

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, JULY 9, 1891.

Districts constituted under "The Registration of Births and Deaths Act, 1875."

(L.S.)

ONSLOW, Governor. A PROCLAMATION.

IN pursuance and exercise of the power and authority vested in the Governor by "The Registration of Births and Deaths Act, 1875," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby abolish the existing registration district known as the Mongonui District; and do proclaim and declare that the territory heretofore comprised within the said district is hereby divided anew into two registration districts, the names and boundaries whereof shall be as follows:—

KAITAIA DISTRICT.

Kaitala District.

All that area in Mongonui County bounded towards the north generally by the ocean, from Cape Maria van Diemen to North Cape; thence towards the north-east generally by the ocean and Rangaunu Bay to the Mangatete River; thence by that river and the Otukai River and the Parishes of Waiake and Kaiaka respectively to Section No. 23 of the last-named parish; thence by that section to its southernmost corner; thence by a right line to the northernmost corner of Section No. 76 the Parish of Kaiaka; thence by that section to Te Puhi Stream; thence by the southeastern boundaries of Sections Nos. 78, 92, and 90, Parish of Kaiaka, to the southernmost corner of the last-mentioned section; thence by the said Parish of Kaiaka and the Parish of Maungataniwha to the south-eastern boundary-line of Section No. 106 of the last-named parish; thence by lines so as to include the said Section No. 106 and Sections Nos. 83, 146, 147, 145, 108, 111, 112, 115, 116, 118, 119, 122, and 123 of the said Parish of Maungataniwha to the southernmost corner of the last-mentioned section; thence towards the south-east generally by Hokianga County to the mouth of the Herekino Stream, on the West Coast; and thence towards the south-west generally by the ocean to the place of commencement. of commencement.

MONGONUI DISTRICT.

Mongonui District.

All that area in Mongonui County bounded towards the north-east generally by the ocean, from Cape Karakara to Pekapeka Bay; thence towards the south-east generally by that bay and Wairakau Stream, by Section No. 4, Parish of Totara, by Totara Block, Wilkinson's land, and Unuhia Block to the Parish of Kohimaru, and by that parish to Kauriputete Stream; thence by the southern boundary-lines of the Maungataniwha East, Maungataniwha West, and Maungataniwha Blocks respectively to the southernmost corner of Section No. 123, Parish of Maungataniwha; thence towards the south-west generally by Forest Reserve, Crown

lands (1,940 acres), the Patiki, Ruaroa, and Te Konoti Blocks lands (1,940 acrcs), the Patiki, Ruaroa, and Te Kouoti Blocks respectively to the southernmost corner of Section No. 90, Parish of Kaiaka; thence by that section and Sections Nos. 92, 78, and 89 of the said Parish of Kaiaka; thence by the northern boundary-line of Section No. 77 to the northernmost corner of that section; thence by a right line to the southernmost corner of Section No. 23, Parish of Kaiaka; thence by the south-western boundary of the last-mentioned section and by the Parish of Mangatete and the Mangatete Stream to Rangaunu Bay; and thence towards the west generally by the said Rangaunu Bay and the ocean to Cape Karakara.

Karakara.

And I hereby declare that this Proclamation shall come into operation on the twentieth day of July, in the year of our Lord one thousand eight hundred and ninety-one.

ord one thousand eight hundred and ninety-one.

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 and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this thirtieth day of June, in the year of our Lord one thousand eight hun-dred and ninety-one. P. A. BUCKLEY.

GOD SAVE THE QUEEN!

District constituted under "The Registration of Births and Deaths Act, 1875."

ONSLOW, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the power and authority vested in the Governor by "The Registration of Births and Deaths Act, 1875," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby abolish the existing registration district known as the Kawau District; and do proclaim and declare that the boundaries of the District of Mahurangi, as set forth in a Proclamation bearing date the fifteenth day February, one thousand eight hundred and ninety, are hereby altered, and shall be coterminous with the boundaries of the marriage district bearing the same name as is set forth in a Prodistrict bearing the same name as is set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

And I hereby declare that this Proclamation shall come into operation on the first day of August, in the year of our Lord one thousand eight hundred and ninety-one.

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 Viceof New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this second day of July, in the year of our Lord one thousand eight hundred and ninety-one.

P. A. BUCKLEY.

GOD SAVE THE QUEEN!

District constituted under "The Marriage Act, 1880."

(L.S.)

ONSLOW, Governor,

A PROCLAMATION.

In pursuance and exercise of the power and authority vested in the Governor by "The Marriage Act, 1880," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby abolish the existing marriage district known as the Kawau District, and do proclaim and declare that the boundaries of the District of Mahurangi, as declare that the boundaries of the District of Mahurangi, as set forth in a Proclamation bearing date the fifteenth day of February, one thousand eight hundred and ninety, are hereby altered so far as to include within the said district the Island of Kawau; and that, subject hereto, the boundaries of the said Mahurangi District shall remain as defined in the said Proclamation bearing date the fifteenth day of February, one thousand eight hundred and ninety, and published in the New Zealand Gazette of the thirtieth day of January, one thousand eight hundred and ninety.

And I hereby declare that this Proclamation shall come into operation on the first day of August, in the year of our Lord one thousand eight hundred and ninety-one.

Given under the hand of His Excellency the Right

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 Salop, and of West Clandon 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 the Government House, at Wellington, this second day of July, in the year of our Lord one thousand eight hundred and ninety-one.

P. A. BUCKLEY. P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of July, 1891.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

WHEREAS application has been made to the Governor in Council by Tagas Walter the State of the Governor in Council by Taare Tuhua, the Native owner of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such land contained in the Land Transfer certificate, bearing date the twenty-fifth day of April, one thousand eight hundred and ninety-one, described in the first column of the said Schedule, may be removed: And whereas inquiry has been duly made by the Native Land Court, and the said Court has reported that the provisions of the law in that behalf have been complied with: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency the Right Honourable William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and land described in the second column of the Schedule hereto.

acting with the advice and consent of the Executive Council restrictions imposed by the said Land Transfer certificate on the alienation of the said land are hereby removed.

ALEX. WILLIS,
Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN.

Particulars of Grant or Instru-ment containing Restrictions.

SECOND COLUMN.

Description of Lands.

Land Transfer certificate of title, Vol. lviii., folio 210, dated the 25th April, 1891, issued by the District Land Registrar for the Wellington District, in favour of Taare Tuhua, and containing the following re-strictions: "Inalienable by sale or mortgage, or by lease beyond twenty-one years."

All that parcel of land in the District of Wellington, containing 1 acre, and known as Section 20, Polhill's Gully, Wellington.

Removal of Restrictions on Alienation of Native Land.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of July, 1891.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Nakora, the Native owner of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such land contained in the Land Transfer certificate, bearing date the twenty-eighth day of November, one thousand eight hundred and eightruning described in the first column of the said

twenty-eighth day of November, one thousand eight hundred and eighty-nine, described in the first column of the said Schedule, may be removed: And whereas inquiry has been duly made by the Native Land Court, and the said Court has reported that the provisions of the law in that behalf have been complied with: And whereas it appears expedient to grant such application:

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

ALEX. WILLIS,
Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN.

Particulars of Grant or Instru-ment containing Restrictions.

SECOND COLUMN.

Description of Lands.

and Transfer certificate of Land Transfer certificate of title, Vol. liii., folio 175, issued by the District Land Registrar for the Wellington District, dated the 28th November, 1889, in favour of Nakora, and containing the following restrictions: "Inalienable by sale or mortgage, or by lease beyond twenty-one years." All that parcel of land in the District of Wellington, containing 3 roods 39 perches, and known as Section 18, Polhill's Gully, Wellington.

Licensing the Turanga Road Board to use and occupy a Part of the Foreshore of Turanga Creek.

ONSLOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of July, 1891.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act), it is, among other things, enacted that, where the foreshore has been legally vested in any Harbour Board or other local governing body, it may, from time to time, subject to the provisions of the one hundred and fifty-sixth section of "The Harbours Act, 1878," license and permit any part of

the foreshore to be used or occupied, inter alia, for the erection and use of any landing-place or wharf: And whereas by the said Act it is also provided that every licensee shall, subject to the provisions of the said Act, have power to make and construct any necessary reclamation for the purpose of erecting on the foreshore comprised in his license, pose of erecting on the foreshore comprised in his license, or upon any land below low-water mark immediately contiguous to such foreshore which shall be specified in such license, any building, structure, erection, or other works to enable him to obtain the full benefit of such license: And whereas by the said Act it is further provided that every such license shall be in writing, under the seal of the Board or body granting the same, and may be for any period not exceeding fourteen years from the date thereof, and may prescribe a sum of money to be payable either at stated periods or on or before the granting thereof for the use of the foreshore so granted, and may prescribe any other terms or conditions, general or particular, to be observed or performed by the person to whom the same is granted: And whereas by the said Act it is also enacted that, in any case where there is no Harbour Board, or no Harbour Board emwhereas by the said Act it is also enacted that, in any case where there is no Harbour Board, or no Harbour Board empowered to grant any such license as aforesaid, the Governor in Council may in his discretion grant and issue a license for all or any of the purposes hereinbefore mentioned, and all the provisions of the said Act in respect of such licenses shall, mutatis mutandis, apply accordingly: And whereas the Turanga Road Board (hereinafter called "the Board") has applied for a license under the said Act to occupy a part of the foreshore and the land below low-water mark immediately contiguous to such foreshore in Turanga Craek, in diately contiguous to such foreshore in Turanga Creek, in the County of Manukau, in order to erect and maintain thereon a wharf; and, in accordance with the one hundred and fifty-sixth section of "The Harbours Act, 1878," has deposited plans in the office of the Marine Department, at Wellington (marked M.D. 1677), showing the manner in which it is proposed to construct such wharf, the place in the said creek where it is intended to erect the same, and the area of foreshore intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council, without modification or addition: And whereas there is no Harbour Board having jurisdiction in the said harbour, and it is expedient that a license should be granted and issued to the Board under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed: diately contiguous to such foreshore in Turanga Creek, in after expressed:

After expressed:

Now, therefore, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the purpose or object for which the said license is required by the Board as aforesaid; and in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the Board to use and occupy that part of the foreshore on which the wharf is to be erected, in accordance with the said plans marked M.D. 1677 so deposited as aforesaid, for the purpose of constructing or erecting thereon a wharf, such license to be held and enjoyed by the Board a wharf, such license to be held and enjoyed by the Board upon and subject to the following terms and conditions, that is to say,

1. The concessions and privileges conferred by this Order in Council shall extend and apply only to the parts of the foreshore necessary for the erection of such wharf, in accordance with the plans marked M.D. 1677.

2. That all Her Majesty's subjects shall at all reasonable times, upon payment of the proper dues, have free and full liberty to use the wharf, and of ingress and egress thereon.

3. That Her Majesty, or the Governor, and all officers in the Government service, acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the wharf without payment.

4. The Board shall maintain the above-mentioned wharf 4. The Board shall maintain the above-mentioned wharf in good order and repair; and shall at all times exhibit therefrom, and maintain at its own cost, suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister.

by the Minister.

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

6. That nothing herein contained snall authorise the Board to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or

with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that

are now or may hereafter be in force.

7. That the ballast of all vessels loading at the said wharf shall be taken away by the Board and deposited above highwater mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minister for that

purpose.

8. That the rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the date of this Order in Council, unless in computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the Board shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

9. That the said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the Board six calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the Board.

10. The Board shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through any

wharf may cause any vessel or boat to sustain through any default or neglect on its part.

11. In case the Board shall—

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said wharf;
then and in either of the said cases this Order in Council, then and in either of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the Board or other proceeding whatsoever, and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the Board, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined.

12. In these conditions the term "Minister" means the Minister having charge of the Marine Department, as de-

Minister having charge of the Marine Department, as defined by "The Shipping and Seamen's Act, 1877," and includes any officer, person, or authority acting by or under the direction of such Minister.

ALEX. WILLIS, Clerk of the Executive Council.

Vaccination Districts constituted.

ONSLOW, Governor.

IN pursuance and exercise of the powers vested in the Governor by "The Public Health Act, 1876," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby abolish the existing vaccination district known as the Mongonui District; and do declare that the territory heretofore comprised within the said district is hereby divided anew into two vaccination districts, the names whereof shall be the Mongonui and Kaitaia Districts, and the boundaries whereof shall be coterminous with the boundaries of the registration districts bearing the same names as are set forth in a Proclamation of even date herewith, made under the provisions of "The Registration of Births and Double Act 1875" Births and Deaths Act, 1875.

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

P. A. BUCKLEY.

Vaccination District constituted.

ONSLOW, Governor.

ONSLOW, Governor.

In pursuance and exercise of the powers vested in the Governor by "The Public Health Act, 1876," I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby abolish the existing vaccination district known as the Kawau District; and do declare that the boundaries of the District of Mahurangi, as set forth in a Proclamation bearing date the fifteenth day of February, one thousand eight hundred and ninety, are hereby altered, and shall be coterminous with the boundaries of the marriage district bearing the same name as is set forth in a Prodistrict bearing the same name as is set forth in a Pro-clamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

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

P. A. BUCKLEY.

Land temporarily reserved in the Land Districts of Auckland, Wellington, Nelson, Canterbury, Otago, and Southland

ONSLOW, Governor.

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, notwithstauding 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, Wellington, Nelson, Canterbury, Otago, and Southland, described in the Schedule hereunder written, for the purposes in the said Schedule specified.

SCHEDULE.

AUCKLAND.

Auckland.

All that parcel of land in the Land District of Auckland, containing by admeasurement 2 acres 3 roods, more or less, being Section No. 46, Suburbs of Mangere. Bounded towards the north-west generally by Manukau Harbour; towards the east by Section No. 17, Suburbs of Mangere; and towards the south by a road-line. For a bridge reserve.

All that parcel of land in the Land District of Auckland, being Allotments Nos. 24 and 25 of Section No. 3, Village of Panmure, containing by admeasurement 1 acre 1 rood 4 perches, more or less. Bounded towards the east generally by the Tamaki River; towards the south by a public road, 85 links; towards the west by Allotment No. 23 of Section No. 3, Village of Panmure, 290 links; again towards the south by the same allotment, 80 links; and towards the north-west by Section No. 42, Parish of Waitemata, 575 links, to the point of commencement. For a landing-place.

All that parcel of land in the Land District of Auckland, known as Section No. 241, Parish of Mangawai, containing by admeasurement 5 acres, more or less. Bounded towards the north-west by a public road-line, 333, 297, and 740 links; towards the east by a line, 987 links; and towards the south by a public road-line, 353, 122, 104, 309, and 8 links. For a school-site.

Wellington.

school-site.

WELLINGTON.

All that parcel of land in the Land District of Wellington, containing by admeasurement 6 acres 3 roods 24 perches, more or less, being Section No. 209, Block II., Kopuaranga Survey District. Bounded on the north-west by a railway reserve; and on the south-east hy the Kopuaranga River:

reserve; and on the south-east hy the Kopuaranga River: 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 2 acres, more or less, being Section No. 47, Block VII., Mangaone Survey District. Bounded on the north by a public road; on the east and south by Section No. 6; and on the west by Section No. 16, Block VI.: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For a guarry.

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 7 acres and 32 perches, more or less, being Section No. 2, Block I, Village of Mangaone, Mangaone Survey District. Bounded on the north-east by a public road; on the south-east by Sections Nos. 3 and 7; on the south-west by Rural Section No. 20, Block III., Mangaone Survey District; and on the north-west by Section No. 1: 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 1 acre 3 roods 20 perches, more or less, being Section No. 4, Block I., Village of Mangaone, Mangaone Survey District. Bounded on the northeast by a public road; on the south-east by a public road; on the south-west by Section No. 5; and on the north-west by Section No. 3: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Wellington. For public buildings.

Nelson.

NELSON.

All that parcel of land in the Land District of Nelson, containing by admeasurement 2 acres, more or less, being Sections Nos. 173, 175, 177, Town of Collingwood, and a piece of land lying to the northward of said sections. Bounded on the north partly by a road and partly by Nelson Terrace; on the east partly by Crown lands and partly by Section No. 171; on the south by Sections Nos. 182 and 178; and on the west by Napier Street: saving and excepting Sections Nos.

172, 174, and 176 respectively: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Nelson. For a cemetery.

CANTERBURY.

All that parcel of land in the Land District of Canter-All that parcet of land in the Land District of Canterbury numbered 2941 (in red), containing 10 acres, more or less, situated in Block VI., Grey Survey District, being a block of land 10 chains square, having Trig. Station Mount Grey for its centre; as the same is more particularly delineated on the map deposited in the District Survey Office,

neated on the map deposited in the District Survey Office, Christchurch. For recreation purposes. All that parcel of land in the Land District of Canterbury numbered 2942 (in red), containing 2 acres, more or less, situated in Block X., Grey Survey District, being a block of land to cover a small lagoon adjacent to the Loburn-Kowai Road and north of Rural Section No. 29445; as the same is more particularly delineated on the map deposited in the District Survey Office, Christchurch. For recreation purposes.

All that parcel of land in the Land District of Canterbury, containing 5 acres, more or less, being Section No. 2944 (in red), situate in the Ealing Township Reserve. Bounded towards the north by the road forming the northern boundary of said reserve, 877.7 links; thence at a right angle, 742 links; thence towards the south by railway reserve, 688.3 links; thence towards the west by a continuation of oso's links; thence towards the west by a continuation of the road forming the north-eastern boundary of Section No. 30959, 612 links: as the same is more particularly delineated on the plan deposited in the Survey Office, Christchurch. For a school-site.

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

containing by admeasurement 800 acres, more or less, being Section No. 2916 (in red), situate in Block I., Mackenzie Survey District. Bounded north-eastward by Run No. 74 and Sections Nos. 29421 and 31881; south-eastward by Sections Nos. 29421 and 31881 and Run No. 72; south-westward by Run No. 72 and Reserve No. 1359; and north-westward by Gray's Creek: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation

purposes.
All that parcel of land in the Land District of Canterbury, containing by admeasurement 220 acres, more or less, being Section No. 2917 (in red), situate in Blocks VI. and X., Burke Survey District. Bounded north-eastward by Run No. 25; south-eastward by Section No. 38831 and Run No. 74; south-westward by Section No. 38831; and north-westward by Burke's Pass Road and Run No. 75: as the same is delineated on the men denosited in the District Survey Office.

ward by Burke's Pass Road and Run No. 75: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 570 acres, more or less, being Section No. 2918 (in red), situate in Blocks I. and II., Burke Survey District. Bounded north-westward by Run No. 75; north-eastward by the road to Tekapo Ferry; towards the south-westward by a line through Trig. Station H at right angles to the north-west boundary: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 104 acres, more or less, being

All that parcel of land in the Land District of Canterbury, containing by admeasurement 104 acres, more or less, being Section No. 2919 (in red), situate in Block X., Tekapo Survey District. Bounded south-eastward by Run No. 76 and a road-line; south-westward by the first creek north of Tekapo Station.; and north-westward by the road reserved along the shores of Lake Tekapo: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 110 acres, more or less, being Section No. 2920 (in red), situate in Block II., Tekapo Survey District. Bounded southward by the road reserved along the shores of Lake Tekapo; and westward, northward, and eastward by the shingle-bed of the Cass River: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 112 acres, more or less, being Section No. 2020 (in red).

All that parcel of land in the Land District of Canterbury, containing by admeasurement 112 acres, more or less, being Section No. 2921 (in red), situate in Blocks I. and V., Tekapo Survey District. Bounded north-eastward by Sections Nos. 33488 and 33487; south-eastward by the road reserved along the shores of Lake Tekapo; and south-westward by Section No. 33488 and the watercourse running through that section into Lake Tekapo; as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 260 acres, more or less, being Section No. 2922 (in red), situate in Blocks IX. and X., Tekapo Survey District. Bounded south-eastward by the road reserved along the shores of Lake Tekapo; south-westward by Run No. 79 and a road-line; north-westward by a line drawn from an angle of aforesaid road, bearing about 57° true north to the road reserved along the lake aforesaid, also by

the said road: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For

plantation purposes.

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 110 acres, more or less, being Section No. 2923 (in red), situate in Block XIII., Tekapo Survey District. Bounded south-eastward by Reserve No. 181; southward and south-westward by Run No. 79 and a road-line; towards the north by Run No. 79, also by the road reserved along the shores of Lake Tekapo: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

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 80 acres, more or less, being Section No. 2924 (in red), situate in Block V., Pukaki Survey District. Bounded south-westward by Run No. 84; north-westward by the road reserved along the shores of Lake Pukaki; north-eastward by a line parallel to the south-west boundary, and about 45 chains distant therefrom; towards the south-east by a line at right angles to the north-east boundary, and about 20 chains on the average from the north-west boundary: save and excepting thereout 20 acres for a ferry, which is included within the above-described boundaries: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes. plantation purposes.

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 625 acres, more or less, being Section No. 2925 (in red), situate in Block XVI., Pukaki Survey District. Bounded north-eastward by Run No. 85; south-eastward by Run No. 85; south-eastward by Maryburn; and north-westward by the road leading to Pukaki Ferry: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation pur-

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 435 acres, more or less, being Section No. 2926 (in red), situate in Blocks VII. and VIII., Pukaki Survey District. Bounded northward by Run No. 85; eastward by Run No. 85; southward by Section No. 33800 and a line in continuation of its northern boundary; and westward by the creek passing through said section: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes

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 75 acres, more or less, being Section No. 2927 (in red), situate in Block XIII., Pukaki Survey District. Bounded southward and south-westward by the road leading to Pukaki Ferry; also south-westward by Reserve No. 182; north-westward and northward by the road reserved along the shores of Lake Pukaki; and eastward by a true north and south line to contain 75 acres; as the same is delineated on the man deposited in the Dis as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 850 acres, more or less, being Section No. 2928 (in red), situate in Blocks VII., IX., and X., Strachey Survey District. Bounded towards the north-east by the creek forming the boundary of Run No. 87; southwestward by the River Twizel; north-westward by the road leading to the Ferry Reserve; and northward by an east and west line drawn from the first angle of said road north of the

west line drawn from the first angle of said road north of the River Twizel to the north-east boundary above described: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes. All that parcel of land in the Land District of Canterbury, containing by admeasurement 50 acres, more or less, being Section No. 2929 (in red), situate in Block VII., Pukaki West Survey District. Bounded eastward by a road reserved along the shore of Lake Pukaki; southward by Run No. 88; westward by Run No. 88; and northward by a line parallel to the southern boundary to contain the required quantity: as the same ern boundary to contain the required quantity: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

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 463 acres, more or less, being Section No. 2930 (in red), situate in Blocks II., Gladstone, and XV., Pukaki, Survey Districts. Bounded westward by a road-line and Run No. 86; southward by Run No. 86; northward by Section No. 33119 and Run No. 85; and eastward by Run No. 85, and also by a line at right angles to south boundary of Run No. 85 to contain 463 acres: as the same is delineated on the map deposited in the District Survey Office, Christeburgh. For plantation purposes Christchurch. For plantation purposes.
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 105 acres, more or less, being Section No. 2931 (in red), situate in Block IX., Tasman Survey District, having frontage to the western bank of the River Tasman, and lying between Sections Nos. 33690 and 33701; save and excepting the road which is included in the above-described boundaries; as the same is delineated on the

map deposited in the District Survey Office, Christchurch. For plantation purposes.

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 31 acres, more or less, being Section No. 2932 (in red), situate in Block XV., Pukaki West Survey District, being the island in the south-west corner of Lake Pukaki; save and excepting Section No. 1571, which is freehold land situate on said island: as the same is delineated on the map deposited in the District Survey Office, Christchurch. For plantation purposes.

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 9 acres 3 roods 34 perches, more or less, situate in the Tarras District, being Section No. 1, Block XV., of said district. Bounded on the north-west by a road-line, 1336 links; on the east by Crown lands, 1760 links; on the south by Crown lands, 252 links; and on the south-west by Crown lands, 795 and 865 links: as the same is delineated on the plan deposited in the District Survey Office, Dunedin. For a school-site.

All that parcel of land in the Land District of Otago, containing by admeasurement 1 rood, more or less, being Section

At that parcel and in the Land District of Otago, containing by admeasurement 1 rood, more or less, being Section No. 13, Block XVI., Town of Waipahi. Bounded on the north by Section No. 4 of the said block; on the east by Section No. 12; on the south by the Railway Terrace; on the west by Section No. 14: as the same is delineated on the plan deposited in the District Survey Office, Dunedin. For

a site for an athenaum.

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 493 acres, more or less, being Reserve E, part of Blocks I., Upper Wakatipu, and XVII., Dart, Survey Districts. Bounded on the north by Crown lands, 2800 links; on the east by the Dart River, 26600 links; on the south by Crown lands and Section No. 6, Block I., Upper Wakatipu District, 2100 links; thence by west side of said Section No. 6, 1524 links; thence by north side of the Town of Kinloch, 1400 links; and on the west by Crown lands, 17000 and 10200 links: as the same is delineated on the plan deposited in the office of the Chief Surveyor Dunthe plan deposited in the office of the Chief Surveyor, Dun-

edin. For recreation purposes.

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 227 acres, more or less, being Reserve D, part of Blocks III. and IV., Dart Survey District. Bounded on the north by Crown lands, 1700 links; on the east by Crown lands, 6000 and 8750 links; on the south by Section No. 7, 1700 links; and on the west by a road-line, 9152 and 5800 links: as the same is delienated on the plan deposited in the office of the Chief Surveyor, Dunedin. For

recreation purposes.

recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 222 acres, more or less, being Reserve C, Block IV., Dart Survey District. Bounded as follows: Commencing at the south-east corner of Section No. 33, Block II., Dart District; on the east by Diamond Lake, 10200 links; on the south by Crown lands, 5300 links; and on the west by Crown lands, 8500 links: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 503 acres. more or less being

taining by admeasurement 503 acres, more or less, being Reserve B, part of Blocks I., Earnslaw, and II., Dart, Survey Districts. Bounded on the north-east by Crown lands, 17200 links; on the south by Earnslaw Creek 5000 links, and Section No. 44 and Crown lands 1000 links; and on the west by Sections Nos. 8 to 5, and Section No. 1, Block

Inks, and Section No. 44 and Crown lands 1000 links; and on the west by Sections Nos. 8 to 5, and Section No. 1, Block II., Dart District, 10000 links; thence east on the north side of Diamond Lake, 3500 links; thence by a road-line on the north side of Section No. 42, 2120 links; thence on the north side of Section No. 43, Block I., Earnslaw, 2494 links, to the north corner of Section No. 44, Block I., Earnslaw: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 708 acres, more or less, being Reserve A, part of Blocks I. and XII., Dart Survey District. Bounded as follows: Commencing at the north corner of Section No. 1, Block I., Dart District; thence south-west by said section, 1624 and 650 links; thence west 10100 links, and north 3900 links; thence by a line east, 10 chains north of Routeburn, 11300 links; thence north-east 6600 links, and north-west 1600 links; thence north-east 6600 links, and about said lake, 23350 links; thence south-east 1200 links, and by a line north-east 6600 links to Dart River; thence by edge of bush to starting-point, 15850 links: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin.

All that parcel of land in the Land District of Otago, contains and the plan deposited in the office of the Chief Surveyor, Dunedin. of the Chief Surveyor, Dunedin.

All that parcel of land in the Land District of Otago, containing by admeasurement 113 acres, more or less, being an island in Stevenson's Arm, Lake Wanaka. Bounded on all sides by the Wanaka Lake for a distance of 14600 links; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes,

All that parcel of land in the Land District of Otago, containing by admeasurement 290 acres, more or less, known as Crescent or Rabbit Island, Lake Wanaka. Bounded on all sides by the Wanaka Lake for a distance of 23500 links; as the same is delineated on the plan deposited in the office of

the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 1170 acres, more or less, being a block of land in the Mid-Hawea Survey District. Bounded on the north by Eastburn Creek, 1650 links; on the east by Lake Hawea, 76000 links; on the south by Bushy Point, 1600 links; and on the west by Crown lands, 80000 links, averaging along the margin of Lake Hawea, 1500 links in width, extending between Eastburn and Bushy Point: as the same is delineated on the plan denosited in the office of the

averaging along the margin of Lake Hawea 1500 links in width, extending between Eastburn and Bushy Point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 98 acres, more or less, marked on plan as Silver Island, Mid-Hawea Survey District. Bounded on all sides by the Hawea Lake for a distance of 14000 links: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 605 acres 1 rood 38 perches, more or less, being Reserve B, part of Blocks I. and IV., Mid-Wakatipu Survey District. Bounded as follows: Commencing at the north-east corner of Section No. 8, Block I; thence southwest 4045 and 4800 links, and south 934 links; thence east 505 links, south-west 1129 and 682 links, north-west 1225 links; thence south-west, 2000 links, to Trig H; thence west 5650 links, south 1700 links; thence west 367 links, south 436 links, west 1828 links; thence by a road-line, 16000 links; thence north, 2612 links; thence south-west, 14600 links; thence west, 3650 links; thence south-west, 14600 links; thence vest, 3650 links; thence south-west, 14600 links; thence west, 3650 links; thence south-west, 14600 links, to south-west corner of Block IV.; thence by the margin of lake, 58500 links; thence north, 411-5 links, to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, conrecreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 2,461 acres 3 roods 38 perches, more or less, being Reserve A, part of Blocks V., XII., and XIII., Mid-Wakatipu Survey District. Bounded as follows: Commencing at a point being the north-west corner of Block XIII.; thence by Crown lands east, 1000 links; thence south, 15800 links; thence east 1200 links, south 4000 links; thence south-east, 2650 links; thence south, 3850 links; thence east, 3000 links; thence south-east, 29000 links; thence east, 3000 links; thence south-east, 29000 links; thence south-west to Reserve C, 14800 links; thence south-west 4630 links, and south 740 links, south-east 2790 links, south 1200 links; thence east, 3750 links; thence south, 700 links, to south-east corner of Block V.; thence west and north-west by margin of lake, 107000 links, to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 83 acres, more or less, being Reserve F, Upper Wakatipu Survey District. Bounded as follows: Commencing at the north-west corner of Section No. 9; thence by a line 5 chains north-east of Caples River, 10400 links; thence south-west 500 links, and by Caples and Greenstone Rivers 14900 links; thence north 300 links; south-west 1691 links, south 540 and 1435 links; thence north, 320 links, to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, con-All that parcel of land in the Land District of Otago, con-

Dunedin. For recreation purposes.

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 796 acres, more or less, being Reserve E, Upper Wakatipu and Von Survey Districts. Bounded as follows: Commencing at Trig. Station Q; thence south-west 4300 chains, west 14300 links; thence by a line 5 chains south and east from Greenstone River 20600 links, and north 650 links; thence by Greenstone River, 26500 links; thence by a line east by south 13500 links, and north-east 8800 links; thence by the margin of the lake 4100 chains, and west 300 links to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes.

All that parcel of land in the Land District of Otago, containing by admeasurement 1,164 acres, more or less, being

All that parcel of land in the Land District of Otago, containing by admeasurement 1,164 acres, more or less, being Reserve D, Upper Wakatipu and Glenorchy Survey Districts. Bounded as follows: Commencing at the south corner of the Town of Glenorchy; thence by the margin of Lake Wakatipu, 64800 links; thence east 1200 links, and north 15900 and 5000 links, and north by west 16000 links, west 2040 links, and north by west 13700 links, west 3400 links, north-east 2015 links, east 2612 links, north 2150 links, north-west 2200 and 1360 links; thence south-west, 2300 links, to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes. purposes,

All that parcel of land in the Land District of Otago, containing by admeasurement 992 acres, more or less, being Reserve C, Upper Wakatipu Survey District. Bounded as follows: Commencing at the south-west corner of the Town of Kinloch; thence west, 1000 links; thence south, 9100 links; thence south, 1538 links; thence west, 2550 links; thence south-east, 32300 links; thence west, 4200 links; thence south-west, 7300 links; thence by a line 15 chains north-east; thence north-east 2238 links, east 917 links, and by a road-line and north-west side of Section No. 11, 6300 links; thence by margin of Lake Wakatipu in north-west direction, 47500 links, to starting-point: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For recreation purposes. Surveyor, Dunedin. For recreation purposes.

SOUTHLAND.

All those parcels of land in the Land District of Southland, containing by admeasurement 5 acres 1 rood, more or less, being Sections Nos. 13, 14, 15, 16, Block XXII.; Sections Nos. 12, 15, 16, 17, Block XXIII.; Sections Nos. 11, 12, 13, 14, 15, Block XXIV.; Sections Nos. 5, 6, 7, 8, 9, 10, 11, 13, Block XXV., Township of Riverton: as the same is delineated on the map deposited in the office of the Chief Surveyor Invercargill. For a rifle-range.

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

JOHN McKENZIE, Minister of Lands.

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

ONSLOW, Governor.

ONSLOW, Governor.

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

SCHEDULE. OTAGO LAND DISTRICT.

FIRST-CLASS LAND.

Clutha County.—Glenomaru Svrvey District.

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Heavily timbered country, soil good, well watered; altitude from 50ft. to 250ft.; situated about three miles east of Owaka Township; distance from Dunedin, via Romahapa and Owaka, eighty miles.

Clutha County.—Warepa Survey District. | 30 1 35 | 2 10 0 | 3 2 6 | 0 2 6

Mostly cleared and sown in grass, balance bush, good land, watered; altitude from 200ft. to 300ft. above sea-level; situated on the Puerua Stream, five and a half miles from Romahapa Railway-station, and sixty-three miles from Dunedin.

SECOND-CLASS LAND.

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Open agricultural land, soil light and shingly in parts, watered; Sections 9 and 11 level, remainder undulating; situated on district road about seven miles from St. Bathan's Township, in fork between Dunstan Creek and Manuherikia River; distance from Dunedin one hundred and seventeen miles.

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Lake, fro	m one an	d a half to i	our miles east of Owaka Tov	vn- sea
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open; so	il poor, al	l well water	ed : altitude from 5ft, to 1000	ft.
above sea	-level; s	ituated abov	e eight miles from Romaha	pa L
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thirty-fiv	anu, part e miles n	rth of Crom	uated at Hawea Flat, abo well; distance from Duned	ut
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cultivatio	n, £113 ;	and Secti	on 23 to valuation for sam	1e.
af analisa	payable v	vitnin fourte	en days from date of granti	ng
of applica		909 0 01	0.10 01 0.18 81.0 -	_, _
4	VII.	308 0 0 1	$0 12 6 0 15 7\frac{1}{2} 0 0$	73

4 | VII. | 308 0 0 | 0 12 6 | 0 15 $7\frac{1}{2}$ | 0 0 $7\frac{1}{2}$ Open land of poor quality, situated about twenty-seven miles from Cromwell; distance from Dunedin 175 miles. Subject to valuation for house, fencing, and cultivation, £80 10s., payable within fourteen days after granting of application.

Section. Block. Area. Cash Price payment per Acre. Tuapeka County.—Rankleburn Survey District. A. R. P. £ s. d. £ s. d. £ s. d. £ s. d. 1972 0 38 0 12 6 0 15 7½ 0 0 7 14 3 VI. 167 3 14 0 12 6 0 15 7½ 0 0 7 14 3 VI. 167 3 14 0 12 6 0 15 7½ 0 0 7 14 3 VI. 167 3 14 0 12 6 0 15 7½ 0 0 7 14 3 VI. 167 3 14 0 12 6 0 15 7½ 0 0 7 14 5 12 236 1 25 0 15 0 0 18 9 0 0 9 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 15 10 0 18 10 0 1 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 1 VII. 529 1 1 0 10 0 0 12 6 0 15 7 1 VII. 520 1 1 VII. 520 1 VII. about 50 acres birch bush, remainder open undulating and somewhat broken, soil fair, well watered; 1 Block VII., about 30 acres birch bush, remainder open undulating country, soil fair, about 60 acres agricultural, well watered, would work in well with Section 4, Block V. The above blocks are situated on west bank of the Clutha River above Clydevale Station, and are distant about twenty mile from Lawrence or twenty-five miles from Clinton Railway stations; altitude from 500ft. to 2,000ft. above sea-level. Waihemo County.—Rock and Pillar Survey District. 4 XII. 160 2 11 0 10 0 0 12 6 0 0 6 Rough, steep, open section, situated about four miles from Hyde Township; distance from Dunedin, viâ Palmerstor and Macrae's, about seventy-five miles. Subject to va					Deferred-	
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3 V. 1272 0 38 0 12 6 0 15 74 0 0 7. 43 VI. 167 3 14 0 12 6 0 15 74 0 0 7. 43 VI. 167 3 14 0 12 6 0 15 74 0 0 7. 44	Tu	apeka Co				
4 " 389 0 18 0 12 6 0 15 7½ 0 0 7½ 44	3	v.				
44					$0.15 7\frac{1}{2}$	0 0 7
46		VI.			0 15 71	0 0 7
46 VII. 529 1 1 0 12 6 0 15 7½ 0 0 7 Section 3, Block V., about 500 acres birch, manuka, mixed bush, and manuka scrub, remainder open, fair hilly country good broad spurs rising from east branch of Back Creek to Trig. I ridge, chiefly pastoral with some agricultural ground soil over greater portion good, well watered; 4, Block V. about 180 acres birch, manuka, mixed bush, and manuk scrub, remainder open, undulating to broken, chiefly pastoral soil fairly good, well watered, would work in well with Section 1, Block VII.; 43 to 46, Block VI., all covered with manuka scrub except about 20 acres on Section 46, undulating and somewhat broken, soil fair, well watered; 1 Block VII., about 30 acres birch bush, remainder open undulating country, soil fair, about 60 acres agricultural, well watered, would work in well with Section 4, Block V. The above blocks are situated on west bank of the Clutha River above Clydevale Station, and are distant about twenty mile from Lawrence or twenty-five miles from Clinton Railway stations; altitude from 500ft. to 2,000ft. above sea-level. Waihemo County.—Rock and Pillar Survey District. 4 XI. 160 2 11 0 10 0 0 12 6 0 0 6 Rough, steep, open section, situated about four miles from four thut, feneing, and cultivation, £119 6s., payable within fourteen days of granting of application. Maniototo County.—Rock and Pillar Survey District. 1 XIII. 538 0 0 0 12 6 0 15 7½ 0 0 0 7; 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		:		1 .	0 18 9	0 0 9
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soil over greater portion good, well watered; 4, Block V. about 180 acres birch, manuka, mixed bush, and manuks serub, remainder open, undulating to broken, chiefly pastoral soil fairly good, well watered, would work in well with Section 1, Block VII.; 43 to 46, Block VI., all covered with manuka scrub except about 20 acres on Section 46, undulating and somewhat broken, soil fair, well watered; 1 Block VII., about 30 acres birch bush, remainder open un dulating country, soil fair, about 60 acres agricultural, wel watered, would work in well with Section 4, Block V. The above blocks are situated on west bank of the Clutha River above Clydevale Station, and are distant about twenty mile from Lawrence or twenty-five miles from Clinton Railway stations; altitude from 500ft. to 2,000ft. above sea-level. Waihemo County.—Rock and Pillar Survey District. 4 XI. 160 2 11 0 10 0 0 12 6 0 0 6 Rough, steep, open section, situated about four miles from Hyde Township; distance from Dunedin, viā Palmerstor and Macrae's, about seventy-five miles. Subject to valuation for hut, fencing, and cultivation, £119 6s., payable within fourteen days of granting of application. Maniototo County.—Rock and Pillar Survey District. 1 XIII. 538 0 0 0 12 6 0 15 7½ 0 0 7; 3 520 2 8 0 15 0 0 18 9 0 0 9; 4 561 3 28 0 15 0 0 18 9 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 7; 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 12 6 0 15 7½ 0 0 0 9; 5 684 0 38 0 15 0 0 18 9 0 0 0 9; 5 684 0 38 0 15 0 0 18 9 0 0 0	Trig. I ri	dge, chie	fly pastoral [,]	with some	agricultur	al ground
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Waihemo County.—Rock and Pillar Survey District. 4	stations	altitude	from 500ft.	to 2,000ft.	above sea	-level.
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P. A. BUCKLEY.				• •		
				P	. A. BUC	KLEY.

Deputy Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 2nd July, 1891.

H IS Excellency the Governor has been pleased to appoint
George Dabinett

to be Deputy of the Registrar of Marriages and of Births and Deaths for the District of Catlin's.

P. A. BUCKLEY.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 2nd July, 1891. Wellington, 2nd July, 1891.

H IS Excellency the Governor has been pleased to appoint

ALEXANDER CAMPBELL to be Registrar of Marriages and of Births and Deaths, and Vaccination Inspector, for the District of Mahurangi (newly constituted).

P. A. BUCKLEY.

Registrar of Electors appointed, Wairau.

Colonial Secretary's Office,
Wellington, 2nd July, 1891.

H IS Excellency the Governor has been pleased to appoint point

WILLIAM GEORGE PRING O'CALLAGHAN to be Registrar of Electors, under "The Registration of Electors Act, 1879," for the Electoral District of Wairau, vice J. J. W. White.

P. A. BUCKLEY.

Registrar of Electors appointed, Waimate.

Colonial Secretary's Office Wellington, 6th July, 1891

IS Excellency the Governor has been pleased to appoint

BATEMAN THOMAS MISSEN to be Registrar of Electors, under "The Registration of Electors Act, 1879," for the Electoral District of Waimate, vice G. H. Graham. P. A. BUCKLEY.

Sheriff appointed.

Department of Justice,
Wellington, 8th July, 1891.

IS Excellency the Governor has been pleased to appoint point

DANIEL GEORGE ARTHUR COOPER, Esq., to be Sheriff for the District of Wellington, from the 9th July, 1891, vice Ebenezer Baker, Esq.

W. P. REEVES.

Official Visitor appointed.

Department of Justice (Prisons Branch),
Wellington, 4th July, 1891.

H IS Excellency the Governor has been pleased to appoint point Mr. ALFRED COUTTS

to be an Official Visitor of Her Majesty's Prison, Auckland. W. P. REEVES.

Members of Bluff Harbour Board appointed.

Marine Department,
Wellington, 2nd July, 1891.

Has been pleased, in pursuance of the provisions of section 30 of "The Harbours Act, 1878," and of all other powers enabling him in that behalf, to appoint

WILLIAM CRAIG and ARCHIBALD SHAW

to be Members of the Bluff Harbour Board.

JOHN MCKENZIE, For the Minister having charge of the Marine Department.

Officers appointed under "The Fisheries Conservation Act, 1884."

Marine Department.
Wellington, 4th July, 1891.

T is hereby notified that, in pursuance and exercise of the power and authority conferred by section 9 of "The Fisheries Conservation Act, 1884,"

ROBERT WILSON,
HENRY ALAN SCOTT,
JAMES PRICE KENNEDY,
THOMAS PAVITT, ROBERT CHARLES TAYLOR, CHARLES NAPIER BELL, HENRY WILLIAM YOUNG, WILLIAM CLEAVE EDWARDS HARRY GRAHAM, GUSTAVE C. REINHOLD, WALTER LEONARD CLIFFORD, and THOMAS ROBERTS

have been appointed Officers for the purposes of that Act within the Counties of Akaroa, Selwyn, Ashley, Cheviot, Amuri, Kaikoura, Marlborough, Waimea, Collingwood, Inangahua, Buller, Grey, and Westland, and within the Boroughs of Summer, Lyttelton, Christchurch, Sydenham, St. Albans, Rangiora, Kaiapoi, Nelson, Westport, Greymouth, Butthrey Medicine and Boos. Brunner, Kumara, Hokitika, and Ross.

JOHN McKENZIE, For the Minister having charge of the Marine Department.

Officers appointed under "The Fisheries Conservation Act, 1884."

Marine Department,
Wellington, 4th July, 1891.

The power and authority conferred by section 9 of "The Fisheries Conservation Act, 1884,"

John Mutter, John Weir, JAMES NATHANIEL HAMER, WILLIAM HENRY SPACKMAN, ARTHUR MORTON OLLIVIER, GEORGE STARKISS, and JOSEPH CHANEY

have been appointed Officers for the purposes of that Act for that part of the Provincial District of Canterbury to the north of the Rakaia River, for the Counties of Cheviot, Amuri, and Kaikoura, and for the waters of the Clarence River which are in the County of Marlborough.

JOHN McKENZIE,
For the Minister having charge of the Marine Department.

Member of Wairoa Harbour Board appointed.

Marine Department,
Wellington, 8th July, 1891.

IS Excellency the Governor has been pleased, in pursuance and exercise of the power and authority conferred upon him by section 41 of "The Harbours Act, 1878," to appoint WILLIAM MOLONEY

to be a Member of the Wairoa Harbour Board, the ratepayers of the Waikaremoana Riding of the county having, on the second Monday in the month of February last, only elected one member of the Board instead of two, as required by subsection (3) of section 2 of "The Wairoa Harbour Board Act,

> JOHN McKENZIE. For the Minister having charge of the Marine Department.

Commissioner of Crown Lands appointed.

Department of Lands and Survey,
Wellington, 1st July, 1891.

H IS Excellency the Governor has been pleased to appoint

JOHN STRAUCHON, Esq., to be Commissioner of Crown Lands for the Land District of Westland, vice Gerhard Mueller, Esq., as from the 16th May,

JOHN McKENZIE, Minister of Lands.

Note.—This notice is issued in lieu of that published in Gazette of the 28th May, 1891, page 594, as the name was incorrectly given.

Licensed Interpreter appointed.

Native Office. Wellington, 2nd July, 1891.

IS Excellency the Governor has been pleased to authorise

- DAVID RICHMOND GAGE

to act as a Licensed Interpreter. License to take effect from the 9th March, 1891.

A. J. CADMAN.

Patent Office Agent appointed.

Patent Office. Wellington, 9th July, 1891. T is hereby notified that His Excellency the Governor has been pleased to appoint

CHARLES HUGH WEBB-BOWEN

to be Patent Office Agent at Nelson.

W. P. REEVES.

Commissioner of the Supreme Court appointed.

CHARLES DUNCAN YENCKEN, of 115, William Street, Melbourne, a Solicitor of the Supreme Court of Victoria, has been appointed this day, by His Honour the Chief Justice, a Commissioner of the Supreme Court of New Zealand in Victoria, under section 2 of "The Commissioners of the Supreme Court Act, 1875," for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated this 7th day of July, 1891.

D. G. A. COOPER, Registrar, Supreme Court.

New Zealand Militia Officer promoted.

Defence Office, Wellington, 8th July, 1891.

HIS Excellency the Governor has been pleased to approve of the promotion of prove of the promotion of

Captain Colin McKenzie Taylor, New Zealand Militia (on his retirement from the Permanent Artillery), to the rank of Major. Date of commission, 1st April, 1891.

R. J. SEDDON.

Volunteer Officer appointed.

Defence Office, Wellington, 8th July, 1891.

IS Excellency the Governor has been pleased to approve of the under-mentioned appointment:—

Wellington Naval Artillery Volunteers. Ernest Dillon Bell to be Sub-Lieutenant. Date of commission, 15th April, 1891.

R. J. SEDDON

Designation of Rank of Officers changed.

Defence Office,
Wellington, 8th July, 1891.

IIS Excellency the Governor has been pleased to approve of the designation of the rank of the following officers being changed as under:

Wellington Name 1

Wellington Naval Artillery Volunteers.
Captain John Duncan to be Lieutenant Commanding.
Date of commission, 26th January, 1886.
Lieutenant George Frederick Colin Campbell to be Sub-Lieutenant. Date of commission, 19th October, 1887.

R. J. SEDDON.

Services of Mounted Rifle Volunteer Corps accepted.

Defence Office. Wellington, 8th July, 1891.

IS Excellency the Governor has been pleased to accept the services of the under-mentioned Mounted Rifle Volunteer Corps, under the designation of the Manawatu Mounted Rifle Volunteers. Date of formation, 28th May, 1891.

R. J. SEDDON.

Hussar Volunteers formed into Mounted Rifles.

Defence Office, Wellington, 8th July, 1891.

IS Excellency the Governor has been pleased to approve of the Marlborough Hussar Volunteers being formed into a Mounted Rifle Corps, under the designation of the Marlborough Mounted Rifle Volunteers.

R. J. SEDDON.

Despatch.—Readmission to British Nationality.

Colonial Secretary's Office,
Wellington, 30th June, 1891.

THE following despatch, received from Her Majesty's
Principal Secretary of State for the Colonies, is published for general information. P. A. BUCKLEY

(Circular.) Downing Street, 2nd April, 1891. My Lord,—My attention has recently been called to the fact that in some colonies no provision appears to exist for the registration of the oath of allegiance in a case of readmission to British naturalisation.
In all certificates issued in such cases in the United King-

dom the oath forms part of the document, a blank form of it being annexed to the certificate, which, when the oath has been taken and subscribed, is registered at the Home Office.

I enclose, for information, the form of certificate and oath used in this country, with a copy of the instructions to applicants in the United Kingdom for such certificates.

I would suggest that a similar practice should be followed in the control of the contr

in the colony under your Government.

I have, &c., KNUTSFORD.

The Officer Administering the Government of New Zealand.

(D.)

NATURALISATION ACTS, 1870.—OATH OF ALLEGIANCE.

I, , do swear that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, her heirs and successors, according to law. So help me God.

(Signed.) , before me.

Sworn and subscribed this (Signed.)
Justice of the Peace [or other official title].

(D.)

NATURALISATION ACTS, 1870.—INSTRUCTIONS TO APPLICANTS IN THE UNITED KINGDOM FOR CERTIFICATES OF READMISSION TO BRITISH NATIONALITY.

[These instructions apply only to certificates granted in the United Kingdom.]

1. Any person desirous to obtain a certificate of readmission to British nationality must present to one of Her Majesty's Principal Secretaries of State a memorial praying for the

grant of such certificate.

2. The memorial must state—

(1.) The name, address, age, profession, trade, or other occupation of the applicant, his place of birth, and the name and nationality of his parents:

(2.) Whether the applicant is married and has any children under age residing with him, and, if so, to state their names and ages:

their names and ages:
(3.) That the applicant was a natural-born British subject by reason of having been born in British territory, or by reason of his or her father or grandfather, by the father's side, having been a British subject:
(4.) That the applicant became the subject or citizen of a foreign State. The name of the foreign State must be specified, and the mode in which the applicant became an alien. If the applicant became an alien by naturalisation, the date of such naturalisation must be mentioned; or, if the applicant be a widow who became an alien by marriage with her late husband, the date and place of such marriage, the name of her husband, and the foreign State of which he was a subject must be mentioned:

which he was a subject must be mentioned:

(5.) That, during the period of eight years immediately preceding the application, the applicant has for five years resided within the United Kingdom, namely:

Yrs. mos.

at* From From at From to аt 5

[Or] That, during the period of eight years immediately preceding the application, the applicant has been in the service of the Crown (the post in which he has served being specified), namely:-

From to asto From as From to as

(6.) That he intends to reside in the United Kingdom or to serve under the Crown.

3. The applicant must verify the statements in his

3. The applicant must verify the statements in his memorial by a general declaration made before a Magistrate or other person authorised to receive such declaration in pursuance of the Act passed in the fifth and sixth years of His late Majesty King William IV., chapter 62.

4. The statements in the memorial with respect to the several periods of residence in the United Kingdom making up the full statutory term must be verified specifically, as to both place and time, by a like declaration of some person, who, being a natural-born British subject, and not the agent or solicitor of the memorialist, is able to testify to the fact of such residence from personal knowledge, and not from information only. Should there be no one such person who has personal knowledge of the memorialist having resided the full statutory term, and should, in consequence, the declaration of two or more persons become necessary for the purpose, the declaration may be made either by each separately, or by the declarants jointly, each with respect to

 $[\]star$ The exact address and, if in town, the name of street and number of house to be given.

the period as to which he has personal knowledge; and each such declarant must in his declaration state, as to himself, the place of his residence, the fact that he is a natural-born British subject and not the agent or solicitor of the memorialist, and that he makes the declaration not from information merely, but from personal knowledge, and he must specify the circumstances under which such knowledge

was acquired.

5. In addition, the statements in the memorial must be further verified generally, and the respectability and loyalty of the applicant vouched for, by a declaration made in like manner by four householders who are natural-born British subjects, and neither of them the agent or solicitor of the memorialist. The declaration may be made by such declarants jointly or by each separately; but each of the declarants must in his declaration state, as to himself, the fact that he is a householder and a natural-born British subject, and not the agent or solicitor of the memorialist, the place of his residence, and the period during which he has personally known the applicant.

6. No declaration will be received which is not duly stamped with the impressed 2s. 6d. stamp of the Board of Inland Revenue.

The statements in the memorial and the declarations 7. The statements in the memorial and the declarations will be made the subject of independent inquiry directed by the Secretary of State.

8. The Secretary of State, if he thinks fit to grant a certificate to the applicant, will cause him to be furnished with a blank form of the certificate and oath of allegiance.

9. The applicant will then take and subscribe the oath of ellegiance.

allegiance.

10. The oath of allegiance may be taken and subscribedin England and Ireland, in the presence of any Justice of the Peace, or any Commissioner authorised to administer oaths in Chancery; in Scotland, in the presence of any Sheriff, Sheriff-Substitute, or Justice of the Peace.

11. The fee for the administration of the oath is 2s. 6d., payable as follows: In England or Ireland, if the oath is administered by a Justice of the Peace, to the Clerk of such Justice, otherwise to the officer administering the oath; in Scotland, if the oath is administered by a Sheriff or Sheriff-Substitute, to the Sheriff-Clerk or any of his deputies; if by a Justice of the Peace, to the Clerk of the Peace or any of his deputies.

a Justice of the Feace, to the Clerk of the Feace of any of his deputies.

12. The applicant will forward to the Home Office the blank certificate and the oath of allegiance which has been subscribed, together with a fee of £5.

13. The certificate will then be signed by the Secretary of State, and the certificate and oath of allegiance will be duly registered without further payment, and redelivered to the applicant. Home Office, 24th June, 1880.

-Care should be taken that the memorial is made an exhibit to the declarations which accompany it, so as to connect together the memorial and declarations.

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

Colonial Secretary's Office, Wellington, 3rd July, 1891.

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

P. A. BUCKLEY.

EKETAHUNA ROAD BOARD.

RESULT of a poll taken at Eketahuna, on the 30th June, 1891, on a proposal to raise a loan of £100, under "The Local Bodies' Loans Act, 1886," for building a suspension-bridge, Hawera Road:—

Number of ratepayers on special roll 9, representing 9 votes; number of ratepayers who voted in favour of the proposal 6, representing 6 votes; number of ratepayers who did

not vote 3, representing 3 votes.

As the number of ratepayers who voted and the number of votes recorded in favour of the proposal were in each case a majority, I declare the proposal carried.

1st July, 1891.

WILL. B. MATHESON. Chairman.

Letters of Naturalisation issued.

Colonial Secretary's Office,
Wellington, 4th July, 1891.

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.	Occupatio	n.	Residence.		
Egidio di Rago	Merchant		Wellington.		
Ludwig Victor Ferdi- nand Beer	Clerk	••	Dunedin.		
Henri Nicholas Citron	Chemist		Geraldine.		
Karl Niklas Jakobson	Labourer	• •	Pigeon Bay, Christ- church.		
Edouard Theodore Croisier	Farmer	••	Pleasant Point Timaru.		
Carl Anderson	Miner	••	Black's Point, Reef- ton.		

P. A. BUCKLEY.

Special Orders made by the Taranaki County Council.— Altering Ridings and Road Districts.

County Council, are published in accordance with "The Counties Act, 1886."

SPECIAL ORDER.

SPECIAL ORDER.

RESOLVED, That the boundaries of the Moa Road District be altered as follows: All that area in the Provincial District of Taranaki bounded towards the north-west and west by the Waiwakaiho Road District; thence towards the north and north-west by the Egmont and Waitara West Road Districts to the confluence of the Manganui Stream and Waitara River; thence again towards the north-east and towards the east by that river and the Makino Stream to the north boundary of the North Riding of the Stratford County; thence towards the south and south-east by that riding to the summit of Mount Egmont, the place of commencement: excepting from the above-described area the Town District of Inglewood.

Description of the Moa Riding.

The Moa Riding comprises the Town District of Inglewood and the Road Districts of Moa, Waiwakaiho, and Mangorei.

SIDNEY WEETMAN, Chief Surveyor.

Confirmed at the meeting on the 1st July, 1891.

RICHARD PRICE, Chairman. I hereby certify that the above special order has been duly

RICHARD PRICE, Chairman.

Taranaki County Office, New Plymouth, 1st July, 1891.

SPECIAL ORDER.

SPECIAL ORDER.

RESOLVED, That the boundaries of the Waitara West Road District be altered as follows: All that area in the Provincial District of Taranaki bounded towards the north-west and north by the ocean, from the northernmost corner of Section No. 30 (Bell), Paritutu Survey District, to the Waitara River; thence towards the north-east by that river and the Manganui River to the north-east corner of Section No. 18, Block XIII., Waitara Survey District; thence towards the south by Sections Nos. 13, 11, 10, 9, 1, 2, 221, 215, 214, Waitara Survey District aforesaid, and Sections Nos. 205, 212, 204 (Huirangi District), Paritutu Survey District aforesaid, to the north-western corner of last-mentioned section; thence again towards the west by Sections Nos. 98, 55, 54, said, to the north-western corner of last-mentioned section; thence again towards the west by Sections Nos. 98, 55, 54, 81, 14, 12, 24, 7, 1, and 2, Paritutu Survey District aforesaid, being the line known as the Tarurutangi Line; and thence by the western boundary-lines of Sections Nos. 81, 78, 77, 73, 68, 66, 67, Paritutu Survey District aforesaid, and the western boundary-line of the last-mentioned section produced to the ocean, at the northernmost corner of Section No. 30 aforesaid, the place of commencement: excepting from the above-described area that part of the Town District of Raleigh situated on the left bank of the Waitara River.

Description of Waitara Riding.

The Waitara Riding comprises the Town District of Waitara and the Road Districts of Henui, Egmont, and Waitara

SIDNEY WEETMAN, Chief Surveyor.

Confirmed at the meeting on the 1st July, 1891 RICHARD PRICE, Chairman.

I hereby certify that the above special order has been duly

RICHARD PRICE, Chairman.

Taranaki County Office, New Plymouth, 1st July, 1891.

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

Colonial Secretary's Office,

Wellington, 7th July, 1891.

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

P. A. BUCKLEY.

SPECIAL ORDER.

That, to secure the repayment of a loan of £400, borrowed under "The Government Loans to Local Bodies Act, 1886," and amendment, 1887, for the purpose of forming and metalling part of Mauriceville West Road, viz., from Section 70, Mauriceville Subdivision, to Section 2, Block IV., Mikimiki, a special rate of seventeen-twentieths of a penny in the pound be made and levied on the rateable value of Sections Nos. 42 to 46 inclusive and Sections Nos. 66 to 89 inclusive all in the Mauriceville Sections Nos. 66 to 89 Sections Nos. 42 to 46 inclusive and Sections Nos. 66 to 89 inclusive, all in the Mauriceville Settlement, and also Sections Nos. 2 and 3, Block IV., Mikimiki. Said rate shall be an annually-recurring rate for twenty-six years or until the loan is repaid, and shall be paid, in two half-yearly instalments, on the 1st January and 1st July in each year.

I certify that the above special order has been duly made.

W. Gray, Clerk to the Mauriceville Road Board. Mauriceville, 27th June, 1891.

Notice to Mariners, No. 23 of 1891.

Marine Department,
Wellington, 29th June, 1891.

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

JOHN McKENZIE, For the Minister having charge of the Marine Department.

AUSTRALIA.-NORTH COAST.-APPROACHES TO PORT DARWIN, NORTHERN TERRITORY.

MASTERS of ships and others are hereby informed that the following lights are now in course of construction, and will be exhibited about June, 1892:—

following lights are now in course of construction, and will be exhibited about June, 1892:—

Charles Point: Position (approximate), lat. 12° 23′ 20″ S.; long. 130° 37′ E. The tower to be built of iron and painted red and white in horizontal bands. The focal plane of the light to be 121ft. above high water, and the light will be visible from a vessel's deck, in ordinary weather, eighteen miles. The light will be of the first order, revolving every thirty seconds, and will show over an arc of 257°, namely, a green sector of 60° over the Great Fish Reef and adjacent dangers, from N. 22° E. to N. 82° E.; bright 155° from N. 82° E. to S. 57° W.; and a red sector of 42° showing over the shoals to the west of Port Darwin entrance, from S. 57° W. to N. 81° W.; the remaining arc of 103° to be obscured.

Point Emery: Tower to be of masonry. The focal plane of the light to be 56ft. above high water, and the light to be visible from a vessel's deck, in ordinary weather, fourteen miles. The light will be of the third order, fixed, and will show over an arc of 118°, namely, red from N. 82° E. to S. 53° E.; a bright sector of 8° (showing the deep-water channel between the shoals at the entrance of Port Darwin) from S. 53° E. to S. 45° E.; and red from S. 45° E. to S. 10° W.

Port Darwin Jetty: A small bright jetty light, visible about four miles, to show mainly in the direction of the channel.

All bearings magnetic and from seaward.

Further particulars will be issued in due course.

THOS. N. STEPHENS, Acting President, Marine Board.

Marine Board Offices, Port Adelaide, 23rd May, 1891.

Notice to Mariners, No. 24 of 1891.

WAIKATO RIVER, WEST COAST, NORTH ISLAND.

Marine Department, Wellington, N.Z., 1st July, 1891.

OTICE is hereby given that the leading beacons for the Waikato River have been washed away, and will not for the present be re-erected.

JOHN Mckenzie,

For the Minister having charge of the Marine Department.

Officiating Ministers for 1891.—Notice No. 16.

Registrar-General's Office,
Wellington, 6th July, 1891.

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

Roman Catholic Church. The Reverend John Golden.

Presbyterian Church of Otago and Southland.
The Reverend James Taylor.

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

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs,
Wellington, 6th July, 1891.

T is hereby notified, for public information, that the Hon.
the Commissioner of Trade and Customs has decided to
interpret "The Customs and Excise Duties Act, 1898," in
relation to the under-mentioned articles as follow:—

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

Articles and how classed.	Rate of Duty.
Copper plates, for printing purposes; as	
copper manufacture n.o.e Gransorbian, for painters' graining; as n.o.e.	20 per cent. Free.
Gum-arabic, artificial; as gum-arabic	Free.
Hav-knives; as hardware	20 per cent.
Kolatina, and Kola chocolate; as cocoa or	
chocolate	3d. the lb.
Paper, oiled, for artists' use, a substitute for	
canvas; as n.o.e	
	Free.
Tubing, indiarubber, for feeding-bottles; as	
druggists' sundries	15 per cent. Free.
Zinc, cellular sheet; as a. & m.s	rree.

W. T. GLASGOW. For Secretary and Inspector.

Commissioner's Order No. 398.]

Branch of Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 8th July, 1891.

THE Court Queen of the Isles, No. 7755, situated at New
Brighton, is registered as a branch of the Canterbury
United District New Zealand Ancient Order of Foresters
Friendly Society, under "The Friendly Societies Act, 1882,"
this 8th day of July, 1891.

EDMUND MASON, Registrar of Friendly Societies.

Examination of Mine Managers.

Mines Department,
Wellington, 8th July, 1891.

A N examination of candidates for certificates as Mine
Managers under "The Mining Act, 1886," and Firstand Second-class Mine Managers' and Engine-drivers' certificates under "The Coal-mines Act Amendment Act, 1890,"
will be held on the 18th August, 1891, and three following
days, at places to be hereafter named. All applications,
with necessary certificates, and fee of £1, must be addressed
to "The Secretary of the Board of Examiners under the
Mining Act or Coal-mines Act, Wellington," and must be
received before the 10th August.

received before the 10th August. Candidates who were unsuccessful at the examinations held in February last will be allowed to come up for reexamination in the subjects in which they failed.

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

Ratibe Land Court Rotices.

Sitting of Native Land Court.

IN THE NATIVE LAND COURT, NEW ZEALAND.

NEW ZEALAND.

OTICE is hereby given that the sitting of the Native Land Court will be resumed at Whanganui, on Monday, the 3rd day of August next, for the consideration of the several matters of which public notice was given in January, April, and June, 1889, May and July, 1890, and February, 1891, and which have not been finally disposed of.

Dated this 8th day of July, 1891.

H. G. SETH-SMITH, Chief Judge.

Applications for Rehearing.

Native Land Court Office,

Native Land Court Office,
Gisborne, 1st July, 1891.

Native Land Court will, with an Assessor, attend at Hastings, on Tuesday, the 25th day of August, 1891, and then and there inquire into and determine upon all applications for rehearing theretofore made upon the several decisions of the Native Land Court mentioned in the Schedule hereto. All persons interested in the said applications are requested to attend at the time and place aforesaid. to attend at the time and place aforesaid.

JOHN BROOKING, Registrar.

SCHEDULE.

Decision made on the 16th September, 1889, appointing the successors to Hera Hiahia in Matahiwi or Oringi.

Decision made on the 26th October, 1889, appointing the successors to Watene Hapuku in Piripiri or Manawatu No. 2.

Decision made on the 26th day of October, 1889, appointing the successors to Watene Hapuku in Umutaoroa or Mana-watu No. 1.

Matu No. 1.

Decision made on the 28th day of April, 1890, declaring the Native owners of Omahu.

Decision made on the 26th day of May, 1890, declaring the Native owners of Puketoi No. 6a and Puketoi No. 6B.

Decision made on the 31st day of May and 2nd day of June, 1890, making division of Waihuahua.

"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, 7th July, 1891.

Native Land Court Office,
Wellington, 7th July, 1891.

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 Resident Magistrate's Court, Wellington, on Tuesday, the 14th day of July, 1891, at 2 o'clock
in the afternoon, 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 attend.

W. BRIDSON, Registrar.

SCHEDULE.

Wellington, Section 487, Part of. 91-96. Mortgage dated the 26th day of June, 1891, from Hohepine Love to Sarah Anne Rhodes and others.

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

Registrar's Office,
Auckland, 30th June, 1891.

OTICE is hereby given that a Trust Commissioner will, under the authority and for the will, under the authority and for the purposes of the said Acts, hold a Court at Whangarei, on the 5th day of August, 1891, for investigating the several cases mentioned in the Schedule hereunder, at which time and place all persons interested in the said cases, and having objections to the said dealings, are hereby notified to attend.

H. F. EDGER,

SCHEDULE.

GRAHAMSTOWN, LOTS 13, 97, AND 170. 91-73. CONVEYANCE dated the 10th day of June, 1891, made by Taurau Kukupa to John Henry Hawkes.

GRAHAMSTOWN, LOT 146.

91-74. Conveyance dated the 10th day of June, 1891, made by Taurau Kukupa to Samuel Rawnsley.

Grahamstown, Lot 157. 91-75. Conveyance dated the 10th day of June, 1891, made by Taurau Kukupa to George Currie.

Grahamstown, Lots 224 and 225. 91-76. Conveyance dated the 10th day of June, 1891, made by Taurau Kukupa to Letitia Simons.

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

Registrar's Office,
Auckland, 30th June, 1891.

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 Auckland, at the bour of 2 o'clock in the afternoon, on the 3rd day of August, 1891, for investigating the several cases mentioned in the Schedule hereunder, at which time and place all persons interested in the said cases, and having objections to the said dealings, are hereby notified to attend. objections to the said dealings, are hereby notified to attend.

H. F. EDGER,

Registrar.

SCHEDULE.

WAILKU WEST, LOT 352. 90-50. MORTGAGE dated the 6th day of August, 1890, made by Henare Kaihou to Samuel Prince.

TAUPIRI, LOTS 450, 451, AND 452.
90-63. Mortgage dated the 14th day of August, 1890, made by Heta Tarawhiti and Hone Pera to Edmund Thomas Dufaur.

TE RAHUIATEIKAHAO.
91-27. Transfer dated the 7th day of March, 1891, made
by Paraku Rapana and Haora Tareranui to John Evans.

RENT OF TE WHARAU.
91-29. Mortgage dated the 28th day of February, 1891, made by Tame Panepa to Edmund Thomas Dufaur.

Takapuna, Lot 173.
91-30. Conveyance dated the 20th day of March, 1891, made by Thomas Campbell to Joseph Howard Witheford.

RENT OF PAPAROA.
91-24. Assignment of rent dated the 22nd day of March,
1890, made by Eru Maihi to Edmund Thomas Dufaur.

Maramarua, Lot 62.
91-72. Lease dated the 7th day of January, 1891, made by Wiremu te Wheoro and others to John Richard Julius Angerstein.

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

Native Land Court Office,
Whanganui, 30th June, 1891.

OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purpose. OTICE is hereby given that a Trust Commissioner will, under the authority and for the purposes of the said Acts, hold a Court at Palmerston North, on the 23rd day of July, 1891, at 10 o'clock in the forenoon, 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 the said dealings, are hereby notified to attend.

G. W. WOON,

Registrar.

SCHEDULE.

TIPAPAKUKU.

22. MEMORANDUM of transfer dated the 2nd June, 1891, from Hoani Meihana to Jacob Nannestad and another, of Palmerston North.

Section 4a, No. 3c, Part of Section 4a, No. 3, Agrandi No. 1. 23. Memorandum of lease dated the 1st November, 1890,

from Taimona Piteauroa and others to Patrick Desmond, of Awahuri.

Part of Section 4a, No. 3, Agrangi No. 1. 24. Memorandum of lease dated the 14th November, 1890, from Hori Mataku to Patrick Desmond, of Awahuri.

Part of Section 4a, No. 3, Agrangi No. 1. 25. Memorandum of lease dated the 29th October, 1890, from Raika Pace to Patrick Desmond, of Awahuri.

SECTION 4A, No. 1, AORANGI No. 1.

26. Memorandum of lease dated the 24th November, 1890, from Ruera te Kawa to Patrick Desmond, of Awahuri.

SECTION 4A, No. 1, AORANGI No. 1.

27. Memorandum of transfer dated the 24th November, 1890, from Ruera te Kawa to Ruruhira Retimana, Miriama Whiti Potato, and Kiri Whiti Potato, of Aorangi.

"The Native Land Court Act, 1886," and its Amendments.

Native Land Court Office, Wellington, 6th July, 1891.

Native Land Court will be held at Wellington on the 14th day of July, 1891, to hear and determine the matter mentioned in the Schedule hereunder written, in respect of which application has been received by the Registrar, and all such other matters as may be lawfully brought before it.

W. BRIDSON, Registrar.

SCHEDULE.

ASSESSMENT OF COMPENSATION.

No.	Name of Applicant.	Name of	Land.		Area of land required to be taken.
1	The Minister for Public Works	 Mangatainoka No. 3	No.	1BC,	64 acres 1 rood.

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

Native Land Court Office, Wellington, 7th July, 1891.

Thugh Garden Seth-Smith, Chief Judge of the Native Land Court, do hereby, in compliance with the duty imposed upon me by "The Native Lands Frauds Prevention Act 1881 Amendment Act, 1888," give notice that the lands mentioned in the first column of the Schedule hereto became owned within the meaning of the said Act on the days mentioned in the record solumn of the said Schedule.

mentioned in the second column of the said Schedule.

And, further, that dealings with the said lands, apart from any other restriction upon alienation to which the same may be subject, ceased to be prohibited by the provisions of the said Act on the days mentioned in the third column of the said Schedule.

H. G. SETH-SMITH, Chief Judge.

SCHEDULE.

Name by which the Land is known.	Date when Land became owne within meaning of said Act.	d	Date when Land ceased to be prohibited.
Pukemokimoki No. 3	16th April, 1891 16th April, 1891		13th April, 1891. 13th April, 1891. 27th May, 1891. 27th May, 1891. 27th May, 1891.

Goldfields Notices.

Gold-mining Lease cancelled.

Mines Department,
Wellington, 6th July, 1891.

T is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:

Homeward Rowal G. 1

Homeward Bound Gold-mining Company; Section 5, Block XII., Skippers Creek; 7 acres 3 roods 38 perches. No. 316c.

R. J. SEDDON, Minister of Mines.

Special Claim and Gold-mining Leases cancelled.

Mines Department,
Wellington, 8th July, 1891.

It is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned special claim and gold-mining leases cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:—

SPECIAL CLAIM.

Wakatu Gold-mining Company (Limited); Section 33, Block III., Tainui; 28 acres 2 roods 39 perches. No. 1511.

GOLD-MINING LEASES.

Patrick Brennan; Section 68, Block XIII., Lyell; 16

acres. No. 1131.

Bulmer Creek Gold-mining Company (Limited); Section 5, Block I., Tainui; 15 acres 2 roods 6 perches. No. 1246.

Lachlan Kerr Grant; Section 20, Block V., Marina; 1 acre 1 rood 2 perches. No. 1229.

R. J. SEDDON, Minister of Mines.

Crown Lands Actices.

Sale of Crown Land, Wellington District.

Crown Lands Office, Wellington, 1st July, 1891.

T is hereby notified that the under mentioned section will L be offered for sale by public auction, at the Crown Lands Office, Wellington, on Wednesday, the 12th August, 1891, at 11 a.m., for cash.

J. H. BAKER, Commissioner of Crown Lands.

SCHEDULE. MANGAHAO DISTRICT.

Part of Section No. 19, Block XV., District of Mangahao, 11 acres 2 roods; upset price, £1 5s. Weighted with £27 5s. for improvements.

This section is situated on the Rock Road, one mile in from the main road, and comprises a narrow strip along a gully, being part of Section No. 19, originally selected by Mr. Moore, and since severed from his land by the new road: the land has been improved by felling and grassing to the value of £27 5s., with which the section is weighted.

Crown Lands to be sold by Auction.—Town of Levin, Wellington Land District.

Crown Lands Office, Wellington, 1st July, 1891.

I T is hereby notified that the town sections in the Town of Levin, enumerated in the accompanying Schedule, will be offered for sale by public auction, at the Crown Lands Office, Wellington, on Wednesday, the 12th August, 1891, at 11 a.m., for cash.

J. H. BAKER. Commissioner of Crown Lands.

Section.	Block,	Area.	Upset Price per Allot- ment	Section.	Block,	Area.	Upset Price per Allo ment.
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2	Į.	A. R. P. O 1 O	£ s. d. 7 10 0	11	XII.	0 1 0	7 10 0
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13	"	0 1 0	7 10 0	10	"	0 1 0	7 10 0
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Rural Lands in the Wellington Land District open for Sale or Selection.

Crown Lands Office.

Wellington, 25th June, 1891.

T is hereby notified that the under-mentioned Crown lands will be open for sale or selection, at this office, on Tuesday, the 11th August, 1891:—

per Acre. Price per Acre. per Acre.	Section. Block. Area. Per Acre. Price per Acre. Per Acre.
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FIRST-CLASS LAND.

Pohangina Survey District.

A. R. P. £ s. d. £ s. d. £ s. d.

11 | II. | 50 0 0 | 2 0 0 | 2 10 0 | 0 2 0

Weighted with £180 for about 490,000 superficial feet of totara timber.

12 | II. | 56 0 0 | 2 0 0 | 2 10 0 | 0 2 0 Weighted with £225 for about 600,000 superficial feet of

Weighted with £225 for about 600,000 superficial feet of totara timber.

These sections are situated on the eastern bank of the Oroua River, in the Oroua Coal Creek Block, and comprise flat land of excellent quality, admirably suited for occupation by gardeners or small farmers. The best access is from Feilding viâ the Kimbolton and Lundon's Oroua Branch Road, a distance of about twenty-two miles from Feilding.

NOTE.—It is reported that fire has run through a portion of the forest on these sections.

Mangaone Survey District.

Mangaone Survey District.

9 and 10 | IV. | 320 0 0 | 1 15 0 | 2 3 9 | 0 1 9 11 | " | 180 0 0 | 1 12 6 | 2 0 7½ | 0 1 7½ These sections are situated in the Mangaone Valley, about seven miles from the main road, between Eketahuna and Woodville; the area comprises undulating land, low hills, and broad flats. The soil is of good quality, the forest tree are principally tawa, with rimu, rata, &c., and the usual undergrowth; the access is by the Hawera-Mangaone cartroad to within two miles of the block.

50 | VI. | 20 0 0 | 1 15 0 | 2 3 9 | 0 1 9
This section is situated on the Central Mangaone West
Road, between Sections Nos. 7 and 13, about five miles from
Eketahuna, and comprises hilly land and a small flat of
good quality, covered with mixed bush.

6 | VII. | 37 2 0 | 2 5 0 | 2 16 3 | 0 2 3 46 | " | 30 2 8 | 1 17 6 | 2 4 10½ 0 1 10½ These sections are situated on the Mangaone Valley Road, about five miles from Eketahuna, and comprise flat and undulating land of good quality covered with mixed bush. Suitable for occupation by a gardener or small farmer.

Apiti Survey District.

This section is situated on the eastern side of the Township of Apiti, in the Feilding Special-settlement Block, and comprises flat land of good quality covered with mixed bush, intersected by a good stream.

Makuri Survey District.

14 | II. | 24 0 32 | 2 0 0 | 2 10 0 | 0 2 0
This section is situated on the Makairo Road, in the Woodrille-Tiraumea Special-settlement Block, and comprises flat land of good quality, covered with mixed bush, intersected by a permanent stream of water running between high banks or cliffs.

17 | V. | 38 2 0 | 1 7 6 | 1 14 4½ | 0 1 4½
This section is situated about ten miles from Woodville
and Pahiatua, on the south-east boundary of the WoodvilleTiraumea Special-settlement Block, between Sections Nos.
8, 16, and 75, and comprises mixed bush-land of good quality.

XII.	628	0	0	1	2	6 3	18	$1\frac{1}{2}$	0	1	$1\frac{1}{2}$
"	385	0	0	1	2	6 :	1 8	$1\frac{1}{2}$	0	1	$1rac{ar{1}}{2}$
	Puket	toi	Sur	vey	Di	strict					
I.	439	0	0	1	2	6 3	18	$1\frac{1}{2}$	0	1	$1\frac{1}{2}$
"	429	0	0	1	2	6 .	1 8	$1\frac{7}{2}$	0	1	$1\frac{1}{2}$
"	640	0	0	1	2	6]:	1. 8	$1\frac{1}{2}$	0	1	$1\frac{1}{2}$
,,	392	0	0	1	2	6	18	$1\frac{1}{2}$	0	1	14
	ï. "	Puket I. 439 429	Puketoi I. 439 0 429 0	Puketoi Sura I. 439 0 0 429 0 0	Puketoi Survey I. 439 0 0 1 " 429 0 0 1	Puketoi Survey Di I. 439 0 0 1 2 , 429 0 0 1 2	Puketoi Survey District I. 439 0 0 1 2 6 , 429 0 0 1 2 6	Puketoi Survey District. I. 489 0 0 1 2 6 1 8 , 429 0 0 1 2 6 1 8	Puketoi Survey District. I. 439 0 0 1 2 6 1 8 1½ " 429 0 0 1 2 6 1 8 1½	Puketoi Survey District. I. $ 439 \ 0 \ 0 $ 1 2 6 1 8 $\frac{11}{2}$ 0 " $ 429 \ 0 \ 0 $ 1 2 6 1 8 $\frac{11}{2}$ 0	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

These are forfeited perpetual-lease sections, and, together with Sections Nos. 13 and 16 in Block I., Puketoi, comprise about 3,686 acres, and are part of the south-west Puketoi Block, which is situated south-east of the Township of Pahiatua, and adjoining the Tiraumea-Makuri and Mangaone-Tiraumea Blocks. The access to the sections on the north is by way of the Tiraumea and Toritea Roads, and to the conthern sections by way of the Hawers and Tana Roads the southern sections by way of the Hawera and Tane Roads.

The land is covered with forest, including tawa, rata, hinau, rimu, mahoe, konini, rangiora, with rata, &c., and occasional

Section. Block. Area.	per Acre. Pri	Perpetual- lease Rent per Acre.
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totara trees. The soil is good throughout, the formation being limestone or papa. Mount Marchant is a limestone hill, and the limestone crops out on most of the sections in that vicinity. The sections are watered by small streams, and it is probable that permanent water can be obtained on the high limestone hills from springs and creeks. The land is all well adapted for pastoral purposes.

Mangahao Survey District.

A. R. P. £ s. d. £ s. d. 33 | XII. | 19 2 0 | 2 0 0 | 2 10 0 | 0 2 0 Rough hilly mixed bush-land, situated on the Tiraumea River, at the end of the Tiraumea Road.

SECOND-CLASS LAND.

Omahini Survey District.

1 | III. | 260 0 0 | 0 15 0 | 0 18 9 | 0 0 9 2 | ", | 230 3 0 | 0 15 0 | 0 18 9 | 0 0 9 |

These sections are situated about six miles inland of Waverley, west of the Momohaki Lake, and comprise steep

broken second-class land, covered with mixed bush. | IV. | 192 0 0 | 0 15 0 | 0 18 9 | 0 0 9

quality, covered with mixed bush.

Omahini Survey District.

5 | IV. | 341 0 0 | 0 15 0 | 0 18 9 | 0 0 9
This section is situated on the Motoroa Road, about eight miles inland of Waverley and Waitotara, and comprises rough broken second-class land, covered with mixed bush. There are two fine lakes in the section.

Mangaone Survey District.

132 | XIII. | 602 0 0 | 0 10 0 | 0 12 6 | 0 0 6 Weighted with £21 for improvements. This section is situated about four miles south of Eketa-

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

Mount Cerberus Survey District.

3 | VIII. | 279 1 0 | 0 10 0 | 0 12 6 | 0 0 6
This section is situated on a branch of the Aohanga River, and comprises hilly land of sandstone formation, and good soil of considerable depth, covered with mixed bush, including some totara.

J. H. BAKER, Commissioner of Crown Lands.

Sale of Totara Timber on Crown Lands, Wellington District.

Crown Lands Office,
Wellington, 1st July, 1891.

OTICE is hereby given, in terms of "The Land Act,
1885," and the regulations issued thereunder, that
the trees on the under-mentioned section will be put up for

sale by public auction, at the upset price of 10s. per tree, at the Land Office, Wellington, on Wednesday, the 12th August,

1891, at 11 a.m.

The purchaser shall pay 50 per centum of the purchasemoney on the fall of the hammer, and the balance within thirty days from the date of the sale. He shall have the sole use of the land and the right to cut and remove all timber thereon during a period of seven years from the same

MANGAHAO DISTRICT.

Section.	Block.	No. of Totara Trees.	Estimated Superficial Feet.
129	III.	1,905	4,685,000*

This section contains 180 acres, and is situated on the Mangahao River, about six miles west of Pahiatua, the access for the first four and a half miles being by the Pahiatua-Mangahao cart-road.

All the additional trees will be available to the purchaser, without extra payment, for the term of seven years.

J. H. BAKER,

Commissioner of Crown Lands.

Land for Sale by Auction for Selection on Deferred Payments, Wellington Land District.

Crown Lands Office,

Crown Lands Office,
Wellington, 1st July, 1891.

It is hereby notified, in terms of the Land Acts, that the under-mentioned sections will be offered at auction, for selection on deferred payments, at the Crown Lands Office, Wellington, on Wednesday, the 12th August, 1891, at 11 a.m. Plans and particulars can be obtained at this office.
A deposit of one-twentieth of the purchase-money, together with £1 is. 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.

further notice.

16

SCHEDULE.

Section.	Block.	Area.	Upset Price.
	Оман	INI DISTRICT.	e a d

86 0 0 | IV. | This section is situated about nine miles inland of Wa verley and Waitotara, and comprises rough broken second-class land, covered with mixed bush.

> PUKETOI DISTRICT. I. 1 14 4

1 0 0

These sections, together with those in Block XII., Makuri, and Block I., Puketoi, now being offered under "The Land Act, 1887," comprise about 3,686 acres, and are part of the South-west Puketoi Block, which is situated south-east of the Township of Pahiatua, and adjoining the Tiraumea-Makuri and Mangaone-Tiraumea Blocks. The access to the sections on the north is by way of the Tiraumea and Toritea Roads, and to the southern sections by way of the Hawera and Tane Roads. The land is covered with forest, including tawa, rata, hinau, rimu, mahoe, konini, rangiora, with rata, &c., and occasional totara trees. The soil is good throughout, the formation being limestone or papa. Mount Marchant is a limestone hill, and the limestone crops out on most of the sections in that vicinity. The sections are watered by small streams, and it is probable that permanent water can be obtained on the high limestone hills from springs and creeks. The land is all well adapted for pastoral purposes. These sections, together with those in Block XII., Makuri purposes.

APITI DISTRICT.

| XIII. | 100 0 0 1

This section is situated on the McBeth Road, about three miles west of Birmingham, and comprises hilly land of good quality, covered with mixed bush.

MANGAONE DISTRICT.

Weighted with £17 10s. for improvements.

This section is situated on the Makakahi Road, about one and a half miles north of the Hawera Road, and comprises hilly land of fair quality, covered with mixed bush.

WAIROA DISTRICT.

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

POHANGINA DISTRICT.

 $\begin{array}{cccc} 105 & 0 & 0 \\ 100 & 0 & 0 \end{array}$ X. 38 1 0 0 These sections are situated at the back of Awahou-Poha-

ngina Special-settlement Block, east of the Pohangina River, about twelve miles from Ashurst, and comprise hilly land of fair quality.

> J. H. BAKER. Commissioner of Crown Lands.

Sale of Crown Lands, Auckland District.

Department of Lands and Survey,
Auckland, 5th June, 1891.

OTICE is hereby given that the under-mentioned Crown
lands will be offered for sale by public artistics. lands will be offered for sale by public auction, at this office, on Friday, the 7th day of August next, at 11 a.m.

GERHARD MUELLER,

Commissioner of Crown Lands.

SCHEDULE.

Section.	Area.	Upset Price
	TOWNSHIP OF KOHUL	кони.
	A. R. P.) £ s. d.
20	0 1 2	7 17 6
28	0 0 35	6 11 3
29	0 0 37	6 18 9
30	0 1 1	7 13 9
	SUBURBS OF WHATAV	VHATA.
5	9 0 0	27 0 0
	Manukau Count	Υ.
	Parish of Wainku	West

Parish of Waiuku 13 10 0

Open swamp land of medium quality; about one and a quarter miles from Waiuku.

TAURANGA COUNTY.

Parish of Te Papa. 21 0 0 25 0 0 -1 159

Open land, on the banks of the Waimapu River. Subject to £100, valuation for improvements.

MAKETU SURVEY DISTRICT.

Block II. 9 2 0 1 47 10 0 52

Open land, near Te Puke Township.

BAY OF PLENTY DISTRICT.

Lease of Small Grazing run, No. 4, Matata. * Rental per annum. Term of lease, twenty-one years. 53 7 6*

Conditions of occupation may be seen at the Land Office, Tauranga, the Post-office, Matata, and upon application at this office.

Terms of Sale: One-fifth of the purchase-money to be paid at close of sale. One-fitth of the purchase-money to be paid at close of sale, and the balance (with Crown-grant fee, £1) within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land shall henceforth be null and void. In the case of the grazing-run one half-year's rent shall be payable at close of the sale.

Plans of the sections may be seen at the local post-offices and on application at this office.

Lands open for Application as Village Homesteads.

Crown Lands Office, Dunedin, 19th June, 1891.

T is hereby notified that the under-mentioned land will be open for application as village homesteads, on Wednesday, the 12th August, 1891:—

PURAKAUNUI VILLAGE, WOODLAND DISTRICT.

Sections 1 to 10, Block VII., and Sections 1 to 10, Block X.; usurveyed; areas averaging about 20 acres per section. Rental, 1s. per acre per annum.

Fairly good agricultural land, covered with mixed bush; situated on the main road, Owaka to Tautuku, and distant from the former place about eleven miles, and from Romahapa, the present nearest railway-station, about twenty-two miles.

TAUKUPU VILLAGE, TAUTUKU DISTRICT.

Sections 1 to 11, Block IV.; unsurveyed; areas averaging about 20 acres per section. Rental, 1s. per acre per annum.

Fairly good undulating land, covered with bush, well watered; situated at south side of mouth of Taukupu River, distant from Owaka by road now in course of formation about twenty miles, and from Romahapa, the present nearest railway-station, thirty-two miles.

CONDITIONS.

Term of lease, thirty years; renewable for further periods of twenty-one years,

Rents are payable half-yearly, on the first days of January

and July in each year

and July in each year.

No rent need be paid for the first two years. The unpaid rent will, however, be added to the capital value, and rent then paid on such increased value, or the arrears of rent can be paid off at any time.

A fee of 10s. will be charged for registration of lease.

A sum of £10 will be advanced by the Government for building a house, which must be finished in six months after selection, and residence on the land is thereafter compulsory.

On bush-lands felling must begin at once.

On bush-lands felling must begin at once. Each settler shall within two years cultivate one acre, and

Each settler shall within two years cultivate one acre, and within four years the half of the remainder, of his selection, and make substantial improvements.

Substantial improvements shall mean—

(1.) Fencing the land with timber or other durable materials, not being a brush fence; or

(2.) Breaking up and laying down the same in English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or other crops therein; and, in case of bush-lands, the felling and clearing of timber and sowing of grass.

Any person who has an interest in any land of more than an acre in extent in the colony is not eligible to select.

an acre in extent in the colony is not eligible to select.

No person can hold more than one section.

Married men will have preference as selectors.

No married women are eligible as selectors.

Settlers cannot subdivide or sublet their holdings without

Application forms can be obtained at any Land Office, and must be either lodged personally or sent through the post to the Commissioner of Crown Lands, Dunedin.

J. P. MATTLAND. Commissioner of Crown Lands.

placed under the Charge of the Public Truster h of June, 1891. WARBURTON, Deputy Public Trustee. Relatives k Relatives k Relatives k 1681 1681 1681 1681 1681 1681 Time of Deceased's Death. May June June M Value or Estimated Value of Personal Estate. been ply (1891 : ° of the Estates of Deceased Persons which have l June Supposed British or Foreign Residence. Ireland ... Kent, England .. Scotland ::: Cambridge ...
Mangapai ...
Wanganui ...
Christchurch
Christchurch
Waihemo ...
Akaroa ... :: Feehan, M.
Fry, William
Gunn, Donald
Harrison, W. W.
Laurence, F.
McKane, Edward ...
Page, William Name of Deceased DARTICULARS -- 07 CD 44 70 CD F-

Land Transfer Act Rotices.

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

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of the gazetting of this notice.

JOHN TURNBULL and DONALD LACHLAN MATHESON.—1 acre, being Sections 10 and 11, Block VI., and Sections 7 and 8, Block XI., Town of Campbelltown. Uncerpied. Nos. 2449 and 2450.

Diagrams may be inspected at this office.

Dated this 30th day of June, 1891, at the Lands Registry Office, Invercargill.

F. G. MORGAN, 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 after the date of the Gazette containing this notice.

6772. DENNIS O'BRIEN.—4 acres 3 roods 10 perches, part Rural Section 5158, Block VIII., Teviotdale Survey District. Occupied by Applicant.

6806. GEORGE WALLACE.—3 acres 3 roods 5 perches, part Rural Section 358A, Block XI., Rangiora Survey District. Occupied by Applicant.

Occupied by Applicant.
6849. FREDERICK GORDON STEWARD.—168 acres
1 rood 35 perches, part Rural Sections 668 and 925, Block
III., Christohurch Survey District. Occupied by Hay Smith.
6856. WILLIAM HENRY TRAVIS.—1 rood, Section
1158, City of Christohurch. Occupied by Applicant and his

tenants.
6858. WILLIAM HENRY SMALL.—1 rood, part Rural
Section 3020, Block II., Rangiora Survey District. Occupied
by Thomas Waters.
6859. MARGARET BURGESS.—40 acres, southern half
Section 8435. Block II., Southbridge Survey District.

6899. MARGARET BURGESS.—40 acres, southern han Rural Section 8435, Block II., Southbridge Survey District. Occupied by James Doak.
6861. ALFRED BOWDEN, JAMES BOOT, and FRED-ERICK CHAPMAN CANDY.—1 rood 7½ perches, Lot 47, Plan 871, part Rural Section 300, Town District of Linwood. Unoccupied.
6862. JOHN ROBERTSON.—90 acres, Rural Sections

8266 and 9818, Block XIII., Grey Survey District. Occupied

by Applicant.

Diagrams may be inspected at this office.

Dated this 6th day of July, 1891, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

A PPLICATION having been made to me to register a dealing affecting Lease No. 1094, HER MAJESTY THE QUEEN to WILLIAM TASSIE BARR, and a statutory declaration of the loss of the outstanding duplicate thereof having been lodged, I hereby give notice that I intend to dispense with the production of the said lease, and register such dealing, unless caveat be lodged forbidding the same within fourteen days from the date of the Gazette containing this notice.

Dated this 6th day of July, 1891, at the Lands Registry

Office, New Plymouth.

W. STUART, District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same in each case on or before the 10th day of August, 1891.

JANE MEDLEY.—Lot 4 of the subdivision of Allotments 18 and 19, Section 7, Suburbs of Auckland, containing 1 rood 26 perches. Unoccupied. 2902.

FREDERICK WILLIAM COURT.—Part of Allotments 5 and 6, Section 54, City of Auckland, containing 21 perches. In occupation of tenants. 2915.

Diagrams may be inspected at this office.

Dated this 4th day of July, 1891, at the Lands Registry Office, Auckland.

Office, Auckland. THEO. KISSLING,

Dated at Wellington, this 1st day of July, 1891

District Land Registrar.

A PPLICATION having been made for the issue of a provisional certificate of title in name of CHARLES EDWARDS, of Sanson, Butcher, for part of Lot 202, on deposited Plan No. 13, Sanson, being the land described in certificate of title, Vol. ix., folio 190, and evidence having been lodged as to the loss of the original certificate, I give

notice that I will issue the certificate as requested, unless caveat be lodged forbidding the same on or before the 24th day of July, 1891.
Dated this 8th day of July, 1891, at the Lands Registry

Office, Wellington.

GEO. B. DAVY District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-of "The Land Transfer Act, 1885," unless caveat be visions of lodged forbidding the same on or before the 10th day of

August, 1891.

2090. CATHERINE HONORA KANE.—Part of Sections
498 and 500, City of Wellington (Bolton Street). In occupation of Applicant.

Diagrams may be inspected at this office. Dated this 8th day of July, 1891, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

OTICE is hereby given that the parcel 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 next from

the date of publication hereof.
Section 152, Town of Port Chalmers.—WILLIAM WEST-WOOD, Applicant. Unoccupied. No. 3962.
Diagrams may be inspected at this office.
Dated this 6th day of July, 1891, at the Lands Registry Office, Dunedin.

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H. TURTON, District Land Registrar.

Mining Potices.

MATTER OF THE WELCOME SILVER-MINING COMPANY (LIMITED),

A T an extraordinary general meeting of the shareholders of the above-named company, held at Warner's Commercial Hotel, Cathedral Square, Christchurch, on Friday, the 26th June, 1891, at 8.30 p.m., the following resolution

was passed:—

"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that accordingly the company be wound up voluntarily under the provisions of the Companies Acts. That Joseph Frederick Ward, of Christchurch, Accountant, be, and he is hereby appointed, Liquidator for the purpose of winding up the affairs of the company."

J. F. WARD,

Secretary.

Secretary.

MATTER OF THE WAIMEA MINING COMPANY (LIMITED). IN THE SILVER-

A T an extraordinary general meeting of the shareholders of the above-named company, held at Warner's Commercial Hotel, Cathedral Square, Christchurch, on Friday, the 26th June, 1891, at 7.30 p.m., the following resolution

the 26th June, 1891, at 7.30 p.m., the following resolution was passed:—

"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that accordingly the company be wound up voluntarily under the provisions of the Companies Acts. That Joseph Frederick Ward, of Christchurch, Accountant, be, and he is hereby appointed, Liquidator for the purpose of winding up the affairs of the company."

J. F. WARD,

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Secretary.

Private Adbertisements.

IN THE SUPREME COURT OF NEW ZEALAND, CANTERBURY DISTRICT.

In the matter of "The Companies Act, 1882," and in the matter of the Silver King Silver- and Lead-mining Com-pany (Limited), in liquidation.

HIS Honour Mr. Justice Denniston has, by an order dated the 19th day of June, 1891, appointed Samuel Manning, of Christchurch, Gentleman, to be Official Liquidator of the above-named company.

Dated this 27th day of June, 1891.

A. R. BLOXAM, Registrar. In the matter of "The Companies Act, 1882," and its amendments and in the matter of the New Zealand Antimony Company (Limited).

By an order made by His Honour Mr. Justice Richmond in the above matter, dated the 17th day of June 1901

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

in the above matter, dated the 17th day of June, 1891, upon the petition of Edward Seagar, of the City of Wellington, Ironfounder, a creditor of the above-named company, it was ordered that the above-named company be wound up under the provisions of "The Companies Act, 1882."

Dated this 8th day of July, 1891.

BUCKLEY, STAFFORD, AND TREADWELL, Of Lambton Quay, in the City of Wellington, Solicitors for the Petitioner.

OPOTIKI ROAD DISTRICT. -COUNTY OF WHAKA-TANE.

TT is hereby notified that, under the provisions of "The Public Works Act 1882 Amendment Act, 1884," the Opotiki Road Board intend to take land for a road 66ft. wide, as described in the attached Schedule.

The works proposed to be constructed are general road-

works, clearing, forming, &c.

Plans, duly certified, showing the proposed line of road lie open for inspection at the office of the Board, Wharf Street,

All persons affected by the said road are hereby called upon and required to set forth in writing any well-grounded ob-jection to the taking of such lands or the construction of such works, and to send such writing, within forty days from the first publication of this notice, to the undersigned.

SAMUEL MOODY Chairman, Opotiki Road Board.

Opotiki, 20th June, 1891.

SCHEDULE.

LANDS REQUIRED FOR A NEW ROAD BY THE OPOTIKI ROAD BOARD.

THE several parcels of land mentioned in list hereunder:

Approximate Area of each of the Parcels of Land required to be taken.	Opape Native Reserve: Being Section or Part of Section No.	Situate in Survey District of	Name of Block.
A. R. P. 0 1 5.5 1 1 38 2 0 17.6	3 4 6	Waiaua Waiaua Waiaua	Ngatirua. Upokorehe. Ngatira.

PANUITANGA.—NA TE RORI POATA O OPOTIKI.

E whaka atu tenei ka tangohia e te Rori Poata o Opotiki tetahi whenua hei rori kia 66 putu te whanui, i runga i nga tikanga o "Te Ture Mahi a te Iwi, o te tau 1882, me te ture hou i te tau 1884," ko taua whenua kei te pukapuka e piri ake nei, he tapiri. Ko nga mahi i reira ko nga mahi rori, he para, he whaka-

ahu, me era atu mahi.

Ko te mapi, he mea whakatuturu, hei whakaatu i te wahi e ahu ai taua rori kei te tari o te Poata i te Tiriti i te Wapu, Opotiki, hei tirohanga ma te tangata.

Ko nga tangata katoa e raru ai i taua rori me tuhituhi te

take tika e whakahengia ai te tangohanga o taua whenua, te mahinga ranei i aua mahi, a, me tuhituhi mai ki te tangata e mau iho nei tona ingoa i roto i nga ra e wha tekau i muri i te Panuitanga tuatahi o tenei panui.

Na HAMUERA MURI, Na HAMUERA MOLLA, Tiamana, o Te Rori Poata, Opotiki. 503-Opotiki, Hune 20, 1891.

TAPIRI.

Te Rahi o te wahi ka tangohia o ia Whenua o ia Whenua.	Whenua Rahui i Opape: Ko te wahi Whenua No.	Kei te Rohe Ruri i	Te Hapu nana.
A. R. P. 0 3 5 5 1 1 38 2 0 17 6	3 4 6	Waiaua Waiaua Waiaua	Upokorehe.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership lately subsisting between us the angle of the subsisting between the subsistence of t OTICE is hereby given that the Partnership lately subsisting between us, the undersigned CHARLES TAZEWELL NEWTON and EDWARD RICHARD LEWKNOR KNICHT, carrying on business as Auctioneers and Stocksalesmen, at No. 143, Hereford Street, in the City of Christchurch, under the style or firm of "C. Newton and Son," has this day been dissolved by mutual consent.

All debts due to or owing by the said late firm will be received and paid at the office aforesaid.

The business will in future be carried on by the said Edward Richard Lewknor Knight and Hugh Lowry, under the present style or firm of "C. Newton and Son."

Dated this 30th day of June, 1891.

C. T. NEWTON.

C. T. NEWTON E. R. L. KNIGHT

Witness-Beauchamp Lane, Solicitor, Christchurch. 497

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto existing between WILLIAM REECE and CHARLES STUART REECE, both of Christchurch, trading under the style of "Edward Reece and Sons," as Importers of Hardware and General Merchandise, has this day been dissolved by mutual consent.

mutual consent.

The business will continue to be carried on, under the style of "Edward Reece and Sons," by the said William Reece upon his sole account, and he will pay all debts due by, and collect all moneys owing to, the late firm.

Dated this 30th day of June, 1891.

WILLIAM REECE.

CHARLES STUART REECE.

Witness to both signstares—H O D Means, Solicitor.

Witness to both signatures—H. O. D Meares, Solicitor, Christchurch.

THE Partnership hitherto subsisting between EDWARD JOSEPH JANVERIN NORTON TAYLOR and JOSEPH MORT WHEELER, of Christchurch, trading as Advertising Agents, is this day dissolved by effluxion of time. The business will in future be carried by the said E. J. J. Norton Taylor, on his own account, who will also discharge all liabilities and receive all assets due to the late firm.

Dated 30th June, 1891.

E. J. J. NORTON TAYLOR. J. M. WHEELER.

Witness-W. H. Meikleham, jun.

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

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GEO. DIDSBURY.

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