

THE

GAZET" IEW ZEALA

Mublished by Authority.

WELLINGTON, THURSDAY, JULY 11, 1889.

Land taken for a Portion of the Railway from Kaukapakapa Northwards: Portion of Kaukapakapa Section.

(L.S.)

ONSLOW, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken for a further portion of the Railway from Kaukapakapa northwards, namely, portion of Kaukapakapa Section:

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

performed:

performed:

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

SCHEDULE.

THE several parcels of land mentioned in list hereunder:-

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey Dis- trict of	Situated in the Parish of
A. R. P. 1 1 10 1 0 35 1 0 0 1 3 24 1 1 16 2 2 19 0 1 12 0 0 2 2 3 8 2 2 38 0 3 1 1 3 2 3 3 19	10 9 9 8 7 97 Road 94 91 90 90	XI. XI. XI. XI. XI. VII. VII. VII. VII. VII. VII. VII.	Kaipara	Kaukapakapa.

All in the Provincial District of Auckland; as the same are more particularly delineated on the plans marked P.W.D.

16207, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red, blue, sepia, yellow, green, and purple.

Given under the hand of His Excellency the Right
Honourable William Hillier, Earl of Onslow, of
Onslow in the County of Salop; Viscount Cranley,
of Cranley in the County of Surrey; Baron
Onslow, of Onslow in the County of Surrey; Baron
Cranley, of Imbercourt; Baronet; a Member of
Her Majesty's Most Honourable Privy Council;
Knight Grand Cross of the Most Distinguished
Order of Saint Michael and Saint George; 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
ninth day of July, in the year of our Lord one
thousand eight hundred and eighty-nine.

EDWIN MITCHELSON,

EDWIN MITCHELSON Minister for Public Works.

GOD SAVE THE QUEEN!

Land taken for a Further Portion of the Kaipara-Waikato Railway: Portion of Kaukapakapa Section.

(L.S.)

ONSLOW, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken for a further portion of the Kaipara-Waikato Railway, namely, portion of Kaukapakapa Section:

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

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

SCHEDULE.

THE several parcels of land mentioned in list hereunder:-

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Situated in the Parish of
A. R. P. 1 0 4 4 2 23 0 2 24 0 2 31 1 1 10 2 3 24 2 3 20 1 0 22 0 0 31 0 9	Section No. 17 Section No. 68 (Honey's Claim) Road Middle part of Section No. 11 (N.E. part of Section No. 12 Section No. 12 School Reserve Section No. 13 Road Section No. 10	XI.	Kaipara Kaipara Kaipara Kaipara Kaipara Kaipara Kaipara	Kaukapakapa. Kaukapakapa. Kaukapakapa. Kaukapakapa. Kaukapakapa. Kaukapakapa.

All in the Provincial District of Auckland; as the same are more particularly delineated on the plans marked P.W.D. 16204, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red, green, yellow, blue,

Wellington, and thereon coloured red, green, yellow, blue, and purple.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; a Member of Her Majesty's Most Honourable Privy Council; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; 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 ninth day of July, in the year of our Lord one thousand eight hundred and eighty-nine.

EDWIN MITCHELSON,

EDWIN MITCHELSON. Minister for Public Works.

GOD SAVE THE QUEEN!

Additional Land taken at New Plymouth for the Purposes of the Foxton-New Plymouth Railway.

(L.S.)

ONSLOW, Governor.

A PROCLAMATION.

WHEREAS it has been found desirable, for the use, VV convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land at New Plymouth, in addition to land previously acquired for the purposes of

in addition to land previously acquired for the purposes of the said railway:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred on me by "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 taken for the purposes above mentioned.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :-

Approximate Area of each of the Parcels of Land required to be taken.	Being	Situated in the
A. R. P. O 0 21·7 O 0 24·2	Section 651A Portion of Brougham Street	Town of New Plymouth. Town of New Plymouth.

All in the Provincial District of Taranaki; as the same are more particularly delineated on the plan marked P.W.D. 16281, deposited in the office of the Minister for Public

Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red and green.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; a Member of Her Majesty's Most Honourable Privy Council; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; 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 ninth day of July, in the year of our Lord one thousand eight hundred and eighty-nine.

EDWIN MITCHELSON,

EDWIN MITCHELSON, Minister for Public Works.

GOD SAVE THE QUEEN!

Setting apart Land in the Otago Land District for Leasing as Small Grazing Runs under "The Land Act, 1885."

ONSLOW, Governor. A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in me by the angle hard-level and authorities vested in me by the one hundred and ninety-seventh section of "The Land Act, 1885," and of every other power and authority enabling me in that behalf, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby declare that the land enumerated in the Schedule hereto shall be subject to the provisions of sections one hundred and ninety-eight to two hundred and nineteen of Part VII. of "The Land Act, 1885," relating to small grazing runs.

SCHEDULE.

MOUNT HYDE SURVEY DISTRICT, OTAGO LAND DISTRICT.

Section.	Block.	Area.	Total Area.
. 17*	IV.	A. R. P.	A. R. P
24†	17.	273 1 32 308 1 30	888 3 38
25	"	307 0 16	1)

* Valuation for improvements, £258 8s. † Valuation for improvements, £83 8s.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; a Member of Her Majesty's Most Honourable Privy Council; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its 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 tenth day of July, in the year of our Lord one thousand eight hundred and eighty-nine.

G. F. RICHARDSON Minister of Lands.

GOD SAVE THE QUEEN!

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS application has been made to the Governor in Council by Panapa, Te Hira Pateoro, and Kirihipina Pateoro (successors), the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the Crown grant, bearing date the eighteenth day of March, one thousand eight hundred and sixty-eight, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such \

naplication:
Now, therefore, His Excellency the Right Honourable
William Hillier, Earl of Onslow, the Governor of the Colony
of New Zealand, in pursuance and exercise of the powers
conferred on him by "The Native Land Act, 1888," and
acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said lands are hereby removed.

ALEX. WILLIS,

Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN. Particulars of Grant or Instrument containing Restrictions.	SECOND COLUMN. Description of Lands.
Crown grant No. 9377, registered number A57, p. 33, dated the 18th March, 1868, in favour of Te Keene Tangaroa and Te Hapimana, containing the following restrictions: "Inalienable, except by way of lease not exceeding twenty-one years, unrenewable, or by way of settlement for themselves, their heirs and assigns."	All that parcel of land at Panmure, in the District of Auckland, containing 267 acres, and known as Wha- rau Block (Panmure).

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Mere Pawa and Enoka Hohepa (as successors), the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the Crown grant, bearing date the twenty-ninth day of August, one thousand eight hundred and seventy, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all

of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said lands are hereby removed.

ALEX. WILLIS,

Clerk of the Executive Council.

SCHEDULE.

First Column. Particulars of Grant or Instrument containing Restrictions.	SECOND COLUMN, Description of Lands.	
Crown grant dated the 29th August, 1870, in favour of Karipa Tawake and Rahire Karipa, and containing the following restrictions: "Inalienable by sale, lease, or mortgage, except with the consent of the Governor previously obtained."	All that parcel of land situate in the Hutt District, containing 11 acres 2 roods 8 perches, and known by the name of Te Momi No. 5.	

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Rawinia te Munu and Te Mutu, by his Trustee, Rawinia te Munu, the Native owners of the land described in the second column of the Schedulc hereto, praying that the restrictions on the alienation of such lands

contained in the certificate of title, bearing date the twenty-seventh day of May, one thousand eight hundred and eighty-nine, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to

may be removed: And whereas it appears expedient to grant such application:
Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony deth hereby order and declare that all restrictions imposed by the said certificate of title on the alienation of the said lands are hereby removed.

ALEX. WILLIS,

Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN.	SECOND COLUMN.	
Particulars of Grant or Instrument containing Restrictions.	Description of Lands.	
Certificate of title, Vol. 46, folio 124, dated the 27th day of May, 1889, issued by the District Land Registrar of the Land Registration District of Wellington, in favour of Rawinia te Munu and Te Mutu, and containing the following restrictions: "Inalienable by sale or mortgage, or by lease beyond twenty-one years."	All that parcel of land situate in the City of Wellington, being Sections 1, 3, and 5 on the plan of the Native Land Court subdivision of Polhill Gully Native Reserve, and containing 2 acres 3 roods 3 perches.	

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Pita te Taiwhanga and Honi Toia, the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the Crown grant, bearing date the eighth day of July, one thousand eight hundred and seventy-three, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said lands are hereby removed.

of the said lands are hereby removed.

ALEX. WILLIS, Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN.	SECOND COLUMN.
Particulars of Grant or Instru- ment containing Restrictions.	Description of Lands.
Crown grant, Vol. 3, folio 187, dated the 8th July, 1873, in favour of Pita te Taiwhanga and Honi Toia, and containing the following restriction: "Provided that the said land hereby granted shall be inalienable by sale for the period of twenty-one years from the date hereof."	All that parcel of land in the Tahcke District, Hoki- anga, containing 12 acres, and known by the name of Ahuarongo No. 2 Block.

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor, ORDER IN COUNCIL.

At the Government House at Wellington, this ninth day of July, 1889.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS application has been made to the Governor in Council by Tamara Takana, the Native owner of

the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the certificate of title, bearing date the twenty-seventh day of July, one thousand eight hundred and eighty-two, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council restrictions imposed by the said certificate of title on the alienation of the said lands are hereby removed.

ALEX. WILLIS,

Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN. Particulars of Grant or Instrument containing Restrictions.	SECOND COLUMN. Description of Lands.
Certificate of title, A4, No. 29, dated the 27th day of July, 1882, in favour of Tamara Takana, and containing the following restriction: "Inalienable by sale, lease or mortgage for a longer period than twenty-one years, without the consent of the Governor being previously obtained."	All that parcel of land in the Te Aroha Survey District, containing 10 acres, and known by the name of Sec- tion 15, Block V., Te Aroha.

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Rangitopea, the Native owner of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the certificate of title, bearing date the twenty-seventh day of July, one thousand eight hundred and eighty-two, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

be removed: And whereas it appears expension:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said certificate of title on the alienation of the said lands are hereby removed.

ALEX. WILLIS,

Clerk of the Executive Council.

SCHEDULE.

Particulars of Grant or Instru-ment containing Restrictions. Certificate of title, Vol. 29, folio 139, in favour of Rangifolio 139, in favour of Rangitopea, issued by the District Land Registrar of the Land Registration District of Auckland, dated the 27th July, 1882, and containing the following restriction: "Inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years."

FIRST COLUMN.

All that parcel of land in the Provincial District of Auckland, containing 35 acres, and known by the name of Section 18A, Block IX., Te Aroha Survey District.

SECOND COLUMN.

Description of Lands.

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Tamati te Wero, the Native owner of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the certificate of title, bearing date the tenth day of May, one thousand eight hundred and eighty-nine, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all

of the said colony, doth hereby order and declare that all restrictions imposed by the said certificate of title on the alienation of the said lands are hereby removed.

ALEX. WILLIS, Clerk of the Executive Council.

SCHEDULE.

SECOND COLUMN. FIRST COLUMN. Particulars of Grant or Instru-ment containing Restrictions. Description of Lands. All that parcel of land in the City of Wellington, containing 1 acre 2 roods 29 perches, and known by the name of Section 49, City Certificate of title, Vol. 51, folio 61, issued by the District Land Registrar of the Land Land Registrar of the Land Registration District of Wellington, dated the 10th day of May, 1889, in favour of Tamati Wiremu te Wera, and containing the following restriction: "Inalienable by sale or mortgage, or by lease beyond twenty-one years." of Wellington.

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Raima Hohepa Kopiri, Tare Ruka Hohepa Kopiri, Enoka Hohepa Kopiri, and Hemi Hohepa Kopiri (a successor), comprising a majority in number of the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such lands contained in the Crown grant, bearing date the nineteenth day of December, one thousand eight hundred and sixty-seven, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of

conferred on nim by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said lands are hereby removed.

ALEX. WILLIS, Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN.

Particulars of Grant or Instru-ment containing Restrictions.

SECOND COLUMN. Description of Lands.

Crown grant No. 1405, W12, 1523, dated the 19th December, 1867, in favour of Hemi Hohepa Kopiri, Tare Ruka Hohepa Kopiri, Raima Hohepa Kopiri, Mihi Karama te Rapu, and Atareta Pohai, and containing the following restriction: "Inalienable by sale, or lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor previously obtained to every such sale, lease, or mortgage."

All that parcel of land in the City of Wellington, con-taining 16 perches, and known by the name of Lot 5, Pipitea

"Rating Act, 1882."—Extension of Time for supplying Valuation-rolls to Local Bodies.

ONSLOW, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this ninth day of July, 1889.

Present: His Excellency the Governor in Council.

His Excellency The Governor in Council.

WHEREAS it has been made to appear that, owing to unavoidable circumstances, the Property-tax Commissioner has failed to make out and forward a valuation-roll to the Clerk of each local body within the colony within the time limited by section four of "The Rating Act, 1882;" and it is expedient that the time for making out and forwarding such rolls should be extended, so that the intent and purpose of the said Act may have effect:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by virtue and in exercise of the powers and authorities vested in him by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the time for making out and forwarding valuation-rolls to the Clerk of each local body in the colony, under section four of the said Act, shall, for the year one thousand eight hundred and eightynine, be and the same is hereby extended to the fifteenth day of July, one thousand eight hundred and eightynine.

Alex. WILLIS,

ALEX. WILLIS, Clerk of the Executive Council.

Validating Election of Chairman, Manchester Road Board, County of Orona.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

Present:
HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS on the fourth day of May last the Manchester Road Board held a meeting, and elected Douglas Hastings Macarthur, of Feilding, Esquire, to be Chairman of such Board: And whereas the notices required to be given to members of such Board in accordance with the provisions of "The Road Boards Act, 1882," had not been given for the full period and in the manner thereby required, and the meeting at which such election was made may not have been the first meeting of the Board ensuing after the date for the election of members as fixed by the thirty-first section of the said Act, because by misadventure the said Board had not complied with the provisions of the said thirty-first section: And whereas it has been made to appear that the omission to give such notices, and to comply with the provisions of the said thirty-first section, and with the provisions of the fifty-first and sixty-fifth sections of the the provisions of the fifty-first and sixty-fifth sections of the the provisions of the fifty-first and sixty-fifth sections of the said Act, arose from accident, and not from bad faith or wrong-doing, and that a quorum of the said Board was present and voted at such election of Chairman as aforesaid, and that the irregularities in respect of such election are only irregularities in matter of form, which it is expedient should be validated as hereinafter set forth:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers

of New Zealand, in pursuance and exercise of the powers and authorities vested in him by and under "The Road

Boards Act, 1892," and so that the true intent and purpose of the said Act may have effect, and by and with the advice and consent of the Executive Council of the said colony, doth hereby validate the said election of the said Douglas Hastings Macarthur as such Chairman as aforesaid, notwith-standing the said irregularities in matter of form hereinbefore mentioned, or by reason of any other irregularities in matter of form arising out of or connected with such first-mentioned matters.

ALEX. WILLIS, Clerk of the Executive Council.

Validating License granted to George Williams.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the two hundred and twenty-seventh section of "The Licensing Act, 1881" (hereinafter termed "the said Act"), it is enacted that, if, through any accidental or unavoidable impediment, misfeasance, or omission, anything required by the said Act to be done is omitted to be done, or is not done within the time fixed, the Governor in Council may take all such measures as may be necessary for removing such impediment or sectifying such misfeasance or omission, and may validate time fixed, the Governor in Council may take at such measures as may be necessary for removing such impediment or rectifying such misfeasance or omission, and may validate anything which may have been irregularly done in matter of form, so that the intent and purpose of the said Act may have effect: And whereas, at the quarterly meeting of the Licensing Committee for the District of Mongonui, held in June last, George Williams applied for a renewal of a license for the Settlers' Hotel, Mongonui, and the application was granted by the said Committee, and a certificate was thereupon issued for such renewal: And whereas the said George Williams, through an accidental impediment, omitted to pay the necessary fee within the required time, but did one day afterwards pay the said fee, and thereupon the Treasurer of the Mongonui County Council granted such license to the said George Williams:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred by the said Act, and of all other powers enabling him in this behalf, and acting with the advice and consent of the Executive Council of the said colony, doth hereby validate the said recited certificate and the grant of

hereby validate the said recited certificate and the grant of the said license to the said George Williams as aforesaid.

ALEX. WILLIS, Clerk of the Executive Council.

Delegation of Powers under "The Public Domains Act, 1881."

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twelfth section of "The Public Domains Act, 1881," it is enacted that the Governor in Council may from time to time delegate all or any of the powers by the said Act conferred upon any person for any period, and subject to such stipulations as may be specified 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 by "The Lyttelton Public Domain Act, 1877," all the land described in the Schedule to that Act is declared to be Crown land, and to be subject to the provisions of "The Public Domains Act, 1860:" And whereas his Excellency the Governor, by Order in Council, made on the eleventh day of May, one thousand eight hundred and seventy-eight, did delegate certain powers conferred by "The Public Domains Act, 1860," to certain persons therein mentioned, subject to certain stipulations therein specified: And whereas it is expedient to revoke the said Order in Council, and to make another delegation in lieu thereof:

Now, therefore, His Excellency the Governor, by and with

Council, and to make another delegation in lieu thereof:
Now, therefore, His Excellency the Governor, by and with
the advice and consent of the Executive Council, doth, by
this present order, revoke the delegation contained in the
said Order in Council, and doth with the like advice and
consent, by this present order, delegate, but only with
respect to the parcels of land described in the Schedule to
the said "Lyttelton Public Domain Act, 1877," all the
powers conferred by "The Public Domains Act, 1881,"
except the powers under or conferred by sections five and
twelve thereof, to the under-mentioned persons, namely,—

The Mayor of Lyttelton (for the time being), HENRY RICHARD WEBB, HARVEY HAWKINS, JOHN JOYCE, HARRY ALLWRIGHT, JAMES BOYTON MILSOM, SAMUEL ROLLIN WEBB, and ADAM CHALMERS

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

1. The delegates shall meet for the transaction of business at such times and places as shall from time to time be fixed by the delegates, and, until altered, meetings shall be held at the office of the Mayor of the Town of Lyttelton on the first Monday in each month, at half-past four p.m. The first meeting shall be held on Monday, the fifth day of August, one thousand eight hundred and eighty-nine.

2. Special meetings may be convened by the Chairman or by any two of the delegates, provided that two days' notice of such meeting be given to each delegate, 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 delegates shall form a quorum. Any meeting may be adjourned from time to time and from place to place.

4. The delegates shall, at their first meeting, and thereafter at an annual meeting to be held on the first Monday 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 delegates present shall choose some one of their number to be Chairman of such meeting.

6. If, from any cause whatever a Chairman shall not be appointed at the first meeting or at annual meeting, or, by resignation, death, incapacity, or otherwise, the office of Chairman shall be or become vacant, the delegates may at any monthly or special meeting appoint a Chairman.

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

> ALEX. WILLIS. Clerk of the Executive Council.

Delegating Powers under "The Cemeteries Act, 1882," to the Waipa County Council.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN exercise and pursuance of the powers vested in him by "The Cemeteries Act 1882 Amendment Act, 1885," and of all other powers enabling him in that behalf, His Excellency the Right Honourable William Hillier, Earl of Onslow, 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 delegate to the Waipa County Council the powers conferred upon him by section six of "The Cemeteries Act, 1882," as to the appointment and removal of Trustees for the cemetery described in the Schedule hereto; and doth declare that this Order in Council shall take effect as from the day of the date hereof. hereof.

SCHEDULE.

ALL that parcel of land in the Land District of Auckland, ALL that parcel of land in the Land District of Auckland, in the Colony of New Zealand, containing by admeasurement 5 acres, more or less, and being Allotment No. 518, in the Town of Alexandra East, Parish of Mangapiko. Bounded towards the north by a street, 100 links wide, 270 and 350 links; towards the east by Allotment No. 519, 910 links; towards the south by a street, 100 links wide, 550 links; and towards the west by a street, 150 links wide, 1020 links.

> ALEX. WILLIS. Clerk of the Executive Council.

Native Land proposed to be taken for a Road in Horo-whenua County.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of June, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is required to be taken for a public work, to wit, the construction of a road in Horowhenua County:

And whereas the said land is held or occupied by Native

And whereas the said land is held or occupied by Native owners:

Now, therefore, in pursuance and exercise of the powers vested in him by "The Public Works Act, 1882," and the amendments thereof, and of all other powers in anywise enabling him in this behalf, His Excellency William Hillier, Earl of Onslow, 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 public work hereinbefore mentioned shall and may be constructed on or through the parcels of land more particularly mentioned in the Schedule hereto.

SCHEDULE.

THE several parcels of land mentioned in list hereunder:-

Approximate Area of each of the Parcels of Land required to be taken.	Situated in Survey Block.	Being Portion of	Situated in the Survey District of
A. R. P.			
0 1 7	IX.	NT-4: 3 3	XX7 *4 . 1
		Native land	Waitohu.
3 1 14	IX.	Native land	Waitohu.
0 0 14	IX.	Haruatai Block	
		No. 6	Waitohu.
0 0 35	IX.	Haruatai Block	
		No. 5	Waitohu.
0 0 8	IX.	Haruatai Block	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		No. 5A	Waitohu.
0 0 1.6	IX	Harnatai Block	Wallouiu.
0 0 10	14.		XXX - *4 - 1
0 1 00	737	No. 5B	Waitohu.
0 1 22	IX.	Haruatai Block	
		No. 3	Waitohu.
0 1 14	IX.	Native land	Waitohu.
0 0 16	IX.	Haruatai Block	
1	Į	No. 4	Waitohu.
0 1 16	IX.	Haruatai Block	
		No. 9	Waitohu.
1 3 0	IX.	37 / 1 7	Waitohu.
- 5 0	225.	Native land	manonu.

All in the Provincial District of Wellington; as the said parcels of land are more particularly delineated on the plan marked P.W.D. 14829, deposited in the General Survey Office, at Wellington, in the Provincial District of Welling-

ALEX. WILLIS, Clerk of the Executive Council.

Rural Lands in the Otago Land District open for Sale or Selection.

ONSLOW, Governor.

ONSLOW, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the third section of "The Land Act Amendment Act, 1887" (hereinafter termed "the said Act"), I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection, after the lapse of a period of forty-five days from the date of the first public notification hereof, in the manner and upon the conditions mentioned in the said Act, and at the price per acre respectively set opposite such land in the said Schedule.

SCHEDULE.

TEVIOT SURVEY DISTRICT, OTAGO LAND DISTRICT,

Section.	Block.	Area.	Cash Price per Acre.
9	VIII,	A. R. P. 313 2 0	£ s. d. 0 12 6

Description of Land: Rough, broken section, situated about nine miles from Roxburgh, on main road to Clyde; distance from Dunedin 197 miles.

As witness the hand of His Excellency the Governor, this tenth day of July, one thousand eight hundred and eighty-nine.

> G. F. RICHARDSON, Minister of Lands.

Rural Lands in the Otago Land District open for Sale or Selection.

ONSLOW, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the third section of "The Land Act Amendment Act, 1887" (hereinafter termed "the said Act"), I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, laving received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection, after the lapse of a period of forty-five days from the date of the first public notification hereof, in the manner and upon the conditions mentioned in the said Act, and at and upon the conditions mentioned in the said Act, and at the price per acre respectively set opposite such land in the said Schedule.

SCHEDULE. OTAGO LAND DISTRICT.

	Olage	DAND DISTAN	
Section.	Block.	Area.	Cash Price per Acre.
		TOTOTO DISTRIC	т.
3 4 5 6 10 11 12	VI.	A. R, P. 349 1 38 85 0 5 83 2 20 53 3 2 84 0 32 62 1 21 73 3 37	£ s. d.
	Sec	ond-class Land	
2	VI.	309 2 7.	0 17 6

Description of Land: Open, level, agricultural sections, of fairly good quality, watered, situate about nine miles from Township, near the Eweburn, distance from Dunedin about 100 miles.

As witness the hand of His Excellency the Governor, this tenth day of July, one thousand eight hundred and eighty-nine.

G. F. RICHARDSON,

Minister of Lands.

Rural Land in the Otago Land District withdrawn from Sale or Selection.

ONSLOW, Governor.

ONSLOW, Governor.

In pursuance and exercise of the powers conferred upon me by "The Land Act, 1885," and the amendments thereof, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby declare that, from and after the day of the date hereof, the notification issued on the first day of February, one thousand eight hundred and eighty-eight, opening land for sale or selection under the provisions of "The Land Act Amendment Act, 1887," shall be and the same is revoked in so far as it relates to the section of land mentioned in the Schedule hereto.

SCHEDILLE

		DOLLED	Cin.		
Survey Distri	ct.	Section.	Block.	Area.	
Mount Hyde		25	IV.	A. R. P. 307 0 16	

As witness the hand of His Excellency the Governor, this tenth day of July, one thousand eight hundred and eighty-nine.

> G. F. RICHARDSON Minister of Lands.

Land Classification Commissioners appointed.

ONSLOW, Governor.

In exercise and pursuance of the power and authorities vested in me by the ninth section of "The Land Acts Amendment Act, 1888," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby appoint

CHARLES WILLIAM ADAMS, Esquire, Chief Surveyor of the Land District of Otago; JAMES PILLANS MAITLAND, Esquire, Commissioner of Crown Lands for the Land District of Otago; and HENRY CLARK, Esquire,

HENRY CLARK, Esquire,
Commissioners to classify and report to me upon the rural land in the Land District of Otago known as runs two hundred and thirty-three, three hundred and thirty-five (a), four hundred and twenty-nine (a), and four hundred and thirty-three, as provided by section nine of "The Land Acts Amendment Act, 1888," aforesaid.

As witness the hand of His Excellency the Governor, this fifth hand of Tuly, one thousand eight hundred.

this fifth day of July, one thousand eight hundred and eighty-nine.

G. F. RICHARDSON, Minister of Lands.

Postmaster appointed to take and receive Statutory Declarations.

PURSUANT to the authority conferred upon me by the eighth section of "The Justices of the Peace Act Amendment Act, 1888," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby notify and declare that

SAMUEL GEORGE STANTON.

of Waverley, in the said colony, a person holding the office of Postmaster under "The Post Office Act, 1881," at Waverley aforesaid, is authorised to take and receive statutory declarations under the two hundred and thirty-fourth section of "The Justices of the Peace Act, 1882."

As witness my hand, at Wellington, in the colony aforesaid, this eighth day of July, one thousand eight hundred and eighty-nine.

ONSLOW.

Trustees appointed for the Maintenance of the Waimea (Lower Moutere) Public Cemetery.

ONSLOW, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Hillier, Earl of Onslow, 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

William George Thomas. John Nodens. Frederick Greenwood. Henry Alexander Tar-

John Boughton Jordan.

Waimea (Lower Moutere).
All that piece or parcel of land containing by admeasurement 13 acres 3 roods 20 perches, be the same more or less, situate in the District of Motueka, being a portion of Native Reserve Sections Nos. 145 and 146 on the plan of the said district. Bounded towards the north, 1082 links, by a portion of Section No. 146; towards the east, 1275 links, by a portion of Sections Nos. 145 and 146, of which this forms part; and towards the south and west by high-water mark of the Moutere Mud Flat.

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

G. F. RICHARDSON, Minister of Lands. Trustees appointed for the Parkhurst Cemetery.

ONSLOW, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby appoint

James Alexander MacMahon, Richard Bridge Craven, John McNaughton, Senior, Daniel James McEwan, and Charles Henry Spinley

to be Trustees, in the place of the Maraetahi Road Board, to provide for the maintenance and care of the Parkhurst Cemetery.

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

G. F. RICHARDSON Minister of Lands.

${\it Minister~of~Education~appointed.}$

Private Secretary's Office,
Wellington, 9th July, 1889.

IS Excellency the Governor has been pleased to appoint point

The Hon. THOMAS WILLIAM HISLOP to be Minister of Education, vice the Hon. Sir H. A. Atkinson, resigned.

RIVERSDALE WALROND, Private Secretary.

Clerks appointed.

Department of Justice, Wellington, 10th July, 1889. IS Excellency the Governor has been pleased to ap-_____point JAMES HAMLYN GREENWAY

to be a Clerk in the Resident Magistrate's Court at Auckland, vice E. Rawson, transferred; and

EDWARD RAWSON

to be a Clerk in the Resident Magistrate's Court at Oamaru, vice J. L. Tait, transferred.

THOS. FERGUS.

Forest Ranger, Southland District, appointed.

General Crown Lands Office,
Wellington, 10th July, 1889.

H IS Excellency the Governor has been pleased to appoint, under section 12 of "The New Zealand State
Forests Act, 1885,"

Police Constable JOHN MCNALLY

as a Forest Ranger at Stewart Island, vice Police Constable A. E. Livingstone. Appointment to date from the 9th July, 1889.

G. F. RICHARDSON, Minister of Lands.

Commissioners appointed to inquire into Matters connected with the Taupo-nui-a-tia Block.

Wellington, 9th July, 1889.

His Excellency the Governor in Council has been pleased to appoint

pleased to appoint The Hon. THEODORE MINET HAULTAIN and

HANITA TE AWEAWE to be Commissioners to inquire into certain matters in connection with the Taupo-nui-a-tia Block.

EDWIN MITCHELSON Native Minister.

Officer under Section 36 of "The Electric Lines Act, 1884," appointed.

General Post Office,
Wellington, 5th July, 1889.

In pursuance of the powers conferred upon me by "The
Electric Lines Act, 1884" (hereinafter termed "the
said Act"), and by the regulations made thereunder on the
30th June, 1885, and published in the New Zealand Gazette
No. 41, 1885, the following officer is hereby appointed a
Transmitting and Receiving Officer for the purpose of dealing
with all notices by telegraph sent under the said Act or
regulations, and of signing such certificates in relation to the

service of any such notices as are required or authorised to be signed or given under the said Act or the regulations aforesaid:-

GEORGE INNES, Officer in Charge, Telegraph Office, Palmerston North.

H. A. ATKINSON, Electric Telegraph Commissioner.

Resignation of Native Land Court Assessor accepted.

Native Office, Wellington, 5th July, 1889.

His Excellency the Governor has been pleased to accept the resignation, by cept the resignation, by

Mr. HANS TAPSELL, of Maketu, of his appointment as an Assessor of the Native

Land Court. EDWIN MITCHELSON.

Special Order made by Masterton Road Board, County of Wairarapa North.

Wellington, 8th July, 1889.

THE following special order, made by the Masterton Road Board, is published in accordance with "The Road Boards Act, 1882." Colonial Secretary's Office, T. W. HISLOP.

SPECIAL ORDER made by the Masterton Road Board, at a Meeting, held on Saturday, the 29th June, 1889.

Meeting, held on Saturday, the 29th June, 1889. That, for the purpose of securing payment of the sum of £50 granted to the Board under "The Government Loans to Local Bodies Act, 1886," for the completion of the branch line of road at Wangaehu, Kopuaranga Survey District, a special rate of eleven-twenty-fourths of a penny in the pound be made and levied on Sections Nos. 120, 121, 113, and part of Section No. 9, Kopuaranga Survey District.

Such special rate shall be an annually-recurring rate, and shall be paid in two half-yearly instalments for twenty-six years, the first half-yearly payment to be made on the 1st day of January, 1890, and the second on the 1st day of July, 1890, and on the same days on each following year until the debt is liquidated.

debt is liquidated.

I hereby certify that the above special order has been duly made as required by section 75 of "The Road Boards Act, 1882."

R. WILSONE,

Clerk.

Road Board Office, Masterton, 5th July, 1889.

Special Order made by Mangaone River Board, Palmerston

Colonial Secretary's Office,
Wellington, 9th July, 1889.

THE following special order, made by the Mangaone
River Board, is published for general information.
T. W. HISLOP.

SPECIAL ORDER.

That, for the purpose of providing interest and other annual charges on a loan of £700, a special rate of one halfpenny in the pound be levied on the rateable value of the following properties, viz., Sections 1563 to 1570, 1572 to 1577, 1580 to 1593, 1599 to 1600, Blocks IX. and X., Kairanga. Such rate to be an annually-recurring rate for a period of twenty-six years, and payable at the office of the Board in two instalments, on the 1st day of May and the 1st day of November in each year. in each year.

I hereby certify that the foregoing special order has been duly passed by the Mangaone River Board.

A. CLARKE Clerk to the Board.

T. W. HISLOP.

Special Orders made by Waitemata County Council.— Merging Mairetahi, Northcote, and Lake Road Districts.

Colonial Secretary's Office,
Wellington, 9th July, 1889.

THE following special orders, made by the Waitemata
County Council, are published in accordance with
"The Counties Act, 1886."

Special Orders made by the Waitemata County Council, on the 7th day of June, 1889.

1. That, by special order, the Mairetahi Road Board be dissolved, and the Mairetahi Road District be merged in the County of Waitemata, on and after the 20th day of July,

2. That, by special order, the Northcote Road Board be dissolved, and the Northcote Road District be merged in the County of Waitemata, on and after the 20th day of July, 1889.

3. That, by special order, the Lake Road Board be dissolved, and the Lake Road District be merged in the County of Waitemata, on and after the 20th day of July, 1889.

I certify that the foregoing special orders have been duly

OLIVER MAYS. County Clerk.

Special Order made by Waitotara-Momohaki Road Board, County of Patea.

Wellington, 9th July, 1889.

THE following special order, made by the WaitotaraMomohaki Road Board, is published in accordance
with "The Road Boards Act, 1882."

SPECIAL ORDER.

SPECIAL ORDER.

The following special order was made at the last meeting of this Board, on the 6th July, 1889:—

That it be a special order of this Board that, for the purpose of providing for the interest and sinking fund upon the Henson Road Loan, raised under "The Roads and Bridges Construction Act, 1882," and now inscribed under "The Government Loans to Local Bodies Act, 1886," there be levied a special annual-recurring rate, for a period of twenty-six years, of five-eighths of a penny in the pound, upon all rateable property in the special rating district, known as Block IX., Wairoa; such rate to be payable half-yearly, on the 24th day of July and January in each year.

Thos. W. Fisher,
Waitotara, 5th June, 1889.

Waitotara, 5th June, 1889.

Chairman.

I certify the above special order was duly made in accordance with the Road Boards Act.

THOS. W. FISHER,

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 9th July, 1889.

NOTICE is hereby given that Arthur H. Nathan, of
Auckland, New Zealand, General Importer and Commission Merchant, has applied to register, under "The
Trade Marks Act, 1866," the trade mark of which the following is a description, viz.:—

Description of Trade Mark.

A label with the following words: "Rare Old Blend, Glenlivet Whisky. Imported and Bottled in N.Z. by Arthur H. Nathan."

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

Whisky.

T. W. HISLOP, Colonial Secretary and Registrar of Trade Marks.

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 10th July, 1889.

Notice is hereby given that William Coleman, of
95, Queen Street, Auckland, New Zealand, Solicitor,
has applied, on behalf of John Howard, of Brown Street,
Ponsonby, Auckland aforesaid, Hop Beer Manufacturer, to
register, under "The Trade Marks Act, 1866," the trade mark
of which the following is a description:—

of which the following is a description:—

Description of Trade Mark.

An oval-shaped label having all round it a margin or edge about half an inch wide, in which is printed at the top the name "John Howard," at the bottom the word "Auckland," and at each side the words "late G. Linthwaite." The inner oval which is formed by the aforesaid margin is divided across the middle, horizontally, by lines about half an inch apart, thereby forming a band in which are printed the words "Champagne Hop Beer." In that part of the inner oval above the aforesaid band is printed between the words "trade" and "mark" a spray of the hop-plant, consisting of stalk, two leaves, and two hops. Immediately above the spray is printed the word "sparkling." In that part of the inner oval below the aforesaid band are printed the words "Guaranteed free from impurities. Factory: Brown Street, Ponsonby." Ponsonby.'

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

A beverage known as sparkling champagne hop beer.

T. W. HISLOP,

Colonial Secretary and Registrar of Trade Marks.

Appointment of Examination Shed.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby appoint the under-mentioned building to be a place where goods may be deposited for examination on the landing thereof papels. ing thereof, namely,—
Port of Napier.

Portion of a building constructed of wood and iron, situate on Iron Pot Quay, marked B.

Given under my hand, at Wellington, this fourth day of July, one thousand eight hundred and eighty-nine.

H. A. ATKINSON,
Commissioner of Trade and Customs.
Commissioner's Order No. 336.]

Notice to Mariners, No. 15 of 1889.

Marine Department,
Wellington, 6th July, 1889.

THE following Notices to Mariners, received from the
Portmaster, Brisbane, Queensland, are published for general information.

THOS. FERGUS, (For the Minister having charge of the Marine Department.)

South Entrance to Moreton Bay.

Notice is hereby given that the channel across the bar, at the south entrance, has shifted farther to the eastward. Vessels should now enter with the northern shoulder of Mount Cotton open of Amity Point, about one third of the distance across to Moreton Island, and steer for it, passing the elbow of the South Break on the port hand. When the first black buoy off the south end of Moreton Island is sighted, they should haul up and pass it as usual. The depth on the bar at low-water springs does not exceed 12ft.

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

Portmaster.

Department of Ports and Harbours, Brisbane, 13th June, 1889.

WIDE BAY BAR. — LEADING LIGHTS AND BEACONS AT SOUTH CHANNEL.

NOTICE is hereby given that, on and after this date, two leading lights will be exhibited for crossing Wide Bay Bar by the South Channel. The front light, which is red, is placed near the beach, midway between the positions of the front square and triangular beacons, as shown on the chart. The back light, which is white, is placed alongside the back square beacon leading through the North Channel, and, when in line with the front light, leads across the bar on a N. 46° 30′ W. bearing, with a depth of water of not less than 11ft. at low-water springs.

Directions: After passing Double Island Point, and inside

11ft. at low-water springs.

Directions: After passing Double Island Point, and inside the Wolf Rock, steer N.W. for about two miles, when the red and white leading lights will be sighted; bring them in line and steer with them in that position until the water deepens to 5 fathoms inside the bar, when haul up and steer for the red light on Inskip Point, and pass up the channel as usual. Great care must be taken to haul up and head for the red light before crossing the line of leading lights on Inskip Point. The new line for crossing the bar is marked by day by the triangular beacons, which have been shifted from their former position. As there is more water in the North than in the South Channel, the white leading lights have been temporarily re-lit for the use of those regular traders of heavier draught, which, in five weather, can still use that passage.

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

Department of Ports and Harbours,

Department of Ports and Harbours, Brisbane, 18th June, 1889.

Notice to Mariners.-No. 16 of 1889.

WESTPORT HARBOUR.—DREDGING OPERATIONS, BULLER

RIVER.

Marine Department,
Wellington, N.Z., 8th July, 1889.

OTICE is hereby given that, while dredging operations are proceeding at the Port of Westport, the following signals will be shown on the dredge:—
On the side of the dredge that all vessels should pass, a red flag will be shown by day, and a red light by night. A white light will also be shown on the side opposite to the red light, as well as a white light, visible all round, at the masthead.

Masters of steamers passing the dredge at night are requested to stop their engines, when practicable, in order to avoid fouling the moorings.

Thos. FERGUS

Thos. FERGUS, (For the Minister having charge of the Marine Department.)

Notice to Mariners, No. 17 of 1889.

Position of Wreck of Ship "Lyttelton," Timaru HARBOUR.

Marine Department,
Wellington, N.Z., 9th July, 1889.

OTICE is hereby given that, on and after Saturday,
the 20th instant, a bell will be fixed on the "Lyttelton" wreck-buoy, off the entrance to the Inner Harbour, Timaru

THOS. FERGUS,
(For the Minister having charge of the
Marine Department.)

Road Board Elections.

Colonial Secretary's Office,
Wellington, 10th July, 1889.

THE following notices of elections of Members of Road
Boards have been received at this office, and are
published in accordance with the provisions of "The Road
Road Act 1882" Boards Act, 1882.''

G. S. COOPER, Under-Secretary.

Tauhoa Road District, County of Rodney: Joseph Levet. Frank Oldfield.

Charles Parker, jun. Joel Grant. William Yearbury, jun.

Albertland North Road District, County of Rodney:

Friederick John Clarke.
William Bleckly Farrand.
Oliver Heywood.
Lambert Heywood.
Edmund Yates.

Rangitumau Road District, County of Wairarapa North:

Stephen M. Drew. Robert T. McDonald. Murdoch McKenzie. Walter Perry.

Officiating Ministers for 1889.—Notice No. 14.

Registrar-General's Office

Registrar-General's Office,
Wellington, 4th July, 1889.

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

Wesleyan Methodist Church. The Reverend Richard James Murray.

Salvation Army.

Joseph Hammond (commonly called "Major Hammond").

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

Specially-authorised Society registered.

Friendly Societies' Registry Office,
Wellington, 5th July, 1889.

THE St. Albans Co-operative Money Club, situated at
St. Albans, is registered as a specially-authorised society, under "The Friendly Societies Act, 1882," this 5th day of July, 1889.

EDMUND MASON, Registrar of Friendly Societies.

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

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers conferred by "The Government Railways Act, 1887," do hereby make the following alterations in and additions to the scale of fares, rates, and charges on the New Zealand Railways, to come into force on and after the 12th day of July, 1889:—

PART IV .- LOCAL RATES.

GREYMOUTH SECTION.

Coke consigned to Greymouth for export to ports beyond the Colony of New Zealand will be charged 2s. 6d. per ton, including weighing and delivering to ships. Minimum, 4 tons per truck.

HURUNUI-BLUFF SECTION.

Dunedin, Port Chalmers, and Milton.

White lead, Cornish stone, flint, calcined bone, baryta, manganese, borax, metallic oxides, and other raw materials used in the manufacture of earthenware, Dunedin or Port Chalmers to Milton, will be charged Class D.

PART V.—CLASSIFICATION OF GOODS.

China clay .. Class N.

The common seal of the New Zealand
Railway Commissioners was hereunto
affixed, this ninth day of July, one
thousand eight hundred and eightynine, in the presence of (L.s.)

JAMES McKERROW, J. P. MAXWELL, W. M. HANNAY,

Railway Commissioners.

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

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers conferred by "The Government Railways Act, 1887," do hereby make the following alterations in and additions to the scale of fares, rates, and charges on the New Zealand Railways, to come into force on and after the 15th day of July, 1889:—

PART IV.-LOCAL RATES.

AUCKLAND SECTION.

Goods of Classes A, B, C, D, Auckland or Newmarket to Oxford for Rotorua, will be charged £4 10s. per ton.
Sulphur consigned from Oxford will be charged as Class O.
Goods of Classes A, B, C, D, ex ships from ports outside Kaipara Heads, Helensville to Auckland, will be charged 10s. per ton by ship's manifest or by weight or measurement, at the option of the department.

HURUNUI-BLUFF SECTION.

When goods of Class H are consigned to Dunedin the classified rates will be increased by 5½d, per bale. Such increase will not be made when goods are consigned to private sidings.

Sheepskins, green, from South Canterbury Refrigerating Company's siding to Orari, will be charged 10s. 6d. per ton.

The common seal of the New Zealand Railway Commissioners was hereunto affixed, this ninth day of July, one thousand eight hundred and eightynine, in the presence of

JAMES McKERROW, J. P. MAXWELL, W. M. HANNAY,

Railway Commisioners.

Notice of Hearing of Applications for Patents.

Patent Office,

Patent Office,
Wellington, 8th July, 1889.

O. 3785.—Henry Noyes, of No. 178, William Street,
Melbourne, Victoria, Manufacturers' Agent, has deposited at this office a specification of an invention for improvements in apparatus for facilitating the adjustment of
the sashes of railway-carriage and other windows (being a
communication from William Samuel Laycock, of Ranmoor,
Sheffield, England, Manufacturer).

No. 3786.—John Adam Berg, of Ashburton, Canterbury,
New Zealand, Coachbuilder, has deposited at this office a
specification of an invention for an improved sulky, to be
called "The Ashburton Improved Sulky."

No. 3787.—Robert Cockerell, of Invercargill, New Zealand, Agricultural-implement Maker, has deposited at this
office a specification of an invention for an adjustable doubleaction lever pump-handle for horse- or other power pumpingmachines.

machines.

No. 3788.—Anquetil Fitz Townshend Somerville, of Nelson, New Zealand, Architect, has deposited at this office a specification of an invention for rebated weather-boarding. No. 3789.—Edward George Wright, of Christchurch, New Zealand, Civil Engineer, has deposited at this office a specification of an invention for gold-separating and -saving machines. machines.

machines.

No. 3790.—Herbert Oldham, of Tuakau, Auckland, New Zealand, Ropemaker, has deposited at this office a specification of an invention for improvements in flax machinery, to be known as "Oldham's Improved Flax-dressing Machine."

And I have appointed Tuesday, the 24th day of September next, at 11 o'clock in the forenoon, at this office, to hear the said applications and all objections thereto; and I require all persons having an interest in opposing the grant of any such Letters Patent to leave, on or before the 9th day of Septem-

ber next, at this office, particulars in writing of their objections to any of the said applications, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN,

Patent Officer.

Notice of Hearing of Applications for Patents.

Patent Office

Patent Office,
Wellington, 10th July, 1889.

O. 8791.—John Wilson Black, of Auckland, New Zealand, Engineer, has deposited at this office a specification of an invention for a game, to be called "Black's Patent Zealandia Labyrinth."

No. 3793.—James Bell, of Inch-Clutha, Otago, New Zealand, Flax-miller, has deposited at this office a specification of an invention for improvements in machinery for dressing New Zealand flax-fibre, commonly called "scutching," and to be known as "The Bell Scutcher."

No. 3794.—Herbert Fitzroy Clayton and George Holden Holdroyd, both of Lockwood, Huddersfield, York, England, Drysalters, have deposited at this office a specification of an invention for an improved method of filtering, and apparatus therefor.

apparatus therefor.

No. 3795.—David Ranken Shirreff Galbraith, of Auckland, New Zealand, Fellow of the Institute of Chemistry of Great Britain and Ireland, has deposited at this office a specification of an invention for a blood albumen precipitating

No. 3796.—David Ranken Shirreff Galbraith, of Auck land, New Zealand, Fellow of the Institute of Chemistry of Great Britain and Ireland, has deposited at this office a specification of an invention for the Bessemer converse treat-

specification of an invention for the Bessemer converse treatment of magnetic oxide of ironsand.

No. 3797.— HENRY DAVIES, of Heathfield, Blairgowrie Street, Old Canterbury Road, Petersham, New South Wales, Engineer, has deposited at this office a specification of an invention for improvements in mechanism for self-acting grabs, buckets, claws, and the like apparatus.

And I have appointed Thursday, the 26th day of September next, at 11 o'clock in the forenoon, at this office, to hear the said applications and all objections thereto; and I require all persons having an interest in opposing the grant of any

all persons having an interest in opposing the grant of any such Letters Patent to leave, on or before the 11th day of September next, at this office, particulars in writing of their objections to any of the said applications, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN,

Patent Officer.

Notice of Hearing of Application for a Patent.

Patent Office.

Wellington, 8th July, 1889.

No. 3792.—Arthur Alexander Adams, of Dunedin,
Otago, New Zealand, Accountant, has deposited at
this office a specification of an invention for a new process
for preserving animal food and fish from decomposition and

decay.

And I have appointed Friday, the 31st day of January And I have appointed Finday, the 31st day of January next, at 11 o'clock in the forencon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 16th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN,

Patent Officer

Patent Officer.

Native Land Court Notices.

Communications for Chief Judge, Native Land Court, to be addressed to Wellington.

Wellington, 10th July, 1889.

THE head-quarters of the Native Land Court being now in Wellington, it is requested that all communications for the Chief Judge may be addressed as follows:

The Chief Judge of the Native Land Court, Government Buildings, Wellington.

H. G. SETH SMITH, Chief Judge.

The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amendment Act, 1888."

Native Land Court Office Auckland, 6th July, 1889.

OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said Acts, hold a Court at Te Awaroa, Kaipara, on the 12th day of August, 1889, for investigating the several cases mentioned in the Schedule hereunder, at which time and place all persons interested in the said cases, and having objections. tions to any of the dealings, are hereby notified to attend. EDW. HAMMOND,

Registrar.

SCHEDULE.

SCHEDULE.

1. A TRANSFER dated the 13th day of April, 1889, of land called Section 15, Block III., of Waiwera, situate at Waiwera, made by Te Hemara Tauhia to John Schollum.

2. A transfer dated the 12th day of December, 1888, of land called part of Tuparekura No. 1, situate at Kaipara, made by Patoromu te Akariri to Francis Dart Fenton.

3. A conveyance dated the 29th day of April, 1885, of land called Makarau, situate at Kaipara, made by Te Tahuri Arama to Edmund Thomas Dufaur.

Arama to Edmund Thomas Dufaur.

"The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amendment Act, 1888."

Native Land Court Office.

Native Land Court Office,
Whanganui, 8th July, 1889.

Notice is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said
Acts, hold a Court at the Resident Magistrate's Courthouse,
Palmerston North, on Friday, the 9th day of August, 1889,
at 10 o'clock in the forencon, for investigating the cases
mentioned in the Schedule hereunder, at which time and place all persons interested in the said cases, and having objections to any of the dealings, are hereby notified to attend.

ELWIN B. DICKSON,

Registrar. SCHEDULE.

No. 89-16. Memorandum of transfer dated the 10th April, 1889, from Maunga te Hapoki, Teieti Turanga, and Retimana te Hapoki to Charles Bull, of Taonui Ahuaturanga, Section No. 20.

No. 89-19. Memorandum of lease dated the 25th May, 1889, from Mekeruki te Aewa to Patrick Desmond, of Subdivision 11c of Section 15 of Aorangi No. 1.

division 11c of Section 15 of Aorangi No. 1.

No. 89-19. Memorandum of transfer dated the 5th April, 1889, from Weti Pekamu, Ratima Pekamu, Wiremu Pekamu, Tapa Ahitana, and Makarita Ahitana, to Charles Bull, of Taonui Ahuaturanga, Section No. 2c.

No. 89-20. Deed of lease dated the 25th March, 1889, made between Manahi Paewai, Makere Pikihuia, and Nireaha Tamaki, lessors, and Arthur Edward Russell and Herbert Henry Russell, lessees, of the Te Wi Native Reserve.

Goldfields Notices.

Reward of £10,000 offered for the Discovery of New Gold-fields.—Amended Conditions.

Mines Department,
Wellington, 30th April, 1888.

REWARDS of £10,000 are offered for the discovery of new amended conditions set forth hereunder.

G. F. RICHARDSON Minister of Mines.

AMENDED CONDITIONS.

1. The maximum sum offered as a reward for any proved discovery of a new goldfield in accordance with these conditions is £5,000 for the North Island, and £5,000 for the Middle Island.

2. The newly-discovered goldfield must be situated not less than forty miles from any existing goldfield or any existing workings.

3. No reward shall be payable until 50,000 ounces of goldfield.

3. No reward shall be payable until 50,000 ounces of gold have been produced from the newly-discovered goldfield within three years from the date of its being registered.

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

5. No prospecting will be allowed upon Native land with-

application for reward.

5. No prospecting will be allowed upon Native land without a prospecting license authorising the person therein named, with the consent of the owner of the land, to prospect, in accordance with the provisions of sections one hundred and thirty-five to one hundred and thirty-seven of "The Mining Act, 1886," inclusive.

No reward shall be paid for any discovery that may be made upon Native land without the consent of the Native owners and the approval of the Minister of Mines.

Crown Lands Notices.

Notice to prove Land Claim.

Crown Lands Office,
Napier, 29th June, 1889.
To Henry Copely, formerly of H.M. 40th Regiment of
Foot, or his Representatives.

YOU are hereby required, within six months from this date, to prove, to the satisfaction of the Land Board of the Hawke's Bay District, that you have complied with the conditions required to entitle you to 60 acres of land in the Wakarara District, selected under a naval and military settlers' land order; and, if you fail to prove your claim within the specified time, your title to the land will be forfeited, and the land will thereupon be dealt with as the said Board may direct.

G. W. WILLIAMS.

G. W. WILLIAMS, Commissioner of Crown Lands.

Land to be sold at Auction, Wellington Land District.

Crown Lands Office Crown Lands Office,
Wellington, 22nd June, 1889.

Notice is hereby given, in terms of "The Land Act,
1885," that the under-mentioned land will be offered
at auction, at this office, on Wednesday, the 7th August,
1889, at 2.30 p.m., at the prices and rental specified in the
schedule. Full particulars obtainable on application.
J. W. A. MARCHANT,
Commissioner of Crown Lands.

SCHEDILE.

Section.	Block.	Dist	Area.			Upset Price per Acre.			
		CASE	SECTIO	ons.					
		Ongo " " #55 5s. fo					2 Weigh		d. 0* 0 0 0 0† 0; with prove-

Description of Land: These sections are situated in the Description of Land: These sections are situated in the South-west Waitapu Block, on the Rangitikei River, at Te Rewa, near the Onepuhi Native Reserve. The area includes river-flats and terrace-land, portions being cleared, and the rest covered with mixed bush. The soil varies from good to first-class. The only means of access is by the Rangitikei River-bed, from the Onepuhi Bridge—distance six miles—or by the road laid off through Williamson's, and the cut lines in continuation of this road. There are some Maori whares and fences on Section 1 and fences on Section 1.

XI. | Wairoa 7 0 0 4 0 0 This section is situated in the Okotuku District, and comprises flat or undulating land, covered with grass or flax. Subsoil sandy. There is a good waterfall on the Wairoa Stream (east boundary of the section), well adapted for a water-mill. Distance south from Waverley, four miles, three of which are on a dray-road.

| XII. | Mangahao .. | 7 2 27 | 3 0 0*

*Weighted with £6, cost of survey.

Description of Land: This section is situated on the banks of the Tiraumea River, on Whitcombe's property, near the end of Tiraumea Road, about four miles from Pahiatua. The land is of good quality; the access is by the river-bank reserve and the roads in the Kaitawa Township.

FORFEITED SMALL RUNS.

Description of Land: Undulating and high black-birch hills, rather steep and precipitous, soil on tops of ridges poor, richer in gullies and hollows; timber mostly black birch or tawa; water abundant.

FORFEITED DEFERRED-PAYMENT SECTION. | VII. | Mangaone ... | 108 0 0 | 1

Sale of Crown Lands, Marlborough Land District.

Mown Lands Office,
Blenheim, 19th June, 1889.

THE under-mentioned lands will be offered by public auction at the Survey Office, Blenheim, at noon on Tuesday, the 30th July, 1889:—

LICENSES OF PASTORAL RUNS UNDER PART VI. OF "THE LAND ACT, 1885.

Cloudy Bay Survey District—Waitohi Valley: Estimated ea. 1,300 acres; term of license, ten years. Upset annual area, 1,300 acres; term of license, ten years. rent, £5 8s. 4d.

Arapawa Survey District—Opua Bay, Tory Channel, Run No. 8: Estimated area, 730 acres; term of license, ten years. Upset annual rent, £3 1s.

Upset annual rent, £3 1s.

Slopes of Kaikoura Range, between the Clarence and Awatere Valleys. Term of licenses to be from date of disposal to 1st July, 1896:—

1. Tone Survey District: Estimated area, 4,000 acres. Upset annual rent, £4 3s. 4d.

2. Tone, Upcot, and Tapuaenuka Survey Districts: Estimated area, 10,800 acres. Upset annual rent, £11 5s.

3. Tapuaenuka Survey District: Estimated area, 11,800 acres. Upset annual rent, £12 5s. 10d.

The licensee in each case to have the boundaries laid off at his own expense if required to do so by the Land Board.

Leases of Small Grazing Runs under Part VII. of "The Land Act, 1885."—Term, Twenty-one Years.

Gore Survey District—Kenepuru Sound: Estimated area, 900 acres.* Upset annual rent, 3d. an acre.
Orieri Survey District—Tawhitinui Reach, Pelorus Sound:

Estimated area, 570 acres.* Upset annual rent, 3d. an acre.

* Subject to modification of boundaries and area after survey. One half-year's rent, and £1 1s. for each license or lease must be paid on the fall of the hammer.

RESERVES UNDER "THE PUBLIC RESERVES ACT, 1881."

RESERVES UNDER "THE PUBLIC RESERVES ACT, 1881."

Greenburn Survey District—Kaikoura Shearing Reserve: Estimated area, 6,300 acres; lease under section 23, "Public Reserves Act, 1881; term, 1st October, 1889, to 1st July, 1896, Upset annual rent, £30. The lease to be subject to the same conditions as those contained in the lease now current. Half a year's rent and £3 3s. for the lease to be paid on the fall of the hammer. The lease to be executed within thirty days from notice that the lease is ready for signature; in default, the right to the lease, and the money paid at auction, to be ipso facto forfeited.

Arapawa Survey District—Point Deffenbach Reserve: Estimated area, 90 acres; license for pastoral purposes, terminable on one year's notice under section 25, "Public Reserves Act, 1881." Upset annual rent, £1 5s., payable in advance on the 1st July in each year; one year's rent and £1 1s. for the license to be paid on the fall of the hammer.

HENRY G. CLARK,

HENRY G. CLARK, Commissioner of Crown Lands.

Sale of Crown Lands, Otago Land District.

Crown Lands Office,
Dunedin, 17th June, 1889.

Y auction, at the Crown Lands Office, Dunedin, on
Thursday, the 18th July, 1889, at noon:—

PASTORAL LICENSES.

Beaumont District, Sections 8 and 9, Block II., Sections 1 to 6, Block VIII.; and Tuapeka West District, Sections 74A and 75, Block III.; about 3,796 acres; term, seven years. Upset rental, £94 18s. per annum.

Waihemo District: Section 3, Block VIII., and Section 1, Block IX.; about 988 acres; term, fourteen years. Upset rental, £15 per annum.

rental, £15 per annum.
Run 36, Lake County: About 2,500 acres; term, seven

years. Upset rental, £15 per annum.
Run 458 (Class I.), Lake County: About 23,100 acres; term, twenty-one years. Upset rental, £5 per annum.
Possession of the foregoing runs will be given on day of

Dunback District: Sections 10, 12, and 13, Block I.; about 588 acres; term, seven years. Upset rental, £14 14s. per annum. Possession on the 1st September, 1889.
Run 209 (Class I.), part of Kureheka Station, Waitaki County: About 5,200 acres; term, ten years. Upset rental, £60 per annum. Subject to valuation for improvements to an amount not to exceed £420, to be paid one month before the 1st March, 1890, the date on which possession will be given.

The foregoing runs will be sold generally in accordance with the provisions of Part VI. of "The Land Act, 1885."
Purchasers will require to deposit a half-year's rent and

£1 1s. license-fee on fall of hammer.

RURAL, VILLAGE, AND SUBURBAN DEFERRED-PAYMENT LANDS. (RE-OPENED.)

Dunback District (Rural): Section 14, Block V., 269 acres 2 roods 14 perches. Upset price, £1 10s. per acre; valuation for improvements, £59 5s.

Rock and Pillar District (Rural): Section 12, Block III.;

Rock and Pillar District (Rural): Section 12, Block III.; 154 acres 3 roods 3 perches. Upset price, £1 10s. per acre; valuation for improvements, £54.

Tuapeka West District (Village): Section 7, Block XIV.; 4 acres 3 roods 34 perches. Upset price, £1 10s. per acre; valuation for improvements, £11 12s. Section 22, Block XIV., 5 acres and 5 perches. Upset price, £1 10s. per acre. Waikoikoi Township (Suburban): Section 13; 1 acre. Upset price, £5; valuation for improvements, £3 4s. Section 20, 1 acre 1 rood 39 perches. Upset price, £5 per acre. Purchasers must deposit statutory declaration required by section 113 of "The Land Act, 1885," and pay the first half-year's instalment, together with £1 1s. license fee, and valuation for improvements (if any) at time of sale.

Town Sections in Kurow and Ophir Townships. Upset price, £30 per acre.

price, £30 per acre.
Suburban Sections in Mocraki Township, from 3 roods to 2 acres each. Upset price, £3 per acre.
Terms: 20 per cent. deposit on fall of hammer; balance, with Crown-grant fee (£1), to be paid within thirty days from day of sale. In cases of Section 5, Block XIII., and Section 3, Block XIV., Mocraki, purchasers will have to pay cost of transfer, £2 12s.

Plans and further information on application at this office.

J. P. MAITLAND Commissioner of Crown Lands.

Sale of Crown Lands, Nelson District.

Land Office,

Nelson, 18th June, 1889.

Nelson, 18th June, 1889.

OTICE is hereby given that the under-mentioned allotments of land will be offered for sale by public auction, at the Land Office, Nelson, on Tuesday, the 20th August, 1889, at 11 o'clock a.m.

One-fifth part of the purchase-money must be paid at the time of sale, and the remaining four-fifths within thirty days next after the time of such sale, otherwise the amount so

next after the time of such sale, otherwise the amount so paid as aforesaid shall be forfeited, and the contract for the sale of the land shall thenceforth be null and void.

Section.	Block.	District.		Block. District. Area.		rea.	Upset Price.				
6 2 4 6 7	X. I. XI. IV.	Motupiko Rintoul Takaka	• • • • • • • • • • • • • • • • • • • •	20 205 125 120 69	R. P. 0 0 0 0 0 0 1 24 2 16	£ s. d. 10 0 0 102 10 0 62 10 0 95 0 0					
5 8	Square 44 VII.	Waimea Takaka		26 39	0 0 0 0 16	13 0 0 20 0 0					

ALFRED GREENFIELD. Commissioner of Crown Lands.

Leases of Public Reserves, Nelson District, to be sold by

Land Office,

Nelson, 18th June, 1889. Nelson, 18th June, 1889.

Notice is hereby given that leases of the lands hereunder described will be offered for sale by public auction on Tuesday, the 20th August, 1889, at the Land Office, Nelson, at 11 o'clock a.m.

Conditions of sale and terms of lease can be seen at the Land Office, Nelson.

No.	Description of Land.	Upse	ental num.		
	D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	£	s.	d.	
1	Reserve known as the Foxhill Dip Reserve, part of Rural Section X., Waimea South, 11 acres and				
	19 perches		0	0	
2	Porika Reserve, Section 8, Square		_		
0	171, 140 acres	5	0	0	
3	Roundell Reserve, Section 76, Square 46, 65 acres	5	0	0	

ALFRED GREENFIELD. Commissioner of Crown Lands.

ETURN of Immigration to and Emigration from the Colony of New Zealand during the Month of June, 1889, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure. (Subject to revision.)

ARRIVALS AND DEPARTURE	S FROM	AND	то	DIFFERENT	PLACES.
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				A	ARRIVALS.	DEPARTURES.						
Countries.		-	Adults.		Children.		Total	Adults.		Children.		Total
			м.	F.	М.	F.	Persons.	М.	F.	м.	F.	Persons
United Kingdom			92	59	16	. 10	177	91	60	22	12	185
Queensland New South Wales Victoria	••	••	158 126	57 42	6	$egin{pmatrix} \cdot \cdot \\ 2 \\ 15 \end{smallmatrix}$	223 201	297 150	88	26 21	 34 17	445 276
South Australia Western Australia	••					••		2	••		••	2
Tasmania Other places	::		14 25	9 7	2 6		25 38	3 29	10	$\begin{bmatrix} 2 \\ 6 \end{bmatrix}$	 1 3	16 45
Totals		-	415	174	48	27	664	572	253	77	67	969

ARRIVALS AT AND DEPARTURES FROM DIFFERENT NEW ZEALAND PORTS.*

			Arrivals.					Departures.				
Ports.			Adults.	Children.	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons.
Russell Kaipara Auckland Wellington Wanganui Napier Lyttelton Dunedin Invercargill			 170 223 1 4	 14 26 	134 165 4	50 84 1	 184 249 1 4	1 3 327 233 2 7 3 249	 61 42 	1 2 276 183 2 7 3 175	 1 112 92 	1 3 388 275 2 7 3 290
Totals	••		589	75	463	201	664	825	144	649	320	969

CHINESE.—Arrivals, nil; departures, nil.

It is important to mention that, in the returns from which this table is made up, immigrants to the colony are all counted at the first port of arrival, and emigrants at the final port of departure.

Registrar-General's Office,

Wellington, 8th July, 1889.

Registrar-General.

Land Cransfer Act Notices.

N OTICE is hereby given that the parcel of land here-inafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 12th day of

August, 1889.

1996. THOMAS STEVENSON.—Part of Section 222, City of Wellington (Courtenay Place). In occupation of William

Spicer.

picer. Diagrams may be inspected at this office. Dated this 10th day of July, 1889, at the Lands Registry Office, Wellington.

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GEO. B. DAVY, District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 17th day of August next.

August next.

1174. EVAN FREDERICK FORSYTH.—208 acres 2 roods 9 perches, Section 66, Square 6, District of Dovedale, Occupied partly by Applicant and partly by Andrew Forsyth.

1175. JOHN HENRY OWEN BEIT (by his Attorney, James Sclanders).—775 acres, Sections 61, 62, 63, and 65, Square 6, District of Wai-iti. Occupied by Michael Hanron. Diagrams may be inspected at this office.

Dated this 9th day of July, 1889, at the Lands Registry Office. Nelson.

Office, Nelson.

ANDREW TURNBULL

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District Land Registrar.

NOTICE is hereby given that a statutory declaration of the loss of certificate of title in favour of GEORGE AUGUSTUS PREECE, for Allotments 36, 37, 38, 39, 40, and 41 in the suburbs of Opotiki, and being the whole of the land comprised in Vol. xx., folio 49, of the Register-book, having been filed in this office, and application having been made for the issue of a provisional certificate for the same, it is my intention to issue such certificate, unless caveat be lodged forbidding the same on or before the 26th day of July next.

Dated at the Land Transfer Office, Auckland, this 8th day

of July, 1889.

THEO. KISSLING, 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 Standard forbidding the same in each case on or before the 8th day of August, 1889.

JAMES HALLIDAY.—Allotment 4, Suburban Section 2,

JAMES HALLIDAY.—Allotment 4, Suburban Section 2, Parish of Pukekohe, containing 10 acres and 15 perches. In the occupation of Applicant and others. 2801.

THE PUBLIC TRUSTEE.—Lot 52 of the subdivision of part Allotments 18, 19, and 20, Section 8, Suburbs of Auckland. Unoccupied. 2802.

ELIZABETH HALLY, Wife of James Hally.—Allotments 305, 306, 307, and 308, Cambridge East Township, containing 4 acres and 6 perches. In the occupation of Applicant. 2803.

SAMUEL ELIZIOTE —Part of Allotment 4 Section 2

Applicant. 2803.
SAMUEL ELLIOTT.—Part of Allotment 4, Section 2, Town of Opotiki containing 2 roods 32 perches. In the occupation of tenants. 2804.
THE REVEREND WILLIAM ERNEST BOLLAND.—Part of Lots 4 and 5, and right-of-way, Grahamstown, Thames, containing 12 $\frac{1}{16}$ perches. In the occupation of tenant.

CHARLES ALFRED PRATT.—Allotments 219, 220, 221, 222, 223, 224, 225, and 142 of the Parish of Te Papa, containing 550 acres. In the occupation of Applicant. 2809.

Diagrams may be inspected at this office.

Dated this 2nd day of July, 1889, at the Lands Registry

Office, Auckland.

THEO. KISSLING, District Land Registrar.

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Mining Notices.

T, the undersigned, hereby make application to register, the Greenstone Sluicing Company as a Limited Company, under the provisions of "The Mining Companies Act, 1886."

1. The name of the company is to be Greenstone Sluicing

Company (Limited).

2. The place of operations is at Greenstone.

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

4. The nominal capital of the company is seven thousand pounds, in seven thousand shares of one pound each.
5. The number of shares subscribed for is seven thousand,

being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is two thousand three

hundred.

7. The amount already paid up is two thousand three hundred pounds.

8. The name of the Manager is Leonard Northcroft.

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

	Shar	
W. L. Fowler, Draper, Hokitika		25
Mathew Nicholas, Miner, Greenstone		50
John McKay, Mining Manager, Ross		75
		50
Leon Simon, Storekeeper, Ross		10
Mrs. H. A. Lambert, Nelson		
Joseph Carmine, Miner, Goldsborough		30
Joseph Dolph, Storekeeper, Goldsborough		00
Samuel Pizzey, Brewer, Hokitika		00
A. H. Brind, Purser, Nelson		00
S. R. Harris, Hotelkeeper, Greenstone		15
W. J. Whitton, Storekeeper, Greenstone		25
G. A. Tozer, Commercial Traveller, Christchurch		50
E. S. Williams, Master Mariner, Hokitika		00
J. W. Swainson, Bank Clerk, Wellington		25
G. P. Beaumont, Archdeacon, Lawrence		50
R. Withers, Medical Practitioner, Lawrence	1	50
J. M. Rogers, Law Clerk, Nelson		20
James Knight, Waiter, Hokitika	1	00
James Holmes, Water-race Proprietor, Hokitika	2	75
Peter Lang, Master Mariner, Dunedin	!	50
Allen Stephens, Merchant, Dunedin	10	00
Walter Williamson, Clerk, Oamaru	10	00
John Macaulay, Dunedin	10	00
John Barron, Merchant, Dunedin	10	00
Leonard Northcroft, Journalist, Hokitika	3	31
L. Martini, Mining Manager, Humphreys		00
John Bevan, Merchant, Hokitika		42
Michael Pollock, Auctioneer, Hokitika		12
Patrick Foley, Storekeeper, Westbrook		25
James Bigg, Storekeeper, Greenstone	1,10	
P. A. G. Reinert, Bookbinder, Hokitika		50
Edward Herbert, Merchant, Lawrence		7 5
O 17 O		25
Henry Hurwath, Medical Practitioner, Hokitika		25
Toronh Chanahan Manahant Makitika	0.0	
		30
W. E. Churches, Clerk, Hokitika	47	00
Frederick Turner, Commercial Traveller, Dunedin	0.0	
J. W. Bassett, Coach Proprietor, Hokitika	22	
John Kelly, Miner, Greenstone	30	
Patrick Quealey, Miner, Greenstone	30	JU
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D. J. J. J. 200 1 7 CT 1000	7,00	J()
Dated this 22nd day of January 1889		

Dated this 22nd day of January, 1889. LEO. NORTHCROFT, Manager.

Witness to signature—Jas. A. Bonar, J.P.

I, Leonard Northcroft, do solemnly and sincerely declare that-

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

LEO. NORTHCROFT.

Taken before me, this 22nd day of January, 1889-Bonar, J.P.

Name of company: The Invincible Quartz-mining Com-

pany (Limited).
When formed, and date of registration: 8th September, 1880; 28th September, 1880.
Whether in active operation or not: In operation by the

tributors.

Where business is conducted, and name of Legal Manager; Ballarat Street, Queenstown; Franz William Frederick Geisow.

Nominal capital: £21,000. Amount of capital subscribed: £21,000.

Amount of capital actually paid up in cash: £2,665 11s. 8d. Paid-up value of scrip given to shareholders, and amount of cash received for same: £14,000, on which were received

£390 11s. 8d. cash.
Paid-up value of scrip given to shareholders on which no cash

has been paid: Nil.

Number of shares into which capital is divided: 21,000.

Number of shares allotted: 21,000.

Amount paid up per share: 6s. 6d. per share on 7,000 contributory shares, and £390 11s. 8d. on 14,000 paid-up shares.

Amount called up per share: 6s. 6d. on 7,000 contributory shares.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.
Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of com-

Total amount of dividends declared: £4.375.

Total amount of dividends paid: £4,366 2s. 11d.
Total amount of unclaimed dividends: £8 17s. 1d.
Amount of cash at bankers: £86 17s.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £89 11s. 10d.

Amount of debts considered good: £89 11s, 10d. Amount of contingent liabilities of the company: About £90.

I, Franz William Frederick Geisow, of Queenstown, the Manager of the Invincible Quartz-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

F. W. F. GEISOW.

Dated at Queenstown, this 1st day of July, 1889, and declared before me—Cyril E. Gudgeon, J.P. 317

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Wealth of Nations Extended Quartz-mining Company (Limited). When formed, and date of registration: 12th April, 1882. Whether in active operation or not: In active operation. $\widetilde{\mathrm{Name}}$

Where business is conducted, and name of Legal Manager: Greymouth; William Rae.

Greymouth; William Rae.
Nominal capital: £32,500.
Amount of capital subscribed: £32,500.
Amount of capital actually paid up in cash: £32,256 5s.
Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 32,500.
Number of shares allotted: 32,500.
Amount paid up per share: 19s. 10\frac{1}{2}d.
Amount called up per share: 19s. 10\frac{1}{2}d.
Number and amount of calls in arrear: Nil.
Number of shares forfeited: 4,297.

Number of shares forfeited: 4,297.

Number of forfeited shares sold, and money received for same: 4,297; £117 6s. 10d.

Number of shareholders at time of registration of company: 65.

Total amount of dividends declared: Nil.

Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: £24 8s. 1d.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £40 10s.
Amount of debts considered good: £40 10s.
Amount of contingent liabilities of the company: Nil.

I, William Rae, of Greymouth, Manager of the Wealth of Nations Extended Quartz-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

WILLIAM RAE,

Manager.
Taken before me, at Greymouth, this 5th day of July 1889—James Kerr, J.P.

Private Adbertisements.

WELLINGTON CITY COUNCIL.

Notice of Intention to take Land for a Public Road.

NOTICE is hereby given that the Council of the City of Wellington proposes, under the provisions of "The Public Works Act, 1882," to execute a certain public work, to wit, the construction of a public road through the reserves belonging to the Wellington Hospital Contributors and the Wellington Benevolent Institution Contributors respectively, situate in the City of Wellington and in the Survey District of Port Nicholson, Block VI. (being part of a road connecting

Mount Street with the Botanical Gardens Road); and for the purposes of such public work to take, under the provisions of the said Act, the lands mentioned in the Schedule hereto. And notice is further given that a plan of the said road or work and of the lands so required to be taken, prepared by Mr. J. Anderson, Authorised Surveyor, is deposited in the office of the said City Council, situate in Brandon Street, in the said city, and is there open for inspection. And notice is hereby given that all persons affected by the execution of the said public work or by the taking of the said lands shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the said City Council, at the said office. Mount Street with the Botanical Gardens Road); and for

SCHEDULE.

	Area.	Portion of Section No.	Situation.
	к. р. 3 31·84	10 to 14	Hospital Reserve aforesaid,
0	2 23.8	inclusive 9	coloured red on deposited plan. Benevolent Institution Reserve
0	0 2.85	4	aforesaid, coloured brown on said plan. Hospital Reserve aforesaid, coloured red on said plan.

Dated this 11th day of July, 1889.

J. E. PAGE. Town Clerk.

SOUTHLAND COUNTY.

LAND REQUIRED FOR PUBLIC ROAD, BLOCK X., WAIKAIA DISTRICT.

OTICE is hereby given that the Southland County OTICE is hereby given that the Southland County Council, acting under the provisions of "The Public Works Act, 1882," intends to take, for the purpose of a public road 1 chain in width, that piece or parcel of land situated in the Provincial District of Otago, being part of Section 2, Block X., Waikaia Survey District, and containing 1 acre and 16 perches, more or less, bounded as follows: Commencing at a point situated on the western boundary of said section distant from its south-western angle 272.6 links and 134 links measured along said western boundary; thence bounded from said commencing-point by a line at a bearing of 51° 28′, a distance of 223.6 links; thence at a bearing of 358° 20′, a distance of 900 links; thence at a bearing of 204° 54′, a distance of 1300 links to the commencing-point: as shown on Plan No. 42, now lying open for inspection at the Southland County Council Office, Invercargill. And all persons affected by the making of such road aforesaid, or by the taking of the land aforesaid, are hereby called upon to set affected by the making of such road aforesaid, or by the taking of the land aforesaid, are hereby called upon to set forth in writing any well-grounded objections to the same, and to send such writing, within forty days from this date, to the Southland County Council, at their office, Invercargill.

R. P. MacGOUN,

County Clerk and Treasurer.

Southland County Council Office, Invercargill, 13th July, 1889.

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FOR SALE, IN PAMPHLET FORM,

THE NATIVE LAND ACTS, 1888, in English and Maori; price, 1s. The pamphlet consists of the following Acts :-

Crown and Native Lands Rating Act Repeal.

Native Land. Native Land Court Act 1886 Amendment.
Native Lands Frauds Prevention Act 1881 Amendment.
Maori Real Estate Management.

Mokau Mohakatino.

Native Contracts and Promises. Middle Island Half-caste Grants.

Copies of the Native Land Acts, 1886, can also be obtained in pamphlet form; price, 1s.

The pamphlets will be posted to any address given, provided the order be accompanied with a remittance for the amount in postal notes or stamps.

GEO. DIDSBURY.

Printing and Stationery Department, Wellington, 30th October, 1888.

THE following Works, published under the authority of The Government, are now on sale at the Stationery Department, Wellington:—

THE STATE: THE RUDIMENTS OF NEW ZEA-LAND SOCIOLOGY. By JAMES H. POPE. Price: Cloth, 4s. AN ACCOUNT OF THE INSECTS NOXIOUS TO AGRICULTURE AND PLANTS IN NEW ZEA-LAND. By W. M. MASKELL, F.R.M.S. Price: Cloth 5s

Cloth, 5s.

THE ERUPTION OF TARAWERA, NEW ZEALAND.
By S. PERCY SMITH, F.R.G.S. (Assistant SurveyorGeneral). Price: 2s. 6d.

REPORT ON THE TARAWERA VOLCANIC DISTRICT. By Professor F. W. HUTTON, F.G.S.
Price: 1s. 6d.

THE ERUPTION OF TARAWERA AND ROTOMAHANA By Professor THOMAS. MA. F.L.S.

HE ERUFTION OF TARAWERA AND ROLO-MAHANA. By Professor THOMAS, M.A., F.L.S. Illustrated. Price: 2s. 6d. HE KERMADEC ISLANDS: THEIR CAPABILI-TIES AND EXTENT (with Maps and Illustrations). By S. PERCY SMITH, F.R.G.S. (Assistant Surveyor-General). Price: 2s THE KERMADEC

By S. Percy Smith, (With Maps and Indestrations).

By S. Percy Smith, F.R.G.S. (Assistant SurveyorGeneral). Price: 2s

MANUAL OF GRASSES AND FORAGE PLANTS
USEFUL TO NEW ZEALAND. Part I. By Thomas
Mackay. Numerous Plates. Price: 5s.

HANDBOOK OF NEW ZEALAND MINES (with
Maps and Illustrations). Price: Cloth, 5s.

REPORTS ON THE MINING INDUSTRY OF NEW
ZEALAND, 1887. Price: 2s. 6d.

STATE EDUCATION. By Dr. Laishley. Price:
Cloth, 2s. 6d.
POLYNESIAN MYTHOLOGY AND ANCIENT TRADITIONAL HISTORY OF THE NEW ZEALAND
RACE. By Sir George Grey, K.C.B. Price: 5s.
ANCIENT HISTORY OF THE MAORI. By John
WHITE. Vols. I. to IV. Price: 7s. 6d. each.
MANUAL OF BIRDS OF NEW ZEALAND. By
WALTER L. BULLER. Price: 10s.
HANDY BOOK ON "THE LAND TRANSFER ACT,
1885." Price: 3s.
NEW ZEALAND CROWN LANDS GUIDE, No. IX.

1885." Price: 3s, NEW ZEALAND CROWN LANDS GUIDE, No. IX.

Price: 1s.

GEO. DIDSBURY.

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of 30s. A less period than

three months cannot be subscribed for.
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line for each insertion.

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All advertisements should be written on one side of the

aper, and signatures, &c., should be written in a legible

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

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

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Booksellers and Advertising Agents will be allowed a commission at the rate of 5 per cent.

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

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