



THE  
**NEW ZEALAND GAZETTE.**

Published by Authority.

WELLINGTON, THURSDAY, APRIL 27, 1893.

*Allocating Land reserved and taken for a Railway to the Purposes of a Road in Southland County.*

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

**WHEREAS** the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Seaward Bush Branch Railway, and it is considered desirable to allocate such land to the purposes of a road:

And whereas it has been certified by the New Zealand Railway Commissioners that such land is not required for railway purposes: And whereas such land is situated in the Southland County, the local authority of which has consented to the issue of this Proclamation:

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

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

SCHEDULE.

ALL that area in the Southland Land District, situated in Block XXII., Invercargill Hundred, being part of Railway Reserve on the Seaward Bush Railway. Bounded towards the south-west by the south-west boundary-line of the Railway Reserve passing through the said Block XXII. from the road forming the eastern boundary of Section No. 26 to the northern boundary-line of Section No. 23; towards the north by the said northern boundary-line of Section No. 23 produced; towards the north-east by a line, 50 links distant, at a right angle from and parallel to the south-west boundary-line of the said Railway Reserve; and towards the east by the road bounding said Section No. 26 on the east: as the same is delineated on the plan marked S.G. 18266, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured purple.

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and

Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Auckland, this thirteenth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Land taken for the Use of the Lunatic Asylum at Porirua.*

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

**WHEREAS** the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," and "The Public Works Acts Amendment Act, 1892," for the use and convenience of the lunatic asylum at Porirua, to be used and cultivated in connection with such asylum:

And whereas the Minister for Public Works has laid before the Governor the memorial, accompanied by a map, required by the said first-mentioned Act:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by "The Public Works Act, 1882," "The Public Works Act Amendment Act, 1892," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that, from and after the date of the publication hereof in the *New Zealand Gazette*, the land mentioned in the Schedule hereto is hereby taken for the use and convenience of the said asylum, and to be used and cultivated in connection therewith.

SCHEDULE.

The parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land taken.	Being	Situated in Block No.	Situated in the Survey District of
A. R. P. 378 0 0	Section No. 122	V.	Belmont.

In the Land District of Wellington; as the same is more particularly delineated on the plan marked P.W.D. 17008, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

Given under the 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 Wellington, this seventeenth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

A. J. CADMAN,  
For the Minister for Public Works.

GOD SAVE THE QUEEN!

*Defining the Middle Line of a Further Portion of the North Island Main Trunk Railway from a Point at or near Marton to Te Awamutu, via Murimotu, Taumararui, and the Ongarue River Valley (remaining part of Mokau Section).*

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

WHEREAS the North Island Main Trunk Railway, from a point at or near Marton to Te Awamutu, via Murimotu, Taumararui, and the Ongarue River Valley (hereinafter termed "the said railway"), is a railway the construction of which is authorised by "The Railways Authorisation Act, 1884": And whereas the said railway has been partly constructed, and it has been determined to construct and maintain a further portion of the same:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities conferred by "The Railways Authorisation Act, 1884," and "The Public Works Act, 1882," and in exercise of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the middle line of the said further portion of the said railway shall be that defined and set forth in the Schedule hereto.

#### SCHEDULE.

COMMENCING at a point situate in the Rangitoto-Tuhua Native Block No. 6039, in that part of Block V., Mapara Survey District, which was formerly part of Block XIII., Pakau-manu Survey District, distant about 39 miles in a southerly direction from Te Awamutu, which point of commencement is also the point of termination of that part of the Mokau section of the said railway, as described in a Proclamation dated the 10th August, 1892, and published in the *New Zealand Gazette* No. 64, of the 11th August, 1892; proceeding thence generally in a south-easterly direction for a distance of about 6 miles 52 chains, and passing in, into, through, or over the following land, viz., the Rangitoto-Tuhua Block No. 6039, including all adjoining and intervening places, roads, tracks, rivers, streams, and watercourses; and terminating at a point in the said Rangitoto-Tuhua Block No. 6039, in that part of Block XIII., Mapara Survey District, which was formerly part of Block II., Ongarue Survey District; all in the Provincial District of Taranaki; which point of termination is also the point of commencement of the Poro-o-tarao section of the said railway, as described in a Proclamation dated the 14th July, 1888, and published in the *New Zealand Gazette* No. 41, of the 19th July, 1888; in the manner delineated on the plan marked P.W.D. 17052, in the office of the Minister for Public Works, at Wellington, a copy of which is deposited in the office of the Registrar of the Supreme Court at Auckland.

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 Wellington, this seventeenth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

A. J. CADMAN,  
For the Minister for Public Works.

GOD SAVE THE QUEEN!

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

(L.S.) GLASGOW, Governor.  
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-runs.

#### SCHEDULE. SOUTHLAND LAND DISTRICT.

Run.	Section.	Survey District.	Area.	
20	797	Hokonui .. ..	A.	R. P.
21	798	" .. ..	2,653	2 0
22	799	" .. ..	3,560	1 0
2	65 to 68, 74	Wairaki .. ..	1,632	0 0
			1,970	1 0

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 Wellington, this seventeenth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Land set apart for Settlement.*

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

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

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

#### SCHEDULE.

##### RUN NO. 17.

ALL that area in the Otago Land District, in the Maruwenua and Domett Survey Districts, containing by admeasurement 12,492 acres, more or less. Bounded towards the north-west generally by the Otekaike River; towards the north-east and east by Section No. 1, Block XIV., and Sections Nos. 24, 15, 14, 11, and 7, Block X., all of the Maruwenua Survey District; and towards the south generally by the north branch of the Maruwenua River, by the main road, and by a track leading to Kyeburn, to Dansey's Pass; and again towards the north-west generally by a track running in a north and easterly direction, and by a right line in a north-easterly direction to the Otekaike River, which line is the boundary between Runs Nos. 17 and 28.

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 twentieth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Licensing District constituted.*

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

IN pursuance and exercise of the powers and authorities conferred upon me by "The Licensing Act, 1881," and "The Licensing Act Amendment Act, 1882," I, David,

Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and define the part of the colony mentioned and described in the Schedule hereto to be, from and after the first day of May next, an ordinary licensing district for the purposes of the said Acts.

SCHEDULE.

STEWART ISLAND LICENSING DISTRICT.

ALL that area comprised within Stewart Island, Ruapuke Island, and adjacent islands.

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 twentieth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

A. J. CADMAN.

GOD SAVE THE QUEEN!

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

(L.S.) GLASGOW, Governor.  
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-runs.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

Run.	Block.	Survey District.	Area.
			Acres.
42	XII. and XVI.	Wakamarina ..	350
		Linkwater ..	
43	XVI.	Wakamarina ..	500
44		"	"
45	"	"	600
46	"	"	300
47	"	"	240
48	XIII.	Linkwater ..	540
		"	
49	"	"	380

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 Wellington, this twenty-third day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Allocating Land reserved and taken for a Railway to the Purposes of a Street in the Borough of Palmerston.*

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

WHEREAS the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Foxton to New Plymouth Railway, and it is considered desirable to allocate such land to the purposes of a street:

And whereas it has been certified by the New Zealand Railway Commissioners that such land is not required for railway purposes: And whereas such land is situated in the Borough of Palmerston, the local authority of which has consented to the issue of this Proclamation:

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

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

SCHEDULE.

ALL that parcel of land in the Land District of Wellington, situated in the Borough of Palmerston North, containing by admeasurement 3 roods 16 perches, more or less, being part of a railway reserve. Bounded towards the north-west by Sections Nos. 312, 311, and 310 of the said borough, 1000 links; towards the north-east by the production of the north-east boundary-line of Section No. 718, 85 links; towards the south-east by a line parallel to the south-east boundary-line of Sections Nos. 312, 311, and 310, 1000 links; and towards the south-west by the production of the south-west boundary-line of Section No. 726, 85 links: be all the aforesaid linkages more or less; as the same is delineated on the plan marked S.G. 17999, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured green.

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 Wellington, this twenty-fourth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Proclaiming Crown Land in Block VII., Town District, Otago, to be a Road.*

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

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do, by this notice, hereby proclaim the portion of Crown lands hereinafter described to be a road, that is to say:—

All that area in the Otago Land District, situated in Block VII., Town District, containing by admeasurement 1 rood 38·7 perches, more or less. Bounded towards the south-west by original Sections Nos. 51 and 50 from the south-eastern side of Royal Crescent to the north-east corner of said Section No. 50 of said Block VII.; towards the north-west by the production in a north-easterly direction of the north-west boundary-line of said Section No. 50 for a distance of 60 links; towards the north-east by a right line parallel to the north-east boundary-lines of Sections Nos. 50 and 51 before mentioned to the south-east side of Royal Crescent; and towards the south-east by the said south-east side of Royal Crescent: as the same is delineated on the plan marked S.G. 18508, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured red.

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 Wellington, this twenty-fourth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Land taken for Road in Block XVIII., Township of Opua, Auckland District.*

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

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works

Act, 1882," and its amendments, for a certain work, to wit, the construction of a road in Block XVIII., Opuā Township:

And whereas the Minister for Public Works has laid before the Governor the memorial, accompanied by a map, required by the said Act and the amendments thereof:

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

#### SCHEDULE.

The parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land required to be taken.	Being portion of Section No.	Situated in Block No.	Township of	Situated in the Survey District of
A. R. P. 0 0 6	10	XVIII.	Opuā	Russell.

In the Land District of Auckland; as the same is more particularly delineated on the plan marked S.G. 10507, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured red.

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 Wellington, this twenty-fourth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

#### Land set apart for Settlement.

(L.S.)

GLASGOW, Governor.

#### A PROCLAMATION.

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

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

#### SCHEDULE.

##### MANGAERE BLOCK.

ALL that area in the Taranaki Land District, containing 7,482 acres, more or less, and comprising the following sections, viz.: Section No. 7 of Block IX., Ngatimaru Survey District; Sections Nos. 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 of Block X., Ngatimaru Survey District; Sections Nos. 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, and 13 of Block XI., Ngatimaru Survey District; and Township Reserve, 570 acres.

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

JOHN MCKENZIE,  
Minister of Lands.

GOD SAVE THE QUEEN!

Declaring that Education Reserves in Wellington shall be sold.

(L.S.)

GLASGOW, Governor.

#### A PROCLAMATION.

BY virtue of and in exercise of the powers and authorities vested in him by the two hundred and forty-third section of "The Land Act, 1892," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and at the request of the School Commissioners of the Wellington Provincial District, in whom the land herein described is vested, do hereby declare that the land described in the Schedule hereto, which has been reserved for educational purposes, shall be sold, subject to the provisions of "The Land Act, 1892."

#### SCHEDULE.

ALL that parcel of land in the Land District of Wellington, containing by admeasurement 87 acres 3 roods 8 perches, more or less, being Sections Nos. 48 and 56, Block V., Rimutaka Survey District. Bounded on the north-east by Section No. 44; on the south-east by Sections Nos. 49 and 57; on the south-west by Section No. 235; and on the north-west by Sections Nos. 246 and 245: as the same is delineated on the plan deposited in the District Survey Office, Wellington.

All that parcel of land in the Land District of Wellington, containing by admeasurement 441 acres, more or less, being Sections Nos. 35 and 36, Block XVI., Belmont Survey District, and Sections Nos. 38 and 40, Block I., Pencarrow Survey District. Bounded on the north generally by Section No. 34 of said Block XVI.; on the east by Sections Nos. 44, 45, 46, and 47; on the south by Sections Nos. 42 and 41, all of said Block I.; and on the west by Sections Nos. 39, 37, and 33 of said Block XVI.: as the same is delineated on the plan deposited in the District Survey Office, Wellington.

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 Wellington, this twenty-fifth day of April, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

Approved in Council.

ALEX. WILLIS,  
Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Boundaries of Nelson and Canterbury Land Registration Districts altered.

GLASGOW, Governor.

#### ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of April, 1893.

Present:

THE HONOURABLE W. P. REEVES PRESIDING IN COUNCIL.

WHEREAS by "The Land Transfer Act, 1885," it is enacted that the Governor in Council may from time to time alter the boundaries of any land registration district under the said Act: And whereas it is expedient to alter the boundaries of the Nelson and Canterbury Land Registration Districts respectively, so as to include within the limits of the latter district certain lands described in the Schedule hereto which have heretofore been included within the limits of the former district:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon me by the above-mentioned Act, and by and with the advice and consent of the Executive Council of the said colony, do hereby order that, from and after the first day of May, one thousand eight hundred and ninety-three, the land described in the Schedule hereto shall cease to be in the Nelson Land Registration District, and shall thenceforth be in the Canterbury Land Registration District; and the boundaries of the said several districts are hereby altered accordingly.

#### SCHEDULE.

ALL that area in the Colony of New Zealand, containing by admeasurement 85,361 acres, more or less, bounded towards

the north generally by the Waiau-au River to a point in line with the eastern boundary-line of Section No. 1, Cheviot Survey District; thence to and by that section and by Sections Nos. 2 and 39, and again by the Waiau-au River; towards the east by the sea; towards the south by the Hurunui River; and towards the west generally by the Kaiwara River and Sections Nos. 75, 76, 77, 78, 79, 80, 81A, 82, 83, 84, 85, 86, 87, 88, 89, and 200, Lowry Peaks Survey District.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Native Land proposed to be taken for Construction of Beacons and Leading-lights near Gisborne.*

GLASGOW, Governor.  
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this eighteenth day of April, 1893.

Present:

THE HONOURABLE W. P. REEVES PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is required to be taken for a public work authorised to be constructed by the Government, to wit, the construction of beacons on which leading-lights for the Port of Gisborne are to be erected:

And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown:

Now, therefore, in pursuance and exercise of the powers vested in him by "The Public Works Act, 1882," and the thirteenth section of "The Public Works Acts Amendment Act, 1887," and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the public work above mentioned shall be constructed on the land described in general terms in the Schedule hereto.

SCHEDULE.

BEACON-SITE AT POVERTY BAY.

ALL that area in the Hawke's Bay Land District, situated in Block VII., Turanganui Survey District, containing by admeasurement 3 roods 1 perch, more or less, being a strip of land 50 links wide, the centre line of which commences at a point in Wai-o-hi-harore No. 1 Block distant 9691 links north and 5541 links west of Trig. Station No. 108 (Kaiti); and proceeds on a bearing of S. 19° 6' 35" E., over two beacon-pegs, to the high-water mark of Poverty Bay, the above strip of land being intersected by a public road 1 chain wide: as the same is more particularly delineated on the plan marked S.G. 18212, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured green.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Prescribing Dues and Regulations for Raglan Wharves.*

GLASGOW, Governor.  
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this eighteenth day of April, 1893.

Present:

THE HONOURABLE W. P. REEVES PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority vested in him by "The Harbours Act, 1878" (hereinafter termed "the said Act"), and of all other powers and authorities in anywise enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order and prescribe that on and after the date of the publication in the *New Zealand Gazette* of this Order in Council the dues and rates specified in the Schedule hereto shall be charged and taken for the Raglan Town Wharves. All dues and rates at variance with those specified in the Schedule hereto are hereby revoked.

SCHEDULE.

BERTHAGE. s. d.

For every steamer alongside either wharf, for each day or part of a day .. .. .	10	0
For any sailing-vessel so berthed, for each day or part of a day .. .. .	5	0

WHARFAGE CHARGES, OUTWARDS AND INWARDS.	s.	d.
Flax, minimum charge on .. .. .	0	6
Sheep—		
First 50, each .. .. .	0	2
From 50 to 300, each .. .. .	0	1
Over 300, each .. .. .	0	0½
Grass-seed, per 20 bags .. .. .	2	6
Grain, per ton .. .. .	1	6
Manures, per ton .. .. .	1	0
Wool, per half-bale .. .. .	0	6
Wool, per quarter-bale or bag .. .. .	0	3
All goods and merchandise not otherwise specified, per ton .. .. .	2	6

STORAGE ON IMPORTS AND EXPORTS.

All goods stored free for three days.  
After three days, for a ton or part of a ton, per week 1 0  
No goods shall remain in the store for a longer period than one month, and any goods which are left therein for a longer period than one month may be removed and stored by the wharfinger at the owners' risk and expense.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Special Licensing District abolished.*

GLASGOW, Governor.  
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this eighteenth day of April, 1893.

Present:

THE HONOURABLE W. P. REEVES PRESIDING IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him in that behalf by "The Licensing Act, 1881," and "The Licensing Act Amendment Act, 1882," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby abolish the Special Licensing District of Stewart Island, from and after this eighteenth day of April, one thousand eight hundred and ninety-three.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Altering Boundaries of and constituting Special Licensing District.*

GLASGOW, Governor.  
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this eighteenth day of April, 1893.

Present:

THE HONOURABLE W. P. REEVES PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him in that behalf by "The Licensing Act, 1881," and "The Licensing Act Amendment Act, 1882," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby alter the limits of the Special Licensing District of Tolago, and doth declare that the limits of the said district shall, from and after the first day of May, one thousand eight hundred and ninety-three, be those described in the First Schedule hereto; and doth, with the like advice and consent, hereby proclaim and define the district of Waiapu, as described in the Second Schedule hereto, to be a special licensing district under the aforesaid Acts, from and after the said first day of May, one thousand eight hundred and ninety-three.

FIRST SCHEDULE.

TOLAGO.

ALL that area in Cook County bounded towards the north generally by Waiapu County; towards the east and south generally by the sea; and towards the west generally by the Borough of Gisborne, the Taruheru River, Blocks I. and VIII., Waimata Survey District, Sections Nos. 73 and 74, Block X., Waimata Survey District, the Ngakoroa Block, the Papakorokoro Block, Waihora No. 2B Block, and Run No. 44A to the north-western corner of Run No. 58; thence by a right line to Trig. Station No. 134; thence by a right line to Trig. Station No. 168; thence by a right line to Trig. Station No. 170; and thence by a right line in the direction of Trig. Station No. 178 to the southern boundary of Waiapu County.

SECOND SCHEDULE.

WAIAPU.

ALL that area in the Waiapu County, as defined in "The Waiapu County Act, 1890."

ALEX. WILLIS,  
Clerk of the Executive Council.

*Boundaries of Nelson and Canterbury Deeds Registration Districts altered.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Deeds Registration Act, 1868," it is enacted that the Governor in Council may from time to time define and alter the boundaries of any deeds registration district under the said Act; And whereas it is expedient to alter the limits of the Nelson and Canterbury Deeds Registration Districts respectively, by including within the limits of the latter district certain lands described in the Schedule hereto which have heretofore been included within the limits of the former district:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon me by the above-mentioned Act, and by and with the advice and consent of the Executive Council of the said colony, do hereby order that, from and after the first day of May, one thousand eight hundred and ninety-three, the land described in the Schedule hereto shall cease to be in the Nelson Deeds Registration District, and shall henceforth be in the Canterbury Deeds Registration District; and the boundaries of the said several districts are hereby altered accordingly.

SCHEDULE.

ALL that area in the Colony of New Zealand, containing by admeasurement 85,361 acres, more or less, bounded towards the north generally by the Waiau-au River to a point in line with the eastern boundary-line of Section No. 1, Cheviot Survey District; thence to and by that section and by Sections Nos. 2 and 39, and again by the Waiau-au River; towards the east by the sea; towards the south by the Hurunui River; and towards the west generally by the Kaiwara River and Sections Nos. 75, 76, 77, 78, 79, 80, 81A, 82, 83, 84, 85, 86, 87, 88, 89, and 200, Lowry Peaks Survey District.

ALEX. WILLIS,  
Clerk of the Executive Council.

*"The Education Act, 1877."—Inspection of Schools and Standards of Examination.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him by "The Education Act, 1877," His Excellency the Governor, with the advice and consent of the Executive Council of the colony, doth make the regulations hereto annexed amending the regulations relating to the inspection of schools and standards of examination made by Order in Council under the said Act, dated the twelfth day of October, one thousand eight hundred and ninety-one; and with the like advice and consent doth prescribe that this order shall take effect from the date hereof.

REGULATIONS.

ANYTHING to the contrary contained in the aforesaid Order in Council notwithstanding, it is hereby ordered that, from the date hereof,—

1. Knowledge of the cause of the phenomena of the seasons shall not be required for the Fourth Standard, but shall be required for the Fifth.
2. The last five of the geometrical problems prescribed for the Fourth Standard may, at the option of the teacher, be reserved for the Fifth Standard.
3. For the First, Second, and Third Standards Inspectors shall not insist on a knowledge of the technical words of geometry, except that for the Third Standard the prescribed knowledge of the degrees in a right angle, in the sum of the angles of a triangle, and about a point, shall be required.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Declaring Part of Palmerston-Pahiatua Road, in Oroua County, to be a County Road.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other

powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the road known as the Palmerston-Pahiatua Road, described in the Schedule below, and which was made by the Governor under the powers contained in the said Act, and has hitherto been a Government road, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of the road in the County of Oroua, leading from Palmerston to Pahiatua which commences at the south-western corner of Section No. 300, Block XVI., Kairanga Survey District, and proceeds in a generally south-easterly direction, passing the said Section No. 300 and Sections Nos. 299, 298, 297, and 302 of the said Block XVI., and intersecting the forest reserve, to the boundary-line between the Counties of Oroua and Pahiatua on the summit of the Tararua Range, the length of the said road being about 5 miles 4 chains, and its width generally 1 chain; as the same is delineated on the plan marked S.G. 12586, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon marked in red.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Declaring Part of Palmerston-Pahiatua Road, in Pahiatua County, to be a County Road.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the portion of the road known as the Palmerston-Pahiatua Road, described in the Schedule below, and which was made by the Governor under the powers contained in the said Act, and has hitherto been a Government road, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of the road in Pahiatua County leading from Pahiatua to Palmerston known as Tararua Road, generally 1 chain wide, which commences at the south-eastern corner of Section No. 48, Block VII., Mangahao Survey District, on Mangahao Road, and proceeds in a generally westerly direction, intersecting Section No. 49 of the said Block VII., and passing Sections Nos. 68, 69, Reserves Nos. 121 and 120, Sections Nos. 72, 116, and 79, Block VI., Mangahao Survey District, to the Forest Reserve; and thence intersecting the said Forest Reserve to the Pahiatua County boundary on the summit of the Tararua Range, the length of the said road being about 5 miles 60 chains; as the same is delineated on the plan marked S.G. 12586, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon marked in red.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Regulations for the Transmission, &c., of Telegrams.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers vested in him by section fifteen of "The Electric Lines Act, 1884," and of all other powers enabling him that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby make the regulations contained in the Schedule hereto in respect of the transmission of telegrams by means of electric lines under the said Act, and for the delivery thereof, and fixing and determining the fees and rates to be demanded and received for the transmission of any such telegram, and for the forwarding thereof for delivery respectively, and the mode and times of payment, and by and from whom such fees may be legally recovered.

SCHEDULE.

REGULATIONS UNDER WHICH TELEGRAMS ARE AUTHORISED TO BE TRANSMITTED ON THE TELEGRAPH LINES BELONGING TO THE GOVERNMENT OF NEW ZEALAND.

1. Neither Her Majesty the Queen nor the Government of the colony shall be responsible for errors, omissions, or delays in the transmission of any telegram, nor for the non-delivery or non-transmission of any telegram.

2. Printed forms, upon which telegrams should be written, may be obtained at all Stations on application; but all telegrams, whether written upon the prescribed form, upon any other printed form, or upon plain paper, shall be considered as presented for transmission under the several conditions contained in these regulations.

3. Telegrams which are indecently or obscenely worded, or which appear to contain matter of a libellous or grossly offensive character, shall not be transmitted.

4. All telegrams presented for transmission shall be written either in ink, or with indelible pencil, or in manifold, in a clear and legible manner; they shall contain a proper address, and bear a genuine signature in the usual handwriting of the sender, or in that of his authorised agent, but when written by the agent the latter shall add his name or initials, not for transmission, but for the information of the Telegraph Department.

When it is not intended or desired that the sender's signature should be telegraphed, it must be written on the back of the message. The message may then be transmitted without a signature, or with any signature known to the receiver, such as "Kate," "Harry," "Mamma," which the sender may insert for transmission; but the receiver may have the full signature telegraphed by paying for the necessary service telegrams.

5. When the sender desires that special instructions, such as "Private," "Confidential," "To be opened at once," "Per Te Anau," "By first steamer," or the like, shall be written on the envelope of the message, he shall write those instructions immediately after the address of the receiver, and pay for them as part of the message. The words shall also be written in the space for instructions.

6. Postage stamps shall be used for payment, and any person sending a telegram is required to affix such stamps to the message forms.

7. In order to prevent errors in the transmission of telegrams, all words must be written in full, and no abbreviations will be allowed that are not in general use and in accordance with the usage of the language. All numbers should be written in words in full, and not in figures.

8. Telegrams will be transmitted in the following order of priority:—

- (1.) Telegrams of the Government marked *urgent*.
- (2.) Service telegrams.
- (3.) Urgent private telegrams.
- (4.) Non-urgent (ordinary) private telegrams.
- (5.) Delayed telegrams.

The charges for transmission of a telegram within New Zealand are,—

For eighteen words or less, including address and signature—					
Urgent	...	...	...	...	2s.
Ordinary	...	...	...	...	1s.
Delayed	...	...	...	...	6d.

Extra words, 2d., 1d., and ½d. each respectively.

On Sundays, for urgent and ordinary telegrams, these rates are doubled. Delayed telegrams will not be received on Sundays. For any fraction of a penny a penny must be paid.

9. In order to prevent a monopoly of the line by any one company or individual, when several telegrams are presented for transmission about the same time, and any one of these telegrams is of considerable length, no officer shall transmit more than two hundred words of any such telegram at one time.

10. Telegrams may be written in cipher, which will be counted according to the following scale, whether for figures or letters: Separate ciphers count as one word; groups of five ciphers, or fractional part of five ciphers, count as one word; groups exceeding five ciphers are counted at the rate of five ciphers to the word, and any fractional portion remaining is to be counted as one word.

The use of a cipher address is prohibited on messages for transmission within the colony.

11. In the event of serious delays occurring through accident to the lines, which may prevent the transmission of a telegram within a reasonable time, or may destroy the value of any telegram, notice thereof shall be sent to the sender of such telegram, should his address be known. The sender may, on an application to the General Post Office through the Officer in Charge of the Station at which such telegram was presented and paid for, receive back the amount paid thereon, and the telegram will be cancelled.

12. Except as notified in the printed list of telegraph offices published from time to time in the Postal and Telegraph Guide, all telegrams shall be delivered free of charge within a radius of one mile of the station to which they may be transmitted by wire.

	s. d.
For any distance not exceeding half a mile beyond the free delivery	0 6
For any distance over half a mile but not exceeding one mile beyond the free delivery	1 0
For any distance over one mile but not exceeding two miles beyond the free delivery	1 6

The foregoing charges provide for ordinary delivery only. For messages to be delivered by special messenger, the cost of such delivery shall be added and paid for. If required to be delivered beyond the distance of three miles, all moneys disbursed in payment of cab-fares, omnibus-fares, horse-hire, portorage, or any other expenses incurred in delivery, shall be charged. All telegrams requiring to be delivered on shipboard on the water, or across the water, shall bear any expenses incurred to defray boat-hire. To prevent the non-delivery or detention of telegrams, when the sender of a telegram objects or refuses to pay the above charges, or any of them, the telegram will be posted immediately on its arrival at the station to which it is transmitted by wire.

13. Persons not wishing to send to a Telegraph Office may post a telegram in an envelope addressed "Telegram Immediate," in a wall- or pillar-box, or at a receiving office or sub-post-office. Telegrams so posted are sent on by the next collection to the Telegraph Office to which the letters included in the collection are taken, and are thence transmitted and delivered free of extra charge, provided the proper amounts for transmission and for portorage (if any) have been prepaid. The time of arrival at the Telegraph Office is regarded as the time of receipt from the public. Telegrams may also be posted not enclosed in envelopes, and when so posted they will be treated in the same manner.



14. The sender of a telegram shall be responsible for the payment of all charges incurred in the delivery, and the Officer in Charge of the Telegraph Office at which the telegram was delivered for despatch may, in his own name, in any Court of competent jurisdiction, sue for and recover from the sender thereof the charges due on such telegram.

15. When an immediate reply to a telegram is required, the sender shall add the word "Reply" to the message, and insert "Reply-paid" in the space for instructions. If an urgent reply is required, the word "urgent" should be written after the words "Reply-paid," thus: "Reply-paid urgent." The messenger intrusted with the delivery of a *reply-paid* telegram will be directed to wait five minutes for the reply, so as to facilitate its transmission to the first sender. In every case of a *reply-paid* telegram, the payment for the telegram in reply shall be collected from the sender of the first telegram.

16. Telegrams may be taken from the sender with the word "Collect" written thereon in the space for instructions, and in such case the value of the telegram will be collected from the receiver; but, in the event of the department being unable to collect the amount, the sender will be held responsible for the due payment thereof, and in such case the Officer in Charge of the Telegraph Office at which the telegram was delivered for despatch may in his own name, in any Court of competent jurisdiction, sue for and recover from the sender of such telegram all charges due for the transmission thereof.

17. The sender of a "Reply-paid" or "Collect" telegram shall, if requested to do so, lodge the cost of the reply or of the collect message. Any difference between the sum required and that lodged will be settled, or any refund will be made, upon delivery of the telegram.

18. Should the sender of a telegram desire to have the same repeated, to insure accuracy, such repetition will be made at a charge of half the rate of the original telegram, a fraction of a penny being reckoned as a penny.

19. Telegrams redirected to a second address are liable, if an additional service is performed, to another charge equal to the original amount paid. This additional charge shall be collected from the addressee on delivery.

20. On the application of the sender or the addressee of any telegram, search will be made by the department for the copies thereof in its possession. A fee of five shillings shall accompany each application for search, or for search with copies, so as to cover cost of the search and the copy or copies required. Any excess or insufficiency in this amount, determined by the length of time occupied in the search, will be adjusted before copies are handed to applicants. No application is entertained unless at the request of the sender or of the person to whom any telegram is addressed.

21. Receipts for the amounts paid for international and intercolonial telegrams may be obtained by the sender free of charge at the Telegraph Office at the time of presenting such telegrams for transmission. A receipt for the amount paid for an inland telegram will be given at the time of presenting such telegram for transmission on payment of a fee of twopence by the sender.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Declaring the Makairo Road, in Pahiatua County, to be a County Road.*

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of April, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the road in the Pahiatua County known as the Makairo Road, described in the Schedule below, and which was made by the Governor under the powers contained in the said Act, and has hitherto been a Government road, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

THAT portion of the road known as the Makairo Road, generally 1 chain wide, which commences on the north-western side of Section No. 19, at Waituna Road; and proceeds in a generally easterly direction towards the Waewaepa Range to a point near traverse peg lxxiv. on the said road, about 4 miles 23 chains east of the eastern corner of Section No. 14 of the said Block II., the said distance being measured along the centre line of the road reserve: as the same is delineated on the plan marked S.G. 15644, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon marked in red.

ALEX. WILLIS,  
Clerk of the Executive Council.

*Shooting Season for Imported and Native Game, License-fee, &c., Cook County District.*

GLASGOW, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," and the Acts amending the same, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby notify that cock-pheasants and Californian quail may be taken or killed within the Cook County District, consisting of the Counties of Cook and Waiapu, from the first day of May, one thousand eight hundred and ninety-

three, to the thirty-first day of July, one thousand eight hundred and ninety-three, both inclusive (subject nevertheless to the restrictions in the said Acts mentioned); and I do further notify that licenses to take or kill game within the said district shall be issued on payment of the sum of ten shillings each, and that licenses to sell game and native game shall be issued on payment of the sum of five pounds each; and the Chief Postmaster at Gisborne is hereby appointed to sign and issue the said licenses.

And I do further declare that native game, excepting tui, huia, white heron, and crested grebe, may be taken or killed within the above-mentioned district from the first day of April, one thousand eight hundred and ninety-three, to the thirty-first day of July, one thousand eight hundred and ninety-three, both days inclusive.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

W. P. REEVES,  
In the absence of the Colonial Secretary.

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

GLASGOW, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the one hundred and thirty-sixth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands described in the Schedule hereto shall be open for sale or selection on and after the twenty-first day of June, one thousand eight hundred and ninety-three; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase or on lease in perpetuity, or, in respect of any lands containing or supposed to contain any metal, mineral, or valuable stone, be selected on lease in perpetuity only; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."



SCHEDULE.

AUCKLAND LAND DISTRICT.

WHANGAREI COUNTY.—UNSURVEYED SECOND-CLASS LAND.

ALL that parcel of land in the Auckland Land District, situate in Blocks VII. and VIII., Mangakahia Survey District, and containing approximately 735 acres. Bounded towards the north-east by the Turipukunui Block; towards the east generally by the track which forms the western boundary of the State Forest Reserve; towards the south by the Rotokanae Block; and towards the west generally by the Hikurangi River, by Sections Nos. 1, 2, 3, and 4 of Block VII., Mangakahia Survey District, and again by the Hikurangi River to the point of commencement.

Nearly all open land, with a few patches of bush; near the Hikurangi River; poor soil. Cash price, 7s. 6d. an acre; occupation with right of purchase, 4½d. an acre; lease in perpetuity, 3½d. an acre.

MANGONUI COUNTY.—UNSURVEYED SECOND-CLASS LAND.

All that parcel of land in the Auckland Land District, situate in the Parish of Maungataniwha, and containing approximately 42 acres. Bounded towards the north-east by a public road; towards the south-east by Section No. 16 of the Parish of Maungataniwha; towards the south-west by the Mangataiore Block; and towards the north-west by a public road and by Section No. 66 of the Parish of Kaiaka to the point of commencement.

Nearly all mixed forest, with a few acres of fern land; situated at Victoria Valley. Cash price, 10s. an acre; occupation with right of purchase, 6d. an acre; lease in perpetuity, 4½d. an acre.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

*Land temporarily reserved in the Land Districts of Auckland and Nelson.*

GLASGOW, Governor.

WHEREAS by the two hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Land Districts of Auckland and Nelson, described in the Schedule hereunder written, for the purposes in the said Schedule specified in each case at the end of the description of the land so intended to be temporarily reserved.

SCHEDULE.

AUCKLAND.

ALL that parcel of land in the Auckland Land District, containing by admeasurement 28 perches, more or less, being portion of Section No. 6 and portion of Section No. 7, Block IX., Omapare Survey District. Bounded towards the north-east by a public road, 175 links; towards the south-east by other portion of Section No. 7, 100 links; towards the south-west by the other portion of Section No. 7 aforesaid, the other portion of Section No. 6, 175 links; and towards the north-west by the other portion of Section No. 6 aforesaid, 100 links: be all the aforesaid linkages more or less. For a site for a public hall.

NELSON.

All that parcel of land in the Nelson Land District, containing by admeasurement 18 perches, more or less, situated in the Town of Westport. Bounded on the northward by Henley Street, 75 links; on the eastward by site of immigration barracks, 150 links; on the southward by site of fire-brigade station, 75 links; and on the westward by Palmerston Street, 150 links. For a site for a public school.

As witness the hand of His Excellency the Governor this seventeenth day of April, one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

*Trustees appointed for the Maintenance of the Wanganui Jewish Cemetery.*

GLASGOW, Governor.

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

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.
Judah Henry Keesing. Isaac Salek. William Salek.	WANGANUI JEWISH. All that parcel of land containing by admeasurement 2 acres, more or less, situated in the Town of Wanganui. Bounded towards the north by Reserve L, 770 links; towards the east by the Roman Catholic Cemetery, 272 links; and towards the south and west by Reserve L, 770 and 272 links respectively.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
Minister of Lands.

*Rules of Practice and Procedure in Resident Magistrates' Courts.*

GLASGOW, Governor.

WHEREAS by the one hundred and thirty-sixth section of "The Resident Magistrates Act, 1867," it is provided that, in all cases not therein specially provided for, the Governor may from time to time frame and establish general rules and orders regulating the practice and forms of all proceedings in Courts under the said Act, and may from time to time revoke or alter the same, and that such rules and orders shall be published in the *New Zealand Gazette*, and when so published shall have the force of law:

And whereas it is expedient to revoke all former rules made under the said Act, and to make other provisions in lieu thereof:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority aforesaid, do hereby revoke all former rules made under the said Act, and in lieu thereof do hereby frame and establish the rules set forth in the Schedule hereto.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

A. J. CADMAN.

SCHEDULE.

RULES UNDER "THE RESIDENT MAGISTRATES ACT, 1867." Interpretation.

1. These rules may be cited as "The Resident Magistrates Court Rules, 1893."

The word "Act" in these rules means "The Resident Magistrates Act, 1867," and its amendments; and the words "Resident Magistrate," "Clerk," and "Bailiff" shall mean respectively any Resident Magistrate, Clerk of the Court, Bailiff or person duly appointed to act as such respectively under the said Act or Acts.

Office-hours.

2. The Clerk shall keep his office at the place where the Court of which he is Clerk is holden open to the public from 10 a.m. till 1 p.m. and from 2 p.m. to 3 p.m., except on Saturday, on which day the office shall be closed to the public at noon:

Provided that when the Clerk has to attend to more offices than one, situate at different places, he shall keep his offices open on such days and hours as the Resident Magistrate shall from time to time appoint.

A notice of the office-hours shall be posted in some convenient place accessible to the public:

Provided also that any office may from time to time be closed or opened by special order of the Resident Magistrate.

**Holidays.**

3. The following days shall be holidays in the Court and the offices thereof, that is to say: The days from Good Friday to Easter Tuesday, both inclusive; the days from Christmas Eve to the 3rd January, both inclusive; the birthday of the reigning Sovereign; the Birthday of His Royal Highness the Prince of Wales; and, in each district, the anniversary of the establishment of the province. A clerk will, however, attend at 10 a.m. on every holiday to transact any urgent business, unless the Resident Magistrate shall specially dispense with such attendance.

**Plaint-book to be kept.**

4. The Clerk shall keep the plaintiff-book in the Form A in the Schedule hereto. The names, addresses, and occupations of the plaintiffs and defendants shall in all cases where they are known be entered in full. Each plaintiff shall be numbered consecutively, commencing with No. 1 on the 1st of January in each year.

**Form of plaintiff-note to be delivered by plaintiff.**

5. The Clerk shall require every plaintiff to deliver to him a plaintiff-note in the Form B in the Schedule hereto, such plaintiff-note to be signed by the plaintiff or his solicitor, or some person duly authorised in writing in that behalf; and no entry shall be made in the plaintiff-book until the above-mentioned plaintiff-note shall have been delivered to the Clerk and stamped with the prescribed fee. The number of the plaintiff and the title of the case, together with the date of hearing, the several adjournments, if any, the particulars of the judgment when given, the name of the Resident Magistrate or Magistrates by whom given, and the names of the solicitors appearing, if any, shall be indorsed thereon. The name of each witness and by whom summoned shall also be entered on the plaintiff-note opposite to the stamp denoting the fee for the subpoena.

**Plaint-note, &c., may be posted to Clerk.**

6. Any plaintiff residing more than ten miles from the office of the Clerk, instead of attending such office, may send the plaintiff-note to such Clerk by post, accompanied by the bills of particulars as provided by the Act, and by the Court fees in stamps (including an extra fee of 1s.). The Clerk, on receiving such plaintiff-note and fees as above, shall enter the plaintiff and send to the plaintiff by post a notice of the day of hearing in the Form B (1) in the Schedule hereto.

**All documents to be attached to the plaintiff-note.**

7. The Clerk shall attach to the plaintiff-note all documents and processes belonging to the case. All plaintiff-notes shall be filed in numerical order of each year.

**Clerk to issue summons.**

8. The Clerk shall forthwith after the plaintiff is entered issue the summons, and, unless it is one to be served under the provisions of section 81 of the Act, he shall deliver the same to the bailiff or to his lawful assistant, or to any other person authorised to serve it, together with a copy for indorsement of affidavit of service. If there shall be more than one defendant a summons shall be issued for service upon each defendant, but it shall be sufficient to issue one copy for the purpose of affidavit of service containing the names of all the defendants. If there shall be more than one defendant the names of all the defendants shall be included in each summons.

**Computation of time for service of summons.**

9. In computing the time for service of a summons under section 33 of the Act, no Sunday or Court holiday shall be counted.

**Summonses to be issued on day applied for.**

10. All summonses shall, if possible, be issued on the day applied for, and forwarded or handed to the proper officer or person for service not later than the day after.

**Solicitor's name to appear on bill of particulars.**

11. Where a plaintiff-note is filed by a solicitor, the name of the solicitor shall appear on the bill of particulars.

**Foreign process receipt-book to be kept.**

12. The Clerk shall keep a book in the Form C in the Schedule hereto, in which he shall enter all processes received from other Courts for service or execution.

**Clerk of foreign Court may correct mileage.**

13. Whenever any process is sent to the Clerk of another Court to be dealt with in accordance with the provisions of section 81 of the Act, on which the amount charged for mileage is incorrect, the Clerk of the Court to whom such process is sent may make any necessary alteration in the mileage in such process.

**Bailiff to return summonses issued to him.**

14. The Bailiff shall return all summonses to the Clerk before the day of hearing, and if any are unserved shall state in writing the cause of such non-service.

**Summonses to be served and returned without delay.**

15. The person who serves any summons shall forthwith make an affidavit of service, and return the copy summons with such affidavit to the Clerk from whom he shall have received it; and such copy, if issued from another Court, shall be forwarded without delay to such Court, to be there filed.

**Service of summons less than forty-eight hours under section 33 of Act.**

16. A short service summons shall be in the Form D in the Schedule hereto, or to the like effect. It must be signed by a Resident Magistrate, or a Justice of the Peace, and can only be issued for hearing on a day appointed by the Resident Magistrate for a sitting of the Court.

**Authority to dispense with personal service.**

17. The authority to dispense with personal service provided for in section 37 of the Act shall be in the Form E in the Schedule hereto, or to the like effect, unless such authority be given by the Resident Magistrate in open Court.

**Notice of set-off, plea of infancy, &c.**

18. When a defendant gives notice of set-off, or special defence, he shall do so in the Form F or the Form G in the Schedule hereto, or to the like effect, twenty-four hours at least before the time appointed for the hearing of the action. In a claim of set-off particulars of defendant's claim shall be attached to such notice.

**Discontinuance.**

19. Notice of discontinuance of an action may be given by the plaintiff in the Form H in the Schedule hereto, or to the like effect. After receipt of such notice the party on whom it is served (unless he shall have agreed to such discontinuance) may apply *ex parte* to the Court for an order against the plaintiff for the costs incurred by him before receipt of such notice.

**Clerk may enlarge time of service.**

20. Whenever the Bailiff has been unable to serve a summons in time for the sitting of the Court, the Clerk may, on the application of the plaintiff, enlarge the time of service to some convenient day, being a day appointed for the Court to sit. This he shall do by striking out the original date for hearing, inserting the new date, and placing his initials in the margin opposite the alteration.

**Adjournment by consent.**

21. Where a summons has been served, the parties, or their solicitors or agents authorised in writing, may, by signing and filing with the Clerk a consent in the Form J in the Schedule hereto, or to the like effect, and paying the prescribed adjournment-fee, adjourn the hearing to some subsequent day, being a day appointed for a sitting of the Court.

**Civil record-book to be kept.**

22. The Clerk shall, previous to every sitting of the Court, enter in the Civil record-book in the Form K in the Schedule hereto, in their numerical order, every case the hearing of which is fixed for or stands adjourned to that day. The decision of the Court shall be entered in the Civil record-book opposite each case, and the signature of the Resident Magistrate or presiding Magistrates affixed thereto.

**Notice of reinstatement to be given.**

23. Where the Court orders a case to be reinstated under section 48 of the Act, notice in the Form L in the Schedule hereto, or to the like effect, shall be served on or sent to the defendant by the plaintiff, and, if more than one, to each defendant.

**Notice of grant of new trial to be given.**

24. Where a new trial is granted under section 50 of the Act, notice in the Form M in the Schedule hereto, or to the like effect, shall be served on or sent to the plaintiff by the defendant, and, if more than one, to each plaintiff.

**Satisfaction of judgment, and amounts paid, to be entered on plaintiff-note.**

25. The Clerk shall enter on the plaintiff-note in each case the satisfaction of the judgment therein; and, where the judgment debt is payable by instalments, he shall attach to the plaintiff-note a sheet in the Form N in the Schedule hereto, and shall enter thereon each payment as made by the judgment debtor.

**Application for rehearing to be in writing.**

26. No application for a rehearing shall be entertained unless made in writing; and whenever both parties do not concur in such application, notice thereof, stating the time

and place at which it is intended that such application shall be heard, shall be served upon the opposite party or parties or his or their solicitor at least twenty-four hours before the time therein stated for the hearing of such application. The application and notice shall be in the Forms O and P in the Schedule hereto, or to the like effect.

Warrant-book to be kept.

27. The Clerk shall keep a book in the Form Q in the Schedule hereto, in which he shall enter the particulars as therein provided of all warrants under civil process issued to the Bailiff of his Court, or forwarded to any other Court for execution, and in which he shall enter the amounts respectively received on such warrants.

Application for warrant to be in writing.

28. Before the issue of any warrant under civil process the person desiring to have the warrant issued shall lodge with the Clerk of the Court an application in the Form R in the Schedule hereto, or to the like effect, signed by the plaintiff, his solicitor, or some person duly authorised by him in writing in that behalf.

Bailiff to furnish statement of cheques, bills, &c., seized.

29. The Bailiff shall deliver to the Clerk a written statement of all cheques, bills of exchange, promissory notes, bonds, specialties, or other securities for money which shall have been seized or taken by him on a warrant of distress, immediately after seizure thereof.

Bailiff to furnish list of goods seized and prices realised.

30. The Bailiff shall, when returning a warrant of distress after execution, deliver therewith a statement in writing, signed by himself, of all the goods and chattels (other than those mentioned in the foregoing rule) seized and taken by him under the said warrant, and if the said goods and chattels have been sold, setting forth opposite each article the price realised at the sale thereof, together with a general balance-sheet in respect of the proceeds and expenses on such warrant.

Bailiff to employ auctioneer unless otherwise authorised.

31. The Bailiff may employ an auctioneer to sell goods seized under a warrant of distress, unless he is directed by the Resident Magistrate to do otherwise. When the Bailiff acts as auctioneer the commission on the sale is to be paid to the Clerk in stamps, which are to be affixed to the plaint-note.

Bailiff to note on warrant the result of execution.

32. The Bailiff, before returning to the Clerk of the Court any warrant issued to him for execution, shall state in writing thereon the mode in which such warrant has been executed; and, if moneys have been received in respect thereof, such amount shall be stated thereon.

Bailiff to report weekly as to warrants.

33. The Bailiff shall report to the Clerk weekly in respect of each warrant issued to him, either from his own or other Courts, where a return of such warrant has not been made to the Clerk; and in any case in which it shall appear to the Clerk that an unreasonable delay has taken place in the execution of any warrant, or in the immediate accounting for any moneys received thereon, it shall be his duty forthwith to report such delay to the Resident Magistrate.

Clerk to examine Bailiff's statements, &c.

34. The Clerk shall require the Bailiff to deliver to him the various statements, reports, and balance-sheets as required by these rules, and shall examine them, and in case of any irregularity shall report the same to the Resident Magistrate.

Claimant in interpleader to lodge full particulars of claim.

35. Any person making a claim on or in respect of any goods or chattels taken in execution under any warrant of distress shall deliver to the Bailiff or person charged with the execution of the said process a notice containing full particulars of his claim to the said goods or chattels, and the grounds of such claim. This notice shall be in the Form S in the Schedule hereto, or to the like effect. The costs incident to the making and hearing of such claim shall be paid by such of the parties as the Court hearing the claim shall direct.

Interpleader summons to be in forms in Schedule.

36. Interpleader summonses shall be in the Forms T (1) and T (2) in the Schedule hereto, or to the like effect, and shall be signed by the Resident Magistrate or Justice of the Peace to whom the application for such summons is made. Such summonses shall be issued from the Court out of which the distress warrant was issued, and the Resident Magistrate or Justice issuing the same shall fix the time and place for hearing, and the party upon whose application the summons was issued, as well as the party making such claim, shall

be summoned to such Court. At the hearing the case shall proceed as if the claimant were the plaintiff and the execution creditor the defendant.

How notices are to be served.

37. All notices required by the Act or these rules to be given, or served on, or sent to a party, may be served personally or, by leave of the Resident Magistrate or Clerk, may be sent by registered letter, and may, in cases where such party is represented by a solicitor, be served on or left at the office of such solicitor during office hours.

Bailiff to sign receipt for processes issued to him.

38. The Bailiff shall upon the receipt of any process affix his initials and the date in the proper book as evidence of such receipt.

Proceedings by infant plaintiffs, &c.

39. Where an infant desires to commence an action (other than for wages or piecework, or for work as a servant), or is a claimant in an interpleader proceeding, he shall procure the attendance of a next friend at the office of the Clerk at the time of entering the plaint or delivering the particulars of the goods and chattels alleged to be his property. No plaint shall be entered or particulars received until the next friend has undertaken, according to the Form U in the Schedule hereto, to be responsible for costs. The action or interpleader proceeding shall proceed in the name of the infant by such next friend, and the undertaking shall be filed by the Clerk; and no order of the Court shall be necessary for the appointment of such next friend.

Infant defendant to appear by guardian *ad litem*.

40. Where the defendant is an infant he may name a person as his guardian *ad litem*, and if such person assents he may be appointed by the Court, but if the defendant do not name a guardian the Court may appoint any person present willing to act, or in default of such person the Court shall appoint the Clerk to act as guardian *ad litem*, and the action or matter shall thenceforth proceed as if the infant had named a guardian, but no responsibility shall attach to the person so appointed guardian at the instance of the Court.

Statement of case on appeal to be given within ten days after notice.

41. It shall be the duty of the party appealing to deliver to the opposite party, or to his solicitor, within ten days of giving security as by law required, a written statement of the case. If the party receiving such statement does not agree with the appellant as to the statement of the case in writing within seven days after the receipt thereof, then it shall be the duty of the parties, or either of them, to apply in writing within three days from the expiration of the said seven days to the Resident Magistrate of the district, or if the Resident Magistrate was not present at the hearing, then to the Justices of the Peace before whom the case was heard, to settle the case; and if this rule be not complied with, the successful party may proceed on the judgment, unless the Resident Magistrate or Justices of the Peace shall otherwise order.

Interpreters.

42. Where an Interpreter is required to interpret the evidence of a Maori or foreign witness to the Court, such Interpreter shall be subpoenaed by the party desiring to use such evidence. Where the Act requires particulars, summonses, and other processes to be translated into Maori before service or execution, the plaintiff may employ an authorised Interpreter to translate the same, and the cost of such translation shall be added to the costs at the foot of the summons or warrant, as the case may be, and be recoverable from the defendant. For either interpreting in Court or translating documents, the Interpreter may be allowed fees not exceeding the fees authorised to be paid to Maori Interpreters by the scale in *New Zealand Gazette* of 20th March, 1890, p. 318, or by any scale which may hereafter be substituted therefor. All such fees may, if the Court or Resident Magistrate so order, be costs in the action: Provided that where the Clerk is competent he may translate documents or interpret in Court without charge.

Confession of judgment.

43. When a defendant confesses judgment prior to the date fixed for the hearing of the case, notice of such confession shall be given to the plaintiff or his solicitor in the Form X in the Schedule hereto.

Defendant consenting to judgment in open Court.

44. Where a defendant appears in open Court, and admits the cause of action to the full amount claimed, he shall be required to pay only the fees payable in respect of confession and judgment under section 42 of the Act.

Computation of costs.

45. When costs are allowed to a plaintiff they are to be computed on the amount for which judgment is given; when allowed to a defendant, on the amount sued for, unless in either case the Court shall specially order otherwise.

Searches.

46. The Clerk shall keep a book in the Form W in the Schedule hereto, to be called the "Search-book." Every application for a search shall be entered therein, and signed by the applicant. The stamp shall be affixed in the search-book, and cancelled by the Clerk.

No Clerk, Bailiff, &c., to receive money as agent for suitor.

47. No Clerk, Bailiff, or other officer of the Court shall, on behalf of suitors, receive any money out of Court, or sign any receipt for such money, or otherwise act as an agent for that purpose, except as provided by the Act.

No Clerk, Bailiff, &c., to become surety.

48. No Clerk, Bailiff, or other officer of the Court shall become surety in cases where, by the practice of the Court, security is required.

Forms in Schedule to be used.

49. The several forms in the Schedule hereto, or forms to the like effect, shall be deemed sufficient, and in proceedings for which forms are not provided in the Act or these rules such forms may be used as the circumstances of the case require.

Existing books, &c., to be used until new ones supplied.

50. Until the books and forms prescribed by these rules shall be supplied the Clerk shall continue to use the books and forms prescribed by the rules hereby repealed, with such alterations as may be necessary.

SCHEDULE.

Form A. (Rule 4).

PLAINT-BOOK.

RESIDENT MAGISTRATE'S COURT at

Date of Entry of Plaintiff.	No. of Plaintiff.	Residence.	Occupation.	Defendant.	Residence.	Occupation.	Cause of Action.	Amount Sued for.	Date of Hearing.	Initials of Bailiff.	Date of Receipt by Bailiff.	Name of Foreign Court to which Summons sent.	Date on which sent.	Date of Return from Foreign Court.
								£ s. d.						

Form B. (Rule 5).

PLAINT-NOTE.

No.

In the Resident Magistrate's Court of the District of holden at

Between of , \* plaintiff  
and of , \* defendant.

THE plaintiff claims to recover from the defendant the sum of , and requests that a summons may be issued forthwith.

Dated this day of , 189 . Plaintiff.

\* Insert occupation.

Amount of Stamps Affixed.	Nature of Fees and Names of Witnesses Subpoenaed.	Date of Issue.

[Indorsement to be printed on back of Plaintiff.]

Plaint No. 189  
In the Resident Magistrate's Court at

} plaintiff.  
} defendant.

Date of hearing :  
Adjournments (if any) :

PARTICULARS OF JUDGMENT.

Judgment for plaintiff. [defendant.]	
For	£ : :
Costs	.. ..
Witnesses' expenses	.. ..
Solicitor's fee	.. ..
	£

Name of Magistrate hearing case : R.M.  
Mr. for plaintiff.  
Mr. for defendant.

Form B. (1.) (Rule 6).

NOTICE TO PLAINTIFF OF DAY FIXED FOR HEARING.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that the above case is set down for hearing at the Resident Magistrate's Court to be holden at , on the day of , 189 , at a.m. Clerk of the Court.

To the Plaintiff.

Form C. (Rule 12.)

FOREIGN PROCESS RECEIPT-BOOK.

RECORD OF DOCUMENTS received from other Courts.

Received from	Date of Receipt.	Plaintiff.	Defendant.	Nature of Document.	Amount.	Date issued for.	Initials of Bailiff and Date of Receipt.	Date of Receipt from Bailiff.	How dealt with.	Date of Return to Foreign Court.

Form D. (Rule 16).

SHORT-SERVICE SUMMONS TO DEFENDANT.

Resident Magistrate's District of New Zealand, } To of [and calling].  
To wit. }

WHEREAS the undersigned Resident Magistrate [or Justice of the Peace] issuing this summons is satisfied that you are about to remove out of the jurisdiction of this Court :

You are hereby summoned to attend at the Resident Magistrate's Court, to be holden at , on day, the day of , 189 , at the hour of o'clock in the noon, to answer the demand of [Christian and surname in full, and calling], for the sum of pounds shillings and pence, particulars whereof are hereunto annexed.

Herein fail not, or the case will be heard and determined in your absence.

Permission is hereby given to serve this summons at any time before the holding of the above-named Court as aforesaid.

Given under my hand at aforesaid, this day of , 189 .

Resident Magistrate  
[or Justice of the Peace].

Debt or claim	.. .. £ : :
Cost of summons	.. .. : : :
Extra mileage	.. .. : : :
Affidavit	.. .. : : :
Subpoenas	.. .. : : :
	£ : :

NOTE.—No plea of set-off, infancy, coverture, statute of limitations, or discharge under any Act relating to bankruptcy or insolvency will be allowed unless notice thereof in writing shall have been left with the Clerk of the Court, and a copy served upon the plaintiff or left at his place of abode, twenty-four hours at least before the day appointed for hearing the cause; and, if a set-off be claimed, a full statement of the particulars of such claim must be annexed to such notice and to the copy thereof.

I, Bailiff of , do swear that I duly served the within-named with a summons, a true copy of which is within written, together with particulars thereunto

annexed, by delivering the same to him personally [or by leaving the same for the said at the said usual place of abode, with , an inmate thereof appearing to be above the age of fourteen years], on day, the day of , 189 .

Signature of deponent :  
Sworn at this day of , 189 , before me, )

Form E. (Rule 17).

ORDER FOR SUBSTITUTED SERVICE UNDER SECTION 37.  
In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

It having been proved to me by the affidavit [or declaration] of that reasonable efforts have been made to effect personal service of the summons herein on the defendant :

It is ordered that delivery of the summons in this action, together with a copy of this order, at the last or usual place of abode of the defendant to some inmate of the house appearing to be above the age of fourteen years, shall be deemed to be good and sufficient service: Provided that such delivery shall be effected days at least before the day appointed for the hearing.

Dated this day of , 189 .  
Resident Magistrate  
[or Justice of the Peace].

Form F. (Rule 18).

NOTICE OF SET-OFF.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that the defendant intends at the hearing of this action to claim a set-off, particulars whereof are attached hereto.

Dated this day of , 189 .  
Defendant  
[or Solicitor for Defendant].

To the Plaintiff  
and the Clerk of the Court.

Form G. (Rule 18).

NOTICE OF SPECIAL DEFENCE.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that the defendant intends at the hearing of this action to give evidence of, and rely on, the following ground of defence: [Insert "Infancy," "Statute of Limitations," &c., as the case may be].

Dated this day of , 189 .  
Defendant  
[or Solicitor for Defendant].

To the Plaintiff  
and the Clerk of the Court.

Form H. (Rule 19).

NOTICE OF DISCONTINUANCE OF ACTION.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that I shall not proceed further in this action, and that I hereby withdraw the same.

Dated this day of , 189 .  
Plaintiff [or Solicitor for Plaintiff].

To the Defendant  
and the Clerk of the Court.

I HEREBY consent to this action being discontinued by the plaintiff.

Dated this day of , 189 .  
Defendant  
[or Solicitor for Defendant].

Form J. (Rule 21).

ADJOURNMENT BY CONSENT OF PARTIES.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

WE hereby request that this cause may be adjourned to the day of , 189 .

Dated this day of , 189 .  
A.B.  
Plaintiff [or Solicitor for plaintiff].  
C.D.  
Defendant [or Solicitor for defendant].

Adjournment fee, £

Form K. (Rule 22).  
RECORD OF PROCEEDINGS IN CIVIL CASES IN THE  
RESIDENT MAGISTRATE'S COURT AT

Date	No. of Plaintiff.	Plaintiff.	Defendant.	Amount of Claim.	Judgment.				
					For Whom.	Amount.	Court Costs.	Witnesses' Expenses.	Solicitor's Fees.

Resident Magistrate.

Form L. (Rule 23).

NOTICE OF REINSTATEMENT UNDER SECTION 48.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that this cause was this day struck out on account of the non-appearance of the plaintiff, but the Court has ordered the cause to be reinstated, and to be heard at the Resident Magistrate's Court , on , the day of , 189 .

To the Defendant. Clerk of the Court.

Form M. (Rule 24).

NOTICE OF NEW TRIAL UNDER SECTION 50.

In the Resident Magistrate's Court,  
District of , holden at . No. of Plaintiff :  
Between , plaintiff,  
and , defendant.

TAKE notice that on the day of , 189 , judgment herein was given for the plaintiff, that on cause shown the Court has set aside the judgment, and that a new trial will be had at the Resident Magistrate's Court, on , the day of , 189 .

Dated this day of , 189 .  
Clerk of the Court.

To the Plaintiff.

Form N. (Rule 25).

RECORD OF PAYMENT BY INSTALMENTS.

Resident Magistrate's Court,  
District of , holden at . No. of plaintiff :  
Between , plaintiff,  
and , defendant.

DATE OF ORDER for payment by instalments :

By whom made :

Order :

Date when Instalment due.	Date of Payment.	By whom paid.	Amount.	Remarks.

Form O. (Rule 26).

FORM OF APPLICATION FOR A REHEARING.

In the Resident Magistrate's Court.  
District of , holden at . No. of plaintiff :  
Between , plaintiff,  
and , defendant.

Judgment for , plaintiff [or defendant], for the amount of , given on the day of , 189 .

I, being the plaintiff [or defendant, as the case may be] in this case, hereby apply to have a rehearing of the said case on the following grounds: [Here state grounds for application].  
(Signed.)

Form P. (Rule 26).

NOTICE OF INTENTION TO APPLY FOR A REHEARING.  
 In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 Judgment for \_\_\_\_\_, plaintiff [or defendant], for the  
 amount of \_\_\_\_\_, given on the \_\_\_\_\_ day of \_\_\_\_\_,  
 189 \_\_\_\_\_.

I HEREBY give you notice that it is my intention to apply at  
 the Resident Magistrate's Court at \_\_\_\_\_, on the  
 day of \_\_\_\_\_, to have a rehearing of the above case  
 granted on the following grounds: [Here state grounds for  
 application]. (Signed.)  
 To \_\_\_\_\_ plaintiff [or defendant].

Form Q. (Rule 27).

WARRANT-BOOK.

RECORD of WARRANTS issued out of the Resident Magistrate's  
 Court at \_\_\_\_\_.

No. of Plaintiff.	Date of Issue.	Plaintiff.	Defendant.	Nature of War- rant.	Amount.	Initials of Bailiff and Date.	Name of Foreign Court to which Warrant sent.	Date issued for.	Result.	Date of Return.	Amount received.

Form R. (Rule 28).

COLONY OF } REQUEST FOR WARRANT OF DISTRESS ON  
 NEW ZEALAND, } A JUDGMENT IN CIVIL CASES.

To the Resident Magistrate at \_\_\_\_\_, or other the Justices  
 of the Peace. \_\_\_\_\_ Plaintiff No. \_\_\_\_\_, 189 \_\_\_\_\_.

I REQUEST that a warrant of distress may be issued against  
 \_\_\_\_\_, of \_\_\_\_\_, for the sum of \_\_\_\_\_ pounds  
 shillings and \_\_\_\_\_ pence sterling (£ \_\_\_\_\_), being the  
 unpaid portion (as per subjoined statement) of the sum of  
 (viz. £ \_\_\_\_\_) and costs which he was on the  
 day of \_\_\_\_\_, 18 \_\_\_\_\_, adjudged to pay me in the  
 Resident Magistrate's Court at \_\_\_\_\_ £ s. d.

Amount of judgment .. .. .  
 Costs .. .. .

Amount paid in satisfaction of  
 above judgment .. .. .

Balance still unpaid, for which  
 distraint is requested .. .. .

Given under my hand this \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_.  
 Witness to signature: )

WARRANT applied for at \_\_\_\_\_ minutes past the hour of \_\_\_\_\_,  
 \_\_\_\_\_ m. Warrant issued accordingly, \_\_\_\_\_ day of \_\_\_\_\_,  
 18 \_\_\_\_\_.  
 \_\_\_\_\_ Clerk of the Court.

Form S. (Rule 35).

PARTICULARS OF INTERPLEADER CLAIM.

In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 TAKE notice that I, \_\_\_\_\_ of \_\_\_\_\_, claim certain goods  
 and chattels [or moneys] as specified in the Schedule hereto  
 attached, taken in execution under process issuing out of  
 the Resident Magistrate's Court at \_\_\_\_\_, in this action,  
 and that the grounds of my claim are [Here state].  
 Dated this \_\_\_\_\_ day of \_\_\_\_\_, 189 \_\_\_\_\_.  
 \_\_\_\_\_ Claimant  
 [or Solicitor for Claimant].  
 To the Bailiff of the Court.

[Schedule.]

Form T. (1.) (Rule 36).

INTERPLEADER SUMMONS TO EXECUTION CREDITOR

In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 WHEREAS \_\_\_\_\_, of \_\_\_\_\_, hath made a claim to certain  
 goods and chattels [or money, &c.,] taken in execution under  
 process issued out of the Resident Magistrate's Court at  
 \_\_\_\_\_, at your instance [or certain rent alleged to be due  
 to him], you are therefore hereby summoned to appear at  
 the Resident Magistrate's Court, to be holden at \_\_\_\_\_, on  
 the \_\_\_\_\_ day of \_\_\_\_\_, at the hour of \_\_\_\_\_ in the  
 forenoon, when the said claim will be adjudicated upon, and  
 such order made thereon as to the Court shall seem meet.  
 Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of  
 \_\_\_\_\_, 189 \_\_\_\_\_.

R.M. [or J.P.].

To the Plaintiff.

Form T. (2.) (Rule 36).

INTERPLEADER SUMMONS TO A CLAIMANT SETTING UP A  
 CLAIM TO GOODS OR THE PROCEEDS THEREOF.

In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 YOU are hereby summoned to appear at the Resident Magis-  
 trate's Court to be holden at \_\_\_\_\_, on the \_\_\_\_\_ day of  
 \_\_\_\_\_, at the hour of \_\_\_\_\_ in the forenoon, to support a  
 claim made by you to certain goods or chattels [or moneys,  
 &c.] taken in execution under process issued in this cause at  
 the instance of [the execution creditor], and in default  
 of your then establishing such claim the said goods and  
 chattels will be sold [or the said moneys, &c., paid over] ac-  
 cording to the exigency of the said process.  
 Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of  
 \_\_\_\_\_, 189 \_\_\_\_\_.

R.M. [or J.P.].

To \_\_\_\_\_

Form U. (Rule 39).

UNDERTAKING BY NEXT FRIEND OF INFANT TO BE  
 RESPONSIBLE FOR DEFENDANT'S COSTS.

In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 I, THE undersigned, \_\_\_\_\_ of \_\_\_\_\_, [occupation], being the  
 next friend of \_\_\_\_\_, an infant, the plaintiff in this action,  
 hereby undertake to be responsible for the costs of the  
 defendant in the manner following, viz.: If the said plaintiff  
 fail to pay to the defendant, when and in such manner as the  
 Court shall order, all such costs of such action as the Court  
 shall direct him to pay to the said defendant, I will forthwith  
 pay the same to the Clerk of the Court.  
 Dated this \_\_\_\_\_ day of \_\_\_\_\_, 189 \_\_\_\_\_.

A.B.

Next friend of plaintiff.

Witness to signature: C.D.

Address: \_\_\_\_\_

Occupation: \_\_\_\_\_

Form W. (Rule 46).

SEARCH-BOOK.

Plaintiff No. \_\_\_\_\_ I HEREBY apply for a search in the case  
 of \_\_\_\_\_ Plaintiff.  
 [One shilling Stamp.] \_\_\_\_\_ Defendant.  
 Signature of Applicant: \_\_\_\_\_  
 Searched: \_\_\_\_\_  
 Initials of Clerk.

Form X. (Rule 43).

NOTICE OF CONFESSION OF JUDGMENT.

In the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, defendant.  
 TAKE notice that the defendant has confessed judgment for  
 the amount sued for in this suit, together with your costs  
 herein.  
 Defendant.

To the Plaintiff.

NOTE.—This notice must be served upon the plaintiff, or  
 at the office of his solicitor, not later than noon of the day  
 preceding the day fixed for the hearing of the case: Pro-  
 vided that if the day preceding the day of hearing be a  
 Sunday or Court holiday the notice must be filed and served

not later than noon of the next preceding business day. If notice be not so given the Court will allow half the solicitor's fee, as per scale.

GENERAL FORM OF HEADING FOR FORMS.

IN the Resident Magistrate's Court,  
 District of \_\_\_\_\_, holden at \_\_\_\_\_ . No. of Plaintiff:  
 Between \_\_\_\_\_, of \_\_\_\_\_, plaintiff,  
 and \_\_\_\_\_, of \_\_\_\_\_, defendant.

*Shooting Season for Imported and Native Game, License-fee, &c., Opotiki District.*

GLASGOW, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," and the Acts amending the same, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby notify that cock-pheasants and quail may be taken or killed within the Opotiki District, consisting of so much of the Counties of East Taupo and Whakatane as lies to the south of the Rangitaiki River,

from the first day of May, one thousand eight hundred and ninety-three, to the thirty-first day of July, one thousand eight hundred and ninety-three, both inclusive (subject nevertheless to the restrictions in the said Acts mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of ten shillings each, and that licenses to sell game and native game shall be issued on the payment of the sum of five pounds each; and the Postmaster at Opotiki is hereby appointed to sign and issue the said licenses.

And I do further declare that native game, excepting tui, hua, white heron, and crested grebe, may be taken or killed within the above-mentioned district from the first day of April, one thousand eight hundred and ninety-three, to the thirty-first day of July, one thousand eight hundred and ninety-three, both days inclusive.

As witness the hand of His Excellency the Governor, this twenty-first day of April, one thousand eight hundred and ninety-three.

W. P. REEVES.

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

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," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection on and after the sixteenth day of June, one thousand eight hundred and ninety-three; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase or on lease in perpetuity, or, in respect of any lands containing or supposed to contain any metal, mineral, or valuable stone, be selected on lease in perpetuity only; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE.  
 MARLBOROUGH LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash Price.		Occupation with Right of Purchase: Rent, 5 per Cent.		Lease in Perpetuity: Rent, 4 per Cent.	
					Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.

UNSURVEYED SECOND-CLASS LAND.

Marlboro' | Cloudy Bay .. | .. | XII. | 275 0 0 | 0 10 0 | 137 10 0 | 0 6 | 6 17 6 | 0 4 8 | 5 10 0  
 About 25 acres fair shallow soil, remainder poor land, covered with stones; scanty growth of native grasses; much exposed. Accessible by river nine and a half miles, and by road eight miles, from Blenheim.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
 Minister of Lands.

*Land temporarily reserved in the Land Districts of Auckland, Taranaki, Wellington, Nelson, Otago, and Southland.*

GLASGOW, Governor.

WHEREAS by the two hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the power and authority vested in me by the said Act, do hereby temporarily reserve from sale the land in the Land Districts of Auckland, Taranaki, Wellington, Nelson, Otago, and Southland, enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, and opposite the descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

First Column. DESCRIPTION OF RESERVES.					Second Column.		Record Number.
Land District.	Locality.	Section.	Block.	Area.	Purpose for which Land reserved.		
Auckland ..	Kopuru Parish ..	142	..	A. R. P. 6 0 25	For a public recreation-ground ..		18531.
Taranaki ..	Town of Inglewood	73, 85	..	0 2 0	" " " " ..		18646.
" ..	" "	25, 35, 45, 56	..	1 0 0	For a hospital-site " " ..		18646.
" ..	" "	16, 26, 36	..	0 3 0	" " " " ..		18646.
" ..	Ngatimaru ..	13	I.	200 0 0	For primary education ..		18668.
" ..	" "	21	V.	7 0 0	For a public-school-site ..		18668.
" ..	" "	17	..	7 0 0	" " " " ..		18668.
Wellington	Rangitoto ..	5	XI.	45 0 0	For a public recreation-ground ..		17495.
"	" "	4	..	11 0 0	For a rifle-range ..		17495.
"	Town of Palmerston North	660, 661	..	0 2 0	For courthouse and police-station purposes		18715.
Nelson ..	Mokihinui Village	64	..	2 3 14	For a public-school-site ..		Mines 93/272.
Otago ..	Woodland ..	7	IV.	11 1 0	" " " " ..		18737.
Southland ..	Niagara Township	9, 10, 11, 30	..	2 3 36	" " " " ..		18700.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

JOHN MCKENZIE,  
 Minister of Lands.



*Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874."*

GLASGOW, Governor.

WHEREAS by "The Imprisonment for Debt Abolition Act, 1874" (hereinafter referred to as "the said Act"), it is enacted that in the said Act the term "prescribed" means, as respects Resident Magistrates' Courts and Courts of Petty Sessions and Justices of the Peace acting under "The Resident Magistrates Act, 1867," or any Acts amending the same, prescribed by general rules or orders to be made by the Governor in like manner as he is now authorised under the said Acts to frame and establish general rules for the purposes thereof; and it is also by the said Act provided that general rules and orders may, as respects the said Courts, Petty Sessions, and Justices so acting as aforesaid, be made by the Governor for the purpose of carrying the said Act into effect:

And whereas by "The Resident Magistrates Act, 1867," it is provided that, in all cases not therein specially provided for, the Governor may from time to time frame and establish general rules and orders regulating the practice and forms of all proceedings in Courts under the said last-mentioned Act, and may from time to time revoke or alter the same; and that such rules and orders, and all alterations thereof, shall be published in the *New Zealand Gazette*, and when so published shall have the force of law:

And whereas by warrants hereinafter specified the Governor of the Colony of New Zealand did make and prescribe certain rules, forms, and fees for Resident Magistrates' Courts, under the authority of the said Acts, and it is expedient that the said rules, forms, and fees should be revoked, and that the rules, forms, and fees hereinafter mentioned should be made and prescribed in lieu thereof:

Now, therefore, I, David, Earl of Glasgow, the Governor of the said Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon me by "The Resident Magistrates Act, 1867," and "The Imprisonment for Debt Abolition Act, 1874," do hereby revoke, as from and after the thirty-first day of May, the warrants of the thirtieth day of October, one thousand eight hundred and seventy-four, the nineteenth day of July, one thousand eight hundred and seventy-five, the eleventh day of October, one thousand eight hundred and eighty-two, the first day of June, one thousand eight hundred and eighty-seven, the twenty-eighth day of June, one thousand eight hundred and ninety, and the thirtieth day of July, one thousand eight hundred and ninety, issued under the authority of the said Acts, and the rules, forms, and fees thereby prescribed, and in lieu thereof do hereby make and prescribe the general rules, forms, and fees set forth hereunder; and I do hereby declare that such last-mentioned rules, forms, and fees shall supersede all others at variance therewith which may have been made or prescribed under the said Acts; and I do hereby further declare that these presents shall take effect on and after the first day of June next.

As witness the hand of His Excellency the Governor, this seventeenth day of April, one thousand eight hundred and ninety-three.

A. J. CADMAN.

RULES FOR RESIDENT MAGISTRATES' COURTS UNDER "THE IMPRISONMENT FOR DEBT ABOLITION ACT, 1874."

*Interpretation.*

In the following rules, unless inconsistent with the context, the words "the Act" shall mean "The Imprisonment for Debt Abolition Act, 1874"; the words "clear days" shall mean that, in all cases in which any particular number of days is prescribed for doing any act, or for any other purpose, the same shall be reckoned exclusive both of the first day and of the last day; the word "person" shall include a body politic or corporate, and every word importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number, and words importing the masculine gender only shall include females.

"Magistrate's Court" shall include any Resident Magistrate's Court, or any Resident Magistrate or Justices acting under "The Resident Magistrates Act, 1867," or any Act amending the same.

"District Court" shall mean any Court constituted under "The District Courts Act, 1858," or the Acts amending the same.

*Judgment Summons.*

1. No order under section 8 of the Act shall be made unless a summons to appear and be examined on oath (hereinafter called a "judgment summons") shall have been personally served upon the judgment debtor.

2. A judgment summons shall be issued only by a Magistrate's Court when the debtor resides or carries on business within its district, unless leave of such Court or of a Resident Magistrate has been first obtained.

3. An application by a judgment creditor for the issue of a judgment summons under the Act shall be in writing, signed by the applicant or his agent, according to the form (1) in the First Schedule hereto, and accompanied by an affidavit by the said applicant or his agent in the form (2) in the said Schedule, or by a statutory declaration to the like effect.

4. When a judgment creditor desires to apply for a judgment summons to a Magistrate's Court other than the Magistrate's Court in which the order or judgment was obtained, he shall obtain from the Clerk of the Magistrate's Court in which the order or judgment was obtained a certified copy of the order or judgment in the cause, and file the same with his application.

5. In any case where the judgment debtor resides or carries on business more than five miles from the Court out of which a judgment summons is sought, the application for such summons shall be accompanied by a tender of expenses. The amount to be deposited shall be sufficient, in the opinion of the Clerk of such Court, to enable the judgment debtor to attend and return from the hearing of such summons, and to provide maintenance for the debtor during such attendance. The Clerk of any Court may decline to issue a judgment summons until such expenses are deposited with the application as aforesaid. The amount so deposited shall (unless the Court otherwise orders) form part of the costs of the judgment summons for all purposes.

6. Every judgment summons on an order or judgment of a Magistrate's Court shall be according to the form (3) in the First Schedule, and be issued not less than ten clear days, and be served not less than five clear days, before the day on which the judgment debtor is required to appear, except in the case provided for by rule 9 of these rules.

7. Where a party desires to enforce, by commitment in any Magistrate's Court, a judgment, decree, or order of a District Court or of the Supreme Court, he shall obtain from such District or Supreme Court, as the case may be, a copy of such judgment, decree, or order certified by the Registrar or Clerk of the Court, and shall file such copy, together with an affidavit in the form (2) in the First Schedule hereto, with the Clerk of the Magistrate's Court to which the application for the judgment summons is made.

8. The Clerk of the Magistrate's Court to which the application for a judgment summons is made shall, in such last-mentioned cases, upon delivery to him of the certified copy of the judgment, decree, or order of the Supreme Court or District Court, as the case may be, file the same, and issue thereon a judgment summons in the form (4) in the First Schedule hereto.

9. Where the person applying for the judgment summons shall state to the Clerk of the Magistrate's Court that the judgment debtor is about to remove from his dwelling or place of business, or is keeping out of the way to avoid service, then the judgment summons may be issued and served at any time before the hearing: Provided that the Magistrate's Court shall not act upon a summons issued under this rule unless at the hearing such Court is satisfied, by evidence on oath, that at the time of the application for the judgment summons the judgment debtor was about to remove from his dwelling or place of business, or was keeping out of the way to avoid service, in either of which cases service upon such debtor at any time before the time appointed for his appearance shall be sufficient.

10. The hearing of a judgment summons may be adjourned from time to time, subject to the payment by either the creditor or the debtor of such costs of witnesses or of further travelling-expenses of the debtor as the Court may think fit to order, which costs and expenses may, if the Court so direct, form part of the costs of the judgment summons for all purposes.

11. Any witness may be summoned to give evidence upon such hearing, in the same manner as witnesses are summoned to give evidence upon the hearing of a plaintiff. Every such summons shall be according to the form (5) in the First Schedule hereto. Every such witness shall be entitled to such expenses as if summoned to give evidence upon a plaintiff, which expenses may, if the Court so direct, form part of the costs of the judgment summons for all purposes.

12. When a Maori or foreign interpreter is required at the hearing of a judgment summons, or where any summons, order, or warrant issued by the Court requires to be translated into the Maori language, the Court or Magistrate may fix the fee for such interpretation or translation, not exceeding the fees allowed to be charged by authorised Maori interpreters, and such fee or fees so fixed shall, if the Court so direct, form part of the costs of the judgment summons for all purposes.

13. Upon the issue of a judgment summons against a party upon an order or judgment of a Magistrate's Court issuing the judgment summons, the bailiff of such Court shall return into the Court any warrant of execution against the goods of such party which may have been issued in the cause.

14. Where a judgment summons is heard in a Magistrate's Court other than the Court in which the order or judgment was obtained, and an order is made by the Court in which the judgment summons is heard altering the terms of the order or judgment, all payments under the new order shall be made into, and execution thereupon against the goods shall be issued by, the Court which has so altered the order. Such order shall be in the form (6) in the First Schedule.

15. Where a certified copy of a judgment is obtained from the Clerk of a Magistrate's Court, or District Court, or Registrar of the Supreme Court, such Clerk or Registrar shall make on the minute of the judgment a memorandum of having given such certificate; and no warrant of execution against the goods, or judgment summons upon such judgment, shall issue from such Court unless it be shown to the satisfaction of the Court or to the Clerk or Registrar of such Court that no order has been made against the execution debtor in any other Court.

*Order upon a Judgment Summons, Warrant of Committal, &c.*

16. An order made under section 8 of the Act on an order or judgment of a Magistrate's Court shall be according to the form (7) in the First Schedule, and an order made under the Act on an order or judgment of a Court other than a Magistrate's Court shall be in the form (8) in the said Schedule; and every such order shall, on whatever day it may be issued from the Clerk's office, bear date on the day on which the order on the judgment summons was made, and shall continue in force for one year from such date and no longer.

17. When an order on a judgment summons has been made the judgment debtor may, at any time before his body is delivered into the custody of the Gaoler, pay to the bailiff the amount indorsed on the order as that on the payment of which he may be discharged; and on receiving such amount the bailiff shall discharge such debtor, and shall, within twenty-four hours after receiving such amount, pay over the same to the Clerk of the Magistrate's Court of which he is an officer.

18. The sum indorsed upon the order on a judgment summons, or indorsed upon the warrant of committal as that upon payment of which the prisoner may be discharged, may be paid to the Clerk of the Court from which the order or warrant was issued, or to the Gaoler in whose custody the prisoner is. Where it is paid to the Clerk, he shall sign and seal a certificate of such payment, and, upon receiving such certificate by post or otherwise, the Gaoler in whose custody the prisoner shall then be shall forthwith discharge such prisoner; and, where it is paid to the Gaoler, he shall, upon payment to him by post-office order of such amount, together with costs sufficient to pay for transmitting such amount to the Court under the order of which the prisoner was committed, sign a certificate of such payment, and discharge the prisoner, and such costs of transmission shall be part of the prescribed costs.

19. A certificate as to payment by a prisoner shall be according to the form (9) in the First Schedule.

20. Orders upon a judgment summons against the same party may be issued concurrently into more than one district: Provided that the cost of one order only shall be allowed unless the Court shall otherwise direct.

21. The warrant to be issued by the Chief Clerk of a Magistrate's Court under the provisions of section 11 of the Act shall be in the form (10) set out in the First Schedule hereto; and such warrant shall be deemed to be the "warrant in the prescribed form" required to be issued under the said section.

22. No warrant of committal shall be issued against a judgment debtor unless the order made at the hearing of the judgment summons has been drawn up and served upon such debtor: Provided that, where it is shown to the satisfaction of the Court or a Resident Magistrate that the debtor is keeping out of the way to avoid service of such order, service may be dispensed with, and the Court or Resident Magistrate shall direct accordingly.

23. Where a judgment debtor shall, upon the return-day of a judgment summons, satisfy the Court that he has been adjudicated a bankrupt, and that the debt was provable in the bankruptcy, or that, in respect of the debt, the provisions of the Bankruptcy Act for the time being in force have been complied with, no order of commitment shall be made.

24. Where a judgment debtor shall, after the making of an order upon a judgment summons against him, and before its issue, file in the Magistrate's Court in which the order was made an affidavit, according to the form (11) in the First Schedule, stating that he has been adjudicated a bankrupt, that the debt was provable in the bankruptcy, and that, in respect of the judgment debt, the provisions of the Bankruptcy Act for the time being in force have been complied with, and shall at the same time give notice to the judgment creditor of the filing of the affidavit, no such order shall issue.

25. Where a judgment debtor is arrested, he may, according to the tenor of the order or warrant of committal, file in the Magistrate's Court within the district in which he is in custody an affidavit as mentioned in the last foregoing rule, and give the notice to the judgment creditor thereof, as therein required; and thereupon the judgment debtor shall be discharged out of custody upon the certificate of the Clerk of such Court. Such certificate shall be according to the form (12) in the First Schedule hereto.

*Costs.*

26. The costs which shall be payable by a person imprisoned under the Act shall be the fees specified in the Second Schedule hereto, and such fees shall be deemed to be the prescribed costs referred to in section 13 of the Act.

27. All costs incurred by the plaintiff in endeavouring to enforce an order or judgment shall be deemed to be due in pursuance of such order or judgment, under section 5 of the Act.

*Books.*

28. The Clerk shall keep in his office a book in the form (13) in the First Schedule hereto, to be called the "Judgment-summons Book," in which all judgment summonses shall be entered in numerical order, according to the date of the receipt by the Clerk of the application for the judgment summons.

FIRST SCHEDULE.

[I. Debt 1.

APPLICATION FOR JUDGMENT SUMMONS.

"The Imprisonment for Debt Abolition Act, 1874."  
A.B., plaintiff.  
C.D., defendant [address and description of plaintiff and defendant to be added where judgment that of any other Court].

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order)], given [or made] on the \_\_\_\_\_ day of \_\_\_\_\_, 18\_\_\_\_, for £\_\_\_\_\_.

And I undertake to prove to the satisfaction of the Court at the hearing that the said defendant has or has had since the date of the said judgment [or order] the means to pay the sum so recovered against him, and that he has refused or neglected, or refuses or neglects, to pay the said sum [or (specifying any other of the matters mentioned in subsections (4) and (5) of section 8 of the Act)].

And I am aware that if I do not prove the same accordingly I shall have to pay the cost of this summons.

Plaintiff [or Agent for plaintiff.]

Witness to signature: }

[I. Debt 2.

AFFIDAVIT WHERE JUDGMENT SUMMONS IS SOUGHT.

"The Imprisonment for Debt Abolition Act, 1874."

In the \_\_\_\_\_ Court of \_\_\_\_\_, holden at \_\_\_\_\_, Between A.B., plaintiff [address, description], and C.D., defendant [address, description].

I, \_\_\_\_\_, the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,—

1. That on the \_\_\_\_\_ day of \_\_\_\_\_, 18\_\_\_\_, I, the above-named plaintiff, obtained a judgment [or decree, or order] in [Here set forth the style of the Court in which judgment, decree, or order obtained] against \_\_\_\_\_, the above-named defendant, for the payment of the sum of \_\_\_\_\_.

2. That there is still due on the said judgment [or order, or decree] the sum of \_\_\_\_\_.

Sworn at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 18\_\_\_\_, before me—

[I. Debt 3.

JUDGMENT SUMMONS ON AN ORDER OR JUDGMENT OF A MAGISTRATE'S COURT.

"The Imprisonment for Debt Abolition Act, 1874."

In the Resident Magistrate's Court holden at \_\_\_\_\_, No. of plaint, \_\_\_\_\_, No. of judgment summons, \_\_\_\_\_, Between A.B., plaintiff [address, description], and C.D., defendant [present address and description, and, if known, place of employment].

WHEREAS the plaintiff obtained a judgment [or, if no judgment has been obtained, or if a fresh order has been obtained upon a judgment, an order] against you, the above-named defendant, in the Resident Magistrate's Court of \_\_\_\_\_, holden at \_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_, 18\_\_\_\_, for the payment of £\_\_\_\_\_ for debt [or damages] and

costs, and subsequent costs have been incurred in pursuance thereof amounting to £

And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [or order], and that there is now due and owing thereunder to the plaintiff the sum of £

You are therefore hereby summoned to appear personally in this Court at [place where Court holden], on the day of 18, at the hour of in the noon, to be examined on oath by the Court touching the means you have or have had since the date of the judgment [or order] to satisfy the sum payable in pursuance of the said judgment [or order] [or (specifying such of the matters mentioned in subsections (4) and (5) of section 8 of the Act as are specified in the application for judgment summons)]; and also to show cause why you should not be committed to prison for such default.

Dated this day of 18 Clerk of the Court.

Table with columns for Amount of judgment (or order) and costs, Costs of warrant against the goods, Deduct (Paid into Court, Amounts which were not required to have been paid before the date of summons), Sum payable, Cost of the summons, Amount upon the payment of which no further proceedings will be had until default in payment of next instalment.

(Indorsement.)

I, bailiff of the Resident Magistrate's Court at do swear that I duly served the within-named with a summons, a true copy of which is within written, by delivering the same to him personally at on the day of 18

Sworn at this day of 18 before me Clerk of the Court.

[I. Debt 4.

JUDGMENT SUMMONS ON ORDER OR JUDGMENT OF A COURT OTHER THAN A MAGISTRATE'S COURT.

"The Imprisonment for Debt Abolition Act, 1874."

In the [title of Court issuing summons].

No. of judgment summons, Between A.B., plaintiff [address and description], and C.D., defendant [present address, description, and, if known, place of employment].

WHEREAS the plaintiff obtained a judgment against the defendant in the Court of holden at on the day of 18, for the sum of £ [Or, Whereas by a decree (or order) made by the Court of 18, holden at on the day of 18, the defendant was ordered to pay to the plaintiff the sum of £

And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [decree or order], and that there is now due and owing thereunder to the plaintiff the sum of £

You are therefore hereby summoned to appear personally in this Court at [place where Court holden], on the day of 18, at the hour of in the noon, to be examined on oath by the Court touching the means you have or have had since the date of the said judgment [decree or order] to pay the said sum in payment of which you have made default [or (specifying such of the matters mentioned in subsections (4) and (5) of section 8 of the Act as are specified in the application for judgment summons)]; and also to show cause why you should not be committed to prison for such default.

Dated this day of 18 Clerk of the Court.

Table with columns for Amount of judgment or order remaining due, Cost of this summons, Total sum due.

[I. Debt 5.

SUMMONS TO WITNESS.

"The Imprisonment for Debt Abolition Act, 1874."

In the Court of holden at In the matter of a judgment summons bearing date the day of 18 Between A.B., plaintiff, and C.D., defendant.

You are hereby required to attend at the Courthouse, at on the day of 18, at the hour of in the noon, to give evidence in the above matter on behalf of the plaintiff [or defendant], and then and there to have and produce [Here state any particular documents required], and all other books, papers, writings, and other documents relating to the said matter which may be in your custody, possession, or control. In default of your attendance you will be liable to a penalty of ten pounds.

Dated this day of 18 To of Clerk of the Court.

[I. Debt 6.

ORDER UPON A JUDGMENT SUMMONS ALTERING ORIGINAL ORDER OR JUDGMENT.

"The Imprisonment for Debt Abolition Act, 1874."

In the [title of Court issuing summons]. No. of plaintiff, No. of judgment summons, Between A.B., plaintiff [address and description], and C.D., defendant [present address, description, and, if known, place of employment].

WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the Magistrate's Court of holden at on the day of 18, for the payment of £ together with £ for costs, and in payment thereof [or of part thereof] the defendant hath made default:

[Or, Whereas the plaintiff obtained a judgment against the defendant in the Supreme Court (or as the case may be), on the day of 18, for the sum of £, and there is now due and payable upon the said judgment the sum of £

[Or, Whereas by a decree (or order) made by the Supreme Court (or as the case may be) on the day of 18, the defendant was ordered to pay to the plaintiff the sum of £, and there is now due and payable upon the said decree (or order) the sum of £

And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defendant was required to appear personally at this Court on the day of 18, to be examined on oath touching the means he had then, or had had since the date of the judgment [or order], to pay the said sum [or (specifying such of the matters mentioned in subsections (4) and (5) of section 8 of the Act as were specified in the summons)]; which summons was proved to this Court to have been duly served on the defendant:

Now, therefore, it is ordered that the defendant do pay the amount still due on the said judgment, and the costs of the said summons and its hearing, as stated at the foot of this order, to the Clerk of this Court [by instalments of £ for every days; the first payment to be made], on the day of 18

Acknowledgment of Payment into Court.

Table with columns for Date, £ s. d., Rec'd by

Given under the seal of the Court, on this day of 18

Resident Magistrate.

Amount on judgment or order remaining due .. £ s. d. Cost of judgment summons and its hearing ..

[I. Debt 7.

ORDER ON A JUDGMENT SUMMONS.

"The Imprisonment for Debt Abolition Act, 1874."

In the Resident Magistrate's Court holden at No. of plaintiff, No. of judgment summons, No. of order, Between A.B., plaintiff, and C.D., defendant.

WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the Resident Magistrate's Court

of , holden at , on the day of 18 , for the payment of £ for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amounting to £ :

And whereas the defendant hath made default in payment of the amount [or the ] instalment of £ , as the case may be] due and payable in pursuance of the said judgment [or order] :

And whereas, at the hearing of the said summons (it has been proved to the satisfaction of the Court that) [Here specify such of the matters stated in the summons as have been proved] [If defendant does not appear, strike out the words in parentheses and say, the defendant did not appear as required by such summons, nor allege a sufficient cause for not attending], and the defendant has shown no cause why he should not be committed to prison :

Now, therefore, it is ordered that, unless the defendant shall pay into this Court at [forthwith, or on or before the day of , 18, or by instalments of £ on the day of each , commencing on the day of , 18 ] the sum stated below as that upon the payment of which he is to be discharged, or shall file such affidavit as is mentioned in rule 24 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," he shall be committed to the public prison at , known as the , for

Given under my hand, this day of , 18 . Resident Magistrate. £ s. d.

Amount of judgment or order remaining due .. .. Costs of judgment summons .. .. Total sum upon payment of which the prisoner will be discharged .. ..

(Subject as above, this order remains in force for one year from the date hereof.)

(Indorsement.)

In the Court of , holden at Between A.B., plaintiff, and C.D., defendant. I, , bailiff at the Resident Magistrate's Court holden at , do hereby make oath and say,— 1. That I duly served the within , the defendant, with an order on a judgment summons, a true copy of which said order appears on the other side hereof, marked "A," by delivering the same to him personally at , on the day of , 18 Sworn at , this day of , 18 , before me— Clerk of the Court.

[I. Debt 8.]

ORDER OF COMMITMENT ON AN ORDER OR JUDGMENT OF A COURT OTHER THAN A RESIDENT MAGISTRATE'S COURT.

"The Imprisonment for Debt Abolition Act, 1874."

In the Resident Magistrate's Court holden at No. of plaint, No. of judgment summons, No. of order, Between A.B., plaintiff, and C.D., defendant.

WHEREAS the plaintiff obtained a judgment against the defendant in the Court [or as the case may be], holden at , on the day of , 18 , for the sum of £ , and there is now due and payable upon the said judgment the sum of :

[Or, Whereas by a decree (or order) made by the Court (or as the case may be), holden at , on the day of , 18 , the defendant was ordered to pay to the plaintiff the sum of £ , and there is now due and payable upon the said decree (or order) the sum of £ :]

And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court by which the defendant was required to appear personally at this Court on the day of , 18 , [to be examined on oath touching

[Here specify such of the matters as were stated in the summons], which summons was proved to this Court to have been duly served on the defendant :

And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that the defendant [Here specify such of the matters stated in the summons as have been proved], and the defendant has shown no cause why he should not be committed to prison :

Now, therefore, it is ordered that, unless the defendant shall pay into this Court at forthwith [or on or before the day of , 18 , or by instalments of £ on the day of each , commencing on the day of , 18 ] the sum [s] so due and payable as aforesaid, together with the prescribed costs; or shall file such affidavit as is mentioned in rule 24 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," he shall be committed to the public prison at , known as , for

Given under my hand, this day of , 18 . Resident Magistrate. £ s. d.

Amount of judgment or order remaining due .. .. Cost of judgment summons .. ..

Amount upon the payment of which the prisoner is to be discharged .. ..

(Subject as above, this order remains in force for one year from the date hereof.)

(Indorsement.)

In the Court of , holden at Between A.B., plaintiff, and C.D., defendant. I, , bailiff of the Resident Magistrate's Court holden at , do hereby make oath and say,— 1. That I duly served the within , the defendant, with an order of commitment, a true copy of which said order appears on the other side hereof, marked "A," by delivering the same to him personally at , on the day of , 18 Sworn at , this day of , 18 , before me— Clerk of the Court.

[I. Debt 9.]

CERTIFICATE AS TO PAYMENT BY A DEFENDANT.

"The Imprisonment for Debt Abolition Act, 1874."

I HEREBY certify that the defendant, who was committed to my [or your] custody by virtue of a warrant of commitment issued out of this Court [or of the Court of , holden at ], bearing date the day of , 18 , has paid and satisfied the sum of money for the non-payment whereof he was so committed, together with all costs due and payable by him in respect thereof; and that the defendant may, in respect of such order, be forthwith discharged out of my [or your] custody.

Given under my hand [for the seal of the Court], this day of , 18 .

Gaoler [or Clerk of the Court] holden at : .

To

[I. Debt 9.]

WARRANT OF COMMITTAL.

In the Resident Magistrate's Court of , holden at To , the bailiff of the Resident Magistrate's Court of , and to , the Gaoler or Keeper of the prison at , known as

GREETING : Between A.B., plaintiff, and C.D., defendant.

WHEREAS by an order bearing date the day of , 18 , and issued out of this Court, it was ordered that, unless the defendant should pay into this Court, at [Copy exact terms of order], the sum [s] so due and payable as aforesaid, together with the prescribed costs, or should file such affidavit as is mentioned in rule 24 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," he should be committed to the public prison at , known as , for

And whereas such order was duly served on the defendant upon the day of , 18 : And whereas the defendant has not paid the sum [s] in the said order mentioned in the manner therein directed, but therein has made default, and there is now due and owing under the said order the sum stated below :

These are therefore to require you, the said \_\_\_\_\_, and others, to take the defendant and deliver him to the Gaoler or keeper of the prison known as \_\_\_\_\_, at \_\_\_\_\_, and you, the said Gaoler or Keeper, to receive the defendant, and him safely keep in the said prison for \_\_\_\_\_ from the date of his arrest under the said order, unless he shall sooner pay the sum stated below as that upon payment of which he is to be discharged, or be otherwise discharged by due course of law.

Given under my hand, this \_\_\_\_\_ day \_\_\_\_\_, 18 \_\_\_\_\_.  
 \_\_\_\_\_  
 Chief Clerk of the Court.  
 £ s. d.

Amount of judgment summons remaining due ..  
 Costs of warrant of committal.. ..

Amount upon the payment of which the defendant is to be discharged .. ..

[I. Debt 11.]

AFFIDAVIT (AS TO BANKRUPTCY).

"The Imprisonment for Debt Abolition Act, 1874."

In the Court of \_\_\_\_\_, holden at \_\_\_\_\_  
 Between A.B., plaintiff,  
 and  
 C.D., defendant.

I, C.D., of \_\_\_\_\_, make oath and say,—  
 1. That under "The Imprisonment for Debt Abolition Act, 1874," a warrant for my committal to prison was made by the above Court [or the Court of \_\_\_\_\_, holden at \_\_\_\_\_], for making default in payment of £ \_\_\_\_\_, due from me in pursuance of an order [or judgment] of the [Here insert the Court in which order or judgment was given].

2. That on the \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_, I was adjudicated a bankrupt by the [Here insert title of Court by which adjudication was made].

3. That the order of adjudication was published in the [naming the newspaper] on the \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_.

4. That the debt in respect of which the above order [or judgment] was given was provable under the said bankruptcy.

Sworn at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_, before me— } C.D.

[I. Debt 12.]

CERTIFICATE.

"The Imprisonment for Debt Abolition Act, 1874."

In the Court of \_\_\_\_\_, holden at \_\_\_\_\_  
 Between A.B., plaintiff,  
 and  
 C.D., defendant.

I HEREBY certify that the defendant, who was committed to your custody by virtue of a warrant of committal issued out of the Court of \_\_\_\_\_, holden at \_\_\_\_\_, bearing date the \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_, has filed an affidavit in this Court stating that he has been duly adjudged a bankrupt, and that the debt in respect of which the said warrant of committal was made was provable under the said bankruptcy. And I do further certify that the defendant may, in respect of such order, be forthwith discharged out of your custody.

Given under the seal of the Court, this \_\_\_\_\_ day of \_\_\_\_\_, 18 \_\_\_\_\_.

\_\_\_\_\_ Registrar [or Clerk] of the Court.  
 To the Gaoler or Keeper of the }  
 Prison at \_\_\_\_\_ }

[I. Debt. 13.]

JUDGMENT-SUMMONS BOOK.

"The Imprisonment for Debt Abolition Act, 1874."

(Being a Record of Judgment Summonses issued out of the Resident Magistrate's Court at \_\_\_\_\_.)

Date.	Number of Plaintiff.	Number of Judgment Summonses.	Plaintiff.	Defendant.	Amount.	Date of Hearing.	Initials of Bailiff and Date of Receipt.
189 .					£ s. d.		

SECOND SCHEDULE.

TABLE OF FEES TO BE TAKEN IN THE RESIDENT MAGISTRATES' COURTS UNDER "THE IMPRISONMENT FOR DEBT ABOLITION ACT, 1874."

	On Amount unpaid (exclusive of Costs) not exceeding				
	£ 5	£ 10	£ 20	£ 50	£ 100
Summons, service, hearing, and order ..	s. 5	s. 8	s. 15	s. 20	s. 30
Summons for each witness ..	3	3	3	3	3
Service of summons to witness within two miles of Court ..	2	2	2	2	2
Adjournment of hearing on application of either party ..	1	2	3	4	5
Warrant of committal ..	3	4	5	6	7
Certificate or order for discharge ..	2	4	6	8	10
Certificated copy of order or judgment ..	2	3	4	5	6

Mileage for service of any summons or order, 1s. a mile beyond two miles from the courthouse or police-station from which the summons is last issued for service to the residence or place of business of defendant, or actual expenses, at the discretion of the Resident Magistrate.

Mileage for execution of any warrant, 1s. a mile from the courthouse from which the warrant is executed to residence of defendant, or actual expenses, at the discretion of the Resident Magistrate; and actual expenses of bailiff and defendant from the place of arrest to the prison named in the warrant, and of the bailiff from the said prison to his residence.

Deputy-Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,  
 Wellington, 20th April, 1893.

HIS Excellency the Governor has been pleased to appoint

JOHN MERRITT MARTIN

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

A. J. CADMAN,  
 In the absence of the Colonial Secretary.

Deputy-Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,  
 Wellington, 21st April, 1893.

HIS Excellency the Governor has been pleased to appoint

ROBERT RAY

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

W. P. REEVES,  
 In the absence of the Colonial Secretary.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,  
 Wellington, 25th April, 1893.

HIS Excellency the Governor has been pleased to appoint

ALFRED CLARK

to be Registrar of Marriages and of Births and Deaths, and also to be Vaccination Inspector, for the District of Rakaia, vice Charles A. Newman.

P. A. BUCKLEY.

Deputy-Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,  
 Wellington, 25th April, 1893.

HIS Excellency the Governor has been pleased to appoint

JAMES THOMAS WILLIAM COLLIER

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

P. A. BUCKLEY.

*Justices of the Peace resigned.*

Department of Justice,  
Wellington, 22nd April, 1893.

**H**IS Excellency the Governor has been pleased to accept the resignation by

JOHN DUNCAN, Esq.,

of Wellington, and

MONTAGU STOPFORD, Esq.,

of Anaura, Tolago Bay, of their appointments as Justices of the Peace for the Colony.

A. J. CADMAN.

*Resident Magistrates appointed.*

Department of Justice,  
Wellington, 24th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

ROBERT SMELT BUSH, Esq., R.M.,

to be a Resident Magistrate for the Districts of Auckland, Kaipara, and Bay of Islands, with extended jurisdiction to £100; and

JAMES STEPHENSON CLENDON, Esq., R.M.,

to be a Resident Magistrate for the District of Auckland, also with extended jurisdiction to £100.

A. J. CADMAN.

*Wardens appointed.*

Department of Justice,  
Wellington, 24th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

ROBERT SMELT BUSH, Esq., and  
JAMES STEPHENSON CLENDON, Esq.,

to be Wardens for the Puhipuhi Mining District.

A. J. CADMAN.

*Trust Commissioners appointed.*

Department of Justice,  
Wellington, 25th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

GEORGE BOUTFLOWER DAVY, Esq., and  
JAMES CROSBY MARTIN, Esq.,

to be Trust Commissioners under "The Native Lands Frauds Prevention Act, 1881."

A. J. CADMAN.

*Clerk of Courts appointed.*

Department of Justice,  
Wellington, 25th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

EDWARD RAWSON

to be Clerk of the District Court at Naseby; Clerk of the Resident Magistrate's and Warden's Courts at Naseby, St. Bathans, Hamilton's, Hyde, and Macrae's; and Receiver of Gold Revenue at Naseby, St. Bathans, Hamilton's, Hyde, Macrae's, and Livingstone; also, to be a Mining Registrar for the Otago Mining District, and Clerk of the Licensing Committees for the Districts of Naseby, Idaburn, Kyeburn, and Puketoi, from the 25th instant, *vice* B. Harper, transferred.

A. J. CADMAN.

*Registrar of Native Land Court appointed.*

Department of Justice,  
Wellington, 25th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

HERBERT FRANK EDGER, Esq.,

to be Registrar of the Native Land Court, at Wellington, from the 1st May next, *vice* W. Bridson, Esq., retired.

A. J. CADMAN.

*Members of Licensing Committees appointed.*

Department of Justice,  
Wellington, 25th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

Lieut.-Colonel JOHN MACKINTOSH ROBERTS, N.Z.C.,

to be a Member of the Licensing Committee for the Special

Licensing District of Thermal Springs, *vice* R. S. Bush, transferred;

CHARLES VINER HILL

to be a Member of the Licensing Committee for the District of Onehunga, *vice* F. Keehan, resigned;

SAMUEL HANDLEY

to be a Member of the Licensing Committee for the District of Waitotara, *vice* H. Death, resigned;

RUDOLPH VON MIRBACH

to be a Member of the Licensing Committee for the District of Waipawa, *vice* John Holden;

STEPHEN WOODFIELD

to be a Member of the Licensing Committee for the District of Collingwood, *vice* R. N. Allan, resigned;

CHARLES BLAKE MASON and

WILLIAM SIMPSON SMITH

to be Members of the Licensing Committee for the District of Amberley, *vice* J. Chamberlain, deceased, and G. McRae, resigned;

ALPHEUS HAYES and

JAMES ROBERTSON

to be Members of the Licensing Committee for the District of Hakateramea, *vice* P. J. Murphy and G. Oliver;

FRANCIS MORRIS HEWSON

to be a Member of the Licensing Committee for the District of Pukekohe, *vice* W. Weatherall;

HENRY DALBY CARTER

to be a Member of the Licensing Committee for the District of St. Albans, *vice* W. J. Neate, resigned; and

JOHN ANGUS MITCHELL

to be a Member of the Licensing Committee for the District of East Invercargill, *vice* A. Bethune, deceased.

A. J. CADMAN.

*Members of Land Boards appointed.*

Department of Lands and Survey,  
Wellington, 17th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

CHRISTOPHER KEATING STOCK

to be a Member of the Land Board of the Land District of Taranaki; and

JOSEPH REDWOOD and ATHOL PARSONS

to be Members of the Land Board of the Land District of Marlborough.

JOHN MCKENZIE,

Minister of Lands.

*Members of Land Boards reappointed.*

Department of Lands and Survey,  
Wellington, 17th April, 1893.

**H**IS Excellency the Governor has been pleased to reappoint

CHARLES HALL

to be a Member of the Land Board of the Land District of Hawke's Bay;

ALEXANDER WILSON HOGG

to be a Member of the Land Board of the Land District of Wellington; and

JOHN KERR

to be a Member of the Land Board of the Land District of Nelson.

The appointments to date from the 13th April, 1893.

JOHN MCKENZIE,

Minister of Lands.

*Receiver of Land Revenue, Taranaki, appointed.*

Department of Lands and Survey,  
Wellington, 17th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

GEORGE PETER DOILE

Receiver of Land Revenue to act within the Land District of Taranaki.

JOHN MCKENZIE,

Minister of Lands.

*Cadet in Lands and Survey Department appointed.*

Department of Lands and Survey,  
Wellington, 17th April, 1893.

**H**IS Excellency the Governor has been pleased to appoint

FREDERICK J. HARROP

to be a Survey Cadet in the Department of Lands and Survey as from the 5th December, 1892.

JOHN MCKENZIE,

Minister of Lands.



*Member of Patea Harbour Board appointed.*

Marine Department,  
Wellington, 22nd April, 1893.

**H**IS Excellency the Governor has been pleased, in pursuance and exercise of the provisions of section 41 of "The Harbours Act, 1878," and of all other powers and authorities enabling him in that behalf, to appoint

WILLIAM WILSON

to be a member of the Patea Harbour Board, the ratepayers of the Hawera Borough Subdivision of the harbour district having failed to elect a member in the place of Mr. J. Bayly, resigned.

R. J. SEDDON.

*Examiner of Masters and Mates appointed.*

Marine Department,  
Wellington, 24th April, 1893.

**I**T is hereby notified that, in pursuance of the power and authority vested by section 24 of "The Shipping and Seamen's Act, 1877,"

Sir ARTHUR PERCY DOUGLAS, Baronet,  
has been appointed an Examiner of Masters and Mates.

R. J. SEDDON.

*Volunteer Officer appointed.*

Defence Office,  
Wellington, 20th April, 1893.

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

*Gore Rifle Volunteers.*

Lieutenant James Boyne to be Captain. Date of commission, 28th March, 1893.

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

*Volunteer Officer appointed.*

Defence Office,  
Wellington, 23rd April, 1893.

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

*Marlborough Mounted Rifle Volunteers.*

Lieutenant Edward Walter Clervaux Chaytor to be Captain. Date of commission, 22nd March, 1893.

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

*Letters of Naturalisation issued.*

Colonial Secretary's Office,  
Wellington, 20th April, 1893.

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

Name.	Occupation.	Residence.
John Frederick William Bethke	Licensed porter	Lytelton, Christchurch.
Tom Hung .. ..	Restaurant-keeper	Wellington.
Peter Hansen .. ..	Farmer ..	Sheffield.
Frederick Gottlieb ..	..	Christchurch.
William Poppens ..	Licensed victualler	Wellington.

A. J. CADMAN,  
In the absence of the Colonial Secretary.

*Special Order made by the Ruataniwha Road Board, County of Waipawa.*

Colonial Secretary's Office,  
Wellington, 24th April, 1893.

**T**HE following special order, made by the Ruataniwha Road Board, is published in accordance with the provisions of "The Road Boards Act, 1882."

P. A. BUCKLEY.

*SPECIAL ORDER.*

RESOLVED, That "The Loan to Local Bodies Act, 1886," be adopted generally within the Ruataniwha Road Board District, and that this special order take effect on and after the 10th April, 1893.

I hereby certify that the above order was duly made by the Ruataniwha Road Board, in conformity with the provisions of "The Road Boards Act, 1882."

J. G. MACFARLANE,  
Clerk.  
Ongaonga, 14th April, 1893.

*Special Orders (3) made by the Pahiatua County Council.*

Colonial Secretary's Office,  
Wellington, 24th April, 1893.

**T**HE following special orders (3), made by the Pahiatua County Council, are published for general information.

P. A. BUCKLEY.

*SPECIAL ORDER.*

THAT a special rate of 4½d. in the pound be made and levied on the rateable value of the following sections—No. 67, Block XII., Makuri; Nos. 1, 2, 3, 4, 5, 17, 9, 10, 11, 12, and half of 7, Block I., Puketoi; No. 8 and part of No. 6, Block V., Puketoi—for the purpose of providing interest and sinking fund on a loan of £1,450, to be borrowed by this Council, under the provisions of "The Government Loans to Local Bodies Act, 1886," for forming the Tiraumea Valley Road from the south-west boundary of Section No. 67, Block XII., Makuri, to southern boundary of county; also formation of a bridge-track, Taumata Road, from its junction with Tiraumea Valley Road to south corner of Section No. 7, Block I., Puketoi. Such rate to be an annually-recurring rate for twenty-six years, and to be payable in one sum on the 1st day of October in each year.

I hereby certify that the above special order was duly adopted at a special meeting of the Pahiatua County Council on the 22nd February, 1893, and confirmed on the 8th April, 1893, in accordance with section 124 of "The Counties Act, 1886."

GEORGE MOORE,  
County Clerk.

*SPECIAL ORDER.*

THAT a special rate of 2½d. in the pound be made and levied on the rateable value of the following sections—No. 13, Block VIII.; No. 30, Block IV.; and the education reserve of 263 acres in Block IV., all in the Mangaone Survey District—for the purpose of providing interest and sinking fund on a loan of £200, to be borrowed by this Council under the provisions of "The Government Loans to Local Bodies Act, 1886," for forming, metalling, and bridging the Pah Valley Road in conjunction with the Alfredton Road Board, such rate to be an annually-recurring rate for twenty-six years, and to be payable in one sum on the 1st day of October in each year.

I hereby certify that the above special order was duly adopted at a special meeting of the Pahiatua County Council on the 22nd February, 1893, and confirmed on the 8th April, 1893, in accordance with section 124 of "The Counties Act, 1886."

GEORGE MOORE,  
County Clerk.

*SPECIAL ORDER.*

THAT a special rate of 1½d. in the pound be made and levied on the rateable value of the following sections—Nos. 47, 48, Block IV., Makuri; Nos. 35, 36 and 38, 37 and 39, 40, 41 and 43, 42, 44 and 46, 45, 49, 50, 51, 52, 53, 54, 55, 56, 63, Block VIII., Makuri; Nos. 1, 2, Block IX., Makuri; Nos. 62, 60, 64, 65 and 61, of Blocks XII., XIII., and IX.; Nos. 66 and 78, 68 and 71, 82, Block IX.; Nos. 55, 56, Block XII.; No. 54, Block XII., and No. 1, Block XIII.; Nos. 2 and 3, 4, 7, 10, 11, 12, 13, 14, 36, 39, 40, 41, 45, 46, 48, 57, 58, 59, Block XIII.; Nos. 8 and 9 of Block XIII., Makuri, and Nos. 37 and 38 of Block II., Puketoi; Nos. 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 42, 43, 44, Block XIV., Makuri; Nos. 30, 31, 32, 33, 34, Block II., Puketoi; No. 1 of Block XIV., No. 2 of Block XV., and No. 3 of Block X.; No. 2 of Block XIV., and No. 3 of Block XV.; No. 3 of Block XIV., No. 1 of Block XV., No. 2 of Block X., and No. 3 of Block XI.; No. 2 of Block XI., and No. 1 of Block X.; Nos. 1, 5, and 6 of Block XI., No. 4 of Block XI., and No. 6 of Block X.; No. 7 of Blocks VII. and XI.; Nos. 7, 5, 4, 8, 9, 10, 11, 12, 13, 14, 15, of Block X., No. 4 of Block XIV., No. 5 of Block XIV., and No. 4 of Block XV.; No. 6 of Block XIV.; and all the Ngaturi and Makuri township and village sections in the Makuri Survey District—for the purpose of providing interest and sinking fund on a loan of £1,000 (to supplement grant from Government), to be borrowed by this Council under the provisions of "The Government Loans to Local Bodies Act, 1886," for building a bridge over the Tiraumea River at Ngaturi, and forming approaches thereto, such rate to be an annually-recurring rate for twenty-six years, and to be payable in one sum on the 1st day of October in each year.

I hereby certify that the above special order was duly adopted at a special meeting of the Pahiatua County Council on the 22nd February, 1893, and confirmed on the 8th April, 1893, in accordance with section 124 of "The Counties Act, 1886."

GEORGE MOORE,  
County Clerk.



*Result of Poll for Proposed Loan, Pahiatua County Council.*

Colonial Secretary's Office,  
Wellington, 25th April, 1893.

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

RESULT OF PROPOSED LOAN No. 33.—SHORT ROAD, PAHIATUA VILLAGE SETTLEMENT.

THE following is the result of a poll taken on the 15th April, 1893, on a proposal to borrow £120, under "The Government Loans to Local Bodies Act, 1886," to form and metal Short Road, Pahiatua Village Settlement, and construct a bridge over creek at Shadbolt's, on the same road.

Number of ratepayers on special roll 16, representing 16 votes; votes recorded in favour of the proposal, 13; votes not recorded, 3. I therefore declare the proposal carried.

SAMUEL BOLTON,  
Chairman, Pahiatua County Council.

19th April, 1893.

*Result of Poll for Proposed Loan, Waimata Road District, County of Cook.*

Colonial Secretary's Office,  
Wellington, 26th April, 1893.

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

WAIMATA ROAD DISTRICT BOARD.—WAIMATA-NGAKORO SPECIAL DISTRICT.

THE following is the result of a poll of the ratepayers of the above special district taken on the 25th February, 1893, on a proposal to borrow £200 under "The Government Loans to Local Bodies Act, 1886":—

Number of ratepayers on roll of special district 7, exercising 11 votes; number of ratepayers who voted for the proposal 7, exercising 11 votes.

As all the ratepayers on the special roll voted in favour of the proposal, I declare the same to be carried.

JOHN TOMBLESON,  
Chairman.

Gisborne, 1st March, 1893.

*Notice of the Laying-off of a Road over Land in the Auckland Land District.*

NOTICE is hereby given, by direction of His Excellency the Governor of the Colony of New Zealand, under the authority of "The Native Land Court Act, 1886," and its amendments, that the road described in the Schedule hereto was, on the 20th May, 1892, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said colony, by a warrant of the date mentioned therein.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, containing by admeasurement 12 acres, more or less, situated in Block XIII., Waoku Survey District, being a road, 100 links wide and upwards, traversing the northern portion of Wairau Block (No. 2012A, in red), the northern side of which commences on the western boundary of Section No. 1, Block XIII., Waoku Survey District, at a distance of 816.7 links from the south-west corner of that section; and proceeds in a westerly direction for a distance of 9717 links, more or less, to the Waimamaku River: as the same is delineated on Map No. 4704A, deposited in the District Land and Survey Office, Auckland.

Date of Governor's warrant, 20th May, 1892.

Dated this 10th day of April, 1893.

JOHN MCKENZIE,  
Minister of Lands.

*Notice to Mariners, No. 15 of 1893.*

ALTERATION IN POSITION OF BAR BUOY, PORT OF NELSON.

Marine Department,  
Wellington, 17th April, 1893.

NOTICE is hereby given that the bar buoy, at Nelson, painted red, has been removed southward about half a cable, and that it now bears from the Lighthouse S.W.  $\frac{3}{4}$  S., Magazine S.W. by W., and the Arrow Rock N.W.  $\frac{1}{4}$  N.; bearings magnetic. Vessels entering the harbour should pass this buoy on the starboard hand.

R. J. SEDDON.

*Tenders.*

Public Works Office,  
Wellington, 25th April, 1893.

THE following list of successful and unsuccessful tenders for the erection of a post-office at Danevirke is published for general information.

R. J. SEDDON,  
Minister for Public Works.

	Accepted.	£	s.	d.
A. R. Munro, Palmerston North	..	511	0	0
<i>Declined.</i>				
Charles Walker, Danevirke	..	540	0	0
A. Milne, Woodville	..	550	0	0
C. H. Christiansen, Danevirke	..	567	0	0
Peter McKinnon, Wanganui	..	577	0	0

*Tenders.*

Public Works Office,  
Wellington, 26th April, 1893.

THE following list of successful and unsuccessful tenders for the supply of 250 bedsteads, with wire mattresses, for the Porirua and Seacliff Asylums, is published for general information.

R. J. SEDDON,  
Minister for Public Works.

	Accepted.	£	s.	d.
Scott Bros., Christchurch	..	437	0	0
<i>Declined.</i>				
J. F. Faulkner, Dunedin	..	510	0	0
Beany and Sons, Auckland	..	606	0	0

*Volunteer Officers resigned.*

Defence Office,  
Wellington, 17th April, 1893.

HIS Excellency the Governor has been pleased to accept the resignation of the commissions held by the under-mentioned officers:—

"A" Battery New Zealand Regiment Artillery Volunteers.  
Captain John McKail Geddes. Date of resignation, 10th March, 1893.

"A" Company Canterbury Rifle Volunteers.  
Captain George Frederick Whiteside. Date of resignation, 24th March, 1893.

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

*Volunteer Officer resigned.*

Defence Office,  
Wellington, 20th April, 1893.

HIS Excellency the Governor has been pleased to accept the resignation of the commission held by the under-mentioned officer:—

*Dunedin Irish Rifle Volunteers.*

Captain John Toomey. Date of resignation, 31st March, 1893.

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

*Transfer of Volunteer Officer to Honorary Unattached List, New Zealand Volunteers.*

Defence Office,  
Wellington, 20th April, 1893.

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

Lieutenant Commanding HENRY PARKER,

Auckland Naval Artillery Volunteers, to the Honorary Unattached List, New Zealand Volunteers, under corrected clause 237, Volunteer Regulations, 1889.

Date of commission, 14th March, 1889.

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

*Designation of Volunteer Cadet Corps changed.*

Defence Office,  
Wellington, 20th April, 1893.

HIS Excellency the Governor has been pleased to approve of the designation of the "Middle District School Rifle Cadet Volunteers" (Dunedin) being changed to the "Arthur Street School Rifle Cadet Volunteers" (Dunedin); to take effect from the 10th April, 1893.

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

*Revocation of Appointment of Bonding Warehouse.*

**CUSTOMS.**—In exercise of the authority in me for this purpose vested, I, the Minister acting for the Commissioner of Trade and Customs, do, by this order under my hand, revoke and annul the appointment of the under-mentioned warehouse for the reception and security of goods entered to be warehoused without payment of duty upon the first entry thereof, namely:—

*Port of Lyttelton.*

The warehouse known as

**TURNER'S BOND,**

as appointed and described in Commissioner's Order No. 97, of the 16th February, 1877.

Given under my hand, at Wellington, this twenty-fifth day of April, one thousand eight hundred and ninety-three.

**R. J. SEDDON,**

Minister acting for the Commissioner of Trade and Customs.

Commissioner's Order No. 447.]

*Approving and appointing a Bonding Warehouse.*

**CUSTOMS.**—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Minister acting for the Commissioner of Trade and Customs, do hereby approve and appoint the under-mentioned warehouse to be a warehouse for the reception of goods under bond, namely:—

*Port of Lyttelton.*

A brick building with slated roof, situate on part of Town Section No. 862, corner of Cashel Street and Oxford Terrace West, City of Christchurch, and known as the

**UNIVERSAL BOND.**

Given under my hand, at Wellington, this twenty-fifth day of April, one thousand eight hundred and ninety-three.

**R. J. SEDDON,**

Minister acting for the Commissioner of Trade and Customs.

Commissioner's Order No. 448.]

*Bonus for eradicating the Californian Thistle.—Notice No. 364.*

Department of Agriculture,  
Wellington, 29th March, 1893.

**CONDITIONS** on which a bonus of £250 is offered for a means of eradicating the Californian thistle (*Cnicus arvensis*):—

1. All applications for the bonus must be sent addressed to the Hon. the Minister of Agriculture, Wellington, and must be in his hands not later than the 1st June, 1893.

2. The applicants must be prepared to submit their proposed means of eradication in such manner and at such time and place as the Minister shall direct.

3. The Government shall appoint a committee of three or more persons, under whose instructions and before whom all tests shall be carried through.

4. The proposed bonus, or any part thereof, will not be paid until the proposed remedy has been proved effectual.

**JOHN MCKENZIE,**  
Minister of Agriculture.

*Prizes for Collections of Noxious Weeds and Insects.—Notice No. 365.*

Department of Agriculture,  
Wellington, 7th April, 1893.

**PRIZES** offered for collections of noxious weeds and insects, &c. :—

Collection of noxious weeds: First prize, £10; second, £5. All specimens must have been gathered in the colony.

Each specimen must be mounted on paper 18in. by 11in., and bear, if possible, the popular and scientific name, also the locality where gathered.

Collection of insects injurious to New Zealand vegetation, and their natural enemies and parasites: First prize, £10; second, £5.

All insects must be properly set and named, also have locality tickets attached.

The collections winning the prizes to become the property of the department, where they will remain on exhibition with the name of the collector affixed.

All collections for competition must be delivered at the office of the Secretary for Agriculture, at the Government Buildings, at Wellington, not later than the 31st December, 1893.

Each collection must be marked with a motto, and accompanied by a sealed envelope containing a copy of such motto, together with the full name and address of the exhibitor.

The unsuccessful exhibits will be returned to the owners carriage-free.

**JOHN MCKENZIE,**  
Minister of Agriculture.

*Tenders for Letter-carriers' Caps and Helmets.*

General Post Office,  
Wellington, 20th April, 1893.

**TENDERS** will be received at the General Post Office, Wellington, until Saturday, the 20th May proximo, for the manufacture within the colony of caps and helmets for letter-carriers.

Samples may be seen at the Chief Post Offices, Auckland, Christchurch, and Dunedin, and at the General Post Office, Wellington.

Tenders, accompanied by samples of material, to be addressed to the Hon. the Postmaster-General, General Post Office, Wellington, and marked outside "Tender for caps and helmets."

**W. GRAY,**  
Secretary.

*Crown Lands Notices.*

*Land in the Auckland Land District for Sale by Public Auction.*

District Land and Survey Office,  
Auckland, 24th April, 1893.

**NOTICE** is hereby given that the under-mentioned lots in the Kihikibi Township will be offered for sale by public auction, at this office, on Friday, the 23rd day of June proximo, at 11 a.m.

**SCHEDULE,**  
**TOWN OF KIHIKIBI.**

Section.	Area.	Upset Price.
25	A. R. P.	£ s. d.
83A	1 0 0	20 0 0
92	0 2 0	10 0 0
104	1 0 0	20 0 0
121	1 0 0	20 0 0
137	1 2 30	37 10 0
147	1 0 0	20 0 0
152	0 3 39	20 0 0
159	0 0 34	4 5 0
163	0 3 0	15 0 0
217	1 1 23	27 10 0
218	1 0 0	20 0 0
242	1 0 0	20 0 0
243	1 0 0	20 0 0
244	1 0 0	20 0 0
245	1 1 0	25 0 0
246	1 0 0	20 0 0
247	0 2 30	13 15 0
248	0 3 20	18 10 0
249	1 0 0	20 0 0
250	1 0 0	20 0 0
251	1 0 0	20 0 0
252	1 0 0	20 0 0
253	1 0 0	20 0 0
254	1 0 0	20 0 0
255	1 0 27	23 0 0
261	1 0 0	20 0 0
262	1 0 0	20 0 0
263	0 3 31	20 0 0
264	1 0 0	20 0 0
265	1 0 0	20 0 0
266	0 1 29	8 15 0
273	1 0 0	20 0 0
313	1 0 0	20 0 0
314	1 0 0	20 0 0
315	1 0 0	20 0 0
317	1 0 0	20 0 0
318	1 0 0	20 0 0
319	1 0 0	20 0 0
333	0 3 29	20 0 0
350	1 0 0	20 0 0
352	1 0 0	20 0 0

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 (£1), within thirty days thereafter.

**GERHARD MUELLER,**  
Commissioner of Crown Lands.

*Leases of Small Grazing-runs, Southland, open for Application.*

District Land and Survey Office,  
Invercargill, 17th April, 1893.

NOTICE is hereby given that leases of the under-mentioned small grazing-runs will be open for application, at this office, on Thursday, the 22nd June, 1893, at the annual rental noted opposite each run.

SCHEDULE.  
SOUTHLAND LAND DISTRICT.

Run No.	Section.	Survey District.	Area.	Rent per Annum.
20	797	Hokonui ..	A. R. P. 2,653 2 0	£ s. d. 33 3 5

Open hilly country, with small area at north-east end ploughable; vegetation chiefly silver-tussock, with box scrub in some of the southern slopes; fairly good grazing-land; height above sea-level, from 800ft. to 1,926ft. Distance from Benmore Railway-station, about 11 miles, by roads partly formed.

21 | 798 | Hokonui .. | 3,560 1 0 | 26 14 0  
Hilly country, with small area at north-east corner ploughable; from 700 to 800 acres of very poor land, overgrown with box scrub, balance ranging from poor to fair quality for grazing purposes; well watered; height above sea-level, from 850ft. to 2,200ft. Distance from the Benmore Railway-station, about 11 miles, by roads partly formed.

22 | 799 | Hokonui .. | 1,632 0 0 | 20 8 0  
About 284 acres fair land, fit for cultivation, balance ranges from poor to fairly-good grazing-land, well watered; vegetation, silver-tussock, tutu, fern, and box scrub; height above sea-level, from 650ft. to 1,500ft. Distance from the Benmore Railway-station, about 10 miles.

2 { 65 to 68 } | Wairaki .. | 1,970 1 0 | 24 12 7  
and { 74 }

Open swampy undulating pastoral country, cold, wet clay soil, about 500 acres agricultural, the rest pastoral; height above sea-level, from 750ft. to 1,200ft. Distance from Nightcaps Railway-station, about 16 miles. This run will be burdened with £10, being value of sheep-yards, and £5, being value of hut.

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.

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 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 March, 1894.

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.

DECLARATION.

I, \_\_\_\_\_, of\* \_\_\_\_\_, do solemnly and sincerely declare—

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

\* Place of abode or occupation. † Here specify.

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."

(Signature.)

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

G. W. WILLIAMS,  
Commissioner of Crown Lands.

*Leases of Small Grazing-runs, Marlborough, open for Application.*

District Land Office,  
Blenheim, 24th April, 1893.

NOTICE is hereby given that leases of the under-mentioned small grazing-runs will be open for application, at this office, on Friday, the 16th June, 1893, at the annual rental noted opposite each run.

SCHEDULE.  
MARLBOROUGH LAND DISTRICT.

Survey District.	Run No.	Block.	Area.	Rent per Acre.	Annual Rent.
			Acres.	d.	£ s. d.
Wakamarina	42 {	XII., XVI.	350	3	4 7 6
Linkwater ..		IX.			
Wakamarina	43	XVI.	500	3	6 5 0
"	44	"	600	3	7 10 0
"	45	"	600	3	7 10 0
"	46	"	300	3	3 15 0
"	47	"	240	3	3 0 0
Linkwater ..	48 {	XIII.	540	3	6 15 0
"					

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.

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 March, 1894.

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.

DECLARATION.

I, \_\_\_\_\_, of\* \_\_\_\_\_, do solemnly and sincerely declare—

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

\* Place of abode or occupation. † Here specify.

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."

(Signature.)

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

H. G. CLARK,  
Commissioner of Crown Lands.

*Land in Marlborough for Lease.*

IT is hereby notified that a lease of Reserve A, Woodbank Run, Bui Bui Survey District, 300 acres, will be offered at auction at the District Land and Survey Office, Blenheim, on Friday, the 16th day of June, 1893.

Term from 1st July, 1893, to 1st July, 1896. Upset annual rent, £5 10s.

Terms and conditions of lease can be obtained on application at this office.

Half a year's rent and £1 1s. lease-fee must be paid on the fall of the hammer.

HENRY G. CLARK,  
Commissioner of Crown Lands.  
District Lands and Survey Office,  
Blenheim, 17th April, 1893.

*Town Lands at Opotiki for Sale.*

District Land and Survey Office,  
Auckland, 8th March, 1893.

NOTICE is hereby given that the under-mentioned town lots will be offered for sale by public auction, at the Land Office, Tauranga, on Wednesday, the 31st May proximo, at 11 a.m.

SCHEDULE.

TOWN OF OPOTIKI, BAY OF PLENTY.—SECTION 1, MUSEUM ENDOWMENTS.

Lot 60, containing 1 rood 4 perches. Upset price, £5 10s.  
Lots 61 to 63, both inclusive, each containing 1 rood. Upset price, £5 each lot.

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.

GERHARD MUELLER,  
Commissioner of Crown Lands.

*Kauri Timber in Auckland for Sale.*

District Land and Survey Office,  
Auckland, 8th March, 1893.

NOTICE is hereby given that the kauri timber on the under-mentioned Crown lands will be offered for sale by public auction, at this office, on Friday, the 26th May proximo, at 11 a.m.

SCHEDULE.

WHANGAROA COUNTY.—KAEO SURVEY DISTRICT.—BLOCK III.

TIMBER only on Lot 1, about 570,000ft. Upset price, £235.  
Lot 2, about 550,000ft. Upset price, £275.  
Lot 3, about 850,000ft. Upset price, £425.  
Lot 4, about 40,000ft. Upset price, £20.  
Lot 5, about 140,000ft. Upset price, £70.

These sections are situated about three miles from Whangaroa. The timber can easily be put into the Kaeo River.

Terms of Sale: One-half cash on the fall of the hammer, and balance within twelve months thereafter. Eighteen months from the date of sale allowed for removal of timber.

GERHARD MUELLER,  
Commissioner of Crown Lands.

*Town and Rural Lands in Auckland for Sale.*

District Land and Survey Office,  
Auckland, 9th March, 1893.

NOTICE is hereby given that the under-mentioned town and rural lands will be offered for sale by public auction, at this office, on Friday, the 26th May proximo, at 11 a.m.

SCHEDULE.

TOWN OF OPUA.—BLOCK XXVII.

Lots 4, 5, 6, each containing 1 rood. Upset price per lot, £5.

Lots 10 and 11, each containing 1 rood 16 perches. Upset price, £7 10s. each.

WHATAWHATA SUBURBS, WAIPA COUNTY.

Lot 10, 11½ acres. Upset price, £34 10s.

Lot 12, 9 acres 1 rood 13 perches. Upset price, £28 2s. 6d.

MAKARAU PARISH, WAIITEMATA COUNTY.

Sections 44 and 45, containing 191 acres. Upset price, £191.

Section 186, 516 acres. Upset price, £270 18s.

All broken forest land, containing kauri timber as follows: Sections 44 and 45, 500,000ft.; Section 186, 300,000ft. The sections are within two miles of the Makarau Railway-station North.

KOHEROA PARISH, WAIKATO COUNTY.

Section 80, 5 acres 3 roods 15 perches. Upset price, £6. Open land on Miranda Wharf Road.

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.

GERHARD MUELLER,  
Commissioner of Crown Lands.

*Marlborough Runs classified.*

Department of Lands and Survey,  
Wellington, 20th April, 1893.

IT is hereby notified for public information that the Commissioners appointed in pursuance of section 189 of "The Land Act, 1892," have reported to His Excellency the Governor that the lands described in the schedule hereto have been classified by them as therein noted.

JOHN MCKENZIE,  
Minister of Lands.

SCHEDULE.

CLASS I.—PASTORAL LANDS, BEING LANDS SUITABLE EXCLUSIVELY FOR PASTURAGE.

Run No. 73 (late Whangataura Run), 1,000 acres.

" No. 74 (late Riley Run), 850 acres.

" No. 75 (late Langridge Run No. 2), 1,728 acres.

" No. 76, 850 acres.

" No. 77, 650 acres.

" No. 78, 275 acres.

" No. 80, 360 acres.

" No. 81, 300 acres.

" No. 83, 3,400 acres.

" No. 84, 290 acres.

HENRY G. CLARK,  
C. H. MILLS,  
A. P. SEYMOUR,  
Classification Commissioners.

*Land in Westland for Sale and Lease.*

Crown Lands Office,  
Hokitika, 20th April, 1893.

THE licenses of the undermentioned pastoral runs will be offered for sale by public auction, at the Land Office, Hokitika, on Tuesday, the 20th day of June next, at the hour of two o'clock in the afternoon, at the prices and for the terms given, and subject to any rights of renewal or resumption as may be prescribed by the Land Acts or other constituted authority. At the same time and place, the section of rural land for cash, and the reserve leasehold, also hereunder set out. Maps may be seen at the Land Office, Hokitika, where other full particulars as to conditions of sale, lease and license, and payments may be ascertained.

Run No. 102, 6,000 acres, Kanieri River and Bluebottle Branch; and Run No. 103, 5,000 acres, Kanieri Lake and Mount Graham. Term, 10 years, from 1st March, 1894; annual upset rental, £1 per 1,000 acres. Cattle-feed country, bush; mountain and hill slopes.

Section No. 848, Blocks X. and XI., Bruce Bay Survey District, 20 acres. Cash; second-class rural lands; upset price, 10s. per acre. Swampy land, sand, and loam.

Colonial University Reserve No. 29, Town of Greymouth. Term, 14 years from 1st July, 1893; area, 5 acres; fixed annual rental, £2 10s. Bidding by bonus.

JOHN STRAUCHON,  
Commissioner of Crown Lands.

*Leases of Small Grazing-runs, Southland, open for Application.*

District Land and Survey Office,  
Invercargill, 16th March, 1893.

NOTICE is hereby given that leases of the under-mentioned small grazing-runs will be open for application, at this office, on Thursday, the 25th May, 1893, at the annual rental noted opposite each run.

SCHEDULE.  
SOUTHLAND LAND DISTRICT.

Run.	Section.	Survey District.	Area.	Rent per Annum.
18	123	Takitimo ..	A. R. P. 3,542 0 0	£ s. d. 31 15 6

Level, poorly grassed with white tussock and fern, gravel formation, about 500 acres swamp; height above sea-level from 600ft. to 850ft.; distance from Mossburn Railway-station about thirty-one miles.

19 | 124 | Takitimo .. | 3,622 1 20 | 45 5 7  
Level, poorly grassed with white tussock and fern, gravel formation, about 800 acres swamp; height above sea-level from 600ft. to 850ft.; distance from Mossburn about thirty-one miles.

24 | 125 | Takitimo .. | 4,986 0 0 | 62 6 6  
Hilly country, poor land, vegetation white tussock and fern, gravel formation; height above sea-level from 600ft. to 1,400ft. This run will be burdened with £10, being the value of sheep-yards.

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.

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 March, 1894.

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.

DECLARATION.

I, \_\_\_\_\_, of \_\_\_\_\_, do solemnly and sincerely declare—

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

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

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 lease.

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."

(Signature.)

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.

G. W. WILLIAMS,  
Commissioner of Crown Lands.

*Rural Lands in Southland open for Sale or Selection.*

District Land and Survey Office, Invercargill, 15th February, 1893.

IT is hereby notified that the under-mentioned Crown lands will be open for sale or selection, in terms of "The Land Act, 1892," either for cash, for occupation with right of purchase, or for lease in perpetuity, at the option of the selector, on and after Thursday, the 25th May next:—

SOUTHLAND LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash Price		Occupation with Right of Purchase: Rent, 5 per Cent.		Lease in Perpetuity: Rent, 4 per Cent.	
					Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.

SECOND-CLASS LAND.

Wallace..	Waiau	Section.	Block.	A. R. P.	£ s. d.	£ s. d.	s. d.	£ s. d.	s. d.	£ s. d.		
											114	..
"	"	115	..	57	0	35	3	0	17	11		
"	"	116	..	59	3	16	37	8	1	18	9	
"	"	117	..	58	0	31	36	7	5	18	2	
"	"	118	..	57	1	30	35	18	0	18	0	
"	"	119	..	61	1	20	38	7	2	19	2	
"	"	120	..	64	0	0	40	0	0	1	0	
"	"	123	..	56	3	12	35	10	4	17	9	
"	Takitimo	118	..	1,380	3	0	831	14	5	20	15	11

Sections 114 to 120 and 123, Waiau District, level, poor soil; vegetation, silver-tussock and fern, also a little mixed bush; gravel formation; height above sea-level from 300ft. to 350ft.; distance from Otautau Railway-station about twenty-five miles by good road. Section 118, Takitimo District, hilly, good soil, 190 acres, mixed bush; vegetation, silver-tussock and fern; limestone formation; height above sea-level from 400ft. to 1,400ft.; distance from Otautau Railway-station by road about thirty-five miles.

Wallace.. | Waiau .. | 103 | .. | 689 2 0 | 0 10 0 | 344 15 0 | 0 6 | 8 12 5 | 0 4 8 | 6 17 11  
Level, gravel formation, light soil; vegetation, silver and blue tussock; height above sea-level about 200ft.; distance from Otautau Railway-station about twenty-four miles by good road.

G. W. WILLIAMS,  
Commissioner of Crown Lands.

## Native Land Court Notices.

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

Native Land Court Office,  
Wellington, 24th April, 1893.

NOTICE is hereby given that a Trust Commissioner will, under the authority and for the purposes of the said Acts, hold a Court at the Resident Magistrate's Court, Whanganui, on the 6th day of May, 1893, for investigating the cases mentioned in the Schedule hereunder, at which time and place all persons interested in the said cases, and having objections to the said dealings, are hereby notified to attend.

W. BRIDSON,  
Registrar.

## SCHEDULE.

ORUAANGA No. 1.  
93-146. LEASE dated the 23rd day of December, 1892, from Toherangi and others to William Lockwood Hirst.

ORUAANGA No. 1.  
93-147. Lease dated the 29th day of October, 1892, from Utiku te Rangihikoia and others to William Lockwood Hirst.

ORUAANGA No. 1.  
93-148. Lease dated the 29th day of October, 1892, from Wiremu Rangitakaiwaho and others to William Lockwood Hirst.

ORUAANGA No. 2.  
93-149. Lease dated the 6th day of December, 1892, from Matehaurangi and another to William Lockwood Hirst.

## ORUAANGA No. 2.

93-150. Lease dated the 29th day of October, 1892, from Hohepa te Paki and others to William Lockwood Hirst.

## ORUAANGA No. 2.

93-151. Lease dated the 29th day of October, 1892, from Maihi Teehi and others to William Lockwood Hirst.

## ORUAANGA No. 3.

93-152. Lease dated the 6th day of December, 1892, from Te Matehaurangi and another to William Lockwood Hirst.

## ORUAANGA No. 3.

93-153. Lease dated the 29th day of October, 1892, from Mere Katua and others to William Lockwood Hirst.

## ORUAANGA No. 3.

93-154. Lease dated the 29th day of October, 1892, from Whiu, and others to William Lockwood Hirst.

## Application for Probate.

Native Land Court Office,  
Wellington, 25th April, 1893.

In the matter of the will of MERE WAUTUTU, deceased.

APPLICATION having been made by Hare Tamawaru that probate be granted of the aforesaid will:

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

W. BRIDSON,  
Registrar.

## Notice appointing Court for holding Inquiry under "The Native Land (Validation of Titles) Act, 1892."

In the matter of "The Native Land (Validation of Titles) Act, 1892," and of the applications under the said Act numbered 23 and 32, particulars of which are set forth in the Schedule hereto.

I HEREBY notify that, in pursuance and exercise of the powers vested in me as Chief Judge of the Native Land Court, by virtue of the said Act and of all other Acts enabling me in that behalf, I have appointed a sitting of the said Court to be held at Hastings, in the Provincial District of Hawke's Bay, on Tuesday, the 6th day of June, 1893, for the purpose of hearing the said applications, and of making such investigation and inquiry with regard to the claims, matters, and things therein set forth as is directed or authorised by the said Act. Duplicates of the said applications may be seen and inspected at the office of the Registrar of the Court at Wellington.

Dated at Otorohanga, this 18th day of April, 1893.

GEO. B. DAVY,  
Chief Judge, Native Land Court.

## SCHEDULE.

Name of Applicant.	Block affected.	Nature of Claim.
23. The Official Assignee in Bankruptcy of the property of James Irvine, by his deputy John Ferguson Jardine; James Alfred Turner, by his attorney W. T. Irvine; and James A. Turner, by his attorney T. W. Balfour; James McLean, manager at Napier for the National Bank of New Zealand (Address for service is at the office of Messrs. Carlile and McLean, Solicitors, Napier.)	Waihengahenga ..	Applicants claim to have acquired the interests in the said block of Nikaore te Wharepouri, Pera Wheraro, Hineapakatia, Haurangi te Waihiku, Te Ruihi, Hokomata, and Manuera, through transfer from Herbert Thomas Halsey Knight.
32. R. T. Warren (Address for service is at the office of Messrs. Rees and Lusk, Solicitors, Napier)	Mangaohane No. 1 and Mangaohane No. 2	Applicant claims to have acquired the interests in the said blocks of Renata Kawepo, Anaru te Wanikau, Karena te Mana-o-Tawhaki, Renata Kawepo as trustee for Heta Hakiwai, Hoani Hakiwai, Wi Hakiwai, Ka Hakiwai, Kirungaahi Hakiwai and Hakiwai, Atarata Hetariki, Renata Kawepo and Wiremu Paraotene as trustees for Rawiri te Hoera and Te Matetahuna, Harata Keokeo, Meri Tawhara, Taunoka, Waterawi, Hohoia te Amopo te Mina, Waipu Temoata, Ihaka te Tene, Tauria Paraotene, Waata Rakaiwerohia, Riria te Rere, Maata Kato, Paora Totoro, Harata Hokahoka, Tipene Apatu, Hopa te Auraki, Harata Keokeo and John Dixon, husband of Harata Keokeo, Urania Renata, Renata Pukututu, Katarina Hiratukiterangi, Raita Tuterangi, Paramena Naonao, Rena Maikuku, Hone Tumango, Karauria Heperi, Kohatu Rawiri, Rawinia te Wanikau, Iwikau te Heuheu, Te Oti Pohe, and Pukapuka te Oti.

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

Native Land Court Office, Wellington, 19th April, 1893.

NOTICE is hereby given that an application in terms of the above-mentioned Act, and the rules thereunder made, as such application is more particularly described in the Schedule hereto, has been duly filed in the office of the Registrar of the Native Land Court at Wellington.

W. BRIDSON, Registrar.

SCHEDULE.

Name of Applicant.	Block affected.	Nature of Claim.
50. George Walker .. (Address for service is at the office of Messrs. Carlile and McLean, Solicitors, Napier.)	Tawapata North, No. 2	Applicant claims to have acquired the interest in the said Tawapata North No. 2 Block, of Makoare Waata, as one of several successors to the interest therein of Hine Kane, deceased.

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

Registrar's Office, Auckland, 19th April, 1893.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Auckland on the 20th day of May, 1893, or as soon thereafter as the business of the Court will allow.

W. J. MORPETH, Registrar.

SCHEDULE.  
APPOINTMENT OF TRUSTEE.

No.	Applicant.	Name of Land.	Name of Minor.
1	Hesketh and Richmond, for Toko Reweti (93-1066)	Wharepapa No. 1B	Toko Reweti.

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

Registrar's Office, Auckland, 19th April, 1893.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Tauranga, on the 8th day of May, 1893, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

W. J. MORPETH, Registrar.

SCHEDULE.

APPLICATION FOR THE DEFINITION OF THE INTEREST OF THE CROWN.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	The Native Minister (88-2735) .. ..	Papamoa .. ..	Land Transfer, Vol. 59, folio 292, 22nd April, 1891.
2	The Native Minister (92-1181) .. ..	Papamoa .. ..	Land Transfer, Vol. 59, folio 292, 22nd April, 1891.
3	The Native Minister (88-2737) .. ..	Otawa No. 1 .. ..	Land Transfer, Vol. 43, folio 203, 23rd March, 1886.
4	The Native Minister (92-3173) .. ..	Otawa No. 1 .. ..	Land Transfer, Vol. 43, folio 203, 23rd March, 1886.
5	The Native Minister (92-1173) .. ..	Taumata No. 3b West .. ..	Certificate, Act 1880, 7th May, 1884.
6	The Native Minister (92-1175) .. ..	Taumata No. 3c West .. ..	Certificate, Act 1880, 7th May, 1884.
7	The Native Minister (92-1179) .. ..	Taumata No. 3c East .. ..	Certificate, Act 1880, 7th May, 1884.
8	The Native Minister (92-3169) .. ..	Taumata No. 1 .. ..	Crown grant, 17th October, 1883.
9	The Native Minister (92-3171) .. ..	Taumata No. 2 .. ..	Certificate by the Commissioner, 21st April, 1883.
10	The Native Minister (92-1177) .. ..	Taumata No. 3b East .. ..	Certificate, Act 1880, 7th May, 1884.

APPLICATION TO BE APPOINTED TRUSTEES.

No.	Names of Applicants.	Name of Land.	Name of Minors.
1	Takawheta Kaipara and Peti Hineikoia (92-1991)	Paeroa East No. 1A East..	Te Iwi Pukapuka.
2	Joseph Warbrick (93-629) .. ..	Paeroa East (Paeroa East No. 1A East; Paeroa East No. 2A, Section 2)	Whereri Kaipara, Ruiha Harina, Era Harina, Kiritiana Harina.
3	Takawheta Kaipara and Peti Hineikoia (92-1995)	Paeroa East No. 2 (Paeroa East No. 2A, Section 2)	Te Iwi Pukapuka.

APPLICATION FOR THE DETERMINATION OF THE RELATIVE INTERESTS.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
*1	Te Kirikau Henare, Himi Ruru, Ritihia, and Ramarihi Tanara (92-3321)	Paeroa South A .. ..	Order for certificate, Act 1880, 25th September, 1884.
*2	Te Kirikau Henare, Himi Ruru, Ritihia, and Ramarihi Tanara (92-3323)	Paeroa South B .. ..	Order for certificate, Act 1880, 25th September, 1884.
*3	Te Kirikau Henare, Himi Ruru, Ritihia, and Ramarihi Tanara (92-3325)	Paeroa South C .. ..	Order for certificate, Act 1880, 25th September, 1884.

\* These three applications will be adjourned to Rotorua, if desired.



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

THREE scholarships of the yearly value of £35, tenable for two years, are offered for competition. One of these scholarships, to be called the senior scholarship, is open to all Maoris under sixteen years of age at the end of the month preceding the date of the examination; the other two scholarships are junior scholarships, and are open to all Maoris under fifteen years of age at the end of the month preceding the date of the examination who have not been pupils at Te Aute or St. Stephen's, and whose attendance at school during the previous year is considered by the Inspector of Native Schools to have been satisfactory. The senior scholarship is offered for competition among Maori boys on the conditions laid down in the regulations of the Trustees of the Te Makarini Scholarships Fund, as printed in the Native Schools Code, 1893. Candidates for the

junior scholarships will be examined in the subjects specified for Standard IV. in the Native Schools Code, 1893. The questions will, however, be more difficult than those set for the standard examinations. The examination will be held at convenient centres on the 18th and 19th December, 1893.

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

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

JAMES H. POPE,  
Inspector of Native Schools.

Wellington, 25th April, 1893.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, OPUKAKE, at 10 o'clock a.m., on Thursday, the 18th May, 1893, to fix the Rent for a NEW LEASE to RICHARD CHING of Sections 55, 56, and 57, Block IX., and Section 1, Block XV., OPUKAKE, being the Land comprised in Memorandum of Lease registered No. 604.

TO Wiremu Kingi Matakatea, Ruia Waitamoko, Tukino, Ngapere, Ngawakakaha, Waipounamu, Tamure, Ratahi, Ngataioma, Maturanui, Ngauta, Eruini, Ruakere, Hineawe, Kukutai, Tamaki, Mahoka, Mihiteao, Te Huna, Tutauruho, and the other Native owners of all those pieces of land situate in the Opuake Survey District, being Sections 55, 56, and 57, Block IX., and Section 1, Block XV., and containing by admeasurement in all 471 acres 1 rood 26 perches (more or less), being the land comprised in memorandum of lease registered No. 604, to Richard Ching, of Opuake, farmer, lessee:

Whereas the above-named Richard Ching has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Richard Ching and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opuake, as the place where, and Thursday, the 18th day of May, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 19th day of April, 1893.

No. 1.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, OPUKAKE, at 12 o'clock noon, on Thursday, 18th May, 1893, to fix the Rent for a NEW LEASE to RICHARD CHING of Sections 50 and 58, Block IX., Opuake, being the Land comprised in Memorandum of Lease registered No. 599.

TO Wiremu Kingi Matakatea, Tautahi Tuwhaha, Tapuorongo, Ngamare, Toto, Te Manunui, Ngarepeka, Teversio, Koi, Te Rangī, Wiki, Tura, Rangī Paia, Te Moko, Kura Mahiao, Ripō, Te Aomoko, Iwituwahi, Manaia Pukerua, Arapata Reihia, Huna, Piki, Hana, Puketoretora, Kari, Ratana, Kahui Kararehe, Rongotuhiata, Manatutokiri, Karira Kauwau Urupa, Koraraiti Taurua, and the other Native owners of all those pieces of land situate in the Opuake Survey District, being Sections 50 and 58, Block IX., and containing by admeasurement in all 151 acres 2 roods (more or less), being the land comprised in memorandum of lease registered No. 599, to Richard Ching, of Opuake, farmer, lessee:

Whereas the above-named Richard Ching has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Richard Ching and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opuake, as the place where, and Thursday, the 18th day of May, 1893, at 12 o'clock noon as the time when, such meeting shall take place.

Dated this 19th day of April, 1893.

No. 2.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, MANAIA, at 10 o'clock a.m., on MONDAY, 22nd MAY, 1893, to fix the Rent for a NEW LEASE to DAVID WILKIE, of Sections Nos. 45 and 47, Block I., WAIMATE, containing 141 acres 3 roods 22 perches (more or less), being Land comprised in Memorandum of Lease registered No. 564.

TO Kokiri, Rahirunga, Turahui, Mui, Te Whana, Tiki (tamaiti), Tuhaerao, Kura-hero, Miriama Tawhiri, Hine Waka, Hipae, Ngawhango, Mihi, Piko, Tiniohoi, Tahuhu, Wharepuni, Maika te Wehi, Ngakupa, Pourere, Ngaiwikau, Tutahione, Ngawai, and the other Native owners of all those pieces of land situate in the Waimate Survey District, being Sections Nos. 45 and 47, Block I., and containing by admeasurement in all 141 acres 3 roods 22 perches (more or less), being the land comprised in memorandum of lease registered No. 564, to David Wilkie, of Otakeho, farmer, as transferee:

Whereas the above-named David Wilkie has given notice to me under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said David Wilkie and all the Native owners of the above described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Manaia, as the place where, and Monday, the 22nd day of May, 1893, at 10 o'clock in the forenoon, as the time, when such meeting shall take place.

Dated this 19th day of April, 1893.

No. 3.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, MANAIA, at 2 o'clock p.m., on MONDAY, 22nd MAY, 1893, to fix the Rent for a NEW LEASE to EDWARD WILLS, of Section No. 44, Block I., WAIMATE, containing 81 acres 2 roods 28 perches (more or less), being Land comprised in Memorandum of Lease registered No. 568.

TO Kokiri, Rahirunga, Turahui, Mui, Te Whana, Tiki (tamaiti), Tuhaerao, Kura-hero, Miriama Tawhiri, Hine Waka, Hipae, Ngawhango, Mihi, Piko, Tiniohoi, Tahuhu, Wharepuni, Maika te Wehi, Ngakupa, Pourere, Ngaiwikau, Tutahione, Ngawai, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section No. 44, Block I., and containing by admeasurement 81 acres 2 roods 28 perches (more or less), being the land comprised in memorandum of lease registered No. 568, to Edward Wills, of Otakeho, farmer, lessee:

Whereas the above-named Edward Wills has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Edward Wills and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Manaia, as the place where, and Monday, the 22nd day of May, 1893, at 2 o'clock in the afternoon, as the time, when such meeting shall take place.

Dated this 19th day of April, 1893.

No. 4.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, HAWERA, at 2 o'clock p.m. on THURSDAY, 25th MAY, 1893, to fix the Rent for a NEW LEASE to CHARLES EDMUND GIBSON, of Section 9, Block II, HAWERA, containing 100 acres (more or less), being Land comprised in Memorandum of Lease registered No. 539.

TO Tukarangatāi, Te Mira, Rahiri, Hurunga, Tare Waka, Rangimawe, Te Putaka, Mange, Te Onetu, Nunumi, Rangitaniwha, Te Whakahohe, Tamawhero, Kake, Te Raukehu, Tumahuki, Turahae, Puhara, Kuke, Tonga (Te Mira, trustee), Piki, Ngakau (Te Mira, trustee), Tahunaiti, Urunga, Hone Whakapau, Te Manu Kariori, Hinena, Rangipahi, Matakirangi, Te Keni, Rangipuri, Tahiwī, Ngapuhi, Rongopiti, Hinerangi, Kei, Te Aio, Puiaki, Te Toroa, Toirehe, Tauira, Taiakune, Tuhia, Hone Taka, Tutawa, Kapua, Putaka, Hinemaire, Te Kere, Rehia, Hawaihi, Te Para Ruakere, Poriana, Mata, Ngatara, Whatarauka, Kumenga, Kehu, Hinauri, Tioko, Ngakawe, Hautaweru, Hourangi, Wharepuni, Tahuoi, Karewai, Pukore, Whakawiria, Te Angiangi, Rokia, Te Ingoingi, Tuhia Wharepouri Puaroto, Hariona, Te Kahuiti, Whatakaraka, Tamahiri, Rewi, Rangihina, Tukahu, Potaka, Harei, Hone Whakapau, Te Pakeke, Hone Kotuku, Puiakohu, Mereana, Mounu, Ngana, Punahau, Hauwhenua, Awhia, Maku, Makurangi Rangitupoki, Turaikawa, Te Kahui, Rangitaura, Te Ratahi, Ngauta, Te Moongaroa, Ngataioma Waitipu, Wiremu Kahui, Te Rangiwihoro, Taumana, Te Haupupa, Tongauroa, Ko Tenaahi, Taupiri Toerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Kokori, Matareinga, Hone Te Poho, Tamatea, Rangawhena, Kereona, Momi, Rangimamau, Tuwehe, Haupupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Wai-puhia, Arohonga, Te Kiri, Mereana Hawaiki, and the other Native owners of all that piece of land situate in the Hawera Survey District, being Section 9, Block II, and containing by admeasurement 100 acres (more or less), being the land comprised in memorandum of lease registered No. 539, to Charles Edmund Gibson, of Normanby, settler, lessee:

Whereas the above-named Charles Edmund Gibson has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Charles Edmund Gibson and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Hawera, as the place where, and Thursday, the 25th day of May, 1893, at 2 o'clock in the afternoon, as the time, when such meeting shall take place.

Dated this 19th day of April, 1893.

J. K. WARBURTON,  
Public Trustee.

No. 5.]

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, MANAIA, at 4 o'clock p.m., on MONDAY, 22nd MAY, 1893, to fix the Rent for a NEW LEASE to JAMES SCOTT, of Section 58, Block XIII, NGAIRE, containing 115 acres 1 rood 30 perches (more or less), being Land comprised in Memorandum of Lease registered No. 454.

TO Wairau, Wharerata, Tawake Ariki, Puana, Pepemua Heke, Te Kazere, Te Rauna (tamaiti), Te Wehi, Taumata, Waherora, Tuhia, Manaia (tamaiti), Rangiwanga, Taiakune, Te Piki Fakiere, Te Aro, Whakarongotai, Paraha, Bauru, Tinihoi, Maahi, Tame, Karewai, Ngahui, Pua, Rangihakoiho, Puakinekore, Koropangaiti, Kinui, Te Warahi, Puawhato, Ngana, Hinewai, Taho, Te Wawae, Matai Ngaiti, Pama te Ahi, Fuarotu, Tikawe, Mounu, Te Noti Manatui, Hokepa Arangi, Rangiangao, Taha, Rughau, Kei, Waitipu, Piki, Hinetao, Te Kura, Te Piki Onahuru, Hinemoa, Kiriuru, Waitara, Morere, Te Atarangi, Ngairo, Hohana, Ngahinu, Hurunga, Rourangi, Puhara, Ngamare, Ngahaka, Paretai, Te Mira, Tahunaiti, Urunga, Tonga (tamaiti), Tiona, Te Putahi, Te Matangi, Kino, Te Ahonga, Heitakiri, Takiara Dalton, Rangiwetu, Kawheitiki, and the other Native owners of all that piece of land situate in the Ngaire Survey District, being Section 58, Block XIII, and containing by admeasurement 115 acres 1 rood 30 perches (more or less), being the land comprised in memorandum of lease registered No. 454, to James Scott, of Okaiawa, farmer, lessee:

Whereas the above-named James Scott has given notice to me under section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to. Now, therefore, I do hereby appoint a meeting to take place between the said James Scott and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Manaia, as the place where, and Monday, the 22nd day of May, 1893, at 4 o'clock in the afternoon, as the time, when such meeting shall take place.

Dated this 19th day of April, 1893.

J. K. WARBURTON,  
Public Trustee.

No. 6.]

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, OPUNAKE, at 3 o'clock p.m., on THURSDAY, the 18th day of MAY, 1893, to fix the Rent for a NEW LEASE to ROBERT MORRIS of Section No. 35, Block X., OPUNAKE, containing 130 acres (more or less), being Land comprised in Memorandum of Lease registered No. 517.

TO Rora Kawera, Mata Hineotinga, Tuwhukuru, Hamia Hohua, Kewetone Hakirahi, (Hohua), Nuku Hohua, Hopa Hohua, Mae Paehaka, Makere te Kiri, Parahia Tamawhero, Te Rei Karoro, Ngarokopa te Poihi, Taiteariki te Hanatana, Tito Hanatana, Kerei te Poihi, Nopera Kao, Te Whakaatea Kao, Rangimoeke, Pare te Wehonga, Mata Hineotonga, Mauriri Nuku, Te Tuhi Haua, Hamahona Terewhara, Eru Ruaroa Mere Makawe, Wehi Ririkore, Wharepouri Manukawai, Meita Urubapa, Te Tana Omaturangi, Hohepa Tamawhero, Whatarau Ariki, Whareheka, Pourua, Tarapoha, Tutere Waitara, Pipi Huirangi, Puanui, Kuhuakatarā, Ahuia Tupou-namu, Te Putara, Kuni Hohua, Oriwia Hohua, Aperahama Ngarowhenua, Mere te Rapoutu, Te Wheurangi, Mere Peria, Ngapera Maroreaitu, Tapai Taiteariki, Mere Pataka (Tuia), Rita Pataka, Roka Pataka, Tamati Ohua, Oriwia, Te Huia, Riria Tini, and the other Native owners of all that piece of land situate in the Opunake Survey District, being Section No. 35, Block X., and containing by admeasurement 130 acres (more or less), being the land comprised in memorandum of lease registered No. 517, to Robert Morris, of Opunake, farmer, lessee:

Whereas the above-named Robert Morris has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to. Now, therefore, I do hereby appoint a meeting to take place between the said Robert Morris and all the Native owners of all the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opunake, as the place where, and Thursday, the 18th day of May, 1893, at 3 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 19th day of April, 1893.

J. K. WARBURTON,  
Public Trustee.

No. 7.]

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEES of a MEETING to be held at the COURTHOUSE, MANAIA, at 10 o'clock a.m., on TUESDAY, the 23rd MAY, 1893, to fix the Rent for a NEW LEASE to JOHN BUCKLE, JUNIOR, and WILLIAM BUCKLE, of Section 139, Block IV., WAIMATE, containing 107 Acres (more or less), being Land comprised in Memorandum of Lease registered No. 420.

TO Wiremu Katene, Kuraroa, Pipi, Tapuirangi, Ngapaku, Hauwhenua, Huatahi, Tapena, Punahau, Naurua, Takeake, Ngara Tangirua, Marupatunga, Tahuoi, Ngari-pi, Matohe, Te Hira, Kawhena, Ngarama, Ngati, Ngatokoma, Kirimaro, John Carr (Charles Carr, Trustee), Ngawhare, Te Ike, Te Piki (kaumatua), Mahau, Te Piki te Iki, Hori, Whareherehere, Kiri Taupata, Tamawhero, Paerangi, Hiwi, Ngahua, Rangiwetu, Rangimaha, Te Raho, Ruihi, Motumabanga, Huia, Te Rauna, Taniwha, Kohunga, Maha, Ngaro, Tuku, Tauke, Te Whirohiro, Heao, Ngahaka, Kiore, Tawiri, Waiata, Ngawai Tarawhiti, Awhio, Te Rupapira, Pouwhareumu, Whakataka, Taha, Waipatara, Hihii, Haukopa, Ngoku, Whakarua, Tarewa, Kotuku, Atutahi Pirikahu, Tini Pirikahu, Taroi Pirikahu, Koroneho Pirikahu (Whakarua-te-kareha, Trustee); Pirikaha, Kiriwhera (successors of), Tutae, Ngataitangirua, Te Whatu, Rangihawe, Te Heke, Taumana, Hore, Whakawiria, Tobukore, Pawa, Motuhanga, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section 139, Block IV., and containing by admeasurement 107 acres (more or less), being the land comprised in Memorandum of Lease registered No. 420, to John Buckle, Junior, and William Buckle, of Normanby, settlers, as transferees:

Whereas the above-named John Buckle, Junior, and William Buckle have given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that they desire to obtain under that section a new lease of the land above described; and I consider their application ought to be given effect to. Now, therefore, I do hereby appoint a meeting to take place between the said John Buckle, Junior, and William Buckle and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Manaia, as the place where, and Tuesday, the 23rd day of May, 1893, at 10 o'clock in the forenoon, as the time, when such meeting shall take place.

Dated this 19th day of April, 1893.

J. K. WARBURTON,  
Public Trustee.

No. 8.]

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, HAWERA, at 10 o'clock a.m., on FRIDAY, the 26th MAY, 1893, to fix the Rent for a NEW LEASE to WILLIAM PERCIVAL DELAMORE, of part Section No. 16, Block XIV., NGAIRE, containing 111 acres 1 rood 20 perches (more or less), being Land comprised in Memorandum of Lease registered No. 646.

TO Tukarangatai, Te Mera, Rahiri, Hurunga, Tare Waka, Rangimawe, Te Putaka, Māngē, Te Oretu, Nununi, Rangitaniwha, Te Whakahohe, Tamawhero, Kake, Te Raukehu, Tumahuki, Turahae, Puhara, Kuke, Tonga (Te Mira, trustee), Fiki, Ngakau (Te Mira, trustee), Tahunaiti, Urunga, Hone Whakapau, Te Manu Karioti, Himenia, Rangipahi, Matakirangi, Te Kenui, Rangipuri, Tahiwī, Ngapuhi, Rongoapiti, Hinerangi, Kei, Te Alo, Puiako, Te Toroa, Toirehe, Tawa, Taiaakune, Tuhia, Hone Taka, Tutawa, Kapua, Potaka, Hinemaire, Te Bere, Rehi, Hawahi, Te Para Ruakere, Poriana, Mata, Ngatara, Whataranika, Kumonga, Kehu, Hinauri, Tikok, Ngakawe, Hautawero, Kourangi, Wharepuni, Tahuroi, Kawwai, Pukere, Whakawiria, Te Angiangi, Rōkia, Te Ingoingo, Tuhia Wharepouri Puaroto, Hariona, Te Kahuti, Whakakarika, Tamahiri, Rewi, Rangihina, Tukahu, Hare, Te Pakeke, Hone Kotuku, Puiakohu, Meriana, Mounu, Ngane, Punahau, Hauwhenua, Awhio, Maku, Makurangi-Rangitipoki, Turakawa, Te Kahui, Rangitaura, Te Kāhāhi, Ngauta, Te Moengaroa, Ngataioma, Waitipu, Wiremu Kahui, Te Rangiwairoa, Tarewaka, Taumana, Te Haupupa, Tongauroa, Ko Tenahi, Taipiri Toerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Kokore, Matareinga, Hone te Poho, Tamatea, Rangawhenua, Kereona, Moni, Rangimamau, Tuwehe, Hanpupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Waiupuhiao, Arohonga, Te Kiri, Meriana Hawaiki, and the other Native owners of all that piece of land situate in the Ngaire Survey District, being part of Section No. 16, Block XIV., and containing by admeasurement 111 acres 1 rood 20 perches (more or less), being the land comprised in memorandum of lease registered No. 646, to William Percival Delamore, of Normanby, settler, as lessee:

Whereas the above-named William Percival Delamore has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said William Percival Delamore and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Hawera, as the place where, and Friday, the 26th day of May, 1893, at 10 o'clock in the forenoon, as the time, when such meeting shall take place.

Dated this 26th day of April, 1893.

No. 9.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, OPUNAKE, at 4 o'clock p.m. on MONDAY, the 26th MAY, 1893, to fix the Rent for a NEW LEASE to ERNEST CHARLES MIDDLETON of Section No. 72, Block IX., OPUNAKE, containing 250 acres 1 rood 5 perches (more or less), being Land comprised in Memorandum of Lease registered No. 587.

TO Wiremu Kingi Matakatea, Tautahi Tuwahipa, Tapuorongo, Ngamare, Toto, Te Manunui, Ngarepeka, Terereiao, Koi, Te Rangī, Wiki, Tura, Rangī Paia, Te Moko, Kura Mahiao, Ripō, Te Aomoko, Iwituwahipa, Manaiā Pukerua, Arapata, Reihia, Huna, Piki, Hana, Puketoretore, Kari, Ratana, Kahui Kararehe, Rongotuhiata, Manetutokiri, Karira Katwau Urupa, Koraraiti Taurua, and the other Native owners of all that piece of land situate in the Opunake Survey District, being Section No. 72, Block IX., and containing by admeasurement 250 acres 1 rood 5 perches (more or less), being the land comprised in memorandum of lease registered No. 587, to Ernest Charles Middleton, of Opunake, farmer, as lessee:

Whereas the above-named Ernest Charles Middleton has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Ernest Charles Middleton and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opunake, as the place where, and Monday, the 26th May, 1893, at 4 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 26th day of April, 1893.

No. 10.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE OPUNAKE, at 10 o'clock a.m. on TUESDAY, the 30th MAY, 1893, to fix the Rent for a NEW LEASE to JOHN CORNELIUS HICKEY and JOHN MICHAEL HICKEY of Sections Nos. 8, 9, and 23, Block X., OPUNAKE, containing in all 110 acres (more or less), being Land comprised in Memorandum of Lease registered No. 503.

TO Ihāia Ngakirikiri, Akinihī Himiona, Pikete Eruihi Kawakawa, Waiana, Eruihi Kawakawa (Eruihi Kawakawa, Trustee), Matiu Wharematangi, Rangimoekei, Pau te Wahenga, Pohutu (Mata Hineotinga and Rua Ngakau, Trustees for Rangimoekei, Pau te Wahenga, and Pohutu), Tuwhakararo, Wiremu Hohāia, Kuini Hohāia, Oriwia Hohāia, Parete Teira, Pipi Teira, Mere Teira, Harata Tuwhakararo, Anihera Ruakau, Ngamiraka Rawea, Marore Aitu, Marore, Ngamiraka, Te Awhē Parāi, Mohi Parāi, Turia Warihī, Tare Warihī, Te Mira Wharepore, Hame Iwitaī, Haka-raia Tangaika, Pakihere Eruihi, Eruihi Kawakawa (Rangiteanau), Komenga Rona, Ruhe Hakopa, Hona Rake, Te Kawau Rake, Ngeru Rake, Taraikamu, Kahukaraiti, Te Atāao Kahukaraiti, Ngamura Kahukaraiti, Mere te Rangikawarara, Rongo Maroa, Ihaka te Manu (Rangiruru), Ihaka te Rou, Erana te Rauna, Hoeta te Whakaruru, Wharematangi, and the other Native owners of all those pieces of land situate in the Opunake Survey District, being Sections Nos. 8, 9, and 23, Block X., and containing by admeasurement in all 110 acres (more or less), being the land comprised in Memorandum of Lease registered No. 503, to John Cornelius Hickey and John Michael Hickey, of Opunake, settlers, as lessees:

Whereas the above-named John Cornelius Hickey and John Michael Hickey have given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that they desire to obtain under that section a new lease of the land above described; and I consider their application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said John Cornelius Hickey and John Michael Hickey and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opunake, as the place where, and Tuesday, the 30th May, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 26th day of April, 1893.

No. 11.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, MANAIĀ, at 2 o'clock p.m. on TUESDAY, the 23rd MAY, 1893, to fix the Rent for a NEW LEASE to EDWARD HUGH GODSAL, of Section 46, Block I., WAIMATE, containing 82 acres and 30 perches (more or less), being Land comprised in Memorandum of Lease registered No. 563.

TO Kokiri, Rahirunga, Turahui, Mui, Te Whana, Tiki tamaiti, Tuhaereao, Kurawhero, Miriana Tawhiri, Hine Waka, Hipae, Ngawhango, Mihi, Piko, Tiniohoi, Tahuhu, Wharepuni, Maika te Wehi, Ngakupa, Pourere, Ngaiwikau, Tutahione, Ngawai, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section 46, Block I., and containing by admeasurement 82 acres and 30 perches (more or less), being the land comprised in memorandum of lease registered No. 563, to Edward Hugh Godsall, of Otakeho, farmer, as lessee:

Whereas the above-named Edward Hugh Godsall has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Edward Hugh Godsall and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse at Manaiā as the place where, and Tuesday, the 23rd May, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 26th day of April, 1893.

No. 12.] J. K. WARBURTON,  
Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, at OPUNAKE, at 2 o'clock p.m. on TUESDAY, the 30th MAY, 1893, to fix the Rent for a NEW LEASE to CHARLES MCHARDY of Section 70, Block IX., OPUNAKE, containing 107 Acres (more or less), being Land comprised in Memorandum of Lease registered No. 652.

TO Wiremu Kingi Matakatea, Tautahi Tuwhaha, Tapuorongo, Ngamare, Toto, Te Manunui, Ngarepeka, Terereiao, Koi, Te Rangi, Wiki, Tura, Rangi Paia, Te Moko, Kura Mahiao, Ripa, Te Aomoko, Iwituwahipa, Manaia Pukerua, Arapata, Reihia, Huna, Piki, Hana, Puketoretore, Kari, Ratana, Kahui Kararehe, Rongotuhiata, Manetutokiri, Karira Kawau Urupa, Kororaiti Taurua, and the other Native owners of all that piece of land situate in the Opunake Survey District, being Section 70, Block IX., and containing by admeasurement 107 acres (more or less), being the land comprised in memorandum of lease registered No. 652, to Charles McHardy, of Opunake, settler, as transferee:

Whereas the above-named Charles McHardy has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Charles McHardy and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opunake, as the place where, and Tuesday, the 30th day of May, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 26th day of April, 1893.

J. K. WARBURTON,

No. 13.]

Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, OPUNAKE, at 2 o'clock p.m. on MONDAY, the 26th May, 1893, to fix the Rent for a NEW LEASE to ROBERT AFFLECK of Section 50, Block X., OPUNAKE, containing 85 acres (more or less), being the Land comprised in Memorandum of Lease registered No. 588.

TO Wiremu Kingi Matakatea, Tautahi Tuwhaha, Tapuorongo, Ngamare, Toto, Te Manunui, Ngarepeka, Terereiao, Koi, Te Rangi, Wiki, Tura, Rangi Paia, Te Moko, Kura Mahiao, Ripa, Te Aomoko, Iwituwahipa, Manaia Pukerua, Arapata, Reihia, Huna, Piki, Hana, Puketoretore, Kari, Ratana, Kahui Kararehe, Rongotuhiata, Manetutokiri, Karira Kawau Urupa, Kororaiti Taurua, and the other Native owners of all that piece of land situate in the Opunake Survey District, being Section 50, Block X., and containing by admeasurement 85 acres (more or less), being land comprised in memorandum of lease registered No. 588, to Robert Affleck, of Opunake, farmer, lessee:

Whereas the above-named Robert Affleck has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Robert Affleck and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Opunake, as the place where, and Monday, the 26th day of May, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 26th day of April, 1893.

J. K. WARBURTON,

No. 14.]

Public Trustee.

"THE WEST COAST SETTLEMENT  
RESERVES ACT, 1892."

NOTICE TO NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, HAWERA, at 4 o'clock p.m. on THURSDAY, the 25th May, 1893, to fix the Rent for a NEW LEASE to WIELAND HUNGER, of Section 10, Block II., HAWERA, containing 101 acres (more or less), being Land comprised in Memorandum of Lease registered No. 432.

TO Tukarangatai, Te Mira, Rahiri, Harunga, Tare Waka, Rangimawe, Te Putaka, Mange, Te Onetu, Nunui, Kake, Rangitaniwha, Te Whakahohe, Tamawhero, Kake, Te Raukehu, Tumahuki, Turahae, Puhara, Kuke, Tonga (Te Mira, trustee), Piki, Ngakau (Te Mira, trustee), Tahunaiti, Urunga, Hone Whakapau, Te Manu Kariori, Hinenia, Rangipahi, Matakirangi, Te Kenui, Rangipuri, Tahivi, Ngapuhi, Rongoapiti, Hinerangi, Kei, Te Aio, Puiako, Te Toroa, Toirehe, Taura, Kaihune, Tuhia, Hone Taka, Tutawa, Kapua, Potaka, Hinemaire, Te Rere, Kehia, Hawaiihi, Te Para Rakere, Potiana, Mata, Ngatara, Whataranika, Kumenga, Kehu, Hinauri, Tioko, Ngakawe, Hautawero, Rourangi, Wharepuni, Tahnoi, Kariwai, Pukero, Whakawiria, Te Angiangi, Rokia, Te Ingoingo, Tuhia Wharepouri, Puaroto, Hariona, Te Kahuiti, Whatakarika, Tamahiri, Rewi, Rangihina, Tukahu, Harei, Te Pakeke, Hone Kotuku, Puiakohu, Mereana, Mounu, Ngana, Punahau, Hauwhenua, Awhio, Maku, Makurangi-Rangitupoki, Turaukawa, Tekahui, Rangitaura, Te Ratahi, Ngauta, Te Moengaroa, Ngataioma, Waitipu, Wiremu Kahui, Te Rangiwihoro, Tarewaka, Taumana, Te Haupupa, Tongauro Ke Tenaihi, Taupiri Taerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Kokore, Matarenga, Hone te Poho, Tamatea, Rangawhenua, Kereona, Moni, Rangimamou, Tuwehe, Haupupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Waipuhiao, Arohanga, Te Kiri, Mereana Hawaiki, and the other Native owners of all that piece of land situate in the Hawera Survey District, being Section 10, Block II., and containing by admeasurement 101 acres (more or less), being the land comprised in memorandum of lease registered No. 432, to Wieland Hunger, of Normanby, settler, as lessee:

Whereas the above-named Wieland Hunger has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Wieland Hunger and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease, and I fix the Courthouse, Hawera, as the place where, and Thursday, the 25th day of May, 1893, at 4 o'clock in the afternoon, as the time, when such meeting shall take place.

Dated this 26th day of April, 1893.

J. K. WARBURTON,

No. 15.]

Public Trustee.

*Patent Office Supplement.*

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 Acting Government Printer.

SAMUEL COSTALL.

*Just Published.*

THE LABOUR LAWS OF NEW ZEALAND, in pamphlet form. Price: In quarter cloth, 2s.; in paper covers, 1s. 6d.

The following Acts are included in the pamphlet:—

- Factories Act, 1891.
- Factories Act Amendment Act, 1892.
- Shops and Shop-assistants Act, 1892.
- Employers' Liability Act, 1892.
- Employers' Liability Act Amendment Act, 1891.
- Employers' Liability Acts Amendment Act, 1892.
- Workmen's Wages Act, 1884.
- Truck Act, 1891.
- Contractors' and Workmen's Lien Act, 1892.
- Servants' Registry Offices Act, 1892.

The above can be obtained on application to the Stationery Department, Wellington. Order to be accompanied by a remittance.

SAMUEL COSTALL,

Acting Government Printer.

Wellington, April, 1893.

Account of Land in Cultivation and Agricultural Produce, February, 1893.

Registrar-General's Office, Wellington, 25th April, 1893.

THE results of the collection made during February last for the under-mentioned counties (as returned by the Superintendent Collectors) are published for general information. The figures are subject to revision.

GEO. DRURY, Deputy Registrar-General.

Counties.	Numbers of Holdings over One Acre in Extent.				Extent of Land broken up, but not under Crop.	In Wheat.		In Oats.				In Barley.		In Potatoes.		In Turnips or Rape.	In Other Crops.	Total Number of Acres under Crop, exclusive of Land under Grasses.	In Sown Grasses.				Grass Seed, Produce of.		In Garden.	In Orchard.			
	Freehold.	Rented.	Part Freehold, part Rented.	Total Numbers of Holdings.		Acres.	Acres.	Estimated Gross Produce (in bushels).	Acres.			Estimated Gross Produce (in bushels).	Acres.	Estimated Gross Produce (in bushels).	Acres.				Estimated Gross Produce (in tons).	Acres.	Acres.	In Hay.		In Grasses after having been broken up (including such as in Hay).			Grass-sown Lands not previously ploughed (including such as in Hay).	Cocks-foot.	Rye-grass.
									Acres.	Estimated Gross Produce (in tons).	Acres.											Acres.							
																							Bshls.					Bshls.	Acres.
Rodney ..	530	70	33	638	741	10	140	15	447	18	520	1	7	56	246	14	206	767	216	242	7,150	38,586	1,886	586	151	865			
Waitemata ..	771	134	36	941	3,849	12	365	43	746	27	930	10	125	117	583	316	197	1,468	444	612	15,563	19,192	250	..	203	1,346			
Eden ..	854	373	99	1,326	934	299	10,065	51	591	21	560	28	830	347	1,961	34	389	1,760	1,046	1,551	14,068	8,152	..	..	541	599			
Manukau ..	1,638	259	184	2,081	5,836	2,993	79,797	136	6,101	1,897	57,551	389	11,215	959	4,760	1,351	1,181	15,007	4,641	6,000	77,046	66,074	1,165	6,059	259	1,472			
Islands near Auckland	68	9	1	78	295	3	90	..	13	1	40	..	..	4	18	..	14	35	40	12	3,598	11,995	..	..	36	65			
Grey ..	107	87	49	243	18	2	40	14	268	2	50	..	..	75	404	115	14	490	412	617	4,703	9,207	..	10	50	92			
Westland ..	204	71	33	308	9	3	50	182	322	9	315	..	..	215	1,055	293	16	1,040	263	316	5,780	7,683	16	14	17	92			

Rainfall for March, 1893.

THE following is the rainfall for the month of March, 1893:—

Station.	Observer.	Total Fall, in Inches.	Days of Rain.	Maximum Fall, and Date (for Previous Twenty-four Hours).
Pakarakā (Bay of Islands) .. .. .	Hon. H. Williams, M.L.C. .. .. .	3.07	6	2.26 on 10th.
Auckland .. .. .	Government Observer .. .. .	2.27	9	1.28 on 19th.
Cuvier Island (Hauraki Gulf) .. .. .	Lightkeeper .. .. .	0.76	5	0.40 on 10th.
Omokoroa (Tauranga) .. .. .	L. A. Shadwell .. .. .	3.80	5	1.85 on 9th.
Te Aroha .. .. .	C. R. Lusher .. .. .	1.88	8	0.65 on 11th.
Rotorua .. .. .	Dr. Ginders .. .. .	3.83	9	2.39 on 11th.
Gisborne .. .. .	Archdeacon Williams .. .. .	7.36	16	2.68 on 14th.
Mahia Peninsula .. .. .	G. C. Ormond .. .. .	14.48	11	4.88 on 14th.
Matahiia (Gisborne) .. .. .	F. J. Kemp .. .. .	4.81	11	1.70 on 11th.
Patutahi (Poverty Bay) .. .. .	H. N. Watson .. .. .	7.18	14	2.68 on 14th.
Waipiro (Gisborne) .. .. .	S. Dodgshun .. .. .	4.90	9	1.94 on 29th.
Te Aute (Hawke's Bay) .. .. .	R. Tacou .. .. .	4.76	15	2.50 on 14th.
Napier .. .. .	E. Lyndon .. .. .	7.49	8	4.50 on 13th.
Mangakuri .. .. .	G. C. Williams .. .. .	4.7	11	1.58 on 14th.
Erehwon (Hawke's Bay) .. .. .	W. J. Birch .. .. .	3.8	8	1.21 on 11th.
Onepoto (Lake Waikaremoana) .. .. .	F. R. Phillips .. .. .	12.14	9	2.80 on 14th.
Waimarama (Hawke's Bay) .. .. .	Thomas R. Moore .. .. .	4.53	15	1.63 on 13th.
Mount Vernon (Hawke's Bay) .. .. .	R. Harding .. .. .	3.27	16	1.50 on 11th.
Gwavas, Hawke's Bay .. .. .	J. Nicoll .. .. .	4.26	14	1.25 on 11th.
Inglewood .. .. .	Miss N. Trimble .. .. .	8.73	10	6.07 on 11th.
Ngatimaru .. .. .	Miss A. Hutchinson .. .. .	6.01	7	4.68 on 11th.
Stratford .. .. .	Miss Bobin .. .. .	9.24	9	7.20 on 11th.
Opunake .. .. .	A. H. Moore .. .. .	6.92	14	5.12 on 11th.
Manaiā .. .. .	G. A. Hurley .. .. .	9.09	5	6.35 on 11th.
Kaponga (Wanganui) .. .. .	E. J. Ellern .. .. .	12.25	7	10.00 on 11th.
Hawera (Waipapa) .. .. .	J. Livingston .. .. .	9.88	10	7.80 on 11th.
Wanganui .. .. .	W. L. Mountfort .. .. .	2.63	9	1.14 on 11th.
Kinkazan (Wanganui) .. .. .	L. W. R. McBeth .. .. .	1.70	6	1.11 on 11th.
Feilding .. .. .	S. Goodbehere .. .. .	2.83	11	1.55 on 11th.
Colyton (Feilding) .. .. .	R. L. Pudney .. .. .	3.44	12	1.73 on 11th.
Ormondville .. .. .	J. C. Westall .. .. .	4.56	15	1.73 on 11th.
Woodville .. .. .	E. A. Hagen .. .. .	3.65	14	1.65 on 10th.
Palmerston North .. .. .	Captain S. Brown .. .. .	3.10	12	1.21 on 11th and 14th.
Ashurst .. .. .	Henry Barnes .. .. .	3.13	11	1.10 on 11th.
Otaki .. .. .	M. H. Ayre .. .. .	4.00	8	3.30 on 10th.
Kereru .. .. .	Miss Dunlop .. .. .	2.26	12	1.56 on 11th.
Ramatawa (Newman) .. .. .	W. H. Herbert .. .. .	8.38	14	3.87 on 11th.
Pahiatua .. .. .	W. Tosswill .. .. .	5.17	11	2.35 on 11th.
Masterton .. .. .	B. Couborne .. .. .	7.07	5	4.25 on 11th.
Otauhao .. .. .	E. Bennett .. .. .	9.57	8	5.75 on 11th.
Carterton .. .. .	H. Braithwaite .. .. .	8.42	8	5.60 on 11th.
Featherston .. .. .	H. C. Smith .. .. .	8.26	9	6.52 on 11th.
Dry River (near Martinborough) .. .. .	C. Phillips .. .. .	6.91	7	4.10 on 11th.
Summit (Rimutaka) .. .. .	M. Cronin .. .. .	10.33	15	5.02 on 11th.
Upper Hutt .. .. .	T. Lewis .. .. .	7.13	4	4.75 on 11th.
Taitā .. .. .	T. Mason .. .. .	9.48	9	6.95 on 11th.
Petone .. .. .	Sir J. Hector .. .. .	7.32	9	5.93 on 11th.
Wellington .. .. .	Government Observer .. .. .	7.21	13	5.70 on 11th.
Pukerua .. .. .	W. Bell .. .. .	7.39	8	5.64 on 11th.
Wainuiomata Reservoir .. .. .	Keeper .. .. .	13.17	8	8.40 on 11th.
Wellington Reservoir .. .. .	W. Edmonds .. .. .	9.99	11	8.50 on 11th.
Flaxbourne .. .. .	W. Tatchell .. .. .	6.64	9	4.42 on 11th.
Cape Campbell .. .. .	Lightkeeper .. .. .	5.09	5	3.81 on 11th.
Kaikoura .. .. .	Miss E. Collins .. .. .	6.77	9	4.27 on 11th.
Kekerangu .. .. .	W. J. White .. .. .	5.31	8	3.00 on 11th.
The Brothers .. .. .	Lightkeeper .. .. .	..	..	..
Farewell Spit .. .. .	Lightkeeper .. .. .	4.02	7	2.63 on 11th.
Highfield (Waiau) .. .. .	J. A. Northcote .. .. .	5.03	9	3.28 on 11th.
Lincoln .. .. .	P. Marshall .. .. .	2.09	8	0.83 on 5th.
Rhodes Convalescent Home, Port Hills, Christchurch .. .. .	Mrs. Macpherson .. .. .	1.99	8	0.70 on 5th.
Rangiora .. .. .	T. W. Rowe .. .. .	2.47	13	0.76 on 26th.
Almorah (Riccarton) .. .. .	J. O. B. Beckett .. .. .	1.73	9	0.69 on 13th.
Hororata (Selwyn) .. .. .	Hon Sir J. Hall, M.H.R. .. .. .	1.76	11	0.36 on 13th.
Kapunatiki (Rangitata) .. .. .	Hon. W. Rolleston, M.H.R. .. .. .	1.39	12	0.45 on 23rd.
Holnicote (Mount Peel, Canterbury) .. .. .	J. D. Acland .. .. .	2.73	13	0.44 on 26th.
Peel Forest .. .. .	W. E. Barker .. .. .	3.85	12	0.89 on 11th.
Drayton (Methven) .. .. .	E. Chapman .. .. .	2.74	10	0.74 on 10th.
Pleasant Valley (Geraldine) .. .. .	Captain E. F. Temple .. .. .	2.73	11	0.60 on 11th.
Winchmore (Ashburton) .. .. .	R. W. Hart .. .. .	1.88	8	0.40 on 26th.
Dunedin .. .. .	Government Observer .. .. .	3.28	16	0.71 on 17th.
St. Bathans (Otago) .. .. .	J. Ewing .. .. .	2.51	15	0.66 on 23rd.
Kyebrum (Otago) .. .. .	R. W. Glendinning .. .. .	2.71	17	1.05 on 17th.
Westport .. .. .	S. A. Leach .. .. .	4.00	11	1.37 on 4th.
Greymouth .. .. .	J. Conner .. .. .	3.53	7	0.85 on 1st.
Balclutha .. .. .	C. C. Halliday .. .. .	1.32	12	0.48 on 17th.
Bealey .. .. .	J. Ryan .. .. .	1.01	7	0.76 on 4th.
Maheno (Otago) .. .. .	R. A. Chaffey .. .. .	1.13	9	0.37 on 17th.
Dipton .. .. .	R. D. MacLachlan .. .. .	2.10	9	0.48 on 17th.
Wyndham (Southland) .. .. .	W. H. Rodney .. .. .	3.20	15	0.35 on 17th.
Invercargill .. .. .	J. L. Bush .. .. .	1.66	10	1.05 on 1st.
Puysegur Point .. .. .	Lightkeeper .. .. .	11.54	16	1.87 on 22nd.
Queenstown .. .. .	L. Hotop .. .. .	0.45	5	0.21 on 21st.
Chatham Islands .. .. .	A. Shand .. .. .	3.42	16	0.65 on 4th.

STATEMENT of the LIABILITIES and ASSETS of the under-mentioned BANKS in the Colony of NEW ZEALAND for the QUARTER ended 31st MARCH, 1893.

LIABILITIES.

BANKS.	Notes in Circulation.	Bills in Circulation.	Balances due to other Banks.	Deposits.			Total Liabilities.
				Government.	Not bearing Interest.	Bearing Interest.	
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
Bank of New Zealand .. ..	478,553 9 2	19,379 11 9	6,839 1 0	450,044 4 1	1,909,980 18 1	3,047,268 7 0	5,912,115 11 1
Union Bank of Australia, Limited .. ..	111,088 13 10	12,224 8 10	868 16 11	..	549,893 3 6	2,177,615 3 10	2,851,190 6 11
Bank of New South Wales .. ..	104,915 15 4	586 14 6	4,269 3 0	..	448,171 2 8	1,888,116 12 4	2,446,059 7 10
Bank of Australasia .. ..	73,385 19 11	8,628 4 7	..	..	349,721 8 2	912,494 8 5	1,344,230 1 1
National Bank of New Zealand, Limited .. ..	111,224 12 4	3,149 12 4	6,736 11 5	..	368,383 16 5	782,659 0 5	1,272,153 12 11
Colonial Bank of New Zealand .. ..	124,224 14 7	4,782 2 3	5,708 2 4	..	417,933 19 5	1,248,660 6 1	1,801,309 4 8
Totals .. ..	1,003,393 5 2	48,750 14 3	23,971 14 8	450,044 4 1	4,044,084 8 3	10,056,813 18 1	15,627,058 4 6

ASSETS.

BANKS.	Coined Gold and Silver and other Coined Metals.	Gold and Silver in Bullion or Bars.	Notes and Bills of other Banks.	Balances due from other Banks.	Landed Property.	Notes and Bills discounted.	Colonial Government Securities.	Other Funded Securities.	Debts due to Bank, exclusive of Debts abandoned as bad.	Securities not included under other Heads.	Total Assets.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
Bank of New Zealand .. ..	689,503 14 9	52,277 4 0	27,539 5 5	911 1 2	101,424 19 4	716,502 9 0	19,692 9 0	..	3,431,180 19 2	2,064,354 9 2	7,103,436 11 0
Union Bank of Australia, Limited .. ..	563,423 2 7	2,222 18 7	2,105 1 10	..	78,032 15 5	380,326 10 5	..	..	1,228,374 2 0	57,362 14 11	2,311,847 5 9
Bank of New South Wales .. ..	405,073 17 9	14,605 0 11	2,185 1 7	12,914 18 4	93,560 12 6	325,901 0 9	..	..	1,616,805 19 11	56,901 2 9	2,527,947 14 6
Bank of Australasia .. ..	275,037 6 11	..	3,056 11 0	..	60,910 6 1	264,561 14 9	..	..	1,090,917 7 5	1,544 5 1	1,696,027 11 3
National Bank of New Zealand, Limited .. ..	217,317 14 9	21,321 3 4	3,442 17 9	4,962 1 1	89,919 18 0	250,327 1 6	..	..	1,216,035 19 8	12,533 7 8	1,815,860 3 9
Colonial Bank of New Zealand .. ..	221,424 14 0	39,635 19 10	4,018 1 2	12,108 3 11	103,604 2 4	360,335 12 3	100,641 0 6	..	1,825,314 1 6	28,728 11 3	2,695,870 6 9
Totals .. ..	2,371,780 10 9	130,122 6 8	42,396 18 9	30,896 4 6	527,452 13 8	2,297,954 8 8	120,333 9 6	..	10,408,628 9 8	2,221,424 10 10	18,150,989 13 0

CAPITAL AND PROFITS.

BANKS.	Capital paid up.	Rate per Annum of Last Dividend.	Amount of Last Dividend declared.	Amount of Reserved Profits at Time of declaring such Dividend
	£		£ s. d.	£ s. d.
Bank of New Zealand .. ..	900,000	Five per cent. .. ..	22,500 0 0	75,830 18 5
Union Bank of Australia, Limited .. ..	1,500,000	Twelve per cent. .. ..	90,000 0 0	1,093,708 1 10
Bank of New South Wales .. ..	1,250,000	Seventeen and a half per cent. .. ..	109,375 0 0	1,000,000 0 0
Bank of Australasia .. ..	1,600,000	Ten per cent. .. ..	80,000 0 0	800,000 0 0
National Bank of New Zealand, Limited .. ..	250,000	Five per cent. .. ..	6,250 0 0	13,084 12 3
Colonial Bank of New Zealand .. ..	400,000	Seven per cent. .. ..	14,000 0 0	77,423 10 4

The Treasury, Wellington, 21st April, 1893.

JAS. B. HEYWOOD, Secretary to the Treasury.



STATEMENT of the average amount of Liabilities and Assets of the Bank of New Zealand, within the Colony, during the Quarter ended 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation	.. ..	478,553	9	2
Bills in circulation	.. ..	19,379	11	9
Balances due to other Banks	.. ..	6,889	1	0
Government deposits	.. ..	450,044	4	1
Other deposits—				
Not bearing interest	.. ..	1,909,980	18	1
Bearing interest	.. ..	3,047,268	7	0
<b>Total average liabilities</b>		<b>£5,912,115</b>	<b>11</b>	<b>1</b>

ASSETS.		£	s.	d.
Coined gold and silver and other coined metals	.. ..	689,503	14	9
Gold and silver in bullion or bars	.. ..	52,277	4	0
Notes and bills of other Banks	.. ..	27,589	5	5
Balances due from other Banks	.. ..	911	1	2
Landed property	.. ..	101,424	19	4
Amount of all other securities—				
1. Notes and bills discounted	.. ..	716,502	9	0
2. Colonial Government securities	.. ..	19,692	9	0
3. Other funded securities	.. ..			
4. Debts due to the Bank (exclusive of debts abandoned as bad)	.. ..	3,431,180	19	2
5. Securities not included under the above heads	.. ..	2,064,354	9	2
<b>Total average assets</b>		<b>£7,103,436</b>	<b>11</b>	<b>0</b>

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1893, £900,000.

Rate of the last dividend declared to the shareholders, 5 per cent. per annum.

Amount of the last dividend declared, £22,500.

Amount of the reserved profits at the time of declaring such dividend, £75,830 18s. 5d.

Dated at Wellington, this 20th day of April, 1893.

P. T. J. PARFITT, Manager.

STATEMENT of the average amount of the Liabilities and Assets of the Bank of New South Wales, in New Zealand, during the Quarter ended 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation	.. ..	104,915	15	4
Bills in circulation	.. ..	586	14	6
Balances due to other Banks	.. ..	4,269	3	0
Government deposits	.. ..			
Other deposits—				
Not bearing interest	.. ..	448,171	2	8
Bearing interest	.. ..	1,888,116	12	4
<b>Total average liabilities</b>		<b>£2,446,059</b>	<b>7</b>	<b>10</b>

ASSETS.		£	s.	d.
Coined gold and silver and other coined metals	.. ..	405,073	17	9
Gold and silver in bullion or bars	.. ..	14,605	0	11
Notes and bills of other Banks	.. ..	2,185	1	7
Balances due from other Banks	.. ..	12,914	18	4
Landed property	.. ..	93,560	12	6
Amount of all other securities—				
1. Notes and bills discounted	.. ..	325,901	0	9
2. Colonial Government securities	.. ..			
3. Other funded securities	.. ..			
4. Debts due to the Bank (exclusive of debts abandoned as bad)	.. ..	1,616,805	19	11
5. Securities not included under the above heads	.. ..	56,901	2	9
<b>Total average assets</b>		<b>£2,527,947</b>	<b>14</b>	<b>6</b>

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1893, £1,250,000.

Rate of the last dividend and bonus declared to the shareholders, 17½ per cent. per annum.

Amount of last dividend declared, including bonus, £109,375.

Amount of the reserved profits after declaring such dividend, £1,000,000.

Dated at Christchurch, this 14th day of April, 1893.

GILBERT KING, Acting Inspector.

R. CHAPMAN, Inspector's Accountant.

AGGREGATE STATEMENT of the amount of the average Liabilities and Assets of the Union Bank of Australia, Limited, at the Branches in the Colony of New Zealand, during the Quarter ended 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation	.. ..	111,088	13	10
Bills in circulation	.. ..	12,224	8	10
Balances due to other Banks	.. ..	368	16	11
Government deposits	.. ..			
Other deposits—				
Not bearing interest	.. ..	549,893	3	6
Bearing interest	.. ..	2,177,615	3	10
<b>Total average liabilities</b>		<b>£2,851,190</b>	<b>6</b>	<b>11</b>

ASSETS.		£	s.	d.
Coined gold and silver and other coined metals	.. ..	563,423	2	7
Gold and silver in bullion or bars	.. ..	2,222	18	7
Notes and bills of other Banks	.. ..	2,105	1	10
Balances due from other Banks	.. ..			
Landed property	.. ..	78,092	15	5
Amount of all other securities—				
1. Notes and bills discounted	.. ..	380,326	10	5
2. Colonial Government securities	.. ..			
3. Other funded securities	.. ..			
4. Debts due to the Bank (exclusive of debts abandoned as bad)	.. ..	1,228,374	2	0
5. Securities not included under the above heads	.. ..	57,862	14	11
<b>Total average assets</b>		<b>£2,311,847</b>	<b>5</b>	<b>9</b>

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1893, £1,500,000.

Rate of the last dividend declared to the shareholders, 12 per cent. per annum.

Amount of the last dividend declared, £90,000.

Amount of the reserved profits at the time of declaring such dividend, £1,095,708 1s. 10d.

Dated at Wellington, this 18th day of April, 1893.

G. E. TOLHURST, Resident Inspector.

A. LONGDEN, Inspector's Accountant.

GENERAL ABSTRACT showing the average amount of the Liabilities and Assets of the Bank of Australasia, within the Colony of New Zealand, taken from the several weekly statements during the Quarter from the 1st January to the 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation	.. ..	73,385	19	11
Bills in circulation	.. ..	8,628	4	7
Balances due to other Banks	.. ..			
Government deposits	.. ..			
Other deposits—				
Not bearing interest	.. ..	349,721	8	2
Bearing interest	.. ..	912,494	8	5
<b>Total average liabilities</b>		<b>£1,344,230</b>	<b>1</b>	<b>1</b>

ASSETS.		£	s.	d.
Coined gold and silver and other coined metals	.. ..	275,037	6	11
Gold and silver in bullion or bars	.. ..			
Notes and bills of other Banks	.. ..	3,056	11	0
Balances due from other Banks	.. ..			
Landed property	.. ..	60,910	6	1
Amount of all other securities—				
1. Notes and bills discounted	.. ..	264,561	14	9
2. Colonial Government securities	.. ..			
3. Other funded securities	.. ..			
4. Debts due to the Bank (exclusive of debts abandoned as bad)	.. ..	1,090,917	7	5
5. Securities not included under the above heads	.. ..	1,544	5	1
<b>Total average assets</b>		<b>£1,696,027</b>	<b>11</b>	<b>3</b>

Amount of the capital stock paid up at this date, £1,600,000.

Rate of the last dividend declared to the shareholders, 10 per cent. per annum.

Amount of the last dividend declared, £80,000.

Amount of the reserved profits at the time of declaring such dividend, £800,000.

Dated at Wellington, this 18th day of April, 1893.

E. W. MORRAH, Inspector.

J. W. PICKERSGILL, pro Accountant.

STATEMENT of the average amount of Liabilities and Assets of the National Bank of New Zealand, Limited, in the Colony of New Zealand, during the Quarter ended 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation .. ..	..	111,224	12	4
Bills in circulation .. ..	..	3,149	12	4
Balances due to other Banks .. ..	..	6,736	11	5
Government deposits .. ..	..	..	..	..
Other deposits—				
Not bearing interest .. ..	..	368,988	16	5
Bearing interest .. ..	..	782,659	0	5
Total average liabilities	..	£1,272,153	12	11
ASSETS.		£	s.	d.
Coined gold and silver and other coined metals .. ..	..	217,317	14	9
Gold and silver in bullion or bars .. ..	..	21,321	3	4
Notes and bills of other Banks .. ..	..	3,442	17	9
Balances due from other Banks .. ..	..	4,962	1	1
Landed property .. ..	..	89,919	18	0
Amount of all other securities—				
1. Notes and bills discounted .. ..	..	250,327	1	6
2. Colonial Government securities .. ..	..	..	..	..
3. Other funded securities .. ..	..	..	..	..
4. Debts due to the Bank (exclusive of debts abandoned as bad) .. ..	..	1,216,035	19	8
5. Securities not included under the above heads .. ..	..	12,533	7	8
Total average assets	..	£1,815,860	3	9

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1893, £250,000.

Rate of the last dividend declared to the shareholders, 5 per cent. per annum.

Amount of the last dividend declared, £6,250.

Amount of the reserved profits at 31st March, 1892 (date of last published balance-sheet), £13,084 12s. 3d.

Dated at Dunedin, this 15th day of April, 1893.

W. DYMOCK, General Manager.

STATEMENT of the average amount of Liabilities and Assets of the Colonial Bank of New Zealand, at Dunedin and branches, during the Quarter ended 31st March, 1893.

LIABILITIES.		£	s.	d.
Notes in circulation .. ..	..	124,224	14	7
Bills in circulation .. ..	..	4,782	2	3
Balances due to other Banks .. ..	..	5,708	2	4
Government deposits .. ..	..	..	..	..
Other deposits—				
Not bearing interest .. ..	..	417,933	19	5
Bearing interest .. ..	..	1,248,660	6	1
Total average liabilities	..	£1,801,309	4	8
ASSETS.		£	s.	d.
Coined gold and silver and other coined metals .. ..	..	221,424	14	0
Gold and silver in bullion or bars .. ..	..	39,695	19	10
Notes and bills of other Banks .. ..	..	4,018	1	2
Balances due from other Banks .. ..	..	12,108	3	11
Landed property .. ..	..	103,604	2	4
Amount of all other securities—				
1. Notes and bills discounted .. ..	..	360,935	12	3
2. Colonial Government securities .. ..	..	100,641	0	6
3. Other funded securities .. ..	..	..	..	..
4. Debts due to the Bank (exclusive of debts abandoned as bad) .. ..	..	1,825,814	1	6
5. Securities not included under the above heads .. ..	..	28,728	11	3
Total average assets	..	£2,695,870	6	9

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1893, £400,000.

Rate of the last dividend declared to the shareholders, 7 per cent. per annum.

Amount of the last dividend declared, £14,000.

Amount of the reserved profits at the time of declaring such dividend, £77,423 10s. 4d.

Dated at Dunedin, this 10th day of April, 1893.

H. MACKENZIE, General Manager.  
H. ADAM, Accountant.

### Bankruptcy Notices.

*In Bankruptcy.—In the Supreme Court, holden at Auckland.*

NOTICE is hereby given that PIERCE LYNCH, of Coromandel, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on Wednesday, the 26th day of April, 1893, at 11 o'clock.

J. LAWSON,  
Official Assignee.

Auckland, 19th April, 1893.

N.B.—All proofs of debt must be filed not later than two months from the date of adjudication, and, if possible, before the first meeting of creditors.

*In Bankruptcy.*

NOTICE is hereby given that WILLIAM BARNARD, of New Plymouth, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at New Plymouth, on Tuesday, the 2nd day of May, 1893, at 11 o'clock.

ROBT. G. BAUCHOPE,  
Deputy Official Assignee.

New Plymouth, 24th April, 1893.

N.B.—All proofs of debt must be filed not later than two months from the date of adjudication, and, if possible, before the first meeting of creditors.

*In Bankruptcy.—In the Wanganui District Court, holden at Wanganui.*

NOTICE is hereby given that ANDREW JOHNSON, of Wanganui, Shoemaker, was this day adjudged a bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 5th day of May, 1893, at 2.30 o'clock.

JOHN NOTMAN,  
Deputy Official Assignee.

Wanganui, 24th April, 1893.

*In Bankruptcy.*

NOTICE is hereby given that ROBERT JOHN GALWAY, of Feilding, Watchmaker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at Palmerston North, on Tuesday, the 25th day of April, 1893, at 12 o'clock noon.

G. J. SCOTT,  
Deputy Official Assignee.

Palmerston North, 15th April, 1893.

*In Bankruptcy.*

NOTICE is hereby given that ALEXANDER BLACK, of Pahiatua, Journalist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Pahiatua, on Thursday, the 27th day of April, 1893, at 7 o'clock p.m.

W. B. CHENNELLS,  
Deputy Official Assignee.

Masterton, 20th April, 1893.

*In Bankruptcy.*

NOTICE is hereby given that CARL SCHMIDT, of Danevirke, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Danevirke, on Thursday, the 4th day of May, 1893, at 3 o'clock.

J. F. JARDINE,  
Deputy Official Assignee.

21st April, 1893.

*In Bankruptcy.—In the Supreme Court of New Zealand, holden at Wellington.*

NOTICE is hereby given that WILLIAM PEARCE, Carpenter, of Nairn Street, Wellington, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 2nd day of May, 1893, at 11 o'clock a.m.

CHARLES C. GRAHAM,  
Official Assignee.

Wellington, 25th April, 1893.

*In Bankruptcy.*

NOTICE is hereby given that JOHN QUIGLEY, of Reefton, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Reefton, on Friday, the 28th day of April, 1893, at 3 o'clock p.m.

W. HINDMARSH,  
Deputy Official Assignee.

Reefton, 20th April, 1893.

*In Bankruptcy.*

NOTICE is hereby given that PATRICK COSTELLO, of Ashburton, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Courthouse, Ashburton, on Monday, the 24th day of April, 1893, at 11.30 o'clock in the forenoon.

J. C. BELL,  
Deputy Official Assignee.

18th April, 1893.

N.B.—All proofs of debt must be filed not later than two months from the date of adjudication, and, if possible, before the first meeting of creditors.

*In Bankruptcy.—In the District Court of Timaru and Oamaru, Timaru District.*

NOTICE is hereby given that WALTER SCARF, of Timaru, Blacksmith, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade Chambers, Timaru, on Monday, the 24th day of April, 1893, at 3 o'clock.

ALEX. MONTGOMERY,  
Deputy Official Assignee.

Timaru, 19th April, 1893.

N.B.—All proofs of debt must be filed not later than two months from the date of adjudication, and, if possible, before the first meeting of creditors.

*In Bankruptcy.—In the District Court of the Otago Goldfields, holden at Queenstown.*

NOTICE is hereby given that WILLIAM HILL, of Waikeri Valley, near Clyde, Rabbiter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Clyde, on Monday, the 1st day of May, 1893, at 3 o'clock p.m.

F. W. F. GEISOW,  
Deputy Official Assignee.

Queenstown, 17th April, 1893.

N.B.—All proofs of debt must be filed not later than two months from the date of adjudication, and, if possible, before the first meeting of creditors.

**Land Transfer Act Notices.**

NOTICE 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 calendar months from the date of the gazetting of this notice.

MATTHEW INSTONE, GEORGE WHITTINGHAM, and JOHN WHITTINGHAM, claiming title by occupation.—36.4 perches, being part of Section 9, Block I., Town of Invercargill. Occupied by applicants. No. 2502.

Diagrams may be inspected at this office.  
Dated this 19th day of April, 1893, at the Lands Registry Office, Invercargill.

F. G. MORGAN,  
District Land Registrar.

277

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of publication hereof.

Sections 14, 15, Block I., Kurow District.—THE NEW ZEALAND AND AUSTRALIAN LAND COMPANY (LIMITED), Applicant. Occupied by Applicant. No. 4027.

Diagrams may be inspected at this office.  
Dated this 24th day of April, 1893, at the Lands Registry Office, Dunedin.

H. TURTON,  
District Land Registrar.

278

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of publication hereof.

Sections 27, 28, Block XI., Waitahuna East District, and Section 20, Block IX., Hillend District.—THOMAS LITTLE, THOMAS LITTLE the Younger, and JAMES LITTLE, Applicants. Occupied by Applicants. No. 4028.

Diagrams may be inspected at this office.  
Dated this 24th day of April, 1893, at the Lands Registry Office, Dunedin.

H. TURTON,  
District Land Registrar.

279

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

Applicants, WALTER HENRY SCOTT and CHARLES THOMAS MILLS, both of New Plymouth.—1 rood 13 perches, parts of Sections Nos. 1464 and 1465, Town of New Plymouth. Presently in the occupation of Mrs. Malcolm Clow, Mrs. Smith, and A. McGiven.

Diagrams may be inspected at this office.  
Dated this 20th day of April, 1893, at the Lands Registry Office, New Plymouth.

W. STUART,  
District Land Registrar.

275

APPLICATION having been made to me by JAMES BARKER ROBBIE, of New Plymouth, for the issue of a provisional certificate of title for the southern portion of Lot 27 of Allotment 8, Section 7, Suburbs of Auckland, being the whole of the land contained in Vol. 13, folio 54, of the Register-book, and a statutory declaration of the loss of the original certificate of title having been lodged with me, I hereby give notice that I will issue the provisional certificate as requested, unless caveat be lodged forbidding the same on or before the 12th May next.

Dated the 21st April, 1893, at the Lands Registry Office, Auckland.

THEO. KISSLING,  
District Land Registrar.

276

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 on or before the 27th day of May, 1893.

2300. ALFRED BOARDMAN.—Part of Section 621, City of Wellington (Grant Road). In occupation of Applicant.

2301. MARY MORTIMER BOULCOTT and REGINALD PHILIP SUMNER.—Part of Sections 622 and 623, City of Wellington (Grant Road). In occupation of Alfred Boardman.

2305. RICHARD WOODMAN.—Part of Section 148, City of Wellington (Ghuznee Street). In occupation of Applicant.

2307. FREDERICK STUPPLES.—Parts of Sections 316 and 317, City of Wellington (Marjoribanks Street). Unoccupied.

2311. JAMES WILLIAM SEWELL and COLIN SEWELL.—Section 327, Taratahi Plain Block. In occupation of Applicants.

2312. EMMA FAIRBROTHER.—Part of Section 207, Taratahi Plain Block. In occupation of Applicant.

Diagrams may be inspected at this office.  
Dated this 26th day of April, 1893, at the Lands Registry Office, Wellington.

G. G. BRIDGES,  
Deputy District Land Registrar.

282

APPLICATION having been made to me to register a dealing over Section 18, Block X., Apiti Survey District, comprised in Crown Lease Register-book, Vol. 1A, folio 277, whereof LILIAN JANE TOMPKINS is the registered Lessee, and evidence having been lodged with me of the loss of the original lease, I hereby give notice that I will dispense with the production of the original lease, and register the dealing as requested, unless caveat be lodged forbidding the same on or before the 11th day of May, 1893.

Dated at the Lands Registry Office, Wellington, this 26th day of April, 1893.

G. G. BRIDGES,  
Deputy District Land Registrar.

281

LEASE No. 1668 (James Lomax to Hannah Reid) of part of Section 79, Wanganui, included in certificate of title, Vol. 35, folio 211.—Notice of re-entry, and cancellation of above lease, will be entered on the register, on the application of JAMES LOMAX, unless caveat be lodged forbidding the same on or before the 27th day of May, 1893.

Dated at the Lands Registry Office, Wellington, this 26th day of April, 1893.

G. G. BRIDGES,  
Deputy District Land Registrar.

280

## Mining Notice.

## STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Ravenscliff Mining Company (Limited).  
 When formed, and date of registration: 23rd June, 1890.  
 Whether in active operation or not: In active operation.  
 Where business is conducted, and name of Legal Manager: Waikakaho, Marlborough; Charles Henry Turner.  
 Nominal capital: £60,000.  
 Amount of capital subscribed: £38,290.  
 Amount of capital actually paid up in cash: £16,909.  
 Paid-up value of scrip given to shareholders, and amount of cash received for same: £38,290; £16,909.  
 Paid-up value of scrip given to shareholders on which no cash has been paid: £21,318.  
 Number of shares into which capital is divided: 60,000.  
 Number of shares allotted: 38,290.  
 Amount paid up per share: £1, subject to calls in arrear as under.  
 Amount called up per share: £1.  
 Number and amount of calls in arrear: 8; £68.  
 Number of shares forfeited: Nil.  
 Number of forfeited shares sold, and money received for same: Nil.  
 Number of shareholders at time of registration of company: 282.  
 Total amount of dividends declared: Nil.  
 Total amount of dividends paid: Nil.  
 Total amount of unclaimed dividends: Nil.  
 Amount of cash at banker's: £104 12s. 7d.  
 Amount of cash in hand: £10 18s. 3d.  
 Amount of debts directly due to the company: Nil.  
 Amount of debts considered good: Nil.  
 Amount of contingent liabilities of the company: £2,958 10s.

I, Charles Henry Turner, the Manager of the Ravenscliff Mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 23rd April, 1893; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

C. H. TURNER,  
 Manager.

Declared at Blenheim, this 23rd day of April, 1893, before me—J. H. Redwood, J.P. 262

## Private Advertisements.

## MEMORANDUM FOR REGISTRAR OF JOINT-STOCK COMPANIES, DUNEDIN.

THE Office of the Dunedin, No. 2, Gold-dredging Company (Limited) is now removed to No. 1, Bond Street, Dunedin.

ROBERT BROWNLIE, } Directors.  
 ROBERT McLAREN, }  
 No. 1, Bond Street, Dunedin, 6th April, 1893. [274

## NOTICE OF SPECIAL RESOLUTION.

In the matter of "The Companies Act, 1882," and the several Acts amending the same, and in the matter of the Canterbury Tramway Company (Limited).

NOTICE is hereby given that an extraordinary general meeting of the shareholders in the above company was held at the company's office, Cathedral Square, in the City of Christchurch, on Wednesday, the 29th day of March, 1893, when the following special resolutions were passed:—

1. "That the company be wound up voluntarily."  
 2. "That J. F. Hartland, of Christchurch, be and he is hereby appointed as Liquidator for the purpose of such winding-up, and that the remuneration be fixed at £20."

The above resolutions were confirmed at an extraordinary general meeting of the shareholders of the above company held at the said office on Friday, the 14th day of April, 1893.

I also give notice that I have accepted the appointment of Liquidator.

Dated this 19th day of April, 1893.  
 J. F. HARTLAND,  
 Liquidator.

Referring to the above, all persons having any claims against the said company are requested to forward particulars thereof to me, and all persons indebted to or holding any property belonging to the company are requested to pay such account to me, the said J. F. HARTLAND, at the company's office, Cathedral Square, Christchurch.

Fletcher and Fuller, Solicitors to the Liquidator. 273

In the matter of "The Companies Act, 1882," and its amendments, and of "The Building Societies Act, 1880," and its amendments; and in the matter of the Auckland Permanent Co-operative Building and Investment Society.

NOTICE is hereby given that a petition for the voluntary winding-up of the above-named society under the supervision of the Supreme Court was, on the 14th day of April, 1893, presented to Mr. Justice Conolly, a Judge of the Supreme Court, by THEODORE MINET HAULTAIN, a member of the society duly authorised by the society to present such petition on behalf of the society. And the said petition is directed to be heard before a Judge of the said Court at the Judges' Chambers in Auckland on Tuesday, the 23rd day of May, 1893, at 11 o'clock in the forenoon; and any creditor or contributory of the said society desirous to oppose the making of an order for the winding-up of the said society under the above Acts should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said society requiring the same, by the undersigned, on payment of the regulated charge for the same.

Dated this 22nd day of April, 1893.

WM. THORNE,  
 Queen Street and Vulcan Lane, Auckland,  
 Solicitor for the petitioner.

The name and address of the petitioner is the Honourable Theodore Minet Haultain, of the City of Auckland, Esq. 272

## CONTENTS.

	PAGE
APPOINTMENTS .. .. .	542
BANKRUPTCY NOTICES .. .. .	560
CROWN LANDS NOTICES .. .. .	546
LAND—	
Allocating for purposes of a Road .. .. .	523, 525
Boundaries of Land Registration Districts altered .. .. .	526
Defining a Further Portion of the North Island .. .. .	
Main Trunk Railway .. .. .	524
Education Reserves in Wellington to be sold .. .. .	526
Native, to be taken for Construction of Beacons, &c. .. .. .	527
Notice of the Laying-off of a Road .. .. .	545
Proclaiming Crown .. .. .	525
Rural, open for Sale or Selection .. .. .	530, 537
Set apart for Settlement .. .. .	524, 526
Setting apart, as Small Grazing-runs .. .. .	524, 525
Taken for use of Lunatic Asylum .. .. .	523
Taken for Road .. .. .	525
Temporarily reserved .. .. .	531, 537
LAND TRANSFER ACT NOTICES .. .. .	561
MINING NOTICE .. .. .	562
MISCELLANEOUS—	
Agricultural Statistics .. .. .	556
Altering Boundaries of and Constituting Special Licensing District .. .. .	527
Approving and appointing a Bonding Warehouse .. .. .	546
Bank Returns .. .. .	558
Bonus .. .. .	546
Boundaries of Deeds Registration Districts altered .. .. .	528
Cemetery Trustees appointed .. .. .	531
Declaring County Roads .. .. .	528, 530
Inspection of Schools and Standards of Examination .. .. .	528
Justices of the Peace resigned .. .. .	543
Letters of Naturalisation issued .. .. .	544
Licensing District constituted .. .. .	524
Notice to Mariners .. .. .	545
Notices under "The West Coast Settlement Reserves Act, 1892" .. .. .	552
Prescribing Dues and Regulations for Wharves .. .. .	527
Prizes for Collections of Noxious Weeds and Insects .. .. .	546
Proposed Loans .. .. .	545
Rainfall for March .. .. .	557
Regulations for the Transmission of Telegrams .. .. .	528
Revocation of Appointment of Bonding Warehouse .. .. .	546
Rules of Practice, &c., in Resident Magistrates' Courts .. .. .	531
Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874" .. .. .	538
Shooting Season .. .. .	530, 537
Special Licensing District abolished .. .. .	527
Special Orders .. .. .	544
Tenders .. .. .	545, 546
Te Makarini Scholarships .. .. .	552
NATIVE LAND COURT NOTICES .. .. .	550
PRIVATE ADVERTISEMENTS .. .. .	562
VOLUNTEERS .. .. .	545

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