Number 77.



THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 6, 1892.

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

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

WHEREAS in the contract bearing date the third day W HEREAS in the contract bearing date the third day 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 by the company, with certain exceptions: And whereas among such exceptions are included all lands which from 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 pur-poses 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 there-with, and the said lands are comprised in one block, con-taining nine thousand six hundred acres: And whereas it is expedient the said land should be set apart and defined 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.

BLOCK V.: All that area in the Nelson Land District, situated in the Waitakere Survey District, containing 9,600 acres, more or less. Bounded by a line commencing at the south-eastern corner of Section No. 1, Block VII., and proceeding thence along a right line to the south-eastern corner of Block IX.; thence along the southern boundary-line of the said Block IX. to the sea-coast; thence northerly along the coast-line to the mouth of the River Nile; thence easterly along the south bank of that river 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 fourth day of Octo-ber, in the year of our Lord one thousand eight hundred and ninety-two. B. J. SEDDON

R. J. SEDDON, Minister of Mines. GOD SAVE THE QUEEN!

Land set apart for Settlement.

(L.S.)

GLASGOW, Governor. A PROCLAMATION.

WHEREAS by the second section of "The Government W Loans to Local Bodies Act Amendment Act, 1891" (herein termed "the said Act"), it is, amongst other things, enacted that, before certain moneys therein mentioned shall

enacted that, before certain moneys therein mentioned shall be expended upon any block of land, it shall be necessary that the same be proclaimed as set apart for settlement: Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the pur-poses of the said Act, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim the block of land described in the Schedule hereto as set apart for settlement.

SCHEDULE.

RUAPEKAPEKA BLOCK.

RUAPERAPERA BLOCK. ALL that area in the Auckland Land District, containing by admeasurement 11,900 acres, more or less, bounded towards the north by Section No. 72, Ruapekapeka Parish; towards the east by Section No. 71 of said parish, by a road, by Section No. 70, again towards the north by said Section No. 70, by Sections Nos. 69, 68, 67, 66, and 94, aforesaid parish; towards the west by said Section No. 94; towards the north-east by Native land; again towards the east by Taumatahinau Block; towards the south-east by the Puna-ruku and Waiotu Streams; towards the south by Section No. 15, Block II., Hukerenui Survey District, and by a line due west to Section No. 17, aforesaid block; thence towards the south-west and south-east by the aforesaid Section No. 17; again towards the west by a line due north, being the eastern boundary of Block I., Hukerenui Survey District; again towards the south by a line due west, being the northern boundary of said Block I. to Section No. 88, Rua-

ERRATUM.-In Gazette No. 71, of the 8th September, 1892, page 1258, the designation of the "Poverty Flat" Domain should be the "St. Michael's Square" Domain.

pekapeka Parish; again towards the west by that section; again towards the south by said Section No. 88 and by again towards the south by said Section No. 88 and by Section No. 87 to a point due south of the southernmost angle of Section No. 96 of said parish; again towards the west by a line due north to and by said Section No. 96; again towards the south-west by said Section No. 96; again towards the west by Section No. 9 of said parish; and towards the north-west generally by a road bounding Sec-tions Nos. 5, 4, 3, 2, 1, and 77, Ruapekapeka Parish and Okarare Block, to Section No. 72, and excluding Puketi Native Reserve of 3 acres.

e Reserve of 3 acres. 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 fourth day of Octo-ber, 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 set apart for Settlement.

(L.S.)

GLASGOW, Governor. A PROCLAMATION

WHEREAS by the second section of "The Government Loans to Local Bodies Act Amendment Act, 1891" (herein termed "the said Act"), it is, amongst other things, enacted that, before certain moneys therein mentioned shall be expended upon any block of land, it shall be necessary that the same be proclaimed as set apart for settlement:

that the same be proclaimed as set apart for setulement. Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the said Act, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim the block of land described in the Schedule hereto as set apart for settle-ment ment.

SCHEDULE.

TAUTUKU BLOCK.

TAUTURU BLOCK. ALL that area in the Otago Land District, containing by admeasurement 3,850 acres, more or less, situated in Tautuku Survey District. Bounded towards the north-east generally by Taukupu River; towards the south-east by Section No. 14 and a road-line bounding Sections Nos. 4, 5, 6, and 7, Block II., of said survey district; towards the south-west by the summit of the southern watershed of Taukupu River; and towards the north-west by the summit of the western water-shed of Jumbo's Creek, and by a leading spur to the con-fluence of that creek with Taukupu River.

e of that creek with Taukupu River.
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 sixteenth day of Sep-tember, in the year of our Lord one thousand eight hundred and ninety-two.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land in the Pahiatua County, not required for Public Use, authorised to be sold.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of October, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by section fourteen of "The Public Works Act, 1882" (hereinafter termed "the said Act"), it is provided that, if it is found that any land held, taken, purchased, or acquired at any time under that Act, or any other Act or provincial ordinance, or otherwise however, for public works, is not required for public use, the Governor may, by an Order in Council, publicly notified and gazetted, cause the same to be sold under the conditions in the said recited section set forth : And whereas the land described

in the Schedule hereto has been acquired for a public work within the meaning of the said Act, namely, for the purposes of a public road, and is not now required for the same; and the Pahiatua County Council has laid before the Governor a memorial, accompanied by a map, in terms of the said Act, praying the Governor, by an Order in Council, to cause the said land to be sold:

said land to be sold: Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, and in exercise and pursuance of the powers and authorities conferred by the said Act, do hereby order that the land mentioned in the Schedule hereto shall be valued and sold in the manner and subject to the conditions in the fourteenth section of the said Act provided.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :-

Approximate Area of each of the Parcels of Land required to be sold.	Being Portion of Sections Nos.	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 1 8 4 0 34	10 11	IV. IV.	Makuri. Makuri.

All in the Land District of Wellington; as the same is more particularly delineated on the plan marked S.G. 16935, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon bordered with red colour.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for Netting in Lake County, Provincial District of Otago.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of October, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

It is in the powers and authorities vested in him by "The Fisheries Conservation Act, 1884," His Ex-cellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regula-tions, and doth hereby declare that such regulations shall have effect within the Lake County, in the Provincial Dis-trict of Otago, and in the waters thereof.

REGULATIONS.

1. UNTIL otherwise ordered by His Excellency the Governor in Council, the Lakes District Acclimatisation Society shall have the control and management of all trout now in any lake in the said Lake County, or which during the con-tinuance of these regulations may be placed in any such lake, and for this purpose may divide the said lakes into suitable areas. The right of fishing within such areas to be let by the said society from year to year by public auction

let by the said society from year to year by public tender. or public tender. 2. The season for netting shall extend from the 1st day of October in any year to the 15th day of April in the fol-lowing year, both days inclusive. 3. No nets of a smaller mesh than 3½in, in diameter for the taking of fish shall be used in any portion of the Lake County, and all fish caught by net not larger than 12in. in length shall be forthwith returned to the water.

County, and all fish caught by net not larger than 12in. in length shall be forthwith returned to the water.
4. No nets for the taking of fish shall be used in any of the rivers, or streams, or creeks within Lake County.
5. No person shall be permitted to use a net for the purpose of fishing unless he holds a valid license so to fish from the Lakes District Acclimatisation Society.
6. Any person holding a trout-fishing license under the provisions of the regulations for fishing in Lake County, published in the New Zealand Gasette of the 8th September, 1892, No. 71, may fish with rod and line in any lake, river, or stream within the said county, anything contained in these regulations notwithstanding.

or stream within the said county, anything contained in these regulations notwithstanding. 7. The Lakes District Acclimatisation Society, through their officers, rangers, inspectors, constables, or any other person duly authorised, shall have full power at any time to inspect, examine, and search for any nets, tackle, engines, boats, or any utensils or instruments used and employed for the taking of fish within the said Lake County, and to seize and appropriate, in the interests of the said Lakes District Acclimatisation Society, all and every such nets, tackle,

Oct. 6.]

engines, boats, or any utensils or instruments so used and engines, boats, or any utensus or instruments so used and employed in contravention to these regulations, and also to seize and appropriate as aforesaid all and every fish caught and in possession of any person during the close season, or in possession of any person who cannot or does not produce, at the time of catching or disposing of such fish, a license under the hand of the Secretary of the Lakes District Accli-matisation Society empowering him in that behalf.

under the hand of the Secretary of the Lakes District Accli-matisation Society empowering him in that behalf. S. Licenses to net trout in any part of the aforesaid district of Lake County not included in any of the areas aforesaid, for which a fee of £1 each shall be charged, will be issued under the hand of the Secretary of the Lakes District Acclimatisation Society, Queenstown. 9. The moneys realised by the leasing of the lakes for the purpose of fishing therein with nets shall be placed by the Chairman of the society to the credit of a separate fund, called "The Lakes District Acclimatisation Fund," and such moneys shall be devoted to the propagation, culture, and conservation of the fish in Lake County; and the sur-plus, if any, to the credit of the society from such source on the 31st day of March in each year shall be disposed of as the Governor in Council may deem fit. 10. It shall be the duty of the Chairman of the said society to forward to the Marine Department, on or before the 15th day of April in each year, a statement certified by the said Chairman, showing in detail the number and particulars of all licenses to net and leases granted by the society, as up to the 31st day of March previous, the several amounts received and paid to the credit of the said fund, and the amounts disbursed therefrom. 11. Any person offending against any of these regulations shall be liable to a penalty of not less than £1 and not ex-ceeding £50. 12. These regulations shall come into force on the date of

ceeding £50. 12. These regulations shall come into force on the date of the publication thereof in the New Zealand Gazette.

ALEX. WILLIS, Clerk of the Executive Council.

Regulation for Trout- and Perch-fishing, Auckland Acclimatisation District.

GLASGOW, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this fourth day of October, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In bit bit is the powers and authorities vested in him by "The Fisheries Conservation Act, 1884," His Excel-lency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regula-tion for the Auckland Acclimatisation District, which in-cludes the Provincial District of Auckland (with the exception of the Counties of Tauraga, Whakatane, and Cook), and the waters thereof; and doth hereby declare that this regulation shall, as from the date of the publication thereof in the *New Zealand Gazette*, supersede regulation number three made by Order in Council dated the twenty-seventh day of November, one thousand eight hundred and eighty-eight, and published in the *New Zealand Gazette* No. 65, of the twenty-ninth day of November in the same year; and doth also declare that in all other respects the regulations made by the last-named Order in Council shall remain in full force and virtue. and virtue.

REGULATION.

3. THE Secretary of the said society or his deputy may issue weekly licenses to *boná fide* travellers and strangers not resident within the district aforesaid, on payment of a fee of 5s. for every such license.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for Sale of Lake Trout, and for Netting Trout, Otago.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of October, 1892.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the powers and authorities vested in him by "The Fisheries Conservation Act, 1884," His Excellency the Governor of the Colony of New

Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations for the Provincial District of Otago, with the exception of the portion of the County of Waitaki included in the said provincial district; and doth hereby declare that these regulations shall, as from the date of the publication hereof in the New Zealand Gazette, supersede all regulations at variance therewith regulations at variance therewith.

REGULATIONS.

1. LICENSES to sell lake trout may be issued by either of the Secretaries of the Otago, Southland, and Lakes District Acclimatisation Societies, and for every such license a fee of £1 1s. will be charged.

2. Licenses to use a seine-net for the taking of brown and salmon trout in the waters of Otago Harbour, Blueskin Bay, and Waihola Lake may be issued by the Secretary of the Otago Acclimatisation Society at a fee of $\pounds 3$ 3s, for each net. No net with a mesh of less than $4 \pounds n$, shall be used; and

No net with a mesh of less than 4¹/₂in. shall be used; and stake or fixed nets are hereby expressly prohibited. Nothing in this regulation shall in any way affect the provisions of clause 10 of the regulations for fishing for trout, perch, and tench in the Southern Acclimatisation District, which were made by Order in Council of the 7th day of September, 1892, and published in the New Zea-land Gazette No. 71, of the 8th day of the same month. 3. The penalty for the breach of any of these regulations shall be not less than £1 and not more than £50.

ALEX. WILLIS, Clerk of the Executive Council.

Rangers under Animals Protection Acts appointed, Wai-taki-Waimate.

Colonial Secretary's Office, Wellington, 4th October, 1892. IS Excellency the Governor has been pleased to ap-H

THOMAS MIDDLETON and Edmond Hodgkinson

point

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

P. A. BUCKLEY.

Additional Public Vaccinator, Hawera District, appointed.

Colonial Secretary's Office, Wellington, 4th October, 1892. HIS Excellency the Governor has been pleased to ap-point point

FITZGERALD GEORGE WESTENRA, Esq., M.B.,

to be an additional Public Vaccinator, under "The Public Health Act, 1876," for the District of Hawera. P. A. BUCKLEY.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 4th October, 1892. If IS Excellency the Governor has been pleased to ap-point the under-mentioned gentlemen to be Registrars of Marriages and of Births and Deaths, and also to be Vaccination Inspectors, for the districts set respectively opposite their names, viz.:-

Name. PHILIP BEVAN District .. Lyell. • • WILLIAM FOLLEY P. A. BUCKLEY.

Deputy Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,

Wellington, 4th October, 1892. HIS Excellency the Governor has been pleased to ap-point

JOHN PHILIP ARMSTRONG

to be Deputy of the Registrar of Marriages and of Births and Deaths for the District of Palmerston North.

P. A. BUCKLEY.

Η

Inspectors of Factories and Workrooms appointed.

Bureau of Industries, Wellington, 5th October, 1892. IS Excellency the Governor has been pleased to appoint the under-mentioned persons to be Inspectors of Factories and Workrooms under "The Factories Act, 1891," and to assign to them the districts set opposite their names respectively, viz. :-

Name.				District.
John Pratt	• •	•••	••	Motueka.
John Watson Fork	es	• •	••	Hamilton.
Hugh Mulholland	••	••	••	Cromwell.
William Fouhy	••	••		Roxburgh.
Henry Green	••	••	••	Naseby.
Walter Williams	••	• •	••	Havelock.
Hugh Nickle	••	••	••	Queenstown.
Luke Mullany	••	••	••	Palmerston South.
Michael Joyce	••	••	••	Hampden.
Thomas King		• •		Milton.
John Alfred Fergu	son	• •	••	Mataura.
Frank Stanley Par	ker	• •	••	Tapanui.
James Joseph Her	bert Pa	lscoe	••	Clinton.
-			7	V. P. REEVES.

Assayer of Gold appointed.

Department of Trade and Customs, Wellington, 5th October, 1892. HIS Excellency the Governor has been pleased to ap-point

TOM KENRICK

to be an Assayer of Gold under "The Customs Laws Con-solidation Act, 1882."

J. BALLANCE Commissioner of Trade and Customs.

Inspector of Oyster Fisheries appointed.

Marine Department. Wellington, 28th September, 1892.

IS Excellency the Governor has been pleased, in pur-suance of the power and authority vested by the 6th section of "The Oyster Fisheries Act, 1892," to appoint JOHN MUNRO.

of Marsden Point, Whangarei, Coastwaiter in Her Majesty's Customs, to be an Inspector of Oyster Fisheries under the above mentioned Act.

R. J. SEDDON.

Inspectors of Oyster Fisheries appointed.

Marine Department, Wellington, 29th September, 1892. IS Excellency the Governor has been pleased, in pur-suance and exercise of the power and authority vested by the 6th section of "The Oyster Fisheries Act, 1892," to appoint

ppoint Police Constable Patrick John Dunne, of Mongonui, Police Constable William Sefton, of Whangarca, Police Constable Alexander McGilp. of Russell, Police Constable John Haslett, of Kawakawa, Police Constable Bartholomew Sheehan, of Whangarei, Police Constable Jonas Ambrose Abrams, of Waipu, Police Sergeant Joseph Swinburne Kelly, of Devonport, Police Constable James William Moar, of Auckland, Police Sergeant Robert James Gillies, of Thames, Police Constable Timothy Donovan, of Coromandel, Police Constable William James Rist, of Mercury Bay, and

and

Police Constable William Joyce, of Tairua,

to be Inspectors of Oyster Fisheries under the above-mentioned Act.

R. J. SEDDON.

Police Gaoler appointed.

Department of Justice (Prisons Branch), Wellington, 30th September, 1892. HIS Excellency the Governor has been pleased to ap-point point

Constable WILLIAM HENRY MURRAY

to be Police Gaoler at Rotorua, vice Constable Timothy Cahill, transferred.

A. J. CADMAN.

Officer appointed to Honorary Unattached List, New Zea-land Volunteers.

Defence Office,

Wellington, 30th September, 1892. IS Excellency the Governor has been pleased to approve of the appointment of

ARTHUR GETHIN CREAGH, Esq.,

(late Captain, I Battery, New Zealand Regiment Artillery Volunteers), as Captain on the Honorary Unattached List, New Zealand Volunteers, under corrected clause 237, Volun-teer Regulations, 1889. Date of commission, 17th Septem-hore 1990 ber, 1892.

R. J. SEDDON.

Additional Members to Local Military Examination Board appointed.

Defence Office,

Wellington, 30th September, 1892. IS Excellency the Governor has been pleased to ap-prove of the appointment of prove of the appointment of

Lieut.-Colonel FORSTER YELVERTON GORING, New Zea-land Militia, Commanding the Auckland Militia and Volunteer District, and Lieutenant JOHN GRANT, Unattached Active List, New Zealand Volunteers,

as additional Members of the local Board for the examina-tion of officers of the Militia and Volunteer Forces in the Auckland District, as from the above date.

R. J. SEDDON.

Volunteer Officer appointed.

Defence Office, Wellington, 4th October, 1892. IS Excellency the Governor has been pleased to approve of the under-mentioned appointment :-Wellington Rifle Volunteers.

Alfred de Bathe Brandon to be Captain. Date of commission, 16th September, 1892.

R. J. SEDDON.

Services of Volunteer Corps accepted.

Defence Office,

Wellington, 30th September, 1892. IS Excellency the Governor has been pleased to ac-cept the services of the Te Aroha Rifle Volunteers (Auckland). Date of acceptance, 15th September, 1892.

R. J. SEDDON.

Volunteer Officer resigned.

Defence Office,

Wellington, 4th October, 1892. IS Excellency the Governor has been pleased to accept the resignation of the commission held by Captain Archibald Dudingston Willis, Albert Rifle Volunteers. Date of resignation, 20th September, 1892.

R. J. SEDDON.

Letters of Naturalisation issued.

Colonial Secretary's Office, Wellington, 30th September, 1892. IS Excellency the Governor has been pleased to issue Letters of Naturalisation, under "The Aliens Act, 1880," in favour of the under-mentioned persons :--

Name.	Occupation.		Residence.	
Sam Wah Lee	Farmer . Labourer .	•••	Auckland. Ashurst, Mana- watu. Norsewood. Palmerston North. Kumara. Port Ahuriri, Na- pier. Sydenham, Christ- church.	
		₽	. A. BUCKLEY,	

Result of Poll for Proposed Loan, City of Wellington.

Colonial Secretary's Office,

Wellington, 4th October, 1892. THE following notice, received from the Mayor of the City of Wellington, is published in accordance with "The Municipal Corporations Act, 1886."

P. A. BUCKLEY.

In the matter of "The Wellington City Sanitation Loan Empowering Act, 1892," and of Part IX. of "The Muni-cipal Corporations Act, 1886."

cipal Corporations Act, 1886." To the Hon. the Colonial Secretary, Wellington. I, Francis Henry Dillon Bell, Mayor of the City of Welling-ton, in the Colony of New Zealand, do hereby, pursuant to section 13 of "The Wellington City Sanitation Loan Em-powering Act, 1892," and section 184 of "The Municipal Corporations Act, 1886," give you notice that on the 26th day of September, 1892, a poll of the citizens of the said City of Wellington was taken under the provisions of the said Acts on a proposal of the Council of the said city to borrow the sum of £165,000 by way of special loan under the provisions of the said Acts, a copy of which proposal is next hereinafter set out. hereinafter set out.

Wellington City Council.—Proposed Special Loan.

In the matter of "The Wellington City Sanitation Loan Empowering Act, 1892," and of Part IX. of "The Muni-cipal Corporations Act, 1886." I HEREBY give notice that the Council of the City of Wel-

I HEREBY give notice that the Council of the City of Wel-lington proposes, under the provisions of the above-named Acts, to borrow by way of special loan the sum of $\pounds 165,000$, to be applied as follows:— I. As to $\pounds 150,000$, part of the said loan, for all or any of the purposes next hereinafter mentioned, and for no other purposes improved the second se

purpose

- system of drainage for agricultural and other pur-poses, or for disposing of such sewage matter by means of fertilising or otherwise improving the
- land so acquired; (c.) The providing the cost of the connection of private
- (c.) The providing the cost of the connection of private premises situate within the city with new sewers and drains in cases where existing connections made by private owners or occupiers at their own expense will be interfered with;
 (d.) The acquisition, in connection with such system of drainage, of lands situate within or without the city, and of any rights, easements, advantages, or appurtenances in respect of any land situate within or without the city, and other things;
 (e.) The payment to any persons injuriously affected by reason of any of the matters or things aforesaid of such compensation as they may by law be entitled to;
- entitled to;

entitled to; (f.) Any other purpose incidental or in relation to any of the purposes hereinbefore defined. II. As to £12,000, other portion of the said loan, exclu-sively for the purpose of repaying to the General Account of the Borough Fund of the Corporation the like sum of £12,000, being moneys, before the passing of "The Wellington City Sanitation Loan Empowering Act, 1892," advanced from such account for the purpose of, and expended upon, per-manent drainage-works within the city, in anticipation of the raising of a special loan for providing a system of drainage.

drainage. III. As to £3,000, the residue of the said loan, exclusively for making provision for depôts for rubbish and refuse, and for erecting retaining-walls within the portion of the harbour which the Corporation is authorised to reclaim from the sea.

the sea. And I further give notice that the Council proposes to establish a sinking fund of £1,650 per annum, during the currency of the loan, for or towards repayment of such loan at its maturity; and to pledge a special rate of 1s. in the pound on all rateable property within the city as security for the interest on such loan, and for the purpose of providing such sinking fund, such special rate to be made and struck (by special order) previously to the receipt by the Corporation of any part of the loan-money; and so much of such rate to be levied year by year, during the currency of the loan, as shall be sufficient to provide such interest and

sinking fund as aforesaid. Such special rate to be, and remain permanently and exclusively, appropriated to the purposes of such interest and sinking fund. Dated this 17th day of August, 1892.

2. F. H. D. Bell, Mayor.

And I also give you notice that the number of votes re-corded upon the taking of the said poll for and against the said proposal was as follows: For the proposal, 2,355 votes; against the proposal, 660 votes; total, 3,015 votes; majority for the proposal, 1,695. And, it being provided by the first above-named Act that the said proposal was to be deemed carried or rejected upon a majority of the votes given on the taking of the said poll, I hereby further give you notice that the said proposal of the Council of the City of Wellington was duly carried upon the taking of such poll. Dated this 4th day of October, 1892. F. H. D. BELL

2. F. H. D. Bell, Mayor.

Α.

A. FORM OF VOTING-PAPER FOR SPECIAL LOAN.—Proposal to raise a Special Loan, upon which a Poll will be taken upon the 26th day of September, 1892.—Wellington City Council.—Proposed Special Loan. In the matter of "The Wellington City Sanitation Loan Em-powering Act, 1892," and of Part IX. of "The Municipal Corporations Act, 1886."

I HEREBY give notice that the Council of the City of Wel-lington proposes, under the provisions of the above-named Acts, to borrow by way of special loan the sum of £165,000, to be applied as follows:—

1. As to £150,000, part of the said loan, for all or any of the purposes next hereinafter mentioned, and for no other

- the purposes next incrementation increases, and purpose:—
 (a.) The providing (in exercise of the powers given to the Council by "The Municipal Corporations Act, 1886," and of all other powers enabling it in that behalf) of an efficient system of drainage for the City of Wellington, whereby the sewage and drainage of the city will be conveyed and discharged direct into the sea in Cook Strait, or be dealt with under the provisions of the next subsection;
 (b.) The acquisition of land situate outside the city convenient for the collecting, utilising, and selling of
 - venient for the collecting, utilising, and selling of sewage matter conveyed thereto under such system of drainage for agricultural and other purposes, or for disposing of such sewage matter by means of fertilising or otherwise improving the lands so acquired;
 - (c.) The providing the cost of the connection of private
 - (c.) The providing the cost of the connection of private premises situate within the city with new sewers and drains in cases where existing connections made by private owners or occupiers at their own expense will be interfered with;
 (d.) The acquisition, in connection with such system of drainage, of lands situate within or without the city, and of any rights, easements, advantages, or appurtenances in respect of any land situate within or without the city, and of any persons injuriously affected by reason of any of the matters or things aforesaid of such compensation as they may by law be en-
 - such compensation as they may by law be en-

such compensation as they may by law be en-titled to; (f.) Any other purpose incidental or in relation to any of the purposes hereinbefore defined. II. As to £12,000, other portion of the said loan, exclusively for the purpose of repaying to the General Account of the Borough Fund of the Corporation the like sum of £12,000, being moneys, before the passing of "The Wellington City Sanitation Loan Empowering Act, 1892," advanced from such account for the purpose of, and expended upon, per-manent drainage-works within the city, in anticipation of the raising of a special loan for providing a system of drainage.

drainage. III. As to £3,000, the residue of the said loan, exclusively

III. As to £3,000, the residue of the said loan, exclusively for making provision for depôts for rubbish and refuse, and for erecting retaining-walls within the portion of the harbour which the Corporation is authorised to claim from the sea. And I further give notice that the Council proposes to establish a sinking fund of £1,650 per annum, during the currency of the loan, for or towards repayment of such loan at its maturity; and to pledge a special rate of 1s. in the pound on all rateable property within the cury as security for the interest on such loan, and for the purpose of provid-ing such sinking fund, such special rate to be made and struck (by special order) previously to the receipt by the Corporation of any part of the loan-money; and so much of such rate to be levied year by year, during the currency of the loan, as shall be sufficient to provide such interest and

sinking fund as aforesaid. Such special rate to be, and remain permanently and exclusively, appropriated to the purposes of such interest and sinking fund. Dated this 17th day of August, 1892.

F. H. D. BELI Mayor.

1. I vote for the above proposal. 2. I vote against the above proposal. N.B.—The voter must erase the line marked 2 if he wishes to vote for the proposal, and line 1 if he wishes to vote against it.

This is the voting-paper marked with the letter "A" referred to in the annexed declaration of Francis Henry Dillon Bell, made this 4th day of October, 1892, before me— P. Levi, a solicitor of the Supreme Court of New Zealand.

In the matter of "The Wellington City Sanitation Loan Empowering Act, 1892," and of Part IX. of "The Municipal Corporations Act, 1886."

1, Francis Henry Dillon Bell, of Featherston Street, in the City of Wellington, in the Colony of New Zealand, Mayor of the said city, do solemnly and sincerely declare as follows :

 That all proceedings which by the joint operation of the above-named Acts were required to be taken in or towards obtaining the sanction of the citizens of the said City of Wellington to a proposal of the Council of the said city to raise the sum of £165,000 by way of special loan under the provisions of the said Acts (which proposal is set out in the voting-paper hereunto annexed and marked with the letter A) have been duly taken.
 That, upon a poll of the said citizens taken on the said proposal on the 26th day of September, 1892, the said pro-posal was duly carried within the meaning of the above-named Acts (read together).
 And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the pro-visions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882." 1. That all proceedings which by the joint operation of

F. H. D. BELL, Mayor of Wellington.

Declared at the City of Wellington, this 4th day of October, 1892, before me — P. Levi, a solicitor of the Supreme Court of New Zealand.

Notice of the Laying-off of a Road over Land in the Kai-Iwi Block, Wellington Land District.

NOTICE is hereby given, by direction of His Excellency the Administrator of the Government of the Colony of New Zealand, under the authority of "The Native Land Act, 1873," and the amendments thereof, that the road described in the Schedule hereto was, on the third day of December, 1884, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said colony, by a warrant of the date men-tioned therein. tioned therein.

SCHEDULE.

ALL that parcel of land in the Nukumaru Survey District, Land District of Wellington, containing by admeasurement 1 rood 33 perches, more or less, being a road, 100 links wide, the centre line of which commences at a point on the souththe centre line of which commences at a point on the south-eastern boundary-line of the Kai-Iwi Block (the said point being marked G on the plan hereinafter referred to) distant south 20688 links and west 3208 links from Trig. Station Mount Smith; and proceeds in a north-westerly direction, intersecting the said Kai-Iwi Block, to a point distant south 20477 links and west 3674 links from the aforesaid trig. station (marked F on the plan hereinafter referred to): as the same is more particularly delineated on the plan marked P.W. 245, deposited in the District Survey Office, Wellington. Date of Governor's warrant, 5th November, 1880.

Dated this 16th day of July, 1892.

JOHN MCKENZIE, Minister of Lands.

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 pig-iron 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:---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 certifi-

cate 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 ement of more wide here were defined.

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 fair market prices. B. J. SEDDON.

R. J. SEDDON, Minister of Mines.

Bonus for the Manufacture of Salt.

say :

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 manu-factured 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

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 manu-factured in the South Island

factured in the North 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.

Civil Service Senior Examination.

Education Department,

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.

. Officiating Ministers for 1892 .- Notice No. 30.

Registrar-General's Office,

Registrat-General's Omce, Wellington, 29th September, 1892. PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the forty-fourth year of the reign of Her Majesty Queen Victoria, and in-tituled "The Marriage Act, 1880," the following name of an Officiating Minister within the meaning of the said Act is published for general information :—

Roman Catholic Church.

The Reverend James Flood.

E. J. VON DADELSZEN, Registrar-General.

Special Registration of Unregistered Births permitted by "The Registration of Births and Deaths Amendment Act, 1892."

Registrar-General's Office, Wellington, 4th October, 1892. THE attention of the public is drawn to the opportunity afforded for a limited time—*i. e.*, twelve months from the 24th September last—to persons, or the parents of per-sons, whose births cannot now be registered under "The Registration of Births and Deaths Act, 1875," of effecting a special registration by application to the Registrar-General.

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By section 3 of "The Registration of Births and Deaths Amendment Act, 1892," the provisions of the second section of "The Registration of Births Act Amendment Act, 1882,"

of "The Registration of Births Act Amendment Act, 1803, are re-enacted, and extend and apply to the later Act which passed on the 24th September, 1892. They are as follow:— "It shall be lawful for the Registrar-General to register the birth of any child born in the colony previous to the period of twelve months before the date of the passing of this Act, but whose birth has not previously been registered, marided provided-

- "(a.) That satisfactory evidence on oath, and such other proof as he may deem necessary, of the fact, place, and time of birth, and of the particulars of the parents, shall be sent to the Registrar-General within twelve months from the date of the coming
- within twelve months from the date of the coming into operation of this Act;
 "(b.) That, on application to have such birth registered, a fee of one pound shall be paid to the Registrar-General.

"The particulars of the birth and of the nature of the evidence produced shall be entered by the Registrar-General in a separate book, which shall be kept by him for that pur-pose. The form in which the particulars are to be registered shall be prescribed by the Registrar-General."

E. J. VON DADELSZEN, Registrar-General.

Additional Land taken near Kai Iwi Station for the Pur-poses of the Foxton-New Plymouth Railway.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land near Kai Iwi Station, in addition to land previously acquired for the pur-poses of the said railway, which is a railway vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands men-tioned in the Schedule hereto are taken for the purposes

tioned in the Schedule hereto are taken for the purposes above mentioned.

SCHEDULE.

THE parcels of land mentioned hereunder :-

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of
A. R. P. 6 1 22 4 0 0	Kai Iwi Block Kai Iwi Block	XV. XV.	Nukumaru. Nukumaru.

All in the Provincial District of Wellington; as more particularly delineated on the plan marked P.W.D. 12811, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wel-lington, and thereon coloured green. Given under the common seal of the New Zealand Beilway Commissioners at

Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two. (L.S.) JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Declaring that certain Fences constructed in connection with the North Island Main Trunk Railway—Section from Marton Junction to Rangatira Station—shall be maintained at the cost of Her Majesty the Queen.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it is enacted by section 15 of "The Public Works Acts Amendment Act, 1887," that the Go-vernor may from time to time, by Proclamation publicly gazetted, declare, on behalf of Her Majesty, that any fences constructed, or intended to be constructed, by or on behalf of Her Majesty, for separating land taken for the use of any railway in such Proclamation mentioned from the adjoining lands not taken, shall, to such extent as is mentioned in such Proclamation, be thereafter maintained, or erected and maintained as the case may require, at the cost of Her Majesty during such time as the railway may continue to be used by or on behalf of the Government of New Zealand:

And whereas it is desirable that the fences constructed on behalf of Her Majesty along the line of the North Island Main Trunk Railway—section from Marton Junction to Ra-

And whereas it is desirable that the lendes constructed of behalf of Her Majesty along the line of the North Island Main Trunk Railway—section from Marton Junction to Ra-ngatira Station—(to the extent mentioned in the Schedule below), shall be maintained as hereinafter set forth: And whereas the said railway has become vested in the New Zea-land Railway Commissioners, and all the powers relating to the management, working, and maintenance thereof have been conferred upon the said Commissioners by virtue of "The Government Railways Act, 1887" (hereinafter referred to as "the said Act"): Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise and pursuance of the powers and autho-rities conferred on us by the said Act and of every other power and authority in anywise enabling us in that behalf, do hereby declare that the fencing erected on behalf of Her Majesty at both sides of the said railway, throughout the whole extent to which it passes through the lands mentioned in the Schedule hereunder, shall be hereafter wholly main-tained at the cost of Her said Majesty during such time as the said railway may continue to be used by or on behalf of the Government of New Zealand, or by us, the said Com-missioners. missioners.

SCHEDULE.

		Situated in			
Section No.		Block No.	Survey Dis- trict of		
VII. 12 VIII. XXXVI. XXII. XXII. XXII. XXII. XXVI. XXVI. XXVI. XXVII. XXVII. XXVII. XXVI. XXVI. XXVI. XXVI. XXVI. XXVI. XXVI. XXVI. XXII. XX. XX	Subsection 10 Subsection 10 Taraketi Block (Native land) Part of Hapopo Block Part of Hapopo Block	III. III. III. IV. XVI. XVI. XVI. XVI. X	trict of Rangitoto. Rangitoto. Rangitoto. Rangitoto. Rangitoto. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Wangaehu. Ongo. Ongo. Ongo. Ongo. Ongo.		
38 42 43 38 36 34 32 31	Part of Hapopo Block Part of Paraekaretu Block Part of Paraekaretu Block Part of Hapopo Block Part of Section 26, Hapopo Block	VI. V. VI. VI. VI. VI. VI. VI. VI. VI. V	Ongo. Ongo. Ongo. Ongo. Ongo. Ongo. Ongo. Ongo. Ongo. Ongo. Ongo.		
	Part of Section 18, Hapopo Block Part of Section 17, Hapopo	11., VI. 11.	Ongo. Ongo.		
	Block Part of Section 15, Hapopo Block	11.	Ongo.		
	Part of Section 14, Hapopo Block	II.	Ongo.		
	Part of Section 13, Hapopo Block	II.	Ongo.		
	Part of Section 12, Hapopo Block	II.	Ongo.		

All in the Provincial District of Wellington; as the said railway is delineated on plans marked P.W.D. 13350, P.W.D. 13729, P.W.D. 15546, P.W.D. 14678, and P.W.D. 14122, all deposited in the office of the Minister for Public Works, at Wellington, in the said provincial district.

Given under the common seal of the New Zealand Bailway Commissioners, at Wellington, this sixth day of October, (L.S.) in the year of our Lord one thousand eight hundred and ninety-two.

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Land taken for a Portion of the Railway from Kaukapa-kapa Northwards: Portion of Kaukapakapa Section, between Pukanui and Kanohi.

A NOTIFICATION.

WHEREAS the land mentioned in the Schedule hereto W is required to be taken for a further portion of the railway from Kaukapakapa northwards, namely, portion of Kaukapakapa Section, between Pukanui and Kanohi, which portion is vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887 :"

Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes above mentioned above mentioned.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :---

Approximate Area of each of the Parcels of Land required to be taken.	Being portion of Section No.	Situated in Block No.	Situated in the Survey District of	Situated in the Parish of
A. B. P.		1. T	ſ	
1 1 10	10	XI.	Kaipara	Kaukapakapa.
1 0 35	9	XI.	Kaipara	Kaukapakapa.
1 0 0	9	XI.	Kaipara	Kaukapakapa.
1 3 24	8	XI.	Kaipara	Kaukapakapa.
$1 \ 1 \ 16$	7	XI.	Kaipara	Kaukapakapa.
$2 \ 2 \ 19$	97	XI., VII.	Kaipara	Kaukapakapa.
0 1 12	Road	VII.	Kaipara	Kaukapakapa.
$\begin{array}{c} 0 & 0 & 2 \\ 2 & 3 & 8 \end{array}$	94	VII.	Kaipara	Kaukapakapa.
$\cdot 238$	94	VII.	Kaipara	Kaukapakapa.
$2 \ 2 \ 33$	91	VII.	Kaipara	Kaukapakapa.
$0\ 3\ 1$	90	VII.	Kaipara	Kaukapakapa.
$1 \ 3 \ 2$	90	VII.	Kaipara	Kaukapakapa.
3 3 19	89	VII.	Kaipara	Kaukapakapa.

All in the Provincial District of Auckland; as the same are more particularly delineated on the plans marked P.W.D. 16207, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Welling-ton, and thereon coloured red, blue, sepia, yellow, green, and purple.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, (L.S.) in the year of our Lord one thousand eight hundred and ninety-two.

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken in Block XIII., Ngaire Survey District, for the Purposes of the Foxton-New Plymouth Railway.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land in Block XIII., Ngaire Survey District, in addition to land previously ac-quired for the purposes of the said railway, which is a rail-way vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887:"

1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the land mentioned in the Schedule hereto is taken for the purposes above mentioned.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 0 13.9	13	XIII.	Ngaire.

In the Provincial District of Taranaki; as the same is more particularly delineated on the plan marked P.W.D. 16361, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two. (L.S.)

JAMES McKERROW. J. P. MAXWELL. W. M. HANNAY.

Land taken for a further Portion of the Kaipara-Wai-kato Railway: Portion of Kaukapakapa Section, between Pukanui and Kanohi.

A NOTIFICATION.

A NOTIFICATION. WHEREAS the land mentioned in the Schedule hereto is required to be taken for a further portion of the Kaipara-Waikato Railway, namely, portion of Kaukapakapa section, between Pukanui and Kanohi, which portion is vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes above mentioned. above mentioned.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :--

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block No.		Situated in the Parish of
A. R. P.				
$1 \ 0 \ 4$	Section No. 17	XI.	Kaipara	Ararimu
4 2 23	Section No. 68, Honey's	XI.	Kaipara	
0 0 0 0	claim		 .	
0 2 24	Road	XI.	Kaipara	
0 2 31	Middle part of Sec. No. 11	XI.	Kaipara	kap
1 1 10	N.E. part of Sec. No. 11	XI.	Kaipara	Kaukapakapa
$2 \ 3 \ 24$	Section No. 12	XI.	Kaipara	[n
$2 \ 3 \ 20$	School reserve	XI.	Kaipara	H M
$1 \ 0 \ 21.8$	Section No. 13	XI.	Kaipara	ŀ
0 0 31	Road	XI.	Kaipara	
0 0 9	Section No. 10	XI.	Kaipara	IJ

All in the Provincial District of Auckland; as the same P.W.D. 16204, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red, green, yellow, blue, and purple.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand (L.S.) eight hundred and ninety-two. JAMES MCKERROW.

J. P. MAXWELL. W. M. HANNAY.

Additional Land taken at New Plymouth for the Purposes of the Foxton-New Plymouth Railway.

A NOTIFICATION.

WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New W HEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land at New Plymouth, in addition to land previously acquired for the purposes of the said railway, which is a railway vested in the New Zea-land Railway Commissioners under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred. on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in

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that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes above mentioned.

	SCHEDULE.	
THE several parcels of]	land mentioned in l	ist hereunder :—
Approximate Area of eac		

Approximate Area of each of the Parcels of Land required to be taken.	Being	Situate in the	
A. R. P. O O 21.7	Section 651A	Town of New Plymouth.	
0 0 24.2		Town of New Plymouth.	

All in the Provincial District of Taranaki; as the same are more particularly delineated on the plan marked P.W.D. 16281, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red and green.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two. (L.S.) JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken near Duntroon for the Purposes of the Duntroon-Hakateramea Railway.

A NOTIFICATION.

WHEREAS it has been found desirable, for the use, WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Duntroon-Haka-teramea Railway, to take further land near Duntroon, in addition to land previously acquired for the purposes of the said railway, which is a railway vested in the New Zealand Railway Commissioners under the provisions of "The Go-vernment Railways Act, 1887 :" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes above mentioned.

above mentioned

			SCF	IEDULE.		
Тне	several	parcels	of land	mentioned	in	list hereunder :—

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 1 2 19 5 0 0	6 15 (Govt. reserve)	IV. IV.	Maruwen ua. Maruwenu a.

All in the Provincial District of Otago; as the said parcels of land are more particularly delineated on the plan marked P.W.D. 16182, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured neutral tint and red.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand (L.S.) eight hundred and ninety-two.

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken near Oroua Bridge Station for the Purposes of the Foxton-New Plymouth Railway.

A NOTIFICATION.

WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land at Oroua Bridge Station, in addition to land previously acquired for the pur-poses of the said railway, which is a railway vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887;"

Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes above mentioned.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :---

Approximate Area of each of the Par- cels of Land required to be taken.	Being Portion of	· · · · · ·	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 0 6 11 3 13	Lower Aora- ngi No. 2 Lower Aora- ngi	 Native land	1V. 1V.	Mount Robinson. Mount Robinson.

All in the Provincial District of Wellington; as the said parcels of land are more particularly delineated on the plan marked P.W.D. 16027, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red and green.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two.

(L.S.)

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken between Benhar and Stirling for the Purposes of the Waitaki-Bluff Railway.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Waitaki-Bluff Railway, to take further land between Benhar and Stirling Railway Stations, in addition to land previously acquired for the purposes of the said railway, which is a railway vested in the New Zealand Railway Commissioners, under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the pur-poses above mentioned.

poses above mentioned.

SCHEDULE.

THE several parcels of land mentioned in list hereunder :---

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 3 35 0 2 5 0 2 14.5 0 1 15 1 1 12	5 4 3 6 5	XI. XI. XI. XI. XI. XI.	South Tuakitoto. South Tuakitoto. South Tuakitoto. North Molyneux. North Molyneux.

All in the Provincial District of Otago; as the said parcels of land are more particularly delineated on the plan marked P.W.D. 16020, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two. (L.S.)

JAMES MCKERROW. J. P. MAXWELL W. M. HANNAY,

Additional Land taken near Rangatira Station for the Pur-Joses of the North Island Main Trunk Railway: Marton Junction to Rangatira.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, con-venience, and enjoyment of the North Island Main Trunk Railway, between Marton Junction and Rangatira, to take further land near Rangatira Station, in addition to land previously acquired for the purposes of that portion of the said railway, which portion is vested in the New Zea-land Railway Commissioners under the provisions of "The Government Railways Act, 1887 :" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the land men-tioned in the Schedule hereto is taken for the purposes above mentioned.

above mentioned.

SCHEDULE.

Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 1 0 29.6	13	II.	Ongo.

In the Provincial District of Wellington; as the said parcel of land is more particularly delineated on the plan marked P.W.D. 16330, deposited in the office of the Minister for Pub-lic Works, at Wellington, in the Provincial District of Wel-lington, and thereon coloured red.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord, one thousand (L.S.) eight hundred and ninety-two.

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken at Petone for the Purposes of the Wellington-Napier Railway: Wellington-Eketahuna Section.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Wellington-Napier Railway, between Wellington and Eketahuna, to take further land at Petone, in addition to land previously acquired for the purposes of that portion of the said rail-way, which portion is vested in the New Zealand Railway Commissioners under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the land mentioned in the Schedule hereto is taken for the purposes above mentioned.

above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land required to be taken.	Being	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 1 30.7	Part of Subdivi- sion 10, Sec- tion 3	XIII.	Belmont.

In the Provincial District of Wellington; as the said parcel of land is more particularly delineated on the plan marked P.W.D. 16217, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the common seal of the New Zealand Bailway Commissioners, at Wellington, this sixth day of October, in the year of our Lord, one thousand eight hundred and ninety-two. (L.S.)

JAMES MCKERROW. J. P. MAXWELL. W. M. HANNAY.

Additional Land taken at New Plymouth for the Purposes of the Foxton-New Plymouth Railway.

A NOTIFICATION.

A NOTIFICATION. WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway, to take further land at New Plymouth, in addition to land previously acquired for the purposes of the said railway, which is a railway vested in the New Zea-land Railway Commissioners under the provisions of "The Government Railways Act, 1887:" Now, therefore, we, the New Zealand Railway Commis-sioners, in exercise of the powers and authorities conferred on us by "The Government Railways Act, 1887," and of every other power and authority in anywise enabling us in that behalf, do hereby notify and declare that the lands mentioned in the Schedule hereto are taken for the purposes

mentioned in the Schedule hereto are taken for the purposes above mentioned.

g	OHEL	ULE.
5	OTTAL	, OTTR'

THE several parcels of land mentioned in list hereunder :---

Approximate Area of each of the Parcels of Land required to be taken.	Being	Situated in the Town of
A. R. P. 0 1 1 0 0 2	Section 983 Portion of Sec- tion 986	New Plymouth. New Plymouth.

All in the Provincial District of Taranaki; as the said parcels P.W.D. 16117, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured green and yellow.

Given under the common seal of the New Zealand Railway Commissioners, at Wellington, this sixth day of October, in the year of our Lord one thousand (L.S.) eight hundred and ninety-two. JAMES MCKERROW. MAXWELL.

J. P. MAXWELL W. M. HANNAY.

Alterations and Additions to the Scale of Fares and Charges in Force upon the New Zealand Government Railways.

PART VI.-WHARVES.

GREYMOUTH SECTION .--- GREYMOUTH.

Charges for Use of Wharf.

On all vessels, sailing or steam, with one-eighth cargo (or less), one-eighth rates to be charged. If with more than one-eighth but not more than one-fourth cargo, one-fourth rates to be charged. If with more than one-fourth but not more than one-half cargo, half rates to be charged.

5-1		rates to se enargea.	\$
	The	common seal of the New 2	Zealand
		Railway Commissioners was h	ereunto
		affixed, this sixth day of Octo	
		thousand eight hundred and	ninety-
		two, in the presence of	
		JAMES McKERROW,	D. 11
		J. P. MAXWELL.	Railway
	2	W. M. HANNAY,	Commissioners.

Crown Lands Botices.

Notice to Occupiers of Runs, Westland Land District.

District Land and Survey Office,

Hokitika, 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 Re-venue for the district within three months from the date of insertion of this points. 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.

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

Crown Lands Office,

Notice, Hokitika, 2nd August, 1892. Hokitika, 2nd August, 1892. Notice 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 Octo-ber 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 encouved to any rights of a prescribed by the Land Acts or any 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 the Land Office, Hokitika, and at the Railway-station, 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 ascertained.

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.
	A. R. P.	£ s. d.
29	2,000 0 0	2 0 0
94	8,500 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,

1893. SUBURBAN LEASEHOLDS IN GREY COAL RESERVE No. 274.

No. of Section.	` I	lrea		Fixed Annual Rental.
	A.	R.	Р.	£ s. d.
1	1	1	38	1 0 0
2	2	0	0	1 0 0
1 2 3	2	0	0	1 0 0
4	2	0	0	1 0 0
5	2	0	0	1 0 0
67	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1	20	0 10 0
68	2	2	0	0 15 0
69	2	2	0	0 15 0
70	2	2 2 2 2 2 2 2 2 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	100
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	8 0 0
These sections Arnold Survey Dis	adjoin strict	To	wnship	of Dobson, Block IX.,
Altiona Salvey Di	JUI	ΗN	STRAT	JCHON,
	001			oner of Crown Lands.

Commissioner of Crown Lands.

Sale of Crown Land at Pungarehu.

Listrict Land and Survey Office, New Plymouth, 23rd 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; up-set 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.

Pastoral Leases for Sale by Auction, Land District of Canterbury.

District Land and Survey Office, Christchurch, 9th September, 1892. T is hereby notified, in terms of "The Land Act, 1885," and "The Public Reserves Act," 1881," that the under-mentioned Crown lands will be offered for pastoral lease by public auction, at the Land Office, Timaru, on Monday, the 21st November, 1892, at 11 a.m.:—

UNDER "THE LAND ACT, 1885."

Run.	Block.	Ar	ea.	Up Rei	set ital.
	PASTORAL	RUNS.			
WAIMAT	TE COUNTY MEYI	er Surv	ey Dis	TRICT.	
		А.	R. P.	£	s. d.

I., II. 159 2 0 5 0 0 204

Term of lease, seven years. This area comprises islands in the Waitaki River, about six miles below the railway bridge at Hakateramea, and opposite Sections 33761 and 36278, the property of Messrs. R. Campbell and Sons (Limited) and H. R. Parker, Esq. The islands are generally well grassed.

WAIMATE COUNTY .- NIMROD SURVEY DISTRICT.

205V., IX. | 118 0 0 | 11 16 0 1

Term of lease, seven years. This area is situated on the east side of the Hakateramea River, extending southwards from Peter's Creek for a dis-tance of about two and a quarter miles, and comprises fairly good, well-grassed, river-bed land.

MACKENZIE COUNTY .- STRACHEY SURVEY DISTRICT.

| II., III., VI., VII. | 2,950 0 0 | 86 0 10 206

Term of lease, five years. This area is situated on the Ben Ohau Run No. 87, ad-jacent to the River Twizel, between the Ohau and Pukaki Rivers, and comprises well-grassed plains at an elevation of about 1,500ft. above sea-level.

MACKENZIE COUNTY .-- JOLLIE SURVEY DISTRICT.

550 0 0 13 15 0 207 | I., II., IV.

Term of lease, seven years. This area is situated between the Braemar Estate and the River Tasman, and comprises well-grassed land of fair quality, at an elevation of about 1,700ft. above sea-level.

UNDER	" The	PUBLIC	RESERVES	Act,	1881."	
-------	-------	--------	----------	------	--------	--

Reserve.		Block.		Area.				Upset Rental.		
WAIMATE	AND	RESERV GERALDINE CO DISTRI	UNI	IES	-P.	ATITI	SUR	VEY		
Part 640	I	IV.	1	$\frac{1}{25}$	в. 0	Р. 0	£	s. 10	d. 0	

Term of lease, seven years. This area is situated in the Pareora River, at the crossing of the Main South Road, and comprises generally good, well-grassed, low-lying land, subject to floods.

WAIMATE AND GERALDINE COUNTIES .-- OTAIO* AND

PATITI † SURVEY DISTRICTS.

VIII.*, III.† 12 0 0 | 1 4 0 Part 640 [

Term of lease, seven years. This area is situated in the Pareora River, about three-quarters of a mile above the crossing of the Main South Road, and comprises fairly well-grassed land, subject to floods.

MACKENZIE COUNTY .-- BURKE SURVEY DISTRICT.

1264a 1 VIII. 14 3 3 600 Term of lease, seven years.

This section is known as the Police Reserve at Burke's Pass, and comprises well-grassed land of good quality, and well sheltered by plantations on the west and south-west sides. A strip of plantation 60 links wide, on the west side of reserve, is excluded from lease.

Each and every lease shall be subject to the right of the Crown to terminate it as to part or the whole of the lands comprised therein, by giving to the lessee one year's previous notice in writing if the land is required by the Government

The lessees will have the right of occupying and using the lands for grazing purposes, but will be prohibited from crop-ping the same. Upon the fall of the hammer the purchaser of each lease shall pay six months' rent in respect thereof.

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

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

District Land and Survey Office,

Duredin, 6th September, 1892. T is hereby notified that the under-mentioned pastoral licenses, small grazing-run leases, and town and subur-ban lands will be submitted to public auction, at the Grown Lands Office Duradia on Manufacture the Office Duradia Lands Office, Dunedin, on Thursday, the 27th October, 1892, at 11.30 a.m :-

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

Run 337, Lake County; about 25,540 acres; term, four-teen years; upset annual rental, £10.
 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 James-town, and adjoining Westland County.

6. Earnslaw District, Sections Nos. 60 to 67, Block II., and Glenorchy 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.
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. 77 to 90, Block II.

years; upset annual rental, ±1. S. 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 Queens-

town.

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, £11 105. 8d. Situated about five miles from Newcastle (Albert Town), between Lakes Hawea and Wanaka; dis-tance from Dunedin vid Cromwell, about one hundred and circhty fra miles eighty-five miles.

10. Maniototo District, Section No. 32, Block II., Maniototo County; about 110 acres; term, seven years; upset annual rental, \pounds 1.

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

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, 1898. Purchasers will be required to pay a half-year's rent from date on which possession is given, and £1 Is. license-fee, at time of sale.

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

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

land, hilly, well watered. 13. Hummock District, Section No. 2, Block IX.; Nen-Hummock District, Section No. 2, Block IX.; Nen-thorn 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.; here 1400 sectors.

about 2,469 acres; term, twenty-one years; upset annual rental, £61 14s. 6d. Good grazing-land, well watered; about six miles from Hyde.

51X miles from Hyde. 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 Railwaystation.

16. Maruwenua District, Section No. 1, Block XVI; about 898 acres; term, twenty-one years; upset annual rental,

£22 7s. 8d. Good land, accessible from Tokarahi Railwaystation, which is about seven miles distant.

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 due of role to be

days from date of sale.

Town Lands.

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

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

Hyde Town: Block IV., Sections Nos. 2, 4, 7, and 9; Block V., Sections 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. thirty days from date of sale.

J. P. MAITLAND. Commissioner of Crown Lands.

Sale by Auction of Sections in the Town of Ross.

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

Kauri Land open for Application.

District Land and Survey Office

District Land and Survey Office, Auckland, 13th August, 1892. I Naccordance 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 Wed-nesday, 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 about 150 kauri-trees, or 400,000ft, of timber. Plans and further particulars may be obtained on appli-

cation at this office.

GERHARD MUELLER,

Commissioner of Crown Lands.

Pastoral Run liable to Forfeiture.

District Land and Survey Office, Dunedin, 29th August, 1892. PURSUANT 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, 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 Re-serves 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.

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 Postoffice, Castlepoint, and also at this office, where full par-ticulars can be obtained.

SCHEDULE.

SECTION No. 852, Block X., Castlepoint District; area, 68 acres.

JOHN H. BAKER Commissioner of Crown Lands.

Ratibe Land Court Rotices.

Notice of Rehearing.

Native Land Court Office.

Native Land Court Office, Auckland, 15th September, 1892. NOTICE is hereby given that the Chief Judge of the Native Land Court will, together with an Assessor, proceed to Rotorua on the 12th day of October, 1892, to inquire into and determine all applications received for a rehearing of the respective decisions of the Court set out in the Schedule hereto. All persons interested in the said applications are hereby notified to to attend at the time and place aforesaid. H. F. EDGER,

Registrar

SCHEDULE.

1. DECISION dated 1st November, 1890, making partition of Whakarewarewa.

2. Decisions given by the Court, sitting at Whakatane in November, 1890, and February, 1891, declaring the Native owners of Heruiwi.

Decision dated the 26th October, 1889, making partition 3. of Whakapoungakau.

"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, 5th October, 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 Whanganui, on the 17th day of October, 1892, at 10 o'clock in the forenoon, for investigating the cases mentioned in the Schedule hereunder, at which time out place all pareness 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.

OKIFAE, PART OF. 92-27. TRANSFER dated the 22nd day of August, 1892, from Ruruhira Ngakuira to P. C. Neill.

KAI IWI, PART OF. 92-28. Lease dated the 5th day of May, 1892, from Nga-rino Horima and others to J. E. Nathan.

Application for Probate.

Native Land Court Office, Wellington, 28th September, 1892

In the matter of the will of APERAHAMA TE MOE, of Wairarapa, deceased.

A PPLICATION having been made by Hera te Ata Apera-hama that probate be granted of the aforesaid will: It is hereby notified that all persons opposing such appli-cation must lodge a caveat in manner prescribed within two calendar months after the date of the *Gazette* containing this notice.

W. BRIDSON, Registrar.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the PUBLIC TRUSTEE for Management during the Month of September, 1892.

	Name of Deceased.	Colonial Residence.	Supposed British or Foreig Residence.	Date of Order.	Value or Estimated Value of Estate.	Time of Deceased's Death,	Remarks.
1 2	Arnold, Mary Ann Bartlett, Daniel	Foxton Pukiara (Auck- land)			Under £200 "£10	Sept. 2, 1891 Aug. 21, 1892	Will annexed.
8 4 5	Bond, Somerset Brown, Isaac Cartwright, Henry	Te Horo Sydenham Christchurch	Bristol	Sept. 16, 1892	" £5 " £300 " £10	Sept. 14, 1892 Aug. 19, 1892 July 13, 1892	Relatives known.
6 7 8	Goodchild, Edwin Gunderson, Andrew Henderson, Thomas	Caversham Alford Forest	London Norway Ireland	••	" £10 " £100	Aug. 24, 1892 Aug. 20, 1892 Aug. 17, 1892	Relatives known.
9 10	Henwood, Wm. H. Herrmann, R.	Waipukurau Wellington			" £300 " £10 " £200 " £5	July 31, 1892 Sept. 10, 1892	Relatives known.
11 12 13	Howerd, Joe Ingram George Jensen, Iver	Dunedin Kelso Makaretu	Denmark		"£5 "£350	Aug. 23, 1892 Aug. 30, 1892 July 25, 1892	Relatives known.
14 15	King, George Linton, E., <i>alias</i> Toomey, E.	Taupaki Auckland	London	Sept. 10, 1892	″ £700 ″ £100	Aug. 14, 1892 Sept. 1, 1892	
16 17 18	Marston, Samuel Oxenham, W. F Pedersen, Thomas	Nelson Gisborne Wellington	Devonshire Norway	Sept. 10, 1892 Sept. 16, 1892 Sept. 10, 1892	"£100 "£500 "£200	July 22, 1892 Sept. 5, 1892 Aug. 25, 1892	Will annexed. Relatives known. Relatives known.
19	Smith, William	Mahurangi Heads	England		"£5	Aug. 16, 1892	
20 21 22	Taylor, Robert Thomas, Arnold D. Thomas, William A.	Okoroire Tiraumea Opawa	Ireland	Sept. 10, 1892	" £100 " £200 " £200	July 2, 1892 June 30, 1891 May 2, 1892	Relatives known. Relatives known. Relatives known.
23	Walls, John	Christehurch	Scotland		"£5	Aug. 14, 1892	

Dated at Wellington, his 3rd day of October, 1892.

J. K. WARBURTON,

Public Trustee.

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

THREE scholarships of the yearly value of £35, tenable for two years, are offered for 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 fitteen 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 regu-lations 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 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, how-ever, 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.

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

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

JAMES H. POPE, Inspector of Native Schools.

Wellington, 31st May, 1892.

Land Transfer Act Potices.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month after the date of the *Gazette* containing this notice.

6836. JOHN GLYNAN.-1 rood 5 perches, part Rural Section 4140, Block VIII., Akaroa Survey District. Occupied as a public road. 6901. ROBERT SHUTTLEWORTH.-

-87 acres and 1

cupied as a public road.
6901. ROBERT SHUTTLEWORTH. — 87 acres and 1
perch, Rural Sections 7403, 9492, and 12266, Blocks I. and
III., Okain's Survey District. Occupied by Applicant.
7104. JOSEPH WEBB.—116 acres 1 rood 26 perches, with
right-of-way, part Rural Section 3610, Block VII., Orari
Survey District. Occupied by Applicant.
7111. EDWARD CEPHAS JOHN STEVENS and WILLIAM JAMESON.—31 perches, Section 29, Town of Timaru.
Occupied by W. H. Townrow.
7112. THE BANK OF NEW ZEALAND ESTATES
COMPANY (LIMITED).—2,079 acres 3 roods 27 perches,
Rural Sections 11433, 13624, 13891, 13896, 13899, 13899,
13900, 13901, 13902, 13903, 13904, 13912, and parts 4019,
4020, and 8066, Blocks III. and IV., Arowhenua, IV. and V.,
Kapunatiki, and XV., Geraldine Survey Districts. Occupied
by Christopher Bissett, Robert Taylor, James Austin, and others.

Paine.

7115. WILLIAM WRIGHT.—50 acres 1 rood 11 perches, Rural Section 412, Block III., Christchurch Survey District. Coupled by James Wright. 7117. MATTHEW CRANNITCH.—1 rood, Section 421,

7117. MATTHEW CRANNITCH.—1 rood, Section 421,
Town of Timaru. Occupied by Applicant.
7119. EDWARD CIRCUIT LATTER and LEONARD
HARPER.—100 acres, Rural Section 4358, Block XVI.,
Grey Survey District. Occupied by John Fleming.
7120. RICHARD PALK THE YOUNGER.—46 acres and 20
perches, part Rural Section 1778, Block VIII., Christchurch
Survey District. Occupied by Applicant.
7121. JOHN CUNNINGHAM.— 169 acres 1 rood 32
perches, Rural Sections 7362 and part 3345, Block X.,
Leeston Survey District. Occupied by Applicant.
7122. WILLIAM THOMAS WALKER.—7 acres 3 roods
2 perches, part Rural Section 1779, Block VIII., Christchurch Survey District. Occupied by Applicant.
7122. WILLIAM THOMAS WALKER.—7 acres 3 roods
2 perches, part Bural Section 1779, Block VIII., Christchurch Survey District. Occupied by Applicant.
7122. WILLIAM THOMAS WALKER.—7 acres 3 roods
2 perches, part Bural Section 1779, Block VIII., Christchurch Survey District. Occupied by Applicant.

Diagrams may be inspected at this office. Dated this 3rd day of October, 1892, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar. N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month from the date of the gazetting of this notice. WILLIAM GUNN.-2 roods, being Sections 14 and 15, Block IV., Town of Riverton. Occupied by Applicant. Nos. 2490 and 2491. Diagrams may be imposed at this office

Diagrams may be inspected at this office. Dated this 26th day of September, 1892, at the Lands Registry Office, Invercargill.

F. G. MORGAN, District Land Registrar.

NOTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 7th day of November, 1892.

2261. CHARLES HOWARD.—Part of Section 666, City of Wellington (Sussex Square). In occupation of Applicant. Also other part of said section having frontage to Dock

Diagrams may be inspected at this office. Dated this 5th day of October, 1892, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

WHEREAS evidence of the destruction by fire of certi-W HEREAS evidence of the destruction by fire of certi-cate of title, Vol. xiv., folio 114, in favour of THOMAS PULLIN, of Seven-mile Creek, Cobden District, Farmer, for Section 3, Square 124, Cobden District, has been lodged with me: Notice is hereby given that I will issue a provisional certificate of title for same to the said Thomas Pullin, unless caveat be lodged forbidding the same on or before the 27th day of October instant.

Dated this 3rd day of October, 1892, at the Lands Registry Office, Nelson.

H. EYRE KENNY. District Land Registrar.

Private Adbertisements.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore existing between us as Wheelwrights, Blacksmiths, &c., at Okaihau, in the Provincial District of Auckland, under the style or firm of "Boberts and Mackereth," has been dissolved as from the 1st day of August last past. Mr. Mackereth will receive all moneys due to, and pay all debts owing by, the late firm. As heretofore, we shall continue to work at Okaihau in our respective departments, but each upon his own account.

Dated this 21st day of September, 1892.

DAVID	ROBERTS,
JOHN (MACKERETH.

Witness to both signatures-J. R. Reed, Solicitor, Kawa kawa. 552

In the matter of "The Foreign Companies Act, 1884," and of the United Insurance Company (Limited).

Attorneys for the said company.

N OTICE is hereby given that, at an extraordinary meet-ing of the Waikaia Dredging Company (Limited), held at the company's office, Dunedin, on Friday, the 23rd day of September, 1892, the following resolutions were duly pro-posed, seconded, and carried unanimously:— 1. "That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and it is advisable that it be wound up."

up." 2. "That the company be wound up voluntarily." 3. "That Mr. Andrew Hamilton, Dunedin, be appointed Liquidator, and the remuneration to be paid to him be the

Dated at Dunedin, this 29th day of September, 1892.

ANDREW HAMILTON, Liquidator.

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In the matter of the Co-operative Supply Association (Limited), and in the matter of "The Companies Act, 1882.'

THE creditors of the above-named company are required THE creditors of the above-named company are required, on or before the 22nd day of October, 1892, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses, of their solicitors (if any) to Peter Barr, of Dunedin, Accountant, and Thomas Barmby, of Dunedin, Stationer, the Liquidators of the said company, at the office of the said Peter Barr, in Crawford Street, Dunedin; and, if so required by notice in writing from the said Official Liquidators, are by their solicitors to come in and prove the said debts or claims at the Registrar's office, in the Supreme Courthouse at Dunedin, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Tuesday, the 1st day of November, 1892, at 11 o'clock in the forenoon, at the Registrar's said office, is appointed for hearing and adjudi-cating upon the debts and claims. Dated this 30th day of September, 1892.

COLIN McK. GORDON, Registrar.

Bathgate and Woodhouse, Solicitors for Liquidators. 553

COUNTY.—SOUTH FOREST HILL CEMETERY TRUST. SOUTHLAND COUNTY .-

T is hereby notified that the following ratepayers are appointed Members of the South Forest Hill Cemetery Trust, namely: Messrs. JOHN HAMILTON, WILLIAM BAIRD, JAMES DUNLOP, ADAM TURNBULL, ANGUS MCNEILL, and MALCOLM MCCONNOCHIE.

R. P. MACGOUN, County Clerk and Treasurer.

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Southland County Council Office, Invercargill, 9th September, 1892.

N OTICE is hereby given that the Partnership which has for some time past been available to be a solution of the solution of t 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 Pro-vincial 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.

T^T 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 received received.

W. H. FENTON. WALTER PONSFORD. 527

Auckland, 1st August, 1892.

JUST PUBLISHED.

THE following Works, which may be obtained at the Stationery Office, Wellington, price 1s. each:-

- NEW ZEALAND'S LONE LANDS: Being Brief Notes of a Visit to the Outlying Islands of the Colony. By Ro. CARRICK.
- AORANGI; OR, THE HEART OF THE SOUTHERN ALPS, NEW ZEALAND. By MALCOLM Ross, Vice-President, N.Z. Alpine Club.
- ROMANCE OF LAKE WAKATIPU (a Legend of the Lakes): Being Episodes of Early Goldfield Life in New Zealand; with Itinerant, Statistical, His-torical, and other Notes. By Ro. CARRICK.

GEO. DIDSBURY

Wellington, 11th May, 1892.

Government Printer.

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

- FOREST FLORA OF NEW ZEALAND. By T. KIRK, F.L.S. Numerous plates. Imp. folio, half morocco, 20s. Fcp. folio, cloth. 12s. 6d.
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Printing and Stationery Department, Wellington, 1st September, 1892.

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SEPARATE Supplement to the New Zealand Gazette is A now published fortnightly, containing all notices con-cerning 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 in-ventors, manufacturers, and others. The Supplement will be issued free to subscribers to the *Gazette*, and to others on accurate for marking and the subscribers of the patents. А payment of a special subscription of ten shillings per annum, payable in advance to the Government Printer.

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THE NEW ZEALAND GAZETTE.

THE NEW ZEALAND GAZETTE

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