

THE

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Allocating Land reserved and taken for a Railway to the Purposes of a Road in Courtenay Road District.

GLASGOW, Governor.

A PROCLAMATION.

WHEREAS the lands mentioned in the Schedule hereto

WHEREAS the lands mentioned in the Schedule hereto form part of lands taken for the purposes of the Malvern to Whitecliffs Railway, and it is considered desirable to allocate such lands to the purposes of a road:

And whereas it has been certified by the New Zealand Railway Commissioners that such lands are not required for railway purposes: And whereas such lands are situated in the Courtenay Road District, the local authority of which has consented to the issue of this Proclamation:

And whereas His Excellency the Governor is of opinion that the said local authority can conveniently construct and maintain the said road:

that the said local authority can conveniently construct and maintain the said road:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by section five of "The Public Works Act Amendment Act, 1889," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the lands described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Courtenay Road Board, and shall be maintained by the said Board in like manner as other public highways are controlled and like manner as other public highways are controlled and maintained by the said Board.

SCHEDULE.

ALL that strip of land, 75 links in width, situated in Hawkins Survey District, the southern boundary-line of which commences at a point on the southern boundary of Railway Reserve No. 1332 distant 14 chains west from the west side

Reserve No. 1932 distant 14 chains west from the west side of the Selwyn and Waimakariri Road, near Kirwee Railwaystation, measuring along said southern boundary, and terminates at Matthias Street, in the Township of Darfield; as the same is delineated on the plans marked S.G. 15627, 15627, 15627, and 15627³, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured purple.

Also all that strip of land, 75 links in width, situated in Hawkins Survey District, the northern boundary-line of which commences at the west side of Selwyn and Waimakariri Road, near Kirwee Railway-station, and terminates at the west side of the road known as Anson's Road, which forms the north-western boundary of Rural Section No. 19184, the north-east, north-west, west, and north side of said strip of land being the north-eastern, north-western, western, and northern boundary-lines of the Railway Reserve No. 1332, together with a triangle, measuring 1 chain on each of two sides, at the bend opposite the beginning of Coal-tramway Reserve, and adjoining the above-

described strip of land; as the same is delineated on the plans marked S.G. 15627 and 15627, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured

purple.
Also all that strip of land, 75 links in width, situated in Hawkins Survey District, the northern boundary-line of which commences at the east side of the road called the Telegraph Road, at the west end of the Township of Darfield, near the quarter-milepost on the Whitecliffs Branch Railway, and terminates at the west side of the Hawkins and Clinton Road, which forms the south-western boundary of Parall Scatter, No. 10730, the workship wild the soil strip.

way, and terminates at the west side of the Hawkins you Clinton Road, which forms the south-western boundary of Rural Section No. 19730, the southern side of the said strip of land being the southern boundary-line of the Railway Reserve No. 1332; as the same is delineated on the plans marked S.G. 15627³, 15627⁴, and 15627⁵, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured purple. Also all that strip of land, 75 links in width, situated in Hawkins Survey District, the northern boundary-line of which commences at the east side of the Hawkins and Clinton Road, and terminates at the west side of the road which forms the south-western boundary of Rural Section No. 27593, at Hawkins Railway-station, the north side of the said strip of land being the northern boundary-line of the Railway Reserve No. 1332; as the same is delineated on the plan marked S.G. 15627⁵, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured purple.

purple.

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; 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 fifteenth day of September, in the year of our Lord one thousand eight hundred and ninety-two.

JOHN McKENZIE,

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land available for Selection by the Midland Railway Company set apart for Mining Purposes.

(L.S.)

GLASGOW, Governor. A PROCLAMATION.

THEREAS in the contract bearing date the third day VV of August, one thousand eight hundred and eighty-eight, made between Her Majesty the Queen and the New Zealand Midland Railway Company (Limited), it is, among other things, provided that, subject to the conditions therein contained, all lands within the limits of the authorised area defined in the said contract shall be available for selection by the company, with certain exceptions: And whereas among such exceptions are included all lands which from time to time, in the opinion of the Governor, are or may be required for bonâ fide mining purposes and the several purposes connected therewith or incidental or conducive thereto, and which lands shall from time to time be set apart and defined by Proclamation to be issued in that behalf; but no more than ten thousand acres shall be so set apart or proclaimed in one block at any one time, and the lands so set apart and proclaimed from time to time shall not, in the aggregate, exceed seven hundred and fifty thousand acres: And whereas, in the opinion of the Governor, the lands described in the Schedule hereto, are required for bonâ fide mining purposes and the several purposes connected therewith, and the said lands are comprised in one block, containing eight thousand five hundred acres: And whereas it is expedient the said land should be set apart and defined by this Proclamation:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of all powers and authorities enabling me in this behalf under the hereinbefore-mentioned contract or otherwise, do hereby proclaim and declare that the block of land defined and described in the Schedule hereto is set apart under the provisions of the said contract for bonâ fide mining purposes and the several purposes connected therewith.

SCHEDULE.

SCHEDULE.

BLOCK IV.: All that area in the Nelson Land District, situate in the Waitakere Survey District, containing by admeasurement 8,500 acres, more or less. Bounded by a line commencing at a point 20 chains due north of the north-eastern corner of Block V., Waitakere Survey District, and proceeding along a line due west to the sea; thence in a southerly direction along the sea-coast to the River Nile; thence in an easterly direction along the south bank of that river to the south-eastern corner of Section No. 1, Block VII., Waitakere Survey District; thence along a right line to the point of commencement: excepting from the above-described area all freehold and leasehold sections and reserves.

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; 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 twenty-second day of September, in the year of our Lord one thousand eight hundred and ninety-two.

R. J. SEDDON,
Minister of Mines.

GOD SAVE THE QUEEN!

Land withdrawn from State Forests.

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

A PROCLAMATION.

WHEREAS the land specified in the first column of the Schedule hereto are portions of a State forest under the control of the Commissioner of State Forests appointed under "The New Zealand State Forests Act, 1885" (hereinafter termed "the said Act"), and the said lands are now no longer required for State-forest purposes: And whereas plans showing the extent and position of the said lands, and a statement of the reasons why they are no longer required for State-forest purposes, have been laid before both Houses of Parliament for a period of thirty days, and no resolution has been passed by either of such Houses objecting to the issue of this Proclamation:

Now, therefore, His Excellency the Right Honourable David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred by "The New Zealand State Forests Act Amendment Act, 1883," and of all other powers in anywise enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke the warrant specified in the second column of the Schedule hereto, in so far as it relates to the land specified in the first column of the

Schedule hereto, as from the date of the publication hereof in the New Zealand Gazette; and doth hereby proclaim and declare that from and after such date the parcel of land described in the first column of the Schedule hereto shall be no longer subject to the provisions of the said Act.

SCHEDULE.

FIRST COLUMN.

SECOND COLUMN.

All that area in the Marlborough Land All that area in the Marlborough Land District, containing by estimation 185 acres, situated in Block IX., Wakamarina Survey District. Bounded towards the north-west, 1500 links, by Section No. 43; towards the north-east 2825 links, and again towards the north-west 2100 links, by Section No. 44; again towards the north-east, 3700 links, by Section No. 45; towards the east and south by public roads; and towards the south-west by a State forest; be the aforesaid linkages a State forest: be the aforesaid linkages a little more or less; as the same is more particularly shown on the plan deposited in the office of the Chief Surveyor, Blenheim.

A warrant bear-A warrant bearing date the 17th June, 1886, published in the New Zealand Gazette of the 24th June, 1886, page 758, in so far as it relates to the area deto the area described in the first column.

Given under the hand of His Excellency the Right
Honourable David, Earl of Glasgow; 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 twenty-seventh day of
September, in the year of our Lord one thousand September, in the year of our Lord one thousand eight hundred and ninety-two.

JOHN McKENZIE, Minister of Lands.

Approved in Council.

ALEX. WILLIS,

Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Vesting a Reserve in the Cust Road District.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twentyseventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved permanently for a gravel-pit on the fifteenth day of September, one thousand eight hundred and

And whereas, in the opinion of the Governor, it is ex-edient to vest the said land in the inhabitants of the Cust

pedient to vest the said land in the inhabitants of the Cust Road District:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve mentioned in the Schedule hereto shall become vested, in trust, for the purposes specified, for the use of the inhabitants of the Cust Road District, and under the control and management of the Board of such district.

SCHEDULE.

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, containing by admeasurement 2 roods 6 perches, more or less, being Section No. 357 (in red), Block VII., Mairaki Survey District. Bounded on the north by the road forming the southern boundary of Section No. 5897 a distance of 858 links; on the east by Tipping's Road a distance of 126 links; and on the south by the road forming the northern boundary of Section No. 12326 a distance of 856 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Christchurch. church.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Cust Road District.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

Was permanently recorded in the Schedule hereto VV was permanently reserved for a gravel-pit on the fourth day of April, one thousand eight hundred and seventy-

And whereas, by an Order in Council issued on the twentyfirst day of July, one thousand eight hundred and eightyfive, the said reserve was, with other reserves, vested in error in the Ashley Road Board; and it being desirable to vest the said reserve in the Cust Road District, in which district the reserve is situated:

reserve is situated:

Now, therefore, His Excellency the Governor, of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke the said Order in Council of the twenty-first day of July, one thousand eight hundred and eighty-five, in so far as it relates to the reserve mentioned in the Schedule hereto, and, in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve mentioned in the Schedule hereto shall become vested, in trust, for a gravel-pit, for the use of the inhabitants of the Cust Road District, and under the control and management of the Board of such district.

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, ALL that parcel of land in the Canterbury Land District, containing by admeasurement 5 acres, more or less, being Section No. 2253 (in red), Block VI., Mairaki Survey District. Bounded on the north by Section No. 32061 a distance of 1000 links; on the east by a road forming the western boundary of Section No. 12321 a distance of 500 links; on the south by Section No. 23352 a distance of 1000 links; and on the west by Section No. 32061 a distance of 500 links; be all the aforesaid linkages more or less; 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, Christchurch.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Hobson County Council.

GLASGOW, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WAS nermanently recovered from the Schedule hereto was permanently reserved for a landing-place on the sixth day of August, one thousand eight hundred and ninety-

And whereas, in the opinion of the Governor, it is expedient to vest the said land in the inhabitants of the Hobson

County:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve mentioned in the Schedule hereto shall become vested, in trust, for a landing-place, for the use of the inhabitants of the Hobson County, and under the control and management of the County Council of the Hobson County.

SCHEDULE.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, being Section No. 1 of Block III., Maungaru Survey District, and containing by admeasurement 1 acre 1 rood 8 perches, more or less. Bounded towards the north-east by land granted to T. Bray, 100 links; towards the east and southeast by the Wairoa River; towards the south-west by land granted to T. Bray 200 links, and by the abutment of a public road 104 links; and towards the north-west by land granted to T. Bray 249 links, and by the abutment of a public road and land granted to T. Bray aforesaid 240 links to the point of commencement: be all the aforesaid linkages more or less, more or less.

ALEX. WILLIS, Clerk of the Executive Council.

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

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

SCHEDULE.

All that parcel of land in the Auckland Land District, being Section No. 141 of the Parish of Kopuru, and containing by admeasurement 1,077 acres, more or less. Bounded towards the north-east generally by Kapoai Lake, by Section No. 51 of the Parish of Kopuru aforesaid 240 links, by a lake, by Section No. 51 aforesaid 947 and 410 links, by Section No. 140 of the same parish 1768 and 412 links, by the abutment of a road 100 links wide, by Section No. 110 of the said parish 5128 links, by Section No. 52 of the same parish 60 links, by the Parawanui Lake, by Section No. 52 aforesaid 1510 links, by Te Ruatupapaku Lake, by said Section No. 52 2098 links, by the abutment of a road 100 links wide, by Section No. 93 of the Parish of Kopuru aforesaid 2538 and 534 links, and by Sections Nos. 92 and 90 of the same parish 4536 and 4269 links respectively; towards the south-east by a line forming part of the north-western boundary of the Parish of Tatarariki, 3990 links; towards the south-west by the sea; and towards the north-west by the Oturei Block, 2960 links, to the point of commencement: be all the aforesaid linkages more or less. said linkages more or less.

ALEX. WILLIS, Clerk of the Executive Council.

Powers delegated to the Hobson County Council under "The Public Domains Act, 1881."

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony

the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and twelve

thereof, to

The Hobson County Council.

which shall be known as the Koparu Domain Board (hereinafter referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,—

The Board shall meet for the transaction of business

on the third Monday in each month, at half-past seven o'clock p.m., at the County Council Offices, Aratapu, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the seventeenth day of October, one thousand eight hundred and ninety-two.

2. Special meetings may be convened by the Chairman or by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying

the business to be transacted at such special meeting, and no other business than that so specified shall be transacted at such meeting.

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

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

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

such meeting.

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

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

ALEX. WILLIS Clerk of the Executive Council.

Powers delegated to the Tauranga (Racecourse) Domain Board under "The Public Domains Act, 1881."

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In exercise and pursuance of the powers and authorities vested in him by "The Public Domains Act, 1881," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby revoke a certain Order in Council, dated thereof, doth hereby revoke a certain Order in Council, dated the eighteenth day of July, one thousand eight hundred and eighty-one, making delegation of certain powers in manner as therein appears; and doth, with the like advice and consent, by this present order, delegate, but only with respect to the piece or parcel of land described in the Schedule hereto, all the powers conferred by the Act aforesaid, except the powers under or conferred by sections five and twelve thereof, to the under-mentioned persons, who shall be known as the Tauranga (Racecourse) Public Domain Board, namely.— Board, namely,—

The Hon. GEORGE BENTHAM MORRIS, WILLIAM MCKENZIE COMMONS, DAVID LUNDON, THOMAS TANNER, GEORGE HENRY LEE

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

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

2. Special meetings may be convened by the Chairman or

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

at such meeting.

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

meeting may be adjourned from time to time.

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

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

such meeting.

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

SCHEDULE.

ALL that parcel of land in the Parish of Te Papa, Tauranga Survey District, containing 200 acres, known as the Race-

course Reserve, being Sections Nos. 22, 23, 24, and 25 of the said Parish of Te Papa. Bounded towards the north by Section No. 22A, 4262 links; towards the east by a road, 100 links wide, 5067 links; towards the south by Section No. 38, 3680 links; and towards the west by a line forming the margin of the Kopurererua Swamp.

ALEX. WILLIS,

Clerk of the Executive Council.

Fixing Sitting of Court of Appeal.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Court of Appeal Act, 1882," it is enacted that the Court shall hold its sittings at such times and places as shall from time to time be fixed by the Governor in Council, and proclaimed in the Government Gazette twenty-one days at least before the times so fixed respectively:

ment Gazette twenty-one days at least before the times so fixed respectively:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby fix that a sitting of the Court of Appeal of New Zealand shall be held within the Supreme Courthouse, in the City of Wellington, upon Thursday, the twentieth day of October, one thousand eight hundred and ninety-two, at eleven o'clock in the forenoon. forenoon.

ALEX. WILLIS, Clerk of the Executive Council.

Regulation under "The Oyster Fisheries Act, 1892," for the North Island.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section five of "The Oyster Fisheries Act, 1892" (hereinafter termed "the said Act"), it is, amongst other things, enacted that the Governor in Council may from time to time make, alter, and revoke regulations for the purposes therein mentioned, which said regulations shall have general force and effect throughout the colony, or particular force and effect in any waters or places specified in such regulation:

And whereas it is expedient to make the regulation hereinafter set forth:

after set forth:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulation; and with the like advice and consent doth order that this regulation shall take effect on and after the date of the publica-tion thereof in the New Zealand Gazette.

REGULATION.

THE North Island shall be excluded from the operation of the eighth, ninth, and tenth sections of the said Act.

ALEX. WILLIS. Clerk of the Executive Council.

Licensing Messrs. Witting, McKenzie, and Co. to use and occupy a Part of the Foreshore of South-west Bay, Stewart Island.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS there being no Harbour Board empowered to grant the license hereinafter mentioned under "The Harbours Act Amendment Act, 1883," Albert William Witting, James McKenzie, and Henry John Guildford, of Kennington, Southland, trading under the style or title of "Witting, McKenzie, and Co." (hereinafter called "the licensees"), have applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore of South-west Bay, in Paterson's Inlet, Stewart Island, 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," have deposited a plan in the office of the Marine Department, at Wellington (marked M.D. 1753), showing the place where it is intended to erect the same, and the area of foreshore and land below low-water mark intended to be occupied for land below low-water mark 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 plan has, prior to the making of this Order in Council, been approved by the Governor in Council, without modification or addition: And whereas it is expedient that a license should be granted and issued to the licensees under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

after expressed:

Now, therefore, His Excellency 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 of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the object for which the said license is required by the licensees 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 licensees to use and occupy that part of the foreshore and of the land below low-water mark on which the wharf is to be erected and for ten water mark on which the wharf, as shown on the plan so deposited as aforesaid, for the purpose of constructing or erecting thereon a wharf, such license to be held and enjoyed by the licensees upon and subject to the following terms and conditions, that is to say:—

1. In these conditions the term "Minister" means the 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.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and of the land below low-water mark occupied

foreshore and of the land below low-water mark occupied by the wharf and for ten feet on each side thereof.

3. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees shall not assign, charge, or part with any such right, power, or privi-lege without the previous written consent of the Minister first obtained. first obtained.

first obtained.

4. In consideration of the concessions and privileges granted by this Order in Council the licensees shall, on being supplied with a copy thereof, pay to the Minister, or any person authorised by him to receive the same, the sum of five pounds, and thereafter an annual sum of one pound, payable on the first day of October in each year during the continuance of the license hereby granted, the first of such annual payments to be made on the licensees being supplied with a copy of this Order in Council.

5. This Order in Council, and every license, right, power, or privilege granted thereunder, shall lapse and have no effect if the wharf is not completed to the satisfaction of the Minister within eighteen months from the date of this Order in Council.

Order in Council.

6. 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 foreshore, and all rights of ingress and

egress thereon and therefrom.
7. The Governor in Council may from time to time fix 7. The Governor in Council may from time to time fix such payments as he shall deem reasonable to be paid to the licensees by any private persons for the use of such wharf, and of all lines of railway, cranes, or other appliances that may be on such wharf or foreshore.

8. The Governor, his staff and servants, and all officers in the Government service or employ, 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.

payment.

9. The licensees shall maintain the above-mentioned wharf in good order and repair; and shall at all times exhibit therefrom, and maintain at their 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.

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

or such repairs to be made.

11. Nothing herein contained shall authorise the licensees to do or cause to be done anything repugnant to or incon-

sistent with any law or regulation 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.

12. The ballast of all vessels loading at the said whart shall be taken away by the licensees and deposited above

high-water mark.

13. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years, 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 computed to the property of the licensess shall not assign charge. petent authority; and the licensees shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

previous written consent of the Minister first obtained.

14. 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 licensees 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 licensees.

15. The licensees shall be liable for any injury which the said wharf may cause through any default or neglect on their part.

their part.

16. In case the licensees 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 for a period of thirty days.

of thirty days;

of thirty days;
(3.) Become bankrupt or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy, then and in any of the said cases this Order in Council, and every license, right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the licensees or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice. Council containing such revocation shall be sufficient notice to the licensees, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges hereby granted to the licensees, have been revoked and determined.

ALEX. WILLIS, Clerk of the Executive Council.

Constituting Districts under "The Factories Act, 1891."

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Factories Act, 1891" (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time divide New Zealand, or any portion thereof, into such districts as he shall think fit,

any portion thereof, into such districts as he shall think fit, and notice of the constitution of every such district shall be given in the Gazette as occasion requires:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon me by the said Act, do hereby divide the portions of the said colony enumerated in the Schedule hereto into districts for the purposes of the said Act, the descriptions and boundaries whereof shall be those set forth in the Schedule hereto; and I do hereby declare that for the purposes of the said Act each of such districts shall be known by the name set over the description of each such district respectively. such district respectively.

SCHEDULE.

CLIVE FACTORY DISTRICT.

Bounded towards the north-west and north-east by the north-west boundary-lines of Pakowhai and Te Puninga Blocks from the Tutaekuri-Waimate Stream to Totara Creek, by that creek and by Waitangi River to the sea; again towards the north-west generally by the sea to a point in line with the south-east boundary-line of Section No. 296, Clive Suburban Sections, Block V., Clive Survey District; towards the south-east by a right line to and by that south-east boundary-line, and by the south-east boundary-lines of Sections Nos. 297, 229, 228, 227, 247, 248, 249, 250, and 253, all of Block V. aforementioned, by the south-east boundary-lines of Sections Nos. 254, 267, 268, and 269 of Block IV., Clive Survey District, to the Tukituki River; towards the south-west by that river to a point in line with the southeast boundary-line of Section No. 12, Block XVI., Heretaunga Survey District; again towards the south-east by a right line to and by that boundary-line, and by Section No. 10 of same block; and again towards the south-west generally Bounded towards the north-west and north-east by the

by Mangateretere Creek, a line across the old bed of Ngaruroro River, by the left bank of that bed and of the Ngaruroro River, and by the Tutaekuri-Waimate Stream before mentioned.

HAWERA FACTORY DISTRICT.

Bounded towards the north-west generally by the Waihi Stream, the South Road, Ketemarae Road, Whenuku Road, and Katene Road; towards the north-east by Austin Road, Turuturu Road, and Ohangai Road; towards the east by Tangahas Stream; and towards the centre of the control of the c Tangahoe Stream; and towards the south-west by the sea.

DARGAVILLE FACTORY DISTRICT.

DARGAVILLE FACTORY DISTRICT.

Bounded towards the north by a due east line through Te Muka Trig. Station from the sea-coast north of Waikawae to the Kaihu Valley Railway-line; towards the north-west by a line bearing 45° true meridian to the Awakino River; towards the north-east by that river; towards the south-east and again towards the north-east by the Wairoa River; again towards the south-east and east by a road-line bounding Sections Nos. 26, 97, 83, 84, 87, 88, and 90, intersecting Sections Nos. 37 and 39, and bounding 47B, all of Tatarariki Parish, and a right line from the easternmost corner of said Section No. 47B to Trig. Station Pukewharariki; towards the south by a line due west to the sea; and towards the south-west by the sea.

HELENSVILLE FACTORY DISTRICT

HELENSVILLE FACTORY DISTRICT.

Bounded towards the north-west generally by the north-west boundary-lines of Te Heke and Te-pua-a-te Marama Blocks, and by a road bounding Section No. 1, Block XII., Kaipara Survey District, intersecting Section No. 2 and bounding Section No. 1, Block IX., and by the north-western boundary of Section No. 4 of said Block IX., Kaipara Survey District; towards the north generally by the Kaipara Harbour, Kaipara River, and Kaukapakapa River; towards the east generally by Waikahikatea Stream, by Sections Nos. 3 and 4, Parish of Pukeatua, the north-east boundary-line of Section No. 36, by Sections Nos. 98, 58, 59, and 60, Parish of Ararimu, and by the Waikoukou Stream; towards the south generally by the Kumeu and Kaipara Rivers, by Kopironui Block, and by a due-west line from the western corner of that block to the sea; and towards from the western corner of that block to the sea; and towards the south-west by the sea.

OPUNAKI FACTORY DISTRICT

Bounded towards the north-west generally by the Okaweu Stream, the South Road, and Opua Road; towards the north-Stream, the South Road, and Opua Road; towards the northeast generally by the north-eastern boundary-lines of Sections Nos. 53 and 75, Block IX., Opunaki Survey District, and by the north-eastern boundary-line of said Section No. 75 produced to the Otahi Stream, by that stream and by Sections Nos. 48, 4, and 14 of Block X, by the Kaweora Road, Eltham Road, Waiteika Road, the Railway Reserve, Watino Road, by Sections Nos. 20 and 29 of Block XIV., by Patiki Road, and by Skeet Road to the Oeo River; towards the south-east by that river; and towards the south-west by the sea.

Mangonui Factory District.
Bounded towards the north and north-west by the waters of Doubtless Bay; again towards the north generally by the Summit of the watershed passing over Trig. Station 19a, Whakaringi, Trig. Station A, Piaka, and Trig. Station B; towards the east by a leading spur to the source of Stony Stream, and by that stream passing through Sections Nos. 80, 64, 75, 76, 77, 78, 63, and 62 of Mangonui East Parish, and continuing to its confluence with the Oruaiti River; and continuing to its confluence with the Oruaiti River; towards the south-east generally by the last-named river, by a road-line intersecting Sections Nos. 9, 8, 104, and 105 (o.l.c.), and bounding Sections Nos. 14, 15, 16, 17, 72, and 78, by Sections Nos. 78, 39, and 40, by a road-line intersecting said Section No. 40, Lot No. 2342, and Section No. 53, and bounding Section No. 85, all of Mangonui Parish, to a point opposite the most westerly corner of said Section No. 85, by a right line to the southernmost corner of Lot M4, Waitarau Parish, and by a road bounding Sections Nos. 4, 3, and 5, and intersecting Section No. 2 of Waitarau Parish; and towards the south-west by the Oruru and Taipa Rivers.

WHANGAREI FACTORY DISTRICT.

Whangarei Factory District.

Bounded towards the north-west by a road-line intersecting Sections Nos. 22 and 23 and bounding Sections Nos. 18, 17, and 16, Kaitara Parish No. 2, continuing past Trig. Station A3, and bounding Sections Nos. 137, 138, 142, and 143, Ruatangata Parish, and by the eastern boundary of said Section No. 143 to Papakuri Block, and by that block to Waihirere Stream; towards the north-east generally by that stream, by Section No. 24, Whangarei Parish, by a road-line bounding Sections Nos. 34 and 36, and by said Section No. 36 and Maihorahia River, by Kahakaharoa No. 2 Block, by Mangakino Stream, by Putarni Stream to where it last crosses the north-western boundary-line of Te Maruata Block, by that boundary-line, and by Waitangi River to a point due north of Trig. Station XIII.; towards the east by a right line to the said trig. station, by the north-eastern boundary of the said trig station, by the north-eastern boundary of Sections Nos. 59 and 62, by a road bounding Sections Nos. 62, 61, 60, 75, 74, 73, 67, 13, and 14, Parahaki Parish, bound-

ing Sections Nos. 7, 8, 14, and 20, Wariara Parish, bounding Sections Nos. 212, 205, 201, 200, 199, 198, 138, 137, 136, 135, 117, 92, 9, 10, 41, 40, 39, and 38, Owhiwa Parish, to Whangarei Harbour; and towards the south and south-west by the waters of that harbour, by Otaika River, Ngakowhanga Stream, Lot No. 3583, Ahimate, and by a road-line from the northern boundary of said Lot No. 3583, and passing through Maunu No. 1 Block, and bounding Sections Nos. 1 and 5, Block X., Purua Survey District, and intersecting Section No. 22, Kaitara Parish No. 2, first mentioned: including Limestone Island.

WHANGAROA FACTORY DISTRICT.

Whangaroa Factory District.

Whangaroa Factory District.

Bounded towards the north by the northern boundarylines of Totara Parish from Wainui River to Pekapeka Bay,
by the waters of that bay to its entrance; thence by a right
line at the eastern head at entrance of Whangaroa Harbour
and by the sea; towards the north-east by Tauranga Stream,
by the north-eastern boundary-lines of Section No. 14 (o.r.c.),
and by Wainui and Whakarara Blocks; towards the southeast generally by the eastern boundary of Section No. 64,
the north-eastern boundary of Section No. 63, a road bounding said Section No. 63 and Sections Nos. 62, 61, 70, 16, 17,
8, and 9, Kaeo Parish, Sections Nos. 34, 33, and 31, Block
III., Kaeo Survey District, and by Sections Nos. 47 and 46,
Kaeo Parish, and a line across a road to and across the Kaeo
River, by that river, and by a road-line passing through
Sections Nos. 48, 49, and 50, Block VII., Kaeo Survey
District, and continued on to the southern boundary-line of
Section No. 51 (o.l.c.); and towards the south and south-west
generally by the southern and south-western boundary-line of
Kaingapokeno Block, by Omaunu No. 2 Block, kaingapipiwai No. 2 Block, Kaingapipiwai No. 2 Block, a road-line
passing through Waihapa Block and bounding Kaingapipiwai
No. 1 Block, by Takakuri Stream, the Mangawhero River,
and Wainui River.

Bounded towards the north by Skeet Road from the Oce

MANAIA FACTORY DISTRICT.

Bounded towards the north by Skeet Road from the Oeo River to the Waingongoro River; towards the east generally by that river, by Austin Road, by the south-eastern side of Katene Road, by the north-east side of Whenuku Road, by the south-eastern side of Ketemarae Road, the northern side of South Road, and by Waihi River; towards the south-west generally by the sea; and towards the north-west by the Öeo River.

HUNTERVILLE FACTORY DISTRICT.

Bounded towards the south-east generally by the Rangitikei River; towards the south-west generally by Porewa Stream, by Lot No. 8, and by the western and south-western side of a road-line intersecting Lot No. 13, Sections Nos. 10 and 1 of Mount View Estate, and Lots Nos. 37 and 9; towards the west Mount View Estate, and Lots Nos. 37 and 9; towards the west and north-west generally by Tutaenui Stream, and by a road-line intersecting Lot No. 51, bounding Lot No. 59, intersecting Lots No. 60, 61, 203, 257, 261, 262, 128 (e.g.), and Sections Nos. 8 and 9 (College Reserve) to the Mangahoe Line, by a road bounding Sections Nos. 9, 10, 11, 59, 60, 56, 55, 53, 50, 108, and 107 to the intersection of the north-western boundary-line of said Section No. 107 with the Ongo Line, and by Section No. 104; and towards the north-western power of the said Section No. 107 with the Ongo Line, and by Section No. 104; and towards the north-western northtion No. 104; and towards the north-east by the north-eastern boundary-lines of Sections Nos. 107, 112, 118, 114 (passing through Kaikarangi), by a road-line bounding Section No. 11a, by the north-east boundary-lines of Sections Nos. 11 and 7, across and by a road-line, and by the north-eastern boundary-line of Section No. 5A and its production to the Rangitikei River.

tikei River.

STRATFORD FACTORY DISTRICT.

Bounded towards the north-west by Tepopo Stream; towards the north-east by Section No. 4, Block XIII., Huiroa Survey District, by a road bounding Sections Nos. 4 and 15, and by Beaconsfield Road; towards the east by that road and by Skinner Road; towards the south generally by Cheal Road, Mountain Road, the railway-line, and Finnerty Road; towards the south-west and west generally by Waingongoro Stream to and by the road-line bounding Section No. 17, Block V., Ngaire Survey District, by Cardiff Road, by Radnor Road, and by the western boundary-line of Section No. 27, Block XIII., Huiroa Survey District. XIII., Huiroa Survey District.

WAVERLEY FACTORY DISTRICT.

Waverley Factory District.

Bounded generally towards the north-west by the Confiscation Line from the mouth of the Patea River, by the southern side of the road bounding Sections Nos. 24 and 76, Block VII., Carlyle Survey District, by the western side of New Taranaki Road, across that road, and by the road bounding Sections Nos. 7, 8, 10, and 11, Block VIII., Carlyle Survey District, and intersecting Section No. 25, Block VI., Wairoa Survey District, across and by the Whenuakura River, and by a road-line intersecting the Putahi Native Reserve, bounding Sections Nos. 446, Block IV., Carlyle Survey District, 448, 449, 452, and 438; towards the north by Section No. 462; towards the north-east generally by a road-line bounding Section No. 6, and by said Section No. 6, Block II., Wairoa Survey District, and by Momahaki Stream; towards the east and south-east by Waitotara River; and towards the south-west by the sea. south-west by the sea.

BRUNNERTON FACTORY DISTRICT.

Brunnerton Factory District.

Bounded towards the north-west by Coal Creek to its source; towards the north generally by a right line to the northernmost corner of Section No. 20, and by a right line to the northernmost corner of Section No. 1, Square No. 118; towards the south-east generally by the south-east boundary-line of said Section No. 1, and by its production to the left bank of Grey River, by that bank and by Maori Gully Creek, by the main Grey Valley Road, by the north-east and south-east boundary-lines of Section No. 12 to the southernmost corner of said Section No. 12, by a right line thence to the north-east corner of Section No. 1 on Arnold River, by that section and its northern boundary-line produced across the Arnold River, and by the said river; towards the south genesection and its northern boundary-line produced across the Arnold River, and by the said river; towards the south generally by the production of the south-eastern boundary-line of Section No. 1869, and by that boundary-line to the southernmost corner of said Section No. 1869, by a right line thence to the south-east corner of Section No. 1599, by the southern boundary-line of that section, across and by the A.K. Line Road, by the left branch of Omotumotu Creek, and by that creek to a point in line with the southern boundary-line of Section No. 1470, and by the production of that boundary-line, and by that line; and towards the west generally by the western boundary-lines of Sections Nos. 1470, 1467, 1469, 1432, 1434, 1430, and 1428, by the northern boundary-line of said Section No. 1428, across a road, by the north-western boundary-line of Sections Nos. 1431 and 1316, and the said boundary-line of Section No. 1316 produced to the Omotumotu Creek, by the left bank of that creek, and by a due north line from the mouth of that creek across the Grey River, and by that river to Coal Creek.

Kumara Factory District.

KUMARA FACTORY DISTRICT.

Bounded towards the south-west by Kapitea Creek; towards the north-west by the road-line lying between Reserve No. 203 and Sections Nos. 608 and 609, and by the production of the southern side of that road in both directions from the said Kapitea Creek to Teremakau River; towards the north-west Kapitea Creek to Teremakau River; towards the north-west generally by a right-line to the northernmost corner of Section No. 1862; thence by a line due east to Little Fuchsia Creek, by the said creek to its source, and by a right line to the source of Blackwater Creek; towards the north-east generally by that creek to its mouth, by a right line across Big Hohonu River, by that river, and by Three-mile Creek; and towards the south-east and south generally by the road to Dobson's Flat Settlement, by Dobson's Creek to its mouth, by a due west line to Reserve No. 128, by the eastern boundary-line of that reserve, and by Section No. 1852 to Kapitea Creek.

REEFTON FACTORY DISTRICT.

Bounded towards the north-east and east generally by Bounded towards the north-east and east generally by Waituhi River and by a due north and south line drawn through Trig. Station N; towards the south by a right line; thence to the north-east corner of Section No. 245 at Lank's Creek, by that section to the Inangahua River, and by a due west line to the summit of the western watershed of the Inangahua River near source of Devil's Creek; towards the south-west by that summit to a point due west of the northernmost corner of Section No. 104 at confluence of Waituhi and Inangahua Rivers; and towards the north by a right line to that corner. right line to that corner.

LYELL FACTORY DISTRICT.

LYELL FACTORY DISTRICT.

Bounded towards the north by a due east and west line drawn through Trig. Station Ac, Block XIII., Lyell Survey District, from the summit of the western watershed of the Pensinis Creek to Eight-mile Creek; towards the east by the said creek; towards the south-east and south by the Buller River; again towards the south-east by a right line through Trig. Station D to Trig. Station H, Block I., Maruia Survey District; towards the south-west by a right line to Trig. Station K, Block III., Inangahua Survey District, by a right line thence to Trig. Station AA, Block XV., Orikaka Survey District; and towards the north-west by the summit of the western watershed of Pensinis Creek. of the western watershed of Pensinis Creek.

ALEX. WILLIS, Clerk of the Executive Council.

"Westland and Nelson Coalfields Administration Act, 1877."—Authorising Construction of an Incline Tramway. (Granity Creek Tramway Extension.)

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by the twenty-first section of "The Westland and Nelson Coalfields Administration Act, 1877," it is, among other things, enacted that the Governor may, by Order in Council, authorise any lessee under a lease

granted for coal-mining purposes, and his or their servants and workmen, full and free liberty of making, and using when so made, any railways, tramways, bridges, inclines, staiths, or other means of transit over the lands described in the First, Second, and Third Schedules to the said Act, and whether the same shall be demised by any lease for coalmining purposes or not, subject however as therein mentioned:

And whereas the Westernt C. 1.5

And whereas the Westport Coal Company (Limited) is a lessee from the Crown of certain lands subject to the prolessee from the Crown of certain lands subject to the provisions of the said Act, under a lease granted for coal-mining purposes, and has complied with the conditions set forth in sections twenty-two and twenty-three of the said Act, and is desirous of constructing an incline tramway over the lands mentioned in the Schedule hereto, which said lands form part of the lands described in the Third Schedule to the said Act:

Now therefore His Excellency the Governor of the Colonia.

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the above-recited power, and by and with the advice and consent of the Executive Council of the said colony, doth hereby authorise the Westport Coal Company (Limited), and (subject to the company obtaining the consent of the lawful authority in that behelf) its assigns and its or their servants and workmen. behalf) its assigns, and its or their servants and workmen, full and free liberty of making, and using when so made, an incline tramway over the lands described in the Schedule hereto for the purpose of connecting any coal-mines on lands subject to the said Act with the Westport-Ngakawau Railway; such incline tramway to be constructed in accordance with the approved plans and specifications of same, deposited in the office of the Minister for Public Works, at Wellington: Provided, however, that the authority hereby given shall be concurrent with the company's coal-mining lease from the Queen, dated the twenty-eighth day of November, one thousand eight hundred and eighty-three, and being for a thousand eight hundred and eighty-thee, and being in a term of ninety-nine years from the first day of January, one thousand eight hundred and eighty-two; and such autho-rity shall determine, without further notice, at the expiration rity shall determine, without further notice, at the expiration of the said ninety-nine years, or at such prior time as the term created by the said lease may expire or in any manner be determined: Provided, further, that the right is hereby reserved to Her Majesty, or any of her officers, servants, or agents on her behalf, at any time to construct, maintain, and use roads or public highways over any portion of the lands mentioned in the Schedule hereto that is not occupied by the incline tramway aforesaid, and to construct such roads or public highways across the said tramway, if necessary, at any point or points that may be considered by Her said or public highways across the said tramway, it necessary, at any point or points that may be considered by Her said Majesty, or any of her officers, servants, or agents, to be convenient or suitable for the purpose; and also that the Governor, on behalf of Her said Majesty, may at any time permit the Council of the County of Buller, or any Road Board or local body which is now or may hereafter be legally constituted in the district in which the said lands are situated to construct we introduced to sent trust the said served trust the said served to sent trust the said served to sent trust the said served trust the said served to sent trust the said served trust the said served trust the said served trust the said ser ated, to construct, maintain, and use roads or public highways over such lands upon the like condition: Provided also that in the event of the company or its assigns obstructing the making or use of such roads or public highways, or in any way refusing to carry out or comply with the provisions of this order, the Governor may determine the authority hereby given, by serving the company or its assigns with a notice in writing in that behalf, and, upon the service of such notice upon the company at its registered office, or at the last known place of residence or business of its assigns, or any of them, as the case may require, the said authority shall absolutely determine.

SCHEDULE.

THE several parcels of land mentioned in list hereunder:-

Approximate Area of each of the Parcels of Land on which the Incline Tramway is authorised to be made.	Being Portion of Section No.	Situated in Block No.	Survey District of	Remarks.
A. R. P. 0 3 8 6 2 13 9 2 13 6 3 39 4 0 0	··· 1 1 1	VI. VI. VI. VI. VI.	Ngakawau Ngakawau Ngakawau	Crown land. Crown land. Crown land. Crown land. Crown land.

All in the Provincial District of Nelson; as the same are more particularly delineated on the plan marked P.W.D. 16832, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

ton, and thereon coloured red.

Westland and Nelson Coalfields Administration Act, 1877."—Lands reserved for an Incline Tramway. (Granity Creek Tramway Extension.)

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of September, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twentieth section of "The Westland and Nelson Coalfields Administration Act, 1877," it is enacted that the Governor may, by Order in Council, from time to time reserve such portions of the lands therein

mentioned as he shall consider necessary or to be required for the purposes therein set forth:

And whereas the lands described in the Schedule hereto form part of the lands described in the Third Schedule to the said Act, and such lands are subject to be dealt with under the provisions of section twenty of the said Act:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of the said colony, doth hereby reserve the lands described in the first division of the Schedule hereto for the purpose specified in the second division of the said

SCHEDULE.

	FIR	st Div	ISION.		SECOND DIVISION.
Approximate Area of each of the Parcels of Land reserved.	Being Portion of Section No.	Situated in Block No.	Survey District of	Remarks.	Purpose for which the Land is required to be reserved.
A. B. P. 0 3 8 6 2 13 9 2 13 6 3 39 4 0 0 All in the Provincia more particularly de 16832, deposited in Works, at Wellington	elinea the	ted or office	Ngakawau Ngakawau Ngakawau Ngakawau of Nelson; a n the plan nof the Mini	narked P.W.D. ster for Public	For the construction thereon of an incline tramway for the use of any present or future lessee or other lawful occupier of the said lands under a coal-mining lease granted under "The Westland and Nelson Coal-fields Administration Act, 1877," for the purpose of constructing thereon an incline tramway, for the conveyance of coal from any coal-mine on lands subject to the said Act, to the Westport-Ngakawau Railway.

ALEX. WILLIS, Clerk of the Executive Council.

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

GLASGOW, 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, David, Earl of Glasgow, 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 New Zealand Gazette, in the manner and upon the conditions mentioned in the said Act, and at the price per acre stated in the said Schedule.

SCHEDULE.

AUCKLAND LAND DISTRICT.

									C	ash	Price	в.		D	efer		-pay	ymeı	ıt	I	Perr	etu	al L	ease	۶.
County.	Parish	• .	Section.	Block.	A	rea.		Pe	r A	ere.	Tota	al F	rice.	Pe	r Ac	re.	Ha In	lf-ye stalm	arly ent.	Re	nt j Acre			lf-ye Rent	
					SE	CON			s I							_			_			_	_		_
Manukau	Waiuku W	est	181		A. 112		Р. 16	£	s. 0	d. 0	£ 112			£ 1	s. 5	d. 0	£ 17	$_{1}^{\mathrm{s.}}$	d. 3	£	s. 1	d. 0	£ 2	s. 16	d.
,,	,,		182	••	82	1	0	1	0	0	82	5	0	1	5	0	5	2	9	0	1	0	2	1	2
,,	,,		183		80	0	0	1	0	0	80	0	0	1	5	0	5	0	0	0	1	0	2	0	0
"	,,		184		80	0	0	1	0	0	80	0	0	1	5	0	5	0	0	0	1	0	2	0	0
,,	,,		185		80	0	0	1	0	0	80	0	0	1	5	0	5	0	0	0	1	0	2	0	0
,,	, ,		186		165	0	0	0	17	6	144	7	6	1	1	11	9	0	10	0	0	101	3	12	2
,,	,		187		31	1	0	1	0	0	31	5	0	1	5	0	1	17	6	0	1	0	0	15	2
	<u>"</u>		188	۱	90	1	0	1	0	0	90	5	0	1	5	0	5	12	6	0	1	0	2	5	2

Section 181 comprises about 5 acres fern hill, and 20 acres kahikatea forest; remainder raupo swamp. Section 182 contains about 15 acres of kahikatea swamp, almost dry; remainder raupo and wiwi swamp. Section 183, all raupo and wiwi swamp, containing manuka and flax. Section 184, about 10 acres high tea-tree swamp; balance raupo and wiwi swamp. Section 185 contains about 40 acres kahikitea bush swamp; remainder raupo and tea-tree swamp. Section 186, principally mixed raupo and wiwi swamp, and 12 acres kahikatea bush. Sections 187 and 188, two or three acres each of fern-land; remainder good raupo swamp, containing some flax and tea-tree. These lands are situated about four miles from Waiuku Township. Township.

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

JOHN McKENZIE, Minister of Lands. Rural Land in the Hawke's Bay Land District open for Sale or Selection.

GLASGOW, Governor.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the sixth section of "The Land Act, 1885," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby revoke a certain instrument, dated the thirtieth day of August, one thousand eight hundred and ninety-two, and published in Gazette No. 69, of the first day of September, one thousand eight hundred and ninety-two, setting apart land in Hawke's Bay for sale or selection; and in lieu thereof, in pursuance of the third section of "The Land Act Amendment Act, 1887," do hereby declare that the rural land 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 New Zealand Gazette, in the manner and upon the conditions mentioned in the said Act, and at the price per acre stated in the said Schedule. Schedule.

SCHEDULE. SECOND-CLASS UNSURVEYED LAND. Cook and Wairoa Counties .- Nuhaka North District.

		Price per Acre.
Block.	Area.	Cash. Deferred petual Lease.
VI., VII., X., XI., XIV., XV.	A. R. P. 9,500 0 0	9/ to 11/4 to /5½ to 14/ 17/6 /8½

Bounded towards the north and east by Crown land and the Maraetaha and Nuhaka Roads; towards the south by

the Maraetaha and Nuhaka Roads; towards the south by Crown lands opened for selection on the 18th June, 1890; and towards the west by the Tutaematuatua Stream, the Nuhaka No. 2 Block to peg xii. on the range, and then along the range to Trig. Station A.

Light pumice soil, part undulating and part broken country. The land is covered with mixed timber, consisting of rimu, rata, tawa, hinau, and matai, and is well watered by several small streams and the Nuhaka River running through the block. The elevation of the land ranges from about 1,000ft. to 2,000ft. above sea-level, and the country though hilly is well adapted for pastoral purposes. It is accessible either from Gisborne, distant about thirty three miles, or from the Nuhaka Pa, about ten miles.

A sum of money has been added to the price to cover the cost of roading without metalling.

As witness the hand of His Excellency the Governor, this twenty-seventh day of September, one thousaud eight hundred and ninety-two.

JOHN McKENZIE,

JOHN McKENZIE, Minister of Lands.

Trustees appointed for the Maintenance of the Eyreton Public Cemetery.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemeters appeiled in the second column of the of the public cemetery specified in the second column of the said Schedule.

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees Charles Fairweather. Henry Martin. Henry Beal. George Chilton. Richard Owen Dixon. William Beal. Frederick Moore.

EYRETON.

All that parcel of land in the Land District of Canterbury, containing by admeasurement 3 acres 1 rood 33 perches, more or less, being part of Rural Section No. 8992, in the Christchurch Survey District. Bounded southward by the Eyre Road South; northward by Section No. 8992 and by a private road; and eastward by Section No. 8992: as the same is delineated in a certificate of title registered in the Land Transfer Office, Christchurch, Vol. lxix., folio 14.

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

JOHN McKENZIE, Minister of Lands.

Public Vaccinator, Waiapu District, appointed.

Colonial Secretary's Office,

Wellington, 22nd September, 1892.

HIS Excellency the Governor has been pleased to appoint

NORMAN MCKAY GRANT, Esq., M.D., to be a Public Vaccinator, under "The Public Health Act, 1876," for the District of Waiapu. P. A. BUCKLEY.

Member of Licensing Committee appointed.

Department of Justice, Wellington, 23rd September, 1892.

IS Excellency the Governor has been pleased to appoint point DONALD McLean Cooper

to be a Member of the Licensing Committee for the District of Petane, vice A. Tuxford, resigned. A. J. CADMAN.

Result of Poll for Proposed Loan, Masterton Road Dis-trict, County of Wairarapa North.

Colonial Secretary's Office,
Wellington, 23rd September, 1892.

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

Masterton Road Board.
Result of poll taken on the 17th day of September, 1892, on a proposal to raise a loan of £300 for formation and bridge-building on the Kiriwhakapapa Road:—

Number of ratepayers on special roll 7, representing 8 votes; number of ratepayers who voted in favour of the proposal 6, representing 7 votes; number of votes unrecorded, 1.

As a majority in number of the ratepayers voted in favour of the proposal, and the number so voting are entitled to more than one-half in number of the votes which can be exercised by the whole number of ratepayers, I declare the proposal to be carried.

William H. Beetham,

WILLIAM H. BEETHAM, Chairman.

Masterton, 19th September, 1892.

Result of Polls for Proposed Loans, Manganui Road District, County of Stratford.

Colonial Secretary's Office, Wellington, 23rd September, 1892. Wellington, 2570 September, 1632.

THE following notices, received from the Chairman of the Manganui Road Board, are published in accordance with "The Local Bodies' Loans Act, 1886."

P. A. BUCKLEY.

P. A. BUCKLEY.

Manganui Road Board.

Result of poll of ratepayers of the Beaconsfield Special Rating District, taken on the 17th day of September, 1892, on the following proposal:—

To form and metal the Beaconsfield Road from the Mountain Road to the Stanley Road; amount, £1,190. To form and gravel the Stanley Road from the Beaconsfield Road northwards, to the amount of £410. To form and gravel the Cross Road near the Makara Stream; amount, £100. To form and gravel the Beaconsfield Road from the Stanley Road eastwards, and open the road to the boundary of the East Riding; amount, £300. To borrow for such purpose the sum of £2,000 under "The Government Loans to Local Bodies Act, 1886." To lay aside the ordinary revenue accruing to the special rating district for maintaining the above works, and provide the annual charges on the loan. To strike, as security, a special rate of one and five-sixteenths of a penny in the pound on all rateable value within the district hereinafter described. To constitute the Beaconsfield Special Rating District, to comprise the following lands, namely:—Huiroa Survey District: Sections part 3 (54 acres), 4, 6, 7, 8, 15, Block XIII.; Sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 33, 34, 35, 36, 37, 38, 39, 40, 48, 49, 50, 51, 52, 53, 54, 55, Block XIV.; Sections 1, 2, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, Block XV.; Sections 6, 7, 10, 11, 12, 13, 15, Block XI. Ngaire Survey District: Sections 82, 105, 106, 107, Block III.; Sections 14 and 15, Block III.

Number of ratepayers on special roll 61, representing 62 votes; number of votes recorded for the proposal, 22; number of votes recorded against the proposal, 1; number of votes not recorded, 39.

I hereby declare the proposal lost.

GEO. CAPPER, Chairman. HENRY WATSON, Clerk.

MANGANUI ROAD BOARD.
RESULT of poll of ratepayers of the Ratapiko Special Rating District, taken on the 12th day of September, 1892, upon the

District, taken on the 12th day of September, 1892, upon the following proposal:—

To form, bridge, and culvert the Ratapiko Road from the Mana Road (corner of Sections 55 and 56, Block VI., Huiroa) to Section 8, Block XI., Huiroa. To raise for such purpose a loan of £350 under "The Government Loans to Local Bodies Act, 1886." To lay aside all deferred-payment and perpetuallease revenue towards a fund to provide the annual charges on the loan. To strike, as security, a special rate of 5d. in the pound over the district hereinafter described. To constitute the Ratapiko Special Rating District, to comprise the following lands, namely, Sections 1, 2, 8, Block XI., and Sections 23, 24, 27, Block X., Huiroa Survey District.

Number of ratepayers on special roll 6, representing 1 vote each; number of ratepayers. who voted for the proposal, 4.

I hereby declare the proposal duly carried.

Geo. Capper, Chairman.

GEO. CAPPER, Chairman.

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

Colonial Secretary's Office,
Wellington, 24th September, 1892.

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

P. A. BUCKLEY.

SPECIAL ORDER.

SPECIAL ORDER.

Notice is hereby given that the Manawatu Road Board did, on Tuesday, the 13th September, 1892, make the following special order for the purpose of providing interest and other annual charges on a loan of £130, under "The Government Loans to Local Bodies Act, 1886," to clear, form, and metal the No. 4 Line, Kairanga District, commencing at the Longburn-Aorangi Road, and continuing to the north-east corner of Section No. 1540: That a special rate of five-sixteenths of a penny in the pound is hereby made on the rateable values of the following properties, namely, Sections Nos. 1540, 1542, 1543, 1544, 1545, 1546, 1547, and 1551, Blocks V. and IV., Kairanga District; such rate to be an annually-recurring rate for twenty-six years, and shall be payable at the office of the Board in Palmerston North, in two equal instalments, on the 1st February and the 1st August in each year. The costs of raising the above loan to be paid out of the loan.

Walter Rutherfurd,

WALTER RUTHERFURD

Clerk.

I hereby certify that the above special order was duly made by the Manawatu Road Board at a meeting held on the 13th September, 1892.

WALTER RUTHERFURD Clerk.

Palmerston North, 22nd September, 1892.

Road Board Elections.

Colonial Secretary's Office,
Wellington, 28th September, 1892.

THE following notices of elections of Members of Road
Boards, having been received at this office, are published in accordance with the provisions of "The Road Boards Act, 1882."

HUGH POLLEN, Under-Secretary.

Maunu Road District, County of Whangarei:
Gilbert Hawken.
Harry Hawken.
Moses McKinley.
Thomas H. Nobes.

Henry Taylor.

Whareora Road District, County of Whangarei:

John Donaldson. Samuel Dent. Finlayson Smith.

Robert McLeod. Frederick Wyatt.

Omaha Road District, County of Rodney: William Lane.

Result of Poll for Proposed Loan, County of Hawera.

Colonial Secretary's Office,

Wellington, 28th September, 1892.

THE following notice, received from the Chairman of the Hawera County Council, is published in accordance with "The Local Bodies' Loans Act, 1886."

P. A. BUCKLEY.

HAWERA COUNTY COUNCIL.—Loan of £800 for felling, forming, and bridging Portions of the Morea and Mataimaroke Roads, in Eltham Riding.

Notice is hereby given that the poll of ratepayers taken on the 21st instant resulted as follows:—
Number of voters on roll, 7; number of votes exercisable, 11; number of voters for proposal, 6; number of votes exercised, 10.

I therefore declare the proposal to be carried.

S. Forsyth, Chairman.

Hawera, 22nd September, 1892.

Notice to Mariners, No. 28 of 1892.

Marine Department,
Wellington, 21st September, 1892.

THE following Notices to Mariners, received from the
Portmaster, Brisbane, Queensland, and the Marine
Board, Hobart, Tasmania, are published for general informa-

B. J. SEDDON.

Moreton Bay.-Leading-Lights, North Channel.

NOTICE is hereby given that, on and after the 13th Septem-

Notice is hereby given that, on and after the 13th September, 1892, the light at Tangaluma will be removed to a point N. ½ E. 1,400ft. from its present position. Its elevation above high water will be 277ft. The southern edge of the white sector from the Yellow Patch Light has been altered to bear E. by S. instead of E. ¾ S., as hitherto.

Directions: Vessels entering will proceed as usual until Tangaluma and Cowan Cowan Lights are in line. Steer with them in line, bearing S. 17° E. until the southern limit of the white sector from the Yellow Patch Light is reached, when haul to the eastward of the line of lights a distance equal to the difference of their heights, and proceed in with the lights in that position. By so doing a depth of not less than 21ft. at low-water springs will be carried.

T. M. Almond.

T. M. ALMOND, Portmaster.

Department of Ports and Harbours, Brisbane, 1st September, 1892.

ALTERATION TO LEADING-LIGHTS AT MACQUARIE HEADS, WEST COAST, TASMANIA.

NOTICE is hereby given that, on and after the 1st day of October next a red sector of 35° (from S. 16° E. to S. 51° E.) will be exhibited from the white light shown from the tower on Entrance Island. Likewise that a wire cable has been stretched from Bushy Island (Cap and Bonnet) to the mainland for the use of the station; therefore in future there will be no passage for vessels on the south-west side of these islets.

Thos. M. Fisher, Master Warden.

Bonus for the Manufacture of Salt.

Mines Department,
Wellington, 24th February, 1892.

OTICE is hereby given that a bonus of £1 per ton will
be paid on the production of the first 500 tons of salt,
exclusively either by evaporation of salt-water or from rock
mined in the colony, on the following conditions, that is to

say:-1. The bonus must be claimed before the 31st March, 1893.

2. Not more than £250 will be paid for salt manufactured in the North Island, and not more than £250 for salt manufactured in the South Island.

3. The bonus will be payable in instalments of £50 as each lot of 50 tons of salt is manufactured, on the certificate of an officer appointed by the Minister of Mines that the salt is of good more to the certificate.

an officer appointed by the Minister of Mines that the salt is of good marketable quality.

4. In the event of more than one person manufacturing the stated quantity of salt in the North or South Islands respectively before the 31st March, 1893, inquiry will be made by the officer above referred to, when, if it is found that each applicant is equally entitled to a bonus in either the North Island or the South Island, the amount will be divided, but in no case shall more than £250 be paid for salt manufactured in the North Island and £250 for salt manufactured in the South Island. factured in the South Island.

5. The salt in respect of which any bonus is claimed and the material used in its manufacture will be examined by the officer aforesaid, who may require proof that the salt is of genuine New Zealand production, and that sales have been made at fair market prices.

R. J. SEDDON Minister of Mines.

Bonus for the Manufacture of Pig-iron from Ironsand or Iron-ore.

Mines Office,
Wellington, 24th February, 1892.

Notice is hereby given that a bonus of £1 per ton will be paid on the production of the first 500 tons of pigiron of marketable quality manufactured in the colony after this date from magnetic or titaniferous ironsand or iron-ore, all material, fuel, and fluxes being the produce of New Zealand, on the following conditions, that is to say:—

say:—
1. The bonus must be claimed before the 31st March,

1. The bonus must be claimed before the 31st March, 1893.

2. The bonus will be payable in instalments of £50 as each lot of 50 tons of iron is manufactured, on the certificate of an officer appointed by the Minister of Mines that the iron is of good marketable quality.

3. In the event of more than one person manufacturing the required quality of pig-iron before the date named, inquiry will be made by the officer above referred to, when, if it is found that each applicant is equally entitled to a bonus, the amount will be divided; but in no case shall the total amount of money paid by way of bonus exceed £500.

4. The iron in respect of which any bonus is claimed and the ironsand or ore from which it is manufactured will be examined by the officer aforesaid, who may require proof that not only the ore, but that the lime, coal, and any other material used in the manufacture, is of genuine New Zealand production, and that sales of pig-iron have been made at production, and that sales of pig-iron have been made at fair market prices.

R. J. SEDDON,
Minister of Mines.

Civil Service Senior Examination.

Education Department, Wellington, 15th September, 1892.

In pursuance of regulations under "The Civil Service Reform Act, 1886," notice is hereby given that for the Senior Examination of January, 1894, the period of literature will be the reign of Queen Anne, and the special books will be Shakespeare's King Henry V. and Lamb's Essays of Elia.

W. P. REEVES,

Minister of Education.

Commissioner of the Supreme Court appointed

OTICE.—David E. Davis, Esquire, of Melbourne Chambers, Chancery Lane, 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 the Colony of Victoria, under the 2nd section 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 at Wellington, this 26th day of September, 1892.

D. G. A. COOPER,

Registrar.

Commissioner of the Supreme Court appointed.

NOTICE.—RICHARD ROBINSON, Esquire, of Geelong, 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 the Colony of Victoria, under the 2nd section 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 at Wellington, this 26th day of September, 1892.

Dated at Wellington, this 26th day of September, 1892.

D. G. A. COOPER,

Registrar.

Money-order and Savings-bank Office opened.

General Post Office,
Wellington, 26th September, 1892.

To is hereby notified for general information that a Moneyorder and Savings-bank Office will be opened at Oxford
North (Chief Office), Auckland, from the 8th proximo.
W. GRAY,

Secretary.

Branch of Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 27th September, 1892.

THE Star of Featherston Tent, No. 53, situated at
Featherston, is registered as a branch of the New
Zealand Central District Independent Order of Rechabites
Friendly Society, under "The Friendly Societies Act, 1882,"
this 27th day of September, 1892.

EDMUND MASON,
Registrar of Friendly Societies.

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

HREE scholarships of the yearly value of £35, tenable for two years, are offered for competition. One of these scholarships, to be called the senior scholarship, is open to all Maoris under sixteen years of age at the end of the month preceding the date of the examination; the other two scholarships are junior scholarships, and are open to all Maoris under fifteen years of age at the end of the month preceding the date of the examination who have not been pupils at Te Aute or St. Stephen's, and whose attendance at school during the previous year is considered by the Inspector of Native Schools to have been satisfactory. The senior scholarship is offered for competition among Maori boys on the conditions laid down in the regulations of the Trustees of the Te Makarini Scholarships Fund, as printed in the Native Schools Code, 1886, and in the supplementary regulations that have been sent out to all teachers. Candidates for the junior scholarships will be examined in the subjects specified for Standard IV. in the Native Schools Code, 1886. The questions set will, however, be more difficult than those given at the standard examinations. The examination will be held at convenient centres on the 19th and 20th December, 1892. centres on the 19th and 20th December, 1892.

centres on the 19th and 20th December, 1892.

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

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

tutions, the Secretaries to Education Boards, or the Secretary for Education.

JAMES H. POPE, Inspector of Native Schools.

Wellington, 31st May, 1892.

Crown Lands Potices.

Lease of Castlepoint Harbour Reserve and Landing-shed thereon.

District Land and Survey Office,
Wellington, 20th September, 1892.

Notice is hereby given, in terms of "The Public Reserves Act, 1881," that tenders will be received at this office for the lease of the under-mentioned section, together with the landing-shed thereon.

Tenders will close at 4.30 p.m. on Monday, the 17th October, 1892.

October, 1892.

The term of the lease will be five years. No allowance whatsoever shall be payable on account of improvements effected by the lessee.

A plan and conditions of lease can be seen at the Post-office, Castlepoint, and also at this office, where full par-ticulars can be obtained.

SCHEDULE.
SECTION No. 852, Block X., Castlepoint District; area,

JOHN H. BAKER. Commissioner of Crown Lands.

Sale of Crown Land at Pungarehu.

District Land and Survey Office,

New Plymouth, 28rd August, 1892.

T is hereby notified that the under-mentioned land at Pungarehu will be offered for sale, by public auction, for cash, at this office, at noon, on Saturday, the 15th October, 1892:—

CAPE SURVEY DISTRICT.

Block XII., Section No. 112, containing 1 acre 3 roods; upset price, £25. Weighted with improvements, value £1,000.

Full particulars may be ascertained and plans obtained on inquiry at this office.

SIDNEY WEETMAN

Commissioner of Crown Lands.

Sale by Auction of Pastoral Licenses, Small Grazing-run Leases, and Town and Suburban Lands.

District Land and Survey Office,

District Land and Survey Office,

Dunedin, 6th September, 1892.

T is hereby notified that the under-mentioned pastoral licenses, small grazing-run leases, and town and suburban lands will be submitted to public auction, at the Crown Lands Office, Dunedin, on Thursday, the 27th October, 1892, at 11.30 a.m:—

PASTORAL LICENSES (UNDER PART VI. OF "THE LAND ACT, 1885").

1. Run 337, Lake County; about 25,540 acres; term, four-teen years; upset annual rental, £10.
2. Run 337A, Lake County; about 23,600 acres; term, fourteen years; upset annual rental, £10.
These runs are situated on the north-west side of Lake Wanaka, twenty-two miles from Pembroke.

Wanaka, twenty-two miles from Pembroke.

3. Run 424B, Southland County; about 2,350 acres; term, eighteen years; upset annual rental, £5. This land is known as the "Burnt Bush," and is situated twelve and twenty miles respectively from Roxburgh and Wakaia.

4. Run 455, Lake County; about 26,250 acres; term, twenty-one years; upset annual rental, £5. Situated on the Martin's Bay track, about eight miles from Kinloch.

5. Run 492, Lake County; about 16,900 acres; term, twenty-one years; upset annual rental, £5. Situated at Awarua Bay, on the West Coast, five miles north of Jamestown, and adjoining Westland County.

6. Earnslaw District. Sections Nos. 60 to 67, Block II., and

6. Earnslaw District, Sections Nos. 60 to 67, Block II., and Glenorchy District, Sections Nos. 38, 40, and 41, Block I. (grouped), Lake County; about 554 acres; term, seven years; upset annual rental, £1.

years; upset annual rental, £1.

7. Earnslaw District, Sections Nos. 79 to 94, Block II. (grouped), Lake County; about 836 acres; term, seven years; upset annual rental, £1.

8. Glenorchy District, Sections Nos. 27 to 30, Block I., and Upper Wakatipu District, Section No. 39, Block I. (grouped), Lake County; about 220 acres; term, seven years; upset annual rental, £1.

The three foregoing runs are situated near Glenorchy, at the head of Lake Wakatipu, about thirty miles from Queenstown.

- 9. Lower Hawea District, Section No. 3, Block III., and Sections Nos. 1 and 2, Block VI. (grouped), Vincent County; about 692 acres; term, five years; upset annual rental, £11 10s. 8d. Situated about five miles from Newcastle (Albert Town), between Lakes Hawea and Wanaka; distance from Dunedin viā Cromwell, about one hundred and eighty-five miles.
- 10. Maniototo District, Section No. 32, Block II., Maniototo County; about 110 acres; term, seven years; upset annual rental, £1.

 11. Maniototo District, Section No. 18, Block VI., Maniototo County; about 229 acres; term, seven years; upset annual rental, £1.

 Both of the last runs are situated on the Euchara size.

Both of the last runs are situated on the Eweburn, six and nine miles respectively from Naseby; distance from Dunedin, about one hundred miles.

Possession of the foregoing runs will be given on day of sale; terms of licenses commencing from the 1st March, 1893. Purchasers will be required to pay a half-year's rent from date on which possession is given, and £1 ls. licensefee, at time of sale.

SMALL GRAZING-RUN LEASES (UNDER PART VII. OF "THE LAND ACT, 1885").

12. Waikouaiti District, Run 171H; about 3,390 acres; term, twenty-one years; upset annual rental, £127 2s. 6d. Valuation for house, fencing, and cultivation, £309 11s. 6d. Valuation for house, fencing, and cultivation, £309 11s. 6d. Situated about ten miles from Waikouaiti. Good pastoral

Situated about ten miles from Waikouaiti. Good pastoral land, hilly, well watered.

13. Hummock District, Section No. 2, Block IX.; Nenthorn District, Section No. 4, Block VIII.; and Silver Peak District, Section No. 3. Block VIII. (grouped); about 4,988 acres; term, twenty-one years; upset annual rental, £124 14s. Valuation for fencing, £71 15s. Good grazing-country, well watered, about twelve miles from Middlemarch. This area was included in the Mount Stoker Runs.

14. Rock and Pillar District, Section No. 11, Block XII.; about 2,469 acres; term, twenty-one years; upset annual rental, £61 14s. 6d. Good grazing-land, well watered; about six miles from Hyde.

15. Glenkenich District, Sections Nos. 8 and 12, Block

15. Glenkenich District, Sections Nos. 8 and 12, Block XII; about 679 acres; term, twenty-one years; upset annual rental, £16 19s. 6d. Valuation for house and other buildings, fencing and cultivation, £647 10s. Undulating pastoral land, well watered; about four miles from Pomahaka Railway-

£22 7s. 8d. Good land, accessible from Tokarahi Railway-

17. Maruwenua District, Sections Nos. 6 and 7, Block X; about 211 acres; term, twenty-one years; upset annual rental, £5 5s. 6d. Open, hilly country, well watered; about one and a half miles from Livingstone, fronting Maruwenua River

Purchasers will be required to pay a half year's rent, and lease and registration fees (£1 11s.), on fall of hammer, and to hand the auctioneer the declaration required by section 200 of "The Land Act, 1885." The next payment of rent will become due on the 1st September, 1893.

Valuation for improvements to be paid within fourteen days from date of solo.

days from date of sale.

Town Lands.

Town sections in Hyde, Kaitangata, Kelso, and Kurow;

Town sections in ryde, Kaitangasa, Keiso, and Rurow, upset price per acre, £30

Terms of Payment: One-fifth of purchase-money to be paid on fall of hammer; balance, with Crown-grant fee, within thirty days from date of sale.

SUBURBAN LANDS.

Hyde Town: Block IV., Sections Nos. 2, 4, 7, and 9; Block V., Sections Nos. 1, 3, and 6; upset price per acre, £3.
Riverside Town: Block II., Sections Nos. 6, 14, 15, 17, 18, and 19; Block III., Sections Nos. 1, 3, 6, 7, 8, 9, 10, and 11; upset price per acre, £3.
Waikoikoi Town: Section No. 19; upset price per acre, £3.
Terms of Payment: One-fifth of purchase-money to be paid on fall of hammer; balance, with Crown-grant fee, within thirty days from date of sale.

J. P. MAITLAND.

J. P. MAITLAND, Commissioner of Crown Lands.

Rural Lands for Sale by Auction.

District Land and Survey Office,

Auckland, 1st September, 1892.

T is hereby notified that the under-mentioned rural lands will be offered for sale by public auction, at this office, on Friday, the 21st October, 1892, at 11 a.m.

SCHEDULE.

Section.	Area.	Upset Price.
Whangarei	County.—Parish o	F Maungakaramea.
	A. R. P.	£ s. d.
134	0 2 0	0 10 0
137	1 3 14	1 0 0
138	1 3 14	1 0 0
140	3 2 0	1 15 0
141	9 2 0	4 15 0

Open land, close to Mangapai Upper Wharf, suitable as sites for stores, &c.

Waikato County.—Parish of Komakorau. 232a | 32 2 9 | 33 0 0 232a

Open land, about two miles by road from the Taupiri Railway-station.

WHAKATANE COUNTY.—SUBURBS OF MATATA.

obt 1 | 4 3 10 | 20 0 0 Lot 1

Open land, covered with tea-tree and grass, adjoining Ma-

tata Township.

Terms of Sale: One-fifth of the purchase-money to be paid on the fall of the hammer, and the balance with Crowngrant fee within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited.

> GERHARD MUELLER, Commissioner of Crown Lands.

Land in Auckland District for Sale by Public Auction.

District Land and Survey Office, Auckland, 13th August, 1892.

T is hereby notified that the under-mentioned rural section will be offered for sale by public auction, at this office, on Wednesday, the 5th October, at 11 a.m.:—

Whangarei County. - Hukerenui Survey District.

WHANGAREI COUNTY. — HUKERENUI SURVEY DISTRICT.
Section 13, Block VIII., 100 acres; upset price, £285.
Broken forest land, clay soil. The forest consists principally of kauri, of which there is about 1,100,000ft. The section is situated about eighteen miles from Whangarei and eight miles from Hikurangi Post-office.

Terms of Sale: One-fifth of the purchase-money to be deposited on the fall of the hammer, and the balance, with thirty days thereafter otherwise the

station.

16. Maruwenua District, Section No. 1, Block XVI; about Crown-grant fee, within thirty days thereafter, otherwise the 398 acres; term, twenty-one years; upset annual rental, 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.

GERHARD MUELLER,

Commissioner of Crown Lands.

Leases of Subdivisions of University Reserves, Carlyle and Opaku Survey Districts.

New Plymouth, 29th August, 1892.

To is hereby notified that the leases of the under-mentioned subdivisions of the University Reserve, Carlyle and Opaku Survey Districts, will be offered by public auction, at noon, on Friday, the 21st October, 1892, at the Courthouse, Pates.

Upset yearly rental 64

Upset yearly rental, 6d. per acre. Term, thirty years from the 1st January, 1893. Protection for improvements up to

SCHEDULE. UNIVERSITY RESERVE LEASES.

Section.	Block.	Area.				Ren Ac		Half-yearly Rent.			
PATEA COUNTY.—CARLYLE SURVEY DISTRICT.											
		Α.	R.	Р.		£	s.	d.	£	s.	d.
1	v.	350	0	0	-	0	0	6	4	7	6
2	,,	300	0	0	į	0	0	6	3	15	0
1	PATEA CO	UNTY.—(Эра	кU	S	URV	EΥ	Dist	RICT.		
. 1	XI.	654	0	0	Ī	0	0	6	j 8	3	6
1	XII.	720	0	0		0	0	6	9	0	0
1	XV.	420	0	0		0	0	6	5	5	0
2	. ,,	1,050	0	0		0	0	6	13	2	6
3	,,	1,070	0	0		0	0	6	13	7	6
4		1,000	0	0		0	0	6	12	10	0
5	,,	665	0	0		0	0	6	8	6	3
6	,,	970	0	0		0	0	6	12	2	6
7	"	23	0	0		0	0	6	0	5	9

All broken forest country, timber principally rimu, pukatea, and rata, with a little black-birch on the ridges, papa formation, well watered. The southern end of the block is about nine and a half miles from Waverley by a good cart-road; it is also accessible from Patea by the Kaharoa Road, which is formed as a cart-road for ten miles; the remaining four miles to the Whenuakura River is being formed as a bridle-track, and is almost completed to the river, which is navigable by canoes for some miles above the bridge-site.

SIDNEY WEETMAN.

SIDNEY WEETMAN Commissioner of Crown Lands.

Sale of Forfeited Deferred-payment Land.

District Land and Survey Office,

Auckland, 2nd September, 1892.

Auckland, 2nd September, 1892.

Notice is hereby given that the under-mentioned forfeited deferred-payment section will be offered for sale by public auction, at the Crown Lands Office, Auckland, at 11 a.m. on Friday, the 21st day of October, 1892, under Part III. of "The Land Act, 1885:"—

WAITEMATA COUNTY .- PARISH OF WAIKOMITI.

Section 105, area 46 acres 1 rood. Upset price, 12s. 6d. per

Section 105, area 46 acres 1 rood. Upset price, 12s. 6d. per acre. Subject to £75 for improvements.

Open land, situated on main road, Waikomiti to West Coast. The improvements consist of a house, &c.

Terms of Payment: One-twentieth part of the total price and £1 1s. license-fee to be paid on the fall of the hammer, and the balance in equal half-yearly instalments extending over a period of ten years. The value of the improvements must be paid in cash at the fall of the hammer, and the purchaser must deposit the statutory declaration required by section 113 of "The Land Act, 1885."

GERHARD MUELLER,

Commissioner of Crown Lands.

Commissioner of Crown Lands.

Sale by Auction of Sections in the Town of Ross.

Crown Lands Office,
Hokitika, 18th June, 1892.

Notice is hereby given that the under-mentioned reserves, Town of Ross, will be offered for sale, on Tuesday, the 11th day of October, 1892, by public auction, at the Lands Office, Hokitika, at the hour of 2 o'clock p.m., in terms of "The Land Act, 1885," and "The Public Reserves Act, 1881:"—
Reserve No. 3, Church of Feet

Reserve No. 3, Church of England; area, 1 acre and 3 perches. Upset price, £30 11s. 3d. Subject to valuation for improvements of £125.

Reserve No. 7, Church of England parsonage; area, 1 rood 17 perches. Upset price, £10 13s. 9d. Subject to valuation for improvements of £70.

JOHN STRAUCHON, Commissioner of Crown Lands.

Notice to Occupiers of Runs, Westland Land District.

District Land and Survey Office,

Mokitika, 12th August, 1892.

Notice is hereby given, in terms of section 188 of "The Land Act, 1885," that the runs hereunder enumerated will be declared forfeited if the amount of rent due, together with the penalty, be not paid to the Receiver of Land Revenue for the district within three months from the date of insertion of this notice :-

Run No. 36: James Murphy, Oinemaka River. Run No. 49: Samuel G. Ferguson, Gordon River. Run No. 82: Peart J. Baker, Mount French Range.

JOHN STRAUCHON, Commissioner of Crown Lands.

Kauri Land open for Application.

District Land and Survey Office,
Auckland, 13th August, 1892.

In accordance with section 92 of "The Land Act, 1885,"
the Auckland Land Board hereby notifies that the under-mentioned kauri lands, having been previously offered at public auction, shall be open for application, for cash only, at the upset prices set forth below, on and after Wednesday, the 12th day of October, 1892:--

Whangarei County.

Section 8, Block XIV., Opuawhanga Survey District, 262 acres 2 roods. Upset price, £299 15s.
Section 7, Block XIV., Opuawhanga Survey District, and Section 2, Block IV., Whangarei Survey District, 192 acres 1 rood (together). Upset price, £246.

Section 8, broken land, lying near the head of Tutukaka Harbour, covered with dense forest, containing about 180 kauri-trees or 450,000ft. of timber. Sections 7 and 2, broken forest land, at the head of Tutukaka Harbour, containing about 150 kauri-trees, or 400,000ft, of timber.

Plans and further particulars may be obtained on application at this office.

cation at this office.

GERHARD MUELLER, Commissioner of Crown Lands.

Pastoral Run liable to Forfeiture.

District Land and Survey Office,

District Land and Survey Office,
Dunedin, 29th August, 1892.

Dursuant to section 188 of "The Land Act, 1885,"
notice is hereby given to James Haugh, the occupier of Run 433, under Pastoral License No. 782, that the said license is liable to forfeiture; and if the rent due thereon, together with the full amount of penalty, be not paid within three months from date hereof, the same will be declared forfeited. forfeited.

J. P. MAITLAND, Commissioner of Crown Lands.

Sale of Crown Lands at Waipuku.

District Land and Survey Office,
New Plymouth, 9th August, 1892.

It is hereby notified that the under-mentioned allotments of land at Waipuku will be offered for sale, by public auction, for cash, at this office, on Saturday, the 15th October, 1892, at noon:—

Sections.	Area.	Upset Price.
11, 13 27, 28, 30 32, 34, 36, 38, 40, 42, 44	A. R. P. O 2 22 1 2 9 3 2 21	£ s. d. 6 7 6 3 17 10 7 5 3

Lithograph plans of Waipuku may be obtained at this

SIDNEY WEETMAN, Commissioner of Crown Lands.

Auction Sale of Pastoral Licenses, and of Leases of Residential Suburban Sections, Dobson, Grey Coal Reserve No. 274.

Crown Lands Office,

Crown Lands Office,
Hokitika, 2nd August, 1892.

OTICE is hereby given that the licenses of the runs set out below will be offered by public auction, at the Land Office, Hokitika, on Tuesday, the 11th day of October next, at the hour of 2 o'clock in the afternoon, at the prices and for the terms given, and subject to any rights of renewal, &c., as may be prescribed by the Land Acts or any other constituted authority.

Also, at the same time and place, the leaseholds of the sections in Grey Coal Reserve, also set out hereunder. Terms of these leaseholds: Fourteen years from the 1st January, 1893; annual rentals fixed, bidding by bonus; right of re-entry reserved to Government for coal-mining purposes only, by paying compensation for improvements not exceeding £200.

Maps of the sections in Grey Coal Reserve may be seen at Brunnerton; and of the pastoral runs at the Land Office, Hokitika; where other full particulars as to the conditions of sale and conditions of lease and license, &c., may be

Payments to be made on fall of the hammer, and consist, with regard to pastoral licenses, of six months' rent in advance, and license-fee, £1 1s.; with regard to leaseholds in Grey Coal Reserve, one year's rental in advance, lease-fee, full amount of bonus (if any), and value for improvements (if any).

PASTORAL LICENSES.

No. of Run.	Area.	Upset Rental.
29 94	A. R. P. 2,000 0 0 8,500 0 0	£ s. d. 2 0 0 8 10 0

Run 29 is situated on the north side of the Teremakau

River, and Run 94 on the Bannock Brae Range.

Date and term of lease: Ten years from the 1st March,

SUBURBAN LEASEHOLDS IN GREY COAL RESERVE No. 274.

No. of Section.	Area.	Fixed Annual Rental.
	A. R. P.	£ s. d.
1	1 1 38	1 0 0
	$2 \ 0 \ 0$	1 0 0
2 3	$2 \ 0 \ 0$	1 0 0
4	$2 \ 0 \ 0$	1 0 0
4 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 0 0
67	1 1 20	0 10 0
68	$2 \ 2 \ 0$	0 15 0
69	1 1 20 2 2 0 2 2 0 2 2 0 2 2 0 2 2 0 2 2 0 2 2 0	0 15 0
70	2 2 0	0 15 0
71	$2 \ 2 \ 0$	0 15 0
72	2 2 0	0 15 0
73	$2 \ 2 \ 0$	0 15 0
74	$2\ 2\ 0$	0 15 0
75	2 2 0	0 15 0
76	1 1 20	0 10 0
77	$6 \ 0 \ 0$	1 10 0
78	6 0 0	1 10 0
79	$6 \ 0 \ 0$	1 10 0
80	4 3 11	1 0 0
81	11 0 0	2 15 0
82	11 0 0	2 15 0
83	11 0 0	2 15 0
84	$11 \ 3 \ 5$	3 0 0

These sections adjoin Township of Dobson, Block IX., Arnold Survey District.

> JOHN STRAUCHON Commissioner of Crown Lands.

Patibe Land Court Potices.

Notice of Rehearing.

Native Land Court Office,

Native Land Court Office,
Gisborne, 22nd September, 1892.

In the matter of a decision of the Native Land Court made on the 27th day of October, 1891, appointing successors to the interests of Ruihi Pomare, otherwise Ruihi Whariki, in Maraetaha No. 2, Maraetaha No. 2c, Umumango No. 1, and Aruhetoronga No. 3, and of an application for a rehearing made by Tuehu Pomare: Whereas upon an inquiry held in open Court by the Chief Judge, assisted by an Assessor, it was, on the 30th day of May, 1892, ordered that a rehearing upon the said decision should be had at a time and place to be thereafter notified:

Notice is hereby given that such rehearing will be had at

Notice is hereby given that such rehearing will be had at a sitting of the Court to be held at Te Wairoa, on the 18th day of October, 1892.

JOHN BROOKING,

Registrar.

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

Native Land Court Office,
Auckland, 19th September, 1892.

OTICE is hereby given that a Trust Commissioner will, under the authority and for the purposes of the said Acts, hold a Court at Shortland, Thames, on the 18th day of October, 1892, at 2 o'clock in the afternoon, for investigating the transactions relative to lands mentioned in the Schedule hereunder, at which time and place all persons having any objections to the said transactions are hereby notified to attend.

H. F. EDGER, Registrar.

SCHEDULE.

OHOUPO Nos. 1 AND 2. 91-79. LEASE dated the 10th day of June, 1891, made by Pirika te Riupoto and others, all of Hauraki, to John Causley, of Sandhurst, Victoria.

OKERE (INTERESTS IN).
92-74. Conveyance dated the 7th day of July, 1891, made
by Mereana Waata, of Kopu, Thames, and Nikorima Poutotara, of Te Puriri, Thames, to William McCouat the
younger, of Turua, Thames.

OKERE (INTERESTS IN)
92-75. Conveyance dated the 18th day of January, 1892,
made by Karaitiana Kihau, of Paeroa, and Waata Tipa, of
Miranda, to William McCouat the younger, of Turua, Thames.

KOPUA No. 2B (INTEREST IN).
92-76. Transfer dated the 30th day of June, 1892, made
by Henareita Kuku, of Parawai, Thames, to Thomas Brown,
of Tararu, Thames.

KOPUA No. 2B (INTERESTS IN).
92-77. Transfer dated the 14th day of April, 1892, made
by Pirika Riupoto and others, all of Hauraki, to Thomas
Brown, of Tararu, Thames.

MIMIAKAIRURU No. 2.
92-86. Transfer dated the 28th day of July, 1892, made by Kapihana te Tuhi, of Kopu, Thames, and Wiremu Tukumana te Taniwha, of Kupata, Thames, to Phillis Eliza Williams, wife of Joseph Cornwell Williams, of Thames.

WAIOMO No. 3A.

92-92. Lease dated the 19th day of July, 1892, made by Tareranui and Haora Tareranui, both of Ohinemuri, to Robert Russell Trotter, of Waiomo, Thames.

TAUMATINI.

92–93. Conveyance dated the 22nd day of July, 1892, made by Wiremu Renata Kitahi and others, of Hauraki, to Bernard Frien Crane, of Te Puriri, Thames.

TE Aroha, Block XII., Section 48; Wairere, Block II.,
Section 70 (Interest in).
92-94. Transfer dated the 25th day of August, 1892, made
by Eta Mokena, of Te Aroha, to Duncan McNicol and James

TARATU (PART OF).
92-95. Conveyance dated the 18th day of August, 1892, made by Raika Whakarongotai, of Hauraki, to James Renshaw, of Thames.

TE KAURI Nos. 1 and 2 (Interests in). 92-96. Conveyance dated the 18th day of July, 1892, made by Ngakapa Whanaunga and others, all of Coromandel, to Robert Comer, of Thames.

ARAPAPARAHI No. 1B (PART OF).
92-97. Conveyance dated the 25th day of August, 1892,
made by Meremana Konui, of Hauraki, to Miriama Kiritahanga and two others, all of Thames.

PAREHUIA (INTERESTS IN).
92-98. Conveyance dated the 5th day of August, 1892, made
by Wirope H. Taipari and Hoani Nabe, both of Shortland,
Thames, to Mango Whaiapu and Matiu Poono, both of
Shortland, Thames.

HIRUTAIA NO. 1B (PART OF MIDDLE PORTION). 92–99. Lease dated the 12th day of August, 1892, made by Rawiri te Wakaiti, of Hauraki, to Charles Alley, of Hikutaia.

KURINUI (PORTION OF).
92-101. Transfer dated the 13th day of August, 1892, made by Hori Ngakapa Whanaunga, Hohepa Mataitana, and Taiwiwi te Taniwha, all of Shortland, Thames, to Hori Anihana, Tipa Rangipeka, Hone Anihana, Paapu Anihana, Pene Anihana, and Pimi Hawena, all of Thames.

Kurinui (Portion of).
92-102. Transfer dated the 26th day of August, 1892, made
by Peneamene Tanui, of Whitianga, to Hori Anihana, Tipa
Rangipeka, Hone Anihana, Paapu Anihana, Pene Anihana,
and Pimi Hawena, all of Thames.

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

Registrar's Office, Wellington, 26th September, 1892.

Notice is hereby given that a sitting of the Native Land Court will be held at Wellington, on the 17th day of January, 1893, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

W. BRIDSON, Registrar.

W. BRIDSON, Regis

SCHEDULE. PARTITION.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Ani te Haumarewa	Otonga No. 1	See the papers.
$\hat{2}$	Ani Mikera te Haumarewa	Otonga	See the papers.
3	Heni te Rau, Heni Apitia	Otonga	See the papers.
4	Riania Wharepa	Otonga	See the papers.
5	Thomas Ritchie	Otonga No. 1	See the papers.
6	Robert Kerr	Otonga No. 1	See the papers.
7	Dorothea Regnault	Otonga No. 1	See the papers.
8	William Dix	Matarae Nos. 1 and 2	See the papers.
9	Thomas Bayly	Matarae No. 1	See the papers.
10	Raumoa Pamariki and others	Wharekauri No. 1	See the papers.
11	Walter H. Dunnage and Hirawanu Tapu	Awapatiki No. 2	See the papers.
12	Hirawanu Tapu, Maitaiawhai	Awapatiki No. 2	See the papers.
13	A. Shand	Matarae No. 1	See the papers.
14	Matene te Karamu, Roera te Kati, Huriaha	Matarae No. 1	See the papers.
11	te Kati		
15	Raumoa Pamariki	Wharekauri No. 1A	See the papers.
16	Heni te Rau (agent for Ngarere Pamariki) and		See the papers.
10	Huripari Pamariki		1 -
17	Heni te Rau (agent for Ngarere Pamariki) and	Wharekauri No. 1B	See the papers.
Τ.	Huripari Pamariki	11.200.000.000	
18	Raumoa Pamariki.	Wharekauri No. 1B	See the papers.
19	D . 11:	Matarae No. 4	See the papers.
20	Raumoa Pamariki	Wharekauri No. 1B	See the papers.
$\frac{20}{21}$	Danna - Dana silai	Wharekauri No. 1A	G. the manage
22	l =	Te Matarae	Q 41
23	long " moth of t	Wharekauri No. 1c, part of	
20	Thomas Ritchie	Tributomani 2:01 101 part of	

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

Registrar's Office, Wellington, 28th September, 1892.

Native Land Court sitting at Masterton, on the 1st day of October, 1892, or as soon thereafter as the business of the Court will allow.

W. BRIDSON, Registrar.

SCHEDULE. Removal of Restrictions.

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	Kingi Ngatuere, Akenehi Tutere, Apikara Whakahunga, Ani te Toatoa, Ihaia Koko, Hoani Ngatuere, Manuera Ngatuere, Para- nihia, Haneta, Reiri, Pane, Wirihita Pinea		Crown grant, 19th May, 1870.

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

Native Land Court Office, Wellington, 26th September, 1892.

Native Land Court Office, Wellington, 26th September, 1892.

Land Court will be held at Nelson, on the 3rd day of November, 1892, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

W. BRIDSON, Registrar.

SCHEDULE.

PARTITION.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1 2 3 4	Kainu Meihana, Puhipuhi Meihana, and others Ngamuka Raniera Kainu Meihana, Rina Teoti, and others Kainu Meihana, Amiria Meihana, and others	Taituku No. 30	Crown grant, 15th January, 1862. Order of the Court, 1st April, 1889.
5 6 7 8	Hohepa te Rangaihi Hamuera Meihana and others Horo Hawea Kainu Meihana and others	Motueka	Order of the Court, 5th April, 1889.

"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, 27th September, 1892.

OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said
Acts, hold a Court at Masterton, on the 1st day of October,
1892, 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 and place all persons interested in the said cases, and having any objections to the said dealings, are hereby notified to attend.

W. BRIDSON,

Registrar.

SCHEDULE.

WAITUTU No. 3. 92–333. Transfer dated the 18th day of July, 1892, from Pahura Hirini to Walter Clarke Buchanan.

AHITAINGA No. 1

92-334. Conveyance dated the 30th day of June, 1892, from Komene te Waipuna to Puhara te Tau and another.

KATOTANE.

92-335. Transfer dated the 1st day of August, 1892, from Henare Tamati and others to Thomas Coldham Williams

MAIPI No. 3. 92-246. Transfer dated the 28th day of March, 1892, from Rahiri Ngarangi to Thomas Coldham Williams and others.

MAIPI No. 7. 92-250. Transfer dated the 4th day of February, 1892, from Piripi Waaka to Rahiri Ngarangi.

Maipi No. 3. 92-361. Transfer dated the 26th day of September, 1892, from Waikohu Puku to Thomas Coldham Williams and

TUPURUPURU, SECTION 90. 92-362. Conveyance dated the 2nd day of June, 1892, from Hiria Tupuhi and others to Henry Sidney Mason.

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

Native Land Court Office,
Wellington, 26th September, 1892.
OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the under the authority and for the purposes of the said Acts, hold a Court at Wellington, on the 17th day of January, 1893, 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.

KEKERIONE No. 1AD.

92-213. Conveyance dated the 31st day of August, 1891, Retimona Ngamate (by the Registrar of the Supreme Court of New Zealand) to David Waymouth Meikle.

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

Native Land Court Office,

Wellington, 27th September, 1892.

OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the 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 Courthouse, Palmerston North,
on the 7th day of October, 1892, 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.
W. BRIDSON,
Registrar

Registrar.

SCHEDULE.

Manawatu Kukutauaki No. 2d. 92–307. Lease dated the 15th day of June, 1892, from Ma-tanera Paneta to Edward Battersby Toomath.

AGRANGI No. 1, SECTION 23.
92-340. Conveyance dated the 6th day of May, 1892, from Tapa te Whata and others to Joseph Mitten Bennett and others.

PALMERSTON NORTH, SECTION 361. 92-345. Lease dated the 1st day of September, 1891, from Hutana Kaihinu to Elizabeth Mary Weeks.

Palmerston North, Section 361.

92-341. Lease dated the 8th day of August, 1892, from Hoani Meihana to Samuel Watkins Luxford.

Hokowhitu No. 4.

92-355. Transfer dated the 23rd day of May, 1892, from Tu Hirini and others to John Christian Richter and others.

Hokowhitu No. 4.

92-356. Transfer dated the 13th day of April, 1892, from Mohi te Rangimauriora and others to John Christian Richter and others.

HOKOWHITU No. 4.
92-357. Transfer dated the 27th day of July, 1892, from Te
Koeti Rangimauriora and others to John Christian Richter and others.

HOKOWHITU No. 5.
92-858. Transfer dated the 12th day of April, 1892, from
Rora Hinekino and others to John Christian Richter and others.

Hokowhitu No. 5. 92–859. Transfer dated the 28th day of April, 1892, from Wi Mahuri to John Christian Richter and others.

Hokowhitu No. 5.

92-360. Transfer dated the 27th day of July, 1892, from Makarini Roti and others to John Christian Richter and

Ohinemuri No. 20.

Native Land Court Office.

Native Land Court Office.

Auckland, 23rd September, 1892.

WHEREAS it was duly notified in the Gazette and Kahiti dated the 20th August, 1891, that the map of the subdivisions of the land known as Ohinemuri No. 20, situate in the District of Hauraki, would be open for inspection at the Resident Magistrate's Office, Thames, from the 7th to the 12th of September, 1891, inclusive, and that objections thereto, if any, must be sent to the office of the Court at Auckland on or before the 26th day of September, 1891: And whereas objections to the said map were duly lodged by Rihitoto Mataia and by Paora Tiunga:

Now, notice is hereby given that the said objections will be heard and determined by the Native Land Court, at a sitting to be held at Ohinemuri, on the 20th day of October, 1892.

to be held at Ohinemuri, on the 20th day of October, 1892. H. F. EDGER,

Registrar.

Application for Probate.

Native Land Court Office.
Wellington, 22nd September, 1892.
In the matter of the will of HOROMONA TE RAE, of Taranaki,

PPLICATION having been made by Fanny Clark that

A probate be granted of the aforesaid will:

It is hereby notified that all persons opposing such application must lodge a caveat in manner prescribed within two calendar months after the date of the Gazette containing this notice.

W. BRIDSON. Registrar.

Application for Probate.

Native Land Court Office,
Wellington, 24th September, 1892.
In the matter of the will of TIPENE TE RARO, of Waiwhetu, deceased.

A PPLICATION having been made by Teo Tipene that probate be granted of the aforesaid will:

It is hereby notified that all persons opposing such application must lodge a caveat in manner prescribed within two calendar months after the date of the Gazette containing this notice.

W. BRIDSON, Registrar.

Application for Probate.

Native Land Court Office,
Wellington, 28th September, 1892.
In the matter of the will of Hona Whanamuru, of Wairarapa, deceased.

PPLICATION having been made by Rihipeti Nireaha

A that probate be granted of the aforesaid will:

It is hereby notified that all persons opposing such application must lodge a caveat in manner prescribed within two calendar months after the date of the Gazette containing this notice.

W. BRIDSON. Registrar.

Land Transfer Act Notices.

PPLICATION having been made to me to register a A PPLICATION having been made to me to register a re-entry by the Lessor under Lease No. 858 of part of Allotment 13 on plan of subdivision, deposited in the Lands Registry Office, Dunedin, as No. 107, of parts of Sections 7 and 8, Block XCV., Town of Oamaru, of which JAMES WILSON HUMPHREY, late of Oamaru, Storekeeper, is the registered lessee thereof, I hereby give notice that I will register such re-entry unless caveat be lodged here forbidding the same within one calendar month from the date of publication hereof in the Gazette.

Dated this 26th day of September, 1892, at the Lands Registry, Office, Dunedin.

H. TURTON,

H. TURTON, District Land Registrar.

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

the date of publication hereof in the Gazette.

Allotments 1 and 2, Township of Williamstown, being part of Section 14, Block I., and Section 8, Block II., Upper Kaikoral District.—CATHERINE DOW, Applicant. Occupied by Applicant. No. 4005.

Section 46, Block XXII., Town of Dunedin.—JAMES BLACK Applicant.

BLACK, Applicant.

Diagrams may be inspected at this office.

Dated this 26th day of September, 1892, at the Lands Registry Office, Dunedin.

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H. TURTON, 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 on or before the 29th day of

October, 1892.

2252. DUGALD WILLIAM HENDERSON. 1 rood 33 perches, being Rural Sections 377 and 378; also 3 acres 3 roods 38 perches, being Suburban Section 204, Township of Foxton. In occupation of Mr. J. W. Gower and others.

Diagrams may be inspected at this office.

Dated this 28th day of September, 1892, at the Lands Registry Office, Wellington.

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GEO. B. DAVY. District Land Registrar.

PPLICATION having been made by SAMUEL BEATY, A PPLICATION having been made by SAMUEL BEATY, of Hokitika, Market-gardener, registered owner of Section 393, Hekitika, Crown grant for which is registered in Vol. vi., folio 16, of District Land Register, Hokitika, for a provisional certificate of title to be issued to him in respect of the said section, and proof of the loss of the said grant having been made to my satisfaction by statutory declaration of the said Samuel Beaty, I hereby notify that at the expiration of fourteen days from the date of the Gazette containing this notice I intend to issue a provisional certificate of title as requested. of title as requested.

Dated this 22nd day of September, 1892, at the Lands Registry Office, Hokitika.

ALFD. H. KING. District Land Registrar.

A PPLICATION having been made to register a dealing affecting perpetual lease, Vol. cxxvii., folio 19, COMMISSIONER OF CROWN LANDS, CANTERBURY, to SAMUEL HARDLEY, Jun., and a statutory declaration of the loss of the original lease having been lodged with me, I hereby give notice that I will dispense with the production of the said lease, and register such dealing at the expiration of fourteen days from the date of the Gazette containing this notice. notice:
Dated this 23rd day of September, 1892, at the Lands

Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

A STATUTORY declaration of the loss of certificate of TA: title, Vol., xxi., folio 36, the property of THOMAS. RENNETT, having been lodged with me, and an application having been made for the issue of a provisional certificate of title, I hereby give notice that I shall issue the provisional certificate at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 23rd day of September, 1892, at the Lands Registry Office, Christchurch.

J. M. BATHAM.

J. M. BATHAM, District Land Registrar.

Mining Potices.

ROYAL OAK GOLD-MINING COMPANY (LIMITED).

A T an extraordinary general meeting of the Royal Oak Gold-mining Company (Limited), duly convened and held at the company's office, on Friday, the 2nd September, 1892, the subjoined special resolution was duly passed, and at a subsequent extraordinary general meeting of the said company, also duly convened and held at the same place, on Tuesday, the 20th September, 1892, the subjoined resolution was duly confirmed, viz.: "That the company be wound up voluntarily under the provisions of 'The Companies Act, 1882;'" and at such last meeting Henry Gilfillan, Jun., of Auckland, was appointed Liquidator for the purposes of winding-up. winding-up.

H. GILFILLAN, JUN.

Auckland, 23rd September, 1892.

Liquidator. 547

Pribate Adbertisements.

THE CO-OPERATIVE SUPPLY ASSOCIATION (LIMITED).

N OTICE is hereby given that, at an extraordinary general meeting of the Co-operative Supply Association (Limited), duly convened and held at the Chamber of Commerce, Crawford Street, Dunedin, on Wednesday, the 21st day of September, 1892, at half-past eight o'clock in

21st day of September, 1892, at hair-past eight o'clock in the evening, the following resolution was duly passed as an extraordinary resolution:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

voluntarily."

And that at the same meeting Messrs. Peter Barr, of Dunedin, Accountant, and Thomas Barmby, of Dunedin, Stationer, were appointed Liquidators of the company, and their remuneration fixed at £5 per centum upon the amount of the property and assets of the company realised and got in by them; and the said Liquidators were authorised to carry on the business of the company until the 1st day of October next if they should think fit to do so.

Dated at Dunedin, this 22nd day of September, 1892.

THOMAS BARMBY, Secretary of the company, and Chairman of the above meeting.

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LONGBEACH ROAD BOARD.

NOTICE is hereby given that the above Road Board proposes to execute certain public works, to wit, the construction and repair of roads in the Longbeach Road District, struction and repair of roads in the Longbeach Road District, and for the purpose of obtaining a supply of gravel for use in the said works the lands described in the Schedule hereto are required to be taken; and that a plan of the said works and of the lands required to be taken has been deposited at the Board's office, Eiffelton, Longbeach, and is now open for inspection.

All persons affected by the execution of the said public works or by the taking of the said land are required to set forth in writing any well-grounded objection which they may have to the execution of such works or to the taking of such land, and to send such writing within forty days from the 29th day of September, 1892, being the date of the first publication of this notice, to the said Road Board, at its office, Eiffelton, Longbeach.

omes, Emotion, Hongooden.							
	- Partie - Art -						
	SCHEDULE.						
Approximate Area of Land required to be taken.	Description of Land. Situated in Survey District.						
A. R. P. 2 0 0	Part of Lot 2, Re-Hinds., serve 930 (in red)						

The said land is situated in the County of Ashburton.

JOHN GRIGG,

Chairman. 538

Longbeach, 22nd September, 1892.

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SUPREME COURT OF NEW ZEALAND, NORTHERN JUDICIAL DISTRICT.

In the matter of "The Trustee Act, 1883," and of the estate of WILLIAM Row BRIDGMAN, late of the City of Auckland, in New Zealand, Draper, deceased.

in New Zealand, Draper, deceased.

DURSUANT to an order made by His Honour Mr. Justice Conolly, dated Tuesday, the 20th day of September, 1892, notice is hereby given that all claims against the above estate are to be sent to William Cole, Ironmonger, and Alexander Thorne, Solicitor's Clerk, both of the said City of Auckland, the Executors, to whom probate of the will of the said William Row Bridgman has been granted, or to William Thorne, of Queen Street, Auckland, their solicitor, within one calendar month from the day on which this advertisement last appears, at the expiration of which such calendar month the Executors will proceed to distribute the estate of the said William Row Bridgman, deceased, having regard only to the claims of which they shall then have had notice.

Dated this 21st day of September, 1892.

Dated this 21st day of September, 1892.
WILLIAM THORNE,
Queen Street and Vulcan Lane, Auckland,
Solicitor to the said Executors.

LAND TO BE TAKEN UNDER "THE PUBLIC WORKS ACT, 1882."

IN accordance with section 10, subsection (2), of "The Public Works Act, 1882," public notice is hereby given that the West Harbour Borough Council propose to take a road-line through Section 28, Sawyer's Bay Survey District, extending from the railway-gates north from the tunnel to the Township of Roseneath, and by admeasurement 1 rood 7 perches, more or less. Objections by all persons interested must be lodged within forty days from publication of notice.

A copy of the map will be open for inspection during office hours in the Council Chambers, Rothesay.

DAVID LARNACH,

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Town Clerk.

GEORGE WILSON, Bachelor of Medicine and Master of Surgery of Edinburgh University, now residing in Wellington, hereby give notice that I intend applying, on the 29th October next, to have my name placed on the Medical Register for the Colony of New Zealand; and that I have deposited the evidence of my qualification in the office of the

Registrar-General. GEORGE WILSON, M.B., C.M.
Dated at Wellington, 26th September, 1892.

OTICE is hereby given that the Partnership which has for some time past been carried on by WILLIAM HENRY FENTON and WALTER PONSFORD, under the style or firm of "W. H. Fenton and Co.," at Auckland, in the Provincial District of Auckland and Colony of New Zealand, in the trade or business of Wholesale and Retail Manufacturers and Importers of Hats, was this day dissolved by mutual consent.

As witness our hands, this 1st day of August, 1892. W. H. FENTON. WALTER PONSFORD.

Witness to signatures-C. S. S. George, Solicitor, Auckland.

It is hereby notified that Mr. WALTER PONSFORD will carry on the said business under the style or firm of W. H. Fenton and Co.," by whom all debts due by the said firm will be paid, and all debts due to the said firm will be

W. H. FENTON WALTER PONSFORD

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Auckland, 1st August, 1892.

THE NEW ZEALAND OFFICIAL HANDBOOK

THE NEW ZEALAND OFFICIAL HANDBOOK is now published lished.

Copies will be sent, post free, to any address in the colony, on receipt of order, accompanied by remittance, addressed to GEO. DIDSBURY, Government Printer, Wellington.

Prices: In paper cover, 1s. 6d.; in cloth, 2s. Orders received from Booksellers will meet with prompt attention. Cash discount to the trade, 25 per cent.

Printing and Stationery Department, Wellington, 1st September, 1892.

PATENT OFFICE SUPPLEMENT.

SEPARATE Supplement to the New Zealand Gazette is SEPARATE Supplement to the New Zealand Gazette is now published fortnightly, containing all notices concerning patents and trade-marks required by law to be gazetted; also, particulars of lapsed applications for patents, expired letters patent, and other information useful to inventors, manufacturers, and others. The Supplement will be issued free to subscribers to the Gazette, and to others on payment of a special subscription of ten shillings per annum, payable in advance to the Government Printer.

GEO. DIDSBURY.

THE NEW ZEALAND GAZETTE.

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

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For statements under the Mining Act the charge is 23s. All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across

the face of the advertisement.

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NO ADVERTISEMENT WILL BE INSERTED WITHOUT PREPAY-MENT BEING MADE.

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