		
III. —Railways	TT Double			• •		6.337	ñ		1					
IV.—Roads	TIT Daile			• •								{		
V.—Waterworks on Goldfields				••										
VII.—Telegraph Extension 2,493 6 1 10,106 19 0 IX.—Lighthouses, Harbour Works, and Defence 63,666 17 1 12,500 0 0 XI.—Rates on Native Lands 24,027 6 5 527 4 11								_				[
VIII.—Public Buildings	" TITT Water													
IX.—Lighthouses, Harbour Works, and Defence 12,500 0 0 2 12,500 0 0 2 12,500 0 0 2 12,500 0 0 2 12,500 0 0 2 12,027 6 5 527 4 11 196,351 11 4	" VIII — Publ	ic Buildings										1		
X.—Contingent Defence 12,500 0 0 24,027 6 5 527 4 11 196,351 11 4	" IX —Ligh:	thouses. Harbo	ur Works, a	nd Defence	3	63,656	17	1	1					
XI.—Rates on Native Lands 24,027 6 5 527 4 11 196,351 11 4	" X —Cont	ingent Defence						_						
## Purchase of District Railways,—	XI —Rate	s on Native La	nds						1			}		
Purchase of District Railways									-					
Purchase of District Railways						196 351	11	4						
PART II.—	Purchase of District R	ailways,—												
PART II.— Annual Appropriations,— Class II.—Railways " III.—Purchase of Native Lands	Waimate Railway	•••	• •	• •	• •	33,900	0	0	230, 251	11	4			
Class II.—Railways	PART II.—								100,101		-			
Class II.—Railways	Annual Appropriations	·,												
PART III.— Annual Appropriations,— Class I.—Railways II.—Charges, Expenses, and Contingencies Balance on 30th September, 1886,— Cash in the Public Account In the Colony In London Investments Investments Class I.—Railways II.—Charges, Expenses, and Contingencies 76,943 12 3 77,675 1 0 77,675 1 0 Dr398,580 3 1* 85,724 8 3 133,217 6 9 218,941 15 0 437,583 19 4	Class II.—Raily	vays				12,325	1	8				ļ		
PART III.— Annual Appropriations,— Class I.—Railways	" III.—Purc	hase of Native	Lands	• •	••	24,879	7	10	07 004	^	_			
Annual Appropriations,— Class I.—Railways	DADM TIT								37,204	9	ь			
Class I.—Railways 76,943 12 3 731 8 9 77,675 1 0 Balance on 30th September, 1886,— Cash in the Public Account		,							ļ					
## III.—Charges, Expenses, and Contingencies 731 8 9						76 943	19	2						
Balance on 30th September, 1886,— Cash in the Public Account Advances in the hands of Officers of the Government,— In the Colony In London	II —Char	gog Evnengeg	and Contin	gencies										
Balance on 30th September, 1886,— Cash in the Public Account Advances in the hands of Officers of the Government,— In the Colony In London Investments Investments 1345,131 1 10 245,131 1 10 245,131 1 10 257,945 11 3	" II.—Ollar	gos, maponses,	wird Contin	Postorea	••	101			77 675	1	പ			
Balance on 30th September, 1886,— Cash in the Public Account									11,010			345, 131	1	10
Cash in the Public Account	Balance on 30th Septe	mber, 1886.—										310,101	-	-0
Advances in the hands of Officers of the Government,— In the Colony									Dr398,580	3	1*			
In the Colony 85,724 8 3 133,217 6 9 218,941 15 0 437,583 19 4 257,945 11 3			s of the Gov	ernment.					,	-	- 1			
In London			••	•		85,724	8	3						
Investments			• •					9						
257,945 11 3														
	Investments	• • • • • • • • • • • • • • • • • • • •	•.•	••	••				437,583	19	4	057 045		^
Total £603,076 13 1												257,945	11	3
Total £603,076 13 1											- 1			
10081	mata1			•				·]	0000 050	10	
	Totai	• • •	••	• •	••	•••			••			£603,076	TR	1.

^{*} Drawn against Imperial Guaranteed Debentures in England,

ACCOUNT.

Five per cent. 5-30 De	bentures	called in	for pay	ment or	15th		_	_						
January, 1885	3 44 MIL	- 337-115	T		1000 2	299,900	0	0						
Debentures issud un redeemed	der "In	e weiiin	gton Lo	an Act,		13,500	n	0	1			}		
retteemed	••	••	••	••	••	15,000		_	313,400	0	0			
Expenses Account,-						i			}	•	•			
Discount	••	• •	• •		• •	12,500		0	ľ					
Commission		••	• •	• •	••	1,504		0				ï		
Brokerage		••	• • •	• •	•••	260		0						
Office expenses	• •	••	••	• •	• • •	1,374	12	9				1		
									15,639	2	9	329,039	^	
Balance on 30th Septe	mber, 18	86										529,059	2	í
Cash in the Public								- 1	230,939	10	0	·		
Advances in the h	ands of S	tock and	Crown A	gents,-	.]	,					
Stock Agents				• •		58,797	13	8						
Crown Agents					•••	221,000	0	0				j .		
		*							279,797	13	8		_	
												510,737	3	
a vita														
Total												£839,776		_

JAMES C. GAVIN, Secretary to the Treasury.

JAMES B. HEYWOOD, Assistant Secretary and Accountant to the Treasury.

Examined and found correct.

C. T. BATKIN,
Assistant Controller and Auditor.

BONDED WAREHOUSE ACCOUNT, showing the Quantities of the principal Articles that remained in Warehouse on 30th June, 1886; the Quantities received into and delivered from Warehouse during the Quarter ended 30th September, 1886; and those remaining in Warehouse on that date, at the Bonding Ports of New Zealand, specifying the principal Ports.

					Quantities.			
			Dessions		Deliv	eries.		
Principal Articles.	Bonding Ports.	In Ware- house, 30th June, 1886.	Received into Ware- house during Quarter.	Home Consump- tion.	Removal to other Ports of New Zealand.	Exporta-	Total.	In Ware- house, 30th September 1886.
PIRITS:— Brandy	Auckland Wellington Lyttelton and Christchurch	Gallons. 27,830 25,647 16,421	Gallons. 3,919 6,043 5,051	Gallons. 4,800 5,622 4,541	Gallons. 174 2,038 293	Gallons. 63 296 19	Gallons. 5,037 7,956 4,853	Gallons. 26,712 23,734
	Dunedin Other Ports	37,072 23,423	3,803 7,468	5,010 8,694	1,342 1,301	197 4	6,549 9,999	16,619 34,326 20,892
	Total	130,393	26,284	28,667	5,148	579	34,394	122,283
Geneva	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	10,716 11,352 8,282 5,962 12,692	4,057 5,460 1,658 4,218 4,390	2,880 3,611 2,313 2,822 4,049	317 1,384 15 526 614	887 125 26 40	4,084 5,120 2,354 3,388 4,668	10,689 11,692 7,586 6,792 12,414
	Total	49,004	19,783	15,675	2,856	1,083	19,614	49,178
Gin	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	1,192 2,551 2,035 828 1,661	986 584 496 846 576	545 801 497 416 727	36 323 311 196	165	581 1,289 497 727 923	1,547 1,846 2,084 447 1,314
	Total	8,267	2,938	2,986	866	165	4,017	7,188
Rum	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	8,386 6,317 4,150 8,180 6,905	2,606 1,011 279 1,573 2,596	4,112 1,570 1,156 1,806 2,589	142 331 753 263	96 78 29 24 28	4,350 1,979 1,185 2,583 2,880	6,642 5,349 3,244 7,170 6,621
	Total	33, 938	8,065	11,233	1,489	255	12,977	29,02
Whiskey	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	22,082 35,746 25,628 71,405 36,292	9,247 10,105 8,746 10,210 16,734	9,170 8,955 9,806 16,852 18,417	524 3,295 112 4,654 1,531	261 86 83 4,027 6	9,955 12,336 10,001 25,533 19,954	21,374 33,514 24,378 56,089 33,079
	Total	191,153	55,042	63,200	10,116	4,463	77,779	168,41
Other Kinds	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	3,798 1,870 878 4,544 609	448 72 71 618 199	1,272 705 258 1,369 127	10 29 45	14 12	1,296 734 258 1,426 127	2,950 1,208 691 3,736 681
	Total	11,699	1,408	3,731	84	26	3,841	9,26
Vine:— Port	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	6,824 8,192 8,850 16,083 8,824	1,047 3,150 2,500 1,026 2,618	1,280 2,175 2,179 2,482 2,822	85 317 87 240 130	27 4 451	1,392 2,496 2,266 3,173 2,952	6,479 8,846 9,089 13,930 8,490
•	Total	48,773	10,341	10,938	859	482	12,279	46,83
Sherry	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	4,065 6,502 5,021 6,533 5,056	1,094 178 1,386 170 988	708 1,052 949 1,029 1,814	24 41 52 141 27	16	748 1,093 1,001 1,286 1,841	4,41 5,58 5,40 5,41 4,20
visit discussion of	Total	27,177	3,816	5,552	285	132	5,969	25,024

BONDED WAREHOUSE ACCOUNT—continued.

					Quantities.			
					Deliv	eries.		
Principal Articles.	Bonding Ports.	In Ware- house, 30th June, 1886.	Received into Ware- house during Quarter.	Home Consump- tion.	Removal to other Ports of New Zealand.	Exporta- tion.	Total.	In Ware- house, 30th September, 1886.
Wine—continued. Sparkling	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	Gallons. 2,631 1,361 1,132 1,970 895	617	235 311 308	Gallons. 10 87 18	Gallons. 44 13 20	Gallons. 447 258 811 415 208	Gallons. 2,836 1,303 1,075 2,172 805
	Total	7,989	1,841	1,447	115	77	1,639	8,191
Other Kinds	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	4,408 2,640 4,017 8,966 2,716	969 554 2,247	901 607 793	 70	92 14 37	879 911 621 900 676	2,698 3,950 10,313
	Total	22,747	5,073	3,724	120	143	3,987	23,833
Australian	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	3,402 3,354 1,765 3,203 7,070	1,980 58 1,075	$ \begin{array}{r} 1,436 \\ \hline 681 \end{array} $	117 27 197	66 154 99	1,003 1,707 731 977 2,300	3,627 1,092 3,301
	Total	18,794	8,438	6,006	393	319	6,718	20,514
ALE AND BEER	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	40,927 23,627 19,490 35,178 10,549	14,399 8,498 11,202	9,274 $7,297$ $11,793$	792	857 537 734	12,591 9,811 7,297 13,319 3,923	28,215 20,691 33,061
	Total	129,771	65,852	42,565	2,248	2,128	46,941	148,682
TOBACCO	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	lb. 224,811 157,949 107,750 417,787 98,088	77,625 35,297 179,099	48,857 38,579 58,802	22,135 7,275 15,900	lb. 8,954 2,775 295 3,855 1,083	lb. 105,872 73,767 46,149 78,557 64,094	161,807 96,898 518,329
	Total	1,006,385	488,555	275,661	75,816	16,962	368,439	1,126,501
CIGARS AND SNUFF	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	23,408 16,271 6,360 32,384 11,873	4,659 2,487 7,808	4,394 1,853 4,607	258 744	899 177 10 47 11	5,859 4,829 1,869 5,398 2,195	16,101 6,984 34,794
	Total	90,296	27,378	17,718	1,282	1,144	20,144	97,525
Tea	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	205,964 100,498 160,071 177,490 118,268	362,382 354,109 516,628	112,670 241,115 209,500	4,103 428 4,347	2,182 2,496 6,331 3,290 164	200,818 119,269 247,874 217,137 107,534	343,611 266,306 476,981
	Total	762,291	1,965,965	855,359	22,805	14,463	892,627	1,835,629
SUGAR (INCLUDING MOLASSES AND GLUCOSE)	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	7,299,874 398,403 2,589,327 1,566,446 253,947	1,435,488 1,046,988 2,038,888	3,702,806 31,142,972 31,341,880 52,123,506 627,807	56,967 36,472 123,186	34,801 11,536 15,947 25,458 1,073	3,805,216 1,211,475 1,394,299 2,272,150 628,880	2,242,016 1,333,181
	Total	12,107,997	7,298,238	8,938,971	284,234	88,815	9,312,020	10,094,215

BONDED WAREHOUSE ACCOUNT—continued.

					Quantities	•		
			Desci-13		Deliv	veries.		
Principal Articles.	Bonding Ports.	In Ware- house, 30th June, 1886.	Received into Ware- house during Quarter.	Home Consump- tion.	Removal to other Ports of New Zealand.	Exporta-	Total.	In Ware- house, 30th September 1886.
COFFEE, COCOA, AND CHOCOLATE	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	lb. 28,838 43,861 39,976 36,426 16,471	lb. 14,047 2,424 20,382 25,803 2,005	lb. 19,821 18,877 15,730 38,564 10,740	1b. 8,976 	1b. 50 112 30 50	1b. 19,871 22,965 15,760 38,670 10,740	lb. 23,014 23,320 44,598 23,559 7,736
	Total	165,572	64,661	103,732	4,032	242	108,006	122,227
OPIUM	Auckland Dunedin Other Ports	10 48 48	14 995 48	7 672 48			17 672 48	7 371 48
	Total	106	1,057	727	•••	10	737	426
Rion	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	cwt. 1,479 4,348 336 6,810 840	cwt. 2,056 650 786 3,706	cwt. 1,361 1,373 699 2,234 3,380	cwt. 93 280 4	ewt. 199 21 8 61	cwt. 1,653 1,674 707 2,299 3,381	cwt. 1,882 2,674 279 5,297 1,165
	Total	13,813	7,198	9,047	377	290	9,714	11,297
Hops	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	11 14 6 9	 3 57 14	2 4 18 3	••		2 4 18 3	9 13 6 48 12
	Total	41	74	27	•••	••	27	88
DRIED FRUITS	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	441 1,157 371 1,547 224	498 550 458 801 81	569 1,078 562 1,600 182	 2-	15 20 17 26	584 1,098 579 1,628 182	350 609 250 720 123
	Total	3,740	2,383	39,991	2	78	4,071	2,052
Kerosene	Auckland Wellington Lyttelton and Christchurch	Gallons. 153,536 22,534	Gallons. 70,344	Gallons. 54,012 6,520	Gallons. 4,800.	Gallons. 14,248	Gallons. 73,060 8,725	Gallons. 150,820 17,435
	Dunedin Other Ports	168,940	60,204 13,488	57,828 13,472	10,122	24 16	67,974 13,488	161,170
	Total	345,060	147,612	131,832	16,719	14,696	163,247	329,425
Apparel and Slops	Wellington Lyttelton and Christchurch	Packages. 355 191 99 315	Packages. 880 173 51 363	Packages. 648 287 98 471	Packages.	66 7 1	Packages. 714 294 100 472	Packages. 521 70 50 206
· · · · · · · · · · · · · · · · · · ·	Other Ports	43	141	73	29		102	82
	Total	1,003	1,608	1,577	31	74	1,682	929
BOOTS AND SHOES	Auckland Wellington Lyttelton and Christchurch Dunedin Other Ports	67 836 407 65 63	155 143 84 116 22	102 115 125 72 40	8	•••	105 115 125 72 40	117 364 316 109 45
	Total	938	470	454	3		457	951

Department of Trade and Customs, Wellington, 27th October, 1886. W. Seed, Secretary and Inspector.

STATEMENT of the LIABILITIES and Assets of the under-mentioned Banks in the Colony of New Zealand, for the Quarter ended 30th September, 1886. LIABILITIES.

	Notes	Bills	Balances due		Deposits.		
BANKS.	in Circulation.	in Circulation.	other Banks.	Government.	Not bearing Interest.	Bearing Interest.	Total Liabilities.
Bank of New Zealand Union Bank of Australia (Limited) Bank of New South Wales Bank of Australasia National Bank of New Zealand (Limited) Colonial Bank of New Zealand	£ s. d. 456,143 15 5 106,245 1 7 89,166 5 7 57,582 9 3 90,505 9 3 102,235 5 7	£ s. d. 18,160 5 2 11,691 18 10 598 1 1 6,843 4 10 4,406 0 0 3,136 8 3	£ s. d. 4,379 8 1 74 15 5 2,530 3 7 18 6 11 15,351 12 7 15,259 12 1	£ s. d. 515,113 19 10 	£ s. d. 1,422,940 2 5 487,220 7 7 273,093 12 0 267,848 13 5 268,315 11 10 340,261 12 2	£ s. d. 2,799,561 17 7 1,483,728 9 6 853,605 6 6 641,661 6 11 498,938 3 10 691,732 16 0	£ s. d. 5,216,299 8 6 2,038,960 12 11 1,218,993 8 9 973,954 1 4 877,516 17 6 1,152,625 14 1
Totals	901,878 6 8	44,835 18 2	37,613 18 8	515,113 19 10	3,059,679 19 5	6,919,228 0 4	11,478,350 3 1

					ASSETS.						
	Coined Gold and Silver and other Coined Metals.		Bills of other	Balances due from other Banks.	Landed Property.	Notes and Bills Discounted.	Government Securities.	Other Funded Securities.	Debts due to Bank, exclusive of Debts abandoned as bad.	included under	Total Assets.
Bank of New Zealand Union Bank of Australia (Limited) Bank of New South Wales Bank of Australasia National Bank of New Zealand	469,667 3 3 202,664 2 3	60,786 4 3 6,497 7 7	1,575 18 1,191 15 3,128 13 10	9 2,928 12 4 5 9,498 11 8	£ s. d. 87,370 0 10 115,588 1 6 97,868 2 10 60,185 9 7 83,687 13 10	1,723,328 6 4 788,093 2 8 260,453 13 3 7 579,394 10 11	27,550 0 0	::		208,837 10 7 69,503 1 9 54,405 1 10 1.732 14 11	£ s. d. 8,417,661 2 2 2,523,936 19 9 2,366,439 4 11 1,757,403 18 3 1,799,577 2 11
(Limited) Colonial Bank of New Zealand	190,876 10 1	7,804 8 9	1,676 8 '	39,689 11 8	39,936 6 9	646,912 18 7	• •		1,058,446 8 8	76,823 2 8	2,062,165 15 9
Totals	2.052.038.10	105 749 15 4	33 853 8	360.350. 7. 8	8 484 635 15 4	4 437 214 13 2	27.550 0 0		11.302.890 8 2	422,908 5 2	18,927,184 3 9

CAPITAL AND PROFITS. Amount of Reserve Fund at the Time of Amount of Last Dividend Rate per Annum of Last Dividend. BANKS. Capital paid up declared. declaring such Dividend. £ s. d. 730,649 12 0 75,000 0 0 Bank of New Zealand ... 1,000,000 Fifteen per cent. .. 1,100,770 19 6 Union Bank of Australia (Limited) 105,000 0 0 1,500,000 Fourteen per cent. 87,500 0 0 599,632 2 4 Bank of New South Wales 1,000,000 790,000 0 0 2,391 16 5 120,000 0 0 Bank of Australasia 1,600,000 Two and a half per cent. for the half year ended 30th September, 1885 6,250 0 0 National Bank of New Zealand (Limited) 250,000 65,419 12 3 14,000 0 0 Colonial Bank of New Zealand ... 400,000 Seven per cent. .. 3,288,864 2 6 407,750 0 0 Totals 5,750,000

TATEMENT of the Basel of New Zealand, during 1886.	nk of l	New Zeala	nd, wi	thin the (Oolo	ny
2000.	Liai	BILITIES.		£	s.	d.
Notes in circulation	• •	••	••	456,143	15	5

Bills in circulation			18,160		
Balances due to other Banks					
Government deposits			515,113	19	10
Other deposits—					
Not bearing interest			1,422,940		
Bearing interest			2,799,561	17	7
-			~~ od a 500		
Total average liabilitie	S	• •	£5,216,299	8	6
Asse	TS.				
Coined gold and silver and o	ther	coined			đ.
metals			481,490		1
Gold and silver in bullion or ba			60,786		3
Notes and bills of other Banks			23,050		
Balances due from other Banks	3		2,928		
Landed property			87,370	0	10
Amount of all other securities-					
1. Notes and bills discounted	i		1,723,328	6	4
2. Colonial Government secu	$_{ m rities}$	٠.			
3. Other funded securities	• •		• •		
4. Debts due to the Bank (
debts abandoned as bad			5,829,870	2	0
5. Securities not included	und	er the			
above heads			208,837	10	7
Total average assets	• •	• • •	£8,417,661	2	2

Amount of the capital stock paid up at the close of the quarter ended 27th September, 1886, £1,000,000.
Rate of the last dividend declared to the shareholders, equal

to 15 per cent. per annum.

Amount of the last dividend declared, £75,000.

Amount of the reserved profits at the time of declaring such dividend, £730,649 12s.

Dated at Wellington, this 15th day of October, 1886.

GEORGE E. TOLHURST, Manager, Wellington.
R. B. RIGG, Accountant.

TATEMENT of the amount of the average Liabilities and Assets of the Union Bank of Australia (Limited), at all Branches in the Colony of New Zealand, during the Quarter ended 30th September, 1886.

LIABILITIES.

	LIABII	ITIES.		£	s.	a.
Notes in circulation				106,245	1	7
Bills in circulation				11,691	18	10
Balances due to other	Banks				15	
Government deposits		• •				
Other deposits—	••	••	• • •	•••		
				487,220	7	7
Not bearing interest	• •	••		1,433,728		6
Bearing interest	• •	• •	• •	1,455,726	ð	U
				00 000 000	10	
Total average	liabiliti	es	• • •	£2,038,960	12	11
	Ass	ETS.				
Coined gold and silver	\mathbf{r} and	other o	coined	£	s.	d.
metals				476,582	15	1
Gold and silver in bulli	on or b	ars		6,497	7	7
Notes and bills of other				1,575		
Balances due from othe				_,,,,		
Landed property	or Daile		• •	115,588	1	6
Amount of all other sec	itica		• • •	110,000	-	·
1. Notes and bills dis				788,093	2	8
			• • •	100,000	4	G
2. Colonial Governm		urities	• •	• •		
3. Other funded secu		,,		••		
4. Debts due to the					•	
debts abandone				1,066,096	13	1
Securities not included	uded un	der the	above			
heads	• •			69,503	1	9
				•		

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1886, £1,500,000.
Rate of the last dividend declared to the shareholders, 14 per

Total average assets

cent. per annum.

Amount of the last dividend declared, £105,000.

Amount of the reserved profits at the time of declaring such dividend, £1,100,770 19s. 6d.

Dated at Wellington, this 15th day of October, 1886.

D. S. MELVILLE, Manager. A. H. STOCK, pro Accountant.

..£2,523,936 19

CATEMENT of the average amount of the Liabilities and Assets of the Bank of New South Wales, in New Zealand, during the Quarter ended 27th September, 1886.

	LIABIL	ITIES.		£	s.	d.
Notes in circulation		• •		89,166	5	- 7
Bills in circulation	• •	• •		598	1	7
Balances due to other	Banks			2,530	3	7
Government deposits Other deposits—	••	••	• •	•••		
Not bearing interest				273,093	12	0
Bearing interest			•••	853,605		
- oming mores	••	••	••	000,000	·	
Total average	liabilitie	S		£1,218,993	8	9
	Asse	TS.	•			
Coined gold and silve			hadi	£		đ.
metals	and o	mer co	mea	469,667		
Gold and silver in bulli	ion or ha	e e	• •	15,559		
Notes and bills of other		ro	• •	1,191	10	0
Balances due from oth		••	• •			8
	er Danks	••	• •	9,498		_
Landed property	**	• •	• •	97,868	2	10
Amount of all other see				000 150		_
1. Notes and bills di			• •	260,453		3
2. Colonial Governm		rities	• •	27,550	0	0
3. Other funded secu						
4. Debts due to the			e of			
debts abandoned	l as bad)	• •	٠.	1,430,245	3	0
5. Securities not i	ncludeá	under	the	, ,		
above heads	• •	• •	• •	54,405	1	10
Total average	assets		á	82,366,439	4	11
ŭ			. 7		-	_

Amount of the capita stock paid up at the close of the quarter ended 27th September, 1886, £1,000,000.

Rate of the last dividend and bonus declared to the shareholders, 15 per cent. and 2½ per cent. bonus = 17½ per cent.

per annum.

Amount of last dividend and bonus declared, £87,500. Amount of the reserved profits at the time of declaring such dividend and bonus, £599,632 2s. 4d.

Dated at Christchurch, this 12th day of October, 1886.

W. G. RHIND, Inspector. R. J. HOGG, Inspector's Accountant.

ENERAL ABSTRACT showing the average amount of the Liabilities and Assets of the Bank of Australasia, within the Colony of New Zealand, taken from the several weekly statements during the Quarter, from the 1st July to the 30th September, 1886.

	LIABII	JITIES.		at .	s.	α.
Notes in circulation				57,582	9	3
Bills in circulation				6,843		10
Balances due to other	Banks	• •	•••	18		11
Government deposits		• • • • • • • • • • • • • • • • • • • •		10	٠	
Other deposits—	••	••	••	••		
				067 040	40	
Not bearing interest	• •	• •	• •	267,848		
Bearing interest	••	• •	• •	641,661	6	11
			-			
Total average	liabilitie	S	• •	£973,954	1	4
			4		-	-
· ·	Asse	ma.				
0			.	•		-
Coined gold and silve	er and o	ther co	inea	£		d.
metals	. • •	• •	• •	202,664	2	3
Gold and silver in bull			• •	• •		
Notes and bills of othe			• •	3,128	13	10
Balances due from oth	er Banks			• •		
Landed property	• •	• •		60,185	.9	7
Amount of all other se	curities-	.		•		
1. Notes and bills di				579,394	10	11
2. Colonial Governm				-,,,,,,		
3. Other funded seco			•••	••		
4. Debts due to the		'avalueix	a of	••		
debts abandone			6 01	010 000	0	^
			47	910,298	, O	y
5. Securities not i	neruaea	under	the	4 =	٠.	
above heads	• •	• •	• •	1,732	14	11
			-			
Total average	assets		£	1,757,403	18	3
I			-			_

Amount of the capital stock paid up at this date, £1,600,000. Rate of the last dividend declared to the shareholders,

15 per cent. per annum.
Amount of the last dividend declared, £120,000.
Amount of the reserved profits at the time of declaring such dividend, £790,000.

Dated at Wellington, this 14th day of October, 1886.

JOHN SAWERS, Acting Inspector. J. W. PICKERSGILL, pro Accountant.

Assets of the National Bank of New Zealand (Limited), in the Colony of New Zealand, during the Quarter ended

30th September, 1886.						
• ,	LIABILI	TIES.		£	s.	đ٠
Notes in circulation	• •			90,505	9	3
Bills in circulation		• •	• •	4,406		
Balances due to other I	Banks	••		15,351	12	7
Government deposits	• •	• •	••			
Other deposits—						
Not bearing interest	••	• •	• •	268,315		
Bearing interest	• •	• •	• •	498,938	3	Τ0
m . 1	11.1.11141	_	_	0077 510	17	
Total average	mabilities	3		£877,516	17	
	Asset			•		,
Coined gold and silve	er and of	ther co	ined	£		d.
metals		••	• •	230,757		
Gold and silver in bulli		rs	• •	15,095		
Notes and bills of other		• •	• •	3,230		10
Balances due from other	er banks	••	• •	8,233 83,687		
Landed property	· •	• •	• •	00,007	19	10
Amount of all other se				439,032	1	5
2. Colonial Governm			• •	400,002	+	J
3. Other funded seco		LINICS	• •	••		
4. Debts due to the		exclusiv		•••		
debts abandone			01	1,007,933	14	8
5. Securities not i				_,,,,,,,,,,		•
above heads		unuci	0110	11,606	13	5
above neads	••	••	••-			
Total average	assets		. £	£1,799,577	2	11
		•		A STATE OF THE PARTY OF THE PAR		

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1886, £250,000.

Rate of the last dividend declared to the shareholders, 2; per cent. per annum for half-year ended 31st March, 1886.

Amount of the last dividend declared, £6,250.

Amount of the reserved profits after declaring such dividend, £2,391 16s. 5d.

Dated at Dunedin, this 30th day of September, 1886.

W. DYMOCK, General Manager.

STATEMENT of the average amount of Liabilities and Assets of the Colonial Bank of No. 7 Assets of the Colonial Bank of New Zealand, during the Quarter ended 30th September, 1886.

·	LIAB	LITIES		£	s.	d.
Notes in circulation				102,235	5	7
Bills in circulation				3,136		3
Balances due to other	\mathbf{Banks}	• •		15,259	12	1
Government deposits		• •				
Other deposits—						_
Not bearing interest	• •	• •	• •	340,261		2
Bearing interest	• •	• •	• •	691,732	16	0
Total average	liabilit	ies	4	1,152,625	14	1
Coined gold and silve		sets.	coined	£	s.	đ.

ASSETS.			
Coined gold and silver and other coined	ı £	s.	
metals	, 190,876		
Gold and silver in bullion or bars			
Notes and bills of other Banks			
Balances due from other Banks	. 39,689	11	
Landed property	. 39,936	6	9
Amount of all other securities—			
1. Notes and bills discounted	646,912	18	7
2. Colonial Government securities .			
3. Other funded securities			
4. Debts due to the Bank (exclusive o	f		
	. 1,058,446	8	8
5. Securities not included under the	8		
above heads	. 76,823	2	8
Total average assets	£2,062,165	15	9
3			

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1886, £400,000.
Rate of the last dividend declared to the shareholders, 7 per

cent. per annum.

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

Amount of the reserved profits at the time of declaring such dividend, £65,419 12s. 3d.

Dated at Dunedin, this 11th day of October, 1886.

H. MACKENZIE, General Manager. W. H. CHURTON, Visiting Officer.

Bank of Australasia Half-yearly Return of Assets and Liabilities.

ALF-YEARLY Return of the aggregate average amount of the Weekly Liabilities and Assets of the Bank of Australasia, within the Colony of New Zealand, from the 13th day of April, 1886, to the 11th day of October, 1886, inclusive. Published pursuant to the Royal Charter of In-

merasi, o. 2 aprilates Paris	•			
corporation.				
LIABILITIES.		£		
Bills in circulation not bearing interest		5,933	8	7
Notes in circulation not bearing interest		60,200	12	5
Bills and notes in circulation bearing inte	rest	• •		
Balances due to other Banks		47	16	3
Cash deposited not bearing interest		281,880	7	2
Cash deposited bearing interest		640,220	6	9
_				
Total liabilities within the colony	• •	£988,282	11	2
Assets.		£	s.	d.
Assets.		203,999	18	5
Coin and bullion		203,999 59,863	18 4	5 7
		203,999	18 4	5 7
Coin and bullion Landed property (Bank premises)		203,999 59,863	18 4	5 7
Coin and bullion Landed property (Bank premises) Notes and bills of other Banks Balances due from other Banks	ing	203,999 59,863 2,656	18 4 17	5 7 3
Coin and bullion Landed property (Bank premises) Notes and bills of other Banks	ing	203,999 59,863	18 4 17	5 7
Coin and bullion Landed property (Bank premises) Notes and bills of other Banks Balances due from other Banks Debts due to the Corporation, includentes, bills, and other securities	ing	203,999 59,863 2,656 	18 4 17	5 7 3 6
Coin and bullion	ing	203,999 59,863 2,656	18 4 17	5 7 3

JOHN SAWERS, Acting Inspector.
J. W. PICKERSGILL, pro Accountant.

21st October, 1886.

Land Transfer Act Notices.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month from date

be lodged forbidding the same within one month from date of Gazette containing this notice.
5930. JOSEPH JAMES WEEBER.—3 roods 30 perches, part of Rural Section 1939, Oxford Survey District. Occupied partly by Edward Rossiter and partly by Peter Smith.
5959. JAMES DANIEL GARWOOD and STEPHEN WATKINS.—16 perches, part of Rural Section 61, Borough of Akaroa. Occupied by the Public Library.
5962. JOHN THORN.—1 rood 20 perches, parts of Lots 117 and 137, Christchurch Town Reserves. Occupied by Applicant.

Applicant.

Applicant.
5963. ADELINE ELIZABETH COMYNS.—1 rood 7
perches, part of Rural Section 1750, Oxford Survey District.
Occupied by Applicant.
Diagrams may be inspected at this office.
Dated this 22nd day of October, 1886, at the Lands Registry

Office, Christchurch.

J. M. BATHAM, 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, 1885," unless caveat be

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same in each case within one calendar month next after the date of publication of this notice.

Allotment 19 on plan of subdivision of part of Sections 13 and 14, Block I., Upper Kaikorai District.—MARY SUSANNAH LUMLEY, Applicant. Occupied by Alfred Jacobs Lumley. No. 3715.

Section 10, Block LXXII., Town of Oamaru.—CHARLES GIFFORD MOORE (Executor and Trustee under will of John Riedman, deceased), Applicant. Occupied by Elizabeth Hogan. No. 3716.

Section 27, Block XX., District of Shotover.—PHILIP BURBRIDGE BOULT, Applicant. Occupied by William Gaven Donne. No. 3717.

Diagrams may be inspected at this office.

Dated this 25th day of October, 1886, at the Lands Registry Office, Dunedin.

H. TURTON,

H. TURTON, District Land Registrar.

RANSMISSION No. 582.— KEZIAH JANNETTA CLARKSON, of Walton Park, Widow, claiming as Executrix and Devisee under the will of Thomas Clarkson, deceased, has applied to be registered as Proprietress of part of Section 27, Green Island West District, subject to Mortgage No. 6553, Register-book, Vol. lv., folio 22. 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 19th

day of October, 1886.

H. TURTON, District Land Registrar.

.. 1415

.. 1405

CONTENTS. Mining Notices. APPOINTMENTS-1401, 1404 .. 1405 .. 1405 Cemetery Trustees WAKATU UNITED GOLD-MINING COMPANY Clerk • • ٠. (LIMITED). Forest Ranger THIS is to certify that SHEPPARD JEFFARES REEVES has been appointed Manager of the latest and the second states are second as the second secon Inspector of Weights and Measures Member of Land Board .. 1404 been appointed Manager of the above-named company; .. 1404 .. 1404 .. 1404 and that the office of the said company is situated in Tra-falgar Street, Nelson. Member of Licensing Committee •• ٠. Given under the common seal of the company, at Nelson, this 27th day of September, 1886. C. S. SAXTON, MATHEW BYRON, Directors. GOLDFIELDS NOTICES .. 1414 LAND Addition to Recreation-ground 1394 Sales Set apart for Leasing Set apart for Special Settlement Set apart on Deferred Payments Sales .. 1416 ٠. In the matter of "The Companies Act, 1882," and in the matter of the Last Shot Quartz-mining Company .. 1391 (Limited). .. 1391 HEREBY call a general meeting of the company on Thursday, the 30th day of December, 1886, at 12 o'clock noon, at my offices, Exchange Chambers, Princes Street, Dunedin, for the purpose of receiving an account of the liquidation of the company. Dated this 22nd day of October, 1886. T. CALLENDER, .. 1392 LAND TRANSFER ACT NOTICES 1417, 1429 MINING NOTICES 1430 MISCELLANEOUS-CELLANEOUS— Applications for Patents Applications for Registration of Trade Marks .. 1413 .. 1409 Liquidator. Bank Returns Bonded Warehouse Account 1427 ٠. .. 1424 To the Registrar of the Supreme Court for the Provincial District of Otago, and all other persons whom it may Close Season for Mullet .. 1400 Close Season for Mullet Despatch from the Secretary of State Fishing Regulations Friendly Societies registered Instructor of Musketry resigned Letters of Naturalisation issued Member of House of Representatives elected New Zealand War Medal Notices to Mariners .. 1406 concern. .. 1396 Concern. NOTICE is hereby given that—(1.) The situation of the registered office of the Otago Central Gold-mining Company (Limited) has been changed from Earn Street to Derwent Street, Naseby. (2.) That John Theodore Brooke Hickson has been appointed Manager of the said company, vice Leslie Athol Norman, resigned. Dated at Naseby, this 15th October, 1886. J. A. PETRIE, JAMES MITCHELL, Directors. .. 1414 1405 .. 1414 .. 1405 Notices to Mariners 1411 .. 1393 .. 1405 Public Accounts Purchase of Horses for Indian Government 1405 Recreation-grounds brought under "The Public Domains Act, 1881" Regulations under "The Hospitals and Charitable Institutions Act, 1885" Rivers notified under "The Timber-floating Act, 1884" THE NEW ZEALAND GAZETTE. S UBSCRIPTIONS.—The subscription is at the rate of £2 per annum. PAYABLE IN ADVANCE. 1393 by Description is at the rate of £2 per annum, PAYABLE IN ADVANCE. A less period than three months cannot be subscribed for. Single copies of the Gazette, 6d. each. Advertisements are charged at the uniform rate of 6d. per 1402 1393 Road Boards Special Orders 1411 Sittings of Supreme Court Tenders All advertisements should be written on one side of the .. 1411 •• . . Tenders for Steam Service paper, and signatures, &c., should be written in a legible Vacancy of Seat in the House of Representatives 1414

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

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NATIVE LAND COURT NOTICES

VOLUNTEERS.

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