

THE

GAZETTE. NEW ZEALAND

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 9, 1890.

Land set apart for the Catlin's Village Settlement, in the Otago Land District.

(L.S.)

ONSLOW, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the one hundred and sixty-sixth section of "The Land Act, 1885," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby set apart the lands enumerated in the Schedule to an Order in Council of even date herewith, and made under the one hundredth and sixty-seventh section of the said Act, for sale as a village settlement, more such terms and condifor sale as a village settlement, upon such terms and conditions as are set forth in the said Order in Council.

as are set forth in the said Order in Council.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Christchurch, this twenty-fourth day of September, in the year of our Lord one thousand eight hundred and ninety. dred and ninety.

G. F. RICHARDSON,
Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for the Waikaka Village Settlement, in the Southland Land District.

ONSLOW, Governor. A PROCLAMATION.

N pursuance and exercise of the powers and authorities L conferred upon me by the one hundred and sixty-sixth section of "The Land Act, 1885," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby set apart the lands enumerated in the Schedule to an Order in Council of even date herewith, and made under the one hundredth and sixty-seventh section of the said Act, for sale as a village settlement, upon such terms and conditions as are set forth in the said Order in Council.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley,

of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Salop, and of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Christchurch, this thirtieth day of September, in the year of our Lord one thousand eight hundred and ninety.

W. R. RUSSELL, (For the Minister of Lands.)

GOD SAVE THE QUEEN!

Land withdrawn from the Deferred-payment System in Southland.

(L.S.)

ONSLOW, Governor. A PROCLAMATION.

A PROCLAMATION.

WHEREAS by the one hundred and fourth section of "The Land Act, 1885," it is enacted that the Governor, by Proclamation in the Gazette, may from time to time set apart out of any suburban or rural lands such blocks or allotments of land as he shall think fit, and set the same aside for sale on deferred payments, and in such Proclamation may fix a day on which the land shall be open for application; and that he may also in like manner set apart for sale on deferred payments such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, or revoke any such Proclamation: And whereas the lands specified in the Schedule hereto were, by Proclamation dated the twenty-first day of April, one thousand eight hundred and eighty-four, proclaimed as set apart for sale on deferred payments: And whereas it is expedient to withdraw the said land from the deferred-payment system:

whereas it is expedient to windraw the said tand from the deferred-payment system:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the above-named Act, do hereby revoke the Proclamation above referred to in so far as it affects land not in occupation under the deferred-payment system, and do proclaim and declare that the said sections are hereby withdrawn from the operation of the deferred-payment system.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—CHATTON DISTRICT.

Section.	Block.	Area.
		A. B. P.
25	XIV.	10 0 0
29	,,	10 0 0
30	"	10 0 0
31 32	"	8 0 12
32	,,	10 0 0 '
33	"	10 0 0
41	,,	10 0 0
42	,,	10 0 0

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 Imbercount; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Christchurch, this first day of October, in the year of our Lord one thousand eight hundred and ninety.

W. R. RUSSELL.

W. R. RUSSELL, (For the Minister of Lands.)

GOD SAVE THE QUEEN!

Village-homestead Special-settlement Land in Southland withdrawn.

ONSLOW, Governor. (L.s.) A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the sixth section of "The Land Act, 1885," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby declare that, from and after the day of the date hereof, the Proclamation of the seventh day of July, one thousand eight hundred and eighty-six, so far as it relates to the sections enumerated in the Schedule hereto, shall be and the same is hereby revoked; and do proclaim and declare that the said sections are hereby withdrawn from the village-homestead special-settlement system. settlement system.

SCHEDULE. SOUTHLAND LAND DISTRICT .- CHATTON DISTRICT.

DOULILLAND	HAND DIGITALOI.	CHAILON DIBINET.		
Section.	Block.	Area.		
		A. R. P.		
4	XIV.	12 3 36		
24	,,	10 0 0		
26	,,	8 0 12		
27	<i>"</i>	10 0 0		
34	,,	6 1 25		
35	,,	5 2 33		
36	1	6 3 9		
37	"	6 0 0		
90	"	5 0 0		

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Christchurch, this first day of October, in the year of our Lord one thousand eight hundred and ninety.

W. R. RUSSELL,

W. R. RUSSELL, (For the Minister of Lands.)

GOD SAVE THE QUEEN!

Land taken for a Road in Knavdale Road District.

(L.S.) ONSLOW, Governor. A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," and its amendments, for a certain work, to wit, the construction of a road in Knapdale Road District:

And whereas the Knapdale Road Board has laid before

the Governor the memorial, accompanied by a map, and also the statutory declaration, required by the said Act and

also the statutory declaration, required by the said Act and the amendments thereof:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the nurroses of the construction of the said road. the purposes of the construction of the said road.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken.	Being Portion	Situated	Situated
	of	in	in the Survey
	Section No.	Block No.	District of
A. R. P. 1 3 16	9	XIV.	Chatton.

In the Provincial District of Otago; as the said parcel of land is more particularly delineated on the plan marked S.G. 13154, deposited in the General Survey Office, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this first day of October, in the year of our Lord one thousand eight hundred and ninety. ninety.

W. R. RUSSELL, (For the Minister of Lands.)

GOD SAVE THE QUEEN!

Land taken for a Road in Wallace County.

(L.S.) ONSLOW, Governor. A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken under "The Public Works Act, 1882," and its amendments; for a certain work, to wit, the construction of a road in Wallace County:

And whereas the Wallace County Council has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, required by the said Act and the amendments thereaf.

also the statutory declaration, required by the said Act and the amendments thereof:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the nurposes of the construction of the said road. the purposes of the construction of the said road.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section	Situated in Block	Situated in
A. R. P. 1 1 20	25	IX.	Jacob's River Hundred.

In the Provincial District of Otago; as the said parcel of land is more particularly delineated on the plan marked S.G. 12389, deposited in the General Survey Office, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the hand of His Excellency the Right Honourable William Hillier, Earl of Onslow, of Onslow in the County of Salop; Viscount Cranley, of Cranley in the County of Surrey; Baron Onslow, of Onslow in the County of Surrey; Baron of West Clandon in the County of Surrey; Baron Cranley, of Imbercourt; Baronet; Kight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this first day of October, in the year of our Lord one thousand eight hundred and ninety.

W. R. RUSSELL, (For the Minister of Lands.) GOD SAVE THE QUEEN!

Vesting a Reserve in the Rangitata Road Board.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of September, 1890.

Present:

THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved for a site for Road Board offices: And whereas, in the opinion of the Governor, it is expedient to vest the said reserve in the Rangitata Road Board:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the said reserve shall become vested in the Rangitata Road Board in serve shall become vested in the Rangitata Road Board, in trust, for a site for Road Board offices.

SCHEDULE.

TEN acres, more or less, in the Westerfield Survey District. Bounded north-westward by Section No. 28664; north-eastward by Section No. 20964; south-westward by a line at right angles to the north-west boundary, 1000 links; and south-eastward by a line parallel to the said north-west boundary: and numbered 2536 (in red).

ALEX. WILLIS, Clerk of the Executive Council.

Terms and Conditions of Sale or Selection of the Catlin's Village Settlement.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of September, 1890.

Present:

THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL. THE HONOURABLE THE FREMER PRESIDING IN COUNCIL.

WHEREAS by the one hundred and sixty-seventh section of "The Land Act, 1885," it is enacted that the Governor in Council may fix the terms and conditions upon which the lands comprised in any village settlement shall be disposed of, and the mode of payment for the same:

And whereas His Excellency the Governor of the Colony of New Zealand has, by Proclamation issued under the provisions of section one hundred and sixty-six of the seid Act

visions of section one hundred and sixty-six of the said Act and the fourteenth section of "The Land Acts Amendment Act, 1888," set apart the lands enumerated in the Schedule hereto as a village settlement:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the hereinbefore in part recited Acts, and by and with the advice of the Executive Council thereof, doth, by this present order, fix the following as the terms and conditions upon which the village settlement enumerated in the First Schedule hereto shall be discorded for any the first product for the same that it is posed of, and the mode of payment for the same, that is to

1. The lands enumerated in the First Schedule hereto shall be open as small-farm allotments for sale or selection either for cash, or on deferred payments, or on perpetual

lease.

2. The day upon which the lands shall be open for sale or selection shall be Wednesday, the twelfth day of November, one thousand eight hundred and ninety.

3. The purchaser for cash of any of the lands enumerated in the First Schedule hereto must deposit with the Receiver of Land Revenue for the land district one-fifth of the purchasemoney at the time of application, and shall pay the whole remainder of the purchase-money within thirty days of the granting of his application; and if not paid within thirty days his deposit shall be forfeited, and the lands shall be again open for sale or occupation forthwith: and upon full again open for sale or occupation forthwith; and upon full payment of the purchase-money he will be entitled to a Crown grant, to be issued in the usual way.

4. If any of the lands enumerated in the First Schedule

4. If any of the lands enumerated in the First Schedule hereto are selected upon deferred payments, the selector shall be subject to the provisions relating to Part III. of "The Land Act, 1885."

5. If any of the lands enumerated in the First Schedule hereto are selected under the perpetual-leasing system, the selector shall be subject to the provisions of Part IV. of "The Land Act, 1885."

6. No person shall be allowed to apply for or select more than one allotment.

than one allotment.

7. The prices stated in the First Schedule hereto shall be the prices at which the lands shall be open for sale for cash, or for selection on deferred payments, or on perpetual lease.

8. If there shall be more than one application on the same

day for any allotment, the right to occupy the same shall be

day for any allotment, the right to occupy the same shall be determined by lot amongst the applicants.

9. Each applicant for a deferred-payment section will be required to make the declaration prescribed in the Second Schedule hereto, and shall at the time of application deposit with the Receiver of Land Revenue for the land district one-tenth of the price of the allotment (such payment shall be deemed to be a discharge of the license-fee for the six months due on the next first day of January or July following the date of the license as the case may be): July following the date of the license, as the case may be); and, upon fulfilment of the terms and conditions prescribed by the said Act relating to land on deferred payments, will be entitled to the Crown grant, to be issued in the usual

10. Each applicant for any of the allotments on perpetual 10. Each applicant for any of the allotments on perpetual leasing will be required to make the declaration prescribed in the Third Schedule hereto, and to deposit with the Receiver of Land Revenue for the land district a sum equal to one half-year's rent of the allotment included in the application, and such payment shall be in discharge of the half-year's rent due on the first day of January or July which shall first ensue after the commencement of the term, together with the sum of thirty shillings for the lease and registration thereof.

registration thereof.

11. Each applicant for a section for cash will be required to make a statutory declaration that he is applying for the land solely for his own use and benefit, and not for the use and benefit of any other person or persons whomsoever.

FIRST SCHEDULE.

CLUTHA COUNTY .- CATLIN'S VILLAGE SETTLEMENT.

Section.	Block.	Area.	Cash Price per Acre.	Deferred- payment Price per Acre.	Perpetual- lease Rent per Acre.
1 2 3 4 5	VIII.	A. B. P. 4 2 93 7 1 39 9 2 21 9 1 16 7 0 12 2 3 13	£ s. d.	£ s. d.	s. d. 2 0
7 9 10 11 12 13 15 16 18	# # # # # # # # # # # # # # # # # # #	2 3 13 13 3 26 11 1 36 15 2 7 13 2 15 17 3 17 9 3 16 27 0 16 2 0 8 13 0 5	1 0 0	1 5 0	1 0

Description of Land: All bush; Sections 1 to 6 and 16, fine level sections, good soil; 18, level, but swampy; 7, 9 to 13, and 15, fair soil, steep, and not well watered. Altitude from 50ft. to 200ft. above sea-level; situated fronting the Catlin's River, about eight miles from Owaka Township, and twenty miles from present railway-terminus at Romahapa; distance from Dunedin, eighty miles.

SECOND SCHEDULE.

FORM OF DECLARATION TO BE MADE BY AN APPLICANT UNDER THE DEFERRED-PAYMENT SYSTEM.

, do solemnly and sincerely declare as follows:

(1.) I am of the age of seventeen years and upwards.(2.) I am making the present selection of land under the

and its amendments, bond fide for my own exclusive use and benefit, and not directly or indirectly for the use or benefit of any other person whomsoever, and for the purpose of cultivation.

(3.) I am not the holder, either in my own name or in the name of any other person, of, and I am not beneficially interested in, any lands of the Crown within the colony under the deferred payment system, or under the perpetual-lease system, or under any agricultural lease, to an amount which, added to the acreage comprised in this present appli-

cation, would exceed 50 acres in extent.

(4.) I am not the owner of 50 acres of land in all.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

(Signature.)

Taken and declared at this day of 18 , before me, Colony of New Zealand. Received on , a Justice of the Peace for the 18 , Com-

missioner of Crown Lands.

THIRD SCHEDULE. DECLARATION ON TAKING A PERPETUAL LEASE.

Land District, and , in the Colony of New Zealand, , do solemnly and sin-

cerely declare—

(1.) That I am of the age of seventeen years and upwards.
(2.) That I am the person who, subject to the provisions of "The Land Act, 1885," is tendering for the purchase of a lease of Section

District.

(3.) That I am purchasing such lease solely for my own use and benefit, and for the purpose of cultivation, and not directly or indirectly for the use or benefit of any other person whomsoever

(4.) That, including the said lands, I am not the owner, tenant, or occupier, directly or indirectly, either by myself or jointly with any other person or persons, of any lands anywhere in the colony exceeding in the whole 50 acres.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

(Signature.) Declared at this day of before me,

, a Justice of the Peace. ALEX. WILLIS. Clerk of the Executive Council.

Terms and Conditions of the Sale or Selection of Sections in the Waikaka Village Settlement.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirtieth day of September, 1890.

Present:

THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL.

WHEREAS by the one hundred and sixty-seventh sec-tion of "The Land Act, 1885," it is enacted that the dovernor in Council may fix the terms and conditions upon which the lands comprised in any village settlement shall be disposed of, and the mode of payment for the same:

And whereas His Excellency the Governor of the Colony

And whereas His Excellency the Governor of the Colony of New Zealand has, by Proclamation issued under the provisions of section one hundred and sixty-six of the said Act and the fourteenth section of "The Land Acts Amendment Act, 1888," set apart the lands enumerated in the Schedule

hereto as a village settlement:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the hereinbefore in 30, £29; 32, £91; 41, £25; 42, £18 11s.

part recited Act, and by and with the advice of the Executive Council thereof, doth, by this present order, fix the following as the terms and conditions upon which the village settlement enumerated in the Schedule hereto shall be disposed of, and the mode of payment for the same, that is to say,—
1. The lands enumerated in the First Schedule hereto shall

be open as small-farm allotments for sale or selection either

for cash, or on deferred payments, or on perpetual lease.

2. The day upon which the lands shall be open for sale or selection shall be Wednesday, the twelfth day of November,

one thousand eight hundred and ninety.

3. The purchaser for cash of any of the lands enumerated in the First Schedule hereto must deposit with the Receiver of Land Revenue for the land district one-fifth of the purchase-money at the time of application, and shall pay the whole remainder of the purchase-money within thirty days of the granting of his application; and if not paid within thirty days his deposit shall be forfeited, and the lands shall be again open for sale or occupation forthwith; and upon full payment of the purchase-money and £1 Crown-grant fee he will be entitled to a Crown grant, to be issued in the usual way. in the First Schedule hereto must deposit with the Receiver of

4. If any of the lands enumerated in the First Schedule hereto are selected upon deferred payments, the selector shall be subject to the provisions relating to suburban lands of Part III. of "The Land Act, 1885."

5. If any of the land Act, 1885."

5. If any of the lands enumerated in the First Schedule hereto are selected under the perpetual-leasing system, the selector shall be subject to the provisions of Part IV. of "The Land Act, 1885."

6. No person shall be allowed to apply for or select more than one allotment.

than one allotment.

7. The prices stated in the First Schedule hereto shall be the prices at which the lands shall be open for sale for cash,

or for selection on deferred payment, or on perpetual lease.
8. If there shall be more than one application on the same day for any allotment, the right to occupy the same

shall be determined by lot amongst the applicants.

 Each applicant for a deferred-payment section will be required to make the declaration prescribed in the Second schedule hereto, and shall at the time of application deposit with the Receiver of Land Revenue for the land district one-tenth of the price of the allotment (such payment shall be deemed to be a discharge of the license-fee for the six months due on the next first day of January or July following the date of the license, as the case may be); and, upon fulfilment of the terms and conditions prescribed by the said Act relating to land on deferred payments will be entitled Act relating to land on deferred payments, will be entitled to the Crown grant, to be issued in the usual way.

to the Crown grant, to be issued in the usual way.

10. Each applicant for any of the allotments on perpetual leasing shall be required to make the declaration prescribed in the Third Schedule hereto, and to deposit with the Receiver of Land Revenue for the land district a sum equal to one half-year's rent of the allotment included in the application, and such payment shall be in discharge of the half-year's rent due on the first day of January or July which shall first ensue after the commencement of the term, together with the sum of thirty shillings for the lease and registration with the sum of thirty shillings for the lease and registration

thereof.

11. Each applicant for a section for cash will be required to make a statutory declaration that he is applying for the land solely for his own use and benefit, and not for the use and benefit of any other person or persons whomsoever.

FIRST SCHEDULE. WAIRAKA VILLAGE (SUBURBAN) .- CHATTON DISTRICT.

Section.	Block,	Area.	Cash Price per Acre.	Deferred- payment Price per Acre.	Perpetual lease Rent per Acre.
4 24 25 26 27 29 30 31 32 33 34 35 36 37 38	XIV. """"""""""""""""""""""""""""""""""""	A. R. P. 12 3 36 10 0 0 10 0 0 8 0 12 10 0 0 10 0 0 10 0 0 8 0 12 10 0 0 10 0 0 6 1 25 5 2 33 6 3 9 6 0 0 5 0 0 10 0 0 7 0 17	£ s. d. 2 0 0 0 2 0 0 0 0	£ s. d. 2 10 0	s. d. 2 0 2 0 2 0 0 0 2 0 0 0 2 0

SECOND SCHEDULE.

FORM OF DECLARATION TO BE MADE BY AN APPLICANT UNDER THE DEFERRED PAYMENT SYSTEM.

, do solemnly and sincerely declare as

(1.) I am of the age of seventeen years and upwards.
(2.) I am making the present selection of land under the system of deferred payments, under "The Land Act, 1885," and its amendments, bona fide for my own exclusive use and benefit, and not directly or indirectly for the use or benefit of any other person whomsoever, and for the purpose of cultivation.

tivation.

(3.) I am not the holder, either in my own name or in the name of any other person, of, and I am not beneficially interested in, any lands of the Crown within the colony under the deferred-payment system, or under the perpetuallease system, or under any agricultural lease, to an amount which, added to the acreage comprised in this present application, would exceed 50 acres in extent.

(4.) And I am not the owner of 50 acres of land in all.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

(Signature.) at , this day of , a Justice of the Peace for the Colony Taken and declared at 18, before me, of New Zealand. Com-

, 18 , at Received on missioner of Crown Lands.

THIRD SCHEDULE.

DECLARATION ON TAKING A PERPETUAL LEASE.

I, , of , in the Colony of New Zealand, Land District, and , do solemnly and sincerely

declare—

(1.) That I am of the age of seventeen years and upwards.

(2.) That I am the person who, subject to the provisions of "The Land Act, 1885," is tendering for the purchase of a lease of Section

(3.) That I am purchasing such lease solely for my own tendered herefit and for the purpose of cultivation and not

use and benefit, and for the purpose of cultivation, and not directly or indirectly for the use or benefit of any other person whomsoever.

son whomsoever.
(4.) That, including the said lands, I am not the owner, tenant, or occupier, directly or indirectly, either by myself or jointly with any other person or persons, of any lands anywhere in the colony exceeding in the whole 50 acres.
And I make this solemn declaration conscientiously believed.

ing 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."

Declared at before me,

(Signature.) day of . this , a Justice of the Peace. AMELIUS M. SMITH, (For the Clerk of the Executive Council.)

Vesting a Reserve in the Manawatu County Council.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirtieth day of September, 1890.

Present: THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved for ferry purposes: And whereas it is expedient that the said land should be vested in the Mana-

expedient that the said land should be vested in the Manawatu County Council:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve mentioned in the Schedule hereto shall become vested in the Chairman Councillors, and imbabitants of the Manawatu the Chairman, Councillors, and inhabitants of the Manawatu County, in trust, for ferry purposes.

SCHEDULE.

ALL that parcel of land in the Land District of Wellington, ALL that parcel of land in the Land District of Wellington, containing by admeasurement 59 acres 2 roods, more or less, being Sections Nos. 1 and 2, Block II., Sandy Survey District. Bounded on the north, north-west, and west by the Rangitikei River; on the east by Section No. 375, Block V., Te Kawau Survey District, and by a public road; on the south by Section No. 376 and by Run No. 24, Block II., Sandy Survey District: excluding the public road, 100 links wide, intersecting portion of above area; as the same is

delineated on the plan deposited in the office of the Chief Surveyor, Wellington.

AMELIUS M. SMITH, (For Clerk of the Executive Council.)

Argyle Water-race vested in Buller County Council.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirtieth day of September, 1890.

Present:

The Honourable the Premier presiding in Council.

In pursuance and exercise of the powers and authorities vested in him by the sixth section of "The Local Bodies' Finance and Powers Act, 1885," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby vest in the Chairman, Councillors, and inhabitants of the County of Buller all the rights of the Crown to the water-race known as the Argyle Water-race, at Charleston, and to all branch supply-races, dams, and other rights, as the same are more particularly enumerated in the Schedule hereto, to hold the said several rights, subject to the several conditions upon which the same are now held, and subject to the regulations in force for mining within the said county. And it is hereby declared that this Order in Council shall take effect on and after the first day of November next. THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL.

SCHEDULE.

SCHEDULE.

All the rights, privileges, and easements granted or conferred upon Her Majesty the Queen by a certain deed of assignment or bill of sale absolute, dated the twenty-third day of April, 1879, and made between the Argyle Gold-mining and Water-supply Company (Limited), of the first part; John Eaton Haines, John Woodcock, Philip McCarthy, Thomas Sexton, Joseph Dromgool, and John George Hartill, all of Charleston, in the Provincial District of Nelson, therein described, of the second part; and Her Majesty the Queen, of the third part; and for which said assignment a Certificate of Registration No. 173 was issued by the Mining Registrar at Charleston on the twenty-fourth day of April, 1879, and also the several rights held under the following certificates and licenses, viz.: Certificate of Registration No. 37779, issued by the Mining Registrar at Charleston on the second cates and licenses, viz.: Certificate of Registration No. 37779, issued by the Mining Registrar at Charleston on the second day of November, 1883. License to construct and use a Water-race No. 14826, issued by the Mining Registrar at Charleston on the thirteenth day of December, 1883. Certificate of Registration No. 37876, issued by the Mining Registrar at Charleston on the thirty-first day of January, 1884. Certificate of Registration No. 37944, issued by the Mining Registrar at Charleston on the first day of March, 1884. License to construct and use a Water-race No. 17659, issued by the Mining Registrar at Charleston in the month of March, 1885. Certificate of Registration No. 45386, issued by the Mining Registrar at Charleston on the twenty-sixth day of February, 1885, and filed on the fourteenth day of day of February, 1885, and filed on the fourteenth day of March, 1885.

AMELIUS M. SMITH, (For Clerk of the Executive Council.)

Land temporarily reserved in the Land Districts of Auchland, Hawke's Bay, Wellington, and Canterbury.

ONSLOW, Governor.

WHEREAS by the two hundred and twenty-seventh section of "The Land Act, 1885," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding

veyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Land Districts of Auckland, Hawke's Bay, Wellington, and Cantarhury described in the Schedule howeverder written and Canterbury, described in the Schedule hereunder written, for the purposes in the said Schedule specified.

SCHEDULE.

AUCKLAND.

ALL that parcel of land in the Land District of Auckland, being called or known as Section No. 78A, Parish of Manu-rewa, and containing by admeasurement 12 acres, more or less. Bounded towards the north by Section No. 78, Parish of Manurewa aforesaid, the abutment of a road, and again by Section No. 78, 1200 links; towards the east by Section No. 78 aforesaid, 960 links; towards the south by Section No. 78 aforesaid 630 links, and by the Oruarangi Creek; and towards the west by the Oruarangi Creek: be all the afore-

said linkages more or less. For a landing reserve.
All that parcel of land in the Land District of Auckland, being called or known as Section No. 77A, Parish of Manurewa, and containing by admeasurement 5 acres 2 roods, more or less. Bounded towards the north by a public road, 100 links; towards the east by Section No. 76, Parish of Manurewa aforesaid, 2615 links; towards the south by the Oruatangi Oreek; and towards the west generally by a stream and Sections No. 77, 117, 210, and 996 links; be all

Orustangi Creek; and towards the west generally by a stream and Sections No. 77, 117, 210, and 996 links: be all the aforesaid linkages more or less. For a landing reserve.

All that parcel of land in the Land District of Auckland, being Lot No. 1 of the Town of Kohukohu, and containing by admeasurement 35 perches, more or less. Bounded towards the north-east by Maning Street, 185 links; towards the south-east by Lot No. 2 of the Town of Kohukohu, 119 links; towards the south-west by Lot No. 5 of the said town, 185 links; and towards the north-west by Yarboro' Street, 120 links, to the point of commencement: be all the aforesaid linkages more or less. For a school-site.

All that parcel of land in the Land District of Auckland, being Section No. 12 of Block IX., Pakiri Survey District, and containing by admeasurement 10 acres, more or less. Bounded towards the north-east by Section No. 8 of Block IX. aforesaid, 997 links; towards the south-east by the same section, 1003 links; towards the south-west by Section No. 4 of Block IX. aforesaid, 997 links; and towards the northwest by a public road, 1003 links, to the point of commencement: be all the aforesaid linkages more or less. For a school-site. school-site.

HAWKE'S BAY.

All that parcel of land in the Land District of Hawke's All that parcel of land in the Land District of Hawke's Bay, containing by admeasurement 3 roods, more or less, being Sections Nos. 21, 22, and 23, Township of Patutahi. Bounded on the north by Sections Nos. 28, 29, and 30, 300 links; on the east by Section No. 20, 250 links; on the south by a public road, 300 links; and on the west by a public road, 250 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Napier. For a school-site.

WELLINGTON.

All that parcel of land in the Land District of Wellington, containing by admeasurement 9 acres, more or less, being Section No. 35. Block X., Apiti Survey District. Bounded on the north-east by a public road; on the south-east by a public road; and on the west by Section No. 9: as the same is delineated on the plan denoited in the office of the Chief.

public road; and on the west by Section No. 9: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a school-site.

All that parcel of land in the Land District of Wellington, containing by admeasurement 7 acres, more or less, being Section No. 6, Block IX., Apiti Survey District. Bounded on the north by Section No. 3; on the east by Section No. 3; on the south by a public road; and on the west by a public road: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a school-site. school-site.

All that parcel of land in the Land District of Welling-All that parcel of land in the Land District of Wellington, containing by admeasurement 4 acres 3 roods 24 perches, more or less, being Section No. 130, Block I., Mangaone Survey District. Bounded on the north by a public road; on the north-east and south-east by Section No. 106; and on the south-west by Section No. 105: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a gravel reserve.

All that parcel of land in the Land District of Wellington, containing by admeasurement 8 agrees 2 roods, more or less.

All that parcel of land in the Land District of Wellington, containing by admeasurement 8 acres 2 roods, more or less, being Section No. 134, Block XIII., Mangahao Survey District. Bounded on the north-west by the Mangahao Riverroad; on the east by Section No. 135; on the south-east by a public road; and on the south-west by the Mangatainoka K No. 1 Block: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a gravel reserve.

All that parcel of land in the Land District of Wellington, containing by admeasurement 311 acres 2 roods, more or less, being Section No. 136, Block XIII., Mangahao Survey District. Bounded on the north by the Mangahao Survey District. Bounded on the north by the Mangahao Riverroad; on the east by the Mangatainoka K No. 2 Block; on the south by Sections Nos. 144, 143, 142, 141, 140, 139, and 138; and on the west by Section No. 138 and a public road: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For primary education.

All that parcel of land in the Land District of Wellington, containing by admeasurement 5 acres 1 rood 24 perches, more or less, being Section No. 132, Block I., Mangaone Survey District. Bounded on the east by Section No. 116; on the south and west by Section No. 115; and on the northwest by a public road: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a gravel receive

on. For a gravel reserve.

All that parcel of land in the Land District of Wellington, All that parcel of land in the Land District of Wellington, containing by admeasurement 6 acres 1 rood 36 perches, more or less, being Section No. 133, Block I., Mangaone Survey District. Bounded on the north-west by the Wellington and Woodville Railway; on the east by the Mangatainoka K No. 2 Block; on the south by a public road; and on the west by a township reserve: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a gravel reserve.

Wellington. For a gravel reserve.

All that parcel of land in the Land District of Wellington, and that parcel of land in the Land District of Wellington, containing by admeasurement 4 acres 3 roods 32 perches, more or less, being Section No. 181, Block I., Mangaone Survey District. Bounded on the north by a public road; on the east and south by Section No. 109; and on the west by Section No. 108: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington.

For a gravel reserve.

All that parcel of land in the Land District of Wellington, All that parcel of land in the Land District of Wellington, containing by admeasurement 10 acres, more or less, being Section No. 30, Block III., Wairoa Survey District. Bounded on the north-west by a public road; on the north-east by Section No. 15; on the south-east by Section No. 16; and on the south-west by Indus Street, in Richardson Township: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a school-site.

CANTERBURY.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 5 acres 2 roods, more or less, being Section No. 2853 (in red), formerly part of Lot No. 46, Subdivision of Reserve No. 1871, situate in Block VII., Geraldine Survey District. Bounded towards the north-west by a road-line, 500 links; north-east by a line at right angles, 1100 links; and south-east and south-west by lines parallel to the north-west and north-east boundaries, the westernmost corner being 1382 links distant along the road in a north-easterly direction from the westernmost corner of the aforesaid Lot No. 46: be all the aforesaid linkages more or less; as the same is delineated on the plan denosited in the District

said Lot No. 46: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the District Survey Office, Christchurch. For a plantation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 9 acres, more or less, being Section No. 2857 (in red), situate in Block XVI., Otaio Survey District. Bounded towards the north-east by Section No. 7102; and towards the south-west by the River Otaio: save and excepting thereout that portion of the Railway Reserve which is included in the above-described boundaries: as the same is delineated on the man deposited in the District. as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury,

All that parcel of land in the Land District of Canterbury, containing by admeasurement 1 acre, more or less, being Section No. 2860 (in red), formerly Lot No. 1, Waimate Suburban Sections, situate in the Borough of Waimate, Waimate Survey District. Bounded south-eastward by Lot No. 2, Waimate Suburban Sections, 410.5 links; towards the southwest by a road-line, 288.8 links; towards the north-west by a line bearing 50° 59' true north, 376.1 links; and towards the north-east by a drain reserve, 229.8 links: be all the aforesaid linkages more or less; as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 1 acre 1 rood, more or less, being Section No. 2861 (in red), formerly Lot No. 6, Waimate Suburban Sections, situate in the Borough of Waimate, Waimate Survey District. Bounded south-eastward by Reserve No. 2780 (in red), 548-2 links; south-westward by a road-line, 226-5 links; north-westward by Lot No. 5, Waimate Suburban Sections, 556-2 links; and north-eastward by a drain reserve, 226-7 links: be all the aforesaid linkages more or less; as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 3 acres 2 roods 16 perches, being Section No. 2862 (in red), situate in Block II., Sumner Survey District. Bounded towards the south-east by the Lyttelton and Sumner Road; towards the south-west by Sections Nos. 204 and 744; towards the north-west by the road south-east of Section No. 24077; and towards the north-east by Denman Street: as the same is delineated on the map deposited in the District Survey Office, Christchurch. Site for a pound and quarry.

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

> W. R. RUSSELL, (For the Minister of Lands.)

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

ONSLOW, Governor.

WHEREAS by the two hundred and twenty-seventh section of "The Land Act, 1885," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any

that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

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

poses in the said Schedule specified.

SCHEDULE.

WELLINGTON.

ALL that parcel of land in the Land District of Wellington, ALL that parcel of land in the Land District of Wellington, containing by admeasurement 2 acres, more or less, being Suburban Section No. 56, Kaitawa Township. Bounded on the north by Sections Nos. 25 and 26; on the east by Section No. 34; on the south by Miller Street; and on the west by a public road and King Street: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a cemetery.

CANTERBURY.

All that parcel of land in the Land District of Canterbury, an that parcel of land in the Land District of Canterbury, containing by admeasurement 446 acres, more or less, being Reserve No. 2747 (in red), situate in Block III., Kapunatiki Survey District, and lying south of Badham's Road, and between Sections Nos. 25275, 20667, 20668, 23153, 23160, 25643, a road, and Sections Nos. 25935, 23638, 21259, 20126, and 32815: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation

servation.

Note.—The foregoing is an amended description of Reserve No. 2747, which was temporarily reserved on the 19th March, 1887 (see *Gazette*, page 409, of the 31st March, 1887), and permanently reserved on the 2nd May, 1887 (see *Gazette*, page 579, of the 5th May, 1887).

All that parcel of land in the Land District of Canterbury, containing by admeasurement 5 acres, more or less, being Reserve No. 2879 (in red), situate in Block VIII., Rangitata Survey District, within Reserve No. 1371 (in red), and being the northern part of the island which forms the boundaries of Section No. 29198: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation river conservation.

river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 374 acres, more or less, being Reserve No. 2880 (in red), situate in Block IX., Rangitata Survey District, being all the islands lying between Section No. 29198 and the main land, excepting Section No. 29212, situated on the larger island; also the river-flats lying between the north branch of the Rangitata River and Section No. 25, Reserve No. 1381 (in red), and Sections Nos. 31087, 25038, 23458, and 24713: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 494 acres, more or less, being Reserve No. 2881 (in red), situate in Block IX., Rangitata Reserve No. 2881 (in red), situate in Block I.X., Rangitata Survey District, and Block XIII., Hinds Survey District, and situated between Sections Nos. 24714, 21988, and the main branch of the Rangitata River: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 173 acres, more or less, being Reserve No. 2882 (in red), situate in Block IV., Coldstream Survey District and situated between Sections Nos. 24128.

Survey District, and situated between Sections Nos. 24128, 21987, Reserve No. 99 (in red), and the main branch of the Rangitata River: as the same is delineated on the map deposited in the District Survey Office, Christehurch. For river conservation.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 268 acres, more or less, being Reserve No. 2883 (in red), situate in Block II., Kapunatiki Survey District, and situated between Sections Nos. 20698, 25196, 34763, 34762, 25197, 28510, and the Rangitata River, north of the road passing through Section No. 28510: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 232 acres more or less being

containing by admeasurement 232 acres, more or less, being Reserve No. 2884 (in red), situate in Block II., Kapunatiki Survey District, and lying north and south of two roads and

Section No. 28510, and between Sections Nos. 26012, 26193 25198, and the Rangitata River: as the same is delineated on the map deposited in the District Survey Office, Christ-church. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by demonstrating the same are less being

All that parcel of land in the Land District of Canterbury, containing by admeasurement 21 acres, more or less, being Reserve No. 2885 (in red), situate in Block IV., Geraldine Survey District, and being two islands lying between Reserve No. 176 (in red), Section No. 36196, and the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation vation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 52 acres, more or less, being Reserve No. 3886 (in red), situate in Block IV., Geraldine Survey District, within Reserves Nos. 1371 (in red) and 1381 (in red), and lying between Reserve No. 785 (in red), Section No. 30 of Reserve No. 1371 (in red), and the north branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury,

All that parcel of land in the Land District of Canterbury, containing by admeasurement 239 acres, more or less, being Reserve No. 2887 (in red), situate in Block VIII., Geraldine Survey District, being the islands and river-flats lying between Sections Nos. 24025, 22195, 22632, and the north branch of the Rangitata Creek, north of the road separating Sections Nos. 22632 and 26449; as the same is delineated on the state of the same is delineated on the same in the same is delineated on the same in the same is delineated on the same in the same is delineated on the same is delineated the map deposited in the District Survey Office, Christ-church. For river conservation.

All that parcel of land in the Land District of Canterbury,

and that parcel of land in the Dand District of Canterbury, containing by admeasurement 144 acres, more or less, being Reserve No. 2888 (in red), situate in Block II., Kapunatiki Survey District, and lying between Sections Nos. 26449, 20699, 20706, 20704, 25170, and public roads: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Contentury.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 34 acres, more or less, being Reserve No. 2889 (in red), situate in Block II., Kapunatiki Survey District, and lying between Sections Nos. 25171, 28988, and the north branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 38 acres, more or less, being Reserve No. 2890 (in red), situate in Block III., Kapunatiki Survey District, and lying between Sections Nos. 25189, 28988, Badham's Road, and the north branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river construction servation.

All that parcel of land in the Land District of Canterbury, All that parcel of land in the Land District of Canterbury, containing by admeasurement 39 acres, more or less, being Reserve No. 2891 (in red), situate in Blocks IV. and VIII., Geraldine Survey District, being part of Reserves Nos. 1381 (in red) and 1371 (in red), situate between Sections Nos. 19, 31, and 32 of the said reserves, and the north branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 200 acres, more or less, being Reserve No. 2892 (in red), situate in Block VIII., Geraldine Survey District, and lying between the north and south branch of the Rangitata Creek, also south of Reserve No. 1371 (in red), and north of Sections Nos. 20398 and 25855: as the same is delineated on the map deposited in the District Survey Office. Christchurch. For river conservation trict Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury,

Reserve No. 2893 (in red), situate in Block VIII., Geraldine Survey District, and lying between Sections Nos. 25900, 20397, 25999, and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office Christopera.

as the same is defineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 18 acres, more or less, being Reserve No. 2894 (in red), situate in Block VIII., Geraldine Survey District, and lying between Sections Nos. 20397, 22780, and the north branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Sur-

vey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury. containing by admeasurement 57 acres, more or less, being Reserve No. 2895 (in red), situate in Block XII., Geraldine Survey District, and Block III., Kapunatiki Survey District, and lying between roads and the south branch of the Rangitata Creek, north of Reserve No. 2749 (in red): as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury,

Survey District, and lying between Sections Nos. 25954, 25936, and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 29 acres, more or less, being Reserve No. 2897 (in red), situate in Block III., Kapunatiki Survey District, and lying south of Section No. 25936, and between roads and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 135 acres, more or less, being Reserve No. 2898 (in red), situate in Block VIII., Geraldine Survey District, and lying between Sections Nos. 21161, 21940, 22475, and the south branch of the Rangitata Creek, and north of road fronting Section No. 22475: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 57 acres, more or less, being Reserve No. 2899 (in red), situate in Block VIII., Geraldine Survey District, being islands and flats lying between Section No. 32421, Reserve No. 2900 (in red), and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement. 16 acres, more or less, being containing by admeasurement.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 16 acres, more or less, being Reserve No. 2900 (in red), situate in Block XII., Geraldine Survey District, and lying between Sections Nos. 22217, 20072, and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Sur-

same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 22 acres, more or less, being Reserve No. 2901 (in red), situate in Block IV., Kapunatiki Survey District, and lying between Sections Nos. 24082, 24083, and the south branch of the Rangitata Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For river conservation.

OTAGO.

All that parcel of land in the Land District of Otago, con-All that parcel of land in the Land District of Otago, containing by admeasurement 8 acres and 4 perches, more or less, situate in the Maruwenua District, and being Section No. 15 of Block IV. of same district. Bounded towards the north by a creek, 930 links; towards the east by Harris Street, 974.5 links; towards the south by a railway reserve, 991.7 links; and towards the west by Section No. 6 of the same block and district, 786.5 links: be all the aforesaid linkages more or less; as the same is delineated on the official map in the Survey Office, Dunedin. For police purposes.

poses.

All that parcel of land in the Land District of Otago, containing by admeasurement 2 acres, more or less, situate in the Town of Kurow, and being Sections Nos. 5, 6, 7, 8, 16, 17, 18, 19 of Block V. of said town. Bounded towards the north by Sections Nos. 1, 2, 3, 4 of same block, 500 links; towards the east by Gordon Street, 400 links; towards the south by Sections Nos. 15 and 9 of same block, 500 links; and towards the west by Robinson Street, 400 links: be all the aforesaid linkages more or less; as the same is delineated on the official map in the Survey Office, Dunedin. For a school-site. site.

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

W. R. RUSSELL, (For the Minister of Lands.)

Postmaster appointed to take and receive Statutory Declarations.

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

HERBERT LANGFORD,

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

witness my hand, at Christchurch, in the colony aforesaid, this twentieth day of September, one thousand eight hundred and ninety.

ONSLOW, Governor. Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 1st October, 1890.

TS Excellency the Governor has been pleased to appoint DANIEL MCKENZIE

to be Registrar of Marriages and of Births and Deaths, and to be Vaccination Inspector, for the District of Jackson's Bay, vice Duncan Macfarlane.

W. R. RUSSELL.

Deputy Assignee appointed.

Department of Justice,
Wellington, 3rd October, 1890.

H IS Excellency the Governor has been pleased to appoint point

ROBERT WENTWORTH WADE to be Deputy Assignee at Hokitika, from the 3rd instant, vice L. Northcroft, resigned. W. R. RUSSELL.

Members of Wellington Land Board reappointed.

General Crown Lands Office,
Wellington, 8th October, 1890.
IS Excellency the Governor has been pleased to make
the under-mentioned reappointments to the Wellington Land Board:-

WILLIAM WILSON MCARDLE, Esq., as from the 18th September, 1890.

HENRY BUNNY, Esq., as from the 21st September, 1890. G. F. RICHARDSON Minister of Lands.

Secretary for Stamps and Registrars of Joint-stock Companies appointed.

Head Office, Stamp Department,
Wellington, 3rd October, 1890.

TS Excellency the Governor has been pleased to ap-

CHARLES ALFRED ST. GEORGE HICKSON, Esq., to be Secretary for Stamps and Registrar of Joint-stock Companies for the Colony of New Zealand, vice J. Sperrey, Esq., deceased; and

AMES WILLIAM BROWN, Esq., to be Assistant Registrar of Joint stock Companies, at Wellington, vice C. A. St. G. Hickson. Such appointments to take effect from the 18th September last. H. A. ATKINSON.

Deputy Government Insurance Commissioner appointed.

Government Insurance Office, Wellington, 6th October, 1890.

HIS Excellency the Governor has been pleased to appoint

SOMERSET WILLIAM D'ARCY-IRVINE, Esq., J.P., F.S.S., of Wellington, to be the Deputy Government Insurance Commissioner under "The Government Life Insurance Acts Amendment Act, 1890."

H. A. ATKINSON.

Volunteer Officer transferred.

Defence Office,

Wellington, 9th October, 1890.

His Excellency the Governor has been pleased to approve of the transfer of

Lieutenant John WILLIAM INNES from the B Battery (Dunedin) to G Battery (Invercargill), New Zealand Regiment Artillery Volunteers.

W. R. RUSSELL.

Awards of the Royal Humane Society of Australasia granted in New Zealand.

Colonial Secretary's Office, Wellington, 1st October, 1890.

THE following list of awards of the Royal Humane
Society of Australasia, granted in New Zealand during
the year 1889-90, is published for general information.

W. R. RUSSELL.

LIST OF AWARDS FOR THE COLONY OF NEW ZEALAND. JOHN JEROME BREEZE, Jun., of Hokitika, New Zealand, a bootmaker, aged thirty-five years, rescued William Lochore, of the same place, a painter, aged sixteen years, from drowning, at Ocean Beach, on the 10th February, 1889, by plunging into the breakers, and, after great danger and difficulty, discovering the unconscious body and bringing it ashore, when it was restored to life. Awarded a bronze medal.

NORMAN WILLIAM ANDERSON, of Nixon Street, Wanganui, New Zealand, a school-boy, aged fourteen years, rescued

NORMAN WILLIAM ANDERSON, of Nixon Street, Wanganui, New Zealand, a school-boy, aged fourteen years, rescued Arthur Gray and Edmund Tudor, school-boys, aged thirteen and fourteen years respectively, on the 5th February, 1889, from drowning in the Wanganui River while bathing. Edmund Tudor endeavoured to rescue Arthur Gray, whom he observed to be drowning, but was dragged under by him. Anderson then came, and dived and separated them, Tudor swimming ashore, and Anderson taking Gray ashore, where he soon recovered. Awarded a bronze medal.

ERIC ADOLIPHUS MUNRO, of Otematata, Waitaki, New Zealand, aged fifteen years, rescued his brother, Reginald A. Munro, aged sixteen years, from drowning, on the 9th

he soon recovered. Awarded a bronze medal.

ERIC ADOLPHUS MUNRO, of Otematata, Waitaki, New Zealand, aged fifteen years, rescued his brother, Reginald A. Munro, aged sixteen years, from drowning, on the 9th February, 1889, while bathing in the Otematata River, a rapid mountain-stream. They were bathing in a deep waterhole, when Reginald lost his presence of mind and sank the third time before his brother reached him and pushed him into shallow water. Awarded a certificate of merit.

HUBERT JOHN DOLAN, of Westport, New Zealand, a tailor, aged twenty years, rescued Edward Williams, of Reefton, a jockey, aged sixteen years, and F. Lunn, of Dunedin, a jockey, aged sixteen years, on the 7th February, 1889. Williams and Lunn were bathing, but neither of them could swim. Williams got out of his depth, and Lunn went to save him. They caught hold of each other and sank. Dolan, who was passing, jumped in with his clothes on, and, after separating them, he succeeded in getting them both ashore. Awarded a bronze medal.

THOMAS CLARKE, of Timaru, New Zealand, a blacksmith, aged twenty-eight years, and Charles W. Brown, of the same place, a fisherman, risked their lives in rescuing Robert Granger Huggins, of the same place, aged six years, on the 19th April, 1889. The boy fell off the steps and sank for the third time, when Brown jumped in and seized him. He was bringing him to the wharf when he got entangled in the kelp, and had to let the child go, when Clarke then jumped in and dived for him, and brought him to shore. Each awarded a bronze medal.

NECHAIS FERNANDOS, of Lambton Quay, Wellington, New Zealand, fishmonger, aged thirty-five years, rescued Michael Treacy, of Willis Street, Wellington, aged six years, from downing, on the 31st March, 1889, who fell into the sea while fishing. Awarded a certificate of merit.

THOMAS FRANCIS NICHOLS, of Birkenhead, Provincial District of Auckland, New Zealand, a wharf-labourer, aged twenty-eight years, rescued Charles Alfred Johnston, of Auckland, wharf-labourer, aged thirty-three

THOMAS BARRON, of Swanson Street, Auckland, New Zea land, a licensed waterman, aged forty-eight years, rescued Ethel Mary Thomas, of the same place, aged four years, from drowning in the Auckland Harbour, on the 24th No-

from drowning in the Auckland Harbour, on the 24th November, 1889, she having fallen off the wharf. Awarded a certificate of merit.

George Albert Perry, of Hokitika, New Zealand, a clerk, aged nineteen years, rescued Robert Park, of Woodstock, a saw-miller, aged forty years, and Abraham Growcott, of Hokitika, a labourer, aged twenty-two years, from drowning at the Ocean Beach, on the 3rd February, 1890. G. A. Perry swam out through a heavy surf about 40yds. with a life-buoy and line to the men, who were clinging to the life-buoy and line to the men, who were clinging to the up-turned boat and were almost exhausted. Awarded a bronze medal.

Letters of Naturalisation issued.

Colonial Secretary's Office,
Wellington, 7th October, 1890.

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

Name.	Occupation.	Residence.
Carlo Raffello Grazzini Carl Herman Emil		Wellington. Wellington.
Pasche Friedrich Martin Schmidt	Carter	Marton, Rangitikei
Frank Perera Johann Heinrich Chris-	Labourer Settler	Lyttelton. Waitotara.
toph Schulze Walter Krahagen Jacob Shaplefski	Labourer Sheep-farmer	Nelson. Birmingham, Pal-
Julius Albert Ludwich Kurth	Labourer	merston North. Wanganui.
Rudolf Hunger Wenc Barta	Blacksmith Labourer	Patea. Murimotu, Wanga-
Joseph Missinas Anders Berthelsen	Labourer Farmer	nui. Lyttelton. Bunnythorpe.
George Lind Martin Boesen	Mariner Engine-driver	Palmerston North. Palmerston North.
John Henry Pagni Simon Joseph Joseph Paadyn	Clerk Hawker Hawker	Wellington. Wellington. Wellington.
Jacob Von der Lippe Parelius Nannestad	Saw-miller	Palmerston North.
Andreas Eng Francis Adolphus Bülau	Farmer Gentleman	Feilding. Dunedin.
Peter Henry Nightin- gale Orazio Gini	Fireman	Auckland. Wellington.
Charles Dill Christen Julius Jensen	Labourer	Normanby. Birmingham, Pal-
Franz Heinrich Schlap- bach	Settler	merston North. TeRoti, Normanby.

W. R. RUSSELL.

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

Colonial Secretary's Office, Wellington, 6th October, 1890.

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

THOS. FERGUS, (In the absence of the Colonial Secretary.)

RUSULT of a poll taken in the Road Board Office, Masterton, on the 27th September, 1890, upon a proposal to raise a loan of £900 for forming the Kaka-amu Valley Road:

Number of ratepayers on the special roll 10, representing 10 votes; number of ratepayers who voted for the proposal, 8, representing 8 votes; number of votes unrecorded, 2.

As a majority of the ratepayers, representing more than one-half of the total number of votes exercisable, voted in favour of the proposal. I declare the same to be carried.

favour of the proposal, I declare the same to be carried.

WILLIAM H. BEETHAM, Chairman, Masterton Road Board.

Masterton Road Board Office, 30th September, 1890.

Result of Polls for Proposed Loans, County of Pahiatua.

Colonial Secretary's Office,
Wellington, 7th October, 1890.

THE following notices, received from the Chairman of the
Pahiatua County Council, are published in accordance
with "The Local Bodies' Loans Act, 1886." THOS. FERGUS,

(In the absence of the Colonial Secretary.)

MASTERTON-MANGAHAO LOAN.

THE following is the result of a poll, taken on the 20th instant on a proposal to borrow £2,000, under the provisions of the Government Loans to Local Bodies Act, for the purpose of forming, metalling, and bridging certain roads in the Masterton-Mangahao Block:—

Number of ratepayers on roll 95, representing 95 votes; number of ratepayers on roll 95, representing 95 votes, number of ratepayers who voted for the proposal, 45; number of votes against, 1; votes not recorded, 49.

The votes in favour of the proposal being less than half the votes recordable, I therefore declare it lost.

25th September, 1890.

JOB VILE, Chairman. DEW'S ROAD LOAN.

THE following is the result of a poll, taken on the 27th instant, on a proposal to borrow £500, under the provisions of the Government Loans to Local Bodies Act, for the purpose of forming, bridging, and metalling (if sufficient funds) the road known as Dew's Road:—

Number of ratepayers on roll 5, representing 6 votes; number of ratepayers who voted for the proposal 5, repreimber of raceron.
Inting 6 votes.
I therefore declare the proposal carried.
Job Ville,
Chairman.

senting 6 votes.

29th September, 1890.

Notice to Mariners, No. 37 of 1890.

Marine Department,
Wellington, 3rd October, 1890.

THE following Notice to Mariners, received from the
Marine Board, Port Adelaide, South Australia, is
published for general information.

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

GERMEIN BAY.-SPENCER GULF.

Notice is hereby given that a chequered buoy-staff and NOTICE is hereby given that a chequered buoy—staff and ball—has been placed on the Seven-feet Shoal, Germein Bay Lightship bearing N. ½ W., and Eastern Shoal Beacon W. ½ N. Also that a black buoy—staff and ball—has been placed on the south edge of the Cockle Spit, in 13tt. low-water springs; Cockle Spit Beacon N. ½ E., Germein Bay Lightship W. by N. ½ N. All bearings are magnetic. These buoys indicate the channel into Port Pirie, to the south of Cock Spit.

Secretary Marine Roard Secretary, Marine Board.

Marine Board Offices, Port Adelaide, 26th August, 1890.

Civil Service Senior Examination.

Education Department,
Wellington, 21st January, 1890.

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

T. W. HISLOP.

Te Makarini Scholarships, held at Te Aute College, Hawke's Bay.

THREE scholarships of the yearly value of £35, tenable for two years, are offered for competion. One of these scholarships is open to all Maoris that have regularly and continuously attended a Native school during the previous year, and are under sixteen years of age at the end of the month preceding the date of the examination; the other two scholarships are open to all Maoris that are under fifteen years of age at the end of the month preceding the date of the examination, and that have attended a Native village school regularly and continuously during the previous twelve months. These scholarships are offered for competition among Maori boys, on the conditions laid down in the regulations of the Trustees of the Te Makarini Scholarships Fund, as printed in the Native Schools Code, 1886, and in the supplementary regulations that have been sent out to all teachers. The examination will be held at convenient centres on the 15th and 16th December, 1890.

Candidates must, either directly or through their teachers,

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

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

JAMES H. POPE. Inspector of Native Schools.

Wellington, 13th August, 1890.

Trade Union registered.

Friendly Societies' Registry Office,
Wellington, 7th October, 1890.

THE Shipmasters' Association of New Zealand, situated at Wellington, is registered as a trade union, under "The Trade Union Act, 1878," this 7th day of October, 1890.

EDMUND MASON, Registrar.

Steam Service between Bluff and Milford Sound.

General Post Office,
Wellington, 6th October, 1890.

EALED tenders will be received by the Chief Postmaster, Invercargill, until Friday, the 31st instant, for a monthly steam service between the Bluff and Milford Sound, viâ Coal Island. The service to be for six months, and to be terminable by the Postmaster-General on giving one month's notice. Forms of tender, with terms and conditions of contract, may be obtained on application at the Post-offices, Bluff and Invercargill. The lowest or any tender will not necessarily be accepted.

W. GRAY,

W. GRAY, Secretary.

Officiating Ministers for 1890.-Notice No. 19.

Registrar-General's Office,

Wellington, 6th September, 1890.

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

Presbyterian Church of New Zealand The Reverend Robert Middelton Ryburn.

Bible Christians. The Reverend John Gillies Whait Ellis.

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

Application for Registration of a Trade-mark.

Patent Office.

Wellington, 9th October, 1890.

NOTICE is hereby given that the LIQUOR CARNIS COMPANY (LIMITED), of 50, Holborn Viaduct, London, England, Manufacturing Chemists, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



The essential particulars of the trade-mark are the distinctive devices, and the applicants disclaim any right to the exclusive use of the added matter.

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

Liquid extracts of meat.

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.

E. GELL,
Deputy Registrar of Patents, Designs, and
Trade-marks.

Notice of Applications for Patents.

Patent Office,

Wellington, 6th October, 1890.

OMPLETE specifications relating to the under-mentioned applications have been accepted, and are open to public inspection.

Any person may, at any time within two months from the date of this Gazette, give me notice in writing, in duplicate, of opposition to the grant of the patent, stating in such notice the particular grounds of his objection.

No. 4627.—George Speller Wright, Civil Servant, and

CHARLES BALLARD and GEORGE MARSHALL, Sharebrokers, all of Adelaide, in the Province of South Australia. An invention for improvements in the process of treating metal-

No. 4631. — James Gray, of Dunedin, New Zealand, Agricultural-implement Maker. An invention for Gray's Improved Sectional Canister, for sowing turnip and other small seeds.

No. 4632.—ALEXANDER CARSTAIRS McNeill, of Wanganui, New Zealand, Farmer. An invention for a seed-sowing plough-attachment.

No. 4634. — JAMES McKinless, of Shrewsbury Villa, Brooks' Bar, Manchester, England, late Commercial Travel-ler. An invention for improvements in maturing spirits and other liquors, and apparatus connected therewith.

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

Notice of Applications for Patents.

Patent Office.

Wellington, 9th October, 1890.

COMPLETE specifications relating to the under-mentioned applications have been accepted, and are open to public increasion.

tioned applications have been accepted, and are open to public inspection.

Any person may, at any time within two months from the date of this Gazette, give me notice in writing, in duplicate, of opposition to the grant of the patent, stating in such notice the particular grounds of his objection.

No. 4230.—FREDERICK STAHL and JOHN SPRING REW, both of St. Arnaud, Victoria, Mining Managers. An invention for improvements in apparatus for grinding and amalgamating auriferous and argentiferous material.

No. 4635.—The Universal Compositor Company

No. 4635.—The Universal Compositor Company (Limited), of Temperance Buildings, Swanston Street, Melbourne, Victoria. An invention for improvements in machinery for distributing, setting, and justifying type.

No. 4637.—John Webster, of Christchurch, New Zealand, Civil Engineer and Surveyor. An invention for spring several for chairs traced dreg rooms and other process.

couple for chains, traces, drag-ropes, and other purposes requiring elasticity.

E. GELL, Deputy Registrar of Patents, Designs, and Trade-marks.

Ratibe Land Court Rotices.

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

Native Land Court Office,
Wellington, 1st October, 1890.

OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said
Acts, hold a Court at the Native Land Court Office, Greytown, Wairarapa, on Saturday, the 18th day of October,
1890, at 10 o'clock in the forencon, for investigating the cases
mentioned in the Schedule hereunder, at which time and
place all persons interested in the said cases, and having
objections to any of the dealings, are hereby notified to
attend. attend.

W. BRIDSON. Registrar.

SCHEDULE

MATARITAKI, PART OF.

90-186. Transfer dated the 20th day of September, 1890, from Heremaia Tamaihotua to Tangi Heremaia.

TAUPARAHA.

90-188. Lease dated the 24th day of July, 1890, from Eruera Rangitakaiwaho and others to John Orbell Bidwell

WAIOTETUTA No. 1.

90-189. Lease dated the 5th day of August, 1890, from Kahu Tutura and others to John Orbell Bidwell and others.

OHAERETAHI.

90-190. Lease dated the 23rd day of July, 1890, from Eruera Turei Rangitakaiwaho and others to John Orbell Bidwell and others.

Papawai, Section 14.

90-191. Lease dated the 9th day of September, 1890, from Rehu Matini to Richard Tilson.

Papawai, Section 16.

90-192. Lease dated the 10th day of September, 1890, from Mere Hemara to Richard Tilson.

Papawai, Section 19.

90-193. Lease dated the 9th day of September, 1890, from Ropata Heketa Manihera to Richard Tilson.

TAUMATA No. 2.

90-194. Transfer dated the 5th day of September, 1890, from Naera te Naera to Anne Eliza Oates.

"The Native Lands Frauds Prevention Act, 1881," and the several Acts amending the same.

Native Land Court Office,
Whanganui, 30th September, 1890.

NOTICE is hereby given that a Trust Commissioner will, under the authority and for the purposes of the said Acts, hold a Court at the Resident Magistrate's Courthouse at New Plymouth, on Monday, the 20th day of October, 1890, at 11 o'clock in the forenoon, for investigating the case mentioned in the Schedule hereunder, at which time and place all persons interested in the said case, and having objections to the said dealing, are hereby notified to having objections to the said dealing, are hereby notified to attend.

> ELWIN B. DICKSON, Registrar.

SCHEDULE.

SECTIONS 7 AND 8 OF BLOCK XCV., RALEIGH WEST. 90-31.—Deed of conveyance dated 29th August, 1890, from Mere Teira and others to Thomas Elliot.

Notice for Partition.—" The Native Land Court Act, 1886," and its Amendments.

Registrar's Office, Wellington, 3rd October, 1890. OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Greytown North, Wairarapa, on the 25th day of October, 1890, or as soon thereafter as the business of the Court will allow.

W. BRIDSON, Registrar.

SCHEDULE.

PARTITION.

No.	Name of Applicant.				Name of Applicant. Name of Land.		Title, whether Crown Grant or otherwise, and Date of Issue.	
1 2	Hata Harawira, Hohora Tu Ripeka Ihaka	nuiarang	i, and	others	••		Te Aruhe-a-Pohatu Te Hautawa o Papawai	
3	Ateneta Ihaia and others	••	••	••	••	••	Waikoukoutauanu Hurunuiorangi No. 6	
4	Nuku Piharau	••	••	••.	••		Papawai	Land has been divided. Partition orders not yet issued.
5	Te Ruihi Aporo and others	••	••	• •	••	• [Turanganui Reserve .	. Crown grant, 18th December, 1869.
6 7			••	••	•••	••	Pirinoa Reserve .	
8	Hemi Matiĥa, Makere Wait	io 	••	••	••	••	Hupenui	. Memorial of ownership, 3rd May, 1880.

Sitting of the Native Land Court .- "The Native Land Court Act, 1886, and its Amendments."

Registrar's Office, Auckland, 1st October, 1890.

Notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, en the 3rd day of November, 1890, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

EDW. HAMMOND, Registrar.

SCHEDULE. REMOVAL OF RESTRICTIONS.

No.	Nam	e of Appl	icant.			Name of Land.	Title and Date of Issue.
1	Hori Karaka	••	••	••	••	Waiotahe, Lot 75	Land Transfer, Vol. 18, folio 148, 3rd December, 1879.
2	Hori Wenerei Taupo	••	••	••	••	Waiotahe, Lot 316	Land Transfer, Vol. 18, folio 150, 3rd December, 1879.
3	Te Weu	••	••	•••	••	Waiotahe, Lot 325	Land Transfer, Vol. 18, folio 243, 3rd December, 1879.

Sitting of the Native Land Court.—" The Native Land Court Act, 1886," and its Amendments.

Registrar's Office, Auckland, 1st October, 1890.

Notice is hereby given that a sitting of the Native Land Court will be held at Cambridge, Waikato, on the 19th day of November, 1890, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

EDW. HAMMOND, Registrar.

SCHEDULE. PARTITION.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Hera Peka Paretaiki, Hira Rangimatini	Waotu South A No. 1	Certificate (1880), 26th June, 1883.
2	Makereti Hinewai	Waotu South A No. 2	Certificate (1880), 26th June, 1883.
8	Pare Turanga Stewart	Waotu South D No. 1	Certificate (1880), 8th June, 1883.
4	Makuini te Whakarehu, Eruera te Rangiotu, Kapu te Kohika, Karawhira Kapu	Waotu South A No. 1	Certificate (1880), 26th June, 1883.
5	Kapu te Kohika, Karawhira Kapu	Waotu South A No. 2	Certificate (1880), 26th June, 1883.
6	Witarihana Rupuha	Waotu North No. 3c	Certificate (1880), 16th April, 1883.
7	Witarihana Rupuha	Waotu North No. 3D	Certificate (1880), 15th May, 1888.
8	Arekatera Rongowhitiao, Whiripo te Puni, Hakaria te Wera	Waotu No. 2A, No. 2 (Waotu North No. 2A)	Certificate (1880), 16th April, 1888.
9	Noka, Winiata Paopao, H. Hauariki, Te Tuataro, Te Aoao Taro, Tiritiri te Tua	Maungatautari	••
10	Wiremu More Munu, Meri Munu, Titipo	Maungatautari	
11 12	Hori te Paki, Harete Tamihana Hami Riwai, for Mihi Kingi, and Mihi Korama	Maungatautari No. 4 Maungatautari No. 4F, Section 1	Land already divided. Division order (1882), 15th July, 1886.
13	E. Hororiri, Hori Ohomairangi, Heni Tipare, Riripeti te Pekanga, Hemi Kokako, Te Koto Tamati, Ropata Raata, and others	Maungatautari No. 4F	Division order (1882), 15th July, 1886.
14	Ringiringi, Weloka Muriwhenua, Hakopa te Ngori, Te Moanaroa, Te Po Kingi, and others	Maungatautari No. 4g	Division order (1882), 6th July, 1886.
15	Te Pae and others	Maungatautari No. 4, 424 acres (No. 4н, Sec- tion 7)	Division order (1882), 14th July, 1886.
16	Tenawhea Huirangi and others	Maungatautatari No. 4, 726 acres (No. 4H, Sec- tion 6)	Division order (1882), 14th July, 1886.
17	Peti te Wharetokaanu, Wikitoria, Waiti Noka, Tiri Kohua, Matengaro Paopao, Patena Hukanui	Maungatautari No. 4B, 1,943 acres	Division order (1882), 22nd January, 1886.
18	W. te Wheoro, Ratima te Whakaete	Maungatautari No. 4E	Division order (1882), 23rd January, 1886.
19	Hemi Erena, M. Kaukiuta, Epiha Ngarua, Haimona Hemi, Hakaraia Pohe, Hera Karaka, Raihe Ngarua, Te Paea Ngarua, Te Ratukaraka, Mita Murua, Horina Nepia, Rangataua Nepia, Hakiriwhi Purewa, Keepa Taiporutu, Paora te Ahuru, Tangi-	Maungatautari No. 5A	Order for certificate (1880), 7th November, 1884.
•	ariki, Mihipeka Taukura, Te Ute Hauariki, Henare Hui, Tema Anatipa, Hamiora Riwai, Oriwia Karepa, Poihi Pakeho, Tutei- wi Hou, Rapana Werahi, Aweroa Whakatau, Hemi Warihi, Henare Parareka, Tamati Tuhua, Ruta Taiepa, Rapana Wera-		
	rahi, Mihipeka Taukura	4_	
20	Maraea Epiha, Hohepa te Toko, Wiremu te Hika, Te Peita Rangikataua, Matena te Koopua, Hera Mokopehi, Hana te Waaka, Mautaonga, Rehara te Hu, Mere Rotoroto	Maungatautari No. 5B	Order for certificate (1880), 7th November, 1884.
21	Kurukuru, for Wikitoria Kurukuru	Maungatautari No. 6B	Division order (1882), 17th July, 1886.
22	Tiemi Erena, Mere Timiuha, Heperi Matiaha, and others	Kokako (1,400 acres)	Land Transfer, Vol. 32/117, 5th May, 1883.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
23 24	Te Morehu Himiona	Mangawhero No. 1 Matanuku, 2,000 acres (No. 2)	Land not known. Certificate (1880), 12th October, 1882.
25 26	Te Rangikaripiripia, Karangi Tamaki, Hira Rangimatini Te Matewai, Hera Peka Oneri, Pare Wahaika, Whata Oneri	Whakamaru Maungaiti Whakamaru Maungaiti, 5,000 acres	Land Transfer, Vol. 36/79,
27	Hapeta te Paku, Okiwi Ngatara, Hinekiri, Huriana, Ngatangi,	Whakamaru Maungaiti	23rd July, 1884. Land Transfer, Vol. 36/81,
28	and others Hapeta te Paku, Te Rangituatea, Parekaiuru, Makereti Kereihi, Irihapeti Whamaro	K (1,993 acres?) Whakamaru K No. 1	23rd July, 1884. Land not known under this name.
29	Miriata te Taiawatea	Whakamaru B	Order for certificate (1880), 11th June, 1883.
30	Pare Turanga Rangitoremi	Whakamaru Maungaiti No. 2A	Land Transfer, Vol. 38/83, 27th March, 1885.
31	Karangi Tamaki, Te Rangikaripiripia	Te Whetu No. 3B	Division order (1882), 19th February, 1885.
32 33	Ropata Rangiwhakairi, Hunia Arona, and others Paora te Karetai, Piripi Hopo, Ruihi Piripi, Heremia Mitai, Eria Piripi, and others	Whaiti Kuranui No. 2D Whaiti Kuranui No. 2D	Division order (1882), 1st July, 1886.
34	Eruera Parete	Whaiti Kuranui No. 4	Land already divided.
35 36	Eruera Parete Te Morehu Himiona, Tupara Morehu, Ngarua Morehu, Tame Raumati Morehu, Mangapiko te Kohu, Te Rere Ihaka, Miri- ama Hori, Hori Parengarenga, Hahuora te Motupuka	Whaiti Kuranui No. 6 Okauia	Land already divided. Land already divided; cannot identify which part this claim refers to.
37	Aihe Pepene, Parata te Mapu, Hohepa Tauhou, Ngapari Whaiapu, Timi te Rua, Reha Aperahama, Kauhou, Karapuha te Arero, Hutana Karapuha, Rewi Mokena, Ngarepo te Arero, Ema Ripihia, Ripeka te Pea	Okauia Nos. 3 and 4	Memorials, 3rd July, 1879.
38	Joseph Liston Wilson	Mangawhara No. 1B, Sec- tion 2	Division order (1882), 25th September, 1884.
39	Wiremu te Whitu, Hori Wirihana, and others	Pukekura, Section 17, 2,400 acres	Crown grant, 22nd April, 1890.
40	Ripeka Whakaewa, Rangitaua Whakaewa	Pukekura No. 4	Crown grant, 22nd April, 1890.
41	Tutu Whakarau	Ohote, at Whatawhata (Pukete No. 228?)	••
42	Hera Tohora, Maata Rangiwahia Patene, Haara Rangiwahia Patene, Hone Patene, Raiha Mangu Patene, Riria Patene, Wiki- toria Patene, Arihi Patene, Aperahama K. Patene, Hui Pihopa	Tè Kauri, 456 acres, (Waipa, Lot 61)	Order under section 20 (1886), 12th July, 1889.
43	Hone Patene, Raiha Mangu Patene, Riria Patene, Wikitoria Patene, Arihi Patene, Hera Tohora, Maata Rangiwahia Patene,	Tokikuku, 1,612 acres, (Waipa, Lot 62)	Order under section 20 (1886), 12th July, 1889.
44	Haara Rangiwahia Patene, Aperahama K. Patene, Hui Pihopa Hepata Turingenge, Amuketi te Whata, Hori Takerei, Roka Matiaha, Wairakau Amuketi Wirihana Pouaru, Mere Pouaru, Mere Ani Hemopo, Te Rira Patene, Te Hiakai Patene, Ripeka Takerei, Te Wera Hepata, Raku Hepata, Maata Patene, Taka- wai Moananui, Peti Matenga, Kameta Matenga, Hone Pumipi Matenga	Taramahoe, Waipa, Lot	Order under section 20 (1886), 12th July, 1889.
45	Tewi Kingi, Erueti Haupapa, Horomona Watarauihi, Werereka	Karakariki Paretata	Crown grant, 4th Feb.,
46	Rokena Huirama Riutoto, Tewi Kingi, Werereka Rokena, Anatipa Pukatea	(Waipa, Lots 65 and 69) Waipa, Lots 65 and 69	1881. Crown grant, 4th Feb., 1881.
47	Hera Tohora, Maata Rangiwahia Patene, Haara Rangiwahia Patene, Aperahama K. Patene, Hui Pihopa	Ahuatarao, 13,587 acres, Waipa, Lot 66	Order under section 20 (1886), 12th July, 1889.
48	Pepene Eketone, Mere Eketone, Hone Patene, Te Hiakai Patene, Te Rira Patene, Raiha Mangu Patene, Riria Patene, Wikitoria Patene, Arihi Patene	Te Ahuatarao (Waipa, Lot 66)	Order under section 20 (1886), 12th July, 1889.
	Determination of Interest under 8	SECTION 42, ACT 1886.	
No.	Name of Applicant.	Name of Land.	Title, whether Crown grant, or otherwise, and Date of Issue.
1 2	Hera Peka Rangitaiki, Ripeka Parekawa, Matewai Parekawa, Paeroa Parekawa, Taupiri Parekawa, Hohepa Taupiri Retireti Tapihana, Perepe Tapihana	Tapuiwharawhara (Waitu South A No. 2) Kokako, 1,400 acres	Certificate (1880), 26th June, 1883. Land Transfer, Vol. 32/117,
3	Ruta te Manuahura	Tapapa No. 2 (Whaiti	5th May, 1883. Division order (1882), 1st
	Removal of Restrict	Kuranui No. 2D)	July, 1886.
No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
		<u> </u>	1
1 2	Hone Pero	Parish of Taupiri, Lots 72 and 91, Komakorau Maungatautari No. 3A, Section 1, and Maungatautari No. 3C, Section 1	Crown grant, 16th Feb., 1881. Partition order (1886), 17th December, 1889. Partition order (1886), 17th December, 1889.

OTHER BUSINESS.

No.	Applicant.	Name of Land.	Area.	Nature of Claim.
1	Under-Secretary for Public Works	Puniu Survey District; Blocks I., II., V., VI., Native land, Mangaorongo Survey District; Blocks III., IV.,	A. R. P. 167 3 38	Applying to the Court t ascertain and determine th amount of compensation t be paid to the owners of
2	Minister for Public Works	VII., VIII., XI., XII., XV., XVI., Native land, Orahiri Survey District Native land, Orahiri Survey District Native land, Orahiri Survey District Native land, Orahiri Survey District Native land, Orahiri Survey District	11 1 3 12 0 26 9 3 28 8 1 10	lands taken for railway pur poses. Ditto.
		Native land, Orahiri Survey District	15 1 6 8 3 27 10 1 32 8 1 12 10 3 36 11 0 20	
3 4	Minister for Public Works Minister for Public Works	Native land, Otanake Survey District Native land, Orahiri Survey District Native land, Block IV., Otanake Survey District	15 3 31 0 3 4 14 2 13	
		Native land, Block IV., Otanake Survey District Native land, Blocks IV., VIII., Otanake	15 0 7 17 0 24	
		Survey District Native land, Block VIII., Otanake Survey District	15 3 20	
		Native land, Block VIII., Otanake Survey District Native land, Block VIII., Otanake Survey	26 2 16 22 3 27	
		vey District Native land, Blocks VIII., V., Otanake and Pakaumanu Survey Districts	16 1 10	
		Native land, Blocks V., IX., Pakau- manu Survey District Native land, Block IX., Pakaumanu	14 0 31 12 1 5	
5	Minister for Public Works	Survey District Native land, Block VIII., Otanake Sur-	0 2 28	••
6	Korowhiti Tuataka	vey District Okauia	••	Applying under section 13 of "The Native Land Court Acts Amendment Act, 1889," for an inquiry into alleged errors or omissions in the de-
	Te Korowhiti Tuataka	Waiharakeke	•	cision or order of the Court. Applying under section 13 of The Native Land Court. Acts Amendment Act, 1889, for an inquiry into alleged errors or omissions in the decision or order of the Court.

No.	Applicant.	Name of Land.	Title, and Date of Issue.
1 2	Mereana Peka te Hameme, Eru te Kaka, Harete Tamehana, Raihi, Karika te Kaka, Aremete te	Te Au-o-Waikato	Crown grant, 9th May, 1870. Crown grant, 18th June, 1870.
3	Kaka, Tanuwhea Huirangi, Ngakakaho, and others Huirama Riutoto, Tewi Kingi, and others		Crown grant, 4th Feb., 1881.

Crown Lands Notices.

Hawke's Bay Runs classified.

General Crown Lands Office,
Wellington, 8th October, 1890.

IT is hereby notified for public information that the Commissioners appointed in pursuance of section 9 of "The Land Acts Amendment Act, 1888," have reported to His Excellency the Governor that the lands described in the Schedule hereto have been classified by them as therein noted.

G. F. RICHARDSON, Minister of Lands.

SCHEDULE.

CLASS I.

Run No. 9, containing by admeasurement 11,632 acres, more or less, situate in the Mohaka Survey District, Hawke's Bay Land District. Bounded towards the north and north-west

by the Mohaka River; towards the east by Pastoral Runs 19 and 10; and towards the south and south-west by Native land and Pastoral Run 6 to the point of commencement.

Run No. 10, containing by admeasurement 11,568 acres, more or less, situate in the Mohaka Survey District, Hawke's Bay Land District. Bounded towards the north by Pastoral Runs 9 and 19; towards the east by Pastoral Run 5; towards the south by the Waikare River; and towards the west by Pastoral Run 9 aforesaid to the point of commencement.

Run No. 19, containing by admeasurement 5,540 acres, more or less, situate in the Mohaka Survey District, Hawke's Bay Land District. Bounded towards the north by the Mohaka River; towards the east by Small-grazing Run 10, by road to Timber Reserve, by Timber Reserve, and by Pastoral Run 5; towards the south by Pastoral Run 5 aforesaid and Pastoral Run 10; and towards the west by Pastoral Run 10 aforesaid to the point of commencement.

Crown Lands for Sale by Public Auction.

Crown Lands Office, Auckland, 25th September, 1890. T is hereby notified that the under-mentioned lands will be submitted to public auction at this office, on Friday, the 31st day of October proximo, at 11 o'clock a.m.

Thos. HUMPHRIES,

Commissioner of Crown Lands.

SCHEDULE.

MANUKAU COUNTY.

Section.	I	Area	•	}	Upset Price.				
Parish o	of Manu	rewa	.—Su	burbs	burbs of Mangere.				
1	A.	R.	Р.	1	£	s.	đ.		
15	3	2	6	-	123	12	0		
24	4	0	23	1	82	10	0		
25	4	1	15	i	86	16	0		
26	4	2	20	İ	92	10	Ó		
27	4	0	36	i	85	0	0		
28	4	0	29		84	0	0		
29	3	-3	17	1	77	10	0		
Description o	f Land:	A	ll rich	vole	anic s	oil;	close	:	

Parish of Manurewa. 1 26 $\begin{array}{cc}20&15\\450&0\end{array}$

90A 30 0 0 450 0 0

Description of Land: All rich volcanic land, in grass or

Description of Land: All rich volcanic land, in grass or under cultivation. Section 90A, situated at Ihumata, close to Mangere, in occupation of Mr. Wallace.

Plans showing the positions of sections may be seen, and further information obtained, on application at the Crown Lands Office, Customs Street, Auckland.

Terms of Sale: One-fifth to be deposited at close of sale, balance, together with Crown-grant fee, within thirty days.

Crown Lands to be sold by Public Auction.

Crown Lands Office, Auckland, 8th September, 1890. OTICE is hereby given that the under-mentioned lands will be submitted to public auction, in this office, on

r riday, the sist day of October proximo, at 11 o clock a.m.							
Section.		A:	rea.		Upset I	rice.	
			n Lan		·		
		Town e	of Ran	giriri.			
		A.	R. P.		£ s	. d.	
40	}	0	1 0	İ	7 1	0 0	
•		SUBUR	BAN L	ANDS.			
	Suburt	s of N	garuau	ahia S	louth.		
169A	ſ	6	3 13	1	20 10	0	
178A	-	6	3 15	1	20 10		
226a		4	0 14	1	12 8		
238a		7	0 35	1	21 15		
245a		2	3 27	1	9 (
532a	i	6	0 2		30 0	Ō	
· 548A	ļ	9	3 17	1	49 7	6	
Description	of Lan	d: The	ese sect	ions ar	e close to	the T	own
of Ngaruawah	ia, and	their 1	position	rende:	s them v	aluabl	e as

suburban sections.

	Suburbs of Ko	ohukohu.	
1	2 Ö O	6 0 0	
16	1 1 12	4 0 0	
17	2 3 25	8 12 6	

Description of Land: Situated near Kohukohu Township, Hokianga.

RURAL LANDS. Hobson County .- Kaihu Survey District.

Block I. 42 1 32 37 0 32 12 23 6 9 75 9 0 137

Description of Land: These sections contain open land and forest, situated not far from Opanake Railway-station. The forest contains a good deal of kauri timber.

Rodney County.-Parish of Kourawhero.

41 | 108 0 0 | 108 0 0 Description of Land: Broken bush land, containing about 100,000ft. of kauri timber.

Whakatane County.—Parish of Waioeka.

348 | 18 1 0 | 54 15 0

Description of Land: Open land, partly tidal swamp, opposite Opotiki Township. Some old cultivations on this

Plans showing the positions of sections may be seen, and further information obtained, on application at the Crown Lands Office, Customs Street, Auckland.

Terms of Sale: One-fifth to be deposited at close of sale; balance, together with Crown-grant fee, within thirty days.

Thos. HUMPHRIES,

Commissioner of Crown Lands.

Crown Lands for Sale, District of Hawke's Bay.

OTICE is hereby given that the under-mentioned Crown lands will be offered for sale and application, at the Crown Lands Office, Napier, on Thursday, the 30th October, 1890:-

TO BE OFFERED AT AUCTION, AT 11.30 A.M.

For Cash.

Section.	Block.	District.	Area	Upset Price,
119	XIII.	Opoiti Wakarara	A. R. P. 50 0 0 62 2 36	£ s. d. 100 0 0 420 15 0

Description of Land: Section 119, Block XIII., Opoiti Survey District, is open country, for the most part undulating, with a little level land, and covered with fern and tutu; soil of a light pumice character, though fairly good, to judge from the remains of a crop of turnips sown on the adjoining section. Block LXXXVIII., Wakarara, is within about twenty miles of Waipawa, by a good road. It is enclosed by a substantial ring-fence, and carries a large quantity of valuable timber, consisting of totara, matai, rimu, miro, and kahikatea, estimated to be worth at least £200. A proportion of the cost of fencing would be recoverable from adjoining owners under the existing Fencing Acts.

Conditions: One-fifth of the purchase-money to be paid on the fall of the hammer; the balance, with Crown-grant fee, within one month from date of sale.

Forfeited Deferred-payment Section.

| VII. | Woodville .. | 1 0 24 | Subject to £2 10s. for valuation for improvements.

Description of Land: Half-way between the Woodville and Victoria Railway-stations, in the middle of a well-settled district. It is laid down in grass.

For Lease.

Section.	District.	Term of Lease. Area.			Upset Annual Rental.			
			A.	R.	Р,	£	s.	d.
Sec. 11, Bk.XVI.	Tahoraite	21 years	167	0	0	12	10	6
Secs. 386 and 387	Clyde Town	10 "	0	2	23	2	0	0
Pn. Forest Res.	Makaretu	7	1.000	0	0	75	0	0

Description of Land: Section 11, Block XVI., Tahoraite, Description of Land: Section 11, Block XVI., Tahoraite, is a totara reserve, well adapted for grazing and cropping purposes. The land on the west side of the Mangatoro Stream is principally flat, good soil, some of it being old river-deposit; that on the east side is more broken, limestone formation. Sections 386, 387, Clyde Town, are facing the Marine Parade on the Wairoa River. The portion Makaretu Forest Reserve is broken country for the most part, but there are some fine slopes and almost level country, with your fair are some fine slopes and almost level country, with very fair soil. About 600 acres has been sown with cocksfoot grass, which is looking very well and thriving. A further area of about 300 acres might be sown without any bush-felling or

about 300 acres might be sown without any busn-reining or clearing being necessary.

Special conditions of lease of Section 11, Block XVI., Tahoraite: The reserve is offered for lease solely for depasturing purposes. No timber is to be cut, used, or taken from the section; and the lessee shall use every possible means of protecting the timber from fire.

Conditions of Sale: Half a year's rent and £1 1s. lease-fee must be paid by the successful bidder for any lease at the close of the auction.

For License for Ton Voors

E OF Elicense jor 1	Lew Lewis.	
Description of Land.	Area.	Upset Rental.
Signal Station Reserve, Mahia	A. R. P. 33 0 0	£ s. d. 2 10 0

Description of Land: On the sea-coast, adjoining Mahia Township.

Conditions: Half a year's rent and £1 1s. license-fee must be paid at the sale.

For Pastoral License for Twenty-one Years.

Run No.	Run No. District.		Area,			Upset Rental.		
		*	A	R.	P.	£	s.	đ.
. 9	Mohaka	• •	11,632	0	0	110	0	0
10	,		11,568	0	0	80	0	0
19	,	••	5,540	0	0	83	2	0

Description of Land: Run No. 9 has some land which would carry good grass, but it exists in patches. Run No. 10 contains about 6,000 acres of pumice land, with clay subsoil, and little or no vegetation on it. Run No. 19 is hilly pastoral country, soil light, overlying a calcareous marl or papa formation. All three runs are well watered, and distant papa formation.

conditions: The licenses of Runs Nos. 9 and 10 shall date from the 1st March, 1892, and that of Run No. 19 from the 1st March, 1891.

Crown Lands Sale, Otago Land District.

Crown Lands Office,

Dunedin, 22nd September, 1890.

THE following Crown lands will be sold by auction, at the Crown Lands Office, Dunedin, on Thursday, the 28rd October, 1890, at 11.30 a.m.:—

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

1885."
Run No. 24A, Clutha County, about 890 acres; term, ten ears. Upset rental, £14 16s. 8d. per annum.

Run No. 37, Lake County, about 268 acres; term, ten years. Upset rental, £5 per annum.
Run No. 38, Lake County, about 274 acres; term, ten years. Upset rental, £5 per annum.
Section 7, Block III., Catlin's District, about 726 acres;

term, ten years. Upset rental, £9 1s. 6d. per annum.
Section 3, Block IV., Kurow District, about 204 acres;
term, seven years. Upset rental, £7 13s. per annum.

Possession of the foregoing runs will be given on the day sale. Purchasers will be required to deposit a half-year's rent and £1 is. license-fee on the fall of the hammer.

SMALL GRAZING-BUN LEASES UNDER PART VII. OF "THE LAND ACT, 1885."

Subdivisions of Part of Taieri Lake Station.

Run No. 205A, about 1,200 acres; term, twenty-one years. Upset rental, £30 per annum.
Run No. 205B, about 3,960 acres; term, twenty-one years.

Run No. 2058, about 3,950 acres; term, twenty-one years. Upset rental, £99 per annum.
Run No. 2056, about 1,400 acres; term, twenty-one years. Upset rental, £35 per annum.
Run No. 2056, about 1,385 acres; term, twenty-one years. Upset rental, £34 12s. 6d. per annum.
Possession on day of sale. Purchasers will be required to hand to the auctioneer the declaration required by section 200 of "The Land Act, 1885," and to pay the first half-year's rent, and lease and registration fees, £1 11s., on fall of hammer.

TOWNSHIP SECTIONS.

Town sections in Kaitangata, Kelso, Nenthorn, Waipahi, and Waynes Townships. Upset price, £30 per acre.

Terms: Twenty per cent. deposit on fall of hammer; balance, with Crown-grant fee, £1, and valuation (if any), within thirty days.

Note.—Sections in Nenthorn and Waynes are subject to valuations for improvements, particulars of which can be obtained on application.

For further particulars apply to this office.

J. P. MAITLAND, Commissioner of Crown Lands.

Notice to Occupiers of Runs, Westland District.

Crown Lands Office, Hokitika, 20th September, 1890.

In accordance with section 188 of "The Land Act, 1885,"

I harehy give notice that the Time hard Act, 1885," I hereby give notice that the runs hereunder enumerated will be declared forfeited if the amount of rent due, together with the penalty for non-payment, are not paid to the Receiver of Land Revenue, Hokitika, within three months from the date of insertion of this notice: Runs No. 24, Nisson and Eggeling, Waiatoto, 15,000 acres; No. 25, Cattery and Jackson, Arawata, 14,000 acres; and No. 12, John Allen, Upper Mikonui, 3,000 acres.

GERHARD MUELLER,

Commissioner of Crown Lands.

Commissioner of Crown Lands.

Sale of Grazing Rights, Land District of Canterbury.

THE following grazing rights, without power of oropping the land, being river-conservation reserves on Rangitata Island, will be sold at the Courthouse, Temuka, on Wednesday, the 29th October, 1890, at 11 a.m.:

Reserve.	Area.	Upset Annual Rental.
	Α.	£ s. d.
2883	268	20 2 0
2884	232	17 8 0
2885	21	1 1 0
2886	52	1 6 0
2887	239	11 0 0
2888	144	7 4 0
2889	34	1 5 0
2890	38	1 18 0
2747	370	7 14 0
2891	39	1 19 0
2892	200	10 0 0
2893	31	0 15 0
2894	18	0 9 0
2895	57	2 17 0
2896	24	0 12 0
2897	29	190
2898	135	6 15 0
2899	57	2 17 0
2900	16	0 16 0
2901	22	0 16 0

On the north side of Rangitata River, Coldstream Run, at the Land Office, Christchurch, on Friday, the 31st October, 1890, at 11 a.m.:—

2879	5 (050
2880	874	18 14 0
2881	494	18 10 0
2882	173	6 10 0

These lands are all situated on the Rangitata Island or on the north and south banks of the Rangitata River, and consist of river-bed land all more or less subject to being over-flowed if the river is in flood. The land is light, and in some places broken or very stony and poor, but in others well grassed, and capable, especially if worked with the adjoining lands, of carrying a good deal of stock. The term of lease will be for seven years; rent to be payable half-yearly, on the 1st April and October in each year. 1st April and October in each year.

JOHN H. BAKER, Commissioner of Crown Lands.

Runs liable to Forfeiture.

Crown Lands Office,
Invercargill, 1st October, 1890.

NOTICE is hereby given, in terms of section 188 of "The
Land Act, 1885," that the following runs are liable
to forfeiture, and if rent and penalty be not paid within
three months from present date the existing licenses will be
declared forfeited:—

declared forfeited :-

Runs Nos. 323B, 443, and 475.

JOHN SPENCE, Commissioner of Crown Lands.

Public Reserve for Lease.

Crown Lands Office,
Wellington, 26th September, 1890.

IT is hereby notified, in terms of "The Public Reserves
Act, 1881," that the lease of the under-mentioned
section will be offered at public auction, at the Crown Lands
Office, Wellington, on Thursday, the 20th day of November,
1890, at noon.
Plan and form of lease can be seen and particulars
obtained at this office.
The term of the lease will be arready

The term of the lease will be seven years

No allowance whatsoever shall be payable on account of improvements effected by the lessee.

A deposit of a half-year's rent and £1 11s. lease-fee must be deposited on the fall of the hammer. J. W. A. MARCHANT,

Commissioner of Crown Lands.

SCHEDULE.

SECTION 22, Block IV., Mikimiki District, 4 acres 1 rood. Upset rental per annum, 10s.
Description of Land: This section is situated on the west

side of the Ruamahanga River, about fifteen miles from Masterton, at the head of the Opaki Plain, at Mole's Corner, and comprises stony flat land of fair quality, covered with mixed bush.

OCT. 9.]	1.11.	e New Year	DAND C	MALLI	• الشاه	1100
	2	Town of Levin.		Section.	Block.	Area.	Upset Price per Allot-
that to the accomply public a con Thursda	he sections in panying Scheme auction, at the ay, the 20th	Wellington, 26t, in terms of "I in the Town of Edule will be off		1 2 3 4	VIII.	A. R. P. 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	£ s. d. 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0
One-fifth fall of the the deposit There ar purchasers	hammer, and will be forfer no limitate of town land	hase-money must d the balance wited. ions or restrictions ds for cash. t the auction w J. W. A.	t be deposited on the rithin thirty-days, or ons incumbent upon till be withdrawn till MARCHANT, or of Crown Lands.	5 6 7 1 2 3 4 6 7	IX.	0 1 0 0 1 0	7 10 0 7 0 0
To		SCHEDULE.	enua Block.	9 10 1	″. X.	$egin{array}{cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \\ 0 & 1 & 0 \\ 0 & 1 & 0 \\ \end{array}$	7 10 0 7 10 0 7 10 0 7 10 0
Section.	Block.	Area.	Upset Price per Allot- ment.	2 3 4 5	"	$\begin{array}{cccc}0&1&0\\0&1&0\end{array}$	7 10 0 7 10 0 7 10 0 8 0 0
2345678911 11212456789121345678901111245689112135679123456789112	I	A. R. F. 0 1 0	£ s. d. 7 10 0	5624568011212458901123478910112114567901112345678901123145678910112111111111111111111111111111111111	XÏI. XÏII. XÏV. XV. XVI. XVII.	0 1 0 0 1 18 0 2 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 38 0 1 38 0 1 38 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	8 0 0 11 0 0 15 0 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 15 0 0 15 0 0 15 0 0 7 10 0

Section.	Block.	Area.	Upset Price per Allot ment.
		A. R. P.	£ s. d.
7	XVII.	0 1 0	7 10 0
8		0 1 0	7 10 0
9	, ,	0 1 0	7 10 0
10	"	0 1 0	7 10 0
12	, ,	0 1 0	7 10 0
13	"	0 1 0	7 10 0
14	"	0 1 0	7 10 0
15	"	0 1 0	7 10 0
16	"	0 1 0	7 10 0
17	. "	0 1 0	7 10 0
18		0 1 0	7 10 0
19	"	0 1 0	7 10 0
$\begin{array}{c} 20 \\ 21 \end{array}$	"	$\begin{smallmatrix}0&1&0\\0&1&0\end{smallmatrix}$	7 10 0
21 22	"	0 1 0	7 10 0 7 10 0
1	xvïII.	0 2 29	21 0 0
4		0 1 0	7 10 0
5	"	0 1 0	7 10 0
6	"	0 1 0	7 10 0
7	″	0 1 0	7 10 0
8	",	0 1 0	7 10 0
ğ	! "	0 1 0	7 10 0
10	"	0 1 0	7 10 0
11	,,	0 1 0	7 10 0
12	, i	0 1 0	7 10 0
13	,,	0 1 0	7 10 0
14	,	0 1 0	7 10 0
15	· " [0 1 0	7 10 0
16	, [0 1 0	7 10 0
17	"	0 1 0	7 10 0
18	, ,	0 1 0	7 10 0
19	"	0 1 0	7 10 0
20	"	0 1 0	7 10 0
21	"	0 1 0	7 10 0
22	"	0 1 0	7 10 0
23	"	0 1 0	7 10 0
24	"	0 1 0	7 10 0
25 96	/ /	$0\ 1\ 0$	7 10 0
26 27	"	$\begin{array}{ccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	7 10 0
21	۱ " ۱	0 1 0	7 10 0

Forfeited Deferred-payment Lands.

Crown Lands Office,

Wellington, 26th September, 1890.

T is hereby notified, in terms of the Land Acts, that the under-mentioned sections will be offered at auction, for

L under-mentioned sections will be offered at auction, for selection on deferred payments, at the Crown Lands Office, Wellington, on Thursday, the 20th November, 1890, at noon. Plans and particulars can be obtained at this office. A deposit of one-twentieth of the purchase-money, together with £1 1s. license-fee, and the stated value of the improvements, if any, must be deposited on the fall of the hammer, and the selector shall make the statutory declaration required under the deferred-payment system.

All sections unsold at the auction will be withdrawn till further notice.

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

SCHEDULE.

Section.	Block.	Block. District,				Area.			
56	X.	Mangahao		A. 82	в. О	P. 0	£	s. 10	d. 0

Description of Land: This section is situated in the Masterton-Hawera Special-settlement Block, at the junction of the Tutackara and Central Roads, about two and a half miles from Tutackara Post-office, and comprises hilly mixed bush land of good quality.

28 VII. | Tararua .. | 108 3 11 | 1 0 0 Description of Land: This section is situated in the western corner of the Wellington Special settlement Block No. 1, on the banks of the Mangatainoka River, about eight miles from Eketahuna, and comprises flat and hilly mixed bush land of good quality.

5 | III. | Mangaone .. | 154 2 25 | 1 0 0
Description of Land: This section is situated on the
Makakahi road-line, about one mile from the Hawera Road,
and comprises hilly bush land of good quality. Weighted
with £17 10s. for improvements.

59 | IX. | Mangaone ... | 103 2 16 | 1 0 0 Description of Land: This section is situated in the Wellington Special-settlement Block No. 2, about eight miles from Eketahuna, and comprises hilly and some flat mixed bush land of good quality. bush land of good quality.

71 | X. | Mangaone .. | 196 0 0 | 1 5 0
Description of Land: This section is situated at the back
of the Eketahuna Native Reserve, on the Mangaoronga roadline, about three miles from Eketahuna, and comprises
hilly forest land of good quality.

6 | IX. | Wairoa ... | 122 2 0 | 1 5 0
Description of Land: This section is situated in the Waitotara District, inland of the Momahaki Gorge, and comprises generally hilly land intersected by deep gullies. The section was originally taken up, and has been slightly improved, and is weighted with £4 18s. for fencing, ploughing, and grassing. and grassing.

90 | II. | Kopuaranga .. | 161 1 8 | 1 10 0 Description of Land: This section is situated north of the Bush Road, and comprises generally hilly mixed bush land of good quality, with some flat in front. There is a four-roomed house, 24ft. by 24ft. with a lean-to, on the section. Four acres are in grass and five acres in addition have been folled. felled; the section partly fenced, and is weighted with £116 10s for the improvements.

Tenders for Australian Hardwood, New Zealand Railways.

Railway Department (Head Office), Wellington, 7th October, 1890.

THE following list of successful and unsuccessful tenders for the supply of Australian hardwood for the New Zealand railways is published for general information. By order of the Commissioners. E. G. PILCHER, Secretary.

Tenderer.	Description of Timber.	Rate per 100ft.	Remarks.	
	Karri	s. d. 18 9 19 6	Accepted. Declined.	

Tenders for Carriage-roof Lamps and Reflectors, New Zealand Railways.

Railway Department (Head Office), Wellington, 8th October, 1890.

THE following list of successful and unsuccessful tenders for the supply and delivery of 100 kerosene carriage-roof lamps and reflectors for the New Zealand railways is published for general information. By order of the Commissioners. E. G. PILCHER, Secretary.

Tenderer.	Address.		Place of Delivery.			Rate.	Bemarks.	
A. and T. Burt Anderson and Morrison	Dunedin Dunedin	••		Hillside Store Hillside Store			23s. 6d. each 27s. 6d. each	Accepted. Declined.

Land Transfer Act Notices.

NOTICE is hereby given that the parcel of land here-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of the Gazette containing this notice. Applicant: GEORGE WILLIAMS, Jun.—77 acres, Sec-tion No. 129, Hua and Waiwakaiho District. Occupied by

Applicant.

Diagrams may be inspected at this office.

Dated this 30th day of September, 1890, at the Lands
Registry Office, New Plymouth.

W. STUART, District Land Registrar.

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

the date of the Gazette containing this notice.

HENRY JAMES HOBBS OKEY, of Frankly Road,
Farmer.—67 acres, Section No. 141, Hua and Waiwakaiho

Farmer.—67 acres, Section No. 141, Hut and Walwakano District. Unoccupied.

JOHN GIBSON, of Hua and Walwakaiho, Farmer.—
85 acres, Section No. 117, Hua and Walwakaiho District.
Occupied by Applicant.
Diagrams may be inspected at this office.
Dated this 6th day of October, 1890, at the Lands Registry
Office, New Plymouth.

W. STHART

552

548

W. STUART, District Land Registrar.

A PPLICATION having been made to register a dealing affecting Lease No. 225, JAMES BAIRD HAY, formerly of Auckland, Farmer, but now of Apia, Samoa, to THOMAS BADDAR WINFIELD, of Inglewood, Teacher, and a statutory declaration of the loss of the original lease having been lodged with me, I hereby give notice that I shall dispense with the production of the said lease, and register such dealing at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Lands Registry Office, New Plymouth, this 3rd day of October, 1890.

W. STUART,

W. STUART, District Land Registrar.

TRANSMISSION No. 1150.—Notice is hereby given that HECTOR MERCER, of Dunedin, Grocer, claiming as Trustee under a settlement dated the 20th day of April, 1885, and made between WILLIAM CAMPBELL, of Dunedin, Provision Merchant, of the first part, EMMA GALL, of Northeast Valley, Spinster, of the second part, and the said HECTOR MERCER, of the third part, has applied to be registered as Proprietor of an estate in fee-simple in Allotment 2, Township of Selwyn, Register-book, Vol. liii., folio 261; applicant will be registered accordingly, unless caveat be lodged at this office forbidding the same within one month from the date of publication hereof.

Dated this 29th day of September, 1890, at the Lands Registry Office, Dunedin.

Registry Office, Dunedin.

H. TURTON. District Land Registrar.

549

Mining Notices.

STATEMENT OF THE AFFAIRS OF A COMPANY.

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

When formed, and date of registration: 9th August, 1887; 1st October, 1887.

Whether in active operation or not: In active operation. Where business is conducted, and name of Legal Manager:
Palmerston Street, Westport; George Hodgson.
Nominal capital: £24,000.
Amount of capital subscribed: £12,000.

Amount of capital subscribed: £12,000.

Amount of capital actually paid up in cash: £5,308 7s. 6d.

Paid-up value of scrip given to shareholders, and amount of cash received for same: £12,000; nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £12,000.

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

Number of shares allotted: 24,000. Amount paid up per share: 5s. 6d., less arrears. Amount called up per share: 5s. 6d.

Number and amount of calls in arrear: 26, 27, and 28; £388 15s.

Number of shares forfeited: 5,060.

Number of forfeited shares sold, and money received for same: 10.

Number of shareholders at time of registration of company: 23.

Total amount of dividends declared: Nil.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: £388 15s.

Amount of debts considered good: £388 15s.

Amount of contingent liabilities of the company: £196

I, George Hodgson, of Westport, the Manager of the Beaconsfield Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete stateand sincerely declare that this is a true and complete state-ment of the affairs of the said company on the 14th day of July, 1890; and I make this solemn declaration con-scientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882." HODGGON

GEO. HODGSON,

Manager.

Declared at Westport, this 26th day of September, 1890, before me—J. Powell, J.P. 550 550

Pribate Adbertisements.

"FRIENDLY SOCIETIES ACT, 1882."—ADVERTISE-MENT OF DISSOLUTION BY INSTRUMENT.

Friendly Societies' Registry Office,
Wellington, 6th October, 1890.

Notice is hereby given that the Thames Ranger Band
Society, Register No. 259, held at Thames, is dissolved by instrument registered at this office on the 6th day
of October, 1890, unless, within three months from the date of
the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested
in or having any claim on the funds of the society to set
aside such dissolution, and the same is set aside accordingly.

EDMUND MASON,
Registrar of Friendly Societies.

Registrar of Friendly Societies.

MAUNGA - ATUA CHEESE AND BACON FACTORY COMPANY (LIMITED), IN LIQUIDATION.

A T a special meeting of the above company, held on the 2nd August, 1890, it was unanimously resolved to wind the company up, and that Mr. James Dickin's offer of 12s. 6d. per share be accepted.

John James was unanimously appointed Liquidator.

At a special meeting, held the 18th August, 1890, it was unanimously resolved that the minutes of previous meeting

be confirmed.

JOHN JAMES.

AM.E.S, Liquidator. 551

Woodville, 29th September, 1890.

THE TEMUKA BUTTER, CHEESE, AND BACON-CURING FACTORY COMPANY (LIMITED), IN LIQUIDATION.

OTICE is hereby given that, at an extraordinary general meeting of the shareholders of the Temuka Butter, Cheese, and Bacon-curing Factory Company (Limited), held in the Wallingford Hotel, Temuka, on the 5th September, 1890, the following special resolution was confirmed and passed: "That the Temuka Butter, Cheese, and Bacon-curing Factory Company (Limited) be wound up voluntarily." And notice is hereby further given that the undersigned were, at the said meeting, appointed Liquidators for that purpose.

JOB BROWN,
W. G. ASPINALL, Liquidators.

27th September, 1890.

NOTICE is hereby given that the Partnership lately subsisting between us, the undersigned WILLIAM HENRY VALPY, Senior, WILLIAM HENRY VALPY, Junior, ERNEST EVERY VALPY, and HARRY PERCY OARDEN, carrying on business in copartnership in the Lake County, as Runholders and Sheep-farmers, under the style of "Valpy and Company," was on the 1st day of September, 1890, dissolved by mutual consent so far as regards the said Harry Percy Oakden, who retires from the firm. And notice is further given that the business will be henceforth carried on by the said William Henry Valpy, senior, William Henry Valpy, junior, and Ernest Every Valpy alone, under the style of "Valpy and Company," who will pay and discharge all debts and liabilities, and receive all money payable to the said late firm. ebts and new partial partial firm.

Dated this 26th day of September, 1890.

W. H. VALPY, SEN.
W. H. VALPY, JUN.
E. E. VALPY.
H. PERCY OAKDEN. said late firm.

Witness to all the signatures—Robert Kerr, Blacksmith,

UNEDIN City Tramways By-law, made by special order the 3rd day of September, 1890, and confirmed the 6th day of October, 1890, and ordered to come into force the 1st day of January, 1891, and now published in accordance with "The Tramways Act, 1872."

A BY-LAW RELATING TO TRAMWAYS WITHIN THE CITY OF DUNEDIN.

In pursuance of the powers and provisions contained in "The Tramways Act, 1872," and "The Municipal Corporations Act, 1886," and of all other powers and provisions enabling the Council dot he City of Dunedin in that behalf, the said Council doth ordain as follows:—

From and after the 1st day of January, 1891, on which day it is declared that this by-law shall come into force, the following provisions shall apply to and have effect with reference to all tramways in the said city:—

Interpretation.

- 1. In the construction of this by-law—
 "City" means the City of Dunedin:
 "Conductor" means the conductor or guard of any tramcar, and any person having charge of the same:
 "Conductor" the Conductor of the same:
 - car, and any person naving charge of the same:

 "Council" means the Council of the City of Dunedin:

 "Driver" means the driver of any tramear, whether
 moved by steam- or horse-power, or drawn by cable
 or any similar appliance, or propelled by electricity:

 "Inspector" includes any Inspector appointed for the
 purposes of "The Municipal Corporations Act, 1886,"
 or any Act in force prior thereto or any such pur-
 - or any Act in force prior thereto, or any such purposes, and any Inspector so appointed or holding office shall be deemed to be the Inspector for all the purposes of "The Tramways Act, 1872," or of this by-law:

The term "inside" includes the seating-space of an open car or dummy :

"Outside" means the seating-space of a tramcar which

carries passengers on the roof thereof:
"Platform," in relation to the carriage of passengers, means either the front or rear platform of any tram-car in respect of which a license has issued autho-

car in respect of which a license has issued authorising the carriage of passengers on the platform; "Proprietor" means the owner for the time being of any tramway or tramear, and shall include any lessee thereof, or any person or body working or managing the same, or any part thereof:
"Tramear" or "tram-carriage," or any similar term, means and includes every kind of car, carriage, or vehicle used for the conveyance of passengers on any tramway in the city, or upon any of the tramways within or partly within the city.

Tramcar to be licensed.

2. No tramcar shall be used on any tramway within the city unless such tramcar shall be at all times duly licensed by the Council as is hereinafter mentioned.

Tramcars in good order.

- 3. No license shall be issued for any tramcar unless such tramcar is safely constructed, in thorough repair, properly ventilated, and enclosed with doors and glazed to the satisfaction of the Council or of the Inspector duly authorised in that behalf; provided, nevertheless, that the Council may in its discretion license tramcars which are not enclosed or
- Licenses for cars 4. Tramcar licenses may be granted by the Town Clerk of the city, on behalf of the Council, and shall, subject to the provisions hereinafter contained, contain such particulars as the Council shall direct; but no charge shall be made for any such license.

Contents of license.

5. In every such license there shall be specified the number of the license, the name of the proprietor to whom the license is granted, also the maximum number of persons to be carried at one time in and by the tramcar to which such license shall apply, specifying the number of passengers who may be carried inside, upon platforms, and outside respectively.

Maximum number of passengers

Maximum number of passengers.

6. The license shall permit the carrying of one passenger for every 10in. of seating-space inside and outside every tramcar respectively, and such space shall limit the maximum number of passengers to be conveyed by such tramcar inside and outside thereof respectively; and, in addition thereto, there may be carried upon such tramcar a maximum number of passengers who may by the license be permitted to be carried on any of the platforms thereof in cases where the Council shall think fit to license the carrying of passengers on the platform or platforms of any tramcar. sengers on the platform or platforms of any tramcar.

Inspection of tramears.

7. The Council shall, as often as it may deem necessary, cause the Inspector to measure and examine every tramcar,

and fix and appoint the number of passengers which each such tramcar may carry; and the number so fixed and appointed shall be the maximum which it shall be lawful for such tramcar to receive or convey at any one time.

Inspector may stop tramears to count passengers.

8. The Inspector, or any police constable, may at any time stop any tramear for the purpose of counting the number of passengers therein, or otherwise for the purposes of this by-law, or any of such purposes; and no driver or conductor shall refuse or neglect to stop when ordered to do so by such Inspector or contable. so by such Inspector or constable.

Duration of license.

9. Such licenses shall continue in force for the space of twelve months, and no longer; but on expiration of such term any such license may be renewed from time to time for a similar term if the respective tramcars for which renewed licenses are required shall, in the opinion of the Inspector, to be certified in writing under his hand, be then in a fit and proper condition within the meaning of this by-law; provided always that it shall be lawful for the Council at any time to revoke and make void any such license or licenses, in case it shall be satisfied, and shall by resolution declare, that the small be satisfied, and shall by resolution declare, that the tramcar or tramcars in respect of which such license or licenses shall have been issued is or are not in such fit and proper condition as aforesaid. And in case the proprietor shall continue to use on any tramway any tramcar the license for which shall have been so revoked as aforesaid, after he shall have received written notice of such revocation under the hand of the Team Clark he had been declared. under the hand of the Town Clerk, he shall be guilty of an offence under this by-law; provided always that such notice may be served on the proprietor personally, or left at his usual or last-known residence, office, or place of business, or sent to him through the post-office.

Notice inside tramcar.

10. In every tramcar the proprietor thereof shall at all times cause to be kept fixed in a conspicuous position, to be approved by the Inspector, a notice in letters and figures at least lin. in length, at each end of the tramcar, showing the number of the tramcar specified in the license for the same, and the number of passengers which such tramcar is licensed to carry both juried and article article and article and article article and article article and article artic licensed to carry both inside and outside and on the plat-form or respective platforms.

Carrying excessive number of passengers on tramcar.

11. No proprietor or conductor of any tramcar shall allow, cause, or suffer to enter or remain in or upon, or be conveyed or carried by, any tramcar at any one time a greater number of passengers than is authorised by the license in respect thereof.

Excessive number on any part of car.

12. No proprietor or conductor of any tramcar shall allow, cause, or suffer to enter or remain in or upon, or be conveyed or carried, inside or outside, or on any platform of such tramcar respectively, at any one time, a greater number of passengers than is authorised in the license in respect of such tramcar to be carried inside or outside, or upon any platform thereof respectively.

Passengers to be carried only as provided by license

Passengers to be carried only as provided by incense.

18. No proprietor or conductor of a tramcar shall allow or suffer any passenger to be conveyed or carried or at any time to remain upon any other part of a tramcar save the inside or outside, or platform thereof, and no passenger shall travel or remain upon any part of the tramcar save the inside or outside, or platform thereof, as provided for by the license.

Dangerous or cumbrous goods not to be carried.

14. No proprietor, driver, or conductor shall permit any person to enter or be in or upon any tramear who shall have with him any goods or articles of a dangerous, dirty, or cumbrous nature, or goods or articles likely to cause any inconvenience to passengers.

Proprietor not to act in violation of license.

15. No proprietor, conductor, or driver shall in any manner act in violation or disregard of the license issued in respect of any tramcar.

Authorised stands.

- 16. The following are the authorised stands or termini for tramcars:
 - (a.) Princes Street, south and north of intersection of High Street;
 Princes Street, immediately south of Stafford Street;
 - Princes Street, opposite junction of Manse and Princes
 - Streets; High Street, west side of Princes Street;
 - Rattray Street, at junction with Maclaggan Street; Northern boundary of Town Belt, on Main North Road;
 - High Street, in front of Customhouse
 - Castle Street, at its intersection with Duke Street; Main South Road, opposite the Kerosene Bond.

Going round corners of streets.

17. No tramcar shall be allowed to go round the corner of any street at other than a pace equivalent to an ordinary walking-pace.

Tramears not to remain standing on lines

18. No tramcar shall be allowed by the proprietor, driver, or conductor thereof to remain stationary upon any tramway, save for the time necessary to take up or put down any passenger, except at some duly-authorised terminus or stand, and there not for a longer period than fifteen minutes, and in no case shall more than two cars be allowed to remain at one time at any terminus or stand.

Tramcars not to be left uncontrolled.

19. No dummy or tramcar used upon any cable or wire-rope line of tramway shall be left for one moment while such cable or wire-rope shall be in motion, without being under the effective care and control of a properly-qualified conductor or driver.

Tramcars to be attached to wire cables when in motion.

20. No dummy or tramear carrying the gripper-brakes shall be allowed to descend any tramway without being firmly attached to the wire-cable, except at such time as may be required to put down or take up any passenger.

Smoking and offensive conduct.

21. No driver, conductor, or other person whilst employed in or upon any tramcar shall use abusive or obscene or offensive language, or be intoxicated, or smoke, or use offensive gestures, or wilfully interfere with the comfort of any passenger.

Disorderly passengers. 22. No proprietor, conductor, or driver of any dummy or tramcar shall permit any intoxicated or disorderly person to be carried in or upon the same.

Dogs.

23. No proprietor, conductor, or passenger shall allow any dog in or upon any tramcar.

Smoking.

24. No person shall smoke, and no conductor or driver shall suffer or allow any person to smoke, inside any tramcar.

Offence.

25. Any person or corporation offending against, or acting contrary to, or failing to act in accordance with, or otherwise disregarding the provisions of this by-law shall be guilty of an offence.

Penalty. 26. Any person or corporation guilty of any offence against this by-law shall be liable to forfeit any sum not exceeding 40s.

Continuing offence.

27. Any person or corporation guilty of a continuing offerce against this by-law shall be liable to forfeit a sum not exceeding 10s. for every day during which such offence continues.

As to penalty for continuing offence.

28. In case of any offence or continuing offence, it shall be lawful for the convicting Justice or Justices to order part only of the maximum penalty to be paid.

A copy of the proposed by-law may also be inspected at the office of the Council, in the Town Hall, during office

By order of the Council.

WM. B. TAYLOR,

546

Town Clerk.

NOTICE OF APPLICATION.—"THE NATIVE LAND COURT ACTS AMENDMENT ACT, 1889."

OTICE is hereby given that I, Andrew Reeves, of Tologa Bay, Sheep-farmer,—claiming to have purchased or acquired the interests of Hami Rakaitapu, Pere Rakaitapu, Henare Puhipuhi alias Henare Pei, Watarawhi Rangi, Arapeta Rangiuia, Reweti Rangi, Raniera Turoa, Mokera Huatau, Horiana Tautau, Hare Huatau, and Tamati Hautapu in the parcel of land situate at Tologa Bay, in the District of Poverty Bay, and known as the Wharekaka Block; also the interests of Karauria Pahura, Hami Taropo, Heremia Taurewa, Patara Rangi, Rukae Tamitami, Hirini Haereone alias Hirini Taketake, Eru Mokeke, Hirau, Maraea Kaipuke, Pane Korama, Ihaia Ingoa, Ruihi Takaroki, Wi Kingi Hori, Wi Taku, Arapera Pahura, Hori Kirimana, Himiona Mokeke, Katene Haua alias Te Haua, and Rutene Tamitami, as successors to Hakaraia Tamitami, Waru, Himiona te Kani, Tanatiu te Kani, Pirimona Tapona, Pera Kapo, Hoana Kautuku, and Harete Kingi in the parcel of land situated at Tologa Bay, in the District of Poverty Bay, and known as the Wharekaka No. 1 Block; also the

interests of Rawiri Karaha, Hori Mokoera, Peta Komaru, Raniera Turoa, Hiria Riuhaunga, Paora Tutu, Hohepa Tue, Tame Kirimana, Hami Puha, Ramari Puhipuhi, Ramari Kauere, Nikorima, Henry Glover (half-caste), Karauria Pahura, Arapera Pahura, Peere Rakaitapu, Hami Rakaitapu, Horiana Tautau, Wiki Rangi, Harata Makuru, Henare Puhipuhi, Raiha Kakahupaea, Ka Tue, Irihapeti Poia, Keita Rakaitapu, Heremia Taurewa, Arapeta or Peta Rangiuia, Hare Huatau, Mihaere Koura, Tamati Tautau, Taare Kirimana, Hepeta Matai, Reweti Rangi, Hami Kirimana, Rawiri Tautau, Pera Kapo, Hirini te Kani, Wi Kingi Hori, Hare Hautapu, Patara Rangi, Eruera Harete, and Wiremu Konohi te Au alias Wiremu te Aau, in the parcel of land situate at Tologa Bay, in the District of Poverty Bay, and known as the Uawa No. 2 Block; also the interests of Hori Mokai, Karauria Pahura, Arapera Pahura, Ani Kirimana, Mokai, Karauria Pahura, Arapera Pahura, Ani Kirimana, Kihi Tupara, Hori Mokoera, Hohepa Pera or Tue, Hiria Riu-haunga, Raiha Kakahupaea, Harata Makuru, Aterea Mokai, haunga, Raiha Kakahupaea, Harata Makuru, Aterea Mokai, Hera Keru, Pera Kapotaiaha, Karini Haua, Harawira Karaha, and Tamati Hautapu in the parcel of land situated at Tologa Bay, in the District of Poverty Bay, and known as the Kourateuwhi No. 2 Block; also the interests of Wi Kingi Hori, Heremia Taurewa, Karauria Pahura, Himiona te Kani, Raniera Turoa, and Arapeta Rangiuia in the parcel of land situate at Tologa Bay, in the District of Poverty Bay, and known as the Ihunui Block,—have, on the 18th day of September, 1890, left at the office, in the Government Buildings, at the City of Wellington, of the Registrar of the Native Land Court for the District of Wellington, the place on that behalf by the Commissioners appointed under section 20 of the above mentioned Act, applications, pursuant to the said Act and to the rules made by the said Commissioners thereunder, that the said Commissioners shall inquire into all the circumstances attending the said alleged alienation or acquisition of the said interests in the said lands.

circumstances attending the said alleged alienation or acquisition of the said interests in the said lands.

And notice is hereby further given that certified copies of such applications, and of every instrument in writing, order of the Native Land Court, and other document upon which I rely in support of the said claim, have been deposited by me with the Clerk of the Resident Magistrate's Court at Tologa Bay, where the same are open for public inspection without payment of any fee.

And notice is hereby further given that every person desiring to be heard in opposition to my said claims is required to file and serve notice of such opposition, and of the grounds thereof, fourteen days at least before the day which shall be appointed for hearing my said claims, and in the form and in the manner prescribed by the rules made by the said Commissioners. Commissioners.

And notice is hereby further given that my address for service is at the office of Messrs. Nolan and Skeet, Solicitors, Gladstone Road, Gisborne.

Dated this 18th day of September, 1890.

ANDREW REEVES.

NOTICE OF APPLICATION.—"THE NATIVE LAND COURT ACTS AMENDMENT ACT, 1889."

OTICE is hereby given that THE BANK OF NEW SOUTH NOTICE is hereby given that THE BANK OF NEW SOUTH WALES, claiming to have purchased or acquired the parcels of land situated in the District of Poverty Bay, and known as the Mokairau No. 2, have, on the 18th day of September, 1890, left at the office in the Government Buildings, at the City of Wellington, of the Registrar of the Native Land Court for the District of Wellington, the place on that behalf by the Commissioners appointed under section 20 of the above-mentioned Acts, an application, pursuant to the said Act and to the rules made by the said Commissioners thereunder, that the said Commissioners shall inquire into all the circumstances attending the said alleged alienation all the circumstances attending the said alleged alienation or acquisition of the said land.

And notice is hereby further given that certified copies of such applications, and of every instrument in writing, order of the Native Land Court, and other document upon which I rely in support of the said claim, have been deposited by me with the Clerk of the Resident Magistrate's Court at Tologa Bay, where the same are open for public inspection without payment of any fee.

payment of any fee.

And notice is hereby further given that every person desiring to be heard in opposition to my said claims is required to file and serve notice of such opposition, and of the grounds thereof, fourteen days at least before the day which shall be appointed for hearing my said claims, and in the form and in manner prescribed by the rules made by the said Commissioners.

And notice is hereby further given that my address for service is at the office of Messrs. Nolan and Skeet, Solicitors, Gladstone Road, Gisborne.

Dated this 18th day of September, 1890.

THE BANK OF NEW SOUTH WALES, By its Solicitor, Frank W. Skeet.

506

THE WALTER A. WOOD MOWING- AND REAPING- | NOTICE OF APPLICATION.—"THE NATIVE MACHINE COMPANY. COURT ACTS AMENDMENT ACT, 1889."

N OTICE is hereby given that, under "The Foreign Companies Act, 1884," the Walter A. Wood Mowing- and Reaping-machine Company, being a corporate company organized under the laws of the State of New York, in the organized under the laws of the State of New York, in the United States of America, and carrying on business at Hoosick Falls, in the said State, intend to carry on the business of the said company of Agricultural and Harvesting Machinery Manufacturers in Christchurch, in the Colony of New Zealand; and that the offices where such business is intended to be carried on, and where notices may be sent, communications made, and legal proceedings served, are situated in Manchester Street, Christchurch aforesaid.

Dated at Christchurch, this 19th day of September, 1890.

JOHN PEARCE RICHARDSON, Attorney for the Walter A. Wood Mowing- and Reaping-machine Company,
By his Solicitor, T. I. JOYNT.

"THE NATIVE LAND COURT ACTS AMENDMENT ACT, 1889."

TOTICE is hereby given that we, John Studholme the younger, William Paul Studholme, and Joseph Francis Studholme, all of Owhaoko, Sheep-farmers,—claiming to have purchased or acquired the interests of Renata Kawepo, Anaru Wanikau, Harata Hokakoka, Atareta Kaingakore, Watarawhi Hohaia, Te Amapo Mina, Wiremu Paraotene, Karena Taniwha, Rora te Oi, Hopa te Auraki, Ana Maata Kato, Renata Kawepo (as Trustee for Heta Hakiwai, Hoani Hakiwai, Wi Hakiwai, Ka Hakiwai, Kirungaaki Hakiwai, and Hakiwai), Waata Rakaiwerohia, Waipu te Moata, Meri Tawhara, Renata Kawepo and Wiremu Paraotane (as Trustees for Rawiri te Hoera and Te Matetahuna), Hoani Hakiwai, Wi Hakiwai, Ka Hakiwai, Kirungaaki Hakiwai, and Hakiwai), Waata Rakaiwerohia, Waipu te Moata, Meri Tawhara, Renata Kawepo and Wiremu Paraotane (as Trustees for Rawiri te Hoera and Te Matetahuna), Te Manaotawhaki, Riria te Rere, Tauria Paraotene, Harata Keokeo, as the owners, according to Native custom, in all that parcel of land situated at Patea Inland, partly in the Provincial District of Hawke's Bay and partly in the Provincial District of Wellington, and known by the name of Mangaohane Block; and the interests of Te Oti Pohe, Rawinia Wanikau, Kohatu Rawiri, Pukapuka Rawiri, sometimes called Pukapuka te Ote, Iwikau te Heuheu, Harawera Heperi, Urania Renata, Rena Maikuku, Kaita Tuterangi, Heta Tanguru, Renata Kawepo (as Trustee for Wakapu Tukiawaho), Katarina Hira Tuketerangi, Waata Rakaiwerohia, Waipu te Moata, Benata Kawepo, Anaru te Wanikau, Meri Tawhara, Te Manaotawhaki, Renata Kawepo, and Wiremu Paraotene (as Trustees for Rawiri te Hoeroa and Te Mate Tahuna), Harata Hokahoka Atareta Kaingakora Watarawhi Hohaia, Te Amapo Mina, Wiremu Paraotene, Riria te Rere, Tauria Paraotene, Rora te Oi, sqmetimes called Te Oi, Harata Keokeo, Hopa te Auraki, Karena Taniwha and Maata Kato and Renata Kawepo (as Trustee for Heta Hakiwai, Hoani Hakiwai, Wi Hakiwai, Ka Hakiwai, Kirungaaki Hakiwai, and Hakiwai), as the owners according to Native custom, of all that parcel of land situate at Patea Inland, in the Provincial District of Wellington, and known by the name of Mangaohane No. 1 Block,—have, on the 1st day of October, 1890, left at the office in the Government Buildings, at the City of Wellington, of the Registrar of the Native Land Court for the District of Wellington, the place appointed in that behalf by the Commissioners appointed under section 20 of the above-mentioned Act, an application, pursuant to the said Act and to the rules made by the said Commissioners thereunder, that the said Commissioners shall inquire into all the circumstances attending the said alleged alienation or acquisition of the

And notice is hereby further given that certified copies of such applications, and of every instrument in writing, order of the Native Land Court, and other documents upon which we rely in support of the said claim, have been deposited by us with the Clerk of the Magistrate's Court at Napier, where the same are open for public inspection without payment of

any fee. And notice is hereby further given that every person desiring to be heard in opposition to our said claim is required to file and serve notice of such opposition, and of the grounds thereof, fourteen days at least before the day which shall be appointed for hearing our said claims, and in the form and in manner prescribed by the rules made by the said Commission.

And notice is hereby further given that our address for service is at the office of Mr. H. A. Cornford, Solicitor, in the Town of Napier.

Dated this 1st day of October, 1890.

JOHN STUDHOLME, JUN., WILLIAM PAUL STUDHOLME, and JOSEPH FRANCIS STUDHOLME, By their Agents, BELL, GULLY, AND IZARD.

-"THE NATIVE LAND

OTICE is hereby given that I, ALEXANDER CREIGHTON ARTHUR, of The Willows, Sheep-farmer, claiming to have purchased or acquired the parcels of land situated in the East Coast District of Poverty Bay, and known as the Whatatutu Nos. A and C Blocks, and also that parcel of land situated in the District of Poverty Bay, and known as the Whatatutu No. 1s Block, have, on the 18th day of September, 1890, left at the office in the Government Buildings, at the City of Wellington, of the Registrar of the Native Land Court for the District of Wellington, the place on that behalf by the Commissioners appointed under section 20 of the abovementioned Act, an application, pursuant to the said Act and to the rules made by the said Commissioners thereunder, that the said Commissioners shall inquire into all the circumstances attending the said alleged alienation or acquisition stances attending the said alleged alienation or acquisition of the said land.

And notice is hereby further given that certified copies of such application, and of every instrument in writing, order of the Native Land Court, and other document upon which I rely in support of the said claim, have been deposited by me with the Clerk of the Resident Magistrate's Court at Gisborne, where the same are open for public inspection

without payment of any fee.

And notice is hereby further given that every person desiring to be heard in opposition to my said claim is required to file and serve notice of such opposition, and of the grounds thereof, fourteen days at least before the day which shall be appointed for hearing my said claim, and in the form and in manner prescribed by the rules made by the said Commissioners.

And notice is hereby further given that my address for service is at the office of Messrs. Nolan and Skeet, Solicitors, Gladstone Road, Gisborne.

Dated this 18th day of September, 1890.

A. C. ARTHUR. 513

THE NEW ZEALAND GAZETTE.

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

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

For half-yearly statements under the Mining Act the

charge is 23s.

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

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

CONTENTS. .. 1096 APPOINTMENTS .. 1102 CROWN LANDS NOTICES Conditions of Sale of Village Settlements 1091 1091, 1093 Reserves vested Set apart for Village Settlements Taken for Roads .. 1089 Taken for Roads ... Temporarily reserved ... 1093 Village-homestead Special-settlement withdrawn Withdrawn from Deferred-payment System 1090 .. 1089 LAND TRANSFER ACT NOTICES .. 1107 MINING NOTICES 1107 MISCELLANEOUS-Awards by the Royal Humane Society .. 1098 Civil Service Senior Examination .. 1097 Letters of Naturalisation issued Notice to Mariners .. 1098 Officiating Ministers 1098 .. 1098 Patents .. Proposed Loans ... Te Makarini Scholarships .. 1097 1098, 1106 Tenders .. Trade-mark .. Tenders .. 1098 .. 1098 Trade Union registered .. 1093 Water-race vested NATIVE LAND COURT NOTICES .. 1099 PRIVATE ADVERTISEMENTS.. .. 1107 .. 1096 VOLUNTEERS

By Authority: GEORGE DIDSBURY, Govt. Printer, Wellington.