

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, JULY 18, 1889.

Native Lands acquired by Her Majesty declared to be Crown Lands.

ONSLOW, Governor. A PROCLAMATION.

WHEREAS by section two hundred and forty-seven of "The Land Act, 1885" (hereinafter termed "the said Act"), it is enacted that whenever the Governor is satisfied that any Native lands acquired by Her Majesty in any way, or purchased out of any sums authorised, or to be authorised, to be issued and expended in the purchase of lands in the North Island of New Zealand are free from Native claims and all difficulties in connection therewith, Native claims and all difficulties in connection therewith, he shall, by Proclamation, declare such lands to be Crown lands, subject to be sold and dealt with as in the said Act is more particularly mentioned: And whereas the lands hereinafter mentioned have been purchased out of sums so authorised to be issued and expended as aforesaid:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, being satisfied that the lands enumerated in the Schedule hereto are free from Native claims and all difficulties in connection therewith do hereby, in pursuance and exercise of the power and

with, do hereby, in pursuance and exercise of the power and authority vested in me by the said Act, proclaim and declare the lands so enumerated as aforesaid to be Crown lands, subject to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of Crown lands in force in the land districts in which they are respectively

situated.

SCHEDULE.

SCHEDULE.

Mochau No. 4.—Containing 7,250 acres, situated in the Harataunga and Coromandel Survey Districts, being the whole of the land comprised in a memorial of ownership, issued by the Native Land Court, and entered in Vol. vii., folio 604, of the Court-rolls of the Coromandel District.

Mangakirikiri No. 3 South A.—Containing 409 acres 1 rocd, situated in the Thames Survey District, being the whole of the land comprised in certificate of title, Vol. lii., folio 189, of the Register-book of the Auckland District.

Moturiki No. 1.—Containing 2 acres 2 roods 37 perches, situated in the Tauranga Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Tauranga, on the 12th day of March, 1888, to be the property of Her Majesty.

Lot 75, Parish of Waipa.—Containing 446 acres 1 rood 6 perches, situated in the Newcastle Survey District, being the whole of the land comprised in Crown Grant, Vol. xxiv., folio 183, of the Register-book of the Auckland District.

Pukaingataru A.—Containing 870 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Otorchanga, on the 11th day of May, 1888, to be the property of Her Majesty.

prised in, and declared by, an order of the Native Land Court, made at Otorohanga, on the 11th day of May, 1888, to be the property of Her Majesty.

Paengaroa North A No 1, Section 1.— Containing 864 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 4th day of May, 1888, to be the property of Her Majesty.

Paengaroa North A No 3, Section 1.— Containing 255 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 4th day of May, 1888, to be the property of Her Majesty.

Paengaroa North K.—Containing 1,815 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 23rd day of September, 1887, to be the property of Her Majesty.

Paengaroa North M.—Containing 940 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 23rd day of September, 1887, to be the property of Her Majesty.

Paengaroa North M—Containing 940 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 23rd day of September, 1887, to be the property of Her Majesty. Excepting out of the hereinbefore-mentioned area the residue of the Paengaroa North F No. 1 Block, containing 18 acres, to be granted to Rota Ngatupea, Ruihi Paratene, Ramarihi te Hikaroa, Hori te Iwikatea, Ihaia Rangiheuea, Huriana Petera, Te Hurihanganui, Ruawahea Poia, Rahera Tarahauaitu, Meranea Tarahauaitu, and Ataremu Tarahauaitu.

Paengaroa North L.—Containing 500 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 23rd day of September, 1

Ngatipahiko A.—Containing 5,000 acres, situated in the Maketu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 3rd day of May, 1888, to be the property of Her Majesty.

Lot 67, Parish of Waiotahi.—Containing 20 acres, situated in the Opotiki Survey District, being the whole of the land comprised in Crown grant, Vol. xviii., folio 208, of the Register-book of the Auckland District.

Lot 327, Parish of Waiotahi.—Containing 4 acres 3 roods 27 perches, situated in the Whakatane Survey District, being the whole of the land comprised in Crown grant, Vol. xviii.,

the whole of the land comprised in Grown grant, Vol. xviii., folio 207, of the Register-book of the Auckland District.

Lot 14, Parish of Matata.—Containing 1,491 acres 1 rood 24 perches, situated in the Awa-o-te-Atua Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Taheke, on the 4th day of May, 1885, to be the property of Her Majesty.

Lot 28, Parish of Matata.—Containing 1,034 acres 2 roods 16 perches, situated in the Rotoma Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Taheke, on the 4th

the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Taheke, on the 4th day of May, 1885, to be the property of Her Majesty.

Okoheriki No. 1¹ West.—Containing 570 acres, situated in the Rotoma and Horohoro Survey Districts, being the whole of the land comprised in Crown grant, Vol. 1., folio 56, of the Register-book of the Auckland District.

Pueroa East No. 1A West.—Containing 7,924 acres, situated in the Paeroa Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 21st day of September, 1887, to be the property of Her Majesty.

Pueroa East No. 2A, Section 1.—Containing 1,504 acres, situated in the Paeroa and Kaingaroa Survey Districts, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Maketu, on the 21st day of September, 1887, to be the property of Her Majesty.

Oruanui No. 6.—Containing 3,873 acres, situated in the Tatua and Tuhingamata West Survey Districts, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Taupo, on the 13th day of September, 1887, to be the property of Her Majesty.

Tuvinakatupua No. 1A.—Containing 1,148 acres, situated in the Mount Robinson and Arawaru Survey Districts, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Palmerston North, on the 7th day of June, 1887, to be the property of Her Majesty.

Excepting out of the hereinbefore-mentioned area a reserve of 122 acres, to be granted to Te Rewanui Henare, Rakiwhata te Aweawe, Te Manwara te Aweawe, Te Rangimane te Aweawe, Te Waitokorau Teieti, Te Rangiputangatahi, Rahira Mohi, Urupane Mutuahi, Tamati Kawana, Atareta Kawana, Taitoko Wi Matai, Pikihuia Wi Matai, Tiweta Whakahoro, Heremaia Maika, Ani Ratima, Tiripa Ratima, and Panga te Rangi.

Maungakaretu No. 3A.—Containing 6,703 acres, situated in the Ngamatea and Maungakaretu Survey Districts, being the whol

13th day of February, 1889, to be the property of Her

Majesty.

Maungakaretu No. 4A.—Containing 10,910 acres, situated in the Mangawhero and Tiriraukawa Survey Districts, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Wanganui, on the 13th day of February, 1889, to be the property of Her Native Land Court, made at Wanganui, on the 13th day of February, 1889, to be the property of Her Majesty.

Maungakaretu No. 5A.—Containing 7,555 acres, situated in the Maungakaretu Survey District, being the whole of the land comprised in, and declared by, an order of the Native Land Court, made at Wanganui, on the 13th day of February, 1889, to be the property of Her Majesty.

Otaranoho.—Containing 1,361 acres, situated in the Rarete Survey District, being the whole of the land comprised in a memorial of ownership, issued by the Native Land Court, and entered in Vol. ii., folio 51, of the Court-rolls of the Wanganui District.

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 Salop, and of West Clandon in the County of Surrey; Baron Cranley of Improporation Report is Morphor of or 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 Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony 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.

GOD SAVE THE QUEEN!

Revoking the Setting-apart of Land in the Otago Land District for Perpetual Leasing.

ONSLOW, Governor. A PROCLAMATION.

Y virtue and in exercise of the powers and authorities vested in him by the sixth section of "The Land Act, 1885," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke the Proclamation dated the thirtieth day of July, one thousand eight hundred and eighty-three, in so far as it relates to the sections of land enumerated in the Schedule hereto, which were, with other lands, set apart for leasing under the proviwere, with other lands, set apart for leasing under the provisions of Part IV. of "The Land Act, 1885."

SCHEDULE.

MOUNT HYDE SURVEY DISTRICT, OTAGO LAND DISTRICT.

Section.	Block.	Area.
17 24	IV.	A. R. P. 273 1 32 308 1 30

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 seventeenth day of July, in the year of our Lord one thousand eight hundred and eighty-nine.

G. F. RICHARDSON,

Minister of Lands.

Approved in Council.

Arex. WILLIS. Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Abolishing Port Charges at Mongonui.

ONSLOW, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the two hundred and fifteenth section of "The Harbours Act, 1878," it is, among other things, enacted that every Harbour Board shall have power from time to time, by by-laws, to do the following things for and within the limits of the harbour under the control of such Harbour Board, namely, to fix and authorise the levying of port charges:
And whereas by the twelfth section of the said Act it is

the Governor in Council shall have all the powers, functions, duties, and authorities by that Act conferred upon Harbour Boards, and may exercise the same in accordance with the said Act

And whereas there is no Harbour Board for the harbour of

Mongonui:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in pursuance and exercise of the powers and authorities vested in him by the hereinbefore in part recited Act, doth hereby make the following by-law in respect of the harbour of Mongonui:-

By-law

The port charges at present in force for the harbour of Mongonui are hereby repealed. ATEX. WILLIS

Clerk of the Executive Council.

Revoking Order in Council vesting Management of Havelock Wharf in Pelorus Road Board, &c.

ONSLOW, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the twenty-seventh day of March, one thousand eight hundred and eighty-five, and published in the New Zealand Gazette No. 20, of the second day of April in the same year, His Excellency the Governor in Council did, in pursuance of the provisions of "The Harbours Act, 1878" (hereinafter termed "the said Act"), vest the management of the Havelock Wharf (which said wharf is delineated on plan marked M.D. 763 deposited in the office of the Marine Department) in 763, deposited in the office of the Marine Department) in the Pelorus Road Board:

And whereas by Order in Council dated the twenty-fifth day of August, one thousand eight hundred and eighty-five, and published in the New Zealand Gazette No. 50, of the same month, rates and dues were prescribed and regulations

made for the said wharf:

made for the said wharf:

And whereas it is expedient to revoke the said Orders in Councit, and to resume the rights, powers, and privileges conferred under or by virtue of them, and the Pelorus Road Board has consented to the said Orders in Council being revoked, and to the said rights, powers, and privileges being resumed by the Governor without giving the said Board notice in writing as provided by clause nine of the conditions of the said Order in Council of the twenty-seventh day of March, one thousand eight hundred and eighty-five:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred by the said Act, and of all other powers enabling him in this behalf, and acting by and with the advice and consent of the

behalf, and acting by and with the advice and consent of the Executive Council of the said colony, and also with the consent of the Pelorus Road Board, doth hereby revoke and determine the said recited Orders in Council of the twenty-seventh day of March, one thousand eight hundred and eighty-five, and the twenty-fifth day of August, one thousand eight hundred and eighty-five, and every right, power, and privilege respectively conferred thereby upon the Pelorus Road Board, or intended so to be.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting Management of Havelock Wharf in the Havelock Town Board, and fixing Dues, Rates, and Regulations.

ONSLOW, Governor. ORDER IN COUNCIL.

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

Present: His Excellency the Governor in Council.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section fourteen of "The Harbours Act, 1878" (hereinafter termed "the said Act"), it is enacted that the Governor in Council may vest the management of any wharf the property of Her Majesty in any local governing body or person, upon such terms and conditions as the Governor in Council thinks fit:

And whereas it is provided by the seventeenth section of the said Act that in and by such Order in Council it may be prescribed what dues and rates shall be taken by the body or person in whom any such wharf shall be vested as aforesaid:

And whereas it is thought desired.

And whereas it is thought desirable to vest the management of the wharf at Havelock in the Havelock Town Board, on the terms and conditions hereinafter set forth, and to prescribe that the dues and rates specified in the Second Schedule hereto shall be charged and taken for the use of the said wharf: And whereas it is thought desirable to vest the management

wharf:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in pursuance and exercise of the power and authority vested in him by the said fourteenth and seventeenth sections of the said Act, and of all other powers and authorities in anywise enabling him in that behalf, doth hereby vest the management of the Havelock Wharf, which is shown on plan marked M.D. 763, and deposited in the office of the Marine Department at Wellington, in the Havelock Town Board, subject to the conditions set forth in the First Schedule hereto; and doth hereby prescribe that the dues and rates specified in the Second Schedule hereto shall be charged and taken, on and

after the date of the publication in the New Zealand Gazette

after the date of the publication in the New Zealand Gazette of this Order in Council, for the use of the said wharf.

And His Excellency the Governor of the said colony, with the like advice and consent, and in pursuance and exercise of the power and authority granted to him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby make the regulations contained in the Third Schedule hereto, and doth order that the same shall, on and after the date of the publication of this Order in Council in the New Zealand Gazette, apply to the Port or Harbour of Havelock and to the wharf aforesaid.

FIRST SCHEDULE.

CONDITIONS OF MANAGEMENT.

1. That all Her Majesty's subjects shall, at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the above-mentioned wharf, and rights of

ingress and egress thereto and therefrom.

2. That Her Majesty, or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into,

over, and out of the wharf without payment.

3. That the said Town Board shall maintain and keep the above-mentioned wharf, and all erections on the wharf, in good order and repair; and shall at all times permit to be erected and exhibited therefrom any lights for the guidance of vessels, and shall maintain at its own cost any such lights: Provided that no new light shall be exhibited until after it has been approved of by the Minister for the time being having charge of the Marine Department (hereinafter referred to as "the said Minister").

4. That all dues and rates received on account of the said

wharf by the Board shall be applied to keeping the said wharf

wharf by the Board shall be applied to keeping the said wharf and all erections on the wharf in good order and repair.

5. That any person authorised by the said Minister, or any officer acting with his approval, may, at all reasonable times, enters upon the said wharf, and any buildings erected on the wharf, and view the state of repair thereof; and that, upon his leaving at or posting to the last known address of the said Board a notice in writing of any defect or want of repair in such wharf or buildings, requiring the Board, within a reasonable time to be therein prescribed, to repair the same, the said Board shall, with all convenient speed, cause such defect to be removed or such repairs to be made.

6. That the said Board shall not erect, or suffer to be erected, on the said wharf any building or structure whatever, except with the consent of the said Minister.

7. That the said Board shall keep a separate account of the receipts and expenditure on account of such wharf, and shall cause such account to be balanced to the thirty-first day of March in every year, and shall send a copy of such account when balanced to the said Minister, and shall supply any particulars in reference thereto as may be required by

account when balanced to the said Minister, and shall supply any particulars in reference thereto as may be required by the said Minister, or any person acting with his approval.

8. That the said Board shall appoint all officers necessary for the working and management of the wharf.

9. That nothing herein contained shall authorise the said Board to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations thereunder.

10. That the rights, powers, and privileges hereby conferred shall continue in force for fourteen years, computed from the date of the foregoing Order in Council, unless in the meantime altered, modified, or revoked.

11. That the rights, powers, and privileges conferred under

meantime altered, modified, or revoked.

11. That the rights, powers, and privileges conferred under or by virtue of the foregoing Order in Council may be at any time resumed by the Governor on giving to the said Board six calendar months' notice in writing. Any such notice shall be sufficient if given by the Governor or the said Minister, or by any person acting under his or their instructions, and delivered at or posted to the last known address of the said Board, its successors or assigns. No compensation or allowance shall be payable in such case.

12. The Board shall be liable for any injury which may be caused at the said wharf to any vessel or boat through any default or neglect on the part of the Board.

any default or neglect on the part of the Board.

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them; or
(2.) Cease to use or occupy the said wharf for a period of

(2.) Cease to use or occupy the said wharf for a period of thirty consecutive days, then and in either of the said cases every right, power, or privilege hereby conferred may be revoked and determined by the Governor in Council without any notice to the Board or other proceeding whatsoever, and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the Board, and to all persons concerned or interested, of the facts stated in such Order in Council. Order in Council.

SECONI	SCH	EDULE.			s.	đ.
Grain or flour, per ton .					1	0
Ditto, not exceeding 200lb.	. bags				0	2
Posts and rails, per 100 .		••			0	6
Firewood, per cord .		• •			0	6
Sawn timber, inwards or	outwa	rds, up	to 1,00	Oft.	_	_
superficial, per 100ft	• .	•••	• •	• •	0	2
Ditto, over 1,000ft. superfic	cial, per	100ft.	• •	••	0	1
Single bag or parcel .		• •	• •	• •	0	2
Horses or great cattle, first		• •	••	• •	2	0
Ditto, all over one, each .		••	• •	• •	1	0
Sheep or pigs, each .	•	• •	• •	••	0	1
Sheep, all over 100, each .			• •	• •	0	$\overset{1}{\overset{2}{0}}$
Bricks, per 1,000					2	0
Coal, per ton			• •		1	0
Wool, per bale					0	2
Flax and tow, per bale .				• •	0	2
Hides, 1d. each, or per ton	of 40 to	the ton			2	0
Sheepskins, per bale .					0	3
All other goods, either weig	ght or r	neasuren	ient, at	the		
option of the Wharfinger	, per to	\mathbf{n}	••		1	0
Half-dues to be charged or	i âll goo	ods trans	hipped i	nto		
lighters.	•					
All vessels lying alongside	the wh	arf, with	out land	ing		
or receiving cargo, first o				•		
Ditto, after the first day	y (exce	pting Su	ndays a	$\mathbf{n}\mathbf{d}$		
holidays), per ton net re	gister, p	er day	*		0	1
Such passengers' luggage of				ied		-
in hand, not exceeding 1						
wharfage charges.	. ,		•			
3						

THIRD SCHEDULE.

REGULATIONS.

1. The owner or master of every vessel lying at wharf, pier, jetty, or landing-place shall, before commencing to discharge or land his cargo on any such wharf or landing-place, obtain the permission of the Wharfinger or his deputy so to

do.

2. No ballast, timber, coal, produce, or cargo of any description shall be embarked or shipped, disembarked or unshipped, except at such times and places, and in such order and mode, as may be directed and deemed expedient by the Wharfinger or his deputy for the proper working of

the wharf.

3. No goods or articles of any description which, in the opinion of the Wharfinger or his deputy, are likely to occasion damage to the wharf or landing-place shall be discharged or landed on any such wharf or landing-place.

4. The master of every vessel shall, on demand, give to the Wharfinger, or other person deputed by him, a copy of the bill of lading, freight-list, or manifest of the cargo, or other proper account of all goods intended to be unshipped from the vessel, and the name or names of the owners to whom all or any goods in such vessel are intended to be delivered. delivered.

whom an or any goods in such vessel are intended to be delivered.

5. Shippers and consignees of all goods landed on or shipped from the wharf or any landing-place shall, before landing or shipping such goods, deliver to the Wharfinger or his deputy a full and true account of all such goods, stating the respective weights or measurements of the same according as freight is payable thereon. All charges to be paid previous to delivery of goods.

6. All goods landed on any wharf or landing-place, or brought thereon for shipment, are to be placed as the Wharfinger or his deputy may direct, and no goods or other articles shall be placed in any shed, or on any wharf or landing-place, so as to be an impediment to the approaches, or an obstacle to the removal of other goods from shed, wharf, or landing-place, or so as to encumber the mooring-posts or rings on any such wharf or landing-place.

7. The wharf shall be open daily for business from 8 a.m. to 5 p.m. (Sundays and holidays excepted): Provided that when steamers arrive before 8 a.m., then the wharf shall be open from the time of the arrival of the steamer; and if after 5 p.m., for one hour after the time of discharging.

be open from the time of the arrival of the steamer; and if after 5 p.m., for one hour after the time of discharging.

8. All goods landed on the wharf shall be removed therefrom before 4 o'clock p.m. on the day on which they are landed, except as provided by Regulation 7.

9. The Wharfinger is empowered to take charge of and store cargo if not removed by the consignee within six hours after being landed, or to cause the same to be delivered to the consignee at his expense and risk.

10. No person taking any vehicle on the wharf shall allow

the consignee at his expense and risk.

10. No person taking any vehicle on the wharf shall allow the same to go at greater than a walking-pace.

11. Any person taking any vehicle drawn by two or more horses on any such wharf, pier, or jetty, as mentioned in the preceding regulation, shall ride on the said vehicle so as to keep the horses attached thereto as far as possible under his control while the said vehicle is in motion, and shall stand by the said vehicle when and so long as the same shall be at a stand-still on any such wharf, pier, or jetty.

12. All vessels shall pay a charge not exceeding 1s. per ton

extra, as may be fixed by the Havelock Town Board, on all cargo landed before 8 a.m. and after 4 p.m., exclusive of labour. Wool, skins, fungus, and flax shall be charged for at the rate of 3d. per bale. No extra charge shall be made for coal, ballast, or timber discharged or shipped during extra

13. In the construction of the above regulations the terms and expressions following shall have the meanings herein-

and expressions following shall have the meanings hereinafter assigned to them:—
"Wharfinger" shall mean and include the person appointed by the Havelock Town Board to collect and
receive all dues payable under these regulations:
"Deputy" shall mean any officer acting under the instructions or by the authority of the Wharfinger or the

said Board, as the case may be.

14. If any person fails, refuses, or neglects to do anything required by these regulations, or in any manner obstructs, impedes, or interferes with the doing of anything enjoined or authorised to be done, or wilfully does anything prohibited by these regulations, every such person in any case so offending shall be liable to forfeit and pay a penalty not exceeding £20.

ALEX. WILLIS, Clerk of the Executive Council.

Validating Burgess Roll, Borough of Akaroa.

ONSLOW, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS it has been made to appear that the burgess VV roll of the Borough of Akaroa for the year com-mencing on the first day of June, one thousand eight hun-

mencing on the first day of June, one thousand eight hundred and eighty-nine, was prepared and completed after the times required by "The Municipal Corporations Act, 1876," and it is expedient to validate the same:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise and pursuance of the powers and authorities vested in him by the said "Municipal Corporations Act, 1876," doth hereby declare that the burgess roll of the said Borough of Akaroa, for the year commencing from the first day of June, one thousand eight hundred and eighty-nine, so made as aforesaid, shall be as valid to all intents and purposes as though the same had been made within the times required by the said Act.

ALEX. WILLIS,

ALEX. WILLIS, Clerk of the Executive Council.

Public Trust Office Scale of Charges varied and altered.

ONSLOW, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Order in Council made under "The Public Trust Office Act, 1872," and "The Public Trust Office Act Amendment Act, 1873," on the twenty-seventh day of February, one thousand eight hundred and eighty-eight, a scale of charges for use in the Public Trust Office, as set forth in the Schedule thereto, was fixed: And whereas it is expedient to years the same:

Office, as set forth in the Schedule thereto, was fixed: And whereas it is expedient to vary the same:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of all powers and authorities enabling him in this behalf, and by and with the advice and consent of the Executive Council of the said colony, doth hereby vary and alter the scale of charges set forth in the said Schedule hereinbefore referred to in manner set forth in the Schedule hereto, but not further or otherwise; and doth declare that the provisions of this Order in Council and the variations thereby made shall come into force and take effect from and after the date of the publication hereof in the New Zealand Gazette. in the New Zealand Gazette.

SCHEDULE.

THERE shall be excepted from and out of the charges under the letters (a) and (b) in the said Schedule all sums realised by the Public Trustee in any testate, intestate, or trust estate, which shall consist of any balance at credit of any current account with any bank, deposits in any savings' bank, the amount of any fixed deposit receipt and whether in a bank or in or with any company or society, or moneys received under any policy effected on a life or lives, and on these four classes of proceeds there shall be charged a percentage of one-half the amount fixed and allowed in and by the said Schedule.

The minimum charge for passing stamp accounts under the letter (k) in the said Schedule shall be five shillings, in lieu of one pound as fixed in and by the said Schedule.

The charge for preparing property-tax returns under letter (l) in the said Schedule shall be two shillings and sixpence for every £500 in value, in lieu of five shillings as fixed in and by the said Schedule, but not in any case to exceed in all £2.

ALEX. WILLIS, Clerk of the Executive Council.

Exchange of Land in Canterbury.

ONSLOW, Governor. Governor.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS the land mentioned in the first column of When the Schedule hereto was reserved for a gravel-pit: And whereas, in the opinion of the Governor, it is expedient to exchange the said land for that mentioned in the second column of the Schedule hereto:

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

SCHEDULE.

Description and Purpose of Land intended to be exchanged.

Description of Land to be obtained in exchange therefor.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 5 acres more or less, being Reserve No. 1573, Geraldine Survey District. Bounded towards the north-east, south-east, and south-west by Section No. 18004; and towards the postate weether of the south weether or the section of the section of the south weether or the section of the north-west by a road-line.

All that parcel of land in the All that parcel of land in the Land District of Canterbury, containing by admeasurement 4 acres and 25 perches, more or less, being part of Section No. 21000, Geraldine Survey District. Bounded towards the Parth seath by Section No. 20159. north-east by Section No. 22153 1413 links, and a road-line 448-3 links; towards the southwest by a line parallel to the southern boundary of said Section No. 22153, 1121-5 links; towards the north-west by a line at right angles to the lest line at right angles to the last-mentioned line, 296 links; again towards the south-west by a line parallel to the southern boundary of said Section No. 22153, 550 links; and again towards the north-west by a road-line, 70 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 large schedule. 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

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 Hil-

lier, 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.	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	
	1	No. 5	Waitohu.
0 0 8	IX.	Haruatai Block	
		No. 5A	Waitohu.
0 0 1.6	IX.	Haruatai Block	
	1	No. 5B	Waitohu.
0 1 22	IX.	Haruatai Block	
	ł	No. 3	Waitohu.
0 1 14	IX.	Native land	Waitohu.
0 0 16	IX.	Haruatai Block	
		No. 4	Waitohu.
0 1 16	IX.	Haruatai Block	
		No. 9	Waitohu.
1 3 0	IX.	Native land	Waitohu.

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.

Napier and Waipukurau District brought under "The Des-titute Persons Act, 1877," in respect of the Native Race.

ONSLOW, Governor.

WHEREAS by the forty-third section of "The Destitute Persons Act, 1877," it is enacted that the said Act shall come into operation, in respect of persons of the aboriginal native race, in such districts and at such times as the

riginal native race, in such districts and at such times as the Governor shall from time to time appoint:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me in this behalf, do hereby appoint the district described in the Schedule hereto to be a district in which "The Destitute Persons Act, 1877," shall, on and after the nineteenth day of July instant, come into operation in respect of persons of the aboriginal native race.

SCHEDULE.

THE Napier and Waipukurau District, as the same is described in a Proclamation issued under "The Resident Magistrates Act, 1867," dated the 12th day of February, 1884, and published in the New Zealand Gazette of the 14th February, 1884.

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

THOS. FERGUS.

Public Vaccinators, Feilding and Waipara Districts, appointed.

Colonial Secretary's Office,
Wellington, 13th July, 1889.

HIS Excellency the Governor has been pleased to appoint

CLIFTON CHARLTON, Esq., M.B., M.S., Univ. Edin., to be an additional Public Vaccinator, under "The Public Health Act, 1876," for the District of Feilding; and to appoint

JAMES ADAM JOHNSTON MURRAY, Esq., M.B., M.S., Univ. Edin.,

to be a Public Vaccinator, under the said Act, for the District of Waipara.

T. W. HISLOP.

Ranger under "The Animals Protection Act, 1880," Auck- Volunteer Corps disbanded, and the Officers transferred to the Unattached Active List.

Colonial Secretary's Office, Wellington, 13th July, 1889.

TIS Excellency the Governor has been pleased to appoint

ALFRED JOSEPH OSBORNE

to be a Ranger under "The Animals Protection Act, 1880," for the District of Auckland.

T. W. HISLOP.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office. Wellington, 15th July, 1889.

HIS Excellency the Governor has been pleased to appoint point JOHN MCNALLY

to be Registrar of Marriages and of Births and Deaths, and also to be Vaccination Inspector, for the District of Stewart T. W. HISLOP.

Deputy Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 15th July, 1889. Wellington, 15th July, 1889.

IS Excellency the Governor has been pleased to appoint point JOHN HICHENS BAMFIELD

to be Deputy of the Registrar of Marriages and of Births and Deaths for the District of Timaru. T. W. HISLOP.

Member of Licensing Committee appointed.

Department of Justice, Wellington, 12th July, 1889. IS Excellency the Governor has been pleased to appoint WILLIAM BALFOUR

to be a Member of the Licensing Committee for the District of Timaru, vice D. M. Ross, resigned.

THOS. FERGUS.

Assayer of Gold appointed.

Department of Trade and Customs,
Wellington, 11th July, 1889.

H IS Excellency the Governor has been pleased to appoint point JAMES WILSON

to be an Assayer of Gold under " The Customs Laws Consolidation Act, 1882."

H. A. ATKINSON, Commissioner of Trade and Customs.

Volunteer Officers promoted and appointed.

Defence Office. Wellington, 17th July, 1889. H IS Excellency the Governor has been pleased to approve of the under-mentioned promotion and appointments:

Canterbury Irish Rifle Volunteers. Lieutenant George Frederick Whiteside to be Captain. Date of commission, 6th May, 1889.

Wellington Naval Artillery Volunteers. The Rev. William Campbell Waters, M.A., to be Honorary Chaplain. Date of commission, 1st July, 1889.

Inangahua Rifle Volunteers. The Rev. William Heury Wilson to be Honorary Chaplain. Date of commission, 8th May, 1889.

THOS. FERGUS.

Transfer of Officer to Honorary Unattached List.

Wellington, 17th July, 1889.

H IS Excellency the Governor has been pleased to approve of the transfer of Captain DONALD DONALD,

Masterton Rifle Volunteers, to the Honorary Unattached List, with the rank of Honorary Major.

THOS. FERGUS.

Defence Office. Wellington, 17th July, 1889. IS Excellency the Governor has been pleased to approve of the disbandment of the

Clutha Rifle Volunteers.

Date of disbandment, 27th May, 1889.

The under-mentioned officers are transferred to the Unattached Active List, with present rank:— Captain James Hogg. Lieutenant George Edward Tennet.

THOS. FERGUS.

Volunteer Corps disbanded.

Defence Office, Wellington, 17th July, 1889.
IS Excellency the Governor has been pleased to approve of the disbandment of the Cook County Rifle Volunteers.

Date of disbandment, 1st July, 1889.

THOS. FERGUS.

Volunteer Officers resigned.

Wellington, 17th July, 1889.

IS Excellency the Governor has been pleased to approve of the resignation of the commissions held by the under-mentioned officers:— Defence Office,

Whangarei Rifle Volunteers.

Captain Charles Storey. Lieutenant Alexander McKenzie. Lieutenant Alexander Mearns Rust. Date of resignations, 11th March, 1888.

Blenheim City Rifles.

Lieutenant Joseph Arthur Chuck. Date of resignation, 10th June, 1889.

THOS. FERGUS.

Clerk in Government Insurance Department appointed.

Government Life Insurance Department, Wellington, 16th July, 1899.
IS Excellency the Governor has been pleased to ap-H point GEORGE LESLIE, Esq.,

to be a Clerk in the Government Life Insurance Department, under the provisions of section 4 of "The Civil Service Reform Act, 1886."

F. W. FRANKLAND, Actuary and Principal Officer.

Assistant Actuary appointed.

Government Life Insurance Department, Wellington, 16th July, 1889. IS Excellency the Governor has been pleased to appoint

Morris Fox, Esq., Assoc. Inst. Actuaries, Lond., to be Assistant Actuary of the Government Life Insurance Department, as from the 1st April, 1887.

F. W. FRANKLAND Actuary and Principal Officer.

Application for Registration of Two Trade Marks.

Colonial Secretary's Office,
Wellington, 12th July, 1889.

Notice is hereby given that Edward Waters, Patent
Agent, of Melbourne, in the Colony of Victoria, has applied, on behalf of James Service and Company, of No. 460, Collins Street, in the City of Melbourne and Colony of Victoria, Merchants, to register, under "The Trade Marks Act, 1866," the trade marks numbered 1 and 2, of which the following is a description: following is a description:

Description of Trade Marks.

No. 1 consists of an oblong label divided into four compartments, each compartment being surrounded by an ornamental border. The topmost or first compartment contains about its centre the representation of a female figure symbolical of the Goddess of Justice, said figure being enclosed within an oval frame. Dependent from either side of the frame is a ribbon, that on the left bearing the word "Invincible," and that on the right the word "Blend."

On the left of the frame are lilies of the valley, and on the right roses. The matter contained in this compartment is | Nature of the Article to which it is intended such Trade Marks shall apply. right roses. The matter contained in this compartment is printed in the reverse position to that in the other compartprinted in the reverse position to that in the other compartments. The second compartment contains the representation of an awning, beneath which stand three Orientals gazing at two Nautch girls engaged in dancing. In the background is the representation of a setting-sun. The third compartment contains on the left the representation of a screen, in front of which is a vase containing a flowering-plant. On the right is a horseshoe-shaped ribbon, enclosing the representation of an Oriental building on the banks of a river. Upon the horseshoe-shaped ribbon are the words "The Invincible Blend." Upon a tablet at the bottom of the compartment are the words "Specially Selected Pure Teas." The fourth compartment contains the representation of a river and also the device of a diamond, the latter bearing an arched band, upon which are the words "Invincible Blend." Beneath this band is an oblong tablet bearing the words "Pure Teas." Above the band are the words "Specially Selected," and beneath it the words "Possessing Great Strength combined with Delicate Flavor."

No. 2 consists of an oblong label divided into four compartments coach segments were the integer of the compartment in the compartment according to the compartmen

words "Possessing Great Strength combined with Delicate Flavor."

No. 2 consists of an oblong label divided into four compartments, each compartment being enclosed within a lined oblong border. The first compartment on the left contains the representation of three Chinese boys sitting on the banks of a river and engaged in fishing. The second compartment contains the representation of one end of a boat, which occupies the whole of the foreground. In the stern is seated a Chinese steersman. Upon the deck are two Chinese children, and several shrubs in pots. In the background is the river, on the right-hand bank of which are buildings. The third compartment contains a river-scene. In the foreground is a building, upon the balcony of which are three Chinese women. In the background is a mountain, at the foot of which is a pagoda. The fourth compartment contains a narrow oblong band, having an ornamental diamond-shaped head, partly surrounded by leaves and flowers. Upon the band are the words "Kaisow Buds." Above the band is the word "Choicest," and below it the word "Teas." On the left is a scroll bearing the word "Pure."

Nature of the Article to which it is intended such Trade

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

Tea.

Colonial Secretary and Registrar of Trade Marks.

Application for Registration of Three Trade Marks.

Colonial Secretary's Office,
Wellington, 16th July, 1889.

NOTICE is hereby given that Messrs. Whitaker and
Russell, of Anckland, New Zealand, Solicitors, have
applied, on behalf of the Auckland Roller Mills ComPANY, Limited, of Auckland aforesaid, to register, under
"The Trade Marks Act, 1866," the trade marks of which the
following is a description:—

Description of Trade Mark No. 1. The word "Premier."

Description of Trade Mark No. 2. The words "Housewife's Pride."

Description of Trade Mark No. 3. The word "Standard."

Applicants claim the right to print the said trade marks in any colour or combination of colours.

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

Flour.

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

Application for Registration of Two Trade Marks.

Colonial Secretary's Office, Colonial Secretary's Office,
Wellington, 16th July, 1889.

NOTICE is hereby given that Messrs. Johnston & Co.,
of Wellington, New Zealand, Merchants, have applied,
on behalf of Messrs. Henry W. Peabody & Co., of New
York and Boston, United States of America, and of London,
England, to register, under "The Trade Marks Act, 1866,"
the trade marks of which the following is a description:—

the trade marks of which the following is a description:—

Description of Trade Mark No. 1.

A five-pointed star, coloured red, together with the words and figures "Peabody's Extra Refined Kerosene Oil, Evening Star Brand. Water White, Fire Test 150°."

Description of Trade Mark No. 2.

The sun rising above the horizon, together with words "Peabody's Extra Refined Aurora Kerosene Oil."

Kerosene.

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

Application for Registration of Four Trade Marks.

Colonial Secretary's Office,
Wellington, 16th July, 1889.

NOTICE is hereby given that Charles Ziele, Managing
Director of McLeod Brothers, Limited, of Dunedin, New Zealand, has applied to register, under "The
Trade Marks Act, 1866," the trade marks numbered from 1
to 5, of which the following is a description:—

Description of Trade Mark No. 1.

To be used on Bars of Soap: On the one side and in the centre of the bar the word "Laundrine" in letters of about 1½in. long; at each side of this word a circle about 2½in. 1½in. long; at each side of this word a circle about 2½in. in diameter, with a heart 1½in. long in centre of said circle, transfixed by an arrow, and the letters "T.M." about ½in. long in the centre of said heart; on the left-hand side of the heart the figures "18," and on the right-hand side of the heart the figures "68," about ¾in. long; inside the circle surmounting the said heart the words "McLeod Bros." forming a half circle, in letters of about ¾in. long; between that and the top of the heart the letters "L.T.D." about ¾in. long; underneath the heart and inside the circle the word "Dunedin" in letters about ¾in. long, forming another half circle. On the other or reverse side of, and running parallel with, the bar the words "McLeod Brothers, Ltd., Best" in letters of about 1¼in. long. letters of about 14in. long.

Description of Trade Mark No. 2.

To be used on Bars of Soap: On the centre of, and running parallel with the length of, the bar three hearts, side by side, each about 1 in. long, each heart transfixed by an arrow, and the letters "T.M." about \(\frac{1}{2}\) in. long in centre of each heart; on the left-hand side of the three hearts the figures "18," and on the right of them the figures "68;" the whole three hearts surmounted by the words "McLeod Bros., Ltd." in letters of about \(\frac{3}{2}\) in. long, with the word "Dunedin" in the same-size letters underneath; on the left of the three hearts the word "three," and on the right of them the word "heart," both words in letters of about 1\(\frac{1}{2}\) in. long.

Description of Trade Mark No. 3.

To be used on Bars of Soap: On the centre of, and running parallel with the length of, the bar two hearts, side by ning parallel with the length of, the bar two hearts, side by side, each about 1in. long, and transfixed by an arrow, and the letters "T.M." about \(\frac{1}{2}\)in. long in the centre of each heart; on the left-hand side of the two hearts the figures "18," and on the right of them the figures "68;" the whole two hearts surmounted by the words "McLeod Bros., Ltd." in letters of about \(\frac{2}{3}\)in. long, with the word "Dunedin" in the same size letters underneath the heart; on the left of the two hearts the word "Two," and on the right of the hearts the word "heart," both words in letters of about 1\(\frac{1}{2}\)in. long.

Description of Trade Mark No. 4 Description of Trade Mark No. 4.

To be used on Bars of Soap: On the centre of, and running parallel with the length of, the bar one heart about 1in. long, and transfixed by an arrow, and the letters "T.M." about \(\frac{1}{2} \) in. long in the centre of the heart; on the left-hand side of the heart the figures "18," and on the right of it the figures "68;" the said heart surmounted by the words "McLeod Bros., Ltd." in letters of about \(\frac{2}{3} \) in. long, with the word "Dunedin" in the same-size letters underneath the heart; on the left of the heart the word "one," and on the right of the heart the word "heart," both words in letters of about 12 in long 1\frac{1}{4}in. long.

Description of Trade Mark No. 5.

A label having a light-brown ground with the words "Gold Medal" on the centre and upper portion of same, in open letters about \(\frac{1}{2} \) in. long, shaded with black running parallel with the length of the label; at the right hand of the words "Gold Medal" eight medals, partly overlapping each other, with various inscriptions; the upper and nearest one to the words "Gold Medal" having the words "Melbourne International Centennial Exhibition" inscribed in a circle; inside of the circle the Queen's head; underneath, and a little to the right of the words "Gold Medal," the word "Candles" in the same description and size letters as "Gold Medal;" at the right hand of the word "Candles," in small letters, "awarded;" underneath this the words "Gold Medal" in black letters of about \(\frac{1}{2} \) in, it words "Gold Medal" in black letters of about \(\frac{1}{2} \) in, underneath that again the words and figures "Melbourne Exhibition, 1888-89;" underneath the words "Candles" and "Melbourne Exhibition, 1888-89," on a white band, in small letters, the words "Manufactured by;" and at the right of this, in letters of about \(\frac{1}{2} \) in, the words "McLeod Bros., Limited, Dunedin." On the lefthand side of the words "Gold Medal" and "Candles" a drawing in black of the Melbourne Exhibition Building. On A label having a light-brown ground with the words "Gold

the extreme right end of and across the label, in black letters, the word "equal;" underneath this the words "to the famous Russian;" and underneath that, in white letters on a black band, the words "Neva Stearine." On the extreme left end, and across the label, in black letters forming half a circle, the words "Expressly manufactured for;" underneath these letters a heart in white, shaded black, about ½in. long, transfixed by an arrow; at the left hand of the heart, in small black letters, the word "Trade;" and at the right hand of the heart the word "Mark." Underneath and across the whole width of the label, on a black band in white letters, the words "mining purposes, &c.;" underneath this, in black letters, the words "By McLeod Bros., Ltd., Dunedin."

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

Nos. 1, 2, 3, and 4: Soap. No. 5: Candles.

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

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

Colonial Secretary's Office,
Wellington, 13th July, 1889.

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

T. W. HISLOP.

SPECIAL ORDER.

SPECIAL ORDER.

That a further special rate of one-twentieth of a penny in the pound be made and levied on the following properties in the Castlepoint Road District, namely, Sections 266, 267, 732, Block II., 241, 242, 258, 259, 262, 263, 288, 308, 336, 337, 338, 342, 343, 738, Block III., 339, 340, 341, 806, Block IV., Rewa Survey District; Sections 733, 734, Block XIV., 243, 244, 255, 256, 257, 736, 737, Block XV., Mangapakeha Survey District, to meet interest and annual charges on a further loan of £80, under "The Government Loans to Local Bodies Act, 1886," for the purpose of completing that portion of the Uriti Road from the Langdale Woolshed to its junction with the Masterton-Waimata Road. That such further special rate shall be annually-recurring for a period of twenty-six years, and payable in two equal half-yearly instalments on the first days of February and August in each year, at the office of the Board, commencing on the 1st day of February, 1889.

I hereby certify that the above resolution has been this

I hereby certify that the above resolution has been this day duly passed by the Castlepoint Road Board, in accordance with section 75 of "The Road Boards Act, 1882."

A. McHutchon, Clerk to Board.

Road Board Office, Tinui, 6th July, 1889.

Special Order made by Clifton County Council.—Alteration of Ridings, &c.

Colonial Secretary's Office,

Wellington, 15th July, 1889.

THE following special order, made by the Clifton County
Council, is published in accordance with "The Counties
Act, 1886." T. W. HISLOP.

SPECIAL ORDER.

That the Mokau Riding be divided into two ridings, in accordance with the plans produced—one to be called the Mokau Riding, and the other the Ngatimaru Riding. The Mokau Riding to return three members to the County Council, and the Ngatimaru Riding to return one member to the County Council.

I, the undersigned, Clerk of the County Council of Clifton, hereby certify that the above resolution and special order has been duly passed by the said Council, at their meeting held at Waitara on the 4th June, 1889, and confirmed at a meeting of the said Council held on the 2nd July, 1889, and that the requirements of the Act have been complied

GEORGE BERTRAND, County Clerk.

Ngatimaru Riding.
Comprises all that area of the County of Clifton being known as part of the late Clifton Road District. Bounded towards the east by the Wanganui County to a point in line with the southern boundary-line of Block VI., Huiroa Survey District; thence towards the west by a right line in the direction of the said southern boundary-line of Block VI., as for as the Makine Stream; there is a northerly direction far as the Makino Stream; thence in a northerly direction by a line along the middle of that stream and of the Waitara

River to the southern boundary of the Tikorangi Riding; and thence by the south boundaries of the said riding and Mokau Riding to the Wanganui River.

Mokau Riding.

Mokau Riding.

Comprises all that area of the County of Clifton being known as part of the late Clifton Road District. Bounded towards the north-west and north by the County of Kawhia; towards the east by the County of West Taupo; towards the south by the 39th parallel of latitude; then in a south-westerly direction, parallel to the confiscation-boundary, to Taramouku Trig. Station; thence in a north-westerly direction to the south-eastern boundary of the Tikorangi Riding, on the Onaero Stream; then along the middle of that stream to the ocean; and thence towards the north-west generally by the ocean.

Special Order made by Manawatu Road Board, County of Oroua.

Colonial Secretary's Office,

Wellington, 15th July, 1889.

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

T. W. HISLOP.

SPECIAL ORDER.

SPECIAL ORDER.

That, for the purpose of providing interest and other annual charges on a loan of £210 for Stace's Road, a special rate of one-seventh of a penny in the pound be levied on the rateable value of the following properties: Sections 224, 226 to 234, 234A, 235 to 254, all inclusive, Fitzherbert East. 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, viz., on the 1st day of May and the 1st day of November in each year. November in each year.

I hereby certify that the foregoing special order has been duly passed by the Manawatu Road Board.

A. CLARKE

Clerk to the Board.

Special Order made by the Egmont Road Board, County of Taranaki.

Colonial Secretary's Office,
Wellington, 16th July, 1889.

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

T. W. HISLOP.

SPECIAL ORDER.

SPECIAL ORDER.

A SPECIAL meeting of the Egmont Road Board was held at the Lower Egmont Road Schoolhouse, on Tuesday, the 9th July, 1889, and passed the following special order:—

That a special rate of three farthings in the pound be made and levied on all rateable property in the Paraite, Upland, and King Roads Special Rating District, being part of the Egmont District (Crown and Native lands excepted), as described in the Schedule hereto.

All the lands that lie within the following boundaries, that is to say: Bounded towards the north by Section 12a, from the Paraite Road to the Kaikokovu Stream: thence by the

is to say: Bounded towards the north by Section 12A, from the Paraite Road to the Kaikokopu Stream; thence by the Kaikokopu Stream to the north-east corner of Section 46; thence along the eastern boundaries of Sections 46, 47, and 48 to the northern boundary of Section 49; thence along the northern boundary of said Section 49 to the King Road; thence by the King Road to the north-east corner of Section 42; thence along the northern boundary of Section 33; thence by the east and north boundary of Section 33; thence by the east and north boundary of Section 33 and north of Section 28 to the Mangoaraka Stream; thence by the said stream to the south-west corner of Section 16; thence along the southern boundary of said Section 16 to the King Road; thence along the west and north boundary of Section 11B to the Paraite Road; thence by the Paraite Road to the southern boundary of Section 12A, the starting-point.

Such rate to be an annual-recurring rate until the loan of £200, or such sum as the Colonial Treasurer may grant, is paid off, commencing from the 1st October, 1889; the first payment to be made on the 1st April, 1890.

I hereby certify that the above special order, levying a

I hereby certify that the above special order, levying a special rate on all rateable property within the boundaries above described, was duly made and passed by the Egmont Road Board on the 9th day of July, 1889, as required by "The Local Bodies' Loans Act, 1886," and "The Road Boards Act, 1882."

JAMES HILL, Chairman, Egmont Road Board. Result of Poll for Proposed Loan, Borough of Ross.

Colonial Secretary's Office,
Wellington, 16th July, 1889.

THE following notice, received from the Mayor of the
Borough of Ross, is published in accordance with
"The Municipal Corporations Act, 1886."

T. W. HISLOP.

RESULT OF POLL.

RESULT OF POLL.

NOTICE is hereby given that the poll of the burgesses of the Borough of Ross, taken on the 6th day of July, 1889, on the proposal of the Ross Borough Council to borrow £20,000 from the General Government for the purpose of draining the deep auriferous layers of the Ross Flats, as set forth in the Ross Advocate of the 29th June, 1889, resulted as follows:—

Number of burgesses entitled to vote, 192; representing 205 votes. Number of votes in favour of the proposal, 142; against the proposal, 21; informal, 1.

As the number of votes in favour of the proposal exceeds half of the total number of votes which can be exercised, I declare the proposal to be carried.

declare the proposal to be carried.

R. HIRTER Pro Mayor.

Mayor's Office, Ross, 8th July, 1889.

Result of Poll for Proposed Loan, Masterton Road Board, County of Wairarapa North.

Colonial Secretary's Office,
Wellington, 17th July, 1889.

THE following notice, received from the Clerk to the
Masterton Road Board, is published in accordance
with "The Local Bodies' Loans Act, 1886."

T. W. HISLOP.

RESULT of a poll taken by the Masterton Road Board on the 13th instant, on the proposal to borrow the sum of £50, under "The Government Loans to Local Bodies Act, 1886," for the formation and metalling of 20 chains of a road at Upper Plain, in No. 2 Subdivision of the Masterton Road District.

Trict:

Number of votes exercisable, 10. Votes recorded for proposal, 7; against proposal, nil; not recorded, 3.

As a majority of the number of ratepayers, having a majority of the number of votes exercisable, voted for the proposal, I hereby declare the same to be duly carried.

R. WILSONE,

Clerk

Road Board Office, Masterton, 16th July, 1889.

Clerk.

Tenders.

Public Works Office,
Wellington, 9th July, 1889.

THE following lists of successful and unsuccessful tenders
are published for general information.

EDWIN MITCHELSON, Minister for Public Works.

Napier-Palmerston Railway.-- Woodville-Gorge SECTION.—TUNNEL CONTRACT No. 1.

Accepted.		£	s.	d.
Jones and Peters, Ashurst	 	2,115	6	0
Declined.				
McGrath and Burke, Woodville	 	2,363	0	0
A. O'Mara, Woodville	 	3,636	6	0
A. Peebles, Woodville	 • •	3,883	1	4

Napier-Palmerston F Section.—Tun					GE	
A	ccepted.			£	s.	d.
McGrath and Burke, Wood	lville		• •	1,972	0	0
I	Declined					
Jones and Peters, Ashurst				2,022	3	4
A. O'Mara, Woodville				3,042	19	0
L. Manghan, Halcombe				3,628	0	10
Contracts Nos. 1 and 2,	J. Saur	nde r s	and Co	., Welli	ngt	on,

Civil Service Senior Examination.

withdrawn.

Education Department,
Wellington, 22nd October, 1888.

In pursuance of regulations under "The Civil Service
Reform Act, 1886," notice is hereby given that for the
Senior Examination of January, 1890, the period of literature will be the latter half of the Eighteenth Century, and
the special books will be Shakespeare's Merchant of Venice
and Goldsmith's Vicar of Wakefield.

GEO. FISHER.

Notice to Mariners, No. 18 of 1889.

DIRECTIONS FOR CLEARING TORY SHOAL, KAIPARA.

Marine Department,
Wellington, N.Z., 17th July, 1889.

OTICE is hereby given that, owing to the Tory Shoal,
Kaipara, working westward, masters of vessels should,
when in the vicinity of the shoal, keep the beacons on the
high land on the North Head open to the north-westward
until the shoal is passed, when the beacons may again be

kept in line.

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

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

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

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

net me era atu Ture katoa e pa ana e what tikanga ana.

Notemea kua tukua mai he tono ki ahau Te Minita Whakahaere i nga Moni o Niu Tireni, e mau nei toko ingoa i raro iho nei, e nga poari takiwa e tetahi tangata ranei mo te taha ki a ratou, i raro i nga tikanga o "Te Ture Rèiti i nga Whenua o te Karauna me nga Whenua Maori, 1882," kia utua nga reiti e meingatia ana ki utua i runga i nga tikanga o aua rooru mo te tau i oti atu 31 Maehe, 1888:

He panuitanga tenei ki a koutou ki a tangata ki ia tangata o koutou, kia, mohio ai koutou kua, takoto nga rooru o nga

whenua Maori ki aga tari o aua poari takiwa ko aua rooru le mea tuhi ki te reo Maori, a e whakaatu ana hoki i nga utu o nga whenua Maori kua whakahuatia i runga i aua rooru.

Na he tono tenei ki a koutou kia ia tangata ki ia tangata hoki o koutou nga tangata na ratou aua whenua kia utua e koutou aua reiti a te 31 o nga ra o Hurae, 1889, i mua mai ranei o taua ra, me utu e koutou aua moni reiti i te tari o te poari o te takiwa i takoto ai aua whenua, tena te whakaatu-ranga kei te Kupu Apiti.

KUPU APITI.

Te Tari o te Poari Takiwae utua ai nga Moni Reiti. Te Ingoa o te Poari Takiwa. Rori Poata o Picton .. | Tuamarina.

He mea tuhi nei toku ingoa i tenei te 17 o Hurae, 1889.

H. A. ATKINSON, Minita Whakahaere i nga Moni o te Koroni.

[TRANSLATION.]

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

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

thereto.

WHEREAS demand having been made to me, the undersigned Colonial Treasurer of the Colony of New Zealand, in accordance with the provisions of "The Crown and Native Lands Rating Act, 1882," by or on behalf of the said local bodies, for payment of the rates appearing to be payable under or by virtue of the said rolls for the year ended the 31st March, 1888:

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

lands therein mentioned or described.

And you and each and every of you, the owners of the said lands, are hereby required and directed to pay the said rates on or before the 31st July, 1889 such payment to be made by you at the office of the local body in whose district the lands affected are respectively comprised, and as noted in the said Schedule. in the said Schedule.

Wait Oam

SCHEDULE.

Name of Local Body.	Office of Local Body where Payment is to be made.
Picton Road Board	 Tuamarina.

As witness my hand, this seventeenth day of July, one thousand eight hundred and eighty-nine.

H. A. ATKINSON, Colonial Treasurer.

Notice to Owners of Native Land under "The Crown and Native Lands Rating Act, 1832."

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

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

Notemea kua tukua mai he tono ki ahau Te Minita Whaka-haere i nga Moni o Niu Tireni, e mau nei toko ingoa i raro haere i nga Moni o Niu Tireni, e mau nei toko ingoa i raro iho nei, e nga poari takiwa e tetahi tangata ranei mo te taha ki a ratou, i raro i nga tikanga o "Te Ture Reiti i nga Whenua o te Karauna me nga Whenua Maori, 1882," kia utua nga reiti e meingatia ana kia utua i runga i nga tikanga o aua rooru mo te tau i oti atu 31 Maehe, 1889:

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

Na he tono tenei ki a koutou ki ia tangata ki ia tangata hoki o koutou nga tangata na ratou aua whenua kia utua e koutou aua reiti a te 31 o nga ra o Hurae, 1889, i mua mai ranei o taua ra, me utu e koutou aua moni reiti i te tari o te poari o te takiwa i takoto ai aua whenua, tena te whakaatu

poari o te takiwa i takoto ai aua whenua, tena te whakaaturanga kei te Kupu Apiti.

KUPU APITI.

Te Ingoa o te Poari Takiwa.	Te Tari o te Poari Takiwa e utua ai nga Moni Keiti.
Rori Poata o Waitotara Momo-	Waitotara.
Poata o te Harbour o Oamaru	Oamaru.

He mea tuhi nei toku ingoa i tenei te 17 o Hurae, 1889.

H. A. ATKINSON, Minita Whakahaere i nga Moni o te Koroni.

[TRANSLATION.]

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

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

thereto.
WHEREAS demand having been made to me, the undersigned Colonial Treasurer of the Colony of New Zealand, in accordance with the provisions of "The Crown and Native Lands Rating Act, 1882," by or on behalf of the said local bodies, for payment of the rates appearing to be payable under or by virtue of the said rolls for the year ended the 81st March, 1889:
Notice is hereby given to you and each and every of you that rolls of Native lands are now deposited at the offices of the said several local bodies, which said rolls are in the Maori language, and show the rateable value of the Native lands therein mentioned or described.
And you and each and every of you, the owners of the said

And you and each and every of you, the owners of the said lands, are hereby required and directed to pay the said rates on or before the 30th July, 1889, such payment to be made by you at the office of the local body in whose district the lands affected are respectively comprised, and as noted in the said Schedule.

SCHEDULE.

Name of Local Body.	Office of Local Body where Payment is to be made.
otara-Momohaki Road Board	Waitotara.
aru Harbour Board	Oamaru.

As witness my hand, this seventeenth day of July, one thousand eight hundred and eighty-nine.

H. A. ATKINSON,

Colonial Treasurer.

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 15th day of July, 1889:—

PART IV.-LOCAL RATES.

Nelson Section.

Bark Extract, in casks, will be charged at the classified rates for Class C.

PART V.

CLASSIFICATION OF GOODS.

Bark Extract, in casks Class C.

The common seal of the New Zealand Railway Commissioners was hereunto affixed, this tenth day of July, one thousand eight hundred and eighty-nine, in the presence of (L.S.)

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

Railway Commissioners.

Notice of Hearing of Applications for Patents.

Patent Office

Wellington, 13th July, 1889.

New Zealand, Engineer, has deposited at this office a specification of an invention for the injector hydraulic ram.

No. 3799.—WILLIAM THOMAS MACK, of Wellington, New Zealand, Plumber, has deposited at this office a specification of an invention for the injector hydraulic ram.

Zealand, Plumber, has deposited at this office a specification of an invention for improvements in gas-pressure governors.

No. 3800.—Wilbraham Evelyn Liardet, of Cambria, Darling Street, Balmain, New South Wales, Inventor, has deposited at this office a specification of an invention for improvements in the manufacture of an explosive compound.

No. 3801.—Herbert Robins Cooke, of Whangarei, Auckland, New Zealand, Ironmonger, has deposited at this office a specification of an invention for a mixture to destroy scale, codlin-moth, and other insects, to be called "Cooke's Codlin-moth and Scale Insecticide."

No. 3802.—William Seldon Ramson, of Auckland, New Zealand, Bookkeeper, has deposited at this office a specification of an invention for a game, to be called "Ramson's Patent Centrifugal Toy."

No. 3803.—Benjamin Wills Betts, of Milton Street,

Patent Centrifugal Toy."

No. 3803.—Benjamin Wills Betts, of Milton Street, Mount Eden, Auckland, New Zealand, Architect, has deposited at this office a specification of an invention for a hookand tube-fastener, to be called "Betts's Patent Fastener."

And I have appointed Tuesday, the 1st day of October 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 16th 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.

Patent Officer.

Notice of Hearing of Applications for Patents.

Patent Office,
Wellington, 17th July, 1889.

N. O. 3804.—John Philemon Brown, of Christchurch,
Canterbury, New Zealand, Ironmonger, has deposited
at this office a specification of an invention for an attachable
pump, to be called "The Acme Attachable Kerosene-pump."
No. 3805.—WILLIAM ANDREW COMBER, of Petone, Wellington, New Zealand, Engineer, has deposited at this office
a specification of an invention for improvements in axles.

No. 3806.—Henry Mercalfe, of High Street, Auckland, New Zealand, Carpenter and Joiner, has deposited at this office a specification of an invention for a washing-tub, to be called "Metcalfe's Patent Washing-tub."

And I have appointed Thursday, the 3rd day of October 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 18th 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.

Government Life Insurance Department.-Agency opened at Raglan, Auckland.

Government Life Insurance Department,
Wellington, 12th July, 1889.
N agency of the above department will be opened at

POST OFFICE, RAGLAN, AUCKLAND,

as from the 22nd July, 1889.

D. M. LUCKIE, Commissioner.

Rainfall for June, 1889.

Meteorological Office, Colonial Museum, Wellington, 16th July, 1889. 1889 :-

Station.	Observer.	Total Fall in Inches.	Days of Rain.	Maximum Fall and Date.
Auckland	Govt. Observer	10.41	25	1.95 on 29th.
m	A. Menzies	12.52	22	3.24 on 29th.
70	Dr. Ginders	8.90	21	2.25 on 9th.
		6.67	17	1.98 on 25th.
Napier Waimarama, H.B.	E. Lyndon W. Davidson	5.71	23	1.30 on 25th.
Mt. Vernon, H.B.	E. H. Wright	4.92	25	1.42 on 26 th.
		13.37	24	2.15 on 20th.
New Plymouth Inglewood	H. Trimble	16.43	24	2·11 on 22nd
37 0 / 1			21	1.83 on 22nd
Ngatimaru	A. Hutchinson	10.90	20	1.18 on 27th.
Opunaki	A. H. Moore	5.84		
Hawera (Waipapa)	J. Livingston	6.73	20	1.57 on 27th.
Wanganui	W. L. Mount- fort	5.42	17	1.02 on 11th.
Wanganui (centre of town)	S. H. Drew	5.42	17	0.96 on 2nd.
Feilding	S. Goodbehere	4.25	19	0.84 on 9th.
Palmerston North	S. Brown	4.56	16	0.80 on 9th.
Manawatu Gorge	J. Bourne	5.90	20	0.92 on 9th.
Masterton	J. Conborne	4.81	17	1.05 on 26th.
Otahuao	J. Bennett	5.20	22	0.92 on 26th.
Carterton	H. Braithwaite	4.14	19	0.75 on 26th.
Featherston	J. Stevenson	5.55	22	1.28 on 26th.
Dry River (near	C. Phillips	4.49	18	0.85 on 27th.
Martinborough)	0.11	1 20		0 00 01-2,111
Summit	M. Cronin	9.05	28	1.25 on 9th.
Upper Hutt	J. B. Unsworth	3.51	16	0.75 on 7th.
Taita	T. Mason	5.06	20	1.90 on 9th.
Petone	Sir J. Hector	4.39	20	1.32 on 10th.
Wellington	Govt. Observer	4.03	22	1.15 on 9th.
Wainuiomata	Keeper	7.37	16	1.53 on 27th.
Wellington Reser-	W. Edmonds	4.35	22	1.28 on 9th.
voir	W. Lamonas	3 00	22	1 20 011 0011,
Flaxbourne, Marl-	W. Tatchell	12.19	19	3·68 on 22nd
borough Cape Campbell	Lighthouse	11.72	13	6·12 on 22nd
773 17 07 14	keeper	0.15	10	1.00 am 10/1
Farewell Spit	Ditto	6.17	18	1.83 on 19th.
Lincoln, Canter-	E. C. Buckley	2.84	16	0.85 on 9th.
bury	G 1 01	1.00		0.57 am 00-3
Dunedin	Govt. Observer	1.93	14	0.77 on 23rd.
Bealey.	J. Ryan	1.90	8	0.50 on 23rd.
Dipton, South-	R. MacLachlan	1.03	5	0.46 on 11th.

Natibe Land Court Notices.

J. HECTOR,

Survey Fees under "The Native Land Court Act, 1886."

SCHEDULE.

	First Column.			leco olu		Third Column.
George Grant.	Name of Survey	or.	A	moı	int.	Name of Block.
			£	s.	d.	
	George Grant		0	10	0	Kaiti, Section No. 5.
	,,					" Section No. 12.
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	,, · · ·	• •	1 -			
Arthur Simpson 62 12 11 Mangatu No. 2a. "	,,	• •			-	
" No. 2B. " No. 2C. " No. 2B. " No. 2C. " No. 2C. " No. 2B. " No. 2C. " No. 2B. " No. 2C. " No. 2B. " No.	1	• •				
" No. 2c. " No. 3c. " No. 2c. " No. 3c. " No.	Artnur Simpson	• •				
" No. 2P. No. 2R. A. F. Matthews 109 3 6 Edward O'Meara 15 1 9 Charles W. Reardon 215 7 6 George H. Winter 37 2 6 58 15 0 " No. 2P. No. 2R. Mangaoae No. 1. Rahokapuo No. 2. No. 3. Te Puninga. Tokamaru G. " B.	"					
A. F. Matthews 25 8 6 No. 2a. A. F. Matthews 109 3 6 Mangaoae No. 1. Edward O'Meara 5 10 9 Charles W. Reardon 215 7 6 George H. Winter 37 2 6 Tokamaru G 58 15 0 B.		• •				
A. F. Matthews 109 3 6 Mangaoae No. 1. Edward O'Meara 15 1 9 Rahokapuo No. 2. Charles W. Reardon 215 7 6 Te Puninga. George H. Winter 58 15 0 B.	"	••				
Edward O'Meara 15 1 9 Rahokapuo No. 2. 5 10 9 No. 3. Charles W. Reardon 215 7 6 George H. Winter 37 2 6 To Puninga. Tokamaru G 58 15 0 B.	A TO TO 6415	• • •				
Charles W. Reardon 215 7 6 Te Puninga. George H. Winter 37 2 6 Tokamaru G 58 15 0 B.		• •				
Charles W. Reardon 215 7 6 Te Puninga. George H. Winter 37 2 6 Tokamaru G. Tokamaru G. B.	Edward O'Meara	••				
George H. Winter 37 2 6 Tokamaru G 58 15 0 B.	Charles W. Doardon					
" 58 15 0 " B.	Coorgo W. Neardon					Toloman C
	George II. Willier	••			- 1	
William O regain /140 0 0 / 11 marua 100. 2.	William O'Bran	••				
	William O Ityan	•••	140	0	-0	ilulatua No. 4.

And further notice is hereby given that, at a sitting of the Court to be held at Gisborne on the 5th day of August, 1889, orders will, unless cause be then shown to the Court to the contrary, be made in favour of the said Surveyors respectively, charging the estate and interest of the respective Native owners of the said lands with the whole or such part of the said cost of survey so made for them as the Court may deem

JOHN BROOKING Registrar.

Survey Fees under "The Native Land Court Act, 1886."

NATIVE LAND COURT, NEW ZEALAND:
DISTRICT OF AUCKLAND.
OTICE is hereby given that it has, under section eighty-one of "The Native Land Court Act, 1886," been certified to this Court that there had become owing to the certified Surveyor named in the first column in the Schedule herein the sum set opposite his name in the second column, by the Native owners of the land mentioned in the third column, for a survey of such land made by the said Surveyor.

SCHEDULE.

No.	First Column. Name of Surveyor.	Second Column. Amount.	Third Column. Name of Block.
1 2 3 4 5 6 7 8 9 10 11 12	Charles Alma Baker " " " " " " " " " "	£ s. d. 5 15 8 5 17 10 6 1 5 5 14 4 5 2 5 4 7 4 4 12 10 6 13 3 23 13 9 20 15 6 5 3 9	Opu No. 2. " No. 3. " No. 4. " No. 5. Tawhitirahi No. 1A. " Nos. 1B, 1p. " No. 1G. " No. 1F. Totarawhakaturia No. 2. " No. 3. " No. 4. Maungakawa No. 1.

part of the said cost of survey so made for them as the Court may deem fit.

EDW. HAMMOND Registrar.

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

Native Land Court Office, Auckland, 11th July, 1889.

OTICE is hereby given that a Trust Commissioner will, under the authority and for the surface will. Acts, hold a Court at Te Paeroa, Ohinemuri, on the 8th day of August, 1889, for investigating the case mentioned in the Schedule hereunder, at which time and place all persons interested in the said case, and having any objections to the dealing, are hereby notified to attend.

Edw. HAMMOND,

Registrar.

SCHEDULE.

A LEASE of land called Paeroa, situate at Ohinemuri, made by Riki Paka te Amo, Te Rahoroi Hikairo, Hirawa te Moananui, Hirama te Moananui, and Moengarua Tamati to Samuel Jackson and James Russell.

Partition of Land.

Native Land Court Office

Auckland, 10th July, 1889. Auckland, 10th July, 1889.

Notice is hereby given that at a sitting of this Court, to be held at Kapanga, in the District of Coromandel, on the 25th day of August, 1889, will be heard the applications of the persons whose names appear in the first column for the partition of the lands the names of which appear in the second column, and which are situate in the respective districts named in the third column.

Edw. HAMMOND,

			registrar.
No.	Names of the Persons who have applied for Partition.	Names of the Blocks to be partitioned.	District in which the Land is situate.
1	Peneamine Tanui, Nga- tihei Tanui, and Rau- nui Tanui	Moehau No. 2	Coromandel.
2	Rata Hawera, Charles H. J. Hovell, and Ho- hepa Mataitaua	Te Kowhai	Coromandel.
3	John Middlemass	Puahape	Whitianga.
4	Eruera Maihi	Totarawhaka- turia	Coromandel.
5	Waata Tiipa	Waiau No. 1	Coromandel.

Galdfielde Natices.

Reward of £10,000 offered for the Discovery of New Goldfields .- Amended Conditions.

Mines Department Willington, 30th April, 1888.

Wellington, 30th April, 1888.

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

G. F. RICHARDSON,

Minister of Mines. hereunder.

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 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 with the property of the produced with the product of the payable with the product of the payable with the payable until 50,000 ounces of gold have been produced from the payable until 50,000 ounces of gold have been produced from the newly-discovery discovery disc

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 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,

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. Board may direct.

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.

Commissioner of Crown Lands.

SCHEDULE.

Section.	Block.	Dist	A	rea.		Upset Price per Acre.			
		CASH	SECTIO	ons.				_	
				Α,	R.	P.	£	g.	đ.
1 ,	XIV.	Ongo	•• 1	165	0	0 1	2	0	0*
1a	,,	,,	!	28	0	0	2	0	Ó
1B	,,	,,		35	0	0	2	Ŏ	Õ
19	,,	,,		19	2	0	2	Ō	Õ
20	,,	"		21	1	0	2	Õ	Ŏŧ
21	,,	,		31	ō	ō	2	ő	ŏŧ

*Weighted with £55 5s. for improvements. + Weighted with £16 10s. for improvements. + Weighted with £33 5s. for improvements.

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 wheres and fances 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 com-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 th reserve and the roads in the Kaitawa Township. the river-bank

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 2 6

Sale of Crown Lands, Marlborough Land District.

Crown 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—Waitoni Valley: Estimated area, 1,300 acres; term of license, ten years. Upset annual 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.

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

posal 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

* 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."

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.

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, Commissioner of Crown Lands.

Sale of Crown Lands, Nelson District.

Land Office, Land Office,
Nelson, 18th June, 1889.

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 paid as aforesaid shall be forfeited, and the contract for the sale of the land shall thenceforth be null and void.

Section.	Block.	District.		A	rea	•	Upset Price.				
		1		Α.	R.	Р.	·	3	s.	d.	
6	X.	Motupiko		20	0	0	1	0	0	0	
2	I.	Rintoul		205	0	0	10	2	10	0	
4	XI.	Takaka		125	0	0	6	2	10	0	
6	IV.	,,		120	1	24) 9	ĸ	0	0	
7	,,	,,,		69	2	16	} "	J	U	U	
7 5	Square	Waimea		26	0	0	1	3	0	0	
	44						}				
8	VII.	Takaka		39	0	16	2	0	0	0	

ALFRED GREENFIELD, Commissioner of Crown Lands. Leases of Public Reserves, Nelson District, to be sold by Auction.

Land Office,

Nelson, 18th June, 1889.

Nelson, 18th June, 1889.

Nelson, 18th June, 1889.

Nelson, 18th June, 1889, at the Land Office, 18th Nelson, at 11 o'clock a.m.

Conditions of sale and 18th Nelson, 18th Ne

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

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

ALFRED GREENFIELD, Commissioner of Crown Lands.

Land Cransfer Act Notices.

OTICE is hereby given that the several parcels of land hereinafter described will be brought hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month after the date of the Gazette containing this notice.

6406. CHRISTOPHER LADDS.—38 perches, part Rural Section 235, Borough of Sydenham. Occupied by Applicant. 6421. EDWIN WATSON.—95 acres 3 roods 24 perches,

Survey District. Occupied by Alfred Corlett.
6432. WILLIAM THOMPSON.—50 acres, Rural Section

7451, Block XIII., Leeston Survey District. Occupied by

7451, Block XIII., Leeston Survey District. Occupied by Applicant.
6435. GEORGEANNA JANET GRACE TANCRED.—
1 acre 2 roods 5\(^2\) perches, Lot 4, Plan 910, part Town Reserve
101, Christchurch. Unoccupied.
6436. GEORGE COX.—50 acres, part Rural Section 3712,
Block XI., Kowai Survey District. Occupied by J. Milliken
and J. O'Halloran.
6437. WILLIAM BUDD.—36 acres 1 rood 20 perches,
Rural Section 12818 and parts 6470, 6837, and 13690, Block
XIV., Geraldine Survey District. Occupied by Alfred White.
6438. WILLIAM GAITT.—2 roods 24 perches, Lots 17 and
18, Plan 6, Borough of Waimate. Occupied by monthly
tenants.

tenants.
6439. JESSIE CAMPBELL SMITH.—1 rood, part Rural Section 4930, Block XIV., Geraldine Survey District. Occupied by W. Harrison.
6440. JOSEPH MOXON I'ANSON.—35\(^2\) perches, part Rural Section 9, Block XI., Christchurch Survey District. Occupied by Applicant.
6441. THOMAS HENRY RANGER.—27 acres, Rural Section 4382, Block IX., Christchurch Survey District. Unoccupied.

occupied.
6442. DAVID BAIN.—18½ perches, part Rural Section 79,
Borough of Sydenham. Occupied by Applicant.
Diagrams may be inspected at this office.

Dated this 15th day of July, 1889, at the Lands Registry

Office, Christchurch.

J. M. BATHAM, District Land Registrar. 340

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 19th day of August, 1889.

2005. ROBERTA BEAVEN.—Section 107 and part of Section 106, Town of Wanganui. In occupation of Appli-

2012. ASHTON BUDDLE FITCHETT. - Section 11, Ohiro District. In occupation of Applicant.
Diagrams may be inspected at this office.

Dated this 17th day of July, 1889, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

344

Tenders for Freight of Sleepers from Onehunga to New Plymouth.

Railway Department (Head Office), Wellington, 3rd July, 1889.

THE following successful and unsuccessful tenders for the carriage of sleepers from Onehunga to New Plymouth are published for general information.

By order of the Commissioners.

Name of Tenderer.	How to be carried.			Rate	per Slee	per.	Remarks.		
J. J. Craig Union Steamship Compnay Northern Steamship Company	••	••	By sailer By steamer	••	••	73d. 10d. 10d.	••	••	Accepted. Declined.

Tenders for Sleepers, New Zealand Railways.

Railway Department (Head Office), Wellington, 3rd July, 1889.

THE following successful and unsuccessful tenders for the supply and delivery of sleepers for the Greymouth Section are published for general information.

By order of the Commissioners.

Tenderer.			Place of Delivery.			Numb	er.	Description.		Rate per Sleeper.	Remarks.	
Stratford and Blair		••	Greymouth		••	2,000		Silver-pine		s. d. 1 9	Accepted.	
James Costagon B. Magee		•	Brunner	••		2,000 1,000	•	"	• •	1 11 2 0	Declined.	

Tenders for Sleepers, New Zealand Railways.

Railway Department (Head Office), Wellington, 3rd July, 1889. THE following successful and unsuccessful tenders for the supply and delivery of long sleepers for the Hurunui-Bluff Section are published for general information.

By order of the Commissioners.

E. G. PILCHER, Acting Secretary.

Tenderer.	Place of	Number.	Description.		Rate per 100 Superficial Feet.		Remarks.			
Lycett and Cross		Lyttelton " Lyttelton an	d Little R	 iver	3,000 3,000 3,000 3,000 3,000	Totara " " "		13 13 15	d. 3 9 6 0	Accepted. Declined.

Tenders for Sleepers, New Zealand Railways.

Railway Department (Head Office), Wellington, 3rd July, 1889.

THE following successful and unsuccessful tenders for the supply and delivery of sleepers for the Nelson-Belgrove Section are published for general information.
By order of the Commissioners. E. G. PILCHER, Acting Secretary

by order or the com	by order of the Commissioners.									E. C. Hillorilli, noting becreatly.							
Tenderer.		Place of Delivery.			Number.		Description.		Rate per Sleeper.	Remarks.							
F. Currin Higgins Brothers Hoult Brothers Thomas and Holland	••	••	Wai-iti Belgrove Wai-iti Belgrove	••		2,000 2,000 1,000 1,000		Birch		s. d. $1 7\frac{3}{4}$ $1 9$ $2 0$ $1 10$	Accepted. Accepted for 1,000. Declined.						
Joseph Price D. Drummond and Sons	••	•••	Nelson	•	••	1,000	•••	" "	::	$\begin{array}{ccc} 2 & 0 \\ 2 & 6 \end{array}$	Declined, informal						

Tenders for Birch Piles, New Zealand Railways.

Railway Department (Head Office), Wellington, 3rd July, 1889. Section are published for general information. By order of the Commissioners. E. G. PILCHER, Acting Secretary.

2) 01401 01 423 003									
Tenderer.				Place of Delivery.	Description	•	Rate per Lineal Foot.	Remarks.	
							s. d.		
Thomas and Holland				Belgrove			$17\frac{1}{2}$	Accepted.	
Francis Currin	••	•••	••	Wakefield, Wai-iti, and Bel	- "	••	1 111	Declined.	
Hadfield and Gibbs		٠,		Nelson	. "		2 41	"	

Land Transfer Act Notices.

PPLICATION having been made for the issue of a pro-A visional certificate of title for Lots 53 and 54 on deposited Plan No. 59, part of Section 4, Hutt District, described in Vol. xix., folio 268, and evidence having been lodged as to the loss of the original certificate, I give notice that I will issue the certificate as requested, unless caveat be lodged forbidding the same on or before the 3rd day of August, 1889.

Dated this 17th day of July, 1889, at the Lands Registry

Office, Wellington.

GEO. B. DAVY, District Land Registrar.

343

In the matter of a lease, No. 717, THOMAS THATCHER to JAMES BARLOW, of Sections 23 and 24, Kaupokonui.—Notice of re-entry and determination of above lease, on the ground of non-fulfilment of covenant, will be entered on the register, on the application of the registered Proprietor, unless caveat be lodged with the District Land Registrar within one month from the date of the Gazette containing this notice.

Dated this 12th day of July, 1889, at the Lands Registry

Office, New Plymouth.

W. STUART, District Land Registrar.

In the matter of a Lease, No. 295, THE HAWERA TOWN HALL COMPANY (LIMITED) to FREEMAN RAYNEY JACKSON, of Suballotment 2 of Allotment 6 of Section 19, Township of Hawera.—Notice of re-entry and determination of above lease, on the ground of non-fulfilment of covenant, will be entered on the register, on the application of the registered Proprietor, unless caveat be lodged with the District Land Registrar on or before the expiry of one month from the date of the Gazette containing this partice.

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

W. STUART. District Land Registrar.

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Mining Notices.

STATEMENT OF THE AFFAIRS OF A COMPANY. Name of company: The Swiss Republic Gold-mining Com-

Name of company: The Swiss Republic pany (Limited). When formed, and date of registration: 9th July, 1887. Whether in active operation or not: In active operation. Where business is conducted, and name of Legal Manager: Greymouth; Edmund Wickes. Nominal capital: £24,000. Amount of capital subscribed: £24,000.

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: 24,000.

Number of shares allotted: 24,000.

Amount paid up per share: 1s. 3½d.

Amount called up per share: 1s. 5d.

Number and amount of calls in arrear: £168 14s. 6d.

Number of shares forfeited: Nil.

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

same: Nil.
Number of shareholders at time of registration of company: 43.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: £71 7s.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £168 14s. 6d.
Amount of contingent liabilities of the company: £146 18s. 5d.

5d.

I, Edmund Wickes, of Greymouth, the Manager of the 1, Edinting Wickes, or Greyhouth, the Manager of the Swiss Republic Gold-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 Pages Act. 1882." Peace Act, 1882."

EDMUND WICKES,

Manager.

Declared at Greymouth, this 10th day of July, 1889, before me—F. C. Dupré, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Southern Cross Petroleum Com-

when formed, and date of registration: 2nd April, 1881.
Whether in active operation or not: In operation.
Where business is conducted, and name of Legal Manager:
5, Chancery Lane, Christellurch; William Henry Harvey.

Nominal capital: £48,000. Amount of capital subscribed: £48,000.

Amount of capital actually paid up in cash: £41,026 3s. 9d. 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: 48,000.

Number of shares allotted: 48,000.

Amount paid up per share: 18s. 10d. (less £30 15s. 4d. in arrears)

Amount called up per share: 13s. 10d.

Number and amount of calls in arrear: 1; £30 15s. 4d. Number of shares forfeited: 80.

Number of snares fortested: 80.

Number of forfested shares sold, and money received for same: 80; 10s.

Number of shareholders at time of registration of company: 7.

[Nate] amount of the language of the l

pany: 7.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: £49 12s. 10d.
Amount of cash in hand: £18 5s. 5d.
Amount of debts directly due to the company: £57 14s. 1d.
Amount of debts considered good: £57 14s. 1d.
Amount of contingent liabilities of the company: £200.

I, William Henry Harvey, of Christchurch, the Manager of the Southern Cross Petroleum 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."

W. H. HARVEY,

Manager. Declared at Christchurch, this 10th day of July, 1889, before me—R. Hill Fisher, J.P. 328

Name of company: The South Pacific Extended Quartzmining Company (Limited).
When formed, and date of registration: 25th August, 1882; 26th October, 1882.

Whether in active operation or not: Not in active operation.
Where business is conducted, and name of Legal Manager:

Westport; William Lloyd.
Nominal capital: £36,000.
Amount of capital subscribed: £25,040.

Amount of capital actually paid up in cash: £1,421 14s. 6d. Paid-up value of scrip given to shareholders, and amount of

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: £18,000

Number of shares into which capital is divided: 36,000.

Number of shares allotted: 25,040.

Amount paid up per share: 11s. 0½d. (including 10s. per share deemed paid up at registration).

Amount called up per share: 1s. 0½d.

Number and amount of calls in arrear: 1; £7 3s.

Number of shares forfeited: 10,960.

Number of forfeited shares sold, and money received for

Number of forfeited shares sold, and money received for same: 2,100; £21 17s. 6d.

Number of shareholders at time of registration of company: 17.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: £4 3s. 8d. Amount of cash in hand: £21 8s. 10d.

Amount of debts directly due to the company: £8 4s.

Amount of debts considered good: £8 4s

Amount of contingent liabilities of the company: £48 16s. 2d.

I, William Lloyd, of Westport, the Manager of the South Pacific 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 on the 30th day of June, 1889; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

... Wм. LLOYD, Manager.

Declared at Westport, this 12th day of July, 1889, before 325 | me-T. Bailie, J.P.

Name of company: The Fiery Cross Extended Quartz-mining Company (Limited).
When formed, and date of registration: 27th September, TATEMENT OF THE AFFAIRS OF A COMPANY. Whether in active operation or not: In operation.
Where business is conducted, and name of Legal Manager:
Greymouth; George William Moss.
Nominal capital: £32,250.
Amount of capital subscribed: £30,100. Amount of capital subscribed: £30,100.

Amount of capital actually paid up in cash: £10,212 10s.

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: £19,081 5s.

Number of shares into which capital is divided: 32,250.

Number of shares allotted: 32,250.

Amount paid up per share: 18s. 2d. (including 10s. per share deemed paid on 24,000 shares at registration).

Amount called up per share: 7s. 2d. per share on 24,000 shares, £3,600; 1s. 6d. per share on 32,250 shares, £2,418 15s.: £11,018 15s. 15s.: £11,018 15s. Number and amount of calls in arrear: 19th; £806 5s. Number of shares forfeited: Nil. Number of shares tolered: Ni.

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

Number of shareholders at time of registration of company: 100.

Total amount of dividends declared: £15,300. Total amount of dividends paid: £15,300.

Total amount of unclaimed dividends: Nil. Tetal amount of unclaimed dividends: Nil.
Amount of cash at bankers: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £814 2s.
Amount of debts considered good: £814 2s.
Amount of contingent liabilities of the company: £861 3s. 11d.

I, George William Moss, of Greymouth, the Manager of the Fiery Cross 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."

G. W. MOSS, Manager.

Declared at Greymouth, this 6th day of July, 1889, before me—J. Barkley, J.P. 333

STATEMENT OF THE AFFAIRS OF A COMPANY.
Name of company: The Royal Gold-mining Company

(Limited).

When formed, and date of registration: 2nd June, 1888.

Whether in active operation or not: In operation.
Where business is conducted, and name of Legal Manager:
Greymouth; George William Moss.
Nominal capital: £24,000.
Amount of capital subscribed: £12,700.

Amount of capital subscribed: £12,700.

Amount of capital actually paid up in cash: £700.

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: £12,000.

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

Number of shares allotted: 24,000.

Amount paid up per share: 10s. 7d. (including 10s. per share deemed paid at registration).

Amount called up per share: 7d.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

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

Number of shareholders at time of registration of com-

Number of shareholders at time of registration of com-pany: 17.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: £60 5s. 8d.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: £6 5s.

Amount of debts considered good: £6 5s.

Amount of catingent liabilities of the company: £86 9s. 10d. (estimated).

I, George William Moss, of Greymouth, the Manager of the Royal Gold-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."

G. W. MOSS.

Manager. Declared at Greymouth, this 10th day of July, 1889, before me—Felix Campbell, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Nil Desperandum Gold-mining Company (Limited).

When formed, and date of registration: 21st May, 1888.

Whether in active operation or not: In operation.

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

Nominal capital: £24,000.

Amount of capital subscribed: £12,000.

Amount of capital actually paid up in cash: £196 17s. 6d.

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: £12,000.

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

Number of shares allotted: 24,000.

Number of shares allotted: 24,000.

Amount paid up per share: 10s. 2d. (inclusive of 10s. per share deemed paid up at registration).

Amount called up per share: 2d.

Number and amount of calls in arrear: 2nd; £3 2s. 6d.

Number of shares forfeited: 5,450.

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

Number of shareholders at time of registration of com-

pany: 22. 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: £13 7s. 8d.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £54 6s. 4d.
Amount of debts considered good: £54 6s. 4d.
Amount of contingent liabilities of the company: £21 4s. 6d.

Frederick William Lahman, of Greymouth, the Manager of the Nil Desperandum Gold-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. LAHMAN, Manager.

Declared at Greymouth, this 13th day of July, 1889, before me—F. C. Dupré, J.P. 341

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Barrytown Dredging Company, (Limited).

When formed, and date of registration: 7th November,

1888.

Whether in active operation or not: In operation.

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

Nominal capital: £12,000.

Amount of capital subscribed: £11,250.

Amount of capital actually paid up in cash: £187 10s.

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: 12,000.

Number of shares allotted: 11,250.

Amount paid up per share: 4d.

Amount called up per share: 4d.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for

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

Number of shareholders at time of registration of com-pany: 15.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: £7 7s.

Amount of debts directly due to the company: £22 2s. 1d.

Amount of debts considered good: £22 2s. 1d.

Amount of contingent liabilities of the company: £60 9s. 6d.

I, Frederick William Lahman, of Greymouth, the Manager of the Barrytown Dredging 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."

Manager.

Declared at Greymouth, this 13th day of July, 1889 before me-F. C. Dupré, J.P. 342

STATEMENT OF THE AFFAIRS OF A COMPANY.

of company: The Premier Gold-mining Company Name

Name of company: The Frence Cost Limited).

(Limited).

When formed, and date of registration: 4th August, 1880.

Whether in active operation or not: In operation.

Where business is conducted, and name of Legal Manager: Princes Street, Dunedin; Edmund Edward Colston Quick.

Nominal capital: £6,000.

Amount of capital subscribed: £6,000.

Amount of capital actually paid up in cash: £3,000.

Paid-up value of scrip given to shareholders, and amount of cash received for same: £3,000.

Number of shares into which capital is divided: 12,000.

Number of shares allotted: 12,000.

Amount paid up per share: 10s. (including 5s. per share, at which shares were issued, as above).

Amount called up per share: 5s.

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-

pany: 9.
Total amount of dividends declared: £1,800.

Total amount of dividends paid: £1,800.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: £1 13s. 9d.

Amount of debts directly due to the company: Nil.

Amount of contingent liabilities of the company: Nil.

I, Edmund Edward Colston Quick, the Manager of the Premier Gold-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."

E. E. C. QUICK,

Declared at Dunedin, this 12th day of July, 1889, before me—P. G. Pryde, J.P.

Name of company: The Minerva Petroleum Company (No

Liability).

Liability).

When formed, and date of registration: 23rd March, 1885.

Whether in active operation or not: Not in operation.

Where business is conducted, and name of Legal Manager:
Gisborne; Francis James Piesse.

Nominal capital: £50,000.

Amount of capital subscribed: £50,000.

Amount of capital actually paid up in cash: £5,134 16s. 1d.

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 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: 50,000.
Number of shares allotted: 50,000.
Amount paid up per share: 2s. 9d.
Amount called up per share: 2s. 9d.
Number and amount of calls in arrears: Part of 6th, 7th, and

8th; £722 14s. 7d. Number of shares forfeited: 3,850.

Number of forfeited shares sold, and money received for same: 3,850; £91 5s. 2d. Number of shareholders at time of registration of com-

pany: 20.
Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: £30 17s. 3d.

Amount of debts directly due to the company: £1,017 9s. 4d.

Amount of debts considered good: £828 3s. 4d.

Amount of contingent liabilities of the company: £797 7s. 2d.

I, Francis James Piesse, of Gisborne, the Manager of the Minerva Petroleum Company (No Liability), 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. J. PIESSE,

Manager.

Declared at Gisborne, this 6th day of July, 1889, before me W. H. Tucker, J.P.

THE DEEP-LEVEL CROSS GOLD-MINING COMPANY (LIMITED).

In the Supreme Court of New Zealand, Northern District.

In the matter of "The Companies Act, 1882," and its amendments, and in the matter of the Deep-level Cross Gold-mining Company (Limited).

NOTICE is hereby given that a petition for the winding-up of the above named assessment of OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court of New Zealand was, on the 10th day of July, 1889, presented to His Honour Mr. Justice Gillies, a Judge of the Supreme Court of New Zealand, by the Bank of New Zealand, having its head office at Auckland, a creditor of the said company; and the said petition is directed to be heard before a Judge of the said Court, at Auckland, New Zealand, on the 26th day of July, 1889; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for that purpose. And a copy of the petition will be furnished to any creditor or contributory requiring the same, by the undersigned, on payment of the regulated charge for the same. narge for the same.

Dated this 10th day of July, 1889.

CHARLES EDWARD BUTTON,

Wyndham Street, Auckland, Solicitor for the

Petitioners. charge for the same.

THE MOUNTAIN MAID GOLD-MINING COMPANY (LIMITED).—NOTICE.

SCHEDULE, in terms of section 113 of "The Mining Companies Act, 1886," is open at my office, Arrowtown, for inspection by the contributors to, and the creditors of, this company; and the agreed first and final dividend of 4s. 4½d. in the pound on the claims mentioned in the schedule will, after the lapse of twenty-one days from the publication of this notice, be paid at the said office.

Dated this 10th day of July, 1889.

Jas. F. HEALEY.

JAS. F. HEALEY, Liquidator.

Private Advertisements.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

THE Partnership hitherto subsisting between WILLIAM DUNCAN JAMES and WILLIAM CARR, trading as Storekeepers, at Koromiko, in the Provincial District of Marlborough, under the style of "J. and W. James," has been dissolved by mutual consent.

William D. James will continue the horizon was and the weights and the style of the business and the style of the s

William D. James will contine the business under the same name as before, and will receive all assets and pay all liabilities of the late firm.

WILLIAM DUNCAN JAMES.
WILLIAM CARR.
Witness to signatures—George Wilmot, Schoolmaster,

Waitohi.

Koromiko, 15th June, 1889.

NOTICE is hereby given that the Partnership hitherto existing between the undersigned as Farmers, at Beaconsfield, under the style or firm of "Godfrey and Oldershaw," has been determined as from the 11th day of October last past. All accounts owing to and by the late firm will be received and paid by the undersigned, William Race Godfrey. As witness our hands, this 10th day of July, 1889.

W. R. GODFREY.
R. B. H. OLDERSHAW.
Witness—W. A. Sandilands, Solicitor, Feilding.

To the Registrar-General, Wellington.

BRUCE EDWARD GOFF, Bachelor of Medicine and Master in Surgery, now residing in Wellington, hereby give notice that I intend applying, on the 21st August, to have my name placed on the Medical Register for the Colony of New Zealand; and that I have deposited the evidence of my qualifications in the office of the Registrar-General.

BRUCE EDWARD GOFF, M.B., C.M. Wellington, 16th July, 1889.

BERNARD VOLCKMAN, now residing in Auckland, Lic. Soc. Apoth. Lond. 1884, and Mem. R. Coll. Surg. Eng. 1886, having deposited evidence of my qualifications with the Registrar of Births, Deaths, and Marriages at Auckland, hereby give notice that I intend to apply to him to be registered under "The New Zealand Medical Practitioners Act, 1869," on the 2nd day of August, 1889.

BERNARD VOLCKMAN.

Auckland, 25th June, 1889.

RONALD VOLCKMAN, now residing in Auckland, Mem. R. Coll. Surg. Eng. 1880, and Lic. R. Coll. Phys. Edin. 1881, having deposited evidence of my qualifications with the Registrar of Births, Deaths, and Marriages at Auckland, hereby give notice that I intend to apply to him to be registered under "The New Zealand Medical Practitioners Act, 1869," on the 2nd day of August, 1889.

RONALD VOLCKMAN.

Auckland, 25th June, 1889.

Walter Hislor, of Dunedin, in the Provincial District, of Otago and Colony of New Zealand, Manager of the Perpetual Trustees Estate and Agency Company of New Zealand (Limited), do solemnly and sincerely declare—

1. That the liability of the members is limited.
2. That the capital of the company is £125,000, divided into 25,000 shares of £5 each.
3. That the number of shares issued in 21,660.

3. That the number of shares issued is 21,669.
4. That calls to the amount of £1 2s. 6d. per share have been made, under which the sum of £24,877 12s. 6d. has been received.

That the amount of all moneys received on account of estates under administration during the last six months is £68 13s. 8d.

6. That the amount of all moneys paid on account of estates under administration during the last six months is £412 10s. 10d.

7. That the amount of the balance held to the credit of estates under administration is £4 8s. 4d.

estates under administration is £4 8s. 4d.

8. That the liabilities of the company on the 1st day of May last were—Debts owing to sundry persons by the company on simple contracts, £11,445 18s. 4d.

9. That the assets of the company on that day were—Bills of exchange and promissory notes, £463 17s. 4d.; cash in hand and at bankers, £4,452 16s. 10d.; other securities and moneys owing to the company, £12,715 2s. 10d.; other assets, £19,831 6s. 8d.

And I make this solemn declaration conscientiously believing the semants between the true and by virtue of an Act of the

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."

WALTER HISLOP.

Declared at Dunedin, this 3rd day of July, 1889, before e-William Gregg, J.P. 320

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 ZEALAND. By W. M. MASKELL, F.R.M.S. Price:
Cloth, 5s.
THE ERIPPION OF TARAWERA, NEW ZEALAND.

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.

Price: 1s. 6d.

THE ERUPTION OF TARAWERA AND ROTO-MAHANA. By Professor Thomas, M.A., F.L.S. Illustrated. Price: 2s. 6d.

THE KERMADEC ISLANDS: THEIR CAPABILITIES AND EXTENT (with Maps and Illustrations). By S. Percy Smith, F.R.G.S. (Assistant Surveyor-General). 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 TRA POLYNESIAN MYTHOLOGY AND ANCIENT TRA-DITIONAL 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.

1885." Price: 3s. NEW ZEALAND CROWN LANDS GUIDE, No. IX. Price: 1s.

GEO. DIDSBURY.

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

Mokau Mohakatino.

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

Copies of the Native Land Acts, 1886, can also be cotained

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.

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