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THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, JULY 3, 1890.

Trustees of Oamaru Racecourse appointed.

(L.S.)

(L.S.)

ONSLOW, Governor. A PROCLAMATION.

A PROCLAMATION. WHEREAS John Stubbs Wait and John Lemon were, amongst others, appointed Trustees of the Oamaru Racecourse, under the provisions of an ordinance of the Provincial Council of Otago intituled "The Oamaru Racecourse Reserve Management Ordinance, 1870:" And whereas the said John Stubbs Wait has resigned his office, and the said John Lemon is deceased, and it is therefore necessary to appoint other persons to be Trustees in the room of the aforesaid John Stubbs Wait and John Lemon: Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise of the powers and authorities vested in me by the aforesaid ordi-nance, and by "The Abolition of Provinces Act, 1875," do hereby appoint

hereby appoint

WILLIAM BEE, of Oamaru, and EDWARD PARGETER BURBURY, of Oamaru,

to be permanent Trustees and Members of the corporate body appointed under the said "Oamaru Racecourse Reserve Management Ordinance, 1870," by the name and style of the Trustees of the Oamaru Racecourse, in the room of the said John Stubbs Wait and John Lemon.

Stubbs Wait and John Lemon.
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; Kight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Com-mander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-sixth day of June, in the year of our Lord one thousand eight hundred and ninety. ninety.

W. R. RUSSELL.

GOD SAVE THE QUEEN !

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

ONSLOW, Governor.

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities vested in me by the one hundred and ninety-seventh section of "The Land Act, 1885," and of every other power

and authority enabling me in that behalf, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby declare that the land enumerated in the Schedule hereto shall be subject to the provisions of sections one hundred and ninety-eight to two hundred and nineteen of Part VII. of "The Land Act, 1885," relating to email graving runs. small grazing runs.

SCHEDULE.

RUN No. 205A, 1,260 acres; Run No. 205B, 3,960 acres; Run No. 205F, 1,380 acres; Run No. 205G, 1,300 acres.

Given under the hand of His Excellency the Right en under the haud 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 Imbercourt; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Com-mander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Viceof New Zealand and its Dependencies, and Vice Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-eighth day of June, in the year of our Lord one thousand eight hundred and ninety.

G. F. RICHARDSON, Minister of Lands.

GOD SAVE THE QUEEN!

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

ONSLOW, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this first day of July, 1890.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. IN exercise and pursuance of the powers and authorities vested in him by "The Public Domains Act, 1881," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby revoke a certain Order in Council, dated the nineteenth day of July, one thousand eight hundred and eighty-seven, making delegation of certain powers in manner as therein appears; and doth, with the like advice and consent, by this present order, delegate, but only with respect to the piece or parcel of land described in the Schedule hereto, all the powers conferred by the Act afore-said, except the powers under or conferred by sections five

and twelve thereof, to the under-mentioned persons, who shall be known as the Tinwald Public Domain Board, namely,~

WILLIAM CAMPBELL WALKER, Edward George Wright, JOHN GRIGG, MARK SCOTT, and EDWARD GATES

(herein referred to as "the Board"), subject to the stipula-tions hereinafter contained, that is to say,---

1. The Board shall meet for the transaction of business on The Board shall meet for the transaction of business on the first Tuesday in each month, at half-past two o'clock p.m., at the County Council Office, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Tuesday, the fifth day of August, one thousand eight hundred and ninety.
 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 first Monday in December 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 yote. The Chairman shall hold office until the election of his successor.

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

6. If, by resignation, death, or incapacity, or otherwise, the office of Chairman shall be or become vacant, the members may at any monthly or special meeting appoint a Chairman. 7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

SCHEDULE.

ALL that parcel of land in the Provincial District of Canter-bury, being portion of Reserve No. 350 (in red), containing by admeasurement 230 acres, more or less. Bounded towards the north-east by Section No. 3936; towards the south-east by Sections Nos. 6022 and 6023, and also by Reserves Nos. 2064 and 2275, and by a road; towards the south-west by Reserve No. 350 (in red); and towards the north-west by the north-west boundary of Reserve No. 350 (in red).

ALEX. WILLIS, Clerk of the Executive Council.

Native Land proposed to be taken for a Road in Maungaru Survey District.

ONSLOW, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this thirteenth day of May, 1890.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto

VV is required to be taken for a public work authorised to be constructed by the Government, to wit, the construction of a road :

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

Now, therefore, in pursuance and exercise of the powers vested in him by "The Public Works Act, 1882," and the amendments thereof, and of all other powers in anywise enabling him in this behalf, His Excellency William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the reid colony dath hereby order that the Government of the said colony, doth hereby order that the Government work known as a road shall and may be constructed on or through the land mentioned in the Schedule hereto.

SCHEDULE.

A ROAD, 100 links wide or thereabouts, commencing at the north-eastern boundary-line of the Owhatia Block No. 154 (in red). Maungaru Survey District, Provincial District of Auck-land, and proceeding in southerly and westerly directions through the said block to the south-western boundary-line.

ALEX. WILLIS, Clerk of the Executive Council.

Class-book for Public Schools.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of July, 1890.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In exercise and pursuance of the powers and authorities vested in him by "The Education Act, 1877," the Governor, with the advice and consent of the Executive Council of the colony, doth make the regulation hereto annexed, approving of a class-book for public schools; and, with the like advice and consent, doth prescribe that this order shall take effect from the date hereof."

REGULATION.

THE book entitled "Principles of Agriculture" (Blackie and Son, London) may be used in any public school as if it had been described and included in the list of works set forth in the Order in Council dated the 5th day of July, 1887.

ALEX. WILLIS. Clerk of the Executive Council.

Rules for Resident Magistrates' Courts under "Imprison-ment for Debt Abolition Act, 1874."

ONSLOW, Governor.

WHEREAS by "The Imprisonment for Debt Abolition Act, 1874" (hereinafter referred to as "the said Act"), it is enacted that in the said Act the term "pre-soribed" means, as respects Resident Magistrates' Courts and Courts of Petty Sessions and Justices of the Peace acting under "The Resident Magistrates Act, 1867," or any Acto emplained the come amounted for ground response acting under "The Resident Magistrates Act, 1867," or any Acts amending the same, prescribed by general rules or orders to be made by the Governor in like manner as he is now authorised under the said Acts to frame and establish general rules for the purposes thereof; and it is also by the said Act provided that general rules and orders may, as respects the said Courts, Petty Sessions, and Justices so acting as aforesaid, be made by the Governor for the purpose of carrying the said Act into effect: And whereas by "The Resident Magistrates Act, 1867," it is provided that, in all cases not therein specially provided for, the Governor may from time to time frame and establish general rules and orders regulating the practice and forms of all proceedings in Courts under the said last-mentioned Act, and may from time to time revoke or alter the same; and that such rules and orders, and all alterations thereof,

and that such rules and orders, and all alterations thereof, shall be published in the New Zealand Gazette, and when so published shall have the force of law:

so published shall have the force of law: And whereas by warrants bearing date the thirteenth day of October, one thousand eight hundred and seventy-four, and the nineteenth day of July, one thousand eight hundred and seventy-five, the Governor of the Colony of New Zealand did make and prescribe certain rules and forms for Resident Magistrates' Courts, under the authority of the said Acts, and it is expedient that the said rules and forms should be revoked, and that the rules and forms hereinafter mentioned should be made and prescribed, in lieu thereof: Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the said Colony of New Zealand, in pursuance and exercise of the powers and authority conferred upon me by "The Resident Magistrates Act, 1867," and "The Im-prisonment for Debt Abolition Act, 1874," do hereby revoke, as from and after the thirty-first day of July next, the said re-

prisonment for Debt Abolition Act, 1874," do hereby revoke, as from and after the thirty-first day of July next, the said re-cited warrants of the thirty-first day of October, one thousand eight hundred and seventy-four, and the nineteenth day of July, one thousand eight hundred and seventy-five, and the rules and forms thereby prescribed, and in lieu thereof do hereby make and prescribe the general rules and forms set forth hereunder; and I do hereby declare that such last mentioned rules and forms shall supersede all others at variance therewith which may have been made or prescribed under the said Acts; and I do hereby further declare that these presents shall take effect on and after the first day of August next. August next.

> As witness the hand of His Excellency the Governor, this twenty-eighth day of June, one thousand eight hundred and ninety.

W. R. RUSSELL.

RULES FOR RESIDENT MAGISTRATES' COURTS UNDER "THE IMPRISONMENT FOR DEBT ABOLITION ACT, 1874."

Interpretation.

In the following rules, unless inconsistent with the context, the words "the Act" shall mean "The Imprisonment for Debt Abolition Act, 1874;" the words "clear days" shall mean that, in all cases in which any particular number of

days is prescribed for doing any act, or for any other purpose, the same shall be reckoned exclusive both of the first day and of the last day; the word "person" shall include a body politic or corporate, and every word importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number, and words importing the masculine gender only shall include females.

"Magistrate's Court" shall include any Resident Magistrate's Court, or any Resident Magistrate or Justices acting under "The Resident Magistrates Act, 1867," or any Act amending the same.

amending the same. "District Court" shall mean any Court constituted under "The District Courts Act, 1858," or the Acts amending the same.

Judgment Summons.

1. No order under section 8 of the Act shall be made unless a summons to appear and be examined on oath hereinafter called a "judgment summons") shall have been personally served upon the judgment debtor.

2. A judgment summons shall be issued only by a Magistrate's Court when the debtor resides or carries on business within its district, unless leave of such Court or of a Resident Magistrate has been first obtained.

dent Magistrate has been first obtained. 3. An application by a judgment creditor for the issue of a judgment summons under the Act shall be in writing, signed by the applicant or his agent, according to the form (1) in the First Schedule hereto, and accompanied by an affidavit in the form (2) in the said Schedule.

4. When a judgment creditor desires to apply for a judgment summons to a Magistrate's Court other than the Magistrate's Court in which the order or judgment was obtained, he shall obtain from the Clerk of the Magistrate's Court in which the order or judgment was obtained a certified copy of the order or judgment in the cause, and file the same with his application.

the same with his application. 5. In any case where the judgment debtor resides or carries on business more than five miles from the Court out of which a judgment summons is sought, the application for such summons shall be accompanied by a tender of expenses. The amount to be deposited shall be sufficient, in the opinion of the Clerk of such Court, to enable the judgment debtor to attend and return from the hearing of such summons, and to provide maintenance for the debtor during such attendance. The Clerk of any Court may decline to issue a judgment summons until such expenses are deposited with the application as aforesaid. The amount so deposited shall (unless the Court otherwise orders) form part of the costs of the judgment summons for all purposes.

6. Every judgment summons for an purposes. 6. Every judgment summons on an order or judgment of a Magistrate's Court shall be according to the form (3) in the First Schedule, and be issued not less than ten clear days, and be served not less than five clear days, before the day on which the judgment debtor is required to appear, except in the case provided for by rule 9 of these rules.

which the judgment debtor is required to appear, except in the case provided for by rule 9 of these rules. 7. Where a party desires to enforce, by commitment in any Magistrate's Court, a judgment, decree, or order of a District Court or of the Supreme Court, he shall obtain from such District or Supreme Court, as the case may be, a copy of such judgment, decree, or order certified by the Registrar or Clerk of the Court, and shall file such copy, together with an affidavit in the form (2) in the First Schedule hereto, with the Clerk of the Magistrate's Court to which the application for the judgment summons is made.

which the application for the judgment summons is made. S. The Clerk of the Magistrate's Court to which the application for a judgment summons is made shall, in such lastmentioned cases, upon delivery to him of the certified copy of the judgment, decree, or order of the Supreme Court or District Court, as the case may be, file the same, and issue thereon a judgment summons in the form (4) in the First Schedule hereto.

9. Where the person applying for the judgment summons shall state to the Clerk of the Magistrate's Court that the judgment debtor is about to remove from his dwelling or place of business, or is keeping out of the way to avoid service, then the judgment summons may be issued and served at any time before the hearing: Provided that the Magistrate's Court shall not act upon a summons issued under this rule unless at the hearing such Court is satisfied, by evidence on each, that at the time of the application for the judgment summons the judgment debtor was about to remove from his dwelling or place of business, or was keeping out of the way to avoid service, in either of which cases service upon such debtor at any time before the time appointed for his appearance shall be sufficient.

10. The hearing of a judgment summons may be adjourned from time to time.

11. Any witness may be summoned to give evidence upon such hearing, in the same manner as witnesses are summoned to give evidence upon the hearing of a plaint. Every such summons shall be according to the form (5) in the First Schedule hereto.

12. Upon the issue of a judgment summons against a

party upon an order or judgment of a Magistrate's Court issuing the judgment summons, the bailiff of such Court shall return into the Court any warrant of execution against the goods of such party which may have been issued in the cause.

cause. 13. Where a judgment summons is heard in a Magistrate's Court other than the Court in which the order or judgment was obtained, and an order is made by the Court in which the judgment summons is heard altering the terms of the order or judgment, all payments under the new order shall be made into, and execution thereupon against the goods shall be issued by, the Court which has so altered the order. Such order shall be in the form (6) in the First Schedule.

Buch order shall be in the form (b) in the First Schedule. 14. Where a certified copy of a judgment is obtained from the Clerk of a Magistrate's Court, or District Court, or Registrar of the Supreme Court, such Clerk or Registrar shall make on the minute of the judgment a memorandum of having given such certificate; and no warrant of execution against the goods, or judgment summons upon such judgment, shall issue from such Court unless it be shown to the satisfaction of the Court or to the Clerk or Registrar of such Court that no order has been made against the execution debtor in any other Court.

Order upon a Judgment Summons, Warrant of Committal, &c.

15. An order made under section 8 of the Act on an order or judgment of a Magistrate's Court shall be according to the form (7) in the First Schedule, and an order made under the Act on an order or judgment of a Court other than a Magistrate's Court shall be in the form (8) in the said Schedule; and every such order shall, on whatever day it may be issued from the Clerk's office, bear date on the day on which the order on the judgment summons was made, and shall continue in force for one year from such date and no longer.

16. When an order on a judgment summons has been made, the judgment debtor may, at any time before his body is delivered into the custody of the Gaoler, pay to the bailiff the amount indorsed on the order as that on the payment of which he may be discharged; and on receiving such amount the bailiff shall discharge such debtor, and shall, within twenty-four hours after receiving such amount, pay over the same to the Clerk of the Magistrate's Court of which he is an officer.

17. The sum indorsed upon the order on a judgment summons, or indorsed upon the warrant of committal, as that upon payment of which the prisoner may be discharged may be paid to the Clerk of the Court from which the order or warrant was issued, or to the Gaoler in whose custody the prisoner is. Where it is paid to the Clerk, he shall sign and seal a certificate of such payment, and, upon receiving such certificate, by post or otherwise, the Gaoler in whose custody the prisoner shall then be shall forthwith discharge such prisoner. And where it is paid to the Gaoler, he shall, upon payment to him by post-office order of such amount, together with costs sufficient to pay for transmitting such amount to the Court under the order of which the prisoner was committed, sign a certificate of such payment, and discharge the prisoner, and such costs of transmission shall be part of the prescribed costs.

18. A certificate as to payment by a prisoner shall be according to the form (9) in the First Schedule.

19. Orders upon a judgment summons against the same party may be issued concurrently into more than one district: Provided that the cost of one order only shall be allowed unless the Court shall otherwise direct.

20. The warrant to be issued by the Chief Clerk of a Magistrate's Court under the provisions of section 11 of the Act shall be in the form (10) set out in the First Schedule hereto; and such warrant shall be deemed to be the "warrant in the prescribed form" required to be issued under the said section.

21. No warrant of committal shall be issued against a judgment debtor unless the order made at the hearing of the judgment summons has been drawn up and served upon such debtor: Provided that, where it is shown to the satisfaction of the Court or a Resident Magistrate that the debtor is keeping out of the way to avoid service of such order, service may be dispensed with, and the Court or Resident Magistrate shall direct accordingly. 22. Where a judgment debtor shall, upon the return day of a judgment summons, satisfy the Court that he has been

22. Where a judgment debtor shall, upon the return day of a judgment summons, satisfy the Court that he has been adjudicated a bankrupt, and that the debt was provable in the bankruptcy, or that, in respect of the debt, the provisions of the Bankruptcy Acts for the time being in force have been complied with, no order of commitment shall be made.

23. Where a judgment debtor shall, after the making of an order upon a judgment summons against him, and before its issue, file in the Magistrate's Court in which the order was made an affidavit, according to the form (11) in the First Schedule, stating that he has been adjudicated a bankrupt, that the debt was provable in the bankruptcy, and that, in respect of the judgment debt, the provisions of the Bank-

issue. 24. Where a judgment debtor is arrested he may, accord-ing to the tenor of the order or warrant of committal, file in the Magistrate's Court within the district in which he is in custody an affidavit as mentioned in the last foregoing rule, custody an amdavit as mentioned in the last foregoing fulle, and give the notice to the judgment creditor thereof, as therein required; and thereupon the judgment debtor shall be discharged out of custody upon the certificate of the Clerk of such Court. Such certificate shall be according to the form (12) in the First Schedule hereto.

Costs. 25. The costs which shall be payable by a person im-prisoned under the Act shall be the fees specified in the Second Schedule hereto, and such fees shall be deemed to be the prescribed costs referred to in section 13 of the Act. 26. All costs incurred by the plaintiff in endeavouring to enforce an order or judgment shall be deemed to be due in pursuance of such order or judgment, under section 5 of the Act.

FIRST SCHEDULE.

APPLICATION FOR JUDGMENT SUMMONS.

"The Imprisonment for Debt Abolition Act, 1874."

760

A.B., Plaintiff. C.D., Defendant [Address and description of plaintiff and defendant to be added where judgment that of any other Court].

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order], given [or made] on the for \pounds day of . 18

And I undertake to prove to the satisfaction of the Court at the hearing that the said defendant has or has had since the date of the said judgment [or order] the means to pay the sum so recovered against him, and that he has refused or neglected, or refuses or neglects, to pay the said sum [or (specify any other of the matters mentioned in subsections (4) and (5) of section 8 of the Act]]. And I am aware that if I do not prove the same accord-ingly that I shall have to pay the cost of this summons.

ingly that I shall have to pay the cost of this summons. Plaintiff [or] Agent for Plaintiff.

Witness to signature :)

AFFIDAVIT WHERE JUDGMENT SUMMONS IS SOUGHT. "The Imprisonment for Debt Abolition Act, 1874." In the Court of , holden at Between A.B., Plaintiff [address, description],

and

U.D., Defendant [address, description]. I, , the above-named plaintiff, make oath and say,— 1. That on the day of , 18 , I obtained a judgment [or decree, or order] in [Here set forth the style of the Court in which judgment, decree, or order obtained] against , the above-named defendant, for the pay-ment of the sum of 2. That there is still due on the said judgment [or order, or decree] the sum of Sworn at this) C.D., Defendant [address, description].

Sworn at day of this) ,18, before me-

JUDGMENT SUMMONS ON AN ORDER OR JUDGMENT OF A MAGISTRATE'S COURT.

"The Imprisonment for Debt Abolition Act, 1874."

In the Resident Magistrate's Court holden at

No. of Plaint,

No. of Judgment Summons,

Between A.B., Plaintiff [address, description],

and C.D., Defendant [rresent address and description, and, if known, place of employment]. WHEREAS the plaintiff obtained a judgment [or, if no judgwhere so the plantitic obtained a judgment [0, i) to judg-ment has been obtained, or if a fresh order has been obtained upon a judgment, an order] against you, the above-named defendant, in the Resident Magistrate's Court of , holden at , on the day of , 18, for the payment of \pounds for debt [or damages] and holden at , on the day of , 18 , for the payment of \pounds for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amounting to £ :

And whereas it appears you have made default in payment

And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [or order], and that there is now due and owing thereunder to the plaintiff the sum of \pounds : You are therefore hereby summoned to appear person-ally in this Court at [place where Court holden], on the day of , 18 , at the hour of in the noon, to be examined on each by the Court touchnoon, to be examined on oath by the Court could-ing the means you have or have had since the date of the judgment [or order] to satisfy the sum payable in pursuance of the said judgment [or order] [or (specifying such of the matters mentioned in subsections (4) and (5) of section 8 of the Act as are specified in the application for judg-ment summons)]; and also to show cause why you should not be committed to prison for such default. Dated this day , 18 , 18 . Clerk of the Court. £ s. d. Amount of judgment [or order] and costs Costs of warrant against the goods, if any Costs of previous judgment summons, hearing, and commitment Paid into Court ... Amounts which were not re-Deduct quired to have been paid [I. Debt 1. before the date of summons Sum payable Cost of the summons ••• . . Amount upon the payment of which no fur-ther proceedings will be had until default in payment of next instalment ... (Indorsement.) , bailiff of the Resident Magistrate's Court at , do swear that I duly served the within named with a summons, a true copy of which is within I. written, by delivering the same to him personally at on the day of ,18 . Bailiff. this) Sworn at day of ,18 , before me-Clerk of Court. [I. Debt 4. JUDGMENT SUMMONS ON ORDER OR JUDGMENT OF A COURT OTHER THAN A MAGISTRATE'S COURT. [I. Debt 2. "The Imprisonment for Debt Abolition Act, 1874." In the [title of Court issuing summons]. No. of Judgment Summons Between A.B., Plaintiff [address and description], and C.D., Defendant [present address, description, and, if known, place of employment]. defendant in the Court of holden at on the day of , 18, for the sum of £ : [Or, Whereas by a decree (or order) made by the Court of holden at , on the day of , 18, the defendant was ordered to pay to the plaintiff the sum of £ : And whereas it appears WHEREAS the plaintiff obtained a judgment against the defendant in the Court of holden at plaintiff the sum of £ And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [decree or order], and that there is now due and owing thereunder to the plaintiff the sum of £ You are therefore hereby summoned to appear personally in this Court at [place where Court holden], on the day of , 18, at the hour of in the noon, to be examined on each by the Court touching the means you have or have had since the date of the said judgment [decree or order] to pay the said sum in payment of which you have made default [or (specifying such of the matters mentioned in subsections (4) and (5) of sections. [I. Debt 3. of the matters mentioned in subsections (4) and (5) of sec-tion 8 of the Act as are specified in the application for judg-ment summons)]; and also to show cause why you should not be committed to prison for such default. , 18 Dated this day of Clerk of the Court. £ s. đ. Amount of judgment or order remaining due .. Cost of this summons ۰. ..

Total sum due

[No. 37

of

I. Debt 5. 1 SUMMONS TO WITNESS.

"The Imprisonment for Debt Abolition Act, 1874."

Court of , holden at In the In the matter of a judgment summons bearing date day of , 18 Between A.B., Plaintiff, the

and C.D., Defendant.

You are hereby required to attend at the Courthouse, at , on , the day of ,18 , at the hour of in the noon, to give evidence in the above matter or in the hoon, to give evidence in the above matter on behalf of the plaintiff [or defendant], and then and there to have and produce [Here state any particular documents required], and all other books, papers, writings, and other documents relating to the said matter which may be in your custody, possession, or control. In default of your attend-ance, you will be liable to a penalty of ten pounds. Dated this day of 18 , 18 Dated this day of To

of Clerk of the Court.

I. Debt 6.

ORDER UPON A JUDGMENT SUMMONS ALTERING ORIGINAL ORDER OR JUDGMENT.

"The Imprisonment for Debt Abolition Act, 1874."

In the [title of Court issuing summons]. No. of Plaint, No. of Judgment Summons, Between A.B., Plaintiff [address and description],

and

and C.D., Defendant [present address, description, and, if known, place of employment]. WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the Magistrate's Court of holden at , on the day of , 18 , for the payment of \pounds , together with \pounds for costs, and in payment thereof [or of part thereof] the defendant hath made default: [Or, Whereas the plaintiff obtained a judgment against the defendant in the Supreme Court (or as the case may be), on the day of , 18 , for the sum of \pounds , and there is now due and payable upon the said judgment the sum of \pounds :]

and there is now use and payable upon the start jacging the sum of \pounds :] [Or, Whereas by a decree (or order) made by the Supreme Court (or as the case may be), on the day of , 18 , the defendant was ordered to pay to the plaintiff the sum of \pounds , and there is now due and payable upon the said decree (or order) the sum of \pounds :] And whereas a summons was at the instance of the plain-

the said decree (or order) the sum of \pounds :] And whereas a summons was, at the instance of the plain-tiff, duly issued out of this Court, by which the defendant was required to appear personally at this Court on the day of , 18, to be examined on oath touching the means he had then, or had had since the date of the judg-ment [or order], to pay the said sum [or (specifying such of the matters mentioned in subsections (4) and (5) of section 8 of the Act as were specified in the summons); which summons was proved to this Court to have been duly served on the defendant: Now, therefore, it is ordered that [Acknowledgment of Pay-

Now, therefore, it is ordered that Acknowledgment of Paythe defendant do pay the amount still due on the said judgment, and the costs of the said summons and its hearing, as stated at the foot of this order, to the Clerk of this Court Date. £ s. d. Rec'vd by [by instalments of £ for every days; the first pay-ment to be made], on the day of , 18.

Given under the seal of the Court, on this day of ,18.

.

Resident Magistrate.

£ s. d.

Amount on judgment or order remaining due... Cost of judgment summons, and its hearing ...

£ [I. Debt 7. Order on a Judgment Summons. " The Imprisonment for Debt Abolition Act, 1874." In the Resident Magistrate's Court holden at No. of Plaint, . No. of Judgment Summons, . No. of Order, . Between A.B., Plaintiff, and C.D., Defendant.

WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the Resident Magistrate's Court

, on the

, holden at

day of

18, for the payment of \pounds for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amounting to \pounds

thereof amounting to \pounds : And whereas the defendant hath made default in payment of the amount [or (the) instalment of \pounds , as the case may be] due and payable in pursuance of the said indement [or even).

as the case may be) due and payable in pursuance of the said judgment [or order]: And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defend-ant was required to appear personally at this Court, on the day of , 18, to be examined on oath touching [Here quote the exact words stated in the summons], and to show cause why he should not be committed to prison for such default, which summons has been proved to this Court to have been duly served on the defendant:

and to snow cause why he should not be committed to prison for such default, which summons has been proved to this Court to have been duly served on the defendant : And whereas, at the hearing of the said summons (it has been proved to the satisfaction of the Court that) [Here specify such of the matters stated in the summons as have been proved] [If defendant does not appear, strike out the words in parentheses and say, the defendant did not appear as required by such summons, nor allege a sufficient cause for not attending], and the defendant has shown no cause why he should not be committed to prison: Now, therefore, it is ordered that unless the defendant shall pay into this Court at [forthwith, or on or before the day of , 18, or by instalments of £ on the day of , 18] the sum stated below as that upon the payment of which he is to be discharged, or shall file such affidavit as is mentioned in Rule 23 of the Rules for Resident Magistrate's Courts under "The Im-prisonment for Debt Abolition Act, 1874," he shall be committed to the public prison at known as the , for , for

Given under my hand this

Resident Magistrate. s.

, 18

d.

£ Amount of judgment or order remaining due

day of

Costs of judgment summons

Total sum upon payment of which the pri-soner will be discharged ...

(Subject as above, this order remains in force for one year from the date hereof.)

(Indorsement.)

Court of , holden at Between A.B., Plaintiff, In the

and C.D., Defendant.

, bailiff of the Resident Magistrate's Court holden

, do hereby make oath and say,— 1. That I duly served the within \mathbf{at} , the defendant. with an order on a judgment summons, a true copy of which said order appears on the other side hereof, marked "A.," by delivering the same to him personally at , on the

day of	,18 .
Sworn at	, this)
day of	, 18 , 5
before me.	· · · · · · · · · · · · · · · · · · ·

[I. Debt 8.

ORDER OF COMMITMENT ON AN ORDER OF JUDGMENT OF A COURT OTHER THAN A RESIDENT MAGISTRATE'S COURT.

"The Imprisonment for Debt Abolition Act, 1874." In the Resident Magistrate's Court holden at

No. of Plaint,

No. of Judgment Summons, . No. of Order, . Between A.B., Plaintiff,

and C.D., Defendant. WHEREAS the plaintiff obtained a judgment against the de-fendant, in the Court [or as the case may be], holden at , on the day of , 18, for the sum of \pounds , and there is now due and payable upon the said judgment the sum of \pounds : [Or, Whereas by a decree (or order) made by the Court (or as the case may be), holden at , on the day of , 18, the defendant was ordered to pay to the plaintiff the sum of \pounds , and there is now due and payable upon the said decree (or order) the sum of \pounds :] And whereas a summone was at the i

of \pounds :] And whereas a summons was, at the instance of the plain-tiff, duly issued out of this Court by which the defendant was required to appear personally at this Court on the day of , 18, to be examined on oath touching [Here specify such of the matters as were stated in the sum-mons], which summons was proved to this Court to have been duly served on the defendant:

And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that the

now been proved to the satisfaction of the Court that the defendant [Here specify such of the matters stated in the summons as have been proved], and the defendant has shown no cause why he should not be committed to prison: Now, therefore, it is ordered that, unless the defendant shall pay into this Court at [forthwith or on or before the day of , 18, or by instalments of \pounds on the day of , 18] the sum [s] so due and payable as aforesaid, together with the prescribed costs, or shall file such affidavit as is mentioned in Rule 23 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," he shall be committed to the public prison at , known as , for to the public prison at , for

Given under my hand this day , 18 day of

Resident Magistrate.

£ s. d. Amount of judgment or order remaining due Cost of judgment summons

Amount upon the payment of which the prisoner is to be discharged ...

(Subject as above, this order remains in force one year from the date thereof.)

(Indorsement.)

In the Court of , holden at Between A.B., Plaintiff,

and C.D., Defendant.

Т , bailiff of the Resident Magistrate's Court holden , do hereby make oath and say : 1. That I duly served the within at 1. Inst 1 duly served the within , the defendant, with an order of commitment, a true copy of which said order appears on the other side hereof, marked "A," by de-livering the same to him personally at , on the day of .18

,18. Sworn at this) day of ,18 before me.

I. Debt 9.

CERTIFICATE AS TO PAYMENT BY A DEFENDANT.

"The Imprisonment for Debt Abolition Act, 1874." "The Imprisonment for Dect Acoustion Act, 1874." I HEREBY certify that the defendant, who was committed to my [or your] custody by virtue of a warrant of commitment issued out of this Court [or of the Court of , holden at], bearing date the day of , 18 , has paid and satisfied the sum of money for the non-payment whereof he was so committed, together with all costs due and payable by him in respect thereof; and that the defendant may, in respect of such order, be forthwith discharged out of my [or your] custody. discharged out of my [or your] custody. Given under my hand [or the seal of the Court] this day of , 18

Gaoler [or Clerk of the Court . holden at .1 To

[I. Debt 10

WARRANT OF COMMITTAL.

In the Resident Magistrate's Court of , holden at

, the bailiff of the Resident Magistrate's Court То of , and to , the Gaoler or keeper of the Prison at , known as GREETING:

Between A.B., Plaintiff, and

C.D., Defendant.

C.D., Defendant. WHEREAS by an order bearing date the day of , 18 , and issued out of this Court, it was ordered that, un-less the defendant should pay into this Court, at [Copy exact terms of order], the sum [s] so due and payable as aforesaid, together with the prescribed costs, or should file such affidavit as is mentioned in Rule 28 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," he should be committed to the public prison at , known as for ; public prison at , known as for And whereas such order was duly served on the defendant

upon the day of , 18 : And whereas the defendant has not paid the sum [s] in the said order mentioned in the manner therein directed, but therein has made default, and there is now due and owing under the said order the sum stated below :

These are therefore to require you, the said , and others, to take the defendant and deliver him to the Gaoler or keeper of the prison known as , at and you, the said Gaoler or keeper, to receive the defendant, and him safely keep in the said prison for from the date of his arrest under the said order, unless he shall sooner pay the sum stated below as that upon payment of which he is to be discharged, or be otherwise discharged by due course of law.

Given under my hand this day of , 18

Chief Clerk of the Court.

£ s. d. Amount of judgment summons remaining due Costs of warrant of committal ...

Amount upon the payment of which the defend-ant is to be discharged ..

> [I. Debt 11. AFFIDAVIT (AS TO BANKRUPTCY).

"The Imprisonment for Debt Abolition Act, 1874."

Between A.B., Plaintiff, In the

and C.D., Defendant.

I, C.D., of , make oath and say,-1. That under "The Imprisonment for Debt Abolition Act, 1874," a warrant for my committal to prison was made by the above Court [or the Court of holder at , holden at], for making default in payment of £ , due from me in pursuance of an order [or judgment] of the [Here insert the Court in which order or judgment was given]. 2. That on the

2. That on the day of , 18 , I was ad-judicated a bankrupt by the [Here insert title of Court by which adjudication was made]. 3. That the order of adjudication was published in the

[Naming the newspaper] on the day of 18

 That the debt in respect of which the above order [or judgment] was given was provable under the said bankruptcy.

, this , 18 , before me---} Sworn at day of

[I. Debt 12.

C.D.

CERTIFICATE. " The Imprisonment for Debt Abolition Act, 1874." Between A.B., Plaintiff, In the

and C.D., Defendant.

I HEREBY certify that the defendant, who was committed to your custody by virtue of a warrant of committal issued out of the Court of , holden at , because data the Court of , holden at to your custody by virtue of a warrant of committai issued out of the Court of , holden at , bearing date the day of , 18 , has filed an affidavit in this Court stating that he has been duly ad-judged a bankrupt, and that the debt in respect of which the said warrant of committal was made was provable under the said bankruptcy. And I do further certify that the de-fendant may, in respect of such order, be forthwith dis-charged out of your custody. Given under the seal of the Court, this day of .18.

, 18

Registrar [or Clerk] of the Court. To the Gaoler or Keeper of the Prison at

SECOND SCHEDULE.

TABLE OF FEES TO BE TAKEN IN THE RESIDENT MAGISTRATES' COURTS UNDER "THE IMPRISONMENT FOR DEBT ABOLITION ACT, 1874."

·		u	npe	iou aid eed	nt ing
	£	£	£	£	£
	5	10	20	50	100
Summons, service, hearing, and order	s.	s.	1.1.1.1	s.	s.
Summons for each witness	5	8		20	30
Service of summons to witness within two	3	3		3	3
miles of Court	2	2	2	2	2
either party	1	2	3	4	5
Warrant of committal	3	4	5	6	7
Certificate or order for discharge	2	4	6	8	10
Certificated copy of order or judgment	2	3	4	5	6

[No. 37

762

Mileage for service of any summons or order, 1s. a mile j beyond two miles from the Courthouse or police-station from which the summons is last issued for service to the residence or place of business of defendant, or actual expenses, at the

or place of business of defendant, or actual expenses, at the discretion of the Resident Magistrate. Mileage for execution of any warrant, 1s. a mile from the Courthouse from which the warrant is executed to residence of defendant, or actual expenses, at the discretion of the Resident Magistrate; and actual expenses of bailiff and defendant from the place of arrest to the prison named in the warrant, and of the bailiff from the said prison to his residence.

Changing the Purpose of Reserves in Auckland.

ONSLOW, Governor.

WHEREAS the lands described in the Schedule hereto were heretofore duly reserved for plantations, and is a reserve in Class I. of "The Public Reserves Act, 1881," and such land has not been vested in trust in any society, body corporate, or trustees: And whereas, in the opinion of the Governor, it is expedient that the purpose of such reserve

shall be appropriated to a school-site: Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise of the powers and authorities vested in me by the second section of "The Public Reserves Act Amendment Act, 1889," do, by this weitingther baryby dealare that the said reserve shall this notification, hereby declare that the said reserve shall, from and after the day of the date of the publication hereof in the New Zealand Gazette, be appropriated for the pur-poses of a school-site under Class III. of "The Public Re-serves Act, 1881."

SCHEDULE.

ALL that parcel of land called or known as Section No. 216 of the Parish of Takapuna, situate in the Waitemata Survey District, in the Provincial District of Auckland, and contain-

of the Parish of Takapuna, situate in the Waitemata Survey District, in the Provincial District of Auckland, and contain-ing by admeasurement 1 acre 1 rood 26 perches, more or less. Bounded towards the north-east by a road, 520 links; thence towards the east by a road, 261 links; thence towards the south-west by a road, 105 and 337 links; thence towards the south-west by a road, 201 links; thence towards the west by a road, 201 links, to the point of com-mencement: be all the aforesaid linkages more or less. All that parcel of land called or known as Section No. 217 of the Parish of Takapuna, situate in the Waitemata Survey District, in the Provincial District of Auckland, and contain-ing by admeasurement 2 acres 2 roods 1 perch, more or less. Bounded towards the north-east by a road, 581 links; thence towards the south-east by a road, 780 links; thence towards the west by a road, 548 links; thence towards the north-west by a road, 548 links; thence towards the north-west by a road, 548 links; thence towards the north-west by a road, 548 links; thence towards the north-west by a road, 548 links; thence towards the north-west by a road, 541 links; thence towards the south-easing the south of commencement: be all the afore-said linkages more or less. As witness the hand of His Excellency the Governor, this twenty-eighth day of June, one thousand civit the weat of a right.

this twenty-eighth day of June, one thousand eight hundred and ninety.

G. F. RICHARDSON, Minister of Lands.

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

ONSLOW, Governor.

ONSLOW, Governor. T pursuance and exercise of the powers and authorities conferred upon me by the third section of "The Land Act Amendment Act, 1887" (hereinafter termed "the said Act"), I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection, after the lapse of a period of not less than forty-five days from the date of the first public notification hereof, in the manner and upon the conditions mentioned in the said Act, and at the price per acre stated in the said Schedule. and at the price per acre stated in the said Schedule.

SCHEDULE.

SECOND-CLASS LAND. Sounds County.-Linkwater and Orieri Survey Districts.

Block.	Area.	Cash Price per Acre.	Deferred- payment Price per Acre.	Perpetual lease Rent per Acre.
Part of II. Part of III.	A. R. P. 1,750 0 0 (Estimated)	s. d.	s. d. 9 5	s. d. $0 4\frac{1}{2}$

Description of Land: Bounded towards the south by a Description of Land: Bounded towards the south by a leading spur from the southernmost point of Nikau Bay to the summit of the main range; thence towards the east by that summit to the leading spur between Four-fathom and Nikau Bays; thence towards the north by that leading spur and Section No. 1, Block III., Orieri Survey District, to Pelorus Sound; and towards the west by Pelorus Sound and Nikau Bay to the starting-point: excepting therefrom the freehold Sections Nos. 150, 151, and 152. Situated in Nikau Bay, Pelorus Sound. Moderately steep hills covered with light bush, consisting of tawa, pukatea, hinau, ohau, nikaus, &c., on the lower slopes; upper slopes covered with birch. Soil on lower slopes varies from fair to good, and on upper slopes inferior. good, and on upper slopes inferior.

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

G. F. RICHARDSON, Minister of Lands.

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

ONSLOW, Governor.

ONSLOW, Governor. IN pursuance and exercise of the powers and authorities conferred upon me by the third section of "The Land Act Amendment Act, 1887" (hereinafter termed "the said Act "), I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection, after the lapse of a period of not less than forty-five days from the date of the first public notification hereof, in the manner and upon the conditions mentioned in the said Act, and at the price per acre stated in the said Schedule. and at the price per acre stated in the said Schedule.

SCHEDULE.

KINGSTON DISTRICT.

Section.	Block.	Area,	Cash Price per Acre.	Deferred- payment Price per Acre.	Perpetual- lease Rent per Acre.
7 2*	I. II.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	£ s. d. 1 0 0 1 0 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	s. d. 1 0 1 0

* Valuation for improvements, £18 10s.

As witness the hand of His Excellency the Governor, this twenty-eighth day of June, one thousand eight hundred and ninety.

> G. F. RICHARDSON Minister of Lands.

Postmaster appointed to take and receive Statutory Declarations.

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

HENRY WILLIAM SANDLE,

THENRY WILLIAM SANDLE, being a person holding the office of Postmaster under "The Post Office Act, 1881," at Stafford, is authorised to take and receive statutory declarations under the two hundred and thirty-fourth section of "The Justices of the Peace Act, 1882."

As witness my hand, at Wellington, in the colony aforesaid, this twenty-fifth day of June, one thousand eight hundred and ninety.

ONSLOW, Governor.

Trustees appointed for the Control of the Yaldhurst Public Cemetery.

ONSLOW, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby appoint the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule, in lieu of the Templeton Road Board, appointed by warrant dated the thirty-first day of March, one thousand eight hundred and ninety.

THE NEW ZEALAND GAZETTE.

[No. 37

	SCHEDULE.	Officer under Section 36 of "The Electric Lines Act, 1884," appointed.
Names of Trustees.	Name of Public Cemetery, and Descrip- tion of Land.	General Post Office, Wellington, 26th June, 1890.
George Frederick Car- penter. John Taylor. William Hibbert. Albert Freeman. Alfred Chesnall.	YALDHURST. All that parcel of land in the Rol- leston Survey District, Provincial District of Canterbury, containing 5 acres, more or less. Bounded westward by Section No. 3084; southward by Bealey's Road, 1200 links; eastward by a line at right angles thereto, 500 links; and north- ward by a line parallel to the	N pursuance of the powers conferred upon me by "The Electric Lines Act, 1884" (hereinafter termed "the said Act"), and by the regulations made thereunder on the 30th June, 1885, and published in the New Zealand Gazette No. 41, 1885, the following officer is hereby appointed a Transmitting and Receiving Officer for the purpose of dealing with all notices by telegraph sent under the said Act or regulations, and of signing such certificates in relation to the service of any such notices as are required or authorised to be signed or given under the said Act or the regulations aforesaid :
	southern boundary. Also all that parcel of land in the Canterbury Land District, contain-	ROBERT KIRTON, Chief Postmaster, Chief Post Office, Nelson.
	ing by admeasurement 5 acres, more or less, being Section No. 2538 (in red), formerly part of Reserve No. 321, situate in Block IX., Christ-	EDWIN MITCHELSON. Electric Telegraph Commissioner. Official Visitor resigned.
	church Survey District. Bounded towards the north-east by a road- line, 7425 links; towards the south- east by the remaining portion of Reserve No. 321, 726.7 links;	Department of Justice (Prisons Branch), Wellington, 1st July, 1890. HIS Excellency the Governor has been pleased to ac- cept the resignation of
	towards the south-west by a road- line, 1288.5 links; and towards the north-west by Section No. 3084, 1508 links.	Mr. ARTHUR BAKEWELL WHITE PARSONS as Official Visitor of H.M. Prison at Lyttelton. W. R. RUSSELL.
	Be all the aforesaid linkages more or less; as the same are delineated	Volunteer Officers resigned.
this twenty-	on the plan deposited in the District Survey Office, Christchurch. and of His Excellency the Governor, eighth day of June, one thousand d and ninety.	Defence Office, Wellington, 2nd July, 1890. It is Excellency the Governor has been pleased to ac- cept the resignation of the commissions held by the under-mentioned officers:—
	G. F. RICHARDSON, Minister of Lands.	Wairoa Rifle Volunteers. Lieutenant John Creighton. Date of resignation, 9th May,
H IS Excellency the point	ensing Committees appointed. Department of Justice, Wellington, 2nd July, 1890. e Governor has been pleased to ap-	1890. Dunedin Engineer Volunteers. Lieutenant Charles Magnus Mouat. Date of resignation, 12th May, 1890. Heretaunga Light Horse Cavalry Volunteers. Captain George Herbert Scales. Date of resignation, 6th
to be a Member of the i of Ahaura, vice J. Mars	SHER CAMPBELL ALGIE Licensing Committee for the District hall, resigned; and RGE ADAMS CLARK	June, 1890. Nelson College Cadet Volunteers. Lieutenant Sisley Richard Davidson. Date of resignation, 15th June, 1890.
to be a Member of the l of Waima, vice J. D. Tr		W. R. RUSSELL.
Native Lan	W. R. RUSSELL. d Court Judge appointed.	Commissions in the British Army.—Amended Regulations. Defence Office,
IS Excellency th	Native Office, Wellington, 1st July, 1890. e Governor has been pleased to ap-	Wellington, 2nd July, 1890. THE following amended regulations, under which com- missions in the British army may be obtained by officers of colonial local military forces, are published for general information
	DWARD GUDGEON, Esq.,	W. R. RUSSELL.
to be a Judge of the N take effect from the 1st	Native Land Court. Appointment to instant. EDWIN MITCHELSON.	REGULATIONS UNDER WHICH COMMISSIONS IN THE BRITISH ARMY MAY BE OBTAINED BY OFFICERS OF COLONIAL LOCAL MILITARY FORCES.
Trust Co	mmissioner appointed.	1. COMMISSIONS in the cavalry or infantry of the line will be granted to officers (who are $bon\hat{a}$ fide colonists) of the local military forces of certain colonies, to be specified from time
L point	Native Office, Wellington, 2nd July, 1890. e Governor has been pleased to ap-	to time, under the conditions hereinafter prescribed as to age, physical and moral fitness, length of service in the colonial forces, literary and military qualifications, and general eligibility for the position of an officer in Her Majesty's regular forces.
to be a Trust Commi	DWARD GUDGEON, Esq., issioner under "The Native Lands , 1881," and the amendments thereof. EDWIN MITCHELSON.	2. A candidate will be required to have served at least fifteen months as an officer in the local military force of the colony from which he is nominated, and must have attended two annual trainings, or have seen active service in the field. A certificate to this effect from his commanding officer must
Commissio	ner of Police appointed.	be attached to the candidate's papers 3. The candidate must be within the ages of nineteen and
L point	Police Department, Wellington, 1st July, 1890. are Governor has been pleased to ap-	twenty-two on the 1st January of the year in which he is allowed to present himself for the examination hereafter specified. A certificate of birth, or a declaration of his exact age, made by the candidate's parents or guardian before a Magistrate, must be attached to his papers when forwarded
	t-Colonel ARTHUR HUME, to be Commissioner of Police, vice Gudgeon, transferred.	to the War Office. 4. He will be required to undergo an inspection by a Medical Board, to be convened by the Governor of the colony or other momen authority and will not be allowed to

W. R. RUSSELL. | colony or other proper authority, and will not be allowed to

proceed further with his candidature unless certified by such Board to be physically qualified in all respects for a commission in the army.

5. An intending candidate must apply for a nomination to the Governor, through his commanding officer, or such other channel as the Governor may prescribe, in sufficient time to allow of arrangements being made for his undergoing the required examinations before he has exceeded the limit of

required examinations before he has exceeded the limit of age specified in paragraph 3. 6. A candidate will not be allowed to enter upon his examination until he has satisfied the Governor of the colony in which he is serving that he is actually a colonist, that he is of good moral character, and in all other respects a fit and proper person to hold a commission in Her Majesty's army. A certificate from the Governor to this effect must be attached to the candidate's papers when they are forwarded to the War Office. 7. Subject to the exceptions stated in paragraph 8 a cor-

to the War Office.
7. Subject to the exceptions stated in paragraph 8, a candidate will be required, before being permitted to present himself for examination in military subjects, to undergo a qualifying literary examination in the following subjects: —

Mathematics—viz., (a) arithmetic, including vulgar and decimal fractions, proportion, and simple interest; (b) Euclid, Book I.; (c) algebra, up to and including simple equations.
French or German; the examination being limited to translation from the language, and grammatical questions.

- questions. (3.) Writing English correctly, and in a good legible hand, from dictation. English composition, tested by
- from dictation. English composition, texted by the power of writing an essay, letter, or précis.
 (4.) The elements of geometrical drawing, including the construction of scales, and the use of simple mathe-matical instruments.*
- (5.) Geography.

Any candidate who has previously passed an examination before the Civil Service Commissioners in three or more of the above subjects will be exempt from further examination in such subjects; but candidates who have to be examined in two or more subjects will be required to qualify in all at

the same examination. In addition to the foregoing, the candidate will be required to select and qualify in two, and not more than two, of the

(d.) Freehand drawing. The subjects selected should in all cases be stated in the

- for the Army."
- for the Army." London University: The "First Examination" for the degrees of B.A., LL.B., Sc., or M.B.; or if he has passed some other test which is accepted by the uni-versity as exempting from the above examinations. An equivalent examination at one of the chartered colonial universities will likewise be accepted as a sufficient ground for acception

			marks.	
1. The elements of field for	tification		600	
2. Military topography		••	600	
3. The elements of tactics		• • •	600	
4. Military law		••	600	

* Greater importance will be attached to neatness and exactness of drawing than to ability to solve geometrical problems.

In order to qualify for a commission, a candidate will be required to obtain 25 of the marks in each subject, and 5 of

the aggregate. 11. The scope will be that embraced by the synopsis of the 10) at the Royal Military College.* There will, however, be no practical out-of-door examination in any subject. The text-books will be those in use at the time at the Royal Military College, Sandhurst, which, for the present, are as follows:

(1.) The elements of field fortification : Phillips's Course of

- (1.) The elements of tactication.
 (2.) Military topography: Official Text-book of Military Topography.
 (3.) The elements of tactics: Field Exercises. Clery's Minor Tactics.
- (4.) Military law: Army Act. Queen's Regulations. Ele-ments of Military Administration and Law (Boughey).

12. Sets of papers for the examination in both the literary and military subjects will be forwarded in due course, in sealed envelopes, to the Governors of the respective colonies, who will convene Boards the duty of which will be to see that the papers are fairly worked by the candidates. The papers will then be returned without delay to the Director-General of Military Education, War Office, London, for adjudication.

dication. 13. The Governor of the colony will notify to the War Office, through the Secretary of State for the Colonies, each year, whether he has any duly-qualified candidates to nomi-nate, and will, at the same time, state how many sets of papers he will require for their examination, and the optional subjects selected by the candidates. This notification must reach the War Office not later than the 1st February

the 1st February. 14. Until further notice, two army commissions will be allotted to each of the following colonies annually: New South Wales, South Australia, Victoria, Queensland, New Zealand, Cape of Good Hope.

Six will be allotted annually to Canada, and one biennially to Tasmania.

In the event of the number of candidates nominated by the Governor in a colony at any time exceeding the allotted number of commissions, the selection will be decided by competition in the military portion of the prescribed examination.

* This synopsis has been published by authority, and is sold by— W. Clowes and Sons (Limited), 13, Charing Cross; Harrison and Sons, 59, Pall Mall; W. H. Allen and Co., 13, Waterloo Place; W. Mitchell, 99, Charing Cross; Longmans and Co., Paternoster Row; Trübner and Co., 57 and 59, Ludgate Hill; Stanford, Charing Cross; and C. Kegan, Paul, and Co., 1, Paternoster Square. Also by Griffen and Co., The Hard, Portsea; A. and C. Black, Edinburgh; Alex. Thom and Co., Abbey Street, and E. Ponsonby, Grafton Street, Dublin. Dublin.

Road Board Elections.

Unionial Secretary's Office, Wellington, 2nd July, 1890. THE following notices of elections of Members of Road Boards have been received at this office, and are pub-lished in accordance with the provisions of "The Road Boards Act, 1882."

G. S. COOPER, Under-Secretary.

Mount Wellington Road District, County of Eden: Edward Pilkington.

Wairoa Road District, County of Manukau : Charles William Stephens. Daniel Crawford.

Maraetai Road District, County of Manukau:

John Gilbert. James Joseph Jacobs.

Kirikiriroa Road District, County of Waikato: Richard Gillett.

Pirongia Road District, County of Raglan: Samuel J. Bates. Isaac Hodgson.

Whaingaroa Road District, County of Raglan: Charles H. Moon.

Karori-Makara Road District, County of Hutt: James McMenamen. Peter Trotter.

East Malvern Road District, County of Selwyn: Frederick Bull.

Outram Road District, County of Taieri : West Taieri Subdivision—

James Allan.

John Allan. Henley Subdivision—

John Stevenson.

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs, Wellington, 2nd July, 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, 1898," in relation to the under-mentioned articles as follow :-

Norg.-"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.
Bromide opals, as gelatine dry-plates	Free.
Carbolic acid in bottle, as druggists' sundries Caryatid of cement, as building materials	15 per cent.
n.o.e	Free.
Cast-iron tees, bends, elbows, knees, and the	T100.
like articles through which water or gas	
passes unobstructed, as water-works pipes,	
iron; or gas-pipes, iron	5 per cent.
Cast-iron valves, boxes, tobies, hydrants, and	
the like articles, as cast-iron of all sorts	
moulded, n.o.e. under metal manufactures	20 per cent.
Celluloid (a substitute for cardboard), of sizes	-
not less than royal	Free.
Celluloid, of less size than royal, as stationery	
n.o.e	15 per cent.
Electro motors and hand dynamos, as electric	-
machinery and appliances	Free.
Gelatine (Coignet's), as gelatine	15 per cent.
Gunny-cloth, cut into lengths for bag-making,	
as a. & m.s	Free.
Hubs (birch), as carriage-hubs	15 per cent.
Icing-pipes, confectioners', as artificers' tools	Free.
Lincrustra, Walton, as paperhangings	15 per cent.
Liquorice in fancy shapes, as liquorice	15 per cent.
Paper, glazed cap, glazed casing, and foiled	Ea the sout
casing, as wrapping-paper o.k.	5s. the cwt.
Paris cord, as cotton-piece goods n.o.e *Sago-flour, as sago	10 per cent. Free.
Stains, Mander's liquid, as druggists' sundries	
H. S. MCKELLAR	
Secretary an	d inspector.

Commissioner's Order No. 374.]

Officiating Ministers for 1890.-Notice No. 15.

Registrar-General's Office, Wellington, 27th June, 1890. DURSUANT 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 in-tituled "The Marriage Act, 1880," the following name of an Officiating Minister within the meaning of the said Act is published for general information:-

Wesleyan Methodist Society. The Reverend Piripi Rakena.

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

Sale of Unclaimed Property

Police Department, Commissioner's Office, Wellington, 19th June, 1890. THE unclaimed property described hereunder, and now in the possession of the police at the stations named, will, unless previously claimed, be sold by public auction, at the respective police offices, on Saturday, the 19th proximo, at noon, in accordance with the Police Regulations :--Auckland : Sundries. New Plymouth : Silver brooch. Nelson : Gold scarf-pin. Christchurch : Gun, silver bracelet, watch, umbrella, and sundries.

sundries.

Oamaru : Sundries.

Dunedin : Portmanteau, umbrella, and sundries. W. E. GUDGEON,

Commissioner of Police.

Examination of Mine Managers.

Mines Department, Wellington, 6th June, 1890. A N examination of candidates for certificates as Mine Managers, under "The Mining Act, 1886," and "The Coal Mines Act, 1886," will be held on the 21st July, 1890, and two following days, at places to be hereafter named. All applications, with fee of £1, must be addressed to "The Secretary of the Board of Examiners under the Mining Act

or Coal Mines Act, Wellington," and must be received before the 8th July.

in January last will be allowed to come up for re-examina-tion, within twelve months, in the subjects in which they failed.

Further examinations will be held in January and July in each year.

T. H. HAMER, Secretary to the Board of Examiners.

Application for Registration of a Trade-mark.

(No. 59.)

Patent Office,

(No. 59.) Patent Office, Wellington, 3rd July, 1890. N OTICE is hereby given that JOHN MANNERS MORRAN, of Rutland Street, Auckland, New Zealand, Manu-facturer of Waterproof-clothing, has applied to register, under "The Patents. Designs, and Trade-marks Act, 1889," the trade mark of which the following is a representation :—



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

Ready-made clothing.

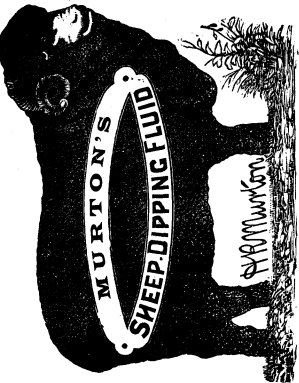
Class of Goods in connection with which the Applicant desires the Trade-mark to be registered. Class No. 38.

Any person may, within two months of the date of this Gazetic, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. C. J. A. HASELDEN,

Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 60.) Patent Office, Wellington, 3rd July, 1890. NOTICE is hereby given that HENRY ROBERT MURTON, of Napier, New Zealand, Sheep-dip Manufacturer, has applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade mark of which the following is a representation : representation :



JULY 3.] ·

THE NEW ZEALAND GAZETTE.

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

Vermin-destroyers.

Class of Goods in connection with which the Applicant desires the Trade-mark to be registered. Class No. 2.

Any person may, within two months of the date of this Gazette, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark.

> C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 61.)

Patent Office,

(No. 61.) Patent Office, Wellington, 3rd July, 1890. N OTICE is hereby given that CHARLES WILLIAM HAW-RINS, of 94, George Street, Dunedin, New Zealand, Medical Herbalist, has applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a description :---

Description of Trade-mark.

The word "Excelina."

Nature of the Articles to which it is intended such Trade-mark shall apply. Chemical substances prepared for use in medicine and pharmacy, medicated articles, &c.

Class of Goods in connection with which the Applicant desire the Trade-mark to be registered. Class No. 3.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark.

C. J. A. HASELDEN Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 62.)

Patent Office.

(No. 62.) Wellington, 3rd July, 1890. NOTICE is hereby given that TRENT BROTHERS, of Christchurch, New Zealand, General Merchants, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the fol-lowing is a representation '-lowing is a representation :-



The applicants disclaim any exclusive right to any word or words other than the word "Peerless."

Nature of the Article to which it is intended such Trademark shall apply. Coffee.

Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.

Class No. 42.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark.

C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 63.)

Patent Office,

(No. 63.) Patent Office, Wellington, 3rd July, 1890. NOTICE is hereby given that ARTHUR H. NATHAN, of Customs Street West, Auckland, New Zealand, Merchant, has applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation: which the following is a representation :-



Nature of the Article to which it is intended such Trademark shall apply. Blended teas.

Class of Goods in connection with which the Applicant desires the Trade-mark to be registered. Class No. 42.

Any person may, within two months of the date of this Gazette, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark.

C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks.

Person registered as a Patent Agent.

Patent Office, Wellington, 1st July, 1890.

T is hereby notified that ALEXANDER STEPHEN PATERSON,

Barrister and Solicitor, Wellington, has been duly registered as a Patent Agent under section 126 of "The Patents, Designs, and Trade-marks Act, 1889."

C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks

Crown Lands Notices.

Crown Lands for Sale and Lease.

Crown Lands Office, New Plymouth, 10th June, 1890. OTICE is hereby given that the under-mentioned allotments of Crown land will be offered for sale or lease, on the terms stated, by auction, at noon on Saturday, the 12th July, 1890.

SIDNEY WEETMAN, Commissioner of Crown Lands.

HUIROA SURVEY DISTRICT.

Block	Section.	Area.	Upset Price per Acre.
	FOR SA	LE FOR CASH.	
		A. R. P.	£ s. d.
VI.	61	11 0 0	1 10 0
0	N TERMS OF J	DEFERRED PAY	MENTS.
III .	36	92 0 0	1 10 0
	LEASE FOR	FOURTEEN YEA	ARS.
	Subur	bs of Opunaki.	
			Upset Rental per Acre.
•• }	1	27 0 0	0 4 0
YEARLY TEN.	ANCY, TERMIN	ABLE BY THREE	MONTHS' NOTICE.
	Waitara	East Township	۶.
IV.	••	134	••
v.	••	$1 \ 1 \ 24$	••
XVII. (part)	· · ·	200	

Land Sale, Taranaki Land District.

Crown Lands Office, New Plymouth, 10th June, 1890. 7219 ACRES of second-class land, in nine sections of from 710 acres to 900 acres each, in the Waitara, Huiroa, Ngaire, Hawera, and Opaku Survey Dis-tricts, will be open for selection on the 16th July next. The land in the Waitara District is about four miles from Ukranui in the Huiroa District is about four miles from Mid-

Urenui, in the Huiroa District five to nine miles from Mid-hirst, in the Hawera District eleven miles from Hawera, in

the Ngaire District nine miles from Eltham, and in the Opaku District inne miles from Mokoia. Schedules of prices, forms of application, &c., may be obtained at this office, and at the Land Office, Hawera. SIDNEY WEETMAN, Commissioner of Crown Lands.

Crown Lands for Sale, Marlborough Land District.

Crown Lands Office.

Blenheim, 10th June, 1890. Blenheim, 10th June, 1890. THE under-mentioned Crown lands will be offered for disposal by public auction, at the Survey Office, Blen-heim, on Tuesday, the 15th July, 1890, at noon :--

No. of Section.	Block.	Area.	Upset Price.	
	FOR SA	LE FOR CASH.	· · ·	
Kail	koura.—Moun	t Fyffe Survey D		
1	X.	A. R. P. 0 1 26	£ s. d. 500	
SMALL GRA	ZING-RUNS (to "The La	be leased under and Act, 1885").	Part VII. of	
Pelorus Sout		a.—Linkwater S	urvey District. Upset Rent.	
4 5	VI.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	7 17 6	
i	Eli Bay.—Ori	eri Survey Distri	ict.	
3 4	I. II.	480 0 0 347 0 0	} 10 6 9	
	Ma	ori Bay.		
2 3	IV.	318 0 0 426 0 0	960	
Ć	llova Bay.—G	fore Survey Distr	ict.	
12 13	II. ″	*286 0 0 *586 0 0	} 3d. an acre.	

* These areas are approximate. Half a year's rent and £1 1s. lease-fee to be paid on the all of the hammer.

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

Pine Valley Survey District .- North Bank of Wairau Estimated area, 6,400 acres (including the late Oddstone Run, 4,200 acres). Upset annual rent, ½d. an acre. Term of license, from date of disposal to the 1st July, 1896.

Pine Valley and Mount Olympus Survey Districts. Estimated area, 12,700 acres (adjoining the above-men-tioned block). Upset annual rent, $\frac{1}{2}d$. an acre. Term of license, from disposal to the 1st July, 1896 Term of

Cloudy Bay Survey District.-Kaituna Valley.

Estimated area, 1,650 acres. Upset annual rent, 1d. an acre. Term of license, ten years. Licensees to have the boundaries laid off at their own

expense if required to do so by the Land Board.

Gore Survey District.-Forsythe Island.

The whole of the island, excepting present licensee's homestead. Estimated area, 1,850 acres. Upset annual rent, 1d. an acre. Term of license to be twenty-one years from expiration of present license.

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

HENRY G. CLARK. Commissioner of Crown Lands.

Land District of Canterbury.-Canterbury Runs for Sale by Auction.

Crown Lands Office,

THE under-mentioned runs will be offered for sale by public auction, at the upset rentals noted below, at the Land Office, Timaru, on Friday, the 18th July, 1890 at 11 a.m. :-

LITHOGRAPH NO. 3 .- WAIMATE COUNTY.

Part of Waimate Station, Run 51, 7,250 acres; rent, £160. Part of Station Peak, Run 52, 12,500 acres; rent, £255. Part of Station Peak, Run 53, 6,500 acres; rent, £120. Part of Station Peak, Run 54, 5,800 acres; rent, £105.

The license will be for a term of seven and a half months,

the upset rental specified being in each case for the whole period for which the run will be let. The purchase or removal of any fences existing at the date of sale on the Crown lands offered for license will be matter of arrangement between the late licensce 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 late licensee not becoming the pur-chaser a reasonable time will be allowed him for the 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-faces. Plans and full particulars can be obtained on application

at the Land Offices, Christchurch and Timaru.

JOHN H. BAKER, Commissioner of Crown Lands.

Educational Reserve for Sale, Canterbury Land District.

Crown Lands Office, Christchurch, 10th June, 1890. THE under-mentioned lands, situated within the Educa-tional Reserve No. 1574, Hakateramea, will be offered for occupation as pastoral lands by public auction, at the Land Office, Timaru, on Friday, the 18th July next, at 11 a.m., at the upset annual rentals per acre noted below. Tenure for seven years, unless previously purchased :-

HAKATERAMEA DISTRICT.

Section.	Block.	Area.	Upset Annual Rental per Acre.
A B C D E F	II. II., VI. V. IX. X.	A. R. P. 870 0 0 672 0 0 270 0 0 570 0 0 545 0 0	£ s. d. 0 1 0 0 1 3 0 1 3 0 1 0 0 1 0
G H	III. V., VI.	$\begin{array}{ccccccc} 14 & 0 & 0 \\ 204 & 0 & 0 \\ 27 & 0 & 0 \end{array}$	$\begin{array}{cccc} 0 & 1 & 0 \\ 0 & 0 & 9 \\ 0 & 1 & 6 \end{array}$
I J K	X. XIII. III., VII.	$\begin{array}{cccccc} 100 & 0 & 0 \\ 32 & 2 & 0 \\ 520 & 0 & 0 \end{array}$	$\begin{array}{cccc} 0 & 0 & 6 \\ 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$

The lands are fairly-grassed pastoral country. They are offered under the provisions of "The Educational Re-serves Sale and Leasing Act, 1876," under which they are liable to be purchased at any time at £2 per acre. The general provisions of "The Land Act, 1885," relating to pastoral lands will also apply to these lands. The rent to be paid half-yearly, six months' rent being paid at the time of sale, and the rentals to be adjusted at each payment for the lands remaining unsold at the rate paid per acre. Poster and plans can be seen at the principal railway-

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

JOHN H. BAKER, Commissioner of Crown Lands.

Auction Sale of Grey Coal-reserve Leaseholds, and Pastoral Licenses, in the Westland Land District.

Crown Lands Office.

Crown Lands Omce, Hokitika, 27th June, 1890. NOTICE is hereby given that the leaseholds of the sec-tions of land situated in the Grey Coal Reserve No. 274, and described in Schedules A, B, and C, given below, will be offered for sale by public auction, at the Lands Office, Hokitika, on Wednesday, the 6th August, 1890, at 2 o'clock p.m., subject to the rents, fees, and conditions hereunder set forth.

Set form. Maps of the sections may be seen at the District Land Office, Hokitika, and at the Railway-station, Brunnerton. Terms of leaseholds fourteen years, fixed annual rentals with bonus biddings; right of re-entry reserved to Government for coal-mining purposes only by paying compensation for improvements not exceeding £200.

Also, at the same time and place, the runs set out in Schedule D, given below, will be offered for lease by public auction, for prices and terms as given, subject to such rights of renewal, &c., as prescribed by the Land Acts.

The purchase-money, consisting, as regards leases in Grey Coal Reserve, of one year's rental in advance, lease-fee, full amount of bonus, and value for improvements (if any); and, as regards runs, six months' rental in advance and lease-fee to be paid on the fall of the hammer. Full particulars as to conditions of sale and conditions of lease will be given at sale, or may be ascertained now by applying to the Crown Lands Office, Hokitika.

GERHARD MULLER

Commissioner of Crown Lands.

2

Date and Term of Lease.

10 years, from 1st March, 1891.

· · · · · · · · · · · · · · · · · · ·	SCHEDULE A.	Finel (Wednesday		ugust, I	1890,
Section.	Area.	Fixed Annual Rental.	Land Act, 1		SCHEI	OULE
D	OBSON TOWN SECTIONS		ġ	1]	
10*	A. R. P.	£ s. d.	Acreage.	Upset Rental.	Loc	ality.
10* 21*	$\begin{array}{ccc} 0 & 1 & 20 \\ 0 & 1 & 0 \end{array}$	$\begin{array}{cccc}1&5&0\\1&5&0\end{array}$	No. 6	Itentat.		
66 89 and 80	$ \begin{array}{ccccccccccccccccccccccccccccccccccc$	1 5 0	4	<u> </u>	<u>'</u>	
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103	010	1 5 0	7 9,000	900	Taipo	
105 to 106 138*	0 1 0 each 0 0 33	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	34 9,500	9 10 0		
140 to 148	0 1 0 each	1 5 0 each.	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	$ \begin{array}{ccccccccccccccccccccccccccccccccccc$	Turnbı Watar	
154 to 162 163 to 168	$\begin{array}{cccc} 0 & 1 & 0 & \\ 0 & 1 & 0 & \\ \end{array}$	1 5 0 " 1 5 0 "	58 18,000	13 0 0	Okuru	
174*	0 1 1	150	62 8,500	8 10 0	kitak Upper	I Lan Ho
175* 177 to 182	0 0 38 0 1 0 each	$ 1 5 0 \\ 1 5 0 each. $			tika	Di.
183 to 188	010"	150 "	65 15,000	15 0 0	rich I Moeral	
195 to 205 212 to 214	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	150 " 150"	66 12,000	12 0 0	Jackso	n's R
234 to 236	014″	150 "	68 10,000 69 10,000	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Staffor Cascad	
237 238	$\begin{array}{ccc} 0 & 0 & 19 \\ 0 & 0 & 26 \end{array}$	$\begin{array}{cccc}1&5&0\\1&5&0\end{array}$	83 10,000		Mount	- Al
239	0 1 3	$1 \ 5 \ 0$	85 8,000	800	ande Mount	
240 241 to 245	0 1 4 0 1 1 each	1 5 0 1 5 0 each.			and J	ulius
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248 249 to 252	0 0 26 0 1 4 each	1 5 0 1 5 0 each.		10 0 0	berla	in
256 to 264	014 "	150 "	88 10,000	10 0 0	Upper tika	но. (М
265 to 304 305 to 308	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			Rang	
309 to 359	010 "	1 5 0 "	Canterbu	ry Land 1	District.	-Cro
363 to 408* 411	$\begin{array}{cccc} 0 & 1 & 0 & \\ 0 & 0 & 35 & \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			-	— a
412	0 0 34	$1 \ 5 \ 0$			С	hristo
413 414 and 415	0 0 11 0 1 0 each	$ \begin{array}{cccc} 1 & 5 & 0 \\ 1 & 5 & 0 \text{ each.} \end{array} $		ler-mentio		
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433 4 and 435	0 1 10 0 1 0 each	1 5 0 1 5 0 each.		Run.	i	
436	0 1 10	$1 \ 5 \ 0$				
37 to 445	0 1 0 each	1 5 0 each.	Betw	EEN THE .		
20; 175, £25; 393,	ments: Sections 10, £100 £125; 394, £75; 395, £20.	, 41, z 20; 198, £ 200;			Lithog	
			Barford Clearwell		••	2,
	SCHEDULE B.		Westerfield	••	••	
WALLSEND TO	WNSHIP RESIDENTIAL	ALLOTMENTS.	Hackthorne			1
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16	0 2 0	2 10 0		THE FORK		te As
17 18	$ \begin{array}{cccc} 0 & 2 & 8 \\ 0 & 2 & 8 \end{array} $	$\begin{array}{cccc} 2 & 10 & 0 \\ 2 & 10 & 0 \end{array}$	Alford		Lithog	
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			1	EEN THE	Hinds .	and]
	SCHEDULE C.				Lithogram	
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$15 \\ 16$	$\begin{array}{ccc} 0 & 1 & 23 \\ 0 & 3 & 9 \end{array}$	$\begin{smallmatrix} 0 & 10 & 0 \\ 1 & 0 & 0 \end{smallmatrix}$	on deferred Land Act A			
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$\frac{35}{751}$	$\begin{array}{cccc}1&2&1\\15&1&34\end{array}$	$\begin{smallmatrix}1&0&0\\3&15&0\end{smallmatrix}$	paid at the t each payme			
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755 756	$\begin{array}{cccc}9&3&5\\11&0&11\end{array}$	$\begin{smallmatrix}2&10&0\\2&15&0\end{smallmatrix}$	In the eve prices at wh	nt of any ich thev a		
757	9 3 5	2 10 0	the date of t	he previou	s paym	ent,
	manna manager and a constraint of the state	1 8100	of rent to th	o area disn	ared of	
* Value of i	mprovements: Section 73	4, 2,100.		e area cusp	oseu or	WIII

the Crown Lands Office, Hokitika, on August, 1890, under section 169 of "The

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SCHEDULE D.

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able to selection at any time for cash, its, or on perpetual lease, under "The ent Act, 1887," at the prices at which or at such prices as may hereafter from tted.

been been to be a set of the first day of er in each year, six months' rent being ale; and the rentals will be adjusted at he lands remaining unselected at the

In the event of any of the lands being disposed of at the prices at which they are now open within three months from the date of the previous payment, a proportionate reduction of rent to the area disposed of will be allowed the licensee.

The purchase or removal of any fences existing at the date of sale on the Crown lands offered for lease will be matter of arrangement between the late 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 late licensee not becoming the pur-chaser, a reasonable time will be allowed him for the removal

of stock and improvements. Where fences form the boundary between Crown lands offered for lease and freehold land, the purchaser of such lease will be liable to the provisions of any law now or here-after in force relating to boundary-fences. Plans and full particulars can be obtained on application at the Land Offices Christchurch and and

at the Land Offices, Christchurch and Timaru.

JOHN H. BAKER,

Commissioner of Crown Lands.

Forfeiture of Run.

Crown Lands Office, Invercargill, 30th May, 1890. Notice is hereby given, in terms of section 188 of "The Land Act, 1885," that Run 424 is liable to forfeiture, and if rent and penalty be not paid within three months from present date the same will be declared forfeited.

J. SPENCE.

Commissioner of Crown Lands.

Sale by Auction of Crown Lands, Dunedin.

Crown Lands Office, Dunedin, 16th June, 1890. THE under-mentioned Crown lands will be sold by auction, at the Crown Lands Office, Dunedin, on Thursday, the 17th July, 1890, at 11.30 a.m.:-

PASTORAL LICENSES.

With Immediate Possession. Blackstone District: Sections 2, 3, and 4, Block VIII., about 791 acres; term, seven years. Upset rental, £19 155. 6d. per annum.

Ber annum.
Greenvale District: Section 3, Block XVII., about 320
acres; term, ten years. Upset rental, £5 6s. 8d. per annum.
Kuriwao District: Section 22, Block IX., about 502 acres;
term, nine years. Upset rental, £16 14s. 8d. per annum.
Otago Peninsula District: Section 53, Block III., about
437 acres; term, ten years. Upset rental, £5 per annum.
Teviot District: Section 46, Block II., about 195 acres;
term, seven years. Upset rental, £5 14s. per annum.
Run 36, Lake County, about 2,500 acres; term, seven years. Upset rental, £5 per annum.
Run 205c, part of Taieri Lake Station, Maniototo County, about 4,250 acres; term, seven years. Upset rental, £110 per annum. (if any).

With Possession on the 1st March, 1891. Run 421, Class I., Benmore Station, Waitaki County, about 15,000 acres; term, twenty-one years. Upset rental,

£30 per annum. Run 421A, Class I., Benmore Station, Waitaki County, about 14,800 acres; term, twenty-one years. Upset rental,

E30 per annum. Run 429B, Class I., Benmore Station, Waitaki County, about 6,700 acres; term, twenty-one years. Upset rental,

£20 per annum. Run 429c, Class I., Waitaki County, about 2,600 acres, term, twenty-one years. Upset rental, £10 per annum.

Pastoral licenses for the foregoing runs will be sold gene-rally in terms of Part VI. of "The Land Act, 1885," tenure of runs marked "Class I." being certain for terms stated, Government not reserving the right of resumption. Runs possession of which is not given until the 1st March, 1891, are subject to valuations for existing improvements, to be paid one month before possession is given

be paid one month before possession is given. Purchasers will be required to deposit a half-year's rent and £1 1s. license-fee on fall of hammer, and, in case of Run 205c, to pay the valuation for improvements (if any), to be declared at sale at same time.

SMALL GRAZING RUN, UNDER PART VII. OF "THE LAND Аст, 1885."

Act, 1885." Nenthorn District, Sections 1, 2, 3, 8 to 12, Block II., and Strath-Taieri District, Section 16, Block XIII. (grouped): About 2,255 acres; term, twenty-one years from the 1st Sep-tember, 1890. Upset rental, £70 9s. 6d. per annum. Valua-tion for improvements, £739 9s. Possession on day of sale. The purchaser will be required to hand to the auctioneer

immediately the lease is knocked down to him the declara-tion required by section 200 of "The Land Act, 1885," and to pay the first half-year's rent and lease- and registrationfees (£1 11s.). Valuation for improvements payable within fourteen days from day of sale.

RURAL AND SUBURBAN DEFERRED-PAYMENT LANDS, UNDER PART III. OF "THE LAND ACT, 1885" (REOPENED).

Dunback District (Rural): Section 14, Block V., 269 acres roods 14 perches. Upset price, £1 per acre. Valuation for 2 roods 14 perches.

2 roods 14 perches. Upset price, and improvements, £30. Tuapeka West District (Rural): Section 18, Block II., 55 acres 1 rood 28 perches. Upset price, £1 per acre. Valuation for improvements, £16 10s. Section 20, Block II., 101 acres 2 roods. Upset price, £1 per acre. Valuation for

Valuation for improvements, £16 108. Section 20, Block 11., 101 acres 2 roods. Upset price, £1 per acre. Valuation for improvements, £18. Waikoikoi Township (Suburban): Sections 9, 13, and 20, containing 2 acres and 8 perches, 1 acre, and 1 acre 1 rood 39 perches respectively. Upset price, £5 per acre. Valuation for improvements on Section 13, £3 4s.

Valuation for improvements on Section 13, £3 4s. Terms of Payment: For rural land, one twenty-eighth of total price and £1 1s. license-fee, to be paid on fall of hammer; balance in equal half-yearly payments extending over fourteen years. For suburban land, one-tenth of total price and £1 1s. license-fee, to be paid on fall of hammer; balance in equal half-yearly payments extending over five years. Purchasers must deposit statutory declaration re-quired by section 113 of "The Land Act, 1885," and pay valuation for improvements (if any) at time of sale.

TOWNSHIPS.

Town sections in Herbert, Kelso, Kurow, and Pembroke Townships. Upset price, £30 per acre, except small sections in Blocks I., II., and III., Pembroke, which are offered at

£3 per section. Terms: One-fifth of purchase-money to be paid on fall of hammer; balance, with £1 Crown-grant fee, within thirty days.

For further information apply at this office.

J. P. MAITLAND. Commissioner of Crown Lands.

Pative Land Court Rotices.

Sitting of Native Land Court adjourned.

IN THE NATIVE LAND COURT, NEW ZEALAND.

NEW ZEALAND. OTICE is hereby given that the sitting of the Native Land Court, advertised to be held at Opotiki on the 2nd day of July, 1890, has been adjourned to the 6th day of August, 1890.

Dated this 30th day of June, 1890.

H. G. SETH-SMITH, Chief Judge.

Sitting of Native Land Court adjourned.

IN THE NATIVE LAND COURT, NEW ZEALAND.

New DEamarch. NOTICE is hereby given that the sitting of the Native Land Court, advertised to be held at Rotorua on the 26th day of July, 1890, for the purpose of hearing appli-cations for rehearings, has been adjourned to the 27th day of August, 1890.

Dated this 30th day of June, 1890.

H. G. SETH-SMITH, Chief Judge.

Civil Service Senior Examination.

Education Department, Wellington, 21st January, 1890. I N 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 litera-ture 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.

THE NEW ZEALAND GAZETTE.

No.	Name of Deceased.	Colonial Residence,	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death.	Remarks,
1 2	Beaver, James Botcher, George M.	Auckland Bannockburn	Flensburg, Schleswig- Holstein		Under£1 "£30	June —, 1890 May 30, 1890	
3 4 5 6 7	Buckler, Robert Castle, George Cook, Robert Dalrymple, Robert Drennan, Dennis	Avondale Te Anaputie Garston	 Armagh 	June 25, 1890 	" £1 " £1600 " £50 " £30 " £3	Mar. 16, 1890 May 16, 1890 May 9, 1890 June 9, 1890 June 4, 1890	Relatives known. Relatives known. Died at sea, from Cape Town to New Zealand.
8 9 10	Free, Robert Gamble, Hugh Godber, George H.		Florence Court, Fermanagh		" £1 " £1 " £100	April 21, 1890 May 9, 1890 June 5, 1890	Relatives known. Relatives known.
$\frac{11}{12}$	Green, William Hatersen, or Hader- sen, J. F.	Takaka Woodstock		•••	″ £6 ″ £100	Oct. 10, 1888 May 23, 1890	
13 14 15 16 17 18 19 20	Heenan, Joseph Herrman, Jacob Huntsman, Philip Knox, Hugh Lenihan, Delia LeRoy, Nathaniel Lunn, George Mackay, Hugh	"	Dantzic Galway Laing, Suther- landshire	··· ··· ··· ···	" £1 " £10 " £12 " £25 " £5 " £1 " £5 " £1 " £5 " £1	May 19, 1890 Mar. 24, 1890 June 9, 1890 June 12, 1890 June 12, 1890 May 27, 1890 April 8, 1890 June 11, 1890	Relatives known. Relatives known. Relatives known. Relatives known.
21 22 23 24 25 26	Mahoney, Stephen McCann, J O'Connor, James Olsen, John Paap, Christian W. Roberts, J	New Plymouth Waiuku Westport Danevirke Nelson Auckland	··· ·· ··	June 4, 1890	" £1 " £5 " £10	April 11, 1890 May 7, 1890 April 25, 1890 April 21, 1890 Mar. 27, 1890 Jan. 8, 1890	Relatives known. Relatives known.
20 27 28 29	Samuells, H. E Warren, George F Woolleston, Edward	Belmont Frankton		June 28, 1890 		May 16, 1890 May 28, 1890	Relatives known. Relatives known.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the PUBLIC TRUSTER for Management during the Month of June, 1890.

Dated at Wellington, this 1st day of July, 1890.

Land Transfer Act Notices.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 4th day of

August, 1890. 2070. EDWARD JOHN CHAPMAN and Another. — 45 heres, or thereabouts, comprising Kopiro Block, and part of Section No. 33, Turakina District. In occupation of Applicants of Applicants.

Diagrams may be inspected at this office. Dated this 2nd day of July, 1890, at the Lands Registry

Office, Wellington. GEO. B. DAVY.

District Land Registrar.

CROWN LEASE, Vol. i.B. folio 40, LAND BOARD OF THE WELLINGTON LAND DISTRICT to WILLIAM MCLEAN, of Section No. 36, Block XVIII., Mangahao Survey District.—Notice of re-entry and cancel-lation of above lease will be entered on the register, on the application of the said Board, unless caveat be entered on or before the 4th day of August, 1890. Dated this 2nd day of July, 1890, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

PPLICATION having been made to me to register a A PPLICATION having been made to me to register a discharge of Mortgage No. 24520, over Lot 273, Plan 25, part Rural Section 2898, in favour of THE BANK OF NEW SOUTH WALES, and a declaration having been lodged with me of the destruction by fire of the outstanding duplicate of the said mortgage, I hereby give notice that I intend to dispense with the production of the said duplicate mortgage, and register the said discharge, unless caveat be lodged in this office forbidding the same within fourteen days after the date of the *Gazette* containing this notice. Dated this 1st day of July, 1890, at the Lands Registry Office, Christchurch.

Office, Christchurch.

J. M. BATHAM, District Land Registrar.

OTICE is hereby given that JOHN MOLYNEUX, HENRY GOODWIN, and EDWARD GOODWIN, IN HENRY GOODWIN, and EDWARD GOODWIN, claiming as Devisees in trust under the will of EDWARD GOODWIN, late of Pigeon Bay, Farmer, have applied to be registered as Proprietors of an estate in fee-simple in the lands comprised in Register-book, Vol. lvi., folios 22, 26, 151; Vol. lxv., folio 190; Vol. xcv., folio 65; Vol. civ., folio 299; Vol. cxix., folio 83; Vol. exxiii., folio 49; Vol. exxvii., folio 244; Vol. exxiii., folio 291; Vol. exxvii., folio 157; being Rural Sections 19071, 19072, 19073, 20088, 22297, 22298, 22611, 22612, 22613, 22614, 22615, 26271, 26578, 27075, 27539, 32393, Pigeon Bay Survey District, containing 862 acres and 14 perches: and, further, that the Applicants will be so registered at the expiration of one month after the date of the Gazette containing this notice, unless caveat

the date of the *Gazette* containing this notice, unless caveat in the meantime be lodged forbidding the same. Dated this 1st day of July, 1890, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

R. C. HAMERTON,

Public Trustee.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month after

Iodged forbidding the same within one calendar month after
Iodged forbidding the same within one calendar month after
the date of the Gazette containing this notice.
6522. LEONTINE JOHANNA MALYON. - 25 acres,
part Rural Section 10349, Blocks IV. and VIII., Waipara
Survey District. Occupied by Robert Adam Forrester.
6523. ROBERT ADAM FORRESTER.-100 acres 1 rood,
part Rural Section 10349, Blocks IV. and VIII., Waipara
Survey District. Occupied by Applicant.
6600. ROBERT ADAM FORRESTER.-16 acres 3 roods
10 perches, part Rural Section 10349, Block VIII., Waipara
Survey District. Occupied by Applicant.
6615. EDWARD CEPHAS JOHN STEVENS.- 87
perches, part Section 980, High Street, City of Christehurch.
Occupied by Richard John Whittle.
6622. ROBERT ADAM FORRESTER.-26 acres 3 roods
18 perches, part Rural Section 10349, Block VIII., Waipara

18 perches, part Rural Section 10349, Block VIII., Waipara Survey District. Occupied by Alfred Herbert Perrott. 6632. FRANK MARDON RICKMAN.-1 acre 1 rood,

part Rural Section 2236, Block VIII., Waimate Survey District. Occupied by Applicant.

355

350

351

6633. THE HON. AND REV. HENRY WILLIAM BERTIE (by his Attorney, H. V. ANSON).—3 acres 2 roods 15 perches, Lots 2, 3, and 5, Plan 954, part Rural Section 157, Block XV., Christchurch Survey District. Unoccupied. 6634. JESSIE MURDOCH KEMP.—5 acres 3 roods 19 perches, part Rural Section 135, Block XI., Christchurch Survey District. Occupied by Francis Millichamp. 6635. WILLIAM GEORGE CHATFIELD.—2 acres, part Rural Section 11428, Block XIV., Pigeon Bay Survey District. Occupied by Peter David. 6638. FREDERICK RICHARD OLDFIELD.—108 acres 2 roods 5 perches, Lot 37, Plan 658, part Rural Sections 3902 and 3963, Block VI., Arowhenua Survey District. Occupied by Applicant. 6639. BENJAMIN GEORGE.—1 acre and 2 perches, part Rural Section 321, Borough of Kaiapoi. Occupied by

part Rural Section 321, Borough of Kaiapoi. Occupied by Applicant.

6641. THE LINWOOD TOWN BOARD.—3 perch, part Rural Section 30, Town District of Linwood. Occupied by F. G. Thomas.

Diagrams may be inspected at this office.

Dated this 28th day of June, 1890, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be

 Visions of white Halfster Act, 1865, "Infess cavear be lodged forbidding the same within one month after the date of the *Gazette* containing this notice.
 1046. THE MAYOR, COUNCILLORS, AND BUR-GESSES OF THE BOROUGH OF NAPIER, Appli-cants.—1 acre 1 rood 35 perches, more or less, Town Section No. 364, Napier. Part occupied by the Borough Corporation and part unoccupied and part unoccupied.

Diagrams may be inspected at this office.

Dated this 30th day of June, 1890, at the Lands Registry Office, Napier.

349

356

348

EDWIN BAMFORD District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be be were to N hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same in each case within one calendar month next after the date of publication hereof.

month next after the date of publication hereof.
Sections 32, 33, 34, 35, 41, and 42, and part of Sections 31
and 45, Block XXXVII., Town of Dunedin..-WILLIAM
BROWN, Applicant. Occupied by Thomas Arlidge, E. A.
Arlidge, John Steven, John Wild, Charles Swinard, and
Applicant. No. 3902.
Part of Section 4, Block XV., Town of Tapanui.CATHERINE COLQUHOUN, Applicant. Occupied by
Applicant. No. 3927.
Sections 1 and 7, Block XXVIII., Town of Dunedin.-GEORGE TOMS JENKINS and HUGH GOURLAY,
Applicants. Unoccupied. No. 3928.
Part of Sections 31 and 45, Block XXXVII., Town of
Dunedin.-- JAMES ALLEN, Applicant. Occupied by
William Brown. No. 3929.
Section 37, Block X., Town of Dunedin.-- JANET
MACARTHUR, Applicant. Occupied by weekly tenants.
No. 3930.

No. 3930.

Diagrams may be inspected at this office. Dated this 1st day of July, 1890, at the Lands Registry Office, Dunedin.

H. TURTON, District Land Registrar.

Mining Notices.

T the undersigned, hereby make application to register the Moss Rose Gold-dredging Company (Limited) as a limited company, under the provisions of "The Mining Companies Act, 1886." 1. The name of the company is to be the Moss Rose Gold-and sim Company (Limited)

dredging Company (Limited). 2. The place of intended operations is at Taieri River, below Hyde.

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

4. The nominal capital of the company is eighteen thousand pounds, in eighteen thousand shares of one pound each.

5. The number of shares subscribed for is eighteen thousand, being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is six thousand, paid up to ten shillings.

7. The amount already paid up is sixty pounds. 8. The name of the Manager is John Theodore Brooke

Hickson.

9. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date, are as follow :-No. of

		Shares.
James Brown, Naseby, Storekeeper	••	500
Richard Henry Browne, Naseby, Civil Engineer	••	500
Hugh Babbington Connolly, Hyde, Farmer	• •	500
Eleanor Jane Connolly, Hyde, Spinster		500
Edward O'Connell, Hyde, Farmer		500
B. Coyle, wife of Edward Coyle, Hyde, Miner		500
Hugh Wilson, Naseby, County Clerk		500
Leslie Athol Norman, Dunedin, Broker		500
Robert Crawford, Dunedin, Clerk		500
Andrew Sinclair, Dunedin, Commercial Traveller		500
James Andrew Petrie, Naseby, Banker		500
William Kerr, Naseby, Solicitor		500
J. T. Brooke Hickson, Naseby, Mining Agent		12,000

18.000

Dated this 25th day of June, 1890. J. T. B. HICKSON,

Manager.

Witness to signature-J. McDonald.

I, John Theodore Brooke Hickson, do solemnly and sin-

I, John Theodore Drocks cerely declare that— 1. I am the Manager of the said intended company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the Géneral Assembly of New Zealand intituled "The Justices of the Pace Act, 1882." J. T. B. HICKSON.

Taken and declared before me at Naseby, this 25th day of June, 1890—S. M. Dalgliesh, J.P. 354

the undersigned, hereby make application to register L, the Bonanza Gold-mining Company as a limited com-pany, under the provisions of "The Mining Companies Act, 1886."

1. The name of the company is to be the Bonanza Goldmining Company (Limited). 2. The place of intended operations is at Nenthorn, in the

The place of intended operations is at Nenthorn, in the Provincial District of Otago.
 The registered office of the company will be situated at Nenthorn, in the said provincial district.
 The nominal capital of the company is twelve thousand pounds, in twelve thousand shares of one pound each.
 The number of shares subscribed for is twelve thousand, hence there there there the dead the optime register of the set.

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

6. The number of paid-up shares is nil.
7. The amount already paid up is nine thousand pounds, or fifteen shillings per share.
8. The name of the Manager is William Donaldson, of Number of paid the manager is william Donaldson, of Number of the Manager is William Donaldson, of Number of the Manager is William Donaldson, of Number of the Manager is Manager is William Donaldson, of Number of the Manager is Manager is Manager is Number of the Manager is Number of the

Nenthorn aforesaid. 9. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date are as follow :-No. of

	Shares.
Patrick Phelan, Macrae's, Miner	2,000
Jame Phelan, Macrae's, Miner	2,000
Francis Phelan, Macrae's, Miner	2,000
John Phelan, Macrae's, Miner	2,000
Arthur B. Kitchener, Dunback, Runholder	3,000
James Middleton, Macrae's, Shepherd	1,000
	

12,000

Dated at Nenthorn, this 19th day of June, 1890. WM. DONALDSON,

Manager.

Witness to signature-A. F. Thomson, Bank Clerk, Nenthorn.

I, William Donaldson, of Nenthorn, Otago, do solemnly and sincerely declare that-

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

Taken before me at Nenthorn, this 19th day of June, 1890 -S. M. Dalgliesh, J.P. 352

[No. 37

353

Pribate Adbertisements.

THE NORTH QUEENSLAND INSURANCE COMPANY (LIMITED).

In the matter of "The Foreign Companies Act, 1884." NOTICE is hereby given that ARTHUR BADDELEY, of Christchurch, has been appointed Attorney and Manager for New Zealand for the above company; and that for the purposes of the above Act the office and place of business of the above company for the District of Canter-bury has been changed to No. 164, Hereford Street, in the City of Christchurch. Dated at Christchurch this 1st day of July 1890

Dated at Christehurch, this 1st day of July, 1890.

ARTHUR BADDELEY Attorney and Manager for New Zealand.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto N existing between the undersigned, trading together under the style or firm of "P. and J. Bartholomew," in the trade or business of Saw-millers, was this day dissolved by mutual consent.

Dated this 1st day of July, 1890. PETER BARTHOLOMEW. JOHN BARTHOLOMEW. Witness to the signatures of the said Peter Bartholomew and John Bartholomew—John Prior, Solicitor, Feilding. 358

THE KAKANUI MANUFACTURING AND MEAT-PRE-SERVING COMPANY (LIMITED), IN LIQUIDA-TION.

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Kakanui Manu-facturing and Meat-preserving Company (Limited), in liqui-dation, is hereby convened for, and will be held on, Thursday, the 14th day of August, 1890, at the office of Mr. H. D. Andrews, the Company's Solicitor, No. 9, Cathedral Square, Christchurch, at 4 o'clock in the afternoon. Business: To receive the Liquidator's accounts and report of the winding-up and liquidation of the company's business and property. To determine how the books, accounts, and documents of the company shall be disposed of. Dated this 2nd day of June, 1890. WALTER G. FOSTER

WALTER G. FOSTER, Liquidator.

308

THE NEW ZEALAND GAZETTE.

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

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 charge is 23s. All advertisements should be written on one side of the

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

The number of insertions required must be written across the face of the advertisement. The New Zealand Gazette is published on Thursday even-

ing in each week, and notices for insertion must be received by the Government Printer before two o'clock of the day preceding publication.

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Booksellers and Advertising Agents will be allowed a com-mission at the rate of 5 per cent. No Advertisement will be inserted without prepar-

MENT BEING MADE.

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

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- ACCOUNT OF THE INSECTS NOXIOUS TO AGRICULTURE AND PLANTS IN NEW ZEA-LAND. By W. M. MASKELL, F.R.M.S. Price: ΑÑ Cloth, 5s
- THE ERUPTION OF TARAWERA, NEW ZEALAND.

- LAND, By W. M. MARRELL, F.R.M.S. FREE. 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.
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 POLYNESIAN MYTHOLOGY AND ANCIENT TRA-DITIONAL HISTORY OF THE NEW ZEALAND. By JOHN WHITE. VOIS. I. to IV. Price: 7s. 6d. each.
 MANUAL OF BIRDS OF NEW ZEALAND. By JOHN WHITE. LBULLER. Price: 10s.
 HANDY BOOK ON "THE LAND TRANSFER ACT, 1885." Price: 3s.
 NEW ZEALAND CROWN LANDS GUIDE, No.IX. Price: 1s.

- Price: 1s.

GEO. DIDSBURY.

CONTENTS.

APPOINTMENTS	• ••	••		••	757	, 763
CROWN LANDS	Notices			••	•••	767
LAND						
Purpose of	Reserve	changed		• •		763
Rural, open				••	• •	763
Set apart f				• •		757
Taken for l			••	••	• •	758
LAND TRANSFE	a Acr N	OTICES		••	••	771
MINING NOTICE	s	••		• •	· • •	772
MISCELLANEOUS	÷					
Civil Servic		Examina	ation	••	••	770
Class-book	for Publi	c School	5	••		758
Commission	ner's Dec	isions un	der Tar	iff Acts	••	766
Commission	as in the	British A	rmy : F	lcgulatio	ns	764
Examinatio	on of Mir	ie Manag	ers	· · .		766
Official Vis	itor resig	ned –		• •	••	764
Officiating				••	••	766
Particulars	Particulars of Estates of Deceased Persons					
Patent Age	nt registe	ered		••	••	767
Powers del	legated v	under ''	The Pu	blic Dor	nains	
Act, 1881		• •		• •		757
Road Board	l Election	ns		••	• •	765
Rules unde	r "The]	Imprison	ment fo	r Debt A	Aboli-	
tion Act,		•••		••		758
Sale of Une		Property		••		766
Trade-mark				• •	••	766
NATIVE LAND (JOURT NO	TICES		••		770
PRIVATE ADVER	TISEMEN	тз		••		773
VOLUNTEERS		••	••	••	••	764

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