

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, DECEMBER 29, 1892.

Resuming Possession of Part of Section 1, Block III., Motu | Certain District Courts to have Jurisdiction in Bankruptcy.

Survey District, for the Purposes of a Road.

GLASGOW, Governor. A PROCLAMATION.

WAS ON Or short the training of the Schedule hereto was, on or about the twenty-first day of April, one thousand eight hundred and eighty-seven, leased under "The Land Act, 1885," for a term of thirty years:

And whereas, in the opinion of the Governor in Council, the land so described as aforesaid is required for the purpose

of constructing a public road:
Now, therefore, I, David, Earl of Glasgow, the Governor of
the Colony of New Zealand, in pursuance and exercise of
the powers and authorities conferred upon me by the one
hundred and twenty-fifth section of "The Land Act, 1892," and of all other powers and authorities enabling me in this behalf, do hereby resume possession of the land described in the Schedule hereto, for the purpose of constructing a public road in and upon the said land.

SCHEDULE.

SCHEDULE.

ALL that parcel of land situated in the Hawke's Bay Land District, containing by admeasurement 3 roods 30 perches, more or less, being a road 1 chain in width, and a part of Section No. 1, Block III., Motu Survey District. Bounded towards the north by part of Section No. 1 aforesaid, 1110.9 links; towards the east by a public road, 101.7 links; towards the south by part of Section No. 1 aforesaid, 829.7 links; towards the west by the Waiwhero Stream to the commencing-point: be all the aforesaid linkages more or less; as the same is delineated on Map No. 301, deposited in the Survey Office, Napier. the Survey Office, Napier.

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 Auckland, this thirteenth day of December, in the year of our Lord one thousand eight hundred and ninety-two.

W. P. BEEVES.

W. P. REEVES, For the Minister of Lands.

Approved in Council. ALEX. WILLIS,
Clerk of the Executive Council.

GOD SAVE THE QUEEN

GLASGOW, Governor. (L.S.)

A PROCLAMATION.

IN pursuance and exercise of the power and authority conferred upon me by the seventh section of "The Bankruptcy Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that each District Court the name of which is set forth in the Schedule hereto shall, from the second day of January next, have jurisdiction in bankruptcy throughout the whole of the district of such Court.

SCHEDULE.

THE District Court of Taranaki,
The District Court of Wanganui,
The District Court of Wairarapa,
The Nelson District Court,
The District Court of Westland,
The District Court of Ashburton,
The District Court of Timaru and Oamaru,
The District Court of Otago Goldfields, and
The District Court of Western Otago.

Given under the head of His Excelle

District Court of Western Otago.

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 Auckland, this nineteenth day of December, in the year of our Lord one thousand eight hundred and ninety-two.

R. J. SEDDON.

R. J. SEDDON, For the Minister of Justice.

GOD SAVE THE QUEEN!

Setting apart Land in Southland for Leasing as Small Grazing-runs under "The Land Act, 1892."

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

BY virtue and in exercise of the powers and authorities vested in me by the one hundred and seventy-second section of "The Land Act, 1892," and of every other power and authority enabling me in that behalf, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do

hereby declare that the land mentioned in the Schedule hereto shall be subject to the provisions of sections one hundred and seventy-two to one hundred and eighty-six of Part V. of "The Land Act, 1892," relating to small grazing-

SCHEDULE.

Run.	Section.	Surve	Area.				
1	108A	Waiau			A. 772	R. 3	P. 0
3 4	111 110	"	••	• •	343	2	0
5	112	"	••	• •	183 342	$\frac{0}{2}$	0
6	113	,,			1,618	0	Ŏ
7	26 (Block X.)	Tuturau	• •		1,350	1	8

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of 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 Auckland, this nineteenth day of December, in the year of our Lord one thousand eight hundred and ninety-two.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart as a Public Domain under "The Wanganui River Trust Act, 1891."

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

N pursuance and exercise of the powers and authorities conferred upon me by the ninth section of "The Wanga-nui River Trust Act, 1891," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the lands described in the Schedule hereto are set apart as a public domain, to be dealt with and administered in the manner described in the said ninth section of the said Act.

SCHEDULE.

ALL that piece of land in the Auckland Land District, on the left bank of the Wanganui River, containing 5,560 acres, more or less, and being part of the Waimarino Block. Bounded towards the north-east by a line at right angles to

Bounded towards the north-east by a line at right angles to the left bank of the Wanganui River opposite to the Taumaranui Native Settlement and 80 chains therefrom; towards the south-east by lines running at an average distance of one mile from the left bank of the said Wanganui River to the Native Reserve D, Waimarino Block; towards the west by the said Native Reserve D to the Wanganui River; and towards the north-west generally by the Wanganui River aforesaid.

Also all that piece of land in the Auckland and Wellington Land Districts, on the left bank of the Wanganui River, containing 22,520 acres, more or less, and being portion of the Kirikau, Retaruke, and Waimarino Blocks. Bounded towards the north by a Native reserve in the Kirikau Block, and by part of the south-western boundary of Reserve C, Waimarino Block, to a point at right angles to the left bank of the Wanganui River, and distant 80 chains therefrom; towards the south-east generally by lines running at an average distance of one mile from the left bank of the said Wanganui River to the north-west boundary of Reserve B, Waimarino Block, and by part of the north-west boundary of

Wanganui River to the me than the left bank of the said Wanganui River to the north-west boundary of Reserve Poths and I state of land situated in the Waimarino Block, wellington Land District, containing 300 acres, more or less, the north-eastern boundary-line of which commences at the south-eastern boundary-line of which commences at the south-eastern corner of Subdivision No. 5, and proceeds thence to the Aurupu Trig. Station, and from thence to the confluence of the Puwawa Stream with the Wanganui River, and from thence southerly along the bank of the Wanganui River to the starting-point.

Also all that piece of land in the Wellington Land District, on the left bank of the Wanganui River, containing 500 acres, more or less, being part of the Waimarino Block. Bounded towards the north-east by lines running at an average distance of one mile from the left bank of the Wanganui River, from a point on the eastern boundary of the Popotea Native Block distant 1300 links from its northeast corner to the Manganui-o-te-ao River; towards the east corner to the Manganui-o-te-ao River; towards the south-east by the said Manganui-o-te-ao River; towards the south by the Wanganui River; and towards the west by the Popotea Native Block aforesaid.

Also all that parcel of land situated in the County of Strat-

Also all that parcel of land situated in the County of Stratford, in the Taranaki Land District, containing by admeasurement 2,296 acres, more or less, being part of Opatu Block. Bounded towards the north by Koiro Block; towards the south-east by the Wanganui River and Native Reserves B and D; towards the south by the Ohura Stream and Native Reserve C; and towards the north-west by a line running at an average distance of one mile from the right bank of the Wanganui Biver. Wanganui River.

Wanganui River.

Also all that parcel of land situated in the County of Waitotara, in the Taranaki Land District, containing by admeasurement 1,397 acres, more or less, being part of the Raoraomouku Block. Bounded towards the north-west by the Aratawa Block and Native land; towards the north-east by the Wanganui River; towards the south-west by the Otuhirawa Stream; towards the south-east by Native land; and towards the south-west by a line running at an average distance of one mile from the right bank of the Wanganui River.

River.

Also all that parcel of land situated in the County of Waitotara, in the Taranaki Land District, containing by admeasurement 460 acres, more or less, being part of the Mangapukatea Block. Bounded towards the north by the Otangiwai Stream; towards the east by the Wanganui River; towards the south by the Waipaihihi Stream and Native land; and on the west by a line running at an average distance of one mile from the right bank of the Wanganui River.

Subject to the right of the Crown to take and lay off any

Subject to the right of the Crown to take and lay off any public roads through the areas above described; as the same are delineated on the plan marked S.G. 15642, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington.

Given under the hand of His Excellency the Right en 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 Auckland, this nineteenth day of December, in the year of our Lord one thousand eight hundred and ninety-two.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

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 of August, one thousand eight hundred and eightyeight, 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 executions: And whereas by the company, with certain exceptions: And whereas among such exceptions are included all lands which from time to time, in the opinion of the Governor, are or may be required for bonâ fide mining purposes and the several purposes connected therewith or incidental or conducive thereto, and which lands shall from time to time be set apart and defined by Proclamation to be issued in that behalf; but no more than ten thousand acres shall be so set apart or proclaimed in one block at any one time, and the lands so set apart and proclaimed from time to time shall not, in the 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 bona fide mining purposes and the several purposes connected therewith, and the said lands are comprised in one block, containing five thousand one hundred and seventy acres: And whereas it is expedient the said land should be set apart

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 bona fide mining purposes

and the several purposes connected therewith.

SCHEDULE.

ALL that area in the Westland Land District, containing by ALL that area in the Westland Land District, containing by admeasurement 5,170 acres, more or less, situated in the Waimea Survey District. Bounded towards the north-east generally by Chesterfield Township, Chesterfield Road, Kapitea Creek, and Little Kapitea Creek; towards the south-west by Mining Reserve, Block II., as described in the New Zealand Gazette No. 62, 27th August, 1891; and towards the north-west by the road from Stafford to Chesterfield: exclusive of sold land and reserves.

Given under the hand of His Excellency the Right
Honourable David, Earl of Glasgow; Knight
Grand Cross of the Most Distinguished Order of
Saint Michael and Saint George; Governor and
Commander-in-Chief in and over Her Majesty's
Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-sixth day of De-cember, in the year of our Lord one thousand eight hundred and ninety-two.

R. J. SEDDON, Minister of Mines.

GOD SAVE THE QUEEN!

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

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of December, 1892.

Present:

THE HONOURABLE SIR P. A. BUCKLEY, K.C.M.G., PRE-SIDING IN COUNCIL.

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

His Worship the MAYOR OF BLENHEIM, THOMAS HORTON. CHARLES REDWOOD, ARTHUR PENROSE SEYMOUR, and ROBERT MCARTNEY

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

1. The Board shall meet for the transaction of business on

the first Wednesday in each month, at two o'clock p.m., at the offices of the Borough Council, Blenheim, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Wednesday, the first day of February, one thousand eight hundred and ninety-three.

2. Special meetings may be convened by the Chairman or

by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying the business to be transacted at such special meeting, and no other business than that so specified shall be transacted

at such meeting.

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

meeting may be adjourned from time to time.

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

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

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

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Marl-ALL that parcel of land in the Provincial District of Marlborough, containing by admeasurement 270 acres, more or less, situate in the District of Omaka, and being Section No. 31, and part 2 of Section No. 33, on the plan of the said district. Bounded towards the north, 3750 links, by Sections Nos. 32 and 30 on the said plan, and 1900 links by a public road 75 links wide; towards the east by the River Taylor; towards the south, 700 and 3750 links, by a public road 75 links wide; and towards the west, 5500 links, by part 1 of Section No. 33 on the said plan.

ALEX. WILLIS,

ALEX. WILLIS Clerk of the Executive Council.

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

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of December, 1892.

THE HONOURABLE SIR P. A. BUCKLEY, K.C.M.G., PRE-SIDING IN COUNCIL.

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

GEORGE NAYLOR. WILLIAM JACK, CHRISTOPHER HUDDLESTONE, WILLIAM LAIDLAW, and WILLIAM LEASK

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

1. The Board shall meet for the transaction of business on the last Saturday in each month, at two o'clock p.m., at Ophir Schoolroom, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Saturday, the twenty-eighth day of January, one thousand eight hundred and ninety-three.

2. Special meetings may be convened by the Chairman or

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

at such meeting.

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

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

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

such meeting.

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

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Otago, containing by admeasurement 200 acres, more or less, situate in the Lauder District, and being Section No. 2 of Block III. of said district. Bounded towards the north by Section No. 3 of same block, 3845 links; towards the east by Section No. 7 of same block, 4901 links; towards the south by a road-line, 3845 links; and towards the west by a road-line, 4901 links: be all the aforesaid linkages more or less.

ALEX. WILLIS, Clerk of the Executive Council,

Licensing A. Davidson to use and occupy a Part of the Foreshore of Wairoa River.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of December, 1892.

Present:
THE HONOURABLE SIR P. A. BUCKLEY, K.C.M.G., PRESIDING IN COUNCIL.

SIDING IN COUNCIL.

WHEREAS there being no Harbour Board empowered to grant the license hereinafter mentioned under "The Harbours Act Amendment Act, 1883," Alexander Davidson, of Napier, Shipowner (hereinafter called "the licensee"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore of Wairoa River, in Wairoa Harbour, in order to erect and maintain thereon a building to be used for an office; and, in accordance with the one hundred and fifty-sixth section of "The Harbours Act, 1878," has deposited a plan in the office of the Marine Department, at Wellington (marked M.D. 1728), showing the place, marked "Iron Shed," where it is intended to erect the same, and the area of foreshore intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council, without modification or addition: And whereas it is expedient that a license should be granted and issued to the licensee under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the object for which the said license is required by the licensee as aforesaid; and in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of constructing or erecting thereon a building to be used for an office, such license to be held and enjoyed by the licensee upon and s WHEREAS there being no Harbour Board empowered

the licensee upon and subject to the following terms and conditions, that is to say:—

1. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore necessary for the erection of such building, which is marked "Iron Shed" on the plan marked M.D. 1728, and deposited in the office of the Marine Department as aforesaid.

aforesaid.

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

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

4. The licensee shall, during the continuance of the said

license, maintain all buildings erected on the foreshore included in such license in good order and repair.

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

6. That nothing herein contained shall authorise the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Gustoms, or with any provision of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force,

are now or may hereafter be in force,

7. The rights, powers, and privileges conferred or granted by this Order in Council may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee at Napier aforesaid.

8. The licensee shall be liable for any injury which the said building may cause any vessel or boat to sustain through any default or neglect on his part.

default or neglect on his part.
9. In case the licensee shall-

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said building for a period

(2.) Cease to use or occupy the said balleting for a portion of three calendar months;
(3.) Become bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy; or
(4.) Fail to pay the sums specified in clause 3 of these conditions as they respectively become due and

payable, then and in either of the said cases this Order in Council,

then and in either of the said cases this Order in Council, and every license, right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the licensee or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested that this Order in Council, and the license, rights, and privileges thereby greated and conferred have been revoked and determined. thereby granted and conferred, have been revoked and determined.

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

ALEX. WILLIS, Clerk of the Executive Council.

Declaring that the Whangarei County Council shall exercise the Powers of a Harbour Board in Whangarei Harbour.

GLASGOW, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of December, 1892.

Present:

THE HONOURABLE SIR P. A. BUCKLEY, K.C.M.G., PRE-SIDING IN COUNCIL.

WHEREAS it is, among other things, provided by section two hundred and forty-two of "The Counties Act, 1886," that in any place where there is no Harbour Board the Governor, on the request of the Council of any county bordering on any estuary or arm of the sea, may, by Order in Council gazetted, declare that such Council shall, from a date to be fixed in such order, exercise all the powers of a Harbour Board within such limits of such estatus or any

Harbour Board within such limits of such estuary or arm aforesaid as the Governor may define for that purpose:

And whereas the Council of the County of Whangarei, which borders on the estuary or arm of the sea known as Whangarei Harbour, in the Provincial District of Auckland, has requested that it may be declared a Harbour Board for that harbour:

And whoreas it is desirable that such request should be

And whereas it is desirable that such request should be acceded to, and that the limits of such estuary or arm of

the sea should be defined as hereinafter appears:

Now, therefore, His Excellency the Governor of the Colony
of New Zealand, in pursuance and exercise of the hereinbefore recited power and authority, and by and with the advice and consent of the Executive Council of the said

before recited power and authority, and by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that, from and after the first day of January, one thousand eight hundred and ninety-three, the said Council shall exercise all the powers of a Harbour Board within the limits of the estuary or arm of the sea hereinafter set forth, and which said estuary or arm of the sea is called Whangarei Harbour.

And, in further pursuance and exercise of the hereinbefore recited authority, His said Excellency, with the advice and consent aforesaid, doth hereby define the limits of the estuary or arm of the sea at Whangarei aforesaid within which the Council of the County of Whangarei is to exercise the powers aforesaid as follows, that is to say:—

All that area bounded by a line commencing at the southern extremity of Busby Head at the line of ordinary high-water mark; and proceeding thence north-westerly generally along the line of ordinary high-water mark in Whangarei Harbour as far as the northern boundary of the Whangarei Town District on the north side of the Landing Reserve; thence across the estuary of the Whangarei River following the said boundary; thence generally southerly and following the said boundary; thence generally southerly and

easterly along the ordinary high-water mark of Whangarei Harbour as far as a point where the production of the eastern side of the road running between Blocks IV. and VIII. and Blocks II., III., and VII. of the Town of Marsden intersects the line of high-water mark; and thence along a straight line to the starting-point at Busby Head: the herein-before-mentioned line of high-water mark shall be deemed to cross the mouths of any rivers and streams that may flow into the Whangarei Harbour; as the same is delineated on the plan signed by the Governor, marked M.D. 1787, and deposited in the office of the Marine Department, at Wellington. Wellington.

ALEX. WILLIS, Clerk of the Executive Council.

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

GLASGOW, Governor.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the one hundred and thirty-sixth section of "The Land Act, 1892" (hereinafter termed "the said Act"), I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural land enumerated in the Schedule hereto shall be open for sale or selection, after the lapse of a period of not less than thirty days from the date of the first public notification hereof in the New Zealand Gazette, in the manner and upon the conditions mentioned in the said Act, and at the price per acre stated in the said Schedule. in the said Schedule.

SCHEDULE.

Unsurveyed Land .- Tauranga and Rotorua Counties. Unsurveyed Land.—Tauranga and Rotorua Counties. All that parcel of land in the Auckland Land District, situate in Blocks XII. and XVI., Maketu Survey District, and Block IX., Waihi South Survey District, and containing approximately 4,650 acres. Bounded towards the north generally by Section No. 14 of Block XII., Maketu Survey District, and by Sections Nos. 6, 7, and 8 of Block V., Waihi South Survey District; towards the south-east by the Pongakawa River; towards the south by a right line being the production in an easterly direction of the northern boundary of the Forest Reserve, and by the said boundary; and towards the west by Small Grazing Run No. 4, and by a public road to the point of commencement.

a public road to the point of commencement.

Cash price, 7s. 6d. per acre; occupation with right of purchase, 4½d. per acre; lease in perpetuity, 3.6d. per

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

JOHN McKENZIE, Minister of Lands.

Additional Rules of the Native Land Court, made under "The Native Land (Validation of Titles) Act, 1892.

GLASGOW, Governor.

WHEREAS by "The Native Land Court Act, 1886," as amended by "The Native Land Court Act 1886 Amendment Act, 1888," and "The Native Land Court Act 1886 Amendment Act, 1889," it is enacted that it shall be lawful for the Chief Judge of the Native Land Court, subject to the approval of the Governor in Council, from time to time to make rules for regulating the sittings, practice, forms, and procedure of the Court, and for the government of all persons acting under the said first-mentioned Act, and for fixing the fees to be paid under the said first-mentioned Act, the time and mode of payment, and for enforcing the payment thereof, and such rules from time to time by other rules to alter or

revoke:

And whereas by "The Native Land (Validation of Titles) Act, 1892," it is enacted that the said last-mentioned Act shall be read together with "The Native Land Court Act, 1886," and the several Acts amending the same; and it is expedient that rules should be made in respect of the procedure to be observed under "The Native Land (Validation of Titles) Act, 1892:"

Now, therefore, I, Hugh Garden Seth-Smith, the Chief Judge of the said Court, do hereby, in exercise of the power and authority vested in me by the said Acts, make the rules following, which shall be read together with the rules of the Native Land Court dated the fourteenth day of March, one thousand eight hundred and ninety, and the sixth day of November, one thousand eight hundred and ninety:—

RULES. 107. In these rules "the said Act (1892)" shall mean "The Native Land (Validation of Titles) Act, 1892."

108. All applications for inquiry under the said Act (1892) must be forwarded in duplicate to the Registrar of the Court in the District of Wellington, at his office in

Wellington.

109. Each application must be in writing, and must be 109. Each application must be in writing, and must be signed by the applicant, and have annexed thereto a translation in the Maori language, certified as correct by a licensed interpreter. Each application must describe the land by name or otherwise, and the district of the Registrar of the Native Land Court in which it is situate, and must contain the date of each deed, memorandum, or document in respect of which inquiry is applied for, and a short description of the contents thereof, together with the names of all persons who have, or are alleged to have, executed or signed the same.

110. It shall be the duty of the Registrar of the Court in

signed the same.

110. It shall be the duty of the Registrar of the Court in the District of Wellington forthwith to cause such application to be printed in the New Zealand Gazette in the English language, and in the Kahiti in the Maori language; and, if the land mentioned in the said application is situate in the district of the Registrar of the Native Land Court of Auckland or Gisborne, the said Registrar of the District of Wellington shall forward one of the duplicate applications, together with copies for distribution of the Gazette or Kahiti, or of an extract therefrom, containing the application so printed as aforesaid, to the Registrar of the district in which such land is situate. The other duplicate application shall be recorded and retained in the office of the said Registrar of the District of Wellington. of Wellington

ot Wellington.

111. It shall be the duty of the Registrar in whose district such land is situate to forward by post a copy of such Gazette or Kahiti, or extract as aforesaid, to each person who appears by such application to be interested in the subjectmatter of the inquiry, and to all such other persons, if any, as appear by the records of the Court to have any interest in the land intended to be affected by the said application.

as appear by the records of the Court to have any interest in the land intended to be affected by the said application.

112. Subject to any special directions that may be given in any case, every notice of a sitting of the Court to hold an inquiry under the said Act (1892) shall be inserted in the Gazette in the English language, and in the Kahiti in the Maori language, not less than six clear weeks before the day appointed for the sitting of the Court as aforesaid, and copies of such Gazette or Kahiti, or extract therefrom, containing such notice, shall be forwarded to the same persons in the same manner as prescribed by Rule 111 for the forwarding of copies of applications.

113. If the inquiry is not held by the Chief Judge, it shall be the duty of the presiding Judge of the Court at the close of such inquiry to forward to the Chief Judge, at his office in Wellington, the evidence taken upon such inquiry, duly signed

Wellington, the evidence taken upon such inquiry, duly signed as required by section 5 of the said Act (1892), together with the certificate if such certificate be given, and the reason for refusing the certificate is such certificate be refused, and all deeds, documents, plans, or other exhibits that have been

received in evidence.

114. Any application to the Chief Judge to refer any matter or question for further inquiry or for further consideration, in pursuance of section 14 of the said Act (1892), must be in writing, and must state the grounds upon which that

application is made.

115. All notices or documents required by Rules 111 and 112 to be forwarded by post shall be forwarded by registered letter, and addressed to the person for whom the same is intended at his last known place of abode, unless a Judge of the Court shall, for good cause shown, direct that a notice be given in some other way.

116. A record shall be kept of the names of the persons to whom registered letters are forwarded in accordance with the provisions of these rules, together with the dates on which

such letters are posted.

117. The fees set out in the Schedule of Fees hereto are hereby fixed as the fees to be paid upon proceedings taken under the said Act (1892).

SCHEDULE.

1 0 0

As witness my hand this second day of November, one thousand eight hundred and ninety-two.

H. G. SETH-SMITH, Chief Judge. Approved in Council, 14th November, 1892.

ALEX. WILLIS, Clerk of the Executive Council.

Person appointed to grant Licenses under Section 15 of "The Licensing Act Amendment Act, 1882."

GLASGOW, Governor.

N pursuance and exercise of the powers and authorities vested in me in that behalf by "The Licensing Act

Amendment Act, 1882," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint

CHARLES EDWARD RAWSON, Esquire,

Resident Magistrate for the District of Southland, to exercise, in terms of section fifteen of the said Act, a special authority in the granting of publicans' licenses within the district the limits of which are defined in the Schedule

SCHEDULE.

ALL that area in the Southland Land District bounded towards the north-west by the north-western shore of Preservation Inlet and Long Sound; towards the north-east by Richard Burn to a point due north of the source of Big Burn; thence towards the east by a right line to that source; thence by the said Big Burn, by Lake Hakapoua and Big River; and towards the south by the sea.

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

A. J. CADMAN.

Superintendent Collectors of Agricultural Statistics appointed.

Colonial Secretary's Office,

Wellington, 19th December, 1892.

Its Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be Superintendent Collectors of Agricultural Statistics for the collection of February next, under "The Census Act, 1877," and to define that the district for which each shall act shall be that portion of the colony comprised by the counties or parts of counties specified opposite his name, including the boroughs within their defined boundaries:—

Superintendent

Districts (Counties with

Superintendent Collectors.

Districts (Counties with interior Boroughs).

Mongonui, Whangaroa, Hokianga, Bay of Islands.

Hobson, Whangarei, Otamatea.

Coromandel, Thames, Ohinemuri, Piako, and adjacent islands. W. J. Harris James McKinnon

William Henry Potts..

Tauranga, Rotorua, Whakatane, East Taupo, West Taupo, and adjacent islands. John Bull ...

Waiapu, Cook.
Waikato, Waipa, Raglan, Kawhia.
Clifton, Taranaki, Stratford.
Hawera, Patea, Waitotara, Wa-Thomas Chrisp Thomas Kirk J. H. M. Good Garland W. Woon nganui.

Rangitikei, Oroua, Manawatu, Horowhenua. Francis M. Deighton..

Arthur S. B. Foster ... Peter Skerrett ... Wairoa, Hawke's Bay.

Waipawa, Patangata. Pahiatua, Wairarapa North, Wairarapa South. Thomas Mackay

Edward J. von Dadelszen

Sounds, Marlboroug.., and adjacent islands. Waimea, Collingwood, and ad-R. D. Nosworthy

Wilson Heaps

Waimea, Collingv jacent islands. Buller, Inangahua. Grey, Westland. J. G. Heslop John Strauchon (Amuri, Cheviot, Ashley, Selwyn, Akaroa, Ashburton, and ad-

Walter George Walker Jacent islands.
Geraldine, Mackenzie, Waimate.
Waitaki, Waihemo, part Waikouaiti north of Waitati Stream.
Part Waikouaiti south of Waitati Edward Pilbrow Andrew Thompson

Thomas R. Dodds Stream, Peninsula, Taieri.
Bruce, Tuapeka, Clutha.
Southland, Wallace, Fiord, Stewart
Island, and adjacent islands. Henry Charles Cameron

William Russell Michael John Staunton Maniototo, Vincent, Lake.

P. A. BUCKLEY.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 23rd December, 1892.
IS Excellency the Governor has been pleased to ap-Hoint WILLIAM HESLOP

to be a Member of the Licensing Committee for the District of Taradale, vice G. Bradley, resigned. A. J. CADMAN.

Volunteer Officer appointed.

Defence Office,
Wellington, 19th December, 1892.

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

Te Awamutu Mounted Rifle Volunteers.

George Rigg to be Lieutenant. Date of commission, 6th December, 1892.

R. J. SEDDON.

Justice of the Peace resigned.

Department of Justice, Wellington, 23rd December, 1892. IS Excellency the Governor has been pleased to accept the resignation by ROGER WALKER, Esq.,

of Charleston, of his appointment as a Justice of the Peace for the colony.

A. J. CADMAN.

Justices of the Peace resigned.

Department of Justice,
Wellington, 28th December, 1892.

IS Excellency the Governor has been pleased to accept the resignation by cept the resignation by

JACOB HENRY REYNOLDS, Esq., of Havelock, and HENRY COLLETT, Esq., of Petone,

of their appointments as Justices of the Peace for the colony. A. J. CADMAN.

Police Officer promoted.

Defence Office, Wellington, 19th December, 1892.

IS Excellency the Governor has been pleased to promote promote

Third-class Inspector Francis McGovern, of the New Zealand Police Force, to the rank of Second-class

Inspector, from the 1st instant. R. J. SEDDON.

Result of Poll for Proposed Loan, Moa Road Board, County of Taranaki.

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

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

P. A. BUCKLEY.

MOA ROAD BOARD.

Moa Road Board.

Result of poll of ratepayers of the Wortley Road Special Rating District, taken on the 19th day of December, 1892, upon the following proposal: (1.) To form the Wortley Road, from the Lincoln Road northwards. (2.) To raise for the above purpose a loan of £150 under "The Government Loans to Local Bodies Act, 1886." (3.) To strike as security a special rate of ½d. in the pound over the following sections: Nos. 205, 214, 216, 218, 219, 223, 224, 225, 226, 228, and 242, Huirangi Block.

Number of ratepayers on special roll, representing 1 vote each, 10; number of ratepayers who voted for the proposal, 7; number of ratepayers who voted against the proposal, 0.

I hereby declare the proposal carried.

T. W. Corbett,

T. W. CORBETT,

Chairman.

Special Order made by the Moa Road Board, County of Taranaki.

Wellington, 23rd December, 1892.

THE following special order, made by the Moa Road Board, is published in accordance with "The Road Boards Act, 1882." Colonial Secretary's Office,

Special Order made by the Moa Road Board on the 12th November, 1892, and confirmed on the 14th December,

THAT, to secure the repayment of a loan of £250, raised under "The Government Loans to Local Bodies Act, 1886," for the purpose of forming the Mangaone Road, a special rate of 1½d. in the pound be made and levied over the Mangaone

Special Rating District, comprising the following lands, viz.: Sections 20, 21, 22, 23, 24, 25, 26, Block II., Huiroa Survey District, Sections 9, 11, 12, Block XIV., Waitara Survey District; such rate to be an annually-recurring rate for twenty-six years, and to be payable, in two half-yearly instalments, on the 1st of January and the 1st of July in each year.

I hereby certify that the above special order has been made in accordance with the provisions of "The Road Boards Act, 1882."

N. SCHUMACHER, Clerk, Moa Road Board.

Midhirst, 15th December, 1892.

Special Order making By-laws passed by Manawatu Road Board, County of Orona.

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

THE following special order, passed by the Manawatu
Road Board, making certain by-laws, is published in
accordance with "The Road Boards Act, 1882."

P. A. BUCKLEY.

SPECIAL ORDER.-MANAWATU ROAD BOARD. NOTICE is hereby given that the Manawatu Road Board did, on the 23rd day of August, 1892, make the following special

That the by-laws prepared by the Board's solicitor under the provisions of "The Road Boards Act, 1882," and the amending Acts, and "The Counties Act, 1886," and the amending Acts—

1. To provide for the inspection of all public vehicles, and

to prevent the use of such as are unsafe or insufficient.

2. To provide for the licensing and numbering of all vehicles plying for hire for the carriage of passengers and of goods within the district of the road authority, and to pre-

goods within the district of the road authority, and to prevent unlicensed vehicles so plying.

3. For regulating the number of passengers and the quantity and weight of goods which may be carried in each such vehicle, both with regard to the construction and dimensions thereof, and the number of horses required to draw the same, and to prevent such number, quantity, and weight being exceeded.

4. For regulating the manner in which the number of

4. For regulating the manner in which the number of passengers and the quantity and weight of goods it is licensed to carry shall be shown thereon.

5. To prescribe how and in what manner the name of the owner of any such vehicle shall be shown thereon.

6. For appointing the several sums to be paid to the Road Board Fund for the licensing of vehicles as herein mentioned.

Board Fund for the meening of ventions.

7. To prescribe the lights to be carried by every vehicle, public or private, within the road district, and their position on the vehicle, and for keeping order on district roads, bridges, footpaths, and footways, and for preventing obstruction thereof, and prohibiting the posting of placards.

8. For regulating, in proportion to the weight of load and the number of animals employed, the width of the tires of wheels which shall be used by all vehicles, and the weight of all vehicles, whether plying for hire or not, within the road district.

9. For regulating the weight of any engine, agricultural or other machine, or vehicle of any kind, and the weight of any load or material of any kind which shall be permitted to pass along any road or across any bridge, and the times when such engines, agricultural or other machines, or vehicles, shall be allowed to travel over roads and across

bridges.

10. For regulating the times when and the conditions on which traction-engines may be allowed to pass along the district roads and across bridges.

11. For regulating the pace, mode, and manner at times at which any horses, cattle, engines, agricultural and other machines, or vehicles shall cross or be driven, led, or taken over any bridges.

matchines, or venicles shall closs of the driver, led, of states over any bridges.

12. To prevent misconduct on the part of drivers and conductors of vehicles in any of the following matters: (a) obstructing any district road; (b) furiously driving; (c) being intoxicated in charge of vehicle; (d) using insulting language or gesture; (e) leaving vehicle unattended.

13. To prevent nuisances within the road district.

14. To prevent the discharge of any offensive matter and refuse into or upon any district road or public place, and the placing of any obstruction upon any road or footway.

15. To prevent horses and cattle from being at large and without proper guidance on the district roads.

16. To regulate the use of bicycles, tricycles, and similar carriages on district roads, rights-of-way, or public places.

17. For prohibiting the deposit in or discharge upon any district road or into any stream or watercourse so as to cause it to become a nuisance.

cause it to become a nuisance.

18. For prohibiting the throwing of substance or refuse into any stream or watercourse whereby the flow therein may be impeded.

—be and the same are hereby adopted, and that the said by-laws do come into force on the 1st day of October, 1892, and that the common seal be affixed thereto.

I hereby certify that the above special order was duly made by the Manawatu Road Board, at a meeting held on the 23rd day of August, 1892, and was confirmed at a special meeting, held on the 23rd day of September, 1892.

Walter Rutherfurd, Clerk, Manawatu Road Board.

Special Order made by the Parihaka Road Board, County of Taranaki.

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

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

P. A. BUCKLEY. PARIHAKA ROAD BOARD.—SPECIAL ORDER.

THAT this Board adopts "The Local Bodies' Loans Act, 1886," and the provisions of the said Act to be in force in all parts of the Parihaka Road District from the date on which such notice appears in the Government Gazette.

I hereby certify that the above special order was passed and recorded in the minute-book of the Parihaka Road Board, at a special meeting held on Wednesday, the 14th December, 1892.

WM. MILLS, Clerk, Parihaka Road Board.

Licensing of Vehicles .- By-law made by Whangarei County Council.

Colonial Secretary's Office,
Wellington, 29th December, 1892.

To is hereby notified, in accordance with section 311 of "The Counties Act, 1886," that so much and such parts of the by-laws made by the Whangarei County Council, and sealed on the 23rd of November, 1892, as appoints the several sums to be paid to the county funds for the licensing of vehicles, has this day been approved by His Excellency the Governor. the Governor.

P. A. BUCKLEY.

Authority to frank.

General Post Office, Wellington, 21st December, 1892.

HIS Excellency the Governor has been pleased to authorise authorise

The Superintendent Collectors of Agricultural

to frank and receive letters and parcels, and to frank telegrams, on the business of agricultural statistics only, for a period of four months from the 1st January, 1893.

J. G. WARD, Postmaster-General.

Branch of Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 28th December, 1892.

THE Gisborne Tent, No. 54, situated at Gisborne, is
registered as a branch of the New Zealand Central
District Independent Order of Rechabites Friendly Society,
under "The Friendly Societies Act, 1882," this 28th day of December, 1892.

EDMUND MASON, Registrar of Friendly Societies.

"Friendly Societies Act, 1882."-Cancelling of Registry.

Friendly Societies' Registry Office,
Wellington, 22nd December, 1892.

Notice is hereby given that the Registrar of Friendly
Societies has, pursuant to section 10 of "The Friendly
Societies Act, 1882," by writing under his hand dated this
22nd day of December, 1892, cancelled the registry of the
Court Pride of Richmond, Register No. 28 (5), branch of the
Canterbury United District Ancient Order of Foresters, on
the ground that the said branch has been amalgamated with
Court Star of Canterbury. Court Star of Canterbury.

EDMUND MASON, Registrar.

Bonus for the Manufacture of Salt.

Mines Department,
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 salt,
exclusively either by evaporation of salt-water or from rock
mined in the colony, on the following conditions, that is to

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

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

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

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 South Island and £250 for salt manufactured in the South Island

factured in the North Island and £250 for sait manufactured in the South Island.

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

R. J. SEDDON. Minister of Mines.

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

Mines Office,
Wellington, 24th February, 1892.

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

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

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

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

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

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

material used in the manufacture, is of genuine New Zealand production, and that sales of pig-iron have been made at fair market prices.

R. J. SEDDON, Minister of Mines.

Examination of Mine Managers and Engine-drivers.

Mines Department,
Wellington, 1st November, 1892.

A N examination of candidates for certificates as Firstand Second-class Mine Managers and Engine A N examination of candidates for certificates as Firstand Second-class Mine Managers and Engine-drivers
under "The Mining Act, 1891," and "The Coal-mines Act,
1891," will be held on the 24th January, 1893, and three
following days, at places to be hereafter named. All applications, with necessary certificates, and fee of £1, must be
addressed to "The Secretary of the Board of Examiners
under the Mining Act or Coal-mines Act, Wellington," and
must be received before the 1st January, 1893, or they will
not be dealt with until the following examination.

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

Assistant Teachers for Deaf-mute Institution, Sumner.

Education Department,
Wellington, 9th December, 1892.
A PPLICATIONS will be received up to the 15th of
January from persons desirous of appointment to the
position of assistant teacher in this institution, where the
deaf are taught to speak and to understand the speech of
others. There are two vacancies,

Qualifications: A good education, an earnest spirit, a cheerful and amiable disposition, good character, and a sound constitution; also at least one year's experience as a teacher of hearing children.

Age: Between eighteen and twenty-one;
Period of service: Five years from the 1st February next, including a probationery term of six months.

Period of service: Five years from the 1st February next, including a probationary term of six months.

Salary, in addition to board in the institution: £90 for the first year, with an annual increase of £10, for a young man; and £60, with annual increase of £10, for a young woman.

A certificate will be given at the end of the five years to testify that the teacher has received complete training in the "articulation method" of instruction for the deaf.

Applications must be addressed to "The Secretary for Education, Wellington," from whom further information may be obtained.

may be obtained.

WM. JAS. HABENS.

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

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers conferred by "The Government Railways Act, 1887," do hereby make the following alterations in and additions to the scale of fares, rates, and charges on the New Zealand Government railways, to come into force on and after the 2nd day of January, 1893:—

DART IV _LOCAL_RATES

PART IV.—LOCAL RATES.

GREYMOUTH SECTION.
Timber from Kaiata to Greymouth will be charged 7d. per 100 superficial feet.

HURUNUI-BLUFF SECTION.

Threshing-machines, reapers-and-binders, winnowing-machines, bulky machinery, carriage- and gig-bodies, and furniture, between Dunedin and Invercargill, in quantities of 5cwt. and over, will be charged 30s. per ton. Quantities of less than 5cwt. will be charged 5s. 6d. for the first hundredweight, and 6d. for each additional hundredweight or fraction of a hundredweight. These rates cover all charges.

PART V.—CLASSIFICATION OF GOODS.

Machinery, refrigerating and paper-making. Owners' risk. Special goods

The common seal of the New Zealand Railway Commissioners was hereunto affixed, this twenty-ninth day of December, one thousand eight hundred (L.S.) and ninety-two, in the presence of

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

Railway Commissioners.

Crown Lands Actices.

Rural Land for Sale by Auction.

District Land and Survey Office,
Wellington, 11th November, 1892.

T is hereby notified that the under-mentioned rural land
will be offered for disposal by public auction, at the
Land and Survey Office,
Wellington, on Thursday, the 12th January, 1893, at noon:-

Subdivision of Lots 8 and 9, Tutaekara Survey Dis-trict, County of Pahiatua.

Section.		Cash	Price.
	Area.	Per Acre.	Total Price.
16 and 17 18 19 and 20 21	A. B. P. 25 0 0 25 0 0 25 0 0 26 2 24	£ s. d. 4 10 0 8 0 0 8 10 0	£ s. d. 118 15 0 75 0 0 87 10 0 79 19 0

These sections are situated on the east side of the main coach-road between Woodville and Masterton, about seven and a quarter miles south of Pahiatua. The soil is rich alluvial, inclined to be sandy, and the entire area is level. Native clearings of 8 acres and 8½ acres have been made on Sections 16 and 17 respectively. With this exception, the land is covered with forest, consisting chiefly of tawa, rata, kahikatea, horopito, patete, mahoe, kareao, &c., with the usual underscrub. with the usual underscrub.

One-fifth of the purchase-money must be paid on the fall of the hammer to the Receiver of Land Revenue, and the balance, together with the Crown-grant fee, within thirty days, or the payment at auction will be forfeited.

JOHN H. BAKER, Commissioner of Crown Lands. Leases of Small Grazing-runs, Auckland, open for Application.

District Land and Survey Office,
Auckland, 9th December, 1892.

NOTICE is hereby given that leases of the undermentioned small grazing runs will be open for application, at this office, on Wednesday, the 25th January, 1893, at the annual rental noted opposite each run:-

Subdivision of Section 245, Parish of Waimana. Auckland University College Endowment.

Run No.	Area.	Annual Rental.			
	Acres.	£ s. d.	£ s. d.		
1	1,640	0 0 3	20 10 0		
2	2,244	0 0 3	28 1 0		
3	1,777	0 0 3	22 4 3		
4	1,283	0 0 3	16 0 9		
5	1,803	0 0 3	22 10 9		
6	1,171	0 0 3	14 12 9		

Run No. 1, broken land, nearly all fern, tea-tree and tupaki, with exception of small patches of bush. Run No. 2, broken with exception of small patches of bush. Run No. 2, broken land, heavy fern, tea-tree, and tupaki; one-third bush. Run No. 3, two-thirds heavy bush (tawa), rest heavy fern and tupaki. Run No. 4, two-thirds heavy bush (rata, puriri, and tawa), broken land, rest fern and tupaki. Run No. 5, one-third heavy bush, large tea-tree, and rewarewa, rest high fern, tea-tree, and tupaki.

All these runs are situated near the Township of Whakatane, Bay of Plenty, and are very suitable for sheep, the land being dry but well watered.

Conditions of Lease.

1. The term of lease is twenty-one years, with the option of renewal for a further period of twenty-one years, at a rent to be fixed by valuation, and improvements being secured to lessee as provided by "The Land Act, 1892," section 182. Each lessee is required to make the declaration as per form printed hereon.

2. No person can lease more than one run.
3. Residence on the run is compulsory, and commences within three years in bush or swamp land, and within one year in open or partly open land, unless the lessee obtain the consent of the Land Board to reside on other land in his occupation.

occupation.

4. Permanent improvements must be effected equal to one year's rental by the end of the first year, two years' rental by the end of the second year, and four years' rental at the end of the sixth year; and on bush land, in addition thereto, improvements must be made to the value of 10s. an acre if first-class land, or of 5s. an acre if second-class land.

5. One half-year's rent and £1 1s. for the lease must accompany the application; the rent to be paid half-yearly in advance during the term of the lease. The next payment of rent will become due on the 1st September, 1893.

6. The lessee has no right to purchase any part of the land; but he can select 150 acres around the homestead, through which no road can be taken or other public privilege exercised without compensation.

exercised without compensation.

DECLARATION.

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

2. That I am the person who, subject to the provisions of "The Land Act, 1892," am desirous of becoming the purchaser of a lease of Run No.†

3. That I am purchasing such lease solely for my compared.

3. That I am purchasing such lease solely for my own use and benefit, and not directly or indirectly for the use of any

other person or persons whatever.

4. That I am not already the holder of any such lease in any part of the colony, nor have I any interest in any such

5. That I am not the holder of any run under Part VI. of the aforesaid Act, nor have I any interest in any such run.
6. That I do not own any freehold land or land held by lease or license of any kind whatever anywhere in the colony, either by myself or jointly with any other person, which, exclusive of the land I am now purchasing the lease of, will exceed in area 1,000 acres.

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

Declared at , this day of , 18 , before me, , a Justice of the Peace in and for the Colony of New Zealand.

* Place of abode or occupation. + Here specify.

> GERHARD MUELLER, Commissioner of Crown Lands.

Sale by Public Auction of Sections in the Township of Makotuku.

District Land and Survey Office,
Wellington, 13th December, 1892.

To is hereby notified, in terms of "The Land Act, 1892,"
that the sections in the Township of Makotuku
enumerated in the accompanying Schedule will be offered
for sale for cash by public auction, at the Survey Office,
Wanganui, on Thursday, the 9th February, 1893, at 3 p.m.

SCHEDULE. Makotuku Township.

Section.	A	rea	Ł.	Ups	et P	rice.	Section.	A	rea	b.	Upset P	rice
						Bloc	ek I.					
	Α.	R.	P.	£	s.	d.		Α.	R.	Р.	£ s.	d.
1 !	0	1	0	7	10		11	0	1	0	6 10	0
2	0	1	0	6	0	0	12	0	1	0	5 0	0
3 !	0	1	0	6	0	0	13	0	1	0	5 0	0
4	0	1	0	6	0	0	. 14	. 0	1	0	: 5 0	0
5	0	1	0	6	0	0	15	0	1	0	5 0	0
6	0	1	0	6	0	0	16	0	1	0	$5 ext{ } 0$	0
7	0	1	0	. 6	0	0	17	0	1	0	5 0	0
8	0	1	0	6	0	0	18	0	1	0	5 0	0
9	0	1	0	6	0	0	19	0	1	9	6 10	0
10	0	1	0	7	10	0		!				
						Bloc						
20	0	1	10	7	10		33	0	1	0	5 0	0
21	0	1	0	6	0	0	34	0	1	0	5 0	0
22	0	1	0	6	0	0	35	0	1	0	5 0	0
23	0	1	0	6	0	0	36	0	1	0	5 0	0
24	0	1	0	6	0	0	37	0	1	0	5 0	0
25	0	1	0	6	0	0	38	0	1	0	5 0	0
26	0	1	0	6	0	0	39	0	1	0	5 0	0
27	0	1	0	6	0	0	40	0	1	0	5 0	0
28	0	1	0	6	0	0	41	0	1	0	5 0	0
$\frac{31}{32}$	0	1	0	6 5	$\frac{10}{0}$	0	42	0	1	2	6 10	0
32	O	Т	U	; į		o Blocl	t III.	!			1	
63	0	1	0	1 7	10	0	1 73	0	1	0	6 10	0
64	ő	1	-0	6	10	0	74	Ö	1	0	5 0	0
65	0	1	0	6	0	0	75	0	1	0	5 0	0.
66	ő	$\tilde{1}$	0	6	ő	0	76	0	1	0	5 0	0
67	ő	1	.0	6	ő	ő	77	0	1	ő	5 0	0
68	ŏ	1	0	6	ő	ŏ	78	0	1	0	5 0	ő
69	ŏ	1	ŏ	6	0	ő	79	ő	1	0	5 0	ŏ
70	ŏ	$\hat{1}$	ŏ	6	ŏ	ŏ	80	ő	1	ő	5 0	Ö
71	õ	ī	ŏ	6	ő	ŏ	81	ŏ	1	ő	5 0	ŏ
72	ŏ	.1	ŏ	7	10	ŏ		ŏ	1	ŏ	6 10	ŏ
					Ε	Block	•				•	
43	0	1	0	7	10	0	53	0	1	0	6 10	0
44	0	1	0	6	0	0 -	54	0	1	0	5 0	0
45	0	1	0	6	0	0	55	0	1	0	5 0	0
46	0	1	0	6	0	0	56	0	1	0	5 0	0
47	0	1	0	6	0	0	57	0	1	0	5 0	.0
48	0	1	0	6	0	0	58	0	1	0	5 0	0
49	0	1	0	6	0	0	59	0	1	0	5 0	0
50	0	1	0	6	0	0	60	0	1	0	5 0	0
51	0	1	0	6	0	0	61	0	1	0	5 0	0
52	0	1	0	7	10	0 :	62	0	1	0	6 10	0

This township forms a portion of the Waimarino Block, and is situated on the west bank of the Makotuku River, on the main road between Karioi and Pipiriki, being distant about eighteen miles from the latter place. The land is level and covered with mixed bush consisting of rimu, matai, tawa, hinau, maire, and the usual undergrowth. The soil is good throughout soil is good throughout.

Plans may be seen at the principal post-offices in the district and at this office, where full particulars can also be obtained.

One fifth of the purchase money must be deposited on the fall of the hammer, and the balance, together with £1 Crowngrant fee, within thirty days, or the deposit will be forfeited.

JOHN H. BAKER. Commissioner of Crown Lands.

Sale by Public Auction of Sections in the Township of Ohakune.

District Land and Survey Office,
Wellington, 13th December, 1892.

To is hereby notified, in terms of "The Land Act, 1892,"
that the sections in the Township of Ohakune enumerated in the accompanying Schedule will be offered for sale for cash by public auction, at the Survey Office, Wanganui, on Thursday, the 9th February, 1893, at 3 p.m.:—

SCHEDULE. VILLAGE OF OHAKUNE.

Section.	A	rea.	Upset P	rice.	Section.	A	rea	·•	Ups	et P	rice
				Blo	ck I.						
	Α.	R. P.	£ s.	d.		Α.	R.	P.	£	s.	d.
1	0	1 17	4 10	0 1	9	0	1	17	4	0	0
1 2 3 4 5 6 7 8	Õ	1 14	4 0	0	10	ō	1	14	3	0	0
3	0	1 12		0	11	0	1	12	3	0	0
4	0	1 10	4 0	0	12	0	1	10	3	0	0
5	0	1 8	4 0	0	13	0	1	8	3	0	0
6	0	1 6		0	14	0	1	6	3	0	0
7	0	1 3	4 0	0	15	0	1	3	3	0	0
8	0	1 1	4 10	0	16	0	1	1	4	0	0
]	Block	k II.						
3	0	1 0	1 4 0	0	11	0	1	0	3	0	0
4	0	1 0	4 0	0	14	0	1	0	3	0	0
5	Ú	1 0	4 0	0	15	0	1	0	3	0	0
6	0	1 0	4 10	0	16	0	1	0	3	0	0
6 7 8 9	0	1 0	5 0	0	17	0	1	0	3	0	0
8	Ò	0 39	5 10	0.	18	0	1	0	4	0	0
9	0	1 5	5 10	0	19	0	1	0	4	10	0
10	0	1 0	4 0	0	i				ļ		
•			I	Block	III.						
1 1	0	1 0	3 10	0 1	3	0	1	0	2	10	0
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	ŏ	1 0	2 10	0	4	ŏ	1	Ō		10	Ö
	-			Block		-	_				
1 1	0	1 0	3 10	0	4	0	1	0	2	10	0
$\begin{bmatrix} 1 \\ 2 \\ 3 \end{bmatrix}$	0	1 0	2 10	0	5	ő	1	0	. <u> </u>	10	ŏ
4	0	1 0	2 10	0	.,	U	Ŧ	J		10	v

This township is situated on the main road between Karioi and Pipiriki, and is distant about twenty-four miles from the latter place. The sections being offered are near the confluence of the Mangateterahi Stream with the Mangawhero River. The land is level and partly open. The forest on the bush portion being rimu and birch.

Plans may be seen at the principal post-offices in the district, and at this office, where full particulars can also be

One-fifth of the purchase-money must be deposited on the fall of the hammer, and the balance, together with £1 Crown-grant fee, within thirty days, or the deposit will be forfeited.

JOHN H. BAKER, Commissioner of Crown Lands.

Sale by Public Auction of a Pastoral Lease in the Taharua South Block.

District Land and Survey Office,
Wellington, 7th December, 1892.

To is hereby notified, in terms of "The Land Act, 1892,"
that the under-mentioned run will be offered at auction, at this office, on Friday, the 3rd February, 1893, at 3 p.m., on pastoral lease for a term of twenty-one years, at the upset rental stated in the Schedule.

SCHEDULE.

TAHARUA South Block, Run No. 28, Taupo East County, 14,000 acres, of which it is estimated about 10,000 acres are open grazing country, and about 4,000 acres bush land. Annual upset rental, £50. Term, twenty-one years.

Six months' rent must be paid at the time of sale, and possession will be given on the 1st March, 1893. Conditions as to future payment of rent, date of lease, &c., may be obtained at this office, and will also be announced at the time of sale.

The purchase or removal of any existing fences on the Crown lands offered for license, whether at the date of sale or before the determination of the present license, will be matter of arrangement between the present licensee and the purchaser during the currency of the present license. No liability is accepted by or on behalf of the Crown in respect of any such forcing of any such fencing.

of any such fencing.

Where fences form the boundary between Crown lands offered for license and freehold land, the purchaser of such license will be liable to the provisions of any law now or hereafter in force relating to boundary-fences.

The lease of this run will be sold subject to the provisions contained in Part VI. of "The Land Act, 1892," relating to the sale of pastoral runs.

Plans and form of lease, &c., can be seen at this office, and at the District Land and Survey Office, Napier.

JOHN H. BAKER, Commissioner of Crown Lands. Grazing Leases of Burnt Portion of Puhipuhi Forest for Sale by Auction.

District Land and Survey Office,
Auckland, 24th November, 1892.

NOTICE is hereby given that the under-mentioned lots,
being part of the land known as Puhipuhi Forest, on
which the timber has been burnt, will be offered for lease for
grazing purposes, in terms of section 232 of "The Land Act,
1892," for the term of seven years, by public auction, at the
County Council's Office, Whangarei, on Wednesday, the 4th
January, 1893, at 11 a.m.:—

Lot Area Hyper Price

Lot.	Area.	Upset Price.
1	 576 acres	 £8 per annum.
2	 871 acres	 £10 per annum.
3	 709 acres	 £10 per annum.
4	 319 acres	 £5 per annum.

Rentals to be paid half-yearly in advance.

Lessees will have the right to use the land for grazing purposes only.

Lessees will have no right to fell or remove from the land

any live or dead trees or timber, whether standing or lying

on the ground.

Free rights of ingress, egress, and regress for any of the purposes of "The New Zealand State Forests Act, 1885," shall be given to all persons duly authorised in that behalf.

Lessees may remove all fencing and buildings erected by them prior to the expiration of the term of the lease, but will have no right to valuation or compensation for improvehave no right to valuation or compensation for improvements, or right of renewal of the lease.

Full particulars may be ascertained and plans obtained at this office, or the County Council's Office, Whangarei.

GERHARD MUELLER. Commissioner of Crown Lands.

Town and Rural Lands, Auckland, for Sale by Public Auction.

District Land and Survey Office,
Auckland, 25th November, 1892.

OTICE is hereby given that the under-mentioned town
and rural lands will be offered for sale by public
auction, at the Land Office, Auckland, on Friday, the 27th January, 1893, at 11 a.m.

Section.

Lot 12 " 13

SCHEDULE. Upset Price. TOWN OF OPUA.—BLOCK XVIII. A. R. P. 0 1 0 0 1 0

RODNEY COUNTY.—Parish of Ornawharo.
N. 172 | 108 0 0 | 175 10 0
Undulating to broken forest land of inferior quality, containing 207 green and 39 dead kauri-trees; situated five miles from Hakaru Post-office.

191a 64 2 0

About 8 acres fern land and burnt bush, remainder kauri and totara forest, containing 59 green kauri-trees and 108 totara-trees; situated four miles from Hakaru Post-office.

	PARISH OF J	PUHOI.
. 50	185 3 (0 1 126 0 0
N.W. 49	30 2	0 18 12 6
S. 49	81 0	0 35 7 6

Broken forest land, situated about seven miles from Puhoi. Section 50 contains about 150,000ft. kauri; Section 49, about 22,000ft. kauri.

WAITEMATA COUNTY.—PARISH OF MAKARAU.

185 | 318 0 0 | 149 5 0

Undulating forest land of fair quality, situated near proposed Kohekohe Railway-station, Makarau-Helensville line.

Whangarei County.—Whangarei Survey District.— Block VII.

		Direct ATI'		
7	1	231 0 0	122 2	6
8		463 3 0	292 0	0
9	- 1	626 0 0	347 10	0
10		547 0 0	227 2	6

Forest and open lands of fair quality. Section 7 contains 58 green and 13 dry kauri-trees; Section 8, 97 green and 23 dry kauri-trees; Section 9, 52 green and 17 dry kauri-trees; and Section 10, about 39 green and 5 dry kauri-trees. The sections are from eight to ten miles from Whangarei, and close to Horahora River.

Terms of Sale: One-fifth of the purchase-money to be paid on the fall of the hummer, and the balance, with Crown-grant fee, within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land shall henceforth be null and void.

GERHARD MUELLER, Commissioner of Crown Lands. Sale of Crown Lands at Kaponga.

District Land and Survey Office, New Plymouth, 13th December, 1892. T is hereby notified that the under-mentioned allotments I of land at Kaponga will be offered for sale by public auction, for cash, at this office, on Saturday, the 28th January, 1893, at noon:-

KAPONGA VILLAGE SETTLEMENT. — KAUPOKONUI SURVEY DISTRICT.—BLOCK XI.

Section.	Area.	Upset Price.
	A. R. P.	£ s. d.
6	1 0 0	10 0 0
7	1 0 0	10 0 0
8	1 0 0	10 0 0
9	1 0 0	10 0 0
18	1 0 0	$5 \ 0 \ 0$
3 7	1 0 0	10 0 0
38	1 0 0	10 0 0
39	1 0 0	10 0 0
40	1 0 0	10 0 0

Plans of Kaponga may be obtained at this office.

SIDNEY WEETMAN, Commissioner of Crown Lands.

Village and Rural Lands in the Auckland Land District for Sale by Auction.

District Land and Survey Office,
Auckland, 8th November, 1892.

T is hereby notified that the under-mentioned village and rural lands will be offered for sale by public auction at the Land Office, Auckland, on Wednesday, the 11th January, 1893, at 11 a.m.:—

Section.	Area.	Upset Price.			
Port Charles.—H	ARATAUNGA SURVE	Y DISTRICT.—SECTION			
Lot 1	A. R. P. 0 3 4 1 0 6 0 2 27 0 3 34 1 0 0	£ s. d. 2 6 0 3 1 0 2 1 0 3 0 0 3 0 0			

These lots are situated at the mouth of the Parakete Creek, Port Charles.

Manukau County.—Parish of Opaheke.—Section 2. Lot 85 Lot 85 | 4 1 8 | 17 5 0 At Maketu Settlement, Great South Road.

WHANGAROA COUNTY.—PARISH OF MATAWHEROHIA.

S.E. 3	1	15	0	0		73	15	0	
S.W. 8		92	1	0		81	0	0	
S.W. 9		49	. 2	0		49	10	0	
11		90	3	0		667	0	0	
19		140	0	0		65	0	0	
23		400	2	0	1	139	15	0	
24	į	221	3	36		84	0	0	
25		155	2	0	* .	78	0	0	
26		527	0	0	1	400	0	0	
28		313		30		160	0	0	
30		252	9	Λ		80	Λ	Ω	

All very broken forest land with clay soil, situated about four miles from Kaeo Post-office, and containing timber as follows: S.E. 3, about 140,000ft. of kauri; S.W. 8, 135,000ft. of kauri and 20,000ft. of totara; S.W. 9, 27,000ft. of kauri and 24,000ft. of totara; Section 11, about 1,290,000ft. of kauri, including a squared log of 3,969ft.; Section 19, 20,000ft. of kauri and 60,000ft. of totara; Section 23, about 66,000ft. of kauri and 40,000ft. of totara; Section 24, about 21,000ft. of kauri and 55,000ft. of totara; Section 25, 85,000ft. of kauri and 21,000ft. of totara; Section 26, about 260,000ft. of kauri and 540,000ft. of totara; Section 28, about 200,000ft. of kauri and 20,000ft. of totara; and Section 30, 30,000ft. of kauri and 14,000ft. of totara.

TERMS OF SALE.

One-fifth of the purchase-money to be paid on the fall of the hammer, and the balance with Crown-grant fee within thirty days thereafter, otherwise the part of the purchasemoney paid by way of deposit shall be forfeited, and the contract for the sale of the land shall henceforth be null and

> GERHARD MUELLER Commissioner of Crown Lands.

Hanmer Plains Reserve.—Sale of Leases of Town and Rural Lands.

District Land and Survey Office, Nelson, 5th December, 1892.

T is hereby notified that the town and rural lands, being subdivisions of the Hanmer Plains Reserve, described I stibulisions of the Hammer Flains beserve, described in the Schedule hereunder, will, in pursuance of subsection (2) of section 242 of "The Land Act, 1892," be offered for lease by public auction, for the term of forty-two years, at Culverden, on Monday, the 9th January, 1893, at the hour of 1.15 p.m.

		S	CHE	DULE.				
No. of Section.	Area.	Ann Rent		No. of Section.	A	rea.	Annu Rents	
T	OWN SECT	ions.		R	URAI	SECTI	ons.	
					A.	R. P.	£s.	d.
	Block I.			1	15	0 39	1 10	0
	4 B B (£s.	d.	2 5	12	0 0	1 15	0
3	A. R. P. 1 0 0	£ s. 1 10	α. 0	5	11	1 26	2 5	0
4 :		1 10	0	7	13	1 11	1 5	0
7		1 0	0	9	18	2 12	0 12	6
8	1 0 13	1 0	ő	10	36	2 30	1 16	0
9	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 0	0	11	19	132	0 10	0
11	1 1 19	1 10	ő	12	18	2 23	0 10	0
12	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 10	ő	13	14	1 30	0 14	0
12	1 0 0	1 10	U	14	27	0 6	1 7	0
			İ	15	14	2 25	1 8	0
			İ	16	14	2 29	1 8	0
	Block II			17	12	0 0	1 4	0
3 :	0 1 32 1	1 15	0	18	10	3 23	1 1	0
4-7	0 1 32*	1 10	0*	19	22	1 22	1 2	0
8, 9	0 3 0*	1 0	0*	20	11	3 36	0 10	0
12	0 3 30	1 0	0	21	36	3 13	2 14	0
14, 15	0 3 0*	1 0	0*	22	66	0 25	1 13	0
18	1 0 31	1 0	ŏ	23	38	0 2	1 18	0
10	1 0 01	1 0		24	41	1 31	2 1	0
				25	42	0 0	3 13	0
	Block III	г		26	22	2 27	1 0	0
	DIOCK II.	L.		27	24	2 3	1 0	0
8-12	0 1 32*	1 10	0*	28	23	0 32	0 10	0
13, 14,)	:		-	29	21	0 22	2 2	0
15, 16,	0 0 0*		0.4		108	0 20	3 11	0
18, 19,	0 3 0*	1 0	0*	32	40	0 0	3 0	0
and 20)			ì	33	26	1 14	1 0	0
17	0 3 22	1 0	0	34	20	0 0	0 15	0
	***	•		35	27	2 29	2 15	0
	* Each.		İ	36	24	0 13	2 8	0
			- 1	37	20	0 0	0 10	0

Rural Sections 1, 2, and 7, chiefly covered with manuka scrub, undulating clay soil. Section 5, covered with flax, manuka, and tussock; fairly good undulating soil. Section 6, covered with flax, manuka, and tussock; one-third good swampy ground, one-third cold clay soil, remainder shingly flat. Section 9, nearly all tussocked-covered flat, foor soil. Section 10, fairly good soil towards the river, remainder poor and shingly. Section 11, shingly soil covered with tussock, some short native grass on top of terrace. Section 12, flat covered with tussock, poor stony soil. Section 13, tussocked-covered flats, shingly, fairly good soil. Section 14, one-third good flax and manuka swamp, remainder rather poor shingly soil covered with tussock. Sections 15 and 17, about three-fourths good easily-drained flax and manuka swamp, remainder poor soil. Section 16, all good easily-drained flax and manuka swamp, a little dry soil covered with tussock and manuka swamp, a little dry soil covered with tussock and manuka, good section. Section 19, fairly good soil, tussock, and a little manuka serub. Section 20, covered with tussock, inferior soil, much broken by terraces. Section 21, fairly good soil, portion good flax and manuka swamp, rather good section. Section 22, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 23, tussocked-covered hills, fit only for grazing. Section 26, covered with tussock and a little manuka, poor clay soil. Section 25, tussock and a little manuka, fairly good. Section 26, covered with tussock and a little manuka, fairly good soil along the river very poor, remainder fairly good. Section 26, covered with tussock and a little manuka, fairly good soil along the creek. Section 27, about one-fourth good easily-drained flax creek. Section 27, about one-fourth good easily-drained flax and manuka swamp, remainder poor shingly soil. Section 28, dry shingly soil, three-parts manuka scrub, remainder tussock. Section 29, about two-fifths good drainable swampy soil, remainder rather poor manuka and tussock-covered soil. Section 30, about seven-eighths fairly-good hills for grazing, covered with tussock, about one-third ploughable at the foot of the spurs, one-eighth good flax and manuka swamp. Section 31, poor tussock-covered hillside. Section 32, two-thirds drainable good flax and manuka swamp, remainder poor shingly soil. Section 33, about 10 acres fairly-good soil, remainder poor tussock-covered flat.

Section 34, about our-fifths poor shingly soil, remainder good swampy soil. Section 35, about three-fourths good easily-drained flax swamp, remainder poor shingly soil. Section 36, one-half good easily-drained flax swamp, remainder fairly-good tussock- and manuka covered land. Section 37, poor, dry shingly soil, covered with tussock and manuka scrub.

Land and Survey Office, Nelson, or at the District Land and

TERMS OF SALE.

Rents are payable half-yearly, in advance, to the Receiver of Land Revenue at Nelson. The first half-year's rent to be paid on the day of sale, together with a fee of £1 1s. for the lease.

Not more than one rural section may be leased by one

On each of Town Sections 3, 4, 11, and 12, Block I., Sections 3, 4, 5, 6, and 7, Block II., and Sections 8, 9, 10, 11, and 12, Block III., buildings of the value of at least £200 must be erected within one year from date of lease.

Plans and forms of lease may be obtained at the District

Chief Surveyor and Commissioner of Crown Lands.

Pastoral Run liable to Forfeiture.

District Land and Survey Office,

Blenheim, 10th November, 1892.

PURSUANT to section 215 of "The Land Act, 1892,"

notice is hereby given to the executors of Charles
Brown, occupiers of Run 14, that the 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.

HENRY G. CLARK, Commissioner of Crown Lands.

Patibe Land Court Rotices.

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

Registrar's Office, Wellington, 21st December, 1892.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Hastings, on the 12th day of January, 1893, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

SCHEDULE. PARTITION.

W. BRIDSON, Registrar.

~		PARTITION.		
No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwand Date of Issue.	vise,
1 2	Ihaia te Ngarara, Hori Herehere, and others Manahi Paewai, Hoera Rangiwhakaewa, Matiu		See the papers. See the papers.	
3	Meke, and others Arapata Whakatare, Kerehi Irihau, Te Wha- tiapiti	Papaaruhe	See the papers.	
4	Maraea Puri, Whanako te Papare, Ratana Whanako	Te Onepu East	See the papers.	
5 6 7 8	Renata Pukututu	Pukekura South Te Waoku No. 1 Te Ipuataraia Patangata Nos. 3 and 4	See the papers. See the papers. See the papers. See the papers.	
9	Tanguru Tuhua, Hiraka Tuhua, Henare Rangi- whaiata, and others	Tarewa North	See the papers.	
10 11	Arapata Meha, Eriata Nopera Arapata Meha, Arapera Waipari, Eriata Nopera	Ngapaeruru No. 2 Ngapaeruru No. 2	See the papers. See the papers.	
12	Arapera Waipari, Eriata Nopera, Tehiati Meha, Arapata Meha, and others	Te Whangai, part of Wai- kopiro, 2,000 acres	See the papers.	
13	Arapera Waipari, Eriata Nopera, Tehiati Meha, Arapata Meha, and others	Te Waikopiro	See the papers.	
14	Pine Hurunuiarangi, Renata Pewa, Makere Pikihuia, Tamihana Whareraupo, Wehi Manene, Paraone Manene, and others	Rakautatahi No. 1	See the papers.	
15	Renata Pukututu and others	Te Rotoakiwa No. 1	See the papers.	
16	Rora te Peehi, Hemi Paikea, and others	Te Rakautatahi No. 2	See the papers.	
17	Rititia Maremare, Irihapeti Kaitoritori, Rapata Tiakitai, and others	Te Rakautatahi No. 2	See the papers.	
18	Arapeta Meha, Arapera Waipari, Eriata No- pera, Kiupi Tohunga, Eraita Nohopapa	Rakautatahi	See the papers.	
19	Arapera Waipari, Ēriata Nopera, Tetuati Meha, Arapeta Meha, and others	Te Waikopiro	See the papers.	
20	Te Otimi Hutana and others	Whatarakai Block	See the papers.	
21	Hiromina te Waiwiniuika	Te Aute No. 6	See the papers.	
22	Hoani te Rangikangaiho	Kairakau No. 2	See the papers.	
	Remov	AL OF RESTRICTIONS.		
No.	Name of Applicant.	Name of I	Land. Title, and Date of Issue	э.

Ateneta Wharekiri, Karaitiana Wirihana, Hanita te Aweawe, Rora Wirihana, Waata Tohu, Urania Pikihuia, Ratima Ngungu, Wirihana te Paca, Rora Hokowaka, Titihuia Watene Hipera Paewai, Manahi Paewai, Akuira Paewai, Rutu Wirihana, Hapakuku Paewai, Aperata Takana, Okeroa Hapakuku, Takana Rangimauriora, Mutu Karaitiana 1 See the papers. See the papers. APPLICATIONS FOR PROBATE.

Νo. Applicant. Deceased. Objectors. Paora Ropiha Ihaia Hutana 1 Herewini Tawhio Alfred L. D. Fraser. $\mathbf{2}$ Tahana Tahito .. ٠. ٠. Emiri Tiweta.

THE NEW ZEALAND GAZETTE.

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

Registrar's Office, Auckland, 21st December, 1892.

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

SCHEDULE

H. F. EDGER, Registrar.

	PARTITION.				
No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.		
1	Robert Comer and Thomas Aitken Dunlop	Waitakaruru No. 3	Land Transfer, Vol. 60, folio 80; 4th June, 1891.		

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

Registrar's Office, Auckland, 22nd December, 1892.

Notice is hereby given that a sitting of the Native Land Court will be held at Ohinemuri, on the 1st day of February, 1893, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it. H. F. EDGER, Registrar.

SCHEDULE.

PARTITION.

	1		i e		
No.	Name of Applicant.		Name of Land.	Title, whether Crown Grant or other and Date of Issue.	
1	Hera Nikora, Rangitopea, Nikorima Pouto Wiremu te Pea, Ripeka te Pea, Parat Mapu, Winiata Whaiapu, Erueti W Metiria Papahuaki, Tamara Takuna, Hunia te Weu (92–2893)	ta te etea,	tion 18	Land Transfer, Vol. 29, folio 136; July, 1882.	
2	Harete te Wharau (92–3141)		Wairakau, Block XII., Section 28. (Te Aroha, Block XII., Section 28)		••
3	Tumatekitua Paaka, Morehu te Putu (92-	3435)			vestigation of title; 17th
4 5	Tumatekitua Paaka, Morehu te Putu (92-8 Morehu te Putu (92-3489)	3 4 37)	Whakapoi	August, 1889. Certificate, Act 1880; 30th April, 18 Certificate, Act 1880; 2nd Augu 1884.	
6 7 8 9 10 11	James John Turner (92–3453) Hikori (92–3493)		Te Tawa Wairakau No. 40 Wairakau No. 39 Ngahuoneone No. 2 Te Mutu Whakapoi	Memorial of	ownership, 3rd June, 1880. Act 1880; 30th April, 1884.
	Determi	INATI	on of Relative Interests.		
No,	Name of Applicant.		Name of Land.	Title	, and Date of Issue.
1 2	Duncan McNicol and James McNicol (92/3		tion 48; Wairere, Block II., Section 71 (70)	Land Transfer, Vol. 29, folio 170; 29th November, 1882. Certificate, section 17, Act 1867; 11th October, 1877.	
	Ri	EMOV	AL OF RESTRICTIONS.		
No.	Name of Applicant.		Name of Land.	Title, and Date of Issue.	
. 1	Te Kihirini Ngahuarahi, Maehe Kihirini Ranga Kihirini, Tiniwai Kihirini, Ha	rata		Order on in August, 18	nvestigation of title, 16th 889.
2	Kihirini, and Te Mingi Kihirini (92/3133) Hori More Te Aroha, Block IX., Sec-Partition order, Act 1886; 9th Ju tion 14D 1889.			eder, Act 1886; 9th July,	
	Applicatio	N FO	R APPOINTMENT OF TRUSTEE.	•	
No.	Name of Applicant.		Name of Land.	Name of Minors.	
1		Aro and 2	roha, Block IX., Sections 29B Pititi te Wharau, Tutuki te Wharau. 29D		
	Appl	ICATI	on for Survey Lien.		
No.	Name of Surveyor.		Name of Land. Ame		Amount.
1	Lindsay Jackson (92-3701)	Т	awahinga		£15 5s.

"Native Land (Validation of Titles) Act, 1892."

THE Native Land Court being now prepared to deal with applications for investigation of titles under the above Act, the attention of persons interested is directed to the rules and regulations under the Act, published for general information in Gazette No. 92, of the 24th day of November, 1892, page 1566.

All applications, together with the prescribed fees, must be forwarded in the first instance to the Registrar of the Court at Wellington. Copies of the regulations can be obtained from the Registrars of the Court in the several districts.

Dated this 29th day of November, 1892.

G. B. DAVY. Chief Judge.

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

Native Land Court Office,

Auckland, 21st December, 1892.

OTICE is hereby given that a Trust Commissioner will, under the authority and for the will, under the authority and for the purposes of the said Acts, hold a Court at the Native Land Court Office, Auckland, on the 17th day of January, 1893, for investigating the transactions relative to land mentioned in the Schedule hereunder, at which time and place all persons having any objections to the said transactions are hereby notified to attend.

H. F. EDGER,

Registrar.

SCHEDULE.

TAKAPUNA, LOT NO. 31 OF SECTION NO. 1 (PART OF). 92-120. MORTGAGE dated the 10th day of August, 1892, made by Annie Lewisson, of Auckland, to Sarah Fenton, of Auck-

WAITAKARURU No. 3 (INTEREST IN).
72-121. Transfer dated the 6th day of February, 1892,
made by Aperahama Pokai, of Whakatiwai, to Robert
Comer and Thomas Aitken Dunlop, both of Thames.

WAITAKABURU No. 3 (INTERESTS IN).
92-122. Transfer dated the 19th day of December, 1891,
made by Tukua te Rauroha and others, of Whakatiwai, to
Robert Comer and Thomas Aitken Dunlop, both of Thames.

WAITAKARURU No. 3 (INTERESTS IN). 92-123. Transfer dated the 29th day of December, 1891, made by Hana Wiremu and others, of Whakatiwai, to Robert Comer and Thomas Aitken Dunlop, both of Thames.

WAITAKARURU No. 3 (INTERESTS IN). 92-124. Transfer dated the 10th day of November, 1892, made by Hatara te Pukeroa and Tapita Tawera, of Whakati-wai, to Robert Comer and Thomas Aitken Dunlop, both of Thames.

WAITAKARURU No. 3 (INTEREST IN).
92-125. Transfer dated the 6th day of June, 1892, made
by Hariata Puao, of Whakatiwai, to Robert Comer and
Thomas Aitken Dunlop, both of Thames.

Land Transfer Act Botices.

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

7022. JOHN JONES. — 20 perches, part Rural Section
206, Borough of St. Albans. Unoccupied.

7088. EMILY FRANCES MURRAY.—2 roods 3 perches,

part Rural Section 385, Borough of Rangiora. Occupied by Applicant.
7183. THE MERCANTILE FINANCE AND AGENCY

COMPANY (LIMITED).—42 acres 1 rood 15 perches, Rural Section 11321 and part 195 and 309A, Blocks I. and III., Okain's Survey District. Occupied by H. J. Bennett. 7145. THOMAS FREE.—30 acres, Rural Section 2394, Blocks VIII. and XII., Christchurch Survey District. Occu-

Blocks VIII. and XII., Christchurch Survey District. Occupied by Applicant.
7168. ELIZABETH BAILEY.—20\(\frac{1}{2}\) perches, part Lot 123, Christchurch Town Reserves. Occupied by Applicant.
7169. AGNES ALICE CHISLETT.—1 rood, part Rural Section 88, Block XII., Christchurch Survey District. Occupied by Applicant.
7171. JOHN DAVID FRANKISH, WILLIAM REECE, and JOHN ANDERSON THE YOUNGER.—191 acres and 18 perches, Rural Sections 10634, 10635, 10636, 10637, 10638, and part 10627, Blocks XIV., Stonyhurst, and XIX., Walkari Survey Districts. Occupied by W. Acton-Adams.

7174. JESSIE HENRIETTA SHEARMAN.—19 acres 3 roods 12 perches, part Rural Section 9075, Block XII., Kowai Survey District. Unoccupied.
7175. THOMAS McDOWELL.—53 perches, part Lot 11, Christchurch Town Reserves. Occupied by Harold Elvey.
Diagrams may be inspected at this office.
Dated this 23rd day of December, 1892, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title for Allotment 15, Block I., Township of Gordon, described in Vol. lxvii., folio 25, of the Register-book, of which the OFFICIAL ASSIGNEE is the registered Proprietor, and evidence having been lodged as to the loss of the original certificate, I hereby give notice that I will issue the certificate, as requested, unless caveat be lodged here forbidding the same within fourteen

days from the date of publication hereof.

Dated this 22nd day of December, 1892, at the Lands Registry Office, Dunedin.

H. TURTON, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 30th day of

January, 1893.

2238. FRANCIS WILSON SMITH.—3 acres 3 roods 9 perches, parts of Section 10, Wainui District (Paikakariki). In occupation of Applicant.

Diagrams may be inspected at this office.

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

G. G. BRIDGES, Deputy District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within six months from the date of the

forbidding the same within six months from the take of the gazetting of this notice.

EDWARD THOMAS KEMP (claiming by occupation).

—2 roods, being Allotments 19 and 20, Block III., Township of Harrisville, part of Section 28, Block I., Hundred of Invercargill. Occupied by Applicant. No. 2505.

Diagrams may be inspected at this office.

Dated this 17th day of December, 1892, at the Lands Registry Office, Invercargill.

F. G. MORGAN,

F. G. MORGAN, District Land Registrar.

Mining Potices.

THE ENDEAVOUR INLET ANTIMONY (LIMITED) IN LIQUIDATION.

GENERAL Meeting of the shareholders of the Endeavour Inlet Antimony Company (Limited), in liquidation, will be held at the office of the company, 123, Lambton Quay, Wellington, on the 6th day of March, 1893, at 4 o'clock in the afternoon, for the purpose of receiving the accounts of the liquidation of the company, and winding up the same up the same.

T. KENNEDY MACDONALD

29th December, 1892.

Liquidator. 683

Private Advertisements.

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

In conformity with and for the purposes of section 7 of the above Act, notice is hereby given that the office or place of business of the China Traders' Insurance Company (Limited) in Masterton is in Queen Street, at the office of the Wairarapa Farmers' Co-operative Association (Limited).

JAMES WHITTALL,
Attorney for the China Traders' Insurance Company
(Limited) for the Colony of New Zealand.

Sub-agents for the Wairarapa: The Wairarapa Farmers' Co-operative Association (Limited), Queen Street, Master6

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MASTERTON ROAD BOARD.

NOTICE OF INTENTION TO TAKE LAND FOR A ROAD.

OTICE is hereby given that it is the intention of the Board of the Masterton Road District to take, under the provisions of "The Public Works Act, 1882," the several parcels of land described in the Schedule hereto for the purposes of a public road. A plan of the said lands is deposited at the office of the Board, Hall Street, Masterton, for inspection during office-hours; and all persons affected by the taking of the said lands are hereby called upon to set forth in writing any well-grounded objections thereto, and to send such writing to the said Board within forty days from the first publication of this notice.

SCHEDULE.

Approximate Area of each of the Parcels of Land to be taken.		Being Portion of	Situated in Block	Situated in Survey District of
A. 38 4 5	R. P. 0 10 3 23 2 25	Te Weraiti Block Taumatakaihuka Pukimukimuki	VI. VI. VI.	Otahoua. Otahoua. Otahoua.

WILLIAM H. BEETHAM,

Road Board Office Chairman. Masterton, 27th December, 1892. 682

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12. Auckland University College Land Exchange	. 0
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Public Acts-continued.

JUST PUBLISHED.

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

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GEO. DIDSBURY.

Government Printer.

Wellington, 11th May, 1892.

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THE LAND ACT, 1892, passed by the General Assembly during the session just closed, is now obtainable at the Government Stationery Office, price 2s. 6d.

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

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GEO. DIDSBURY.

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

GEO. DIDSBURY.

GEO. DIDSBURY.

THE NEW ZEALAND GAZETTE.

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

Single copies of the Gazette, 6d. each.

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For statements under the Mining Act the charge is 23s.

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

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

The New Zealand Gazette is published on Thursday evening in each week, and notices for insertion must be received by the Government Printer before two o'clock of the day preceding publication.

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable.

Postage- or duty-stamps cannot be received in payment from any place at which postal notes or post-office orders are issued.

Booksellers and Advertising Agents will be allowed a commission at the rate of 5 per cent.

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

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By Authority: George Didsbury, Govt. Printer, Wellington.