

THE

NEW ZEALAND GAZETTE.

Aublished by Authority.

WELLINGTON, THURSDAY, APRIL 17, 1890.

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

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Auckland, this seventh day of April, 1890.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

SCHEDULE.

ALL that parcel of land in the Land District of Canterbury, containing by admeasurement 7 acres 2 roods, more or less, being Section No. 2808 (in red), formerly part of Reserve No. 361, situate in Block V., Mairaki Survey District. Bounded northward by a line parallel to the road north of Section No. 4643 and 1250 links distant therefrom, 1000 links; towards the eastward, southward, and westward by Section No. 15239, 750, 1000, and 750 links: be all the aforesaid linkages more or less; as the same is delineated on the map deposited in the District Survey Office, Christchurch.

RIVERSDALE WALROND, Acting Clerk of the Executive Council.

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

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Auckland, this seventh day of April, 1890.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

HEREAS by the twelfth section of "The Public Domains Act, 1881," it is, inter alia, enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred, save as is therein mentioned, to any person or persons for any period, and subject to such stipulations as may be specified in such order, and that every such delegation may from

time to time in like manner be altered or revoked: And whereas, pursuant to "The Public Reserves Act, 1881," by an Order in Council of even date herewith, the land described in

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

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

John O'Halloran, Walter Rutherford, Robert Barnett, John Cross, John Dohrmann, WILLIAM MUSSON, and ROBERT HENRY CARTER

ROBERT HENRY CARTER

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

1. The Board shall meet for the transaction of business on the third Wednesday in each month, at eight o'clock p.m., at Carleton, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Wednesday, the twenty-first day of May, one thousand eight hundred and ninety.

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

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

meeting may be adjourned from time to time.

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

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

such meeting.

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

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

RIVERSDALE WALROND, Acting Clerk of the Executive Council.

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

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Auckland, this seventh day of April, 1890.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

ALL that parcel of land in the Land District of Auckland, containing by admeasurement 33 acres, more or less, situate in the Parish of Waitemata, in the suburbs of Auckland, being Allotment No. 60 of Section No. 12 of the said parish. being Allotment No. 60 of Section No. 12 of the said parish. Bounded towards the north-west, north-east, east, south-east, and south by land originally granted to the Rev. James Hamlin, 575, 937, 998, 1208, 633, and 2197 links respectively; towards the west by the Great South Road, 229 links; and towards the north, again towards the north-west, and towards the south-west by Allotment No. 61 of Section No. 12 aforesaid, 362, 790, 128, 227, and 743 links respectively: be the said several admeasurements a little more or less; as the same is delineated on the map of the said parish, deposited in the District Survey Office, Auckland.

RIVERSDALE WALROND, Acting Clerk of the Executive Council.

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

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Auckland, this seventh day of April, 1890.

Present: His Excellency the Governor in Council.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and twelve thereof, to

The Mount Wellington Road Board, and The OTAHUHU ROAD BOARD,

The Otahuhu Road Board,
which shall be known as the Mount Richmond Domain
Board (herein referred to as "the Board"), subject to the
stipulations hereinafter contained, that is to say,—

1. The Board shall meet for the transaction of business on
the third Monday in each month, at seven o'clock p.m., at
the office of the Otahuhu Road Board, or at such other time
or place as may from time to time be fixed by the Board.
The first meeting shall be held on Monday, the eighteenth
day of May, one thousand eight hundred and ninety.

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

other business than that so specified shall be transacted at such meeting.

3. Any three of the said Board shall form a quorum. Any meeting may be adjourned from time to time.

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

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

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

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

RIVERSDALE WALROND Acting Clerk of the Executive Council.

Vesting Management of Pigeon Bay Wharf in the Pigeon Bay Road Board.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Auckland, this seventh day of April, 1890.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section fourteen of "The Harbours Act, 1878" (hereinafter termed "the said Act"), it is VV 18'8" (hereinatter 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 thought desirable to vest the management of the wharf at Pigeon Bay in the Pigeon Bay Road Board, on the terms and conditions hereinafter set forth:

Board, on the terms and conditions hereinafter set forth:

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 section 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 wharf and store in connection therewith at Pigeon Bay, which wharf is shown on plans marked M.D. 927 and 928, deposited in the office of the Marine Department at Wellington, in the Pigeon Bay Road Board, subject to the conditions set forth in the Schedule hereto. Schedule hereto.

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.

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 Road Board shall maintain and keep the above-mentioned wharf, and all erections on or in connection with the wharf, in good order and repair; and shall at all times pormit to be exected and shill the theorems. 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 the provided to a fittle said Minister.

ment (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 and all erections on or in connection with 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, enter upon the said wharf, and any buildings erected on the wharf or in connection therewith, 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 store, 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 the said Minister, or any person acting with his approval.

8. That the said Board shall appoint all officers necessary

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.

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 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.

13. In case the Board shall—

(1.) Commit or suffer a breach of the conditions herein-

(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 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 notice to the Board or the Governor in Council whether whether the Beard of 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.

RIVERSDALE WALROND, Acting Clerk of the Executive Council.

Extension of Time for Meeting to consider Readjustment of Representation, County of Selwyn.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Auckland, this fourteenth day of April, 1890.

Present: His Excellency the Governor in Council.

WHEREAS it has been made to appear that the Selwyn County Council failed, through an oversight, to wyn Country Country Raffet, through an oversight, to hold a meeting during the month of March last past as required by "The Counties Act, 1886," for the purpose of considering whether the representation of the different ridings of the County of Selwyn requires readjustment: And whereas it is expedient to extend the time for holding such

whereas it is expedient to extend the same and meeting:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance of the powers vested in him by the said "Counties Act, 1886," and by and with the advice and consent of the Executive Council of the said colony, doth hereby extend the time for holding a meeting of the Selwyn County Council for the purposes set forth in the forty-sixth section of the said Act, and doth declare that such meeting may be held on or before the thirtieth day of April, one thousand eight hundred and ninety.

RIVERSDALE WALROND,

Acting Clerk of the Executive Council.

Acting Clerk of the Executive Council.

Palmerston (Otago) Borough Council subject to the Provisions of "The Public Bodies' Powers Act, 1887."

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Auckland, this fourteenth day of April, 1890.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Palmerston Borough Council, being a leasing authority within the meaning of "The Public Bodies' Powers Act, 1887" (hereinafter termed "the said Act"), has requested that these presents should issue, and it appears expedient to make the order hereinafter contained: tained:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred upon him by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the Palmerston Borough Council shall, as from the date of the publication hereof in the New Zealand Gazette, be subject to all the provisions of the said Act.

RIVERSDALE WALROND Acting Clerk of the Executive Council.

Shooting Season for Imported Game, License Fee, &c., Tauranga District.

ONSLOW, Governor.

ONSLOW, Governor.

In exercise of the powers vested in me by "The Animals Protection Act, 1880," and the Acts amending the same, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby notify that cock-pheasants and Californian quail may be taken or killed within the Tauranga District, consisting of the Counties of Tauranga and Rotorua and so much of the Counties of East Taupo and Whakatane as lies to the north of the Rangitaiki River, together with all town, districts and boroughs therein, from the first day of May, one thousand eight hundred and ninety, to the thirty-first day of July, one thousand eight hundred and ninety, both inclusive (subject nevertheless to the restrictions in the said Acts mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty shillings each, and that licenses to sell game and native game shall be issued on payment of the sum of five pounds each; and the Postmaster at Rotorua is hereby appointed to sign and issue the said licenses. sign and issue the said licenses.

As witness the hand of His Excellency the Governor, this fourteenth day of April, one thousand eight hundred and ninety.

T. W. HISLOP, (In the absence of the Colonial Secretary.)

Land temporarily reserved in the Land Districts of Auckland, Taranaki, Canterbury, and Otago.

ONSLOW, Governor.

WHEREAS by the two hundred and twenty-seventh section of "The Land Act, 1885," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the numbers in the end casting marking of

Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Land Districts of Auckland, Taranaki, Canterbury, and Otago, described in the Schedule hereunder written, for the purposes in the said Schedule procified.

the purposes in the said Schedule specified.

SCHEDULE.

AUCKLAND.

ALL that parcel of land in the Land District of Auckland, being part of the Island of Rangitoto, situate in the Rangitoto Survey District, and containing by admeasurement 5,600 acres, more or less. Bounded towards the north generally by the sea, and by Sections Nos. 12, 11, 10, and 9 of Block IV., Rangitoto Survey District aforesaid, and again by the sea; towards the east generally by Drunken Bay, and by Sections Nos. 8 and 7 of Block V., Survey District aforesaid, again by Drunken Bay and by Sections Nos. 1, 2, and 3 of Block XI., Survey District aforesaid; towards the south and west generally by Rangitoto Channel, and by Sections Nos. 4, 5, and 6 of Block XI. aforesaid, and again by Rangitoto Channel: as the same is delineated on the maps in the office of the Chief Surveyor, Auckland. For recreation. recreation.

recreation.

All that parcel of land in the Land District of Auckland, containing by admeasurement 10 acres, more or less, being Section No. 10, Block XIII., Hukerenui Survey District. Bounded towards the north by Section No. 4, Block XIII. aforesaid, 847 links; towards the east by Section No. 4 aforesaid, 719 links; towards the south-east generally by a roadline 100 links wide, 208, 190, 166, 511, 176, and 174 links; and towards the west by Section No. 5, Block XIII. aforesaid, 1560 links: be all the aforesaid linkages more or less; as the same is delineated on the maps in the office of the as the same is delineated on the maps in the office of the Chief Surveyor, Auckland. For a school site.

TARANAKI.

All that parcel of land in the Land District of Taranaki, containing by admeasurement 2 acres 2 roods, more or less, being Sections Nos. 691, 692, 693, 694, 695, 659, 660, 661, 662, and 663, Town of Stratford. Bounded on the north by Celia Street, 440 links; on the east by Orlando Street, 580 links; on the south by Sections Nos. 664 and 696, 440 links; and on the west by Juliet Street, 580 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, New Plymouth. For police purposes.

CANTERBURY.

All that parcel of land in the Canterbury Land District, containing by admeasurement 2 acres 1 rood 5 perches, more or less, being that portion of Suburban Section No. 10 of the Township of Geraldine contained between its south-western boundary and a line parallel to and four chains distant therefrom: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For a rifle-range.

OTAGO.

All that parcel of land in the Land District of Otago, containing by admeasurement 2 acres, more or less, situate in the Township of Nenthorn, and being Sections Nos. 1, 2, 3, 4, 17, 18, 19, and 20, Block VI., of the said township. Bounded on the north-west by Sections Nos. 5 and 16 same block, 500 links; on the north-east by Tompson Street, 400 links; on the south-east by Cameron Street, 500 links; on the south-west by Grant Street, 500 links; be all the aforesaid linkages more or less; as the same is delineated on the maps in the office of the Chief Surveyor, Dunedin. For a school site. For a school site.

For a school site.

All that parcel of land in the Land District of Otago, containing by admeasurement 18 acres 3 roods, more or less, situate in Block I., Woodland District, and being Section No. 26 of said block. Bounded on the north by a road-line, 2075 links; on the south-east by a road-line, 2076 links; on the south-west by Section No. 25 of same block, 1714 links: be all the aforesaid linkages more or less; as the same is delineated on the maps in the office of the Chief Surveyor, Dunedin. For a school site.

As witness the hand of His Excellency the Governor.

As witness the hand of His Excellency the Governor, this fourteenth day of April, one thousand eight hundred and ninety.

T. W. HISLOP, (For the Minister of Lands.)

Trustees appointed for the Lyttelton Cemetery.

ONSLOW, Governor.

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

The Rev. James Hatton Mackenzie and The Rev. William Tinsley

to be Trustees, in the place of the Rev. James Hill and the Rev. George Bond, resigned, to provide for the maintenance and care of the Lyttelton Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the twenty-sixth day of July, one thousand eight hundred and eighty-seven.

As witness the hand of His Excellency the Governor, this fourteenth day of April, one thousand eight hundred and ninety.

(For the Minister of Lands.)

Trustee appointed for the Waddington Cemetery.

ONSLOW, Governor.

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

RICHARD SCARLETT

to be a Trustee, in the place of William Lilly, resigned, to provide for the maintenance and care of the Waddington Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the ninth day of June, one thousand eight hundred and eight warrant. and eighty.

As witness the hand of His Excellency the Governor, this fourteenth day of April, one thousand eight and ninety.

> T. W. HISLOP, (For the Minister of Lands.)

Rangers under Animals Protection Acts, Wellington, appointed.

Colonial Secretary's Office,
Wellington, 14th April, 1890.

H IS Excellency the Governor has been pleased to appoint

ARTHUR CHARLES HACKWORTH, JAMES HACKWORTH, and JOHN WHITEMAN

to be Rangers under "The Animals Protection Act, 1880," and the Acts amending the same, for the District of Welling-

T. W. HISLOP, (In the absence of the Colonial Secretary.)

Trustees of Greytown Park Reserve, County of Wairarapa South, appointed.

Colonial Secretary's Office,
Wellington, 14th April, 1890.

H IS Excellency the Governor has been pleased to appoint

GEORGE WYETT, FREDERICK HENRY WOOD, DAVID PELL LOASBY, and RICHARD BRIGHT, Jun.,

to be Trustees of the Greytown Park Reserve, Greytown, under "The Greytown and Masterton Public Park and Cemetery Reserve Management Act, 1875," vice W. R. Hastwell and P. Maxton, deceased, and T. Barnard and W. B. Allen, resigned.

T. W. HISLOP, (In the absence of the Colonial Secretary.)

Member of Licensing Committee appointed.

Department of Justice Wellington, 9th April, 1890.

HIS Excellency the Governor has been pleased to appoint Wellington, 9th April, 1890.

point James Mackintosh to be a Member of the Licensing Committee for the district of Invercargill Third, vice C. Freeman, deceased.

T. W. HISLOP. (In the absence of the Minister of Justice.)

Clerks of Courts appointed.

Department of Justice, Wellington, 14th April, 1890.

H IS Excellency the Governor has been pleased to appoint

point Constable PATRICK LEAHY

to be Clerk of the Resident Magistrate's Court at Stratford, from the 4th April instant; and

Constable John Gillespie to be Clerk of the Resident Magistrate's Court at Manaia, and Clerk of the Licensing Committee for the district of Waimate, from the 3rd April instant, vice Constable M. Franklin, transferred.

T. W. HISLOP, (In the absence of the Minister of Justice.)

Clerk appointed.

Department of Justice,
Wellington, 14th April, 1890.

H IS Excellency the Governor has been pleased to appoint

Andrew Duncan Thomson to be a Clerk in the Resident Magistrate's Court at Wellington, from the 1st April instant, vice A. S. B. Forster, transferred.

T. W. HISLOP, (In the absence of the Minister of Justice.)

Visiting Justice appointed.

Department of Justice (Prisons Branch), Wellington, 31st March, 1890.

IS Excellency the Governor has been pleased to appoint point

CHARLES DEBENHAM BENNETT, Esq., J.P., to be a Visiting Justice of the Police Gaol at Gisborne.

W. R. RUSSELL.

Official Visitor appointed.

Department of Justice (Prisons Branch), Wellington, 31st March, 1890. IS Excellency the Governor has been pleased to appoint
Mr. Arthur Bakewell White Parsons to be an Official Visitor of Her Majesty's Prison at Lyttelton. W. R. RUSSELL.

Volunteer Officers resigned.

Defence Office,
Wellington, 16th April, 1890.

HIS Excellency the Governor has been pleased to
accept the resignation of the commissions held by
the under-mentioned officers:—

Waimate Rifle Volunteers Captain Edgar Channon Studholme. Da Date of resignation, 17th March, 1890.

Auckland Royal Irish Rifle Volunteers.
Captain George Leahy. Date of resignation, 26th March, 1890.

W. R. RUSSELL.

Cadet Corps disbanded.

Defence Office, Wellington, 16th April, 1889.

IS Excellency the Governor has been pleased to ap prove of the disbandment of the under-mentioned corps:—

Tuapeka Rifle Cadet Volunteers. Date of disbandment, 28th March, 1890.

The under-mentioned gentleman therefore ceases to be an officer in the New Zealand Volunteer Force, his commission having lapsed under the provisions of "The Defence Act, 1886:"—

Captain Charles William Glass Selby.

W. R. RUSSELL.

Special Order made by Hunna Road Board, County of Manukau.

Wellington, 17th April, 1890.

THE following special order, made by the Hunua Road Board, is published in accordance with "The Road Boards Act, 1882." Colonial Secretary's Office,

W. R. RUSSELL.

SPECIAL ORDER.

THAT the Hunua Road District be divided into two subdivisions, to be known as the Southern Subdivision and the Northern Subdivision, with the boundaries shown in the annexed descriptions, the Southern to be represented by three members and the Northern by two members, the said special order to take effect from the 1st May, 1890.

North Subdivision

North Subdivision.

All that area in the County of Manukau bounded towards the north generally by Sections Nos. 30 and 31, Parish of Hunua, by the Parish of Papakura, and Sections Nos. 22, 78, 135, 132, 76, 109, 3, 147, 146, 83, and 113, Parish of Hunua; towards the east by the Wairoa River to the southern boundary of Section No. 52, Parish of Hunua; towards the south by the southern boundaries of Sections Nos. 52, 44, 68, 59, 45, 47, 43, and 42, the eastern and northern boundaries of Section No. 39, and the northern boundaries of Section No. 39, and the northern boundaries of Section No. 39, and the northern boundaries of Section No. 84, and by the southern side of that road which intersects Section No. 84, and by the southern side of that road to the eastern boundary of the Opaheke North Road District (as described in Gazette No. 29, 13th May, 1886) to the commencing point. 1886) to the commencing point.

South Subdivision.

All that area in the County of Manukau bounded towards the north generally by the southern boundary of the Northern Division hereinbefore described; towards the east Northern Division hereinbefore described; towards the east by the Wairoa River; towards the south generally by the Mangawheau River and part of the northern boundary of the Opaheke Road District as far as the eastern boundary of the Opaheke North Road District (as described in Gazette No. 29, 13th May, 1886); and towards the west by part of the eastern boundary of the Opaheke North Road District aforesaid to the commencing point.

I hereby declare that the above special order was duly made and declared carried according to law.

John T. Stembridge,

Chairman, Hunua Road Board.

Hunua, 5th April, 1890.

Tasmanian Regulations re the Importation of Sheep from Clean Colonies.—Notice No. 291

Head Office, Live Stock Department,
Wellington, 16th April, 1890.

THE following Proclamation issued by the Governor of
Tasmania is republished for general information.

G. F. RICHARDSON, Minister of Lands.

THE DISEASED ANIMALS IMPORTATION PREVENTION ACT. By His Excellency Sir Robert George Crookshank Hamilton, Knight Commander of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Tasmania and its Dependencies.

(A Proclamation.)

WHEREAS Sir George Cumine Strahan, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Colony of Tasmania and its Dependencies, by his Proclamation made under and in pursuance of the provisions of the Diseased Animals Importation Prevention Act (47 Vict., No. 2), did, amongst other things, prescribe that sheep imported from the Colonies of New South Wales, Victoria, South Australia, and Queensland should be subject to certain restrictions, and with and under certain conditions and limitations therein referred to: And whereas it is expedient to vary the said Proclamation as hereinafter provided: Now, therefore, I, Sir Robert George Crookshank Hamilton, Knight Commander of the Most Honourable Order of the Bath, Commander of the Most Honourable Order of the Bath, Governor and Commander-in-Chief as aforesaid, in Council, under and by virtue of the power and authority conferred on me by the Diseased Animals Importation Prevention Act (47 Vict., No. 2, section 3), do hereby prescribe that sheep imported into Tasmania from any of the Colonies of New South Wales, Victoria, South Australia, and Queensland shall be so imported subject to such restrictions and with and under such conditions and limitations as are contained in cortain regulations detail the treatment of the Polymer Country of Polymer's regulations detail the treatment of the Polymer's regulations details the treatment of the Polymer's regulations and the Polymer's regulations and the polymer's regulations and the Polymer's regulations and the polymer's regulation of the in certain regulations dated the twenty-fourth day of February, one thousand eight hundred and ninety, or as shall hereafter be contained in any regulation or regulations which may be made by me in Council under "The Scab Act, 1888," in substitution for the aforesaid regulations or any of them.

Given under my hand, at Hobart, in Tasmania aforesaid, this twenty-fourth day of February, one thousand eight hundred and ninety.

R. G. C. HAMILTON.

By His Excellency's command.

A. INGLIS CLARK (for Chief Secretary, absent).

Government Notice, No. 453.

Government Notice, No. 453.

Chief Secretary's Office,
24th February, 1890.

The Governor in Council has been pleased to make the following regulations under the 2nd section of "The Scab Act, 1883" (47 Vict., No. 16):—

1. All sheep imported into Tasmania from the Colonies of Victoria, New South Wales, Queensland, and South Australia may be landed at Hobart, Launceston, Devonport, or Burnie, and not elsewhere, except by previous permission in writing signed by the Chief Inspector, or such officer as he may appoint.

writing signed by the Chief Inspector, or such officer as he may appoint.

2. Any person intending to land any sheep at Hobart, Launceston, Devonport, Burnie, or elsewhere in this colony under any such permission as aforesaid, from any place beyond this colony or any dependency thereof, shall give to the Chief Inspector not less than three days' notice, in writing, of his intention to do so, and every such notice shall contain a statement of the number of the sheep intended to be imported, and the time when such sheep are expected to arrive at such place; and any person who imports any such sheep and neglects to give notice thereof in accordance with this regulation shall, upon conviction, be liable to a penalty of not more than five pounds.

this regulation shall, upon conviction, be liable to a penalty of not more than five pounds.

3. Sheep imported from the Colonies of Victoria, New South Wales, Queensland, and South Australia shall be accompanied by a declaration of health by the owner or agent, and by a certificate from the Inspector of Sheep at the port of shipment that the sheep are free from disease and have not been infected with disease during the preceding twelvemenths: Provided that any sheep which has not been bred in one of the above-mentioned colonies shall not be landed in Tasmania unless such sheep has undergone in the colony from whence imported the necessary dipping and quarantine

in Tasmania unless such sheep has undergone in the colony from whence imported the necessary dipping and quarantine required by the regulations in force in such colony.

4. Such sheep must be imported by such vessels only as shall not have traded with any place other than the abovenamed colonies within the preceding six months, and shall not have had any sheep on board from any colony or country other than the above-named colonies during such period; and the captain of the vessel shall make a declaration to that effect

that effect.

5. Tasmanian stud sheep re-imported from the Colonies of Victoria, New South Wales, Queensland, and South Australia will be admitted into Tasmania upon the production of the breeder's certificate that they were bred in the Colony

of the breeder's certificate that they were bred in the Colony of Tasmania.

6. Notwithstanding any preceding regulation, imported sheep may, on landing, be detained by the Sheep Inspector, or any person appointed, pending the decision of the Chief Secretary as to their disposal; and any person removing any such sheep, or causing the same to be removed, from the place of detention, without the consent in writing of the Chief Inspector or person appointed, shall incur a penalty of not exceeding five pounds.

7. Any person offending against any of the foregoing regulations shall incur a penalty not exceeding the sum of five pounds.

The regulations contained in Government Notice, No. 311, of 2nd November, 1885, are hereby rescinded.

By His Excellency's command.

A. Inglis Clark. (For Chief Secretary, absent).

Quarterly Beturns under Section 19 of "The Sheep Act 1878."—Notice No. 292.

Head Office, Live-stock Department,
Wellington, 16th April, 1890.

THE following quarterly returns of runs or farms on
which there were infected sheep on the 31st March,
1890, are published in accordance with section 19 of "The
Sheep Act. 1878." Sheep Act, 1878.'

G. F. RICHARDSON Minister of Lands.

Name of Owner and Run or Farm.	. No.	Date of Order to clean.
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MIRANDA SHEEP DISTRICT.

Douglas, R. T., late Porter, Cross-W. F., Miranda bred 901| 5 Nov., 1889.

E. CLIFTON, Inspector of Sheep.

MARLBOROUGH SHEEP DISTRICT.

Blenheim Subdivision. New Zealand Loan and Merino Mercantile Agency Company (Limited), Mount Patriarch

2,387 27 Nov., 1888.

T. G. RICHARDSON Inspector of Sheep.

Notice to Mariners, No. 11 of 1890.

Marine Department,
Wellington, 16th April, 1890.

THE following Notices to Mariners, received from the
Portmaster, Brisbane, are published for general infor-

EDWIN MITCHELSON, (For the Minister having charge of the Marine Department.)

Position of "QUETTA" Rock.

Notice is hereby given that the "Quetta" Rock has been ascertained to lie S. by W. \(\frac{1}{2} \) W. southerly '9 of a mile from Cambridge Point, Mount Adolphus Island. The depth of water upon the rock does not exceed 16ft. at low water.

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

Department of Ports and Harbours, Brisbane, 19th March, 1890.

Torres Strait.—Reported Sunken Rock Westward of Booby Island.

Notice is hereby given that a sunken rock has been reported to lie about 15 miles W. by N. from Booby Island, having on it about 18ft. at low water

The report has been made by Messrs. Sinclair and Anderson,

G. P. HEATH, Commander, R.N.,

Portmaster.

Department of Ports and Harbours, Brisbane, 19th March, 1890.

MORETON BAY, NORTH OR HOWE CHANNEL.

NOTICE is hereby given that, the east bank having extended still further westward, vessels while in the inner white sector of the Yellow Patch Light must keep Tangaluma Light open westward of Cowan Cowan, a distance equal to half the difference of their heights.

With the lights in line, the depth abreast the east bank does not now exceed 17ft. at low water.

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

Department of Ports and Harbours, Brisbane, 20th March, 1890.

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.

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 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, me te tau i oti atu i te 31 o nga ra o Maehe, 1890:

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

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 1 o nga ra o Mei, 1890, i mua mai ranei o taua ra, me utu e koutou aua moni reiti i te tari o te poari o te takiwa i takoto ai aua whenua, tena te whakaaturanga kei te Kupu Apiti.

KUPU APITI.

Te Ingoa o te Poari Takiwa.		Te Tari o te Poari Takiwa e utua ai nga Moni Keiti,
Rori Poata o Henui Rori Poata o Manchester Rori Poata o Masterton Poata o te Harbour o Oamaru Poata o te Taone o Opotiki Kaute Kaunihera o Thames Rori Poata o Waitotara-Momohe	ki	Fitzroy, New Plymouth. Feilding. Masterton. Oamaru. Opotiki. Thames. Waverley.

He mea tuhi nei toku ingoa i tenei te 16 o Aperira, 1890.

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 years ended the 31st March, 1889 and 1890:
Notice is hereby given to you and each and every of you that rolls of Native lands are now deposited at the offices of the said several local bodies, which said rolls are in the Maori language, and show the rateable value of the Native lands therein mentioned or described.

ands therein mentioned or described.

And you and each and every of you, the owners of the said lands, are hereby required and directed to pay the said rates on or before the 1st May, 1890, 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.
Henui Road Board Manchester Road Board Masterton Road Board Oamaru Harbour Board Opotiki Town Board Thames County Council Waitotara-Momohaki Road Board	Fitzroy, New Plymouth. Feilding. Masterton. Oamaru. Opotiki. Thames. Waverley.

As witness my hand, this sixteenth day of April, one thousand eight hundred and ninety.

H. A. ATKINSON, Colonial Treasurer.

Civil Service Senior Examination.

Education Department,
Wellington, 21st January, 1890.

In pursuance of regulations under "The Civil Service
Reform Act, 1886," notice is hereby given that for the
Senior Examination of January, 1891, the period of literature will be the period from 1800 to 1850, and the special
books will be Milton's Samson Agonistes, and Shelley's
Prometheus Unbound.

T. W. HISLOP.

Officiating Ministers for 1890 .- Notice No. 8.

Registrar-General's Office,
Wellington, 15th April, 1890.

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

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Edward Tucker Nowell.

Wesleyan Methodist Church.

The Reverend E. C. Beecroft.

E. J. VON DADELSZEN, Deputy Registrar-General.

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs Wellington, 14th April, 1890.

T is hereby notified, for public information, that the Hon. the Commissioner of Trade and Customs has decided to interpret "The Customs and Excise Duties Act, 1888," in

relation to the under-mentioned articles as follow:

Note.—"Not otherwise enumerated" appears as n.o.e.; "other kinds" as o.k.; "articles and materials suited only for, and to be used solely in, the fabrication of goods in the colony" as a. & m.s. Articles marked thus * are revised decisions.

	:
Articles and how classed.	Rate of Duty.
Aprons, waterproof-carriage, as textiles made up	25 per cent.
Carbon, fluid, as mineral oil	6d. per gall.
Cells for batteries, as electric appliances Chemicals specially imported for educational	Free.
purposes, as school apparatus	Free.
Coat labels, as a. & m.s	Free.
*Coffin furniture, as tinware or japanned ware	25 per cent.
Filter-bags, druggists', as druggists' sundries	
Fire, coloured, as fireworks n.o.e	1
Glue, marine, as n.o.e.	Free.
Oleum deelinæ, as druggists' sundries	15 per cent.
Skiving machine and rollers, as machinery	
n.o.e	20 per cent.
Tueirons, wrought, water, as parts of forges	Free.
Whip-sockets, as hardware	20 per cent.

Commissioner's Order No. 369.

H. S. McKELLAR, Secretary and Inspector. "Friendly Societies Act, 1882."—Cancelling of Registry.

Friendly Societies' Registry Office,
Wellington, 11th April, 1890.

Notice is hereby given that the Registrar of Friendly
Societies has, pursuant to section 10 of "The Friendly
Societies Act, 1882," by writing under his hand dated this
11th day of April, 1890, cancelled the registry of the Rational
Sick, Burial, and General Provident Association (Register
No. 230), held at St. Albans, on the ground that the said
society has ceased to exist.

EDMUND MASON

EDMUND MASON, Registrar of Friendly Societies.

Native Assessor elected.

Department of Justice

OTICE has been received at this office, under the hand of the Returning Officer that of the Returning Officer, that

RAWIRI KAHIA

has been elected to be the Native Assessor for the Native Licensing District of Taupo.

Under Secretary.

Crown Lands Notices.

Crown Lands for Sale, Wellington Land District.

Crown Lands Office,

Wellington, 31st March, 1890.

To is hereby notified, in terms of "The Land Act, 1885," that the under-mentioned sections will be put up for sale by auction, for cash, at this office, on Thursday, the 29th May, 1890, at 3 o'clock p.m., at the upset prices noted opposite each section.

One-fifth of the purchase-money must be deposited on the fall of the hammer, and the balance within thirty days, or the deposit will be forfeited.

There are no limitations or restrictions incumbent upon purchasers of cash lands at auction.

Plans and particulars can be obtained at this office.

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

SCHEDULE.

Section.	Block.	Distr	ict.	A	rea.	Upse	et P	
72		Apiti ed with £15		A. 404 r impi			s. 0	d. 0

Weighted with £157 10s. for improvements.

This section is situated at Curl's clearing, in the Otamakapua Block, at the north-east corner of Marshall's run, and is accessible from the Feilding-Rangiwahia Road by the Whare road-line. The distance from Feilding is about thirty-two miles, and eight miles from the proposed Main Trunk Railway, Marton-Te Awamutu, and the area comprises hilly, undulating, and flat land, of fair to good quality, 250 acres being open grass land, the balance of 154 acres being covered with a forest, including rimu, rata, kahikatea, matai, hinau, maire, and usual undergrowth; there is also a good orchard; the section is well watered by the Kiwitea, and is suitable for immediate occupation and stocking. The general elevation above sea-level is about 1,300ft. The improvements comprise grassing of 250 acres, 10 chains of fencing, and an orchard of 1½ acres, planted with a variety of fruit trees.

491, lot 3		Bunnythorpe	10 1 35	6	0	0
, 4		#	7 3 2	6	0	0
" 5	• •	,,	11 1 33	6	0	0
6			10 1 29	6	Λ	Λ

These sections are situated in Bunnythorpe, and form part These sections are situated in bunnythorpe, and form part of the land hitherto reserved for railway purposes; the position is central as regards the Manawatu District, and is adjacent to the railway-station. The area consists of flat land of good quality, covered with mixed forest. The sections offer a favourable opportunity for a small settler or working-man to secure a suitable home.

170 | XIV. | Mangaone .. | 23 0 0 | 1 15 0
This section is situated at Hastwell Village, in a bend of
the Kopuaranga, on both sides of the road-line laid off
towards the Mangaone Valley, and at the back of Village
Sections Nos. 25, 26, 28, and 29, and comprises flat land with
low hills on the south-eastern part; the soil is fair and the

			1	
Section.	Block.	District.	Area.	Upset Price per Acre.
		<u></u>		-1

A. R. P. .. | 10 0 0 | £ s. d. 2 10 0 45 XIII. | Makuri This section is situated at the junction of the Makuri Valley and Mount Marchant Roads, about twelve miles from Pahiatua, and comprises flat land of good quality, covered with mixed forest. The site will probably be suitable for a store and accommodation-house.

SMALL RUN.

Upset Rental per Acre. 0 0 6

132 | XIII. | Mangaone .. | 602 0 0 | Weighted with £21 for improvements.

This section is situated about four miles south of Eketahuna on the main coach-road, and comprises rough hills and a little flat land of inferior quality, the formation is papa; the whole area is covered with forest, including rimu, rata, tawa, tawhero, &c., and usual undergrowth; the section is fairly well watered.

FORFEITED DEFERRED-PAYMENT SECTIONS.

Upset Price
per Acre.
| 109 | 3 | 0 | 1 | 0 | 0

5 | XII. | Apiti ... | 109 3 0 | 1 0 0

This section is situated in the Feilding Special Settlement Block, and comprises hilly land and a small flat, the soil is good; the forest includes rimu, kahikatea, rewa, matai, and dense undergrowth. The section is watered by a branch of undergrowth. The section is watered by a branch of Coal Creek.

42 | XII. | Makuri ... | 98 1 0 | 1 0 0 This section is situated in the Pahiatua-Puketoi Special-settlement Block, and comprises hilly and a little flat land of good quality, covered with mixed bush and usual under-growth. The access is by the Tiraumea Road; the distance from Pahiatua being about seven and a half miles.

35 | X. | Pohangina .. | 107 1 0 | 1 0 0

This section is situated in the Awahou-Pohangina Special-settlement Block, and comprises mixed bush lands of good quality, including some good flats; the section is well watered by a branch stream.

27 | X. | Pohangina .. | 100 2 0 |

This section is situated in the Awahou-Pohangina Specialsettlement Block, and comprises hilly and flat lands covered with mixed bush and dense underscrub; the section is intersected by a branch stream.

> PUBLIC RESERVE. X. | Mangahao .. | 21 2 0 | 0 2 0

Annual Rent

This section is situated in the Woodville-Mangahao Special-settlement Block, on the banks of the Mangahao River, and comprises flat land of good quality, covered with rimu and tawa bush and light undergrowth. The access is by the Bridge Road, the distance from the Forty-mile Bush

Road being about four and a half miles.

Sale of Leases of Pastoral Runs, Canterbury District.

THE under-mentioned runs will be offered for sale by public auction, at the Land Office, Christchurch, at 11 a.m., on Tuesday, the 29th April, 1890. The tenures will be as noted below; the upset rental specified being in each case for the whole period for which the run will be let, except Run 100.

LEASE FOR 13 YEARS AND 10 MONTHS.

Ashburton County.

Lithograph 6.

Run 100, about 35,000 acres (24,000 acres grass), Blackford Station; upset rental, £400 per annum.

TEN MONTHS' TENURE.

Ashburton County.

Lithograph 6.
Run 101, about 1,900 acres, McFarlane's Station; upset rental, £35. Run 105, about 1,520 acres, part of Anama Station; upset

rental, £48.

Ashley County.

rental, £367. Run 126, about 3,980 acres, Motanau Station; upset rental, £167.

Akaroa County.

Run 182, about 2,024 acres, The Spit; upset rental, £42.

Run 183, about 2,550 acres, Waikoka Station; upset rental, £80.

Runs 182 and 183 are situated on the spit, between Lake Ellesmere and the sea.

forest is of mixed character; the section is well watered and | RUNS SITUATED WITHIN THE AREA OF SELEC-TION BY THE MIDLAND RAILWAY COMPANY.

TEN MONTHS' TENURE.

Ashley County.

Lithograph 9. Run 181, about 23,000 acres, Horsley Down Station; upset rental, £685. Run 132, about 33,000 acres, Heathstock Station; upset

rental, £835.
Run 136, about 4,326 acres, Broomfield Station; upset

rental, £135.
Run 137, about 8,500 acres, Mount Grey Station; upset

rental, £221. Run 138, about 360 acres, part of Loburn Station; upset

Runs 147 and 148, about 4,842 acres, Ashley Gorge Station; upset rental, £150.

Run 150, about 4,972 acres, View Hill Station; upset rental, £210.

Run 151, about 3,200 acres, part Burnt Hill Station; upset rental, £100.

Selwun County.

Lithograph 8. Run 157, about 3,016 acres, Terrace Station; upset rental,

Lithograph 9.

Run 170, about 16,542 acres, Mount Torlesse Station; upset rental, £315.

SIX MONTHS' TENURE.

Ashley County.

Lithograph 9.

Run 134, about 5,350 acres, part of Whiterock Station; upset rental, £76.

Run 135, about 13,712 acres, Doctors Hills Station; upset rental £300.

Run 140, about 7,000 acres, Mount Thomas Station; upset rental, £140.

Run 143, about 24,000 acres, part of Okuku Station; upset rental, £130.

Lithograph 8. Run 155, about 714 acres, Ashfield Station; upset rental, £13.

Run 156, about 5,700 acres, Hororata Station; upset

rental, £90. Run 160, about 6,040 acres, High Peak Station; upset

Part of Run 162, about 2,316 acres, part of Homebush Station; upset rental, £48.

Run 163, about 2,288 acres, part of Homebush Station; upset rental, £48.

Run 162A, about 720 acres, part of Dalethorpe Station; upset rental, £15.

Part of Run 164, about 1,869 acres, part of Dalethorpe

Station; upset rental, £35.
Run 165, about 2,981 acres, part of Dalethorpe Station; upset rental, £50.

Run 166, about 5,500 acres, part of Dalethorpe Station; upset rental, £80.

Six months' rent must be paid at the time of sale, and possession will be given on the 2nd May, 1890. Conditions as to further payment of rents, date of leases, &c., may be obtained at the Land Office, Christchurch, and will also be announced at the time of sale.

The purchase or removal of any fences existing at the date of sale on the Crown lands offered for license will be date of sale on the Crown lands offered for license will be matter of arrangement between the present licensee and the purchaser. No liability is accepted by or on behalf of the Crown in respect of any such fencing.

In the event of the present licensee not becoming the purchaser, a reasonable time will be allowed him for removal

purchaser, a reasonable time will be allowed him for removal of stock and improvements.

Where fences form the boundary between Crown lands offered for license and freehold land the purchaser of such license will be liable to the provisions of any law now or hereafter in force relating to boundary fences.

Posters and plans can be seen at the principal railway-stations and post offices throughout Canterbury, and may be obtained at the Land Office, Christchurch.

JOHN H. BAKER.

JOHN H. BAKER, Commissioner of Crown Lands.

Auction of Runs, Blenheim.

Crown Lands Office

Blenheim, 25th March, 1890.

THE under-mentioned runs will be offered for sale by public auction, at the Survey Office, Blenheim, on Tuesday, the 29th April, 1890, at noon:

PASTORAL LICENSES.—PART VI., "THE LAND ACT, 1885."

Arapawa Survey District.

Arapawa Island: East of Section 27, Umueke Bay; estimated area, 3,100 acres; portion of the Brookland Run; term, twenty-one years. Upset annual rent, £25 16s. 8d.*

Arapawa Island: West of Section 27, Umueke Bay; esti-

Arapawa Island: West of Section 27, Umueke Bay; estimated area, 1,600 acres; comprising Run No. 4 and portion of the Brookland Run; term, twenty-one years. Upset annual rent, £10 10s. 4d.

Watamonga: Estimated area, 1,740 acres; term, twenty-one years. Upset annual rent, 1d. an acre.

Otenarua Bay: Estimated area, 2,000 acres; term, twenty-one years. Upset annual rent, 1d. an acre.

Opua Bay: Estimated area, 700 acres; term, ten years. Upset annual rent, 1d. an acre.

Kahikatea Bay: Estimated area, 570 acres; term, ten years. Upset annual rent, 1d. an acre.

Linkwater Survey District.
Grove, Queen Charlotte Sound: Estimated area, 900 acres; term, twenty-one years. Upset annual rent, ½d. an acre.

Onamalutu Survey District.
Onamalutu: Estimated area, 400 acres; term, ten years.
Upset annual rent, 1d. an acre.

The term of the licenses of the following runs to be from date of disposal to the 1st July, 1896:—

Leatham, Raglan, and Molesworth Survey Districts: Adjoining Birch Hill and Raglan Runs; estimated area, 66,600 acres. Upset annual rent, ½d. an acre.

Leatham and Spray Survey Districts: Head of the Waihopai, adjoining the Upper Run; estimated area, 12,800 acres. Upset annual rent, ½d. an acre.

Spray and Upcot Survey Districts: Adjoining the Castle Run, at the head of the Spray; estimated area, 4,200 acres. Upset annual rent, ½d. an acre.

Molesworth and Leatham Survey Districts: Saxton Valley slopes of range, Waihopai Saddle, to boundary of provincial district; estimated area, 14,100 acres. Upset annual rent, ½d. an acre. d. an acre.

Molesworth, Leatham and Upcot Survey Districts: Acheron and Saxton Valleys, from summit of range to Pass Run; estimated area, 17,400 acres. Upset annual rent, ½d.

an acre.
Pine Valley Survey District: North Bank of Wairau (including the late Oddstone Run, 4,200 acres); estimated area, 6,400 acres. Upset annual rent, 1½d. an acre.

In each case the licensee to have the boundaries laid off at

his own expense if required to do so by the Land Board. Half a year's rent and £1 1s. license-fee to be paid on the fall of the hammer.

SMALL GRAZING RUNS UNDER PART VII., "THE LAND ACT 1885."

Linkwater Survey District. Mahau Sound: Estimated area, 1,000 acres.

Tennyson Survey District.

Mydia Bay: Estimated area, 720 acres. Mydia Bay: Estimated area, 250 acres.

The term of lease is twenty-one years. Upset annual rent, 3d. an acre.

Area and boundaries to be subject to adjustment after survey.

Half a year's rent and £1 1s. lease-fee to be paid on the fall of the hammer.

HENRY G. CLARK, Commissioner of Crown Lands.

*Should any one but the present licensee be the purchaser of this license the sum of £52 10s. for fencing must be paid to the Receiver of Land Revenue within thirty days of the auction, to be handed to the present licensee. In default the amount deposited at the auction to be forfeited, and the transaction void.

Native Land Court Notices.

"The Native Lands Frauds Prevention Act, 1881," and the Native Lands Frauds Prevention Act 1881 Amendment Acts, 1888 and 1889.

Native Land Court Office,

Native Land Court Office,
Auckland, 12th April, 1890.

NOTICE is hereby given that a Trust Commissioner
will, under the authority and for the purposes of the
said Acts, hold a Court at Coromandel, on the 6th day of
May, 1890, for investigating the several cases mentioned in
the Schedule hereunder, at which time and place all persons
interested in the said cases, and having objections to any
of the dealings, are hereby notified to attend. of the dealings, are hereby notified to attend. EDW. HAMMOND,

Registrar.

SCHEDULE.

1. A TRANSFER dated the 29th day of April, 1885, of land called "Moehau No. 1 or Waikawau Reserve," situate at Moehau, made by Hori Ngakapa Whanaunga to the Auck-

and Timber Company (Limited).

2. A lease dated the 23rd day of October, 1888, of land called "Opu," situate at Kapanga, made by Mere Kaimanu, Hohepa Mataitaua, Reihana Poto, to John Lynch.

Hohepa Mataitaua, Reihana Poto, to John Lynch.

3. The circumstances attending a judgment of the Supreme Court of New Zealand, dated the 15th day of July, 1889, in the cause of Coupland and Co. against Ema te Aouru, for the sum of £84 10s. 10d.

4. A transfer dated the 20th day of November, 1889, of land called "Kaipara," situate at Coromandel, made by Wikitoria te Ngahue to John Lynch.

5. A transfer dated the 3rd day of February, 1890, of land called "Part of Totarawhakaturia No. 2," situate at Coromandel, made by Eruera Maihi to John Lynch.

"The Native Lands Frauds Prevention Act, 1881," and the Native Lands Frauds Prevention Act 1881 Amend-ment Acts, 1888 and 1889.

Native Land Court Office.

Registrar.

SCHEDULE.

1. A CONVEYANCE dated the 5th day of November, 1889, of land called "Allotment No. 173, Parish of Takapuna," situate in the Parish of Takapuna, made by Matiu to Thomas Campbell.

2. A conveyance in trust dated the 7th day of December, 1889, of land called "Lot No. 35 of Subdivision of Allotment 4, Parish of Waipareira," situate at Waipareira, made by

Haka Ngati to Annie Lewisson.

3. A mortgage dated the 29th day of March, 1890, of land called "Allotment No. 18, Village of Mangere," situate at Mangere, made by Robert Barlow to Edmund Thomas Dufaur.

4. A mortgage dated the 29th day of March, 1890, of land called "Tuhirangi B," situate at Kaipara, made by Robert Stannet Barlow to Edmund Thomas Dufaur.

Stannet Barlow to Edmund Thomas Duraur.

5. A lease dated the 1st day of March, 1880, of land called "Part of Allotment 379, Parish of Waipipi," situate at Waipipi, made by Epiha Kaihau and others to John Barr Brown.

6. A transfer dated the 12th day of July, 1889, of land called "Part of Lot 385, Parish of Waipipi," situate at Waipipi, made by Henare Kaihau to Alexander Muir, the

younger.
7. A transfer dated the 14th day of March, 1890, of land called "Lot 9 of a subdivision of the northern portion of Ahukaroro South, numbered 4277A," situate at Kaipara, made by Henry Stanaway to Elizabeth Douglas.
8. A lease dated the 16th day of November, 1889, of land called "Kopironui B No. 1," situate at Kaipara, made by Hori te Paerimu to Ephraim John Browne.
9. A conveyance dated the 29th day of April, 1885, of land called "Makarau," situate at Kaipara, made by Tahuri Arama to Edmund Thomas Dufaur.

Whakapoungakau-Pukepoto Block reconsidered.

Native Land Court Office,

Auckland, 14th April, 1890.

Auckland, 14th April, 1890.

Land Court at Rotorua, on the 4th day of June, 1890, the matter of the partitions of the Whakapoungakau-Pukepoto Block will be reconsidered.

EDW. HAMMOND, Registrar.

Postponement of Native Land Court Sitting at Hawera.

NOTICE is hereby given that the sittings of the Native Land Court, advertised to be opened at Hawera on the 23rd of April next ensuing, has been postponed by order of his Honour the Chief Judge till the 30th of April, at the same place.

ELWIN B. DICKSON, Registrar.

Native Land Court Office, Whanganui, 11th April, 1890.

Names of the Persons applying for the Subdivision of the Land.

District in which the Land is situate.

Names of the Blocks to be subdivided.

Subdivision of Hereditaments.

Native Land Court Office,
Whanganui, 10th April, 1890.

Notice is hereby given that at a sitting of this Court, to be held at Whanganui, in the District of Whanganui, on the 8th day of May next, will be heard the applications of the persons whose names appear in the first column for the subdivision of the hereditaments comprised in the Crown grants of the pieces of land the names of which appear in

N	OTICE is hereby given to be held at Whanga	that at a sitting	of this Court,	l —		l	
				21	Makere te Keepa, Tai-	Ririatehore No.	Putiki.
	, on the 8th day of May ne the persons whose names				mona Tamaihukia, Henare Haeretutera-	3	
the	subdivision of the heredit	aments comprised	l in the Crown		ngi, Tahana Aropeta,		
	nts of the pieces of land second column, situate				Aperahama Ruke, Ta-		
	d column.			İ	mehana te Aewa, Nga- hina Parareka		
		ELWIN B. DIC	KSON, Registrar.	22	Mereana Tahana	Tamatamahoe	Upper Wha- nganui.
	·			23	Wiripine te Waimatao, Te Rauna Kurareia	Urewera	Whanganui.
	SCHI	EDULE.		24	Mita Karaka Tapa, Rewi Matiu	Waipakura	Whanganui.
			<u> </u>	25	H. R. Kairoto, Te Kee-	Whakaihuwaka	Upper Wha-
No.	Names of the Persons applying for the	Names of the Blocks	District in which		pa Tahukumutia, Hi- mu Materoa, Mereana		nganui.
110.	Subdivision of the Land.	to be subdivided.	the Land is situate.		Tahana, Paiaka te		
	~		<u> </u>		Paponga, Tuku, Nga-		
		OF WHANGANUI.			rupiki, Riwai Arohi- arohi, Mimi Merepeka,		
. 1	Takarangi Mete Kingi, Karehana Tahau	Kalwhaiki	Whanganui.		Hurutara		
2	Ngatai te Mamaku, Te	Kirikau	Upper Wha-	26	Ratana te Urumingi, Kahu Taratara	Whakamaru No.3	Putiki.
	Hau Tereanuku, Ta- wake Toheriri, Taka-		nganui.			_	
	whaki Pareue, Te Hore			27	Subdistrict of What Henare Tahau		AKINA. Whangaehu.
	Ngatai	77 .		28	Ratana te Urumingi,	Kapakapa Te Kapua	Rangitikei.
3	Paiaka te Paponga, Hakiaha, Te Warahi	Koiro	Upper Wha- nganui.		Nehemia te Urumingi,	•	
	Winiata, Ngatai te		Mgaman.		Hone Tumango, Re-		
,	Mamaku Deiska ta Dananga	Mana alsomba:	TT 3377-	29	Hone Tumango	Te Kapua A	Rangitikei.
4	Paiaka te Paponga, Ngatai te Mamaku,	Maraekowhai	Upper Wha- nganui.	30	Hone Tumango Henare Tahau, Hoani	Te Kapua B Te Kumuiti	Rangitikei.
	Rangipuhia, Huia te		0	JUA	Maaka	16 Kumum	Whangaehu.
	Whetu, Taituha te Uhi, Tuhoia Makokoti,			31	,	Te Maire	Whangaehu.
	Hakiaha, Te Mikaia,			İ	Apera, Pehimana Ta- rupeka		
	Te Tarapounamu, Te Pikikopa, Tuao Hi-			32	Apera te Paea	Mangamahu	Mangawhero.
	maera, Toheriri, Ta-			33	Piripi Ropiha, Erana Ropiha	Mangatipona East [Puriri]	Whangaehu.
_	wake Toheriri	36		34	Maata Tarehu, Pehi-	Mangawhero	Whangaehu.
5	Takana Rangitauira	Maramaratotara A to E	Whanganui.	:	mana Tarupeka	Little, or Ma-	J
6	Ngawai Hineuru Tuta-	Maungakaretu	Whanganui.	35	Apera te Paea	numanu] West Manga-	Whangaehu.
	whiri, Taiawa te Ope,	No. 4B			_	whero	
	Puanga Tutawhiri, Hinewaha, Hohepa	,		36 37	Henare Tahau Henare Tahau	Maputahi No. 2 Matatera	Whangaehu. Whangaehu.
_	Tutawhiri, Matamera	3/5	35	38	Mita Karaka Tapa,	Matatera Matatera No. 2	Whangaehu.
7	Aropeta Haeretuterangi, Monika te Whare,	Murimotu No. 3	Murimotu.		Eruera Whakaahu, Hehira Horangi, Te		_
	Tarihira Kereti, Te				Winiata te Puhaki		
8	Rangiwhakaputaia Pauro Tutaawha, Hami	Murimotu No. 5	Murimotu.	39	Henare Tahau	Omurihore	Whangaehu.
	te Riaki, Hori Hinaki,			40	Raimapaha te Mori, by her Trustees	Otiti	Whangaehu.
	Makuini, Akapita te Ahitoro			41	Komene Papanui, Rari-	Parapara No. 2	Whangaehu.
9	Himu Materoa, Arama	Ngapakihi	Whanganui.		kena, Ngapiki Waaka Hakaraia, Wineti No-		
	Tinirau, Metera te		·		pera, Rora te Oi Pota-		
10	Urumotu Hohi Matene, Pene te	Ngaurukehu A	Whanganui.		ka, Wiremu Muhunga Broughton, Nganiho		
	Mawae				Nopera Nopera	·	
$\begin{array}{c} 11 \\ 12 \end{array}$	Mereaina Rauangina Winiata te Kakahi,	Ngaurukehu B Popotea	Whanganui. Whanganui.	42	Taiawa te Ope, Piripi		Turakina.
	Huriwaka, Taiwiri		,,wiiemini.		te Aokapurangi, Hu- hana te Rore	No. 1	
10	Toho	Poutama	M/hammana:	43	Wirihana Ngamanako,	Pohonuiatane	Turakina.
	Tamati Takarangi Ropata te Kiri, Kiriona		Whanganui. Whanganui.	44	Mereaina Rauangina Wirihana Ngamanako,	No. 2 Pohonuiatane	Turakina.
- 1	Rupuha, Hoani Ru-	No. 3		111	Mereaina Rauangina	1 Ononunatane	
15	puha Aperahama Tahunuia-	Pukewhakapu	Whanganui.	45 46	Eruera Whakaahu	Pokowharo No. 3	Turakina. Turakina.
	rangi, Ngahiraka Ro-	No. 4		40	Rewi Matiu, Honetira te Wharetiti	Pokowharo	Turakina.
16	ngohikaia Piti Taiwhati, Riria Tai-	Raetihi No. 4	Whanganui.	47	Teieti te Rangimatakeo,	Ruatangata No.	Turakina.
10	whati, Toa Taiwhati,	10000001111110.1	"" " " " " " " " " " " " " " " " " " "	48	Raihania Takapa Paora Paihana	l Tiniwaitara	Turakina.
177	Wirihana Taiwhati	Restihi Ma K	Whomman	49	Karena te Manaota-	Waipu No. 3	Turakina.
17 18	Teri Taiwhati Wiripine Poni	Raetihi No. 5 Raetihi	Whanganui. Whanganui.		whaki	l	
	Karaitiana te Rango,	Rangipowaiu	Murimotu.		SUBDISTRICT OF RANG		
	Horima te Ahunga, Te Awaawa, Aperaha-			50	James Bennett, by his attorney	Section 4 of No.	Aorangi.
	ma te Kenga, Toha	<u>.</u>		51	Pekamu Aterea Wiare	Maramaihoea	Rangitikei.
	Niaro, Retimana te	·	8	E0	te Kuri		ū
20	Rango, Pikitu Pakau Te Marae te Rangiha-	Retaruke	Whanganui.	52	Taiawa te Ope, Hui- hana te Rori, Ngawai	Motukawa	Upper Rangi- tikei.
	ngunu, Paiaka te Pa-	•••			Rauangina, Te Wiri-		
1	ponga, Hakiaha, Te Warahi, Winiata, Ura-			53	hana Mereaina Rauangina,	Motukawa No. 1	Upper Rangi-
	nia, Teranuku, Hori			00	Te Wirihana Ngama-	MICOURAWA I(U, I	tikei.
1	te Maroa				nako, Raita Tukia		

		·						
No.	Names of the Persons applying for the Subdivision of the Land.	Names of the Blocks to be subdivided.	District in which the Land is situate.	No.	Names of the applying for Determination	or the tion of	Names of the Blocks to be apportioned.	District in which the Land is situate.
54	Wiari Rawiri, Hamapiri te Arahori, Hopa Ka- rewa, Taihakurei, Eru te Ngahoa, Matiawha, Toa Rangatira, Te Nani Wiremu, Te Naihi Hikiora, Hona	Te Reureu	Rangitikei.	6 7	Hakaraia Kor Rev. C. Soulas Archbisho lington) Te Peina te	ako (for R. C. p of Wel-	Te Kahakaha Te Ikaroa No. 1 Mangapani (Ra-	Whanganui. Whanganui.
	Manuera, Nika te Arihi, Te Otimi Nga- rara, Ngapitai te Otimi				kaia, Param mahuki, Riv tiriu	iena Tu-	ngitatau)	
	Riwai te Ruakirikiri, Ngaheke Ngahana, Rangitoto Poutama,				Sittin	-	ative Land Cour —— Native Land Cour	
55	Tapine Paea, Rauka- hawai Heta Kahunui, Reupena		Parewanu i,	N	OTICE is he	reby given	Gisborne, 3rd that a sitting of eld at Gisborne of	April, 1890. of the Native
56	Ngataieparino Martha Lynch, Pipi Hori	namu Tokorangi	Rangitikei. Rangitikei.	of me	May, 1890, to i	hear and o Schedule l	determine the se nereunder written rdered by the Chi	veral matters in respect of
C 17		OF WAITOTARA.	Waitstone	I	Dated this 3rd d	ay of April,	1890. JOHN BROO	•
57 58 59	Wi Pauro, Piripi, Poki Wi Pauro Wi Pauro, Piripi, Poki	Arahaunui Ararewa Makowhai	Waitotara. Waitotara. Waitotara.		1	1	TOTAL DATE	Registrar.
60 61	Wi Pauro Wi Pauro	Manganuiotahu No. 1 Manganuiotahu	Waitotara.	No.	Name of Land.	Nature of Proceeding	Terms or Cond	itions (if any).
62	Anakereti Poaneki, Uti-	No. 2 Mangapapa	Waitotara.	1	Makarika	Partition		
	ku te Rangihikoia, Wi Pauro, Matiu te Iwi- katea, Aperahama te	No. 1c		2 3 4	Orua Ahiateatua	Partition Partition		
	Whio, Wi Pauro, Piripi Pauro, Poki			5	Matahiia Pouhautea	Partition Investi		
63 64	Wi Pauro	Oruaanga Rangitatau No. 1	Waitotara.			gation o	f	
04		r of Wairoa.	wanotara.	6	Paraeroa	Investi gation o		
65	Ihakara Rangiahua Tarakapi, Peneta te Okeroa, Arihia te Hau-		Wairoa, Block VI.	7 8	Opoho No. 1 Waihua Nos.	title Partition Partition	Rehearing ord	
6 6	mihiata Heremia, Matiria, Wai- terangi	Section 7 [Toka- kaikura]	Wairoa, Block		1 and 2		ing whether	of ascertain- any names led to the lists
67	Kahukaka, Marere Ria- kina, Aronuku Apia	Sections 389 and 391 [Te Umu- roa]				-	of owners of 1 and 2 alres and also to	Waihua Nos. dy admitted, letermine the
68 69	Hetaraka Tautahi, Marere Riakina Wi Pauro		Wairoa, Block XI. Wairoa, Block			,		sandinterests ers of those
	ermination of Individua		XI.	9	Waipaoa No.5	gation o	- Rehearing ord f purpose of	determining
	Section 42 of "The No	ative Land Court	Act, 1886."			title	the Ngatipor	members of cara hapu are aipaca No. 5,
N	OTICE is hereby given	Land Court Office Whanganui, 10th that at a sitting	April, 1890. of this Court,				on the condi applicants (H nupaura and	tion that the Iapimana Tu- others) de-
nui, tion	on the 8th day of May r s of the persons whose n	next, will be heard ames appear in th	l the applica- e first column				Native Land borne, the su	he Registrar, Court, Gis- m of £25 as
or s of t in t	the determination of the hares in the hereditamen itle, of the parcels of la he second column, situal	ts comprised in the	e instruments which appear				before the 14 Unless the a posited the ap	costs on or the April next. mount is de- plication will
thir	d column.	ELWIN B. DIC		10 11	Putere Hereheretau	Partition Partition	be dismissed.	
	SCH	EDULE.	Registrar.	12	Hereheretau No. 2 and	Investi gation o	. 1	
No.	Names of the Persons applying for the Determination of Interests.	Names of the Blocks to be apportioned.	District in which the Land is situate.	13	Kahaatureia Tahora No. 2	title Order mad by Cour re survey	t	
1	Hona Whakatau, Ma- rere Riakina	Karaka A	Waitotara.	14	Tahora No. 2	charges Investi gation of title	to that portio	n of the land
2	Kahukaka te Kupenga,	Karaka B	••			01010	which lies to	Rohepotae
3	Marere Riakina Eruera Whakaahu, We- raroa Kingi, Apera te	Pohonuiatane No. 2	Whangaehu.				boundary of hungunu Trib pose of deter	e for the pur- mining whe-
4	Paea Eruera Whakaahu	Mangatipona	••				descendants	of Tamate-
5	Tapine Maraenui, Kereti te Mahia, Raukahawai Ngawaka, Paca	East Te Reureu	Rangitikei.				rangi and Ma interest in t Rehearing a for the purp	that portion.

No.	Name of Land.	Nature of Proceeding.	Terms or Conditions (if any).	No.	Name of Land.	Nature of Proceeding.	Terms or Conditions (if any).
		•	of any and what persons should be added to or expunged from the several lists of persons who have been declared owners respectively of the several parts into which the land has been divided by the Court.	18	Mahanga No. 1	Partition	Rehearing ordered on the condition that each party of applicants deposits the sum of £10, as security for costs, with the Registrar, Native Land Court, Gisborne, on or before the 1st March, 1890. Those parties who have not deposited the
15	Oamaru	Order made by Court					said amount may not be heard at the rehearing.
		re survey charges		19	Mahanga No.	Application under	
16	Tokaroa	Imposition of restric- tions at partition	••		-	"Native Equitable Owners Act, 1886"	
17	Matarau	Imposition of restric- tions at partition	 ,	20	Ruaotaua No.	Partition	÷.

Postmasters appointed.

General Post Office, Wellington, 1st April, 1890.

N virtue of the powers delegated to the Postmaster-General by His Excellency the Governor, the following appointments have been made in the Postal-Telegraph Service of the colony.

EDWIN MITCHELSON, Postmaster-General.

Ne	ame.	. <u>_</u>		To be Postmaster	it	Postal D	Date.		
Arthur, A. M			•••	Leeston		Christchurch			17 Mar., 189
Baird, J. H	••			Saltwater Creek		Christchurch	• •		1 Jan., "
Brisbane, D	••			Opaheke		Auckland			1 Feb., "
Bryant, Harriett	••	••		Matamata		Auckland			1 Jan., "
Butler, O	••			Mawheraiti		Greymouth			12 Mar., "
Coombes, Mary Ann	••		••	Victoria		Napier			1 April,
lowan, C. J.	••			St. Andrew		Timaru			15 Mar., "
lowles, S. A	••	••	•••	Marahau	••	Nelson	• •	••	1 Mar., "
Dickie, W	••		•••	Wakanui	• •	Christchurch			8 Mar., "
Forsyth, Andrew	••		• •	Stanley Brook		Nelson			1 Mar., "
Jibson, John	••		•••	Pakarae		Gisborne			1 Feb., "
Hover, C. F		•		Rimu		Hokitika			16 Mar., "
reathead, Miss A.			•••	Gladstone		Wellington			1 Mar., "
Handley, J				Okehu		Wanganui			6 Mar., "
Harding, W. A	••		• •	Cullensville		Blenheim			1 Mar., "
Henderson, H				Flemington		Christchurch			1 Mar., "
Kelly, D. T				Waitaki		Oamaru			15 Mar., "
Low, T.	••		• •	Antonio's Flat		Greymouth			1 April, "
May, W. J.				Puriri		Thames			13 Feb., "
McCallum, R				Otama		Invercargill	••		21 Feb., "
McLauchlan, D. L.				Springhills		Invercargill			1 Mar., "
Mosley, W			• •	Oroua Bridge		Wellington		•••	10 Mar., "
Norton, C. J.		•	•••	Te Nui	• •	Wellington			1 Mar., "
Park, G. M.	•••		• • • • • • • • • • • • • • • • • • • •	Taupo	• • •	Napier	••	• • •	19 Feb., "
Sangster, Janet	• • • • • • • • • • • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •	Macetown	• • • • • • • • • • • • • • • • • • • •	Invercargill		• • •	8 Mar., "
Smith, J. A	• • • • • • • • • • • • • • • • • • • •	• • •		Waihakeke	• • • • • • • • • • • • • • • • • • • •	Wellington	• •		1 Mar., "
Smith, T. J	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	Mangaone	• • •	Wellington	•••	• • •	15 Mar., "
Snelling, Mrs. M. G.		•	• • • • • • • • • • • • • • • • • • • •	Kakaramea	• • •	Wanganui		• • •	8 Feb., "
Souter, Alexander	•••	• • • • • • • • • • • • • • • • • • • •	• • •	Otaio		Timaru			20 Feb., "
utherland, W			•	Omarama	• • •	Oamaru	••	• • •	1 Mar., "
Caylor, T. A. A	•••		• • •	Motuotaria	•••	Auckland	••	• • •	8 Mar., "
Wills, H	•••	• • •		Te Arai Bridge	• • • • • • • • • • • • • • • • • • • •	Gisborne	••	• • • • • • • • • • • • • • • • • • • •	16 Mar., "
Winter, J. A	• • •	• •	• • •	Patoka	• • •	Napier	••	• • • • • • • • • • • • • • • • • • • •	1 Mar., "
Yond, G	•••	• • •	• • • • • • • • • • • • • • • • • • • •	Kumeroa	• • •	Napier		• • • • • • • • • • • • • • • • • • • •	1 April., "

Post Offices opened.

General Post Office, Wellington, 1st April, 1890.

THE following names of additional post offices which have been opened in the colony are published for general information.

EDWIN MITCHELSON, Postmaster-General.

Name of Office. Postal District. Mangaone Mawheraiti Wellington. Greymouth, Invercargill. Napier, .. Springhills Victoria ...

	N	umbe	rsof F	Ioldin	gsover ent.	p et c				- , , ,,,,,, ,,						In	In	ives.		In So	wn Grasse						e 'es).	vs ore-
	_	One	Acrei	n Ext		Lan 1p, bi r Cre	In	Wheat,		In Oat	s.	In Barley.		In Po	otatoes.	In Turnips or Rape.	Other Crops.	f Aci	In I	Hay.	es after been up (in- such as	ands usly (in-	Grass Produ	Seed, ice of.	rden.	Orchard.	Cattl Calv	g Cov in fo
Counties.				Part Freehold, part Rented.	Total Numbers of Holdings.	Extent of Land broken up, but not under Crop.		Estimated Gross Produce (in bushels).	Acı	es.	duce ls).		Estimated Gross Produce (in bushels).		одпсе			otal Number of Acres under Crop, exclusive of Land under Grasses.		egnce	sses a con no co	sown Lands previously hed (in- ng such as y).			In Gan	In Ore	Horned Cattle (including Calves).	Breeding Cows (included in fore-going).
		ehold	ed.	Free rt Re	l Nu Hold	Ext	Acres.	nated ss Pro ushe	reen 1 or	Grain.	nated ss Pro	Acres.	nated ss Pro ushe	Acres.	nated ss Pro ons).	Acres.	Acres.	Nur ler C	Acres.	nated ss Pro ons).	n Gre havin broke cludii in Ha	rass-sow not pro ploughe cluding in Hay).	Cocks- foot.	Rye- grass.			H (ii)	——————————————————————————————————————
	1	Free	Rented.	Part pa	Tota	Acres.		Estin Gros (in b	For Gre Food Hay.	For G	Estimated Gross Produce (in bushels).		Estin Gros (in b		Estimated Gross Produce (in tons).			Total unc of I		Estima Gross (in ton	Acres.	Acres.	Bshls.	Bshls.	Acres.	Acres.	No. of.	No. of.
	 	<u>-</u>						İ				'				<u> </u>			 -		 	<u> </u>						
Sounds		44	15	26	85	36	2	40	3	2	52	1	20	12	60	••	4	24	11	16	182	12,077	856	56	31	27	1,534	427
Marlborough		374	134	101	609	2,026	6,261	166,433	3,099	4,431	155,957	3,909	91,316	888	6,572	1,310	798	20,696	691	1,180	26,894	52,987	347	4,530	127	322	6,315	2,396
Kaikoura		92	40	26	158	578	198	7,102	829	300	12,340	52	1,884	187	1,210	1,136	27	2,729	475	776	23,267	47,612	340	320	14	50	1,678	617
Manukau	1,	480	176	66	1,722	3,956	4,454	88,480	5,738	3,506	96,374	431	12,539	1,365	5,133	569	999	17,062	4,013	3,746	62,990	57,447	1,973	2,732	57	212	32,433	14,627
Islands near Auckland		61	9	1	71	100	••	••	14	••	•••	•••	••	6	16	••	6	26	3	4	215	9,063	30	••	39	56	1,272	453

RETURN of Immigration to and Emigration from the Colony of New Zealand during the Month of March, 1890, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure. (Subject to revision.)

ADDIVATE	AND	DEPARTURES	TODOM	ANTO	mo.	Dremmonam	Dragno
ARRIVALS	AND	DEPARTURES	LEOM	ANI	TU	DIFFERENT	THACKS.

				Ā	Arrivals:		DEPARTURES.						
Countries.			Adults.		Children.		Total	Adults.		Children.		Total	
			M. F.	F.	М.	F.	Persons.	М.	F.	М.	F.	Persons.	
United Kingdom	••		199	93	28	18	338	125	73	25	20	243	
Queensland New South Wales	• •	• • •	148	75	6	6	235	520	286	49	39	894	
Victoria	••		318	186	28	25	557	309	263	42	38	652	
South Australia	••	}			.,					••	• •		
Western Australia	••	••					• • • • • • • • • • • • • • • • • • • •				••		
Tasmania Other places	••	••	78 46	47 21	13	9 4	147 75	36 85	15 41	6	3 4	56 136	
Ourier places	••	•••	40		*	*	10	00	41		*	100	
. Totals	••		789	422	79	62	1,352	1,075	678	124	104	1,981	

ARRIVALS AT AND DEPARTURES FROM DIFFERENT NEW ZEALAND PORTS.*

			Arrivals.					DEPARTURES.				
Ports.			Adults.	Children.	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons.
Kaipara Auckland Wellington Wanganui Napier Lyttelton Timaru Invercargill	••	::	1 360 275 2 	 58 20 2	1 287 187 2 	131 108 2 	1 418 295 4 	4 754 275 1 94 3 622	4 77 45 .19 	2 533 204 71 1 388	6 298 116 1 42 2 317	8 831 320 1 113 3 705
Totals	••	••	1,211	141	868	484	1,352	1,753	228	1,199	782	1,981

Chinese.—Arrivals, nil; departures, 3. * It is important to mention that, in the returns from which this table is made up, immigrants to the colony are all counted at the first port of arrival, and emigrants at the final port of departure.

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Registrar-General's Office, Wellington, 15th April, 1890. E. J. VON DADELSZEN. Deputy Registrar-General.

Land Cransfer Act Notices.

A PPLICATION having been made to register a dealing affecting Mortgage No. 5562, JOHN YESBERG to ELIZABETH BORNE, and a statutory declaration of the loss of the original mortgage having been lodged with me, I hereby give notice that I will dispense with the production of the said mortgage, and register such dealing, at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Lands Register Office Clarific Management of the said mortgage and register office.

Dated at the Lands Registry Office, Christchurch, this 10th day of April, 1890.

J. M. BATHAM, District Land Registrar.

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Pribate Adbertisements.

"THE COMPANIES ACT, 1882."

In the matter of the Kakanui Manufacturing and Meat-preserving Company (Limited), in liquidation.

OTICE is hereby given that at a general meeting of the shareholders of the said company, duly convened and shareholders of the said company, dury convened and held at the registered office of the company, Hereford Street, Christchurch, on Thursday, the 3rd day of April, 1890, the following extraordinary resolution was unanimously passed:

"That it has been proved to the satisfaction of the share-

holders that the company cannot by reason of its liabilities continue its business, and it is advisable to wind up the

continue its business, and a line same voluntarily."

And that at the same meeting Mr. Walter George Foster, of Kakanui, Company Manager, was appointed Liquidator of the company.

Dated at Christchurch, this 3rd day of April, 1890.

HENRY D. ANDREWS,

Solicitor for the said Liquidator.

Solicitor for the said Liquidator.

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

In the matter of "The Companies Act, 1882," and in the matter of the Rangitikei Fibre Company (Limited).

matter of the Rangitikei Fibre Company (Limited).

Notice is hereby given that a petition for winding up the above-named company by the Supreme Court was, on the fourteenth day of April instant, presented to his Honour Sir James Prendergast, Knight, Chief Justice of the said Court, by William Cable, of the City of Wellington, Ironfounder, carrying on business in the said city under the style or firm of "William Cable and Company," a reditor of the said company; and that the said petition is directed to be heard before a Judge of the said Court on Friday, the twenty-fifth day of April instant, 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 of the said company requiring the same by the undersigned, on payment of the stipulated charge for the same.

Dated this 14th day of April, 1890. TRAVERS & IZARD,

Solicitors for the Petitioner.

Montagu Lomax-Smith, of Christchurch, Member, Royal College Surgeons England, Licentiate and Licentiate in Midwifery Royal College of Physicians Edinburgh registered 1883, Fellow Medical Society London, and Member of the British Medical Association, hereby give notice that I have, this 2nd day of April, 1890, deposited my diplomas, in evidence of the above qualifications, with the Registrar of Christchurch District, and that I shall apply to be registered under the New Zealand Medical Act on the 2nd day of May, 1890.

NOTICE.

TOHN PETRIE has been appointed Legal Manager of the Donnelly's Creek Quartz-mining Company (Limited),
Ross, Westland, vice C. M. Neilsen, resigned.
FRANCIS CARLEY,
O. P. CARSTENS,
Directors.

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

THE STATE: THE RUDIMENTS OF NEW ZEA-LAND SOCIOLOGY. By James H. Pope. Price: Cloth, 4s.

AN ACCOUNT OF THE INSECTS NOXIOUS TO AGRICULTURE AND PLANTS IN NEW ZEA-LAND. By W. M. Maskell, F.R.M.S. Price:

Cloth, 5s.
THE ERUPTION OF TARAWERA, NEW ZEALAND.

By S. PERCY SMITH, F.R.G.S. (Assistant Surveyor-General). Price: 2s. 6d.

REPORT ON THE TARAWERA VOLCANIC DIS-TRICT. By Professor F. W. HUTTON, F.G.S. 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 CAPABILI-

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.

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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.

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

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FOR SALE,

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GEO. DIDSBURY,

Government Printer.

Wellington, 24th March, 1890.

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GEO. DIDSBURY.

Stationery Department, Wellington, 4th December, 1889.

THE NEW ZEALAND GAZETTE.

OUBSCRIPTIONS.—The subscription is at the rate of 30s. per annum, PAYABLE IN ADVANCE. A less period than three months cannot be subscribed for.

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

For half-yearly statements under the Mining Act the

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

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

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

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