



THE
NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, MAY 11, 1893.

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

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

WHEREAS the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Rangiora to Sheffield 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 Oxford Road District, the local authority of which has consented to the issue of this Proclamation:

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

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 Oxford Road Board, and shall be maintained by the said Board in like manner as other public highways are controlled and maintained by the said Board.

SCHEDULE.

ALL that area in the Canterbury Land District, situated in Block X., Oxford Survey District, being a strip of land for the most part 1 chain in width, and forming portion of Reserve No. 1080 and of Rural Sections Nos. 3599 and 6766. Bounded by a line commencing at a point on the west side of the road forming the east boundary of subdivisional Lot No. 12 of Reserve No. 1080, distant 225.7 links in a south-east direction from the south-east corner of said Lot No. 12; and proceeding thence south-westerly, at a bearing of 243° 25', a distance of 724 links to the western boundary of the railway land; thence southerly along the western boundary-line of the railway land a distance of 27.6 links; thence south-westerly and southerly along the north-western and western boundary-line of the railway land a distance of 1050.9 links to the southern boundary of the said Rural Section No. 6766; thence easterly, at a bearing of 89° 11', along that boundary a distance of 100.4 links; thence northerly, at a bearing of 354° 24', a distance of 254.6 links; thence north-easterly, at bearings of 25° 43', 60° 55', and 63° 25', distances respectively of 99.6, 343.8, and 937.2 links, to the west side of the road first mentioned; and thence

northerly along the west side of the said road to the commencing-point, a distance of 104.7 links: be all the aforesaid linkages more or less; as the same is delineated upon the plan marked S.G. 19989, deposited in the Head Office of the 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 Wellington, this sixth day of May, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN MCKENZIE,
Minister of Lands.

GOD SAVE THE QUEEN!

Proclaiming Portion of Woodbury Domain Reserve, Canterbury, 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 the Woodbury Domain Reserve hereinafter described to be a road, that is to say:—

All that area in the Canterbury Land District, situated in Block VII., Orari Survey District, being part of Reserve No. 1544, containing by admeasurement 2 roods 5 perches, more or less, and bounded towards the south-east by a cemetery reserve (R. 2828) and by the production of the north-west boundary-line of the said cemetery reserve to the road which bounds Reserve No. 1544 on the south-west; towards the south-west by that road for a distance of 50.1 links; towards the north-west by a right line parallel to the north-west boundary-line of the cemetery reserve before mentioned; and towards the north-east by the production of the north-east boundary-line of the said cemetery reserve for a distance of 50.1 links: be the aforesaid linkages more or less; as the same is delineated on the plan marked S.G. 18403, deposited in the Head Office of the 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

ERRATUM.—In the notice of the appointment of members of the Land Board of Marlborough, published at page 453 of the *Gazette* of the 27th ultimo, for "Athol Parsons," read "John Athelstan Parsons."

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

JOHN MCKENZIE,
Minister of Lands.

GOD SAVE THE QUEEN!

Lands taken for a Road in Wirokino Road District.

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

WHEREAS the lands mentioned in the Schedule hereto are 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 Wirokino Road District:

And whereas the Wirokino Road Board has laid before the Governor the memorial, accompanied by maps, and also the statutory declaration, 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 lands mentioned in the Schedule hereto are hereby taken for the purposes of the construction of the said road.

SCHEDULE.

The several parcels of land mentioned in list hereunder:—

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block	Situated in the Survey District of	Coloured on Plan
A. R. P. 1 1 23	Oturoa No. 1 Block	IX.	Mount Robinson	Blue.
2 3 32	Oturoa No. 2 Block	IX.	Mount Robinson	Pink.

All in the Land District of Wellington; as the same are more particularly delineated on the plan marked S.G. 18685, deposited in the Head Office of the Lands and Survey Department, at Wellington, in the Land District of Wellington, and thereon coloured blue and pink respectively.

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

JOHN MCKENZIE,
Minister of Lands.

GOD SAVE THE QUEEN!

Lands taken for a Road in Rangitikei County.

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

WHEREAS the lands mentioned in the Schedule hereto are 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 Rangitikei County:

And whereas the Rangitikei County Council has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, 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 lands mentioned in the Schedule hereto are hereby taken for the purposes of the construction of the said road.

SCHEDULE.

The several parcels of land mentioned in list hereunder:—

Approximate Area of each of the Parcels of Land required to be taken.	Being Part of Block called	Situated in the Survey District of	Coloured on Plan
A. R. P. 1 0 16.1	Mangatipona East	Wangaehu ..	Pink.
1 3 22.1	Mangatipona East	Wangaehu ..	Pink.
4 3 20.8	Mangatipona West	Wangaehu ..	Blue.

All in the Land District of Wellington; as the same are more particularly delineated on the plan marked S.G. 19990, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Land District of Wellington, and thereon coloured as above mentioned.

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

JOHN MCKENZIE,
Minister of Lands.

GOD SAVE THE QUEEN!

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.

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

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

WILLIAM HALSTEAD,
JOHN GRIGG,
JAMES OLIVER,
WILLIAM BARKER HOWELL,
EDWARD ACTON, and
GEORGE BUTTLER

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

1. The Board shall meet for the transaction of business on the first Thursday in each month, at seven o'clock p.m., at Pleasant Point, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Thursday, the sixth day of June, one thousand eight hundred and ninety-three.

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

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

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

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

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

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

SCHEDULE.

RESERVE No. 1580 (in red), situate in the Timaru District, Provincial District of Canterbury, and containing 66 acres, more or less. Bounded on the northward by Section No. 10453; on the westward by Section No. 10174; on the eastward by the road separating Sections Nos. 10453 and 10454; and on the southward by the McKenzie County Road.

ALEX. WILLIS,
Clerk of the Executive Council.

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

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twelfth section of "The Public Domains Act, 1881," it is, *inter alia*, enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred, save as is therein mentioned, to any person or persons, for

any period and subject to such stipulations as may be specified in such order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas pursuant to "The Public Reserves Act, 1881," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881":

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and twelve, to the under-mentioned persons, who shall be known as the Wanaka Islands Domain Board, namely,—

ROBERT McDUGALL, Senior,
CHARLES M. TURNBULL,
ROBERT STUDHOLME, and
JOEL CAYFORD

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

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

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

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

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

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

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

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

ALEX. WILLIS,
Clerk of the Executive Council.

Wanaka Islands Recreation-grounds brought under "The Public Domains Act, 1881."

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

ALL that parcel of land in the Land District of Otago, containing by admeasurement 300 acres, more or less, and known as Manuka or Pigeon Island, Lake Wanaka. Bounded on all sides by the Wanaka Lake for a distance of 227 chains; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin.

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

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

All that parcel of land in the County of Lake, in the Land District of Otago, known as Merino or Roy's Island in Lake Wanaka, situate about two miles from Pembroke.

ALEX. WILLIS,
Clerk of the Executive Council.

Extending the Time for Gazetting of Resolution by the Karori Borough Council adopting "The Rating Act, 1882."

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this tenth day of May, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS it has been made to appear that the Commissioner of Taxes has failed to publish in the *New Zealand Gazette* a copy of the resolution passed by the Borough Council of Karori adopting "The Rating Act, 1882" (hereinafter termed "the said Act"), within the time limited by section fifty-eight of the said Act, and it is expedient that the time for gazetting of such resolution should be extended, so that the intent and purpose of the said Act may have effect:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by virtue and in exercise of the powers and authorities vested in him by the said Act, and by and with the advice and consent of the Executive Council of the said Colony, doth hereby order and declare that the time for gazetting the resolution aforesaid under section fifty-eight of the said Act shall be, and the same is, hereby extended from the thirty-first day of March to the eleventh day of May next ensuing the passing of such resolution.

ALEX. WILLIS,
Clerk of the Executive Council.

Removal of Restrictions on Alienation of Native Land.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1893.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS application has been made to the Governor in Council by Teo Tipene, Rota Paki, Hone Ngaukaka, Raimapaha te Paki, and Heni Tipene, being a majority of the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such land, contained in the Crown grant bearing date the nineteenth day of December, one thousand eight hundred and sixty-seven, described in the first column of the said Schedule, may be removed: And whereas inquiry has been duly made by the Native Land Court, and the said Court has reported that the provisions of the law in that behalf have been complied with: And whereas it appears expedient to grant such application:

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

SCHEDULE.

FIRST COLUMN.	SECOND COLUMN.
Particulars of Grant or Instrument containing Restrictions.	Description of Land.
Crown grant dated the 19th December, 1867, Registered No. 8086, in favour of Tipene te Raro, Hone Ngaukaka, Maraea te Ua, and Heni Tipene, and containing the following restrictions: "Inalienable by sale, or by lease for a longer period than twenty-one years from the making of such lease, or by mortgage, except with the consent of the Governor being previously obtained to any such sale, lease, or mortgage."	All that parcel of land containing 26 perches, situated in the City of Wellington, being Lot 7, Pipitea Pa.

ALEX. WILLIS,
Clerk of the Executive Council.

Rural Land 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 enumerated in the Schedule hereto shall be open for sale or selection on and after the fifth day of July, 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.

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.

FIRST-CLASS LAND.

		A.	R.	P.	£	s.	d.	£	s.	d.	s.	d.	£	s.	d.
Waipa ..	Ngaroto*	399	14	3	0	15	0	0	1	0	0	7	6
" ..	"	400	6	0	0	6	0	0	1	0	0	3	0
" ..	"	401	5	1	0	5	5	0	1	0	0	2	8
" ..	"	402	4	1	0	4	5	0	1	0	0	2	2
" ..	"	403	9	0	10	9	0	0	1	0	0	4	6
" ..	"	404	45	2	0	45	10	0	1	0	1	2	9
" ..	"	405	21	2	0	21	10	0	1	0	0	10	9

These lands are the reclassification of the village of Te Rore lots as rural sections; they are open fertile lands, partially grassed, and situated near the Te Rore Bridge crossing the Waipa River.

Waipa .. | Te Rapa* .. | 79 | .. | 98 2 0 | 3 0 0 | 297 0 0 | 3 0 | 7 8 6 | 2 4 5 | 5 18 10

Good land, with scattered kahikatea bush; situated about a mile from Frankton Junction.

* Parish.

AUCKLAND LAND DISTRICT—continued.

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.											
Bay of Isl'ds	Hukerenui	14A	II.		A. R. P.	£ s. d.	£ s. d.	s. d.	£ s. d.	s. d.	£ s. d.
					28 1 0	0 10 0	14 2 6	0 6	0 7 1	0 4 8	0 5 8
Heavy forest land, generally broken, but with a little flat land on the Waitutu River; the section is accessible by bridle-track fifteen miles from Kawakawa.											
Hobson	Te Kuri	4	I.	116 2 0	0 5 0	29 5 0	0 3	0 14 8	0 2 4	0 11 9	
Poor fern and scrub land, lying about two miles from the Wairoa River. The section is offered subject to £10, being a valuation for improvements effected.											
Hobson	Arapohue*	S. pn. 79		14 3 8	0 15 0	11 5 0	0 9	0 5 8	0 7 2	0 4 6	
"	"	N. pn. 81		80 0 0	0 15 0	60 0 0	0 9	1 10 0	0 7 2	1 4 0	
"	"	N. pn. 86		40 0 0	0 15 0	30 0 0	0 9	0 15 0	0 7 2	0 12 0	
"	"	E. pn. 92		10 3 0	0 15 0	8 5 0	0 9	0 4 2	0 7 2	0 3 4	
"	"	W. pn. 93		9 0 0	0 15 0	6 15 0	0 9	0 3 5	0 7 2	0 2 10	
"	"	N. pn. 96		24 2 0	0 15 0	18 15 0	0 9	0 9 5	0 7 2	0 7 6	
"	"	100		94 0 0	0 10 0	47 0 0	0 6	1 3 6	0 4 8	0 18 10	
"	"	105		82 2 0	0 10 0	41 10 0	0 6	1 0 9	0 4 8	0 16 8	
Situated from about seven to eight miles from Mititai Landing, Wairoa River. The land is from good to medium in quality, and covered with kahikatea forest and mixed bush.											
Manukau	Waipipi*	264		49 2 0	0 7 6	18 15 0	0 4 5	0 9 5	0 3 6	0 7 6	
"	"	265		56 2 0	0 7 6	21 7 6	0 4 5	0 10 9	0 3 6	0 8 7	
Open undulating land; accessible by road and water; about one mile from Te Toro Landing and four miles from Kohokohe Settlement.											
Manukau	Waipipi*	5, Lot 6		9 3 16	0 10 0	5 0 0	0 6	0 2 6	0 4 8	0 2 0	
"	"	5, Lot 8		10 0 4	0 10 0	5 0 0	0 6	0 2 6	0 4 8	0 2 0	
"	"	5, Lot 9		10 0 7	0 10 0	5 0 0	0 6	0 2 6	0 4 8	0 2 0	
Open undulating land of poor quality; situated at Kohokohe Village.											
Manukau	Koheroa	160		356 2 0	0 5 0	89 2 6	0 3	2 4 7	0 2 4	1 15 8	
Swamp land; accessible by Kopuera Creek from Maramarua Creek; six miles from Mercer.											
Otamatea	Matakohe*	N.W. M. 29		43 0 0	0 7 6	16 2 6	0 4 5	0 8 1	0 3 6	0 6 6	
Tea-tree land, clay soil; about four miles from Matakohe Landing.											
Otamatea	Mareretu*	168		129 0 0	0 10 0	64 10 0	0 6	1 12 3	0 4 8	1 5 10	
"	"	169		174 0 0	0 10 0	87 0 0	0 6	2 3 6	0 4 8	1 14 10	
"	"	227		75 0 0	0 10 0	37 10 0	0 6	0 18 9	0 4 8	0 15 0	
Sections 168 and 169, broken forest land; about seven miles from Maungaturoto; the forest contains some dead kauri, now of little value owing to fire having passed through the bush. Section 227, two-thirds broken forest land, clay soil; about nine miles from Pahi.											
Piako	Aroha	53	XI.	10 0 0	1 0 0	10 0 0	1 0	0 5 0	0 9 6	0 4 0	
About 8 acres swamp, remainder open land; situated about two and a half miles by road from Te Aroha Township.											
Piako	Waitoa	5	XVI.	49 2 9	0 15 0	37 10 0	0 9	0 18 9	0 7 2	0 15 0	
Half swamp land, light soil; on the formed road leading from Waihou Station.											
Mangonui	Kaiaka*	84		100 0 0	0 10 0	50 0 0	0 6	1 5 0	0 4 8	1 0 0	
Mixed forest land, on the Mangatoetoe Stream, about three miles from Kaitaia.											
Rodney	Oruawharo*	S.W. 54		73 1 24	0 7 6	27 7 6	0 4 5	0 13 9	0 3 6	0 11 0	
Broken forest land, clay soil; about eight miles from Wellsford, on the Old North Road.											
Raglan	Whangape*	32		380 0 0	0 15 0	285 0 0	0 9	7 2 6	0 7 2	5 14 0	
About one-third mixed forest land, remainder undulating and open fern land; situated about eight miles from Churchill.											
Raglan	Pepepe*	48		49 2 0	0 5 0	12 10 0	0 3	0 6 3	0 2 4	0 5 0	
"	"	163		15 0 0	0 5 0	3 15 0	0 3	0 1 11	0 2 4	0 1 6	
Nearly all undrainable swamp; distant about one mile across the Waikato River from Huntly.											
Tauranga	Te Puna*	27		200 0 0	0 7 6	75 0 0	0 4 5	1 17 6	0 3 6	1 10 0	
"	"	28		196 0 0	0 7 6	73 10 0	0 4 5	1 16 9	0 3 6	1 9 6	
"	"	29		162 0 0	0 7 6	55 15 0	0 4 5	1 7 11	0 3 6	1 2 4	
"	"	30		72 0 0	0 7 6	27 0 0	0 4 5	0 13 6	0 3 6	0 10 10	
"	"	31		200 0 0	0 7 6	75 0 0	0 4 5	1 17 6	0 3 6	1 10 0	
"	"	32		200 0 0	0 7 6	75 0 0	0 4 5	1 17 6	0 3 6	1 10 0	
"	"	33		200 0 0	0 7 6	75 0 0	0 4 5	1 17 6	0 3 6	1 10 0	
"	"	34		204 0 0	0 7 6	76 10 0	0 4 5	1 18 3	0 3 6	1 10 8	
"	"	35		108 0 0	0 7 6	40 10 0	0 4 5	1 0 3	0 3 6	0 16 3	
"	"	36		200 0 0	0 7 6	75 0 0	0 4 5	1 17 6	0 3 6	1 10 0	
"	"	37		137 0 0	0 7 6	51 7 6	0 4 5	1 5 9	0 3 6	1 0 7	
"	"	204		57 0 0	0 10 0	28 10 0	0 6	0 14 3	0 4 8	0 11 5	
Sections 27 to 32, open land, rather broken. Sections 33 and 34, open land, of fair quality, covered with fern and tutu, and with a very little bush. Section 35, about 5 acres bush, balance open land of fair quality. Sections 36 and 37, broken land, containing a small quantity of bush; fronting Te Puna Creek. Section 204, open land, good soil, covered with fern and tutu. These lands are situated about eight miles from Tauranga by the main road Tauranga to Katikati.											
Waitemata	Pukeatua*	329		21 2 16	0 7 6	8 5 0	0 4 5	0 4 2	0 3 6	0 3 4	
Nearly all open land, adjoining Waikahikatea Block.											
Waikato	W'angamarino*	475A		7 1 0	0 15 0	5 5 0	0 9	0 2 8	0 7 2	0 2 2	
An island in the Waikato River near Rangiriri, formed by alluvial deposit and sand.											
W'akatane	Waioeke*	364A		306 0 0	0 10 0	153 0 0	0 6	3 16 6	0 4 8	3 1 3	
"	"	365A		304 0 0	0 10 0	152 0 0	0 6	3 16 0	0 4 8	3 0 10	
"	"	366		302 0 0	0 10 0	151 0 0	0 6	3 15 6	0 4 8	3 0 5	
"	"	367		305 1 0	0 10 0	152 10 0	0 6	3 16 3	0 4 8	3 1 0	
Nearly all broken forest land with a few acres of fern land, soil good; situated about six miles from Opotiki by road.											

* Parish.

AUCKLAND LAND DISTRICT—continued.

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—continued.

		A.	R.	P.	£	s.	d.	£	s.	d.	s.	d.	£	s.	d.									
Wangaroa	Kaeo*	..	N.W. 6	..	6	1	20	0	10	0	3	5	0	0	6	1	8	0	4	8	0	1	4	
"	"	..	S. 6	..	40	3	0	0	5	0	10	5	0	0	3	0	5	2	0	2	4	0	4	2
"	"	..	61	..	47	1	4	0	5	0	11	17	6	0	3	0	5	11	0	2	4	0	4	9
"	"	..	S.W. 62	..	60	2	30	0	5	0	15	5	0	0	3	0	7	8	0	2	4	0	6	2
"	"	..	64	..	48	3	11	0	10	0	24	10	0	0	6	0	12	3	0	4	8	0	9	10
"	"	..	E. 70	..	53	2	0	0	5	0	13	7	6	0	3	0	6	9	0	2	4	0	5	5

Section N.W. 6, broken forest land of poor quality. Sections 61, 62, 64, 70, open fern land, with more or less swamp; the sections are about six miles from Kaeo Post-office. Section S.W. 62 is offered subject to £60, being a valuation for improvements effected.

Mangonui Whakapaku* | 12A | .. | 316 0 0 | 0 7 6 | 118 10 0 | 0 4 5 | 2 19 3 | 0 3 6 | 2 7 5
 About 40 acres mixed bush land, the balance fern land, with patches of grass; situated about three miles north of Whangaroa Heads. The section is offered subject to £30, being valuation for improvements.

Whangarei Waipu* .. | 300 | .. | 53 0 0 | 0 7 6 | 19 17 6 | 0 4 5 | 0 10 0 | 0 3 6 | 0 8 0
 Open land of inferior quality, fronting Waipu River, and near Waipu Settlement.

Manukau Maungata-whiri* | S.E. 54 | .. | 36 0 0 | 0 10 0 | 18 0 0 | 0 6 | 0 9 0 | 0 4 8 | 0 7 3
 Two-thirds kahikatea forest land of a swampy nature; situated between the old Township of Havelock and the Waikato River, and accessible by road and river.

Bay of Isl'ds Omapere .. | 23 | .. | 200 0 0 | 0 7 6 | 75 0 0 | 0 4 5 | 1 17 6 | 0 3 6 | 1 10 0
 Undulating land of inferior quality, covered with fern and short tea-tree, and containing about 5 acres of mixed bush and 8 acres of raupo swamp; situated about four miles from Waimate North.

B. Isl'ds & Whangarei Hukerenui .. | 33 | X. | 154 2 0 | 0 7 6 | 58 2 6 | 0 4 5 | 1 9 1 | 0 3 6 | 1 3 4
 Whangarei .. | 34 | .. | 150 0 0 | 0 7 6 | 56 5 0 | 0 4 5 | 1 8 2 | 0 3 6 | 1 2 6
 Section 33, about 100 acres heavy mixed forest, balance broken fern land; clay soil. Section 34, nearly all open land of poor quality, and containing a few dead kauri trees (about 4,000ft.); this section is offered subject to £20 for a house. Both lots lie about ten miles from Hikurangi.

Mangonui and Hokianga Whangape .. | 44 | VII. | 36 2 0 | 0 15 0 | 27 15 0 | 0 9 | 0 13 11 | 0 7 2 | 0 11 2
 A partly-improved section, about one mile from Herekino Harbour, and consisting of undulating forest land.

Mangonui Takahue .. | 6 | X. | 89 0 0 | 0 10 0 | 44 10 0 | 0 6 | 1 2 3 | 0 4 8 | 0 17 10
 Two-thirds mixed bush land, balance open with some swamp; situated three miles from Kaitaia.

Rodney Tauhoa* .. | 192 | .. | 240 1 0 | 0 12 6 | 150 0 0 | 0 7 5 | 3 15 0 | 0 6 | 3 0 0
 Broken forest land, clay and sandstone formation, well watered.

Waitemata Waipareira .. | 157 | .. | 93 0 0 | 0 7 6 | 34 17 6 | 0 4 5 | 0 17 0 | 0 3 6 | 0 14 0
 Open land, on Lawson's Creek, Hobsonville.

Waikato Whangamarino* | 467 | .. | 192 0 0 | 0 7 6 | 49 10 0 | 0 4 5 | 1 4 9 | 0 3 6 | 0 19 10
 " " " | 468 | .. | 280 2 0 | 0 5 0 | 70 2 6 | 0 3 | 1 15 1 | 0 2 4 | 1 8 1
 Section 467, one-half mixed bush land of fair quality, balance open fern land. Section 468, undulating fern land.

* Parish.

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

JOHN MCKENZIE,
 Minister of Lands.

Native Minister appointed.

Private Secretary's Office,
 Wellington, 6th May, 1893.

HIS Excellency the Governor has been pleased to appoint

The Honourable ALFRED JEROME CADMAN
 to be Native Minister.

E. F. CLAYTON,
 For Private Secretary.

Registrars of Electors for Grey, Waipawa, Mount Ida, and Hawke's Bay Electoral Districts appointed.

Colonial Secretary's Office,
 Wellington, 6th May, 1893.

HIS Excellency the Governor has been pleased to appoint

CHARLES JOHN BERRY
 to be Registrar of Electors under "The Registration of Electors Act, 1879," for the Electoral District of Grey, vice F. J. D. Elmer retired; also to appoint

Constable JAMES SIDDELLS
 to be Registrar of Electors under the said Act for the Electoral District of Waipawa, vice P. Skerrett, transferred; also to appoint

EDWARD RAWSON
 to be Registrar of Electors under the said Act for the Electoral District of Mount Ida, vice B. Harper, transferred; and also to appoint

Acting Sergeant ALFRED JAMES MITCHELL
 to be Registrar of Electors under the said Act for the Electoral District of Hawke's Bay, vice Sergeant A. Pickering, resigned.

P. A. BUCKLEY.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,
 Wellington, 6th May, 1893.

HIS Excellency the Governor has been pleased to appoint

BENJAMIN HARPER
 to be Registrar of Marriages and of Births and Deaths, and also to be Vaccination Inspector, for the District of Grey, vice Frederick J. D. Elmer.

P. A. BUCKLEY.

Deputy Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,
 Wellington, 6th May, 1893.

HIS Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:—

Name.	District.
WILLIAM HOGGAN CRAWFORD ..	Danevirke.
JAMES WALTON ..	Te Awamutu.

P. A. BUCKLEY.

Licensing Committee appointed.

Department of Justice,
 Wellington, 8th May, 1893.

HIS Excellency the Governor has been pleased to appoint

JAMES BOOTH, Esq., R.M.,
 ARTHUR HENRY WALLIS, Esq., J.P., and
 EVERARD HANNEN HENDERSON, Esq., J.P.,

to be the Licensing Committee for the Special Licensing District of Waiapu.

A. J. CADMAN.

Members of Licensing Committees appointed.

Department of Justice,
Wellington, 8th May, 1893.

HIS Excellency the Governor has been pleased to appoint

JAMES LEWIS PERRY, J.P.,

to be a Member of the Licensing Committee for the Special Licensing District of Tolago, *vice* M. Stopford, resigned;

EDWARD RICHARDSON, J.P.,

to be a Member of the Licensing Committee for the District of Mackenzie, *vice* S. R. Dickson, resigned;

WALTER CROWTHER

to be a Member of the Licensing Committee for the District of Orepuki, *vice* A. Cassels, resigned; and

JOSEPH MOORE SMITH

to be a Member of the Licensing Committee for the District of Porirua, *vice* F. E. Darby, deceased.

A. J. CADMAN.

Justice of the Peace resigned.

Department of Justice,
Wellington, 8th May, 1893.

HIS Excellency the Governor has been pleased to accept the resignation by

EDWIN MEREDITH, Esq.,

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

A. J. CADMAN.

Crown Solicitor appointed.

Department of Justice,
Wellington, 8th May, 1893.

HIS Excellency the Governor has been pleased to appoint

THOMAS WALTER STRINGER, Esq.,

to be Crown Solicitor at Christchurch, *vice* J. C. Martin, Esq., resigned.

A. J. CADMAN.

Deputy Assignee appointed.

Department of Justice,
Wellington, 10th May, 1893.

HIS Excellency the Governor has been pleased to appoint

RICHARD WILLIAM HARRY DAWSON DUNN

to be Deputy Assignee at Blenheim, *vice* R. D. Nosworthy, resigned.

A. J. CADMAN.

Justices of the Peace appointed.

Department of Justice,
Wellington, 10th May, 1893.

HIS Excellency the Governor has been pleased to appoint

WILLIAM MOUAT BOLT, Esq., of Dunedin,
JOHN EDWARD JENKINSON, Esq., of Christchurch,
WILLIAM JENNINGS, Esq., of Auckland, and
JOHN RIGG, Esq., of Wellington,

to be Justices of the Peace for the colony.

A. J. CADMAN.

Inspector of Machinery appointed.

Public Works Department,
Wellington, 27th April, 1893.

IT is hereby notified that

HENRY ALEXANDER MCGREGOR

has been appointed an Inspector of Machinery for the Nelson South and Westland Districts, in pursuance of the authority vested by "The Inspection of Machinery Act, 1882."

R. J. SEDDON,

Minister for Public Works and Minister having charge of the Marine Department.

Inspector of Machinery, Engineer Surveyor, &c., appointed.

Public Works Department,
Wellington, 27th April, 1893.

IT is hereby notified that

PHILIP JAMES CARMAN

has been appointed an Inspector of Machinery for the Taranaki, Wellington, Marlborough, Nelson North, Nelson South,

and Westland Districts, in pursuance of the authority vested by "The Inspection of Machinery Act, 1882;" and also an Inspector and Surveyor and an Engineer Surveyor for the purposes of "The Shipping and Seamen's Act, 1877."

R. J. SEDDON,

Minister for Public Works and Minister having charge of the Marine Department.

Members of Land Boards reappointed.

Department of Lands and Survey,
Wellington, 6th May, 1893.

HIS Excellency the Governor has been pleased to re-appoint

JOHN BEVAN and
LEONARD NORTHGROFT

to be members of the Land Board of the Land District of Westland, as from the 2nd May, 1893; and

WILLIAM DALLAS

to be a member of the Land Board of the Land District of Otago, as from the 3rd June, 1893.

JOHN MCKENZIE,
Minister of Lands.

Fisheries Officer, County of Westland, appointed.

Marine Department,
Wellington, 6th May, 1893.

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

JOHN DUNCAN, of Hokitika,

has been appointed an Officer for the purposes of that Act within the County of Westland and the boroughs and town districts situated therein.

P. A. BUCKLEY.

School Commissioners appointed by Education Boards.

Education Department,
Wellington, 10th May, 1893.

PURSUANT to section 2 of "The Education Reserves Act 1877 Amendment Act, 1882," the under-mentioned gentlemen have been appointed by the Education Boards respectively authorised in that behalf to be School Commissioners for the several provincial districts, as follows:—

For the Provincial District of Auckland:
William Pollock Moat, Esq.
Richard Udy, Esq.

For the Provincial District of Taranaki:
Robert George Bauchope, Esq.
Robert Parris, Esq.

For the Provincial District of Wellington:
John Rutherford Blair, Esq.
John Duthie, Esq., M.H.R.

For the Provincial District of Hawke's Bay:
James Wren Carlile, Esq.
The Hon. John Davies Ormond, M.L.C.

For the Provincial District of Marlborough:
Thomas Carter, Esq.
Arthur Penrose Seymour, Esq.

For the Provincial District of Nelson:
Christian Dencker, Esq.
William Norris Franklyn, Esq.

For the Provincial District of Westland:
Joseph Grimmond, Esq.
Richard Nancarrow, Esq.

For the Provincial District of Canterbury:
William Barker Howell, Esq.
Henry Richard Webb, Esq.

For the Provincial District of Otago:
James Walker Bain, Esq.
James Green, Esq.

W. P. REEVES.

Volunteer Officer appointed.

Defence Office,
Wellington, 6th May, 1893.

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

Auckland Naval Artillery Volunteers.

Sub-Lieutenant Cornelius Little to be Lieutenant-Commanding. Date of commission, 24th April, 1893.

R. J. SEDDON.

Volunteer Officer resigned.

Defence Office,
Wellington, 6th May, 1893.

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

Royal (Rangitikei) Rifle Volunteers.

Captain Sidney Skerman. Date of resignation, 28th April, 1893.

R. J. SEDDON.

Result of Poll for Proposed Loan, Stratford County Council.

Colonial Secretary's Office,
Wellington, 10th May, 1893.

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

P. A. BUCKLEY.

STRATFORD COUNTY COUNCIL.

RESULT of poll taken on the 27th April, 1893, upon the proposal to borrow £2,800, under "The Government Loans to Local Bodies Act, 1886," to (a) form, grade, and metal the Waiwiri Road from the East Road to the Makuri Road; (b) as far as the balance of the loan-money enables, (1) fell, form, and grade the Makuri Road from a point on the front of Section No. 14, Block XI., Huiroa Survey District, five chains from its south-eastern corner, to the north-eastern corner of Section No. 6, Block XII., Huiroa Survey District, and (2) metal the Makuri Road from the Waiwiri Road in an easterly direction, after completion of work proposed in section (a) and subsection (1) of this section (b), as above:—

Total number of ratepayers on special roll, 27; total number of votes exercisable, 27; number of ratepayers voting in favour of the proposal, 14; number of votes recorded in favour of the proposal, 14; number of ratepayers voting against the proposal, nil.

I declare the proposal to be carried.

WILLIAM MONKHOUSE,

Stratford, 2nd May, 1893.

Chairman.

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

Colonial Secretary's Office,
Wellington, 10th May, 1893.

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

P. A. BUCKLEY.

SPECIAL ORDER.

THAT a special rate of 1s. in the pound be struck on the rateable value of the following sections, to cover the interest on the loan of £1,000 for formation, &c., on Mount Baker Road: Sections 26 and 27, and all that portion of Sections 45 and 46, and land marked E.R., 296 acres (east of Mount Baker Road), contained in the Alfredton Road District; also Sections 32, 35, 36, and 40, Pioneer Small-farm Association, Block XI., Mangaone: and that any thirds accruing to the above sections be also pledged. Said rate to commence on the 1st April, 1894, and end on 31st March, 1920. Payment to be made each year on 1st June. First payment to be made on the 1st June, 1894.

I certify that the above was duly passed this day.

F. H. DUNDERDALE.

Alfredton Road Board Office,
6th May, 1893.

Special Order made by the Wirokino Road Board, County of Horowhenua.

Colonial Secretary's Office,
Wellington, 10th May, 1893.

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

P. A. BUCKLEY.

SPECIAL ORDER passed at a Meeting of the Wirokino Road Board held at Levin, on Saturday, the 15th April, 1893.

PROPOSED by Mr. J. E. Wallace, seconded by Mr. John Davies, That the resolution passed at the Board's meeting on the 20th February, 1893, making a special order dividing the road district into six (6) wards, described as follows:—

Ward No. 1—Starting at a point on the Manawatu River, the same being the north-eastern corner of Tuwhakapupia No. 1A and the south-western corner of Section No. 165, Block I., Araruru, and bounded on the north by the south-western boundary of the Fitzherbert Road District; on the east by the summit of the Tararua Range; on the south by part of the southern boundary of Section No. 2, Block XI., and by the southern boundaries of Sections Nos. 11 and 12, Block IX., Araruru, and 32, 31, 30, 29, 28, 27, and 3, Block XII., Mount Robinson, and the north-eastern boundary of Manawatu-Kukutauaki 2c No. 6 and No. 2F, and Tuwhakapupia, 2c No. 1; and on the west by the Manawatu River to the starting-point:

Ward No. 2—Bounded on the north by No. 1 Ward; on the east by the summit of the Tararua Range; on the south by part of the southern boundary of Section No. 1, Block IV., Waiopahu, and the southern boundaries of Sections Nos. 9, 6, 4, 3, 2, and 1, Block XV., and Section No. 3, Block X., Mount Robinson; and on the west by the western boundaries of Sections Nos. 1 and 2, Block X., Mount Robinson, and the Manawatu River, save and except Ward No. 3, which is included in the above description:

Ward No. 3—Bounded on the north by the southern boundary of Manawatu-Kukutauaki 2D No. 4; on the east by the western boundaries of Manawatu-Kukutauaki 2D No. 12F, 2E No. 12, 2E No. 11, 2E No. 10, and 2E No. 9; on the south by the northern boundaries of Manawatu-Kukutauaki 2E No. 12, and Section No. 5, Block XI., Mount Robinson; and on the west by the Manawatu River:

Ward No. 4—Bounded on the north by the Manawatu River and the southern boundary of Ward No. 2; on the east by the summit of the Tararua Range; on the south by the northern boundary of the Horowhenua Block; and on the west by the sea:

Ward No. 5—Embraces that portion of the Horowhenua Block from the sea to the summit of the Tararua Range:

Ward No. 6—Bounded on the north by the southern boundary of Ward No. 5, on the east by the summit of the Tararua Range, on the south by the northern boundary of the Otaki Road District, and on the west by the sea:

The boundaries whereof are defined on a map signed by the Chairman of the Board on the 20th February, 1893, and called respectively Tokomaru, Kingston, Shannon, Kereru, Levin, and Ohau Wards, and approved of by the District Land Survey Office,—

be now confirmed, and that there shall be one member for each ward.

I, George Houston Wallace, clerk to the Wirokino Road Board, hereby certify that the above is a true copy of what it purports to be, and that the same was duly passed according to law.

GEORGE H. WALLACE,

Clerk to Board.

15th April, 1893.

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

Colonial Secretary's Office,
Wellington, 9th May, 1893.

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

P. A. BUCKLEY.

MANAWATU ROAD BOARD.—SPECIAL ORDER.

NOTICE is hereby given that the Manawatu Road Board did, at a special meeting, held on Thursday, the 20th day of April, 1893, make the following special order:—

"For the purpose of providing interest and other annual charges on a loan of £100 under 'The Government Loans to Local Bodies Act, 1886,' to clear, form, and metal College Street continuation, in the Manawatu Road District, from the boundary of the Borough of Palmerston North to the termination of College Street, that a special rate of 4d. in the pound is hereby made on the rateable value of Section No. 371, Block X., Kairanga, now in the occupation of William Reed, Thomas Walsh, William Arnold, George Waters, Jorgen Lievert, Thomas Bastin, and John Nairn; such rate to be an annually-recurring rate for twenty-six years, and payable by two equal instalments on the first days of February and August in each year, at the Board's office, in Palmerston North; costs of raising above loan to be paid out of loan."

I hereby certify that the above special order was duly made by the Manawatu Road Board at a special meeting held on the 20th day of April, 1893.

WALTER RUTHERFURD,

Clerk to the Manawatu Road Board.

Manawatu Road Board Office,

Palmerston North, 8th May, 1893.

Notice of Intention to take Land for the Weber Road.

NOTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1882," to execute a certain public work, to wit, the construction of portion of a road in the Danevirke Road District, known as Weber Road, and for the purposes of such public work the land described in the Schedule hereto is required to be taken; and notice is further given that the plan of the said road and of the land so required to be taken is deposited in the Post-office at Danevirke, and is there open for inspection. And notice is hereby given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister for Public Works, Wellington.

SCHEDULE.

THE parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land required to be taken.	Being Portion of	Situated in the Survey District of
A. R. P. 5 1 37	Mangatoro Native Block	Mangatoro (Block XIV.).

In the Land District of Hawke's Bay.

As witness my hand, at Wellington, this sixth day of May, one thousand eight hundred and ninety-three.

R. J. SEDDON,
Minister for Public Works.

Notice to Mariners, No. 18 of 1893.

Marine Department,
Wellington, 4th May, 1893.

THE following Hydrographic Notice, received from His Excellency the Naval Commander-in-Chief, Australian Station, is published for general information.

P. A. BUCKLEY.

TUTUILLA ISLAND, AND UPOLU ISLAND, SAMOAN GROUP.
"Orlando," at Sydney, 29th March, 1893.

(Hydrographic Notice No. 3.)
THE following information, received from H.M.S. "Ringarooma," is hereby promulgated:—

HYDROGRAPHIC REMARKS.

I. Tutuilla Island—Leading-marks erected at Pango Pango.

The following leading-marks have been established at Pango Pango, to clear Whale and Grampus Rocks:—

The cross at southern end of Roman Catholic church, in line with centre of white triangular beacon on side of hill behind it, leads about half-way between Whale and Grampus Rocks.

Beacons in line are N. 27° W. The beacon is composed of wood, and painted white, but, owing to the quantity of bush round it, does not show as soon as Roman Catholic church when coming up west of Taema Bank.

The positions of the leading-marks are from personal observation.

Position of Roman Catholic church: Extreme of land by Loa Loa 39° 6' N.E., extreme by Goat Island 38° 26', Blunt Point 26° 45', Breaker Point.

Position of beacon: Roman Catholic church S. 27° E., and Blunt Point 25° 35', Breaker Point.

Chart affected: No. 1730.

Sailing Directions: Pacific Islands, Vol. ii., 1891, page 66.

II. Upolu Island, North Coast, Samoan Group—Vailele Harbour—Shoal Ground to N.E. of Western Reef of Vailele Bay.

A shoal, on which the sea breaks during heavy swells, lies to N.E. of western reef forming Vailele Bay; it lies N.W. by W. and S.E. by E., about 1 to 1½ cables in length. Owing to the amount of swell and the absence of conspicuous objects on the plan of Vailele, it is very difficult to fix. As near as could be ascertained, the eastern end of the shoal, with 6 fathoms on it, lies with Branker bearing S.W. by W. ¼ W., 8½ cables. The least water is probably 1 to 2 fathoms. Between the shoal and main western reef, the edge of which is always visible, there is a channel of 10 to 16 fathoms.

When entering Vailele keep close round north-west end of eastern reef, which is steep-to and apparently clear of dangers.

Position of east end with 6 fathoms, Vailele Church 60°, Mount Vailele 91°, Utumau Point. Bearing of this position from ship N. 32° E. Position of ship, N.E. point of land north of Branker W. by N. ¼ N. N.E. extreme Lauhii Bay S.S.E. ¼ E.

Charts affected: Nos. 1730 and 1339.

Sailing Directions: Pacific Islands, Vol. ii., 1891, page 73.

N. BOWDEN-SMITH,

Rear-Admiral, Commander-in-Chief.

The respective Officers commanding H.M. Ships, &c.,
Australian Station.

Road Board Elections.

Colonial Secretary's Office,
Wellington, 10th May, 1893.

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

HUGH POLLEN,
Under-Secretary.

Kaurihohore Road District, County of Whangarei:
William Drever.
Robert Forsyth.

Ahuroa Road District, County of Rodney:
George Alexander Burns.
Adam Davie Martin.

Avondale Road District, County of Eden:
Elijah Astley.
John Bollard.

Arch Hill Road District, County of Eden:
James Alderson.
George Keeling.

Pukeatua Road District, County of Eden:
James Inglis.
William Francis Lees.

Tamaki West Road District, County of Eden:
Fredric William Brookfield.
Thomas Norris.

Remuera Road District, County of Eden:
James Marshall Lennox.
Joseph Liston Wilson.

Epsom Road District, County of Eden:
John Andrew.
George Worrall.

Howick Township Road District, County of Manukau:
John Burrow.
Henry Bushell.

Otahuhu Road District, County of Manukau:
George Bertram Hutton.
Patrick Kelly.

Mangare Road District, County of Manukau:
Charles Washer.
Andrew Rennie.

East Tamaki Road District, County of Manukau:
Alfred Richard Harris.
William Fothergill.

Papatoitoi Road District, County of Manukau:
William McLaughlin.
Christopher Bailey.

Opaheke North Road District, County of Manukau:
John Fitzgerald.
Thomas Nobbs.
Peter Roy.

Pakuranga Road District, County of Manukau:
Edward Fitzpatrick.
Andrew Stevenson Thompson.

Pukekura Road District, County of Waipa:
James Anderson.
Daniel Caley, jun.

Okato Road District, County of Taranaki:
William Andrews.
Thomas A. Swaysland.

Tamumu Road District, County of Patangata:
John Monkton Brown.
George Coldham Williams.

Masterton Road District, County of Wairarapa North:
Subdivision No. 1—John Sayers Frederick Holmes.
Subdivision No. 2—Donald John Cameron.

Eketahuna Road District, County of Wairarapa North:
Thomas Bayliss.
Herbert Edwin Mowbray.

Otaki Road District, County of Horowhenua:
Herbert Freeman.
Alfred Knocks.
Hakaraia te Whena.

- Te Horo Road District, County of Horowhenua:**
Herbert Oldbury Jones.
Ernest Hastings Snow.
- Motoroa Road District, County of Patea:**
Philip Lloyd Francis.
Aubrey Beauchamp P. Pyemont.
- Kohi Road District, County of Patea:**
John Johnstone.
John G. Dickie.
James McMeekin.
- Whenuakura-Waitotara Road District, County of Patea:**
No. 3 Ward—Isaac Lupton.
No. 4 Ward—William Brewer.
- Wairoa Road District, County of Patea:**
Walter Symes.
Robert Brewer.
George Saunders.
- Waiwakaiho Road District, County of Taranaki:**
Daniel Arkwright Arrowsmith.
Thomas James.
Henry King.
- Manganui Road District, County of Stratford:**
Horace Feakins.
Francis Keightly.
Joseph Mackay.
George Read.
Alfred Thomas Scrivener.
- Suburban North Road District, County of Waimea:**
George Dodson.
Christian Dencker.
Samuel Munson Neville.
- Mandeville and Rangiora Road District, County of Ashley:**
Malcolm Macfarlane.
Joseph Stalker.
- Malvern Road District, County of Selwyn:**
John Traves.
Joseph Charles Evans.
- South Malvern Road District, County of Selwyn:**
William Geerning.
William Hitchell.
- Wyndham Road District, County of Southland:**
Oware Subdivision—Andrew Noble.
Redan Subdivision—George Playfair.
" John Laidlaw.

*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.

*Prizes for Collections of Noxious Weeds and Insects.—
Notice No. 368.*

Department of Agriculture,
Wellington, 9th May, 1893.

THE date for receiving the collections mentioned in *Gazette* Notice No. 365, and dated the 7th April, 1893, has been extended to the 31st March, 1894.

JOHN MCKENZIE,
Minister of Agriculture.

Prizes for Collections of Dried Specimens of Grasses and Forage Plants.—Notice No. 369.

Department of Agriculture,
Wellington, 9th May, 1893.

PRIZES offered for collections of dried specimens of grasses and forage plants, introduced and native, prominence being given to the most useful indigenous species. First prize, £25; second, £15.

All specimens must have been gathered in the colony.
Each specimen must be mounted on paper, 18in. by 11in., and bear, if possible, both popular and scientific names, also the name of the locality where obtained.

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

All collections for competition must be delivered at the office of the Secretary for Agriculture, at the Government Buildings, Wellington, not later than the 31st March, 1894.

Each collection must be marked with a motto, and be 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.

The judges have power to withhold the prizes if they are of opinion that none of the collections are worthy of an award.

JOHN MCKENZIE,
Minister of Agriculture.

Regulations under "The Law Practitioners Act, 1882."

BY virtue of the powers vested in us by law, it is ordered by us, the Judges of the Supreme Court, that the following Rules and Regulations, under "The Law Practitioners Act, 1882," shall come into force on and after the 1st day of June, 1893.

Dated this 6th day of May, 1893.

JAMES PRENDERGAST.
C. W. RICHMOND.
J. E. DENNISTON.
EDWARD T. CONOLLY.
C. D. R. WARD.

AMENDED REGULATIONS FOR LAW EXAMINATIONS.

1. Any candidate for admission as solicitor who shall have passed the matriculation examination in the New Zealand University, taking Latin as a subject, shall be deemed to have passed the examination in general knowledge required to be passed by candidates for admission as solicitors; and any candidate for admission as barrister who shall have passed with credit the Junior Scholarship Examination in the said University, or the first examination for the degree of Bachelor of Laws in the said University, taking in each case Latin as a subject, shall be deemed to have passed the examination in general knowledge required to be passed by candidates for admission as barristers.

2. Every candidate for admission as a barrister or solicitor of the Supreme Court, not previously admitted elsewhere, shall give notice to the Registrar of the University of New Zealand, at the dates specified each year in the University Calendar, of his desire to be examined, and shall state the nature of the examination that he proposes to submit to, and shall at the same time pay to the Registrar of the University the proper fee in respect of such examination; and every such candidate shall at the same time send a similar notice (without fee) to the Registrar of the Supreme Court where he intends to apply for admission.

3. Candidates may present themselves for examination both in law and general knowledge, or in law only, or in general knowledge only, or they may split their examination for law as prescribed for candidates for the degree of Bachelor of Laws, but if a candidate so split he shall pay for each section of the examination one-half of the fee for the whole examination.

4. The examinations will be conducted by the University of New Zealand. The examinations in law and the examinations in general knowledge shall be held annually, at the times fixed by the Chancellor of the University, at Auckland, Wellington, Christchurch, and Dunedin, and at such other places as the number of candidates may warrant. All candidates for legal examinations must conform to the rules and regulations of the University for the conduct of University examinations, as stated in the Calendar, so far as they are consistent with these regulations.

5. Candidates for admission as barristers who have been previously admitted as barristers in any superior or Supreme Court in any part of Her Majesty's dominions shall give two months' notice of their intention to apply for admission, and shall, as soon as conveniently may be thereafter, be examined only as to their knowledge of the law of New Zealand so far as it differs from the law of England. The examination of such candidates shall be conducted by the Examiners appointed by the Chancellor, at such times in the year and at such places as may be fixed by the Chancellor of the University with the approval of the Chief Justice.

6. Candidates for admission as barristers who shall have taken a degree in arts or science from some university or other body in any part of Her Majesty's dominions which has or hereafter may have power by law to grant such a

degree shall be examined only in general law, and those who shall have taken a degree in law shall be examined only in the law of New Zealand so far as it differs from the law of England.

7. All other candidates for admission as barristers shall be examined in law and general knowledge.

8. Solicitors on the roll who shall apply to be admitted as barristers shall pass the examination in general knowledge provided by Rule 9, and shall pass the examination in jurisprudence, constitutional history, Roman law, international law, and conflict of laws, prescribed for the degree of Bachelor of Laws.

9. The examination in general knowledge for candidates for admission as barristers, and for candidates for admission as solicitors who are by law required to pass the barristers' examination, shall be the Junior Scholarship Examination required by the New Zealand University, and a candidate must pass with credit such examination, or he must pass the first examination for the degree of Bachelor of Laws. In each of these examinations Latin shall be a compulsory subject.

10. The examination in law for candidates for admission as barristers shall be the law subjects required for the degree of Bachelor of Laws in the New Zealand University, namely:—

- (1.) Jurisprudence and constitutional history;
- (2.) Roman law;
- (3.) International law and conflict of laws;

English law in New Zealand,—

- (4.) Contracts and torts;
- (5.) Real and personal property;
- (6.) Evidence;
- (7.) Criminal law;
- (8.) Equity;
- (9.) Statute law in New Zealand;
- (10.) Practice and procedure of the Courts in New Zealand.

11. Persons who have passed the general-knowledge examination prescribed for barristers under the regulations of the 28th December, 1882, shall not, in passing the examination in law prescribed for candidates for admission as barristers under these regulations, be required to pass in constitutional history.

12. Candidates for admission as solicitors who have been admitted as solicitors in any superior or Supreme Court of any part of Her Majesty's dominions shall be examined in law, including the law of New Zealand in so far as it differs from the law of England.

For this class of candidates there shall be two papers: one on law generally, the other on the law of New Zealand in so far as it differs from the law of England. The examination shall be conducted at the times and by the examiners appointed by the Chancellor of the University.

13. Candidates for admission as solicitors who have taken a degree in arts or laws or science from some university or other body in any part of Her Majesty's dominions which has or hereafter may have power by law to grant such degrees shall be examined in law only.

14. The examination in general knowledge for candidates for admission as solicitors shall be the matriculation examination of the New Zealand University, Latin being a compulsory subject.

15. The examination in law for candidates for admission as solicitors shall be the law subjects prescribed for the degree of Bachelor of Laws of the New Zealand University, omitting jurisprudence, constitutional history, Roman law, international law, and conflict of laws.

16. Every candidate for admission either as a barrister or solicitor who shall produce a certificate emanating from the proper authority that he has passed any examination in general knowledge required to be passed by candidates for admission as solicitors in England or Ireland, or as law agents in Scotland, or that he has passed an examination either at the University of New Zealand, or any university in Great Britain, Ireland, or the Australian Colonies, or at any college or institution affiliated to or connected with any such university, or who has passed the New Zealand Senior Civil Service Examination, and who shall prove to the satisfaction of a Judge of the Supreme Court that such examination comprised any subject or subjects corresponding with any of those hereby prescribed for the general-knowledge examination, shall be excused from being examined in such subject or subjects.

17. The age of all candidates for admission must appear on affidavit.

18. A barrister or advocate previously admitted elsewhere must produce to the Judge of the district to whom he applies for admission his admission, or some certificate or other document, duly verified, proving his admission, and make an affidavit that he is the person named therein, and was admitted as therein stated.

19. Every candidate for admission as a barrister or solicitor who claims to be entitled, as a graduate of some uni-

versity, to be admitted after an examination in law only, shall produce his diploma, or some duly-authenticated certificate or other documentary evidence of his having taken a degree, with an affidavit verifying the same, and proving his identity with the person mentioned in such document.

20. Every candidate for admission as a solicitor who claims to be entitled to be admitted on the ground of some previous admission elsewhere must produce documentary evidence of such admission purporting to emanate from proper authority, and an affidavit verifying the same, and proving his identity with the person named therein.

21. Every candidate, before being admitted, shall produce evidence of his good character, to the satisfaction of the Judge to whom he applies for admission.

22. No fee paid for any examination or section thereof which the candidate may fail to pass shall be available for any subsequent examination or section thereof, excepting as provided under section II., subsection 3, of the University Statute of Fees.

23. Candidates for admission as barristers or solicitors who may have taken the degree of Bachelor of Laws in the University of New Zealand since 1st June, 1890, shall not be required to pass any further examination.

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs,
Wellington, 10th May, 1893.

IT is hereby notified, for public information, that the Hon. the Commissioner of Trade and Customs has decided to interpret "The Customs and Excise Duties Act, 1888," in relation to the under-mentioned articles as follows:—

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

Articles, and how classed.	Rate of Duty.
Card-leather, perforated, for brush-making; as a. & m.s.	Free.
Foot-rot composition, "Learner's"; as patent and proprietary medicines, &c.	25 per cent.
Herbal Tonic for sheep, "Pettifer's"; as patent and proprietary medicines, &c.	25 per cent.
Iron, black sheet, cut to pattern, for bottoms and sides of buckets, baths, &c.; as hardware	20 per cent.
Maltine, the Maltine Manufacturing Company's; as druggists' sundries	15 per cent.
Maltine and cod-liver oil, the Maltine Manufacturing Company's; as druggists' sundries	15 per cent.
Malt extract, for bread-making; as druggists' sundries	15 per cent.
Saddlers' kersey; as textile piece-goods, &c.	20 per cent.
Sarsaparilla, solid compound extract of; as drugs	15 per cent.

W. T. GLASGOW,
Secretary and Inspector.

Commissioner's Order No. 449.]

Additional Land taken in Section 57, Block VII., Waipahi Survey District, for the Purposes of the Hurunui-Bluff Railway.

A NOTIFICATION.

WHEREAS it has been found desirable, for the use, convenience, and enjoyment of the Hurunui-Bluff Railway, to take further land in Section 57, Block VII., Waipahi Survey District, in addition to land previously acquired for the purposes of the said railway:

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

SCHEDULE.

The parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land required to be taken.	Being	Situated in Block No.	Situated in the Survey District of
A. R. P. 1 0 23	Portion of Section 57	VII.	Waipahi.

In the Provincial District of Otago, as the said parcel of land is more particularly delineated on the plan marked 5721, deposited in the office of the New Zealand Railway Commissioners, at Wellington, and thereon coloured red.

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

JAMES McKERROW,
J. P. MAXWELL.

Officiating Ministers for 1893.—Notice No. 13.

Registrar-General's Office,
Wellington, 9th May, 1893.

NOTICE has been received from the President of the Wesleyan Conference that

The Reverend ROBERT YOUNG has ceased to be an Officiating Minister in connection with the Wesleyan Methodist Church. His name has been withdrawn from the list of Officiating Ministers under "The Marriage Act, 1880," for the year 1893.

E. J. VON DADELSZEN,
Registrar-General.

Officiating Ministers for 1893.—Notice No. 14.

Registrar-General's Office,
Wellington, 10th May, 1893.

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

Bible Christians.

The Reverend ARTHUR MITCHELL.

Wesleyan Methodist Church.

The Reverend JOHN WILLIAM WEATHERILL SMITH.

[This name is published in substitution for that of John Smith, which appeared in the *Gazette* of 20th April.]

E. J. VON DADELSZEN,
Registrar-General.

Adoption of "The Rating Act, 1882," by the Karori Borough Council.

NOTICE is hereby given that the Karori Borough Council, on or about the 20th day of July, 1892, duly passed a resolution to the effect that it desires to adopt "The Rating Act, 1882," and that such resolution is in the words and figures following, namely:—

"That the Council desires to adopt 'The Rating Act, 1882.'"

Dated this 11th day of May, 1893.

C. M. CROMBIE,
Commissioner of Taxes.

Transfer of Post-office to Wanganui District.

General Post Office,
Wellington, 8th May, 1893.

IT is hereby notified for general information that, from and after the 1st proximo, the sub-post-office at Scott's Ferry, now in the Wellington District, will be transferred, and placed under the control of the Chief Postmaster, Wanganui.

W. GRAY,
Secretary.

Crown Lands Notices.

Marlborough Runs classified.

Department of Lands and Survey,
Wellington, 8th May, 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.

Raydale Run No. 1.	Uruti Run.
Opihi Run.	Run No. 27.
Treble Run.	Leeffield Run.
Okiwa Run.	Run No. 49.
Onahau Run.	

Pastoral Runs in Canterbury for Lease by Public Auction.

District Land and Survey Office,
Christchurch, 21st April, 1893.

NOTICE is hereby given that the under-mentioned pastoral runs will be submitted to public auction, at the local Land and Survey Office, Timaru, on Wednesday, the 28th June, 1893, at 11 a.m.

SCHEDULE.

PASTORAL LICENSES UNDER "THE LAND ACT, 1892."
Pastoral Runs.—Geraldine County (Part of Mount Peel and Orari Stations).

Run No.	Name of Station.	Survey District.	Block.	Area.	Upset Annual Rental.	Term of License.
210	Part of Mount Peel Station	Acland	II., III., IV.	Acres. £ s. d. 1,170 73 2 6	10	

This run comprises two sections, which are situated about two miles and four miles respectively north of Mount Peel Homestead, about twenty miles from Geraldine, on the banks of the Rangitata River. They comprise well-grassed flats, terraces, and hill lands of fair quality, stony in places, and well watered. The elevation ranges from 1,000ft. to 1,500ft. The southern section is accessible by a formed road. The run is very suitable for occupation by a small grazier.

211 | Part of Orari Station | Four Peaks | XII., XVI. | 1,500 | 62 10 0 | 10

This run is situated adjacent to Mr. Tripp's Orari Homestead, about twelve miles from Geraldine, and comprises hilly land, intersected by gullies and rocky in places. Part of the run is well grassed with native and English grasses, and about one-third of the area is covered with scrub and bush. The soil is generally of good quality, and the block is well watered by several streams. The elevation ranges from 1,000ft. to 2,600ft. This run, except for the extent of fencing required, is suitable for occupation by a small grazier.

CONDITIONS.

1. Possession of the runs will be given to the purchasers of the licenses on the day of sale.

2. No person or company may become the holder of more than one run under Part VI. of "The Land Act, 1892": Provided that the holder of any run under the said Act of a carrying capacity of less than ten thousand sheep or two thousand head of cattle may become the lessee of an aggregate area sufficient to carry such a number of sheep or cattle. The holder of any small grazing-run under Part V. of "The Land Act, 1892," shall not be the holder of any run under Part VI. of the said Act.

3. The license shall be dated on the 1st March, 1894, and shall include in addition the whole period between the date of possession and the said 1st March, 1894.

4. The license shall be subject to the following conditions, amongst others:—

That if the licensee or any person claiming an interest through or under him shall make or cause to be made any agreement or contract, or shall give or cause to be given or taken any negotiable security, for the purpose of defeating or evading the provisions of, or shall in any way whatsoever directly or indirectly commit or be privy to a fraud upon, "The Land Act, 1892," the license shall be liable to be forfeited and revoked:

That the licensee shall prevent the destruction or burning of timber or bush on the land comprised in the license:

That the licensee shall prevent the growth or spread of gorse, broom, and sweetbriar on the land comprised in the license, and shall with all reasonable speed remove or cause to be removed all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner: and

That the licensee shall destroy all rabbits on the land comprised in the license, and shall prevent their increase or spread, to the satisfaction of the Commissioner or an officer appointed by him to inspect the ground.

5. The licensee shall have the exclusive right of pasturage over the lands specified in his license, but shall have no right to the soil, or timber, or minerals thereon or therein.

6. One half-year's rent and a license-fee of £1 1s. shall be paid on the fall of the hammer, and the purchaser shall make a declaration in terms of section 195 of "The Land Act, 1892." The rent shall be paid half-yearly in advance, on the 1st day of March and the 1st day of September in each year during the term of the license. Should the half-yearly rental at any period not be paid within thirty days, a penalty of 10 per cent. in addition will be enforced.

7. No liability is accepted by or on behalf of the Crown in respect of any fencing at present existing upon the Crown lands offered for license.

DECLARATION.

I, _____, of _____, do solemnly and sincerely declare—

1. That I am the person who, subject to the provisions of "The Land Act, 1892," am desirous of becoming the purchaser of a lease or license of pastoral lands.

2. That I am purchasing the lease or license of such land solely for my own use and benefit, and not directly or indirectly for the use or benefit of any other person or persons whomsoever.

3. That I am not the holder of any lease or license in any part of the colony, nor have I any interest in any lease or license in contravention of section 193 of the said Act.

4. That I am not the holder of a small grazing-run in any part of the colony, nor have I any interest in any such run.

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 for the Colony of New Zealand.

Full particulars, plans, forms of declaration, &c., may be obtained on application at the District Lands and Survey Office, Christchurch.

J. W. A. MARCHANT,
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.
			A. R. P.	£ s. d.

20	797	Hokonui ..	2,653 2 0	33 3 5
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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. Formerly part of Benmore Run.

21	798	Hokonui ..	3,560 1 0	26 14 0
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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. Formerly part of Benmore Run.

22	799	Hokonui ..	1,632 0 0	20 8 0
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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. Formerly part of Benmore Run.

2	(65 to 68) and 74	Wairaki ..	1,970 1 0	24 12 7
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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. Formerly part of Mount Linton Run.

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.

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.

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 68, 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.

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 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, WAITEMATA 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.

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, £285.

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.

Sale by Auction of Licenses of Runs and Lease of Reserve.

Crown Lands Office,
Hokitika, 26th April, 1893.

NOTICE is hereby given that the licenses of the runs set out below will be offered by public auction, at the Land Office, Hokitika, on Tuesday, the 27th day of June next, at the hour of 2 o'clock in the afternoon, at the prices and for the terms given, and subject to any rights of renewal or re-emption as may be prescribed by the Land Acts or other constituted authority. Also, at the same time and place, the leaseholds of the subdivision of the reserve set out hereunder, for the term and at the rental, &c., given.

Maps may be seen at the Land Office, Hokitika, where other full particulars, as to conditions of sale, lease, and license, &c., may be ascertained.

Payments to be made on the fall of the hammer, and consist, with regard to pastoral licenses, of six months' rent in

advance, and license fee £1 1s.; with regard to lease of subdivision of reserve, one year's rental in advance, lease fee £1 1s.; full amount of bonus (if any).

PASTORAL LICENSES.

Number of Run.	Area.	Locality.	Upset Annual Rental.	Terms: 10 years from
23	Acres. 21,000	Clarke and Landsborough Rivers	£ 21	1st March, 1893.
24	10,000	Waiatoto River..	10	" "
36	15,000	Oinemaka (Black) River..	15	" "
43	10,000	Makawiho (Jacob's) River	10	" "
49	12,000	Gordon (Happy Valley) River	12	" "
74	10,000	Haast River, south side..	10	1st March, 1894.
75	6,000	" "	6	" "
95	5,000	Axius River (Branch Waia-toto)	5	" 1893.
96	5,000	Between Okuru and Waia-toto Rivers	5	" "
97	5,000	Fox Range ..	5	" "
98	5,000	Copland Range..	5	" "
99	5,000	Whitcombe River	5	" "
100	5,000	Gribber Spur ..	5	" "
101	5,000	Dickie Spur ..	5	" "

SUBDIVISION OF RESERVE.

No.	Area.	Locality.	Fixed Annual Rental.	Terms: 14 years from
Subdivision A, Reserve 5	A. R. P. 14 3 25	Block XIII., Waimea Survey District	£ s. d. 1 0 0	1st April, 1893.

Bidding to be by bonus, and subject to the payment of £3 rent in arrears on former tenancy.

Run No. 23, 21,000 acres, Clarke and Landsborough River Valleys; altitude, from 200ft. to 3,000ft. above sea-level; accessible by Haast Pass Road (horse track); lately occupied by W. G. Stewart; bush-feed and grass in river flats and on sides of ranges.

Run No. 24, 10,000 acres, Waiatoto Valley; altitude from 200ft. to 3,000ft. above sea-level; accessible from sea-beach and track up Waiatoto River; bush feed, principally on sides of ranges; a few river flats.

Run No. 36, 15,000 acres, Oinemaka (or Black) River; altitude from sea-level to 3,000ft.; bush feed, in broken country and river valleys. Access by beach road and Main South Road (horse-track) which intersects run.

Run No. 43, 10,000 acres, Makawiho (or Jacob's) River; altitude from sea-level to 2,000ft.; bush feed, principally flats on river and hill-sides. Access by Main South Road (horse-track).

Run No. 49, 12,000 acres, Gordon River. This country embraces the area known as the Happy Valley; good wintering ground for sheep, which can be pastured on the adjoining hill-tops during the remainder of the year. Access by Mount Rangitoto Road (horse-track).

Runs Nos. 74 and 75; area 10,000 and 6,000 acres, adjoin, and are intersected by the Haast Pass Road (horse-track); bush-feed country, with some open river flats.

Run No. 95, Axius River, a branch of the Waiatoto, 5,000 acres; principally bush-feed on hill-sides, but also covers a good river flat; average altitude, 500ft. to 3,000ft.

Run No. 96, 5,000 acres, along the foot of hills between the Okuru and Waiatoto Rivers; cattle-feed country (bush), with some open swampy land; about 150ft. above sea-level.

Run No. 97, 5,000 acres, on the Fox Range; sheep country, on mountain tops and sides; average altitude, 3,500ft. Access from Main South Road, and Clearwater and Cook's River flats.

Run No. 98, 5,000 acres, on the Copland Range; sheep country, on mountain tops and sides opposite the Fox Range; average altitude 3,500ft. Access from Main South Road, Cook's River flat, and Cook's River-bed.

Run No. 99, 5,000 acres, on the sunny face of the main range near the head of the Whitcombe (or Pass River); sheep country; average altitude, 4,000ft. Most accessible from the Canterbury side over the Whitcombe Pass.

Run No. 100, 5,000 acres good grass (sheep country) on the Gribben Spur; average altitude, 3,500ft. Accessible by

Gordon River or Waitaha River-beds. Good wintering country in the adjacent Happy Valley.

Run No. 101, 5,000 acres, also good grass (sheep country) on the Dickie Spur; average altitude, 3,500ft. Accessible also by the Gordon River Valley, and best worked in connection with good wintering country therein.

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.
			A. R. P.	£ s. d.
18	123	Takitimo ..	3,542 0 0	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 ls. 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

* Place of abode or occupation. † Here specify.

the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

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

(Signature.)

G. W. WILLIAMS,
Commissioner of Crown Lands.

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 Kihikihi 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 KIHIKIHI.

Section.	Area.	Upset Price.
	A. R. P.	£ s. d.
25	1 0 0	20 0 0
83A	0 2 0	10 0 0
92	1 0 0	20 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.

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, Otago, open for Application.

District Land Office,
Dunedin, 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 Wednesday, the 7th June, 1893, at the rental noted opposite each run.

SCHEDULE.

OTAGO LAND DISTRICT.—WAITAKI COUNTY.

Maruenua Survey District.

Run No.	Area.			Rental per Acre.		Half-yearly Rental.	
	A.	R.	P.	s.	d.	£	s. d.
17 (Class I.)	2,886	0	0	0	6·5	32	6 3
17B "	2,887	0	0	0	6·5	39	1 11
17C "	626	0	0	0	11·52	15	0 6
17D "	711	3	0	0	11·52	17	1 9
17E "	481	2	10	1	0·72	12	11 6
17F "	357	2	30	1	0·72	9	9 9
17G "	393	0	0	1	0·72	10	8 4

Domest Survey District.

17A (Class I.)	4,457	0	0	0	6·5	60	7 2
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Run No. 17 is very rugged and broken, and extends from the top of Ben Lomond to the Otekaike River. Soil light, covered with tussock; well watered, with a number of sheltered gullies. Distance from Otekaike Siding about six miles by road and track. Altitude averages 2,000ft.

Run No. 17B includes the southern slope from the Ben Lomond Range to the Maruenua River; soil light, growing tussock; well watered. Distance from Livingstone by road, seven miles. Altitude averages 2,000ft.

Run No. 17C is light pastoral land, well watered, and sloping towards the Maruenua River. Distance from Livingstone by road, seven miles. Altitude averages 2,400ft.

Run No. 17D consists of light pastoral land, well watered, and sloping towards the Maruenua River. Distance from Livingstone by road, seven miles. Altitude averages 2,400ft.

Run No. 17E consists of light pastoral country, well watered, and sloping towards the Maruenua River. English grass and clover are growing near the river, and tussock on the remainder of the run. Distance from Livingstone by road, about seven miles. Altitude averages 1,400ft.

Run No. 17F consists of light undulating pastoral land, well watered, and partly arable. Distance from Livingstone by road, about seven miles. Altitude averages 1,900ft.

Run No. 17G consists of light undulating pastoral country, well watered, and in parts arable. Distance from Livingstone by road, about seven miles. Altitude averages 1,900ft.

Run No. 17A is very steep and broken where it faces the Otekaike and towards the Maruenua, but there are very good slopes near the top of it; soil light, growing tussock; well watered. Distance from Kyeburn, on west, six miles; from Otekaike to north-east, nine miles (both accessible by track); and from Livingstone, to the south-east, seven miles by road. Altitude averages 2,500ft.

NOTE.—The above are subdivisions of Pastoral Run No. 17 (portion of Otekaike Station), held by R. Campbell and Sons (Limited) under license which expired on the 28th February, 1893.

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.

J. P. MAITLAND,
Commissioner of Crown Lands.

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.

Crown Lands Notice.

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.										
				A. R. P.	£ s. d.	£ s. d.	s. d.	£ s. d.	s. d.	£ s. d.
Wallace..	Waiau	114	..	59 0 19		36 19 0		0 18 6		0 14 10
"	"	115	..	57 0 35		35 15 3		0 17 11		0 14 4
"	"	116	..	59 3 16		37 8 1		0 18 9		0 15 0
"	"	117	..	58 0 31		36 7 5		0 18 2		0 14 7
"	"	118	..	57 1 30	0 12 6	35 18 0	0 7 5	0 18 0	0 6	0 14 5
"	"	119	..	61 1 20		38 7 2		0 19 2		0 15 4
"	"	120	..	64 0 0		40 0 0		1 0 0		0 16 0
"	"	123	..	56 3 12		35 10 4		0 17 9		0 14 3
"	Takitimo	118	..	1,330 3 0		831 14 5		20 15 11		16 12 8

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 .. | 108 | .. | 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 Land Court Act, 1886," and its Amendments.

Registrar's Office, Auckland, 8th May, 1893.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Waimate North, on the 8th day of June, 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.
 PARTITION.**

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Mere Katene and Hare Matenga (89-4533) ..	Maungakawakawa No. 1 ..	Memorial of ownership, 25th October, 1876.
2	Haare Anduze (92-1967)	Papakauri	} Order for certificate, Act 1880; 25th April, 1885.
3	Hare Matenga and Pene te Heihei (92-2969) ..	Papakauri	
4	Selwyn Otene (92-2491)	Tangatapu No. 1 ..	

APPLICATION FOR THE DETERMINATION OF THE INTEREST OF THE CROWN.

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	The Minister for Native Affairs (88/2677) ..	Parahirahi	Memorial of ownership, 14th November, 1874. This land has been already subdivided, and partition orders made for Parahirahi A, B, C.

APPLICATION FOR THE APPOINTMENT OF TRUSTEE.

No.	Applicant.	Name of Land.	Minor.
1	John Bryers (92/2766)	Manurewa South (Manurewa B, No. 6)	George Sidney Bryers.

APPLICATION UNDER "THE EQUITABLE OWNERS ACT, 1886."

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	Wi Whata, Wi Ru, Mata Pereri, Romana Paehangi, Hone Toia, and Mihi Toia	Omapere No. 1	This land has been subdivided.

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

Registrar's Office, Auckland, 3rd May, 1893.
NOTICE is hereby given that a sitting of the Native Land Court will be held at Whangarei on the 1st day of June, 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.
PARTITION.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Wiki Pirihi and Peeti Henare Paora (90-3457)	Mangapae Paina (Rota 2), Parihi o Maungakaramea	Conveyance from Te Tirarau to Te Amaru and others, 16th May, 1863.
2	Waitao te Haungere (92-583)	Mangapae Paina (Rota 2), Parihi o Maungakaramea	Conveyance from Te Tirarau to Te Amaru and others, 16th May, 1863.
3	Waitao te Haungere (92-1639)	Mangapae Paina (Rota 2), Parihi o Maungakaramea	Conveyance from Te Tirarau to Te Amaru and others, 16th May, 1863.
4	Waitao te Haungere (92-2971)	Mangapae Paina (Rota 2), Parihi o Maungakaramea	Conveyance from Te Tirarau to Te Amaru and others, 16th May, 1863.
5	William McCartney (93)	Mangapae Paina (Rota 2), Parihi o Maungakaramea	Conveyance from Te Tirarau to Te Amaru and others, 16th May, 1863.
6	Te Waitao Haungere (92-2973)	Kopuawaiwaha No. 4A	Partition order, Act 1886; 18th October, 1889.
7	Taurau Kukupa, Rimi Tutahi, and Huirua Tito Tirarau (90-3751)	Kauaeranga	Memorial of ownership, 6th July, 1877.
8	Taurau Kukupa, Rimi Tutahi, and Huirua Tito Tirarau (90-3753)	Ngaturipukunui	Memorial of ownership, 6th July, 1877.
9	Rihi Paea and others (92-3737)	Pukepoto (C)	Partition order, Act 1886; 16th October, 1889.
10	Hohi Kemara (93-83)	Pukepoto (C)	Partition order, Act 1886; 16th October, 1889.
11	Wiremu Nehua (93)	Pukepoto (C)	Partition order, Act 1886; 16th October, 1889.
12	Taparoto, Taurau Kukupa, Aterea te Arahi, Aperahama te Arahi, and Apetera te Arahi (91-1763)	Rewarewa No. 2 (Te Rewarewa)
13	Tame H. Werengitana, Henare H. Werengitana, and Meteria H. Werengitana (92-3757)	Horahora No. 1	Memorial of ownership, 22nd September, 1877.
14	W. Mahanga, for Hohepa Mahanga and others (91-2327)	Taiharuru	Memorial of ownership, 27th September, 1879.
15	Wiki Pirihi, Wiremu Kingi, Hohepa Watene, and Henare Kepa (89-4299)	Punaruku	Memorial of ownership, 26th August, 1880.
16	Wiki Pirihi, Hori Wehiwehi, Henare Kaupeka, and Aterea te Arahi (90-335)	Punaruku	Memorial of ownership, 26th August, 1880.

APPLICATIONS FOR THE DETERMINATION OF RELATIVE INTERESTS.

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	Kerepeti Mohi te Peke and others (91-2077) ..	Horahora No. 1	Memorial of ownership, 22nd September, 1877.
2	Kerepeti Mohi te Peke and others (91-2079) ..	Pukepoto No. 1	Land not known.
3	Heni Kaio, Kerepeti te Peke, Kamira te Mahara, Aorewa Patira, Erueti Kereama, and Maraea Pororua (93-835)	Horahora No. 2	Memorial of ownership, 22nd September, 1877.
4	Aorewa Patira, Erueti Kereama, Heni Kaio, and Maraea Pororua (93-833)	Taiharuru	Memorial of ownership, 27th September, 1879.

APPLICATIONS UNDER "THE EQUITABLE OWNERS ACT, 1886."

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Hori Rewi, Pomare Kingi, Teruu Toitu, Hone Niha, and others (89-4319)	Kauaeranga	Memorial of ownership, 6th July, 1877.
2	Kamariera Wharepapa, Henare Panoho Toka, Heta Tautini, Heremokini te Rauparaha, and Henare W. Toka (89-4451)	Maungakaramea	Land not known.

APPLICATIONS FOR SURVEY LIENS.

No.	Name of Surveyor.	Name of Land.	Amount.
1	Alfred Langham Foster (92-831)	Otaika No. 4	£ s. d. 28 12 0
2	Andrew Wilson (92-3147)	Maruarua No. 2	12 8 9
3	Andrew Wilson (92-3149)	Pukepoto B	15 7 6
4	Andrew Wilson (93-313)	Kiripaka A	8 12 0
5	Andrew Wilson (93-315)	Kiripaka B	8 12 0
6	Andrew Wilson (93-317)	Whakapae No. 1	10 0 0
7	Andrew Wilson (93-319)	Whakapae No. 2	10 0 0

REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	Reka, and Hoera, N.O. (92-1674), C.J.O. (92-398), N.L.C.A. (92-3378)	Toutouwai No. 2

Native Land Court Office,
Auckland, 3rd May, 1893.
NOTICE is hereby given that a sitting of the Native Land Court will be held at Whangarei, on the 1st day of June, 1893, to make inquiries, as required by section 4 of "The Native Land Act 1886 Amendment Act, 1888," respecting the transaction mentioned in the Schedule hereto. All persons having objections to the said transaction are required to attend at the time and place aforesaid.
W. J. MORPETH,
Registrar.

SCHEDULE.
POROTI No. 3.
92-82. TRANSFER, dated the 5th day of September, 1885, made by Pomare Kingi, of Te Poroti, to Samuel Rawnsley, of Whangarei.
POROTI No. 4.
92-83. Transfer, dated the 29th day of September, 1886, made by Pomare Kingi, of Te Poroti, to Samuel Rawnsley, of Whangarei.

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

Registrar's Office, Wellington, 9th May, 1893.
NOTICE is hereby given that a sitting of the Native Land Court will be held at Wellington, on the 25th 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.
H. F. EDGER, Registrar.

SCHEDULE.
PARTITION.

No.	Name of Applicant.	Name of Land.	Title, whether Crown Grant or otherwise, and Date of Issue.
1	Taniora Love, executor of the will of Wiremu Wi Tako Ngatata, deceased	Purakau, Native Reserve No. 16, District of Fitzroy, Taranaki	Crown grant.
2	Kipa Roera and others	Muhunoa No. 3A	Tiwhikete, 26th September, 1881.
3	Hapi Pakau	Araheke	Order of the Court, 13th July, 1887.
4	Paratene te Poho	Araheke	Order of the Court, 13th July, 1887.
5	Matene Rangipito	Araheke	Order of the Court, 13th July, 1887.
6	Manihera Maaka (93-1328)	Kopuaranga, Block IX., Section 60	Order of the Court, 25th October, 1892.

REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.	Name of Land.	Title, and Date of Issue.
1	Hiko te Hika, Mihipeka Tatana, Hohaia te Pahau, Arihia Maihi	Ngakaroro No. 3B, Section 2	Division order, 2nd July, 1891.
2	Tamihana te Hoia, Hiramā te Popo, Manahi te Humu, Epiha Tame Hawea, Ramari Hiramā, Nepia te Rau, Rihipeti Ngawhare, Apiata Tiaki Hawea, Hiramā Tamihana, Tamihana Iwikaten, Oriwia Tame Hawea, Teoti te Popo, Whioi Kerehoma, Ngapeka Taiawhio, Tiaki Kerehoma, Noke Kerehoma Kerehoma, Hirini Pouawha Ngapeka Taiawhio, and Whioi Kerehoma	Ngakaroro No. 3B, Section 1	Division order, 2nd July, 1891.
3	Poniwahio Pita, Pirimona Puhikaru	Ngakaroro No. 3B, Section 3	Division order, 2nd July, 1891.
4	Wiremu Kipa	Ngakaroro No. 1A, Section 9	Division order, 31st August, 1892.
5	Pirihira Hohepa	Otaki, Sections 147, 150, 151, 154, and 135	Certificate, 12th May, 1885.
6	Pene te Hapupu	Pukehou No. 4G, Section 5	Division order, 10th July, 1889.
7	Hariata Wi Kerei	Pukehou No. 4G, Section 4	Division order, 10th July, 1889.
8	Arapata te Hiwi, Natana te Hiwi, Manuriki te Hiwi	Ohau No. 3, Section 4	Division order, 6th July, 1889.
9	Pene te Hapupu	Pukehou No. 4G, Section 5	Division order, 10th July, 1889.
10	Wiremu Pakitaura, Ramari Huru, Ramari Pakitaura, Harata Urū, Ahuru Pakitaura, and Tewartutuiro Pakitaura	Hutt, Section 16, Subdivision 14	Crown grant, 8th January, 1877.

APPLICATIONS FOR SURVEY LIENS.

No.	Name of Surveyor.	Name of Land.	Amount.
1	A. O. N. O'Donahoo	Hutt, Section 16, Subdivisions 25, 26, 27, 28, 29, and 30	£ s. d. 24 11 0

Notice of Rehearing.—Kawaha. (90-128; 90-216.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 14th day of December, 1889, upon the investigation of the title to the Native land known as Kawaha, and of the applications of Petera Pukuatua and others, and Te Warahi Makitaunu and others, for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before Hugh Garden Seth-Smith, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 7th day of November, 1890, that a rehearing be had, on the applications of Petera Pukuatua and others, and Te Warahi Makitaunu and others, for the purpose of determining whether any, and which, of the members of the Ngatitunohopu and Ngatitai-operua Hapus are entitled, by reason of occupation or otherwise, to any, and what, portion of that part of the said land which has been named by the Court Kawaha No. 3, and to make such readjustment, if any, as may be necessary in the boundary-line between the parcels named Kawaha No. 3 and Kawaha No. 4:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear and determine in respect of the several matters before mentioned.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Whirinaki. (91-104.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 4th day of November, 1891, upon investigation of the title to the Native land known as Whirinaki, and of the application of Te Marunui Rawiri and others for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 17th day of February, 1893, that a rehearing be had, on the application of Te Marunui Rawiri and others, for the purpose of determining the matters in dispute between the several persons who were on the said investigation adjudged to be the owners of the said block, and, if necessary, of varying the said decision by excluding any of the said persons from the title, or by awarding to any of them a larger interest in the said land, or by reducing the interest already awarded, or in any other matter to vary the said decision as between the said parties as on such rehearing may be determined:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear and determine in respect of the several matters before mentioned.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Tumu Kaituna. (90-3826.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 1st day of November, 1890, upon the partition of the Native land known as Te Tumu Kaituna, and of the application of Retireti Tapihana and others for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 13th day of March, 1893, that a rehearing be had, on the application of Retireti Tapihana and others, for the purpose of determining as to so much of the decision of the said Court and of the partition thereby made as relates exclusively to that portion of the said land lying to the eastward of the line drawn by the said Court on the map from the point marked A on the beach, at the northern boundary of the said block, to the point marked B on the Kaituna River; thence running generally in a south-easterly direction along that river to the point marked C; and from thence to the point marked D on the southern boundary of the said block:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear and determine in respect of the several matters before mentioned.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Te Puna, Lot 157. (91-2000.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 19th and 20th days of March, 1891, appointing successors to James Potier, Charles Potier, and Arawhena Potier, in Oikimoke (Lot 157, Parish of Te Puna), and of the application of Jane Faulkner for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 6th day of February, 1893, that a rehearing be had, on the application of Jane Faulkner:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear the said case.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Motiti North. (91-2064.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 1st day of April, 1891, determining the relative interest of the Native owners in Motiti North, and of the application of Ngamanu te Wharau and others for a rehearing of Motiti North, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 14th day of March, 1893, that a rehearing be had on the application of Ngamanu te Wharau and others:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear the said case.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Taumata No. 3A. (91-2588.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 5th day of May, 1891, making partition of Te Taumata No. 3A, and of the application of Te Retimana Poraumati and others for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 18th day of February, 1893, that a rehearing be had on the application of Te Retimana Poraumati and others:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear the said case.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Whakarewarewa. (91-2804.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 1st day of November, 1890, upon the partition of the land known as Whakarewarewa Block, and of the application of Pirimi Mataiawhea and others for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before Hugh Garden Seth-Smith, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 12th day of October, 1892, that a rehearing be had on the application of Pirimi Mataiawhea and others, as to the whole of the said land; and it was further ordered that the costs of the inquiry into the application for the rehearing shall be at the discretion of the Court on the rehearing:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear and determine in respect of the several matters before mentioned.

W. J. MORPETH,
Registrar.

Notice of Rehearing.—Waikite. (91-3816.)

Native Land Court Office,
Auckland, 6th May, 1893.

In the matter of a decision of the Native Land Court, made on the 10th day of December, 1890, upon the investigation of the title to the Native land known as Waikite Block, and of the application of Arama Karaka Hutuha for a rehearing of the said land, made within three months after the said decision.

WHEREAS upon inquiry in open Court, before George Boutflower Davy, Esquire, Chief Judge of the Native Land Court, it was ordered, on the 4th day of March, 1893, that a rehearing be had, on the application of Arama Karaka Hutuha:

Now notice is hereby given that a sitting of the Native Land Court will be held at Ohinemutu, Rotorua, on the 14th day of June, 1893, to rehear the said case.

W. J. MORPETH,
Registrar.

“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, 8th May, 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, Palmerston North, on the 19th 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.

H. F. EDGER,
Registrar.

SCHEDULE.

PALMERSTON NORTH, LOTS 45 AND 46, AND PART OF SECTION 240.

93-140. TRANSFER, dated the 18th day of February, 1893, from Te Iwiata Arapere to James Dudson and another.

AORANGI No. 1, PART OF SECTION 4A, No 2.

93-141. Transfer, dated the 18th day of February, 1893, from Areta Hemokanga and others to Joseph Saunders.

TAONU AHUATURANGA, PART OF SECTION 2A.

93-142. Transfer, dated the 22nd day of February, 1893, from Raika Kereama to Ruera te Kawa and another.

TAONU AHUATURANGA, PART OF SECTION 2A.

93-143. Transfer, dated the 20th day of March, 1893, from Ruera te Kawa to Mereana Kereama.

AORANGI No. 1, PART OF SECTION 4A, No. 2.

93-144. Transfer, dated the 24th day of November, 1892, from Wiremu Pekamu and another to Joseph Saunders.

Government Observatory.

METEOROLOGICAL Observations, Wellington, for the month of April, 1893. Altitude above the sea, 140ft. Observations taken at 9.30 a.m.

Date.	Barometer reduced and corrected, in inches.	From Self-registering Instruments, for Twenty-four Hours previously.						Rainfall, in inches.	Veloc. Wind, in Miles.	Amount of Cloud, 0 to 10.	Direction of Wind.
		Max. Temp. in shade.	Min. Temp. in shade.	Mean Temp. in shade.	Solar Radiation.	Terrestrial Radiation.	Fah.				
1	30.400	60.3	46.0	53.1	110	35	.020	50	3	S.	
2	30.330	68.5	46.5	57.5	121	35	..	100	3	N.W.	
3	30.306	69.0	48.5	58.7	123	38	..	50	4	N.W.	
4	30.195	65.3	53.0	59.1	122	43	..	250	3	N.W.	
5	29.905	66.0	56.7	61.3	123	49	..	255	4	N.W.	
6	29.692	66.3	58.5	62.4	126	50	.050	445	3	N.	
7	29.684	68.0	57.0	62.5	120	50	..	320	4	N.W.	
8	29.609	64.0	52.0	58.0	120	41	..	40	3	N.W.	
9	29.430	65.0	56.0	60.5	126	45	..	380	5	N.W.	
10	29.625	64.0	45.0	54.5	118	39	.580	380	5	S.	
11	29.971	60.3	45.0	52.6	118	34	..	40	3	N.	
12	30.104	65.0	51.0	58.0	116	37	..	205	4	N.W.	
13	30.095	63.0	54.5	58.7	124	40	..	315	3	N.W.	
14	30.246	65.0	56.3	60.6	116	45	..	295	3	N.W.	
15	30.314	66.5	55.0	60.7	116	44	..	105	5	N.W.	
16	30.230	64.0	54.0	59.0	114	43	..	50	5	S.	
17	30.173	62.0	52.0	57.0	112	42	..	40	5	Calm	
18	30.103	61.5	53.3	57.4	90	45	.040	10	5	Calm	
19	30.005	64.0	58.0	61.0	113	49	.110	5	5	N.W.	
20	29.963	66.8	56.0	61.4	130	49	.920	80	8	S.	
21	29.913	60.3	54.0	57.1	100	45	.130	20	8	N.	
22	29.948	64.0	54.0	59.0	100	47	.190	55	8	S.E.	
23	29.900	59.0	53.0	56.0	70	47	.350	40	8	S.E.	
24	30.018	57.5	54.0	55.7	70	49	.480	70	6	S.E.	
25	30.071	58.0	53.0	55.5	72	47	.100	70	7	S.E.	
26	29.869	58.4	54.0	56.2	69	49	.180	55	7	S.E.	
27	29.869	60.0	54.0	57.0	75	48	.034	45	6	N.W.	
28	30.041	60.5	56.3	58.4	93	50	.320	100	9	Calm	
29	30.270	58.5	54.5	56.5	70	48	.260	110	9	S.E.	
30	30.200	57.0	53.0	55.0	71	47	.150	100	6	S.	
*	30.015	62.9	53.1	58.0	104.9	44.3	3.914	136	5.2	..	
†	30.053	57.0	3.525	

* Means. † Same month previous years.

REMARKS.—First part of month generally fine, with occasional showers and prevailing N.W. winds, and strong on 5th; from the 17th to end of month very showery, rain falling every day; the maximum recorded on 20th, .92in.; wind chiefly light southerly, and very unpleasant weather; very little wind throughout; fog on 24th, 25th, and 27th. Maximum temperature in shade, 69°; minimum, 45°; mean temperature of dew-point, 51°·7; mean humidity, 79. Slight earthquake on 21st, at 10:29 a.m.

R. B. GORE, Observer.

Population of the Colony.

RETURN of the Estimated Population (exclusive and inclusive of Maoris) of the Colony of New Zealand on the 31st March, 1893.

	Males.	Females.	Total.
Estimated population (exclusive of Maoris) on 31st December, 1892 ..	345,146	305,287	650,433
Increase during March quarter, 1893,—			
Excess of births over deaths ..	Males. 1,408	Females. 1,595	Total. 3,003
Excess of arrivals over departures ..	2,116	627	2,743
	3,524	2,222	5,746
Estimated population (exclusive of Maoris) on 31st March, 1893 ..	348,670	307,509	656,179
Maori population, Census, April, 1891* ..	22,861	19,132	41,993
Total estimated population of the colony on 31st March, 1893 ..	371,531	326,641	698,172

* More recent information is not obtainable, as the births and deaths of Maoris are not all recorded.

Registrar-General's Office,
Wellington, 8th May, 1893.

E. J. VON DADELSZEN,
Registrar-General.

"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 Rangī, Wiki, Tura, Rangī Paia, Te Moko, Kura Mahiao, Ripō, Te Aomoko, Iwituwhaha, 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,
Public Trustee.

No. 13.]

"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 29th 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 Rangī, Wiki, Tura, Rangī Paia, Te Moko, Kura Mahiao, Ripō, Te Aomoko, Iwituwhaha, 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 29th 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,
Public Trustee.

No. 14.]

"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, Nunumi, Rangitaniwha, Te Whakahohe, Tamawhero, Kake, Te Haukehu, Tumahuki, Turahae, Puhara, Kuke, Tonga, (Te Mira, trustee), Piki, Ngakau (Te Mira, trustee), Tahunaiti, Urunga, Hone Whakapau, Te Manu Kariori, Hinena, Rangipahi, Matakirangi, Te Kenui, Rangipuri, Tahiwī, Ngapuhi, Rongopiti, Hinerangi, Kei, Te Aio, Puiako, Te Toroa, Toirehe, Taura, Takune, Tuhia, Hone Taka, Tutawa, Kapua, Potaka, Hinemaire, Te Rere, Rehia, Hawaiihi, Te Para Ruakere, Poriana, Mata, Ngataru, Whataranika, Kumenga, Kehu, Hinauri, Tioko, Ngakawe, Hautaweru, Rourangi, Wharepuni, Tahuoi, Karewai, Pukore, Whakawiria, Te Angiangi, Rokia, Te Ingoingo, Tuhia Wharepouri, Puaroto, Hariona, Te Kahuiti, Whatakarika, Tamahiri, Rewi, Rangihina, Tukahu, Hareli, Te Pakeke, Hone Kotuku, Puiakohu, Meraana, Mounu, Ngana, Punahau, Hauwhenua, Awhio, Maku, Makurangirangitupoki, Turakawa, Tekahui, Rangitaura, Te Ratahi, Ngauta, Te Moengaroa, Ngataioma, Waitipu, Wiremu Kahui, Te Rangiwihoro, Tarewaka, Taumana, Te Haupupa, Tongauro Ke Tenaihi, Taipiri Taerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Kokore, Matareinga, Hone te Poho, Tamatea, Rangawhenua, Kereona, Moni, Rangimamou, Tuwehe, Haupupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Waipuhia, Arohonga, Te Kiri, Moreana Hawaki, 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,
Public Trustee.

No. 15.]

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 Government Printer for the time being.

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:—

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- Factories Act Amendment Act, 1892.
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- 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,
Government Printer for the time being.
Wellington, April, 1893.

**"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 FRIDAY, the 2nd JUNE, 1893, to fix the Rent for a NEW LEASE to DONALD CLARK of Section 34, Block II., WAIMATE, containing 188 acres (more or less), being Land comprised in Memorandum of Lease registered No. 567.

TO Manaia Hukanui, Ngatai Rakauui, Nganeko, Te Tutu, Kina, Ngatancrua, Te Arapo, Te Puihi, Puihi Rawiri, Tuku, Te Hinganga, Rangipahi, Kura, Manaia tamaiti, Ruka Kato, Harry Patukopa, Ngamiraka, Hinekura, Ngonepu, Toru, Rongotoa, Tawhirangi, Ngakakau, Te Hi, Ngataiona, Te Rangit, Tumua, Ngangaba, Mahea, Tahere, Te Hore, Hori, Kurara, Te Ra, Rangihawe, Rongo, Karawa, Hori, Rahira, Matawata, Te Wae, Wahangahi, Ngatai Himiona, Uruhapu, Wakaneko, Te Awa, Waikauri, Otakou, Te Noti, Tahunaroa, Matakuatea, Te Manu Irirangi, Taiuru, Tutai, Pukia, Moetawa, Wharepuehu, Hinenia, Waikiao, Te Kehu, Te Waipounamu, Taiwaw, Tuaiwa, Ngawira, Tumupo, Hineporutu, Tauru, Ihakara te Tata, Kepa Huti, Tawhiri, Karira Heta, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section No. 34, Block II., and containing by admeasurement 188 acres (more or less), being the land comprised in the memorandum of lease, registered No. 567, to Donald Clark, of Manaia, farmer, lessee:

Whereas the above-named Donald Clark 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 Donald Clark 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 Friday, the 2nd day of June, 1893, at 10 o'clock in the forenoon, as the time, when such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 16.]

**"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 MONDAY, the 5th JUNE, 1893, to fix the Rent for a NEW LEASE to FELIX HUNGER, of Section 23, Block II., HAWERA, containing 23 acres (more or less), being Land comprised in Memorandum of Lease registered No. 428.

TO Kuru, Taniwha, Te Aio, and the other Native Owners of all that piece of land situate in the Hawera Survey District, being Section 23, Block II., and containing by admeasurement 23 acres (more or less), being the land comprised in memorandum of lease registered No. 428, to Felix Hunger, of Normanby, farmer, as lessee:

Whereas the above-named Felix 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 Felix 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 Monday, the 5th day of June, 1893, at 4 o'clock in the afternoon, as the time, when such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 17.]

**"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 FRIDAY, 2nd JUNE, 1893, to fix the Rent for a NEW LEASE to FREDERICK AUGUSTUS KELLING of Section No. 33, Block VII., WAIMATE, containing 46 acres (more or less), being Land comprised in Memorandum of Lease registered No. 566.

TO Manaia Hukanui, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section No. 33, Block VII., and containing by admeasurement 46 acres (more or less), being land comprised in memorandum of lease, registered No. 566, to Frederick Augustus Kelling, Manaia, settler, as transferee:

Whereas the above-named Frederick Augustus Kelling 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 Frederick Augustus Kelling 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 Friday, the 2nd June, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 18.]

**"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 MONDAY, the 5th JUNE, 1893, to fix the Rent for a NEW LEASE to WILLIAM MORSEHEAD SYMONS of Section 67, Block I., HAWERA, containing 80 acres (more or less), being Land comprised in Memorandum of Lease registered No. 540.

TO Tukarangatai, Te Mira, Rahiri, Hurunga, Tare Waka, Rangimayo, 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, Hinenia, Rangipahi, Matakirangi, Te Kenui, Rangipuri, Tahiri, Ngapuhi, Rongoapiti, Hinerangi, Kei, Te Aio, Puiako, Te Toroa, Toirshe, Tauru, Taiakune, Tuhia, Hone Taka, Tutawa, Kapua, Putaka, Hinemaire, Te Rere, Rehia, Hawaihi, Te Para Ruakere, Poriana, Mata, Ngatara, Whataranika, Kumenga, Kehu, Hinauri, Tioko, Ngakawe, Hautaweru, Rourangi, Wharepuni, Tahuoi, Karewai, Pukore, Whakawiria, Te Angiangi, Rokia, Te Ingoingi, Tuhia Wharepouru Puaroto, Hariona, Te Kahuiti, Whatakarakaka, Tamahiri, Rewi, Rangihina, Tukahu, Potaka, Harei, Hone Whakapau, Te Pakeke, Hone Kotuku, Puiakohu, Mereana, Mounu, Ngana, Punahau, Hauwhenua, Awhia, Maku, Makurangi Rangitupoki, Turaukawa, Te Kahui, Rangitaura, Te Ratahi, Ngauta, Te Moengarao, Ngataioma Waitipua, Wiremu Kahui, Te Rangiwihoro, Taumana, Te Haupupa, Tongauroa, Ko Tenahi, Taupiri Toerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Kokore, Matareinga, Hone te Poho, Tamatea, Rangawhenua, Kereona, Moni, Rangimamau, Tuwehe, Haupupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Waipuhiao, Arohonga, Te Kiri, Mereana Hawaiki, and the other Native owners of all that piece of land situate in the Hawera Survey District, being Section 67, Block I., and containing by admeasurement 80 acres (more or less), being the land comprised in memorandum of lease, registered No. 540, to William Morshead Symons, of Normanby, settler, lessee:

Whereas the above-named William Morshead Symons 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 Morshead Symons 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 Monday, the 5th day of June, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 19.]

**"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 MONDAY, the 5th JUNE, 1893, to fix the Rent for a NEW LEASE to FARQUHAR FINLAYSON of Section 63, Block I., HAWERA, containing 94 acres (more or less), being Land comprised in Memorandum of Lease registered No. 1303.

TO Wiremu Katene, Kuraroa, Pipi, Tapuirangi, Ngapaku, Hauwhenua, Huatahi, Tapena, Funahau, Naurua, Taketake, Ngatai Tangirua, Marupatunga, Tahuoi, Ngaripo, 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, Taupaka, Tamawhero, Paerangi, Hiwi, Ngahua, Rangiwahia, Rangimaha, Te Raho, Ruihi, Motumahanga, Hui, Te Kauna, Taniwha, Kohunga, Maha, Ngaro, Tuku, Tanke, Te Whitowhoro, Heao, Ngahaka, Kiore, Tawiri, Waiaata, Ngawai Tarawhiti, Awhio, Te Rupapira, Pouwharenuu, Whakataka, Taha, Waipatara, Hihii, Haukopa, Ngoku, Whakaru, Tarawa, 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, Tohukore, Pawa, Motulanga, and the other Native owners of all that piece of land situate in the Hawera Survey District, being Section 63, Block I., and containing by admeasurement 94 acres (more or less), being the land comprised in memorandum of lease, registered No. 1303, to Farquhar Finlayson, of Normanby, farmer, as lessee:

Whereas the above-named Farquhar Finlayson 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 Farquhar Finlayson 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 Monday, the 5th day of June, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 20.]

**"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 FRIDAY, the 2nd JUNE, 1893, to fix the Rent for a NEW LEASE to HENRY BETTS of Section 77, Block III., WAIMATE, containing 61 acres 2 roods 6 perches (more or less), being the Land comprised in Memorandum of Lease registered No. 523.

TO Titokowaru, Komene, Tamatua, Pene, Takatua Kaumatua, Te Kepa, Te Manu, Ngaone, Toro, Ohia, Te Puihi, Tuhina, Pahau, Rangi, Te Kahu Pokore, Mui (Ranginui), Here, Wharepuka, Pokere, Torotoru, Taupaki, Te Rawhiti, Rahirunga, Takatua, Hura, Toha, Tutahione, Mangahau, Tiori, Te Unahi, Topahi, Amiria (Ngapuata), Te Hau (Paimaiwaho), Ngawairongoa, Tango, Ngarama, Ngawaihina, Whareawhea, Te Noti (Tanginui), Rua tamaiti, Pari, Makawe, Kawakawa, Hinemanu, Uenuku, Ngawhango, Whariki, Ruahoaata, Hineawhinga, Titi te Hoe, Ngarewa, Hira, Ngapaki, Titu, Rawiri Hurewai, and the other Native owners of all that piece of land situate in the Waimate Survey District, being section 77, Block III., and containing by admeasurement 61 acres 2 roods 6 perches (more or less), being the land comprised in memorandum of lease, registered No. 523, to Henry Betts, of Maniaia, farmer, as lessee:

Whereas the above-named Henry Betts 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 Henry Betts 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, Maniaia, as the place where, and Friday, the 2nd day of June, 1893, at 4 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

J. K. WARBURTON,
Public Trustee.

No. 21.]

**"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 SATURDAY, 3rd JUNE, 1893, to fix the Rent for a NEW LEASE to WILLIAM RIGBY Woods of Section No. 151, Block IV., WAIMATE, containing 210 acres 1 rood 16 perches (more or less), being Land comprised in Memorandum of Lease registered No. 523.

TO Titokowaru, Komene, Tamatua, Pene, Takatua Kaumatua, Te Kepa, Te Manu, Ngaone, Toro, Ohia, Te Puihi, Tuhina, Pahau, Rangi, Te Kahu Pukoro, Mui (Ranginui), Here, Wharepuka, Pokere, Torotoru, Taupaki, Te Rawhiti, Rahirunga, Takatua, Hura, Toha, Tutahione, Mangahau, Tiori, Te Unahi, Topahi, Amiria (Ngapuata), Te Hau (Paimaiwaho), Ngawairongoa, Tango, Ngarama, Ngawaihina, Whareawhea, Te Noti (Tanginui), Rua tamaiti, Pari, Makawe, Kawakawa, Hinemanu, Uenuku, Ngawhango, Whariki, Ruahoaata, Hineawhinga, Titi te Hoe, Ngarewa, Hira, Ngapaki, Titu, Rawiri Hurewai, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section No. 151, Block IV., and containing by admeasurement 210 acres 1 rood 16 perches (more or less), being the land comprised in memorandum of lease registered No. 523, to William Rigby Woods, of Okaiawa, farmer, as transferee:

Whereas the above-named William Rigby Woods has given notice to me, under the provisions of section 6 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 Rigby Woods 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, Maniaia, as the place where, and Saturday, the 3rd June, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.
J. K. WARBURTON,
Public Trustee.

No. 22.]

**"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 SATURDAY, the 3rd JUNE, 1893, to fix the Rent for a NEW LEASE to THOMAS SCOTT of Section 42, Block VII., WAIMATE, containing 75 acres (more or less), being Land comprised in Memorandum of Lease registered No. 453.

TO Maniaia Hukanui, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section 42, Block VII., and containing by admeasurement 75 acres (more or less), being the land comprised in memorandum of lease, registered No. 453, to Thomas Scott, of Maniaia, farmer, as lessee:

Whereas the above-named Thomas Scott 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 Thomas 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 at Maniaia as the place where, and Saturday, the 3rd June, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.
J. K. WARBURTON,
Public Trustee.

No. 23.]

**"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 TUESDAY, the 6th JUNE, 1893, to fix the Rent for a NEW LEASE to WILLIAM MURRAY ROSS of Section 24, Block II., HAWERA, containing 20 acres (more or less), being Land comprised in Memorandum of Lease registered No. 427.

TO Kuru, Taniwha, Te Aio, and the other Native owners of all that piece of land situate in the Hawera Survey District, being Section 24, Block II., and containing by admeasurement 20 acres (more or less), being the land comprised in memorandum of lease, registered No. 427, to William Murray Ross, of Normanby, settler, as transferee:

Whereas the above-named William Murray Ross 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 Murray Ross 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 Tuesday, the 6th June, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

No. 24.]

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 THURSDAY, the 8th June, 1893, to fix the Rent for a NEW LEASE to WILLIAM THOMAS WELLS, of Sections Nos. 70 and 71, Block III., Waimate, containing in all 196 acres 1 rood 3 perches (more or less), being Land comprised in Memorandum of Lease registered No. 529.

TO Titokowaru, Komene, Tamatua, Pene, Takatua, Kaumatua, Te Kapa, Te Manu, Ngao, Torc, Ohia, Te Puhī Tubina, Pahau, Rangī, Te Kahu Pokore, Mūhi (Ranginui), Here, Wharepuka, Pokere, Torutoru, Taupaki, Te Kawhiti, Rāhirunga, Takatua, Hura, Toha, Tutakione, Mangahau, Tiori, Te Unaihi, Topahi, Amiria (Ngapuatea), Te Hau (Paimatwaho), Ngawaito-ngoā, Tango, Ngārāina, Ngawaihiina, Whareawhea, Te Noti (Tanginui), Rua tamaiti, Pari, Makawe, Kawakawa, Hinemanu, Uenuku, Ngawhango, Whariki, Ruahōta, Hineawhinga, Titi te Hōe, Ngarewa, Hira, Ngapaki, Titiu, Kawiri Hurawai, and the other Native owners of all those pieces of land situate in the Waimate Survey District, being Sections Nos. 70 and 71, Block III., and containing by admeasurement in all 196 acres 1 rood 3 perches (more or less), being the land comprised in Memorandum of Lease registered No. 529, to William Thomas Wells, of Manaia, farmer, as transferee.

Whereas the above-named William Thomas Wells 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 Thomas Wells 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 Thursday, the 8th June, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

No. 25.]

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 WEDNESDAY, the 31st MAY, 1893, to fix the Rent for a NEW LEASE to JOHN MICHAEL HICKEY of Sections Nos. 4, 21, 22, and 23, Block X., OPUNAKE, containing in all 189 acres (more or less), being Land comprised in Memorandums of Leases registered Nos. 506, 718, 499, and 494.

TO Ihāia Ngakirikiri, Akinihī Himiona, Pikete Eruini Kawakawa, Waiana Eruini Kawakawa (Eruini Kawakawa, trustee), Matiu Wharematangi, Rangimoekai, Pau te Wahenga, Pohutu (Mata Hineotinga and Rua Ngakau, trustees for Rangimoekai, Pau te Wahenga, and Pohutu), Tuwhakararo, Wiremu Hohaia, Kuini Hohaia, Oriwia Hohaia, Parete Teira, Pipi Teira, Mere Teira, Harata Tuwhakararo, Anihera Ruakau, Ngamiraka Rawea, Marore Aitu, Marore, Ngamiraka, Te Awhe Parai, Mohi Parai, Turia Waribi, Tare Waribi, Te Mira Wharepore, Hame Iwaitai, Haka-raia Tangaika, Pakihere Eruini, Eruini Kawakawa (Rangiteanau), Komenga Rona, Ruhe Hakopa, Hona Rake, Te Kawau Rake, Ngeru Rake, Tarakamu, Kahukaraiti, Te Ataa Kahukaraiti, Ngamura Kahukaraiti, Mere te Rangikawarara, Rongo Maroa, Ihaka te Manu (Rangiu), Ihaka te Kou, 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. 4, 21, 22, and 23, Block X., and containing by admeasurement in all 189 acres (more or less), being the land comprised in memorandums of leases, registered Nos. 506, 718, 499, and 494, to John Michael Hickey, of Opunake, settler, as transferee:

Whereas the above-named John Michael Hickey 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 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 Wednesday, the 31st May, 1893, at 10 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

No. 26.]

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 THURSDAY, the 8th June, 1893, to fix the Rent for a NEW LEASE to ANDREW HASTIE of Section 44, Block VII., WAIMATE, containing 45 Acres (more or less), being the Land comprised in Memorandum of Lease registered No. 444.

TO Manaia Hukanui, and the other Native owners of all that piece of land situate in the Waimate Survey District, being Section 44, Block VII., and containing by admeasurement 45 acres (more or less), being the land comprised in memorandum of lease, registered No. 444, to Andrew Hastie, of Manaia, farmer, lessee:

Whereas the above-named Andrew Hastie 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 Andrew Hastie 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 Thursday, the 8th day of June, 1893, at 2 o'clock in the afternoon, as the time when, such meeting shall take place.

Dated this 3rd day of May, 1893.

No. 27.]

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 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 Tukarangatāi, Te Mera, Rahiri, Hurunga, Tare Waka, Rangimawe, Te Putaka, Mange, Te Oretu, 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 Karioi, Hinenia, Rangipahi, Matakirangi, Te Kenui, Rangipuri, Tahiri, Ngapuhi, Rongoapipi, Hinerangi, Kei, Te Aio, Puiake, Te Toroa, Toirehe, Tawa, Taikune, Tuhia, Hone Taka, Tutawa, Kapua, Potaka, Hinemaire, Te Rere, Rehia, Hawaihi, Te Para Buakere, Poriana, Mata, Ngatara, Whataranika, Kumenga, Kehu, Hinauri, Tikok, Ngakawa, Hautaweru, Rourangi, Wharepuni, Tahuoi, Karewai, Pukoro, Whakawiria, Te Angiangi, Rokia, Te Ingoingo, Tuhia Wharepouri Puaroto, Hariona, Te Kahuiti, Whakarika, Tamahiri, Rewi, Rangihina, Tukahu, Harei, Te Pakeke, Hone Kotuku, Puiaokohu, Mereana, Mounu, Ngana, Punahau, Hauwhenua, Awhio, Maku, Makurangi-Rangitupoki, Turaukawa, Te Kahui, Rangitaura, Te Ratahi, Ngauta, Te Moengaroa, Ngataioma, Waitipu, Wiremu Kahui, Te Rangihiroa, Tarewaka, Taumana, Te Haupupa, Tongauroa, Ko Tenaihi, Taupiri Toerangi, Tere Mutumutu, Huriwhaka, Tamaheri, Te Koko-re, Matareinga, Hone te Poho, Tamatea, Ranga-whenua, Kereona, Moni, Rangimamau, Tuwehe, Haupupa, Hinetau, Hinehau, Waitaoro, Mary Bailey, Te Whareaitu, Waipuhia, Arohonga, Te Kiri, Mereana 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.

J. K. WARBURTON,
Public Trustee.

No. 9.]

"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 29th 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 Tuwhaha, Tapuorongo, Ngamare, Toto, Te Manunui, Ngarepeka, Terereiao, Koi, Te Rangī, Wiki, Tura, Rangī Paia, Te Moko, Kura Mahiao, Ripō, Te Aomoko, Iwituwhaha, Manaia Pukerua, Arapata, Reihia, Huna, Piki, Hana, Puketoretore, Kari, Ratana, Kahui Kararehe, Rongotuhiata, Manetutokiri, Karira Kauwau 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 29th 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,
Public Trustee.

No. 10.]

"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 Ihaha Ngakirikiri, Akinihi Himiona, Pikete Eruini Kawakawa, Waiana Eruini Kawakawa (Eruini Kawakawa, Trustee), Maitu Wharematangi, Rangimoekē, Pau te Wahenga, Pohutu (Mata Hineotinga and Raha Ngakau, Trustees for Rangimoekē, Pau te Wahenga, and Pohutu), Tuwhakararo, Wiremu Hohoaia, Kuni Hohoaia, Oriwaha Hohoaia, Pareto Teira, Pipi Teira, Mere Teira, Harata Tuwhakararo, Anihera Buakau, Ngamiraka Rawea, Marore Aitu, Marore, Ngamiraka, Te Awha Parai, Mohi Parai, Turia Warahi, Tare Warahi, Te Mira Wharepore, Hame Iwitaia, Haka-raia Tangaika, Pakihere Eruini, Eruini Kawakawa (Rangiteaman), Komenga Rona, Ruhe Hakopa, Hona Rake, Te Kawau Rake, Ngeru Rake, Taraikamu, Kahukaraiti, Te Aatao Kahukaraiti, Ngamira Kahukaraiti, Mere te Rangikawarara, Rongo Maroa, Ihaka te Manu (Ranguru), Ihaka te Rou, Erana te Rana, 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.

J. K. WARBURTON,
Public Trustee.

No. 11.]

"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 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, 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 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.

J. K. WARBURTON,
Public Trustee.

No. 12.]

RETURN of IMMIGRATION to and EMIGRATION from the COLONY of NEW ZEALAND during the MONTH of APRIL, 1893, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure. (Subject to revision as to departures for Australia.*)

ARRIVALS AND DEPARTURES FROM AND TO DIFFERENT PLACES.

Countries.	ARRIVALS.					DEPARTURES.				
	Adults.		Children.		Total Persons.	Adults.		Children.		Total Persons.
	M.	F.	M.	F.		M.	F.	M.	F.	
United Kingdom	151	90	24	24	289	161	110	27	25	323
Queensland	2	2
New South Wales	602	274	93	89	1,058	542	272	42	49	905
Victoria	607	246	48	53	954	282	190	19	20	511
Tasmania	35	10	5	5	55	38	24	2	2	66
Other places	20	6	4	8	38	65	27	5	5	102
Totals	1,415	626	174	179	2,394	1,090	623	95	101	1,909

ARRIVALS AT AND DEPARTURES FROM DIFFERENT NEW ZEALAND PORTS.†

Ports.	ARRIVALS.					DEPARTURES.				
	Adults.	Children.	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons.
Kaipara	1	3	2	2	4
Auckland	659	118	496	281	777	631	74	451	254	705
Wellington.. ..	360	109	301	168	469	276	24	202	98	300
Lyttelton	247	48	176	119	295
Dunedin	23	3	11	15	26
Bluff	1,022	126	792	356	1,148	535	44	343	236	579
Totals	2,041	353	1,589	805	2,394	1,713	196	1,185	724	1,909

CHINESE.—Arrivals, 17; departures, 7.

* The departures for Australia are given subject to revision, as the Customs emigration returns do not include all passengers who go on board without booking. The numbers may eventually be somewhat increased after receipt of returns from the shipping companies.

† It is important to mention that, in the returns from which this table is made up, immigrants to the colony are all counted at the first port of arrival, and emigrants at the final port of departure.

Registrar-General's Office,
Wellington, 10th May, 1893.

E. J. VON DADELSZEN,
Registrar-General.

Bankruptcy Notices.

In Bankruptcy.—In the Supreme Court, holden at Auckland.

NOTICE is hereby given that WALTER GREY, of Devonport, Cordial Manufacturer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 9th day of May, 1893, at 11 o'clock.

J. LAWSON,
Official Assignee.
2nd May, 1893.

In Bankruptcy.—In the Supreme Court, holden at Auckland.

NOTICE is hereby given that ALFRED WELLS, of Auckland, Insurance Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 11th day of May, 1893, at 11 o'clock.

J. LAWSON,
Official Assignee.
4th May, 1893.

In Bankruptcy.

NOTICE is hereby given that ATAERA WARU, of Tolago Bay, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Gisborne, on Monday, the 15th day of May, 1893, at 2 o'clock.

JOHN COLEMAN,
Deputy Official Assignee.
Gisborne, 3rd May, 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 GEORGE WIG, of Gisborne, Mariner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Gisborne, on Monday, the 15th day of May, 1893, at 3 o'clock.

JOHN COLEMAN,
Deputy Official Assignee.
Gisborne, 3rd May, 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 NEWTON FAIRS, of Hawera, Bookseller and Stationer, carrying on business in the name and style of "Newton Fairs and Co.," was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Hawera, on Thursday, the 18th day of May, 1893, at 2 o'clock.

C. A. BUDGE,
Deputy Official Assignee.
Hawera, 6th May, 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 Supreme Court of New Zealand, holden at Wellington.

NOTICE is hereby given that WILLIAM COLLARD, of Wellington, Railway Porter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on Monday, the 15th day of May, 1893, at 2.30 o'clock p.m.

CHARLES C. GRAHAM,
Official Assignee.
8th May, 1893.

In Bankruptcy.—In the Supreme Court of New Zealand, holden at Wellington.

NOTICE is hereby given that JOHN O'HALLORAN, of Wellington, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on Tuesday, the 16th day of May, 1893, at 11 o'clock a.m.

CHARLES C. GRAHAM,
Official Assignee.

8th May, 1893.

In Bankruptcy.—In the Supreme Court of New Zealand, holden at Wellington.

NOTICE is hereby given that WILLIAM DEAR, of Rose-neath, Wellington, Bricklayer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on Wednesday, the 17th day of May, 1893, at 11 o'clock a.m.

CHARLES C. GRAHAM,
Official Assignee.

10th May, 1893.

In Bankruptcy.—In the Supreme Court, holden at Christchurch.

NOTICE is hereby given that GEORGE GORRIE, of Salt-water Creek, near Woodend, Farming Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 10th day of May, 1893, at 11 o'clock.

G. L. GREENWOOD,
Official Assignee.

In Bankruptcy.—In the Supreme Court, holden at Christchurch.

NOTICE is hereby given that JOHN DRON, of Balcairn, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 15th day of May, 1893, at 11 o'clock.

G. L. GREENWOOD,
Official Assignee.

In Bankruptcy.—In the District Court, holden at Ashburton.

NOTICE is hereby given that JAMES OSBORNE, of Willowby, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 8th day of May, 1893, at 11.30 o'clock.

JOHN DAWSON,
Deputy Official Assignee.

1st May, 1893.

In Bankruptcy.—District Court of Timaru and Oamaru, holden at Timaru.

NOTICE is hereby given that PHILIP STRATFORD, of Waitohi Flat, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade Chambers, Timaru, on Tuesday, the 16th day of May, 1893, at 11 o'clock.

ALEX. MONTGOMERY,
Deputy Official Assignee.

Timaru, 3rd May, 1893.

In Bankruptcy.—In the District Court of Timaru and Oamaru, holden at Oamaru.

No. 6.—In the matter of "The Bankruptcy Act, 1892," and of the bankruptcy of WILLIAM WENLOCK, of Oamaru, in the Provincial District of Otago, in New Zealand, Dealer, a debtor.

THE above-named debtor having filed a petition to be adjudged a bankrupt in the District Court at Oamaru, I hereby summon the first general meeting of creditors in the estate, to be held at the Courthouse (Committee-room), Oamaru, on Friday, the 12th May, 1893, at 2.30 p.m.

E. A. ATKINSON,
Deputy Official Assignee.

Oamaru, 3rd May, 1893.

In Bankruptcy.—In the Supreme Court of New Zealand, holden at Dunedin.

No. 10.

NOTICE is hereby given that JAMES PICKWORTH, of Palmerston, Labourer, was this day adjudged bank-

rupt; and I hereby summon a meeting of creditors, to be holden at my office on the 10th day of May, 1893, at 2 o'clock.

JAMES PAUL,
Acting Official Assignee.

1st May, 1893.

Jno. Wilkinson, Dowling Street, Solicitor for bankrupt.

In Bankruptcy.—In the Supreme Court of New Zealand, holden at Dunedin.

No. 12.

NOTICE is hereby given that WILLIAM JOHN ROBERTS, of Dunedin, Storeman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 12th day of May, 1893, at 3 o'clock.

JAMES PAUL,
Acting Official Assignee.

4th May, 1893.

S. Solomon, Solicitor for bankrupt.

In Bankruptcy.—In the Supreme Court of New Zealand, holden at Dunedin.

No. 13.

NOTICE is hereby given that WILLIAM ANGELL, of Dunedin, Cabinet- and Blind-maker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 9th day of May, 1893, at 3 o'clock.

JAMES PAUL,
Acting Official Assignee.

4th May, 1893.

Jno. Wilkinson, Solicitor for bankrupt.

Land Transfer Act Notices.

APPLICATION having been made to me for the issue of a provisional certificate of title for part of Lot 27 of the subdivision of part of Allotments 5 and 8, Section 5, Suburbs of Auckland, being the land comprised in Vol. xxxix., folio 158, 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 certificate as requested, unless caveat forbidding the same be lodged on or before the 25th instant.

Dated this 3rd day of May, 1893, at the Lands Registry Office, Auckland.

THEO. KISSLING,
District Land Registrar.

310

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 in the meantime be lodged forbidding the same, in each case, on or before the 12th June, 1893.

ELIZA HOLMES.—Lots 3 and 4 of Allotment 37, Section 28, City of Auckland, containing 11 perches. In applicant's occupation. 2933.

JOHN EASTWOOD.—Part of Lots 2 and 7 of Allotment 189, Parish of Takapuna, containing 146 acres and 2 roods. In the occupation of tenant. 3024.

Diagrams may be inspected at this office.
Dated this 6th day of May, 1893, at the Lands Registry Office, Auckland.

THEO. KISSLING,
District Land Registrar.

311

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 in the meantime be lodged forbidding the same within one month from the date of the gazetted of this notice.

THOMAS MACGIBBON, JOHN MACGIBBON, and COLIN MACGIBBON.—2 roods, being Sections 2 and 3, Block XX., Town of Invercargill. Occupied by Charles Constable. No. 2521.

JAMES HANNA.—1 rood, being Section 10, Block LVI., Town of Invercargill. Occupied by Applicant. No. 2523.

HEINRICH CHRISTOPHER HACKER.—1 rood 38-4 perches, being part of Section 4, Block I., Invercargill Hundred (known as Allotment 24, Richmond Grove). Occupied by James Findlay. No. 2522.

JOHN HART, WILLIAM PHILLIPS HART, MARIA HART, and EDWARD HULME HART.—1 rood, being Section 6, Block XXXI., Town of Invercargill. Unoccupied. No. 2524.

JOHN HART, WILLIAM PHILLIPS HART, MARIA HART, and EDWARD HULME HART.—1 rood, being Section 11, Block IV., Town of Invercargill. Occupied by the Colonial Hardware, Woodware, and Implement Company (Limited). No. 2525.

PRISCILLA HAGGIE LEWIS.—4 acres 2 roods 18 perches, being part of Section 30, Block XIX., Hundred of Invercargill. Unoccupied. No. 2511.

MALCOLM MCKELLAR and JAMES GALBRAITH.—14 acres 1 rood 17 perches, being part of Section 29, Block I., Invercargill Hundred; also in that piece of land containing 76 acres, being part of Section 9, Block IV., and part of Section 3, Block I., Hundred of Invercargill. Part of Section 29, Block I., occupied by Walter Guthrie, and the remainder unoccupied. Nos. 2518, 2519, 2520.

Diagrams may be inspected at this office.

Dated this 29th day of April, 1893, at the Lands Registry Office, Invercargill.

F. G. MORGAN,
District Land Registrar.

302

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 12th day of June, 1893.

2298. JOHN JACKSON.—Section 94, Town of Wanganui. Occupied by Tom Boswall Williams, — Talbot, and Mrs. Bush.

2318. MARY MORTIMER BOULCOTT and REGINALD PHILIP SUMNER.—Sections 14 and 15, Wellington Harbour District. In occupation of John August.

Diagrams may be inspected at this office.

Dated this 10th day of May, 1893, at the Lands Registry Office, Wellington.

G. G. BRIDGES,
Deputy District Land Registrar.

313

Mining Notices.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The United Hercules Hydraulic Sluicing Company (Limited).

When formed, and date of registration: 13th August, 1888.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Legal Manager: Dunedin; Peter Barr, Secretary.

Nominal capital: £12,000.

Amount of capital subscribed: £12,000.

Amount of capital actually paid up in cash: £4,125.

Paid-up value of scrip given to shareholders, and amount of cash received for same: £4,125.

Paid-up value of scrip given to shareholders on which no cash has been paid: £6,500.

Number of shares into which capital is divided: 12,000.

Number of shares allotted: 12,000.

Amount paid up per share: £4,125 on 5,500 contributing shares; £6,500 on 6,500 vendors' shares.

Amount called up per share: 15s. on contributing shares.

Number and amount of calls in arrear: Nil.

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: 7.

Total amount of dividends declared: £7,800.

Total amount of dividends paid: £7,800.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: £143 Os. 4d.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: Nil.

Amount of contingent liabilities of the company: Nil.

Amount of liabilities of company: £313 10s. 3d.

I, Peter Barr, of Dunedin, the Secretary of the above-named company, do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1892; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

PETER BARR, Secretary.

Declared at Dunedin, this 17th day of February, 1893, before me—R. H. Leary, J.P.

314

IN THE SUPREME COURT OF NEW ZEALAND,
NORTHERN DISTRICT.

In the matter of "The Companies Act, 1882," and its amendments, and of the Invicta Gold Mining Company (Limited).

HIS Honour Mr. Justice Conolly has, by an order dated the 7th day of April, 1893, appointed William Gray,

of the City of Auckland, New Zealand, Accountant, to be Official Liquidator of the above-named company.

Dated this 4th day of May, 1893.

HENRY C. BREWER,
Registrar.

Russell and Campbell, Wyndham Street, Auckland, Solicitors for the petitioning creditor.

309

Private Advertisements.

DISSOLUTION OF PARTNERSHIP.

BROWN, EWING, AND Co.

NOTICE is hereby given that by the judgment this day of the Supreme Court of New Zealand, at Dunedin, the Partnership subsisting between THOMAS BROWN and RALPH EWING, of Dunedin, under the style of "Brown, Ewing, and Co.," in the business of Drapers and Mercers, has been declared to have been dissolved as on and from the 16th day of February now last past.

The business of the said late firm will continue to be carried on by the said Thomas Brown, under the style of "Brown, Ewing, and Co.," as heretofore. The said Thomas Brown will pay the trade debts and liabilities of the firm, and it is necessary that all claims should be sent in at once for settlement. The said Thomas Brown is also authorised to receive all debts due to the said late firm, and it is necessary that the same should be paid at once, in order that all outstanding of the said late firm should be wound up.

Dated this 28th day of March, 1893.

KENYON AND HOSKING,
Solicitors for the said Thomas Brown.
DUNCAN AND MACGREGOR,
Solicitors for the said Ralph Ewing.

312

IN THE SUPREME COURT OF NEW ZEALAND,
CANTERBURY DISTRICT.

In the matter of "The Companies Act, 1882," and the amendments thereof; and in the matter of the Waimea Creek Gold-dredging Company (Limited).

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the 10th day of May instant, presented to Mr. Justice Denniston, a Judge of the Supreme Court, by the said company, and the said petition is directed to be heard before a Judge of the said Court, on Tuesday, the 23rd day of May instant, at the Supreme Court, Christchurch, at 11 o'clock in the forenoon, or as soon thereafter as the said petition can be heard, and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the said 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 company requiring the same by the undersigned on payment of the regulated charge for the same.

Dated this 10th day of May, 1893.

STRINGER AND CRESSWELL,
Solicitors for the Petitioner.

315

COUNTY OF CLUTHA.

PUBLIC NOTICE OF INTENTION TO TAKE LAND FOR A ROAD.

TAKE notice that, it being the intention of the Clutha County Council to take a portion of Sections 5, 6, and 7, Block III., Glenkenich Survey District, for the purpose of constructing a road through the said sections (under the provisions of "The Public Works Act, 1882"):

A plan of the land has been prepared, and is now open for inspection by all persons desirous of inspecting the same at the County Chambers, Balclutha, during office-hours.

All persons having any objections to the taking of the said land are notified that they must lodge all objections thereto in writing with the Clutha County Council within forty days from the first publication thereof.

Dated at Balclutha, this 7th day of April, 1893.

PETER NELSON,
County Clerk.

301

COUNTY OF CLUTHA.

PUBLIC NOTICE OF INTENTION TO TAKE LAND FOR A ROAD.

TAKE notice that, it being the intention of the Clutha County Council to take a portion of Section 14, Block VII., Glenomaru, for the purpose of constructing a road through a portion of the said section (under the provisions of "The Public Works Act, 1882"):

A plan of the land has been prepared, and is now open for inspection by all persons desirous of inspecting the same at the County Chambers, Balclutha, during office-hours.

All persons having any objections to the taking of the said land are notified that they must lodge all objections thereto in writing with the Clutha County Council within forty days from the first publication thereof.

Dated at Balclutha, this 28th day of April, 1893.

PETER NELSON,
County Clerk.

300

COUNTY OF WAITEMATA.

NOTICE OF INTENTION TO TAKE LAND FOR ROADS.

NOTICE is hereby given that it is proposed by the Waitemata County Council, under the provisions of "The Public Works Act, 1882," to execute certain public works—to wit, the construction of roads in the County of Waitemata—and for the purpose of such public works the lands described in the Schedule hereto are required to be taken; and notice is further given that copies of the plans of the said roads, and of the lands so required to be taken, are deposited at the County Office, Palmerston Buildings, Auckland, and are there open for inspection. All persons affected by the execution of the said public works, or by the taking of the said lands, shall, if they have any well-grounded objections to the execution of the said public works, or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Clerk of the Waitemata County Council, Palmerston Buildings, Auckland.

SCHEDULE.

Approximate Area of each of the Parcels of Land required to be taken.	Being Section or Portion of Section No.	Owner.	Situated in the Survey District of
A. R. P. 0 1 30	Portion of 85 ..	W. P. Hoffman	Waikomiti.
5 0 8.6	Portion of 238a ..	Rev. D. Bruce	Waikomiti.
0 0 27.7	Portion of 239 ..	Rev. D. Bruce	Waikomiti.
0 0 31	Portion of 128 ..	Sarah Atwood	Waikomiti.
0 3 18 3 0 17	Portion of 129 ..	Crown ..	Waikomiti.
1 1 20	Portion of 130 ..	Crown ..	Waikomiti.
0 0 11.3	Portion of 92 ..	Wm. Hall ..	Waikomiti.
1 2 17	Portion of 100 ..	Wm. Bruce	Waitakerei.
1 0 19	Portion of 71	A. Richardson, M.D.	Waitakerei.
2 2 27.6	Portion of N.E. 66	C. W. Sanders	Waitakerei.
4 2 5	Portion of S.E. 66..		

By order of the Council. OLIVER MAYS,
County Clerk.
County Office, Auckland, 27th April, 1893. 299

In the matter of a Bill to be intituled "An Act to authorise the Gore Electric Light and Power Syndicate (Limited) to break up or cross over Streets, Roads, Rivers, and Bridges, and to place Mains, Service-lines, and Distributing Mains either above or below Ground, and to lay down and place Pipes, Conduits, and Service-pipes, and to erect Pillars, Arches, or Poles, and to make, construct, and do other Works and Things for supplying the Borough of Gore with Electrical Energy."

NOTICE is hereby given that application is intended to be made at the next session of the General Assembly of New Zealand for leave to bring in a Bill to be intituled "An Act to authorise the Gore Electric Light and Power Syndicate (Limited) to break up or cross over Streets, Roads, Rivers, and Bridges, and to place Mains, Service-lines, and Distributing Mains either above or below Ground, and lay down and place Pipes, Conduits, and Service-pipes, and erect Pillars, Arches, and Poles, and make, construct, and do all other Works and Things for supplying the Borough of Gore with Electrical Energy," and that the objects of such Bill will be to enable and authorise the Gore Electric Light and Power Syndicate (Limited) (hereinafter called "the company"), and subject and without prejudice to "The Electric Lines Act, 1884," "The Municipal Corporations Act, 1886," and "The Municipal Corporations Act Amendment Act, 1887," to supply electrical energy (including electric light and motive-power) for public and private purposes to and within the Borough of Gore, or any part thereof, and for such purposes to break up or cross over streets, roads, rivers, and bridges, and place mains, service-lines, wires, and distributing mains either above or below ground, and over or under any streets, and lay down and place pipes, conduits, and service-pipes, and erect pillars, arches, and poles in and upon streets, roads, bridges, and other places, and make and construct other works for supplying electric light, power, and energy to and within the Borough of Gore, or any part thereof, upon such terms and conditions, for such period or periods, and subject to such regulations and provi-

sions for securing the safety of the public, as may be agreed between the company and the Borough Council of Gore, and to provide that a copy of every agreement between the company and the said Borough Council shall be deposited at the office of the said Borough Council, and that notice thereof shall be advertised in some newspaper published in the Borough of Gore, and that a meeting of burgesses shall be called to consider such agreement, and a poll of the burgesses be taken in accordance with "The Municipal Corporations Act, 1886," on the question whether such agreement shall be confirmed, and that the company shall not be entitled to exercise any of the aforesaid powers until such agreement is entered into and confirmed, and that the powers to be conferred by the Act shall cease if such agreement is not made and entered into within one year from the passing of the Act. A further object of the said Bill will be to empower the company, or its assignee, from time to time, with the consent of the Borough Council of Gore, to sell and assign any such agreement, and the benefit thereof, and the undertaking of the company, to any person, persons, corporation, or company, and to provide that upon any such sale and assignment the rights and powers conferred and the obligations imposed by the Act, and by any such agreement, shall be transferred to, vested in, and may be exercised by and shall attach to the person, persons, corporation, or company to whom such agreement may be sold and assigned.

The limits within which such works as aforesaid are intended to be made and maintained extend to and include the Borough of Gore.

And notice is hereby further given that copies of the said Bill will be deposited at the office of the Examiner of Standing Orders, at Wellington, within fourteen days after the commencement of the said session.

Dated this 9th day of May, 1893.

BATHGATE AND WOODHOUSE, Dunedin,
Solicitors for the Bill.

Parliamentary Agents—Travers and Welford, Solicitors,
Wellington, N.Z. 303

NEW ZEALAND, } NOTICE is hereby given that it is intended to present a petition to the General Assembly of New Zealand, at its next session, praying for leave to introduce a Bill intituled "An Act to validate a Devis of Land at Ohinemutu, made by Niramona Pini in favour of Jane Stephenson Graham," the object of which is to provide that the certificate of title issued by the Auckland District Land Registrar on the 26th November, 1883, in favour of Niramona Pini, of Ohinemutu, for a certain parcel of land known by the name of Utanga No. 9 shall operate as if the antevesting date inserted in the said certificate had been the 20th July, 1881, instead of the 10th July, 1883, and authorising the Registrar to make such corrections in the register as shall be necessary to give effect hereto, and also to provide that the provisions of the Thermal-springs District Act shall not affect the transmission of the above-named land under the will of Niramona Pini, of Ohinemutu.

Copies of the said Bill will be duly deposited in the office of the Examiner of Standing Orders.

Dated this 1st day of May, 1893.

304 JANE STEPHENSON GRAHAM.

THE Partnership (if any) heretofore existing between us, the undersigned JOHN GILMOUR the younger and ERNEST FALKNER, carrying on business under the style or firm of "Gilmour and Falkner," at Manaia, as General Storekeepers, has been dissolved from this date. All debts owing by the firm will be paid by Mr. John Gilmour, who will continue the business and collect moneys owing to the firm. The business will be continued under the name of "Gilmour and Falkner."

Manaia, 24th April, 1893.

JOHN GILMOUR, JUN.
ERNEST FALKNER.

Witness to both signatures—H. Caplen, Solicitor, Hawera. 306

NOTICE.

NOTICE is hereby given that the Partnership which for some time past existed between us, the undersigned ALBERT ADAMS and ALEXANDER ROBERTSON, under the style or firm of "Adams and Robertson," in the businesses of General Storekeepers and Produce and General Dealers, carried on in and about Spring Creek, was, on the 1st day of May, 1893, dissolved by mutual consent.

The businesses will in the future be carried on by Mr. Alexander Robertson alone, who will also pay all moneys due by and receive all moneys due to the late firm, and only his receipt shall be a sufficient discharge for debts due to such firm.

Dated this 6th day of May, 1893.

ALBERT ADAMS.
ALEXANDER ROBERTSON.

305

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that on the 5th day of April instant I retired, with the consent of my late partners therein, from the firm of Legge and Son, of Grey Street, Auckland, Fruit Evaporators.

Dated this 26th day of April, 1893.

ROBERT BRASH YOUNG.

Witness—Wm. Thorne, Solicitor, Auckland.

WITH reference to the above notice, we hereby intimate that the business will be continued by the remaining partners, A. LEGGE and A. S. LEGGE.

298 LEGGE AND SON.

THE DACOMBE CONFECTIONERY AND PRESERVING COMPANY (LIMITED).

AT an adjourned extraordinary general meeting of the Shareholders in the above company, held at the registered office of the company, on Monday, the 1st day of May, 1893, at 3 p.m., the following extraordinary resolution was duly passed, viz.:-

"That it has been proved to the satisfaction of the company that it is unable, by reason of its liabilities, to continue its business, and that consequently it be voluntarily wound up; and that Huston Curlett, of Christchurch, Commission Agent, be, and he is hereby, appointed Liquidator for the purpose of such winding-up."

Dated at Christchurch, this 1st day of May, 1893.

JOHN LEE,
Chairman.

308

NOTICE is hereby given that the Partnership lately subsisting between us, the undersigned ROBERT STONE FLORANCE and ROBERT MANISTY, carrying on business at Woodville, in Hawke's Bay, as Barristers and Solicitors, under the style or firm of "Florance and Manisty," has this day been dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said Robert Stone Florance, who will continue the said business under his own name.

As witness our hands, this 1st day of May, 1893.

R. STONE FLORANCE.
ROBERT MANISTY.

Witness to the signatures of both parties—Wm. Syms, Woodville, Chemist, &c. 307

PRICE-LIST OF ACTS, 1892.

No.	PUBLIC ACTS.	s.	d.
19.	Aliens Act Amendment	0	6
57.	Appropriation	0	6
12.	Auckland University College Land Exchange ..	0	6
24.	Bankruptcy	2	6
25.	Contractors' and Workmen's Lien	0	9
10.	Courts of Justice (Technical Defects Removal) ..	0	6
34.	Customs Laws Consolidation Act Amendment ..	0	6
30.	Dairy Industry	0	6
21.	Employers' Liability Acts Amendment	0	6
49.	Factories Act Amendment	0	6
17.	Fisheries Encouragement Act Amendment	0	6
26.	Friendly Societies Act 1882 Amendment	0	6
33.	Government Loans to Local Bodies Act Amendment ..	0	6
1.	Imprest	0	6
2.	Imprest (No. 2)	0	6
18.	Imprest (No. 3)	0	6
5.	Kaipoi Native Reserves Act 1877 Amendment ..	0	6
6.	Kaipo Reserve	0	6
27.	Kaipo Reserve (No. 2)	0	6
37.	Land	2	6
54.	Land and Income Assessment	0	9
31.	Land for Settlements	0	6
55.	Land-tax and Income-tax	0	6
36.	Law Practitioners	0	6
28.	Local Bodies' Loans Act Amendment	0	6
38.	Manure Adulteration	0	6
13.	Mere Taka Land-Grant	0	6
47.	Mining Act Amendment	0	6
48.	Mining Companies Act Amendment	0	6
7.	Napier Native Hostelry Site Sale	0	6
35.	Native Land Purchases	0	6
40.	Native Land (Validation of Titles)	0	6
46.	Naval and Military Settlers' and Volunteers' Land ..	0	6
23.	New Zealand Company's Land Claimants	0	6
51.	North Island Main Trunk Railway Loan Application Acts Amendment	0	6
42.	Offensive Publications	0	6
8.	Orakei Succession Further Investigation	0	6
4.	Oyster Fisheries	0	6

No.	PUBLIC ACTS—continued.	s.	d.
16.	Palmerston North Courthouse Site Sale	0	6
53.	Payment of Members	0	6
41.	Police Offences Act 1884 Amendment	0	6
50.	Printers and Newspapers Registration Act 1868 Amendment	0	6
11.	Provincial Ordinances	0	6
39.	Public Reserves Vesting and Sale	0	6
32.	Public Revenues	0	6
56.	Public Works Appropriation	0	6
52.	Public Works Acts Amendment	0	6
20.	Registration of Births and Deaths Act Amendment	0	6
43.	Selectors' Lands Revaluation Continuance and Amendment	0	6
44.	Servants' Registry Offices	0	6
9.	Settled Land Act Amendment	0	6
45.	Shops and Shop-assistants	0	6
14.	Unclaimed Land	0	6
15.	Waikouaiti Reserves	0	6
29.	Water-supply	0	6
22.	West Coast Settlement Reserves	1	0
3.	Westland and Grey Education Boards	0	6

LOCAL ACTS.

16.	Auckland Harbour Board Empowering	0	6
20.	Cook and Waipuu Counties Property Adjustment ..	0	6
11.	Dempsey Trust	0	6
21.	Gisborne Harbour Act 1884 Amendment	0	6
19.	Hukarere Native Girls' School	0	6
18.	Kaitangata Relief Fund Transfer	0	6
14.	Mount Ida Water-race	0	6
6.	Napier Harbour Board Further Empowering	0	6
5.	Napier Harbour Board Loan	0	6
15.	Oamaru Harbour Board Advance Repayment	0	6
7.	Oamaru Racecourse Trustees Empowering	0	6
13.	Ocean Beach Public Domain	0	9
8.	Ohinemuri County Ridings Validation (No. 2)	0	6
17.	Otago School Commissioners Empowering	0	6
29.	Palmerston North Hospital Vesting	0	6
27.	Patea Harbour	0	6
10.	Petone Corporation Loan Empowering	0	6
9.	Rohe Potae Investigation of Title	0	6
3.	Sydenham Borough Council	0	6
12.	Tahoraiti Titles Amendment and Validation	0	6
4.	Te Aroha Recreation-ground and Racecourse ..	0	6
22.	Waiorongomai Bridge	0	6
30.	Wanganui Harbour Board Endowment Sale	0	6
1.	Wanganui Hospital Board Vesting	0	6
26.	Wanganui River Trust Act 1891 Amendment	0	6
2.	Wellington City Sanitation Loan Empowering ..	0	6
23.	Wellington Corporation and Harbour Board Streets and Lands	0	6
24.	Whangarei Drill-shed	0	6
25.	Westland Churches, Schools, and Hospitals Vesting	0	6
28.	Westland, Grey, Inangahua, and Buller Counties Vehicle Licensing	0	6
31.	Westland and Nelson Coalfields Administration Act 1877 Amendment	0	6

PRIVATE ACTS.

1.	Kaihau Trust Money	0	6
2.	Wesleyan Methodist Church Property Trust Act 1887 Amendment	0	6

STATUTES, 1892.

	£	s.	d.
Cloth boards	1	0	0
Half-calf	1	5	0

JUST PUBLISHED.

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

NEW ZEALAND'S LONE LANDS: Being Brief Notes of a Visit to the Outlying Islands of the Colony. By RO. CARRICK.

AORANGI; OR, THE HEART OF THE SOUTHERN ALPS, NEW ZEALAND. By MALCOLM ROSS, Vice-President, N.Z. Alpine Club.

A ROMANCE OF LAKE WAKATIPU (a Legend of the Lakes): Being Episodes of Early Goldfield Life in New Zealand; with Itinerant, Statistical, Historical, and other Notes. By RO. CARRICK.

SAMUEL COSTALL,

Government Printer for the time being.

Wellington, April, 1893.

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

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SAMUEL COSTALL,
Government Printer for the time being.

JUST PUBLISHED.

LIST of Owners of the several Subdivisions of the Awarua Block, showing number of shares held by each, with alphabetical index. Price, 10s.

SAMUEL COSTALL,
Government Printer for the time being.
Printing and Stationery Department,
Wellington, April, 1893.

THE NEW LAND ACT.

THE LAND ACT, 1892, is obtainable at the Government Stationery Office, price 2s. 6d.

Also,
THE CROWN LANDS OF NEW ZEALAND; with Instructions as to the Mode of Acquisition, Tenures, &c. Demy 8vo. Price 6d.

SAMUEL COSTALL,
Government Printer for the time being.
Printing and Stationery Department,
Wellington, April, 1893.

BANKRUPTCY NOTICES.

THE public are informed that extracts from the *New Zealand Gazette*, containing all Bankruptcy Notices that appear in each issue, will be published weekly, and will be sent post free to any address on payment of a subscription of 10s. per annum. Single copies 3d. each. Orders should be addressed and subscriptions made payable to

SAMUEL COSTALL,
Government Printer for the time being.
Printing Department,
Wellington, April, 1893.

THE NEW ZEALAND GAZETTE.

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

Single copies of the *Gazette*, 6d. each.

Advertisements are charged at the uniform rate of 6d. per line for each insertion.

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

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

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

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

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

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

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

NO ADVERTISEMENT WILL BE INSERTED WITHOUT PREPAYMENT BEING MADE.

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By Authority: SAMUEL COSTALL, Govt. Printer for the time being, Wellington.