

THE

GAZETTE. NEW ZEALAND

Published by Authority.

WELLINGTON, THURSDAY, AUGUST 9, 1894.

Setting apart Land in Otago for Leasing as a Small Land set apart for Grazing-run under "The Land Act, 1892."

(L.s.)

GLASGOW, Governor. A PROCLAMATION.

A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in me by the one hundred and seventy-second section of "The Land Act, 1892," and of every other power and authority enabling me in that behalf, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby declare that the land mentioned in the Schedule hereto shall be subject to the provisions of sections one hundred and seventy-two to one hundred and eighty-six of Part V. of "The Land Act, 1892," relating to small grazing-runs.

SCHEDULE. OTAGO LAND DISTRICT.

Section.	Run No.	Survey Distri	Area.		
••	170в Block.	Beaumont	••	1,570	в. р. 0 0
2	XVI.	Maruwenua	• •	656	3 17
2 3	"	,,		587	2 23
6	,,	,,		571	1 28
. 7	,,	,,		593	0 0
1	ΙŸ.	Kakanui		1,270	0 0
3				1,625	1 36
23 & 24	хї.	Maungatua		1,821	0 29
2 2	II.	Kakanui	١	-,	·
	III.		1		
5	III.	"	- 1		
9	víi.	,	}-	10,376	0 0
1	VIII.	"			
2		17			
2	XIV.	Kyeburn	- !		
1 3 1 2 2 2	ΪΙΙ.	Kakanui)	~ 100	
	VI.	,,	}	5,180	0 0
2	VII.	,,	}	ŀ	

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 first day of August, in the year of our Lord one thousand eight hundred and ninety-four.

JOHN McKENZIE.

JOHN McKENZIE Minister of Lands.

GOD SAVE THE QUEEN!

Village Settlement in the Wellington Land District.

(L.S.)

GLASGOW, Governor.

PROCLAMATION.

In pursuance of the power and authority conferred upon me by the one hundred and sixty-eighth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the allotments of Crown lands respectively described in the Schedule hereto shall be and the same are hereby set apart for sale as village allotments, by auction, on Wednesday, the twenty-sixth day of September, one thousand eight hundred and ninety-four.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Horowhenua Village Settlement.

Section.	Area.	Upset Price.
3 4 5 6 7 8 9 10	A. R. P. 1 0 0 1 0 0 0 0 33 0 1 0	£ s. d. 10 10 0 10 10 0 12 0 0 12 10 0 12 10 0 12 10 0 12 10 0 12 10 0 9 10 0
13	0 1 1	12 10 0

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

> JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for Village Settlements in the Wellington Land District.

(L.S.)

GLASGOW, Governor.

A PROCLAMATION.

N pursuance of the power and authority conferred upon me by the one hundred and sixty-eighth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the allotments of Crown lands respectively described in the Schedule hereto shall be and the same are hereby set apart and declared open for lease as village settlements.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Horowhenua Village-homestead Settlement.

Sections 14, 15, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 28, 29, 30, containing 5 acres each.

Section 31, containing 9 acres 1 rood 2 perches.

Sections 32, 33, 34, 35, 36, 37, 38, containing 10 acres

each.

Section 39, containing 9 acres and 24 perches. Section 40, containing 15 acres and 5 perches. Section 41, containing 15 acres. Section 42, containing 14 acres and 4 perches.

Section 43, containing 8 acres 3 roods and 26 perches. Section 44, containing 10 acres. Section 45, containing 10 acres and 5 perches.

Section 45, containing 10 acres and 5 perches.
Section 46, containing 10 acres and 6 perches.
Section 47, containing 10 acres.
Sections 48, 49, and 50, containing 25 acres each.
Sections 51, containing 24 acres and 1 perch.
Sections 52, 53, 54, and 55, containing 25 acres each.
Sections 56, containing 26 acres 3 roods 26 perches.
Sections 57, 58, and 59, containing 50 acres each.
Section 60, containing 48 acres 2 roods 7 perches.

Given under the hand of His Excellence the

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 third day of August,
in the year of our Lord one thousand eight hundred and ninety-four. dred and ninety-four.

JOHN McKENZIE,

Minister of Lands.

GOD SAVE THE QUEEN!

Terms and Conditions of Lease of Village - homestead Allotments in Wellington.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-ninth section of "The Land Act, 1892," it is enacted that the Governor in Council may fix the terms and conditions upon which the lands in any village settlement shall be disposed of, subject as in the said section is provided: And whereas by a Proclamation made under the said Act on the third by a Proclamation made under the said Act on the third day of August, one thousand eight hundred and ninety-four, and published in the New Zealand Gazette on the ninth day of August, one thousand eight hundred and ninety-four, the lands described in the First Schedule hereto have been set apart under the said Act and declared open for lease as village settlements, and it is expedient to fix the terms and conditions upon which the said lands shall be disposed of:

Now, therefore, His Excellency the Governor of the Colony Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities conferred by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby fix the terms and conditions on which the lands mentioned in the First Schedule hereto shall be disposed of by way of lease in perpetuity, and which said terms and conditions are set forth in the Second Schedule hereto, and also doth direct that the lands in the said village settlements shall be divided into village-home-stead allotments only. stead allotments only.

FIRST SCHEDULE.

Wellington Land District.—Horowhenua County.-Horowhenua Village-homestead Settlement.

First-class Land.

		Lease in Perpetuity.				
Section.	Area.	Rent per Acre.	Half-yearly Rent.			
14 15 16 17 18 19 20 21 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 50 51 55 56 57 58 56 57 58 56 56 57 58 56 56 56 56 56 56 56 56 56 56 56 56 56	A. R. P. 5 0 0 5 0	d. 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	£ s. d. 0 15 0 0 13 0 1 4 1 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 14 7 1 14 6 1 15 1 1 2 0 2 15 0 2 12 6 2 12 6 2 12 6 2 12 6 2 12 6 3 10 5 5 0 5 5 0 5 1 6 6 0 7 5 5 0 5 1 6 6 0 7 5 5 0 6 11 6 7 5 5 0 7 5 5 0 8 0 8 0 8 0 8 0 8 0 8 0 8 0 8			

This settlement is situated near Levin, on the Wellington-Manawatu Railway-line, in the centre of a rising and prosperous district. It has access by train twice a day to the Wellington and West Coast markets. The distance from Wellington and West Coast markets. The distance from Wellington is about fifty-eight miles, and from Palmerston North about thirty miles. The whole area is perfectly level, with excellent soil, well adapted, when cleared, for marketgardens, orchards, or dairying purposes. The north-eastern portion of the block, however, is somewhat stony, although the soil is fair, with the exception of the small natural clearing shown on the lithograph. The land is all heavily timbered, including matai, rimu, and miro, some of it being suitable for milling purposes; and a large mill is at work on adjoining land. adjoining land.

[Note.—Sections Nos. 14, 15, 41, 42, 46, 47, and 48 are offered subject to the right of allowing the existing tramway to be used through and over them, and also for the free ingress and egress of all persons, animals, and conveyances in any way connected therewith, together with full permission to repair, maintain, and keep in working-order such line of tramway for a period of two years from the 1st January, 1895, after which time all rights thereto shall cease.]

SECOND SCHEDULE.

TERMS AND CONDITIONS OF LEASE.

1. THE lands enumerated above are first-class lands, and are divided into village-homestead allotments, open for selection on lease in perpetuity, under the provisions of "The Land Act, 1892" (hereinafter referred to as "the said Act").

- 2. The day on which the lands shall be open for selection shall be Wednesday, the twenty-sixth day of September, one thousand eight hundred and ninety-four.
- 3. The rental stated above shall be the price at which the land shall be open for selection.
- 4. Applications for leases shall be made in manner as provided in Part I. of the said Act; and all such applications shall be made to the Commissioner of Crown Lands, Wellington, and at Levin; and leases will be issued in accordance with the provisions of Part I. aforesaid.
- 5. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the declaration hereby prescribed.
- 6. Each applicant shall pay the first half-year's rent, together with the lease and registration fee, immediately the application has been approved or declared successful at the ballot.
- 7. All rents must be paid half-yearly, in advance, on the first days of January and July in each year, as provided in section 157 of the said Act; and the first half-year's rent is payable as before provided. The next payment of rent will become due on 1st January, 1895.
- 8. No lessee shall hold more than one allotment, and such allotment shall be held for his sole use and benefit, and not for the use or benefit of any other person whomsoever. No married woman shall be eligible as a selector; but this provision shall not apply to any married woman who may become a transferee under a will or by virtue of an intestacy.
- 9. The lessee must reside on the land leased within one year from the date of lease, and thereafter such residence shall be continuous.
- snall be continuous.

 10. Improvements and residence on the land comprised in each lease shall, subject to clause No. 9, be as provided in Part III. of the said Act. The provisions of section 144, and all other provisions of the said Act with respect to substantial improvements, shall apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall, subject to clause No. 9, apply accordingly to lessees under these regulations.

 Substantial improvements of a permanent character many

Substantial improvements of a permanent character mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting gardens, fencing, draining, making roads, sinking wells or water-tanks, constructing water-races, sheep-dips, making embankments or protective works of any kind, in any way improving the character or fertility of the soil, or the erection of any non-movable building.

11. No lessee shall subdivide, sublet, or transfer the land held by him under these regulations, except under and subject to the provisions of Part I. of the said Act.

12. All the provisions of the said Act, so far as applicable, 12. All the provisions of the said Act, so far as applicable, shall extend and apply to the lands affected by these regulations, and to the applications and leases to be made and issued thereunder, and generally to the interests created, and the persons whose rights, liabilities, or interests are thereby affected; and the mention of any particular provision of the said Act shall not be deemed to exclude any other provision of the said Act applicable to the particular case.

DECLARATION TO BE MADE BY APPLICANT.

, do solemnly and sincerely declare-I, A.B.,

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 applying for the purchase of a lease of Section

3. That I am acquiring such lease solely for my own use the purchase of a lease of Section and the discoultry or indicated for the purchase of the section of t

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

4. That I am not the owner, or lessee, or occupier, directly or indirectly, either by myself or jointly with any other person or persons, of any lands anywhere in the colony exceeding in the whole one acre.

5. That I have not, within one year from the date hereof, surrendered a lease with perpetual right of renewal or lease in perpetuity of the lands for a lease whereof I am now

applying.

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."

A.B.

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

ALEX, WILLIS Clerk of the Executive Council. Rural Land in the Nelson Land District withdrawn from Sale or Selection.

GLASGOW, Governor.

In pursuance and exercise of the powers conferred upon me by the sixth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby declare that from and after the day of November, one thousand eight hundred and eighty-two, opening land for sale or selection under the provisions of Part III. of "The Land Act, 1892," shall be and the same is hereby revoked in so far as it relates to the sections of land mentioned in the Schedule hereto.

SCHEDULE

ALL that block of land, containing approximately 500 acres, situated in the upper portion of the Kaituna Valley, being partly in Block III., Aorere District, and partly in Block XIII., Pakawau District, and lying behind Surveyed Sections 4, 5, 52, Block III., Aorere.

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

JOHN McKENZIE,
Minister of Lands.

Notifying Lands in Taranaki for Sale by Public Auction.

GLASGOW, Governor.

GLASGOW, Governor.

In pursuance of the powers and authorities conferred upon me by the one hundred and thirteenth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint Wednesday, the third day of August, one thousand eight hundred and ninety-four, as the time at which the lands enumerated in the Schedule hereto shall be sold by public auction, and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto opposite the description of such lands respectively.

SCHEDULE. TARANAKI LAND DISTRICT.

Township of Manaia.

Area of Upset Price per Section. Area of each Section. Sections Sections. Block III. Block IX. R. P. £ s. 1 0 5 0 1 0 6 0 1 0 6 10 1 0 7 10 1 0 10 0 A. B. P. £ s. d. 0 1 0 10 0 0 A. R. 2, 3 6, 7, 12, 13 14 1, 4, 5, 11 8, 9, 16, 17, 18, 19, 20, 0 1. 0 7 10 0 0 1, 4, 5, 11 0 Block IV. Block X. $\begin{bmatrix} 0 & 1 & 0 & 5 \\ 0 & 1 & 0 & 5 \end{bmatrix}$ 5, 15 6 0.0 0 1 0 12 10 0 0 5 10 0 0 6 0 0 0 7 10 0 Block XII. 7, 16, 17 0 8, 13, 18, 19 0 1 1 1 4, 5, 6, 8 ŏ 10 2 0 10 Block V. Block XXI. 4, 8, 9, 10,) | 12, 16, 17 13 14, 17, 18, 19 0 1 0 5 0 0 1, 2, 5, 6, 7, 11, 12, 15, 0 Block XXIV. 1 0 7 10 0 $\begin{bmatrix} 0 & 1 & 0 \\ 0 & 1 & 0 \end{bmatrix}$ 6, 17 0, 17 7, 8, 18 9, 10, 13, 19, 20, 21 5 Ω 7 10 0 Block VI. Block XXVI 19. 20 0 1 0 12 0 0 Block XXVIII. Block VIII. 4, 5, 6, 10, 11, 16, 17, 21, 22 7, 18 8, 19 0 1 0 7 10 0 3, 7, 13, 14, | 0 1 0 7 10 0

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

JOHN McKENZIE. Minister of Lands.

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

GLASGOW, Governor.

TN 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 third day of October, one thousand eight hundred and ninety-four; 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.

CANTERBURY 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.										

First-class Land.						
Reserve 2165.						
Ashburton South Rakaia 1 I. 373 38 4 0 0 1,495 19 0 4 0 37 8 0 3 24 29 18 5 18 18 18 18 18 18						
Ashburton South Rakaia 1 I. 373 3 38 4 4 0 0 1,495 19 0 4 0 37 8 0 3 2 4 29 18 5						
" 3 I. 311 2 0 4 0 0 1,246 0 0 4 0 31 3 0 3 2 4 24 18 5						
These sections form part of the block known as the Police Reserve. Seafield, situated about five miles west of Kyle						
Post-office, and ten miles south-east of the Dromore Railway-station, and comprise open level plain land of fair quality. A						
county water-race runs along the common boundary of the two sections.						
Ashburton Shepherd's Bush 36162 IV. 640 0 0 0 1 5 0 800 0 0 0 1 3 20 0 0 0 1 0 16 0 0 0 0 0 0 0 0 0 0 0 0 0						
36163 III., IV. 612 0 0 1 5 0 765 0 0 1 3 19 2 6 1 0 15 6 0						
These sections are situated between the south branch of the River Ashburton and the north branch of the River Hinds,						
in the vicinity of the Anama Railway station, on the Mount Somers branch line of railway, and comprise open level plain						
land of fair quality. Section 36162 is weighted with £12, and Section 36163 with £33 15s., being values of boundary						
fencing, which sums must be paid at time of application, in addition to the usual deposit and fees.						
Ashburton Hinds 36518 I. 163 0 14 1 5 0 203 17 2 1 3 5 1 11 1 0 4 1 7						
This section is situated on the main road from Hinds to Mayfield, about six miles in a north-westerly direction from						
the Hinds Railway-station, and immediately to the north of the old railway reserve from Tinwald to Rangitata, and com-						

Reserve 389, Lot 54.

comprise land liable to flood from the Waihi River,

SECOND-CLASS LAND.

prises open plain land of light quality.

III. IV. VII. } | 1,796 0 0 | 0 17 6 | 1,571 10 0 | Waimate.. Nimrod 36220 0 10.5 39 5 9 31 8 7 0 8.4

This section is situated on the eastern slopes of the Mount Nimrod Range, at the back of and adjacent to the Pareora Estate, and comprises hilly and mountain open country, ranging from 1,500ft. to 5,000ft. above sea-level, with bush in some of the gullies; the lower slopes include land of fair average quality, carrying good tussock, native, and some English grasses; the high portions of the range are rocky, and subject to heavy falls of snow in the winter season. There is a detached site for yards and woolshed, accessible for drays, on the eastern side of the Motukaika River. The section is watered by branches of the White Rock River, and is well adapted for pastoral purposes; is connected with the Cave Railway-station by formed road, and is distant therefrom about twelve miles.

Waimate \[\begin{array}{c} \text{Opawa} \\ \text{Nimrod} \\ \end{array} \] 36469 \[\begin{array}{c} \text{XV.} \\ \end{array} \end{array} \] 1,200 0 0 \[\end{array} \] 1 5 0 \[\end{array} \] 1,500 0 0 \[\end{array} \] 1 3 \[\end{array} \] 37 10 0 \[\end{array} \] 1 0 \[\end{array} \] 30 0 0 \[\end{array} \]

This section is situated near the White Rock River, being part of the original Cannington Station, and comprises generally mountainous and hilly open tussock country of good quality, rocky and shingly on the main tops and spurs, with patches of undulating land and small flats, and bush and scrub in the gullies. The section is fairly well watered by springs and streams. The elevation of the country ranges from 1,050ft. to about 3,450ft. above sea-level, and it is subject to heavy falls of snow during winter. The access is from the Cave Railway-station, distant about nine miles and a half; the road between Cave and the Pareora River is formed and metalled, and for the remainder of the distance formed but not metalled. The section is weighted with £18, being value of boundary fencing adjoining the leasehold properties of E. Elworthy and J. H. Morris, Esqs., which sum must be paid at time of application, in addition to the usual deposit and fees.

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

JOHN McKENZIE Minister of Lands.

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

GLASGOW, Governor.

TN pursuance and exercise of the powers and authorities conferred upon me by the one hundred and thirty-sixth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands described in the Schedule hereto shall be open for sale or selection on and after the fourteenth day of November, one thousand eight hundred and ninety-four; 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."

			EDULE. Land District.		
County. District. S	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 Half-yearly Rent.	Rent Half-yearly per Acre. Rent.
outhland Chatton Open undulating land; so outhland New River Three-fourths open land; wampy. It is about 50ft. abo	18 VIII. balance covered	A. R. P. 34 2 0 atered. Dista 75 3 12 a with inferior	1 5 0 43 2 6 ant about three miles 2 0 0 151 13 0 bush, suitable only	1 3 1 1 7 s from Waikaka Town 2 0 3 15 10 for firewood. The w	1 0 0 17 3 ship. 1 7.2 3 0 8 hole is low-lying an
	,		CLASS LAND.	•	Ü
outhland Hokonui Land partly open; balanc pree miles from East Dipton	e covered with b	37 0 27 oush of no con	0 12 6 23 4 7 nmercial value; ab	$ 0 7\frac{1}{2} 0 11 7$ out 300ft. above sea-	0 6 0 9 3 level. Distant abou
outhland New River Hundred	51 X.	62 2 10	0 15 0 46 18 5		0 7.2 0 18 10
Ditto These sections are all lo	52	75 3 27	0 15 0 56 5 0 0 15 0 56 18 9		
bove sea-level. They are dist	tant about five n	niles from Ma	karewa Railway-sta	tion.	
	and ninety-four		the Governor, this	first day of August	cKENZIE.
				N	Iinister of Lands.
Legal Landing	-place appointed			ctories Act, 1891," an	d to assign to him th
GLASGOW			Comptable Fra	site his name, viz.:— ame. MAS GRIFFITH	District Mosgiel.
N exercise of the powers to by "The Customs Laws	s Consolidation	Act, 1882," I	α	JEEG CHIEFIEL	W. P. REEVES.
eavid, Earl of Glasgow, the lew Zealand, do hereby app ate hereof the wharf known	point that from			ustices of the Peace re	esigned.
s described on the plan of W. 944, and deposited in the offi. Vellington, shall be deemed a lace at the Port of Westport oods, under "The Customs L As witness the hand of this thirty-first da;	ce of the Marino and taken to be a for the lading a laws Consolidation. His Excellency	e Department a legal landing ond unlading o on Act, 1882.' the Governor	the resign ALFRED JOHN TO	ncy the Governor has l	stport, and Green Island,
hundred and ninety		. CADMAN.	Crown Pro	secutor and Crown S	olicitor resigned.
Clerks of Courts	e de annointe	7	_	Department of J Wellingto	ustice, n, 7th August, 1894.
W W IS Excellency the Gove point Constable Tho	Department o Vellington, 2nd A ernor has been	f Justice, August, 1894. pleased to ap	of his appointm Crown Prosecuto	ency the Governor had resignation by ELLIAM MORTON PURKI ents as Crown Solic rat Hokitika and Gre	as been pleased t ss, Esq., itor at Hokitika an
o be Clerk of the Magistrate llerk of the Licensing Commi rom_the 24th July, 1894, <i>vic</i>	ittee for the Dis	trict of Taier	i, Commission of	of Honorary Voluntee	
erred; and Constable Par to be Clerk of the Magistrate 4th July, 1894, vice Constable	e T. Griffith, tra	tram from the nsferred. . CADMAN.	honorary officer,		the under-mentione trict :—
Licensed Interg	preter appointed.		1	ain the Rev. Frederick	-
	nent of Justice, Wellington, 3rd A evernor has bee		0	Volunteer Officers res	
		Promitor 6	-	De	efence Office,
IS Excellency the Go authorise EMILY f Tauranga, to act as an Inte	Y WAY, erpreter under th		cept the	ncy the Governor has resignations of the co	n, 7th August, 1894. s been pleased to a
IS Excellency the Go authorise EMILY of Tauranga, to act as an Inte	r War, erpreter under th R. J. SEDI Nat	OON, ive Minister.	cept the under-mentioned Unattached	ncy the Governor has resignations of the con l officers:— Active List, New Zeo	n, 7th August, 1894. s been pleased to a mmissions held by th
IS Excellency the Go authorise EMILY of Tauranga, to act as an Intercourt Acts. Inspector of Fa	Y WAY, erpreter under th R. J. SEDI	OON, ive Minister.	under-mentioned Unattached Major and Adju nation, 12th Ju	ney the Governor has resignations of the con l officers:— Active List, New Zeo tant William Henry C	n, 7th August, 1894. s been pleased to a mmissions held by th uland Volunteers. Quick. Date of resi

Despatch.-Extradition Treaty with Roumania.

Colonial Secretary's Office,

Wellington, 3rd August, 1894. THE following despatch and enclosure, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

P. A. BUCKLEY.

(Circular.) Downing Street, 21st May, 1894. Siz,—I have the honour to transmit to you, for publication in the colony under your government, a copy of an Order of Her Majesty the Queen in Council, dated the 30th April, 1894, for giving effect to the treaty between Her Majesty and His Majesty the King of Roumania for the mutual extradition of fugitive criminals, signed at Bucharest on the 21st of March, 1893, the ratifications of which were exchanged at Bucharest on the 13th of March, 1894.

I have, &c., Ripon. The Officer administering the Government of New Zealand.

[Extract from the London Gazette of Friday, 11th May, 1894.] ORDER IN COUNCIL.—EXTRADITION TREATY WITH ROUMANIA.

Windsor, 30th April, 1894.

At the Court at Windsor, the 30th day of April, 1894.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

LORD PRESIDENT, LORD STEWARD, EARL OF CHESTERFIELD, LORD CHAMBERLAIN, SIR CHARLES RUSSELL, SIR FRANK LASCELLES.

Whereas by the Extradition Acts, 1870 and 1873, it was amongst other things enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient; and that if by any law made after the passing of the Act of 1870 by the Legislature of any British possession provision is made for carrying made after the passing of the Act of 1870 by the Legislature of any British possession provision is made for carrying into effect within such possession the surrender of fugitive criminals who are in, or suspected of being in, such British possession, Her Majesty may, by the Order in Council applying the said Acts in the case of any foreign State, or by any subsequent Order, suspend the operation within any such British possession of the said Acts, or of any part thereof, so far as it relates to such foreign State, and so long as such law continues in force there and no longer. law continues in force there and no longer:

And whereas by an Act of the Parliament of Canada, passed in 1886, and entitled "An Act respecting the Extradition of Fugitive Criminals," provision is made for carrying into effect within the Dominion the surrender of fugitive

And whereas by an Order of Her Majesty the Queen in Council, dated the seventeenth day of November, one thou-

Council, dated the seventeenth day of November, one thousand eight hundred and eighty-eight, it was directed that the operation of the Extradition Acts, 1870 and 1873, should be suspended within the Dominion of Canada so long as the provision of the said Act of the Parliament of Canada of 1886 should continue in force and no longer:

And whereas a treaty was concluded on the twenty-first day of March, one thousand eight hundred and ninety-three, between Her Majesty and His Majesty the King of Roumania for the mutual extradition of fugitive criminals, which treaty is in the terms following:—

"Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and His Majesty the King of Roumania, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain

at Bucharest, &c., &c.;

"And His Majesty the King of Roumania—M. Alexandre
N. Lahovari, Grand Cross of his Order of the Crown of Roumania, &c., &c., his Minister-Secretary of State for Foreign

"Who, having communicated to each other their respec-tive full powers, found in good and due form, have agreed upon and concluded the following articles:—

"ABTICLE I.

"The high contracting parties engage to deliver up to each other those persons who, being accused or convicted of a crime or offence committed in the territory of the one party, shall be found within the territory of the other party, under the circumstances and conditions stated in the present

"ARTICLE II.

"The crimes or offences for which the extradition is to be granted are the following:—
"1. Murder, or attempt or conspiracy to murder.

"2. Manslaughter.

"3. Assault occasioning actual bodily harm. Maliciously wounding or inflicting grievous bodily harm.

4. Counterfeiting or altering money, or uttering counterfeit or altered money.

"5. Knowingly making any instrument, tool, or engine adapted and intended for counterfeiting coin.

"6. Forgery, counterfeiting, or altering coin.

"6. Forgery, counterfeiting, or altering, or uttering what is forged, or counterfeited, or altered.

"7. Embezzlement or larceny.

"8. Malicious injury to property, by explosives or otherwise, if the offence be indictable.

"9. Obtaining money, goods, or valuable securities by false pretences.

"10. Receiving money, valuable security, or other property knowing the same to have been stolen, embezzled, or unlawfully obtained.

"11. Crimes against bankruptcy law.
"12. Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company, made criminal by any law for the time being in force.

"13. Perjury, or subornation of perjury. "14. Rape.

"14. Rape.
"15. Carnal knowledge, or any attempt to have carnal knowledge, of a girl under fourteen years of age.
"16. Indecent assault.
"17. Procuring miscarriage, administering drugs or using instruments with intent to procure the miscarriage of a woman.

"18. Abduction.
"19. Child-stealing.
"20. Abandoning children, exposing or unlawfully detaining them.
"21. Kidnapping and false imprisonment.
"22. Burglary or housebreaking.

"22. Burglary or nousephromand.

"23. Arson.

"24. Robbery with violence.

"25. Any malicious act done with intent to endanger the safety of any person in a railway-train.

"26. Threats by letter or otherwise with intent to extort.

"27. Piracy by law of nations.

"28. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.

"29. Assaults on board a ship on the high seas, with intent to destroy life, or do grievous bodily harm.

to destroy life, or do grievous bodily harm.
"30. Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.

"31. Dealing in slaves.

"Extradition is also to be granted for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both the contracting parties.

" ARTICLE III.

"Either Government may, in its absolute discretion, refuse to deliver up its own subjects to the other Government.

"ARTICLE IV.

"The extradition shall not take place if the person claimed has already been tried and discharged or punished, or is still under trial, within the territories of the two high contracting parties respectively, for the crime for which his extradition is demanded.

"If the person claimed should be under examination, or is undergoing sentence under a conviction, for any other crime within the territories of the two high contracting parties respectively, his extradition shall be deferred until after he has been discharged, whether by acquittal or on expiration of his sentence, or otherwise.

"ARTICLE V.

"The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applied to.

"ARTICLE VI.

"A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has in fact been made with a view to try or punish him for an offence of a political character.

"ARTICLE VII.

"A person surrendered can in no case be kept in prison, or brought to trial, in the State to which the surrender has been made, for any other crime or on account of any other matters than those for which the extradition shall have taken place, until he has been restored or had an opportunity of returning to the State by which he has been surrendered.
"This stipulation does not apply to crimes committed after

the extradition.

"ARTICLE VIII.

"The requisition for extradition shall be made through the diplomatic agents of the high contracting parties respec-

"The requisition for the extradition of the accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the

crime had been committed there.
"If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

"A sentence passed in contumaciam is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

"ARTICLE IX.

"If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

"ARTICLE X.

"If the fugitive has been arrested in the British dominions, he shall forthwith be brought before a competent Magistrate, who is to examine him and to conduct the preliminary in-

who is to examine him and to conduct the preliminary investigation of the case, just as if the apprehension had taken place for a crime committed in the British dominions.

"In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the British dominions shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in Roumania, or copies thereof, and likewise the warrants and sentences issued therein, and certificates of, or judicial docu-

sentences issued therein, and certificates of, or judicial documents stating the fact of, a conviction, provided the same are authenticated as follows:—

"1. A warrant must purport to be signed by a Judge, Magistrate, or judicial officer of police of Roumania.

"2. Depositions or affirmations, or the copies thereof, must purport to be certified under the hand of a Judge, Magistrate, or judicial officer of police of Roumania, to be the original depositions or affirmations, or to be the true copies thereof, as the case may require.

depositions or affirmations, or to be the true copies thereof, as the case may require.

"3. A certificate of or judicial document stating the fact of a conviction must purport to be certified by a Judge, Magistrate, or judicial officer of police of Roumania.

"4. In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated either by the oath of some witness, or by being sealed with the official seal of the Minister of Justice or of Foreign Affairs of Roumania; but any other mode of authentication for the time being permitted by the law in that part of the British dominions where the examination is taken may be substituted for the foregoing. tuted for the foregoing.

"ARTICLE XI.

tion.

"On the part of the Roumanian Government, the extradition shall take place as follows in Roumania:—
"The Minister, or other diplomatic agent of Her Britannic Majesty in Roumania, shall send to the Minister for Foreign Affairs, in support of each demand for extradition, an authentic and duly-legalised copy either of a certificate of condemnation or of a warrant of arrest against an incriminated or accused person, showing clearly the nature of the crime or offence on account of which proceedings are the crime or offence on account of which proceedings are being taken against the fugitive. The judicial document so produced shall be accompanied by a description and other particulars serving to establish the identity of the person whose extradition is claimed.

whose extradition is claimed.

"In case the documents produced by the British Government to establish the identity, and the particulars gathered by the Roumanian police authorities for the same purpose, should be deemed to be insufficient, notice thereof shall forthwith be given to the Minister or other diplomatic agent of Her Britannic Majesty in Roumania, and the individual whose extradition is desired, if he has been arrested, shall remain in detention until the British Government. shall remain in detention until the British Government has produced new elements of proof to establish his identity, or to clear up any other difficulties arising in the examina-

"ARTICLE XII.

"The extradition shall not take place unless the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition, and that the crime of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the State applied to. In Her Britannic Majesty's dominions the fugitive criminal shall not be surrendered until the expiration of fifteen days from the date of his being committed to prison to await his surrender.

"ARTICLE XIII.

"If the individual claimed by one of the two high contracting parties in pursuance of the present treaty should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

"ARTICLE XIV.

"If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the State applied to, or the proper tribunal thereof, shall direct, the fugitive shall be set at liberty.

"ARTICLE XV.

"All articles seized which were in the possession of the person to be surrendered at the time of his apprehension shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the

"ARTICLE XVI.

All expenses connected with extradition shall be borne by "All expenses contained the demanding State.
"ARTICLE XVII.

"The stipulations of the present treaty shall be applicable to the colonies and foreign possessions of Her Britannic Majesty, so far as the laws for the time being in force in such colonies and foreign possessions respectively will

"The requisition for the surrender of a fugitive criminal who has taken refuge in any of such colonies or foreign possessions may be made to the Governor or chief authority of such colony or possession by any person authorised to act in such colony or possession as a Consular officer of Rou-

"Such requisitions may be disposed of, subject always, as nearly as may be, and so far as the law of such colony or foreign possession will allow, to the provisions of this treaty, by the said Governor or chief authority, who, however, shall be at liberty either to grant the surrender or to refer the matter to his Government.

matter to his Government.

"Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British colonies and foreign possessions for the surrender of criminals from Roumania who may take refuge within such colonies and foreign possessions, on the basis, as nearly as may be, and so far as the law of such colony or foreign possession will allow, of the provisions of the present treaty.

"Requisitions for the surrender of a fugitive criminal emanating from any colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding articles of the present treaty.

"ARTICLE XVIII.

"The present treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the high contracting parties. It may be terminated by either of the high contracting parties at any time on giving to the other six months' notice of its intention to

do so.

"The treaty shall be ratified, and the ratification shall be exchanged at Bucharest, as soon as possible.

"In witness whereof the respective plenipotentiaries have signed the same, and have affixed thereto the seal of

"Done in duplicate at Bucharest, the twenty-first (ninth) day of March, in the year of our Lord one thousand eight day of March, in was join hundred and ninety-three. "(L.S.)

CHARLES HARDINGE. "(L.s.) AL. LAHOVARI.

And whereas a protocol relative to the aforesaid treaty was signed at Bucharest on the twenty-first day of March, one thousand eight hundred and ninety-three, which protocol is in the terms following :-

"At the moment of proceeding to the signature of the treaty of extradition concluded this day, the undersigned plenipotentiaries of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and of His Majesty the King of Roumania, have agreed upon the following desly the King of Roumania, have agreed upon

the following declaration:—
"The Roumanian Government may in its absolute discretion refuse to deliver up any person charged with a crime

punishable with death

"This protocol shall have the same force and the same duration as the treaty of extradition signed to-day.
"In witness whereof the respective plenipotentiaries have signed the same, and have affixed thereto the seal of their

"Done in duplicate at Bucharest, the twenty-first (ninth) of March, one thousand eight hundred and ninety-three.
"(L.s.) CHARLES HARDINGE.

"(L.S.) "(L.S.) AL. LAHOVARI.'

And whereas a protocol explanatory of section twenty-one of Article II. of the aforesaid treaty was signed at Bucharest on the thirteenth day of March, one thousand eight hundred and ninety-four, which protocol is in the terms following:

"In order to avoid the possibility of any misunderstanding arising from the present text of § 21 of Article II. of the treaty of extradition concluded between Great Britain and Roumania on the 21st (9th) of March, 1893, the undersigned plenipotentiaries, duly authorised thereto by the respective Governments, have agreed as follows:

"The fact of having kidnapped or falsely imprisoned one or more persons will not admit of a requisition for extradi-tion being made unless the act shall have been committed by private individuals. No such requisition can be made as against public functionaries who may have been guilty of the act in question while in the performance of their duties.

"The present protocol shall be considered as approved and sanctioned by the respective Governments without any special ratification, by the sole fact of the exchange of the ratifications of the treaty to which it refers.

"Done in duplicate at Bucharest, the thirteenth (first) day of March, in the year of our Lord one thousand eight hundred and ninety-four.

"(L.s.) "(L.s.) John Walsham Al. Lahovari.

And whereas the ratifications of the said treaty and protocol of the twenty-first day of March, one thousand eight hundred and ninety-three, were exchanged at Bucharest on the thirteenth day of March, one thousand eight hundred and ninety-four:

Now, therefore, Her Majesty, by and with the advice of her Privy Council, and in virtue of the authority committed to her by the said recited Acts, doth order, and it is hereby ordered, that from and after the twenty-first day of May, one thousand eight hundred and ninety-four, the said Acts shall apply in the case of Roumania, and of the said treaty and protocol of the twenty-first of March, one thousand eight hundred and ninety-three, and of the protocol of the thirteenth of March, one thousand eight hundred and ninety-four, with the King of Roumania.

Provided always, and it is hereby further ordered, that the operation of the said Extradition Acts, 1870 and 1873, shall be suspended within the Dominion of Canada so far as relates to Roumania and to the said treaty and protocols, and so long as the provisions of the Canadian Act aforesaid of 1886 continue in force, and no longer.

C. L. PEEL.

Result of Poll for Proposed Loan, Manganui Road Board, County of Stratford.

Colonial Secretary's Office,

Wellington, 8th August, 1894.

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

MANGANUI ROAD BOARD.

RESULT of poll of ratepayers of the Radnor Road Special Rating Area, taken on Monday, the 16th July, 1894, upon the proposal to raise a loan of £550 under "The Government Loans to Local Bodies Act, 1886":—

Number of ratepayers on special roll, 19, representing 20 votes: Number of ratepayers who voted for the proposal, 15;

no votes were recorded against the proposal.

I therefore declare the proposal carried.

J. MACKAY Chairman, Manganui Road Board.

Midhirst, 30th July, 1894.

Special Order made by the Waikato County Council constituting the Huntly Road District.

Colonial Secretary's Office,
Wellington, 6th August, 1894.

THE following special order, made by the Council of
the County of Waikato, is published in accordance
with the provisions of "The Counties Act, 1886."
P. A. BUCKLEY.

SPECIAL ORDER.

PURSUANT to public notice duly given, a special order was made constituting the southern part of the Rangiriri Out-lying District a new road district, to be named the Huntly

lying District a new road district, to be named the Huntly Road District, having the boundaries following, viz.:—

Boundaries, Huntly Road District.—Bounded on the north by the Whangamarino Road District, on the east by the confiscated boundary-line, on the south by the Kirikiriroa Road District, and on the west by the Waikato River, including the islands therein.

Further, that the number of members of the Huntly Road Road black he first and this greeisl ender the least of the line for a road this greeisl ender the least of the line for the lin

Road Board shall be five; and this special order shall come into force fourteen days after publication of the same in the

New Zealand Gazette.

I certify that the foregoing special order has been made in accordance with law; further, that a map of the southern half of Waikato County, showing the boundaries above described, has been duly approved by the Chief Surveyor, Auckland.

JAMES McPHERSON, Clerk, Waikato County.

Kirikiriroa, 28th July, 1894.

Result of Poll for Proposed Loan, Stratford County.

Colonial Secretary's Office,
Wellington, 8th August, 1894.

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.

STRATFORD COUNTY COUNCIL.

RESULT of poll taken on the 1st day of August, 1894, upon the proposal to borrow £1,300 under "The Government Loans to Local Bodies Act, 1886," to clear, grade, form, and culvert the Mangaehu Road from the Toko Road to the Anderson Road, and the Anderson Road from the Mangaehu Road northerly to a point on the said Anderson Road opposite at right angles Mr. W. G. White's woolshed:—

Total number of ratepayers on special roll, 3; total number of votes exercisable, 7: Total number of ratepayers voting in favour of the proposal, 2; total number of votes recorded in favour of the proposal, 6; total number of ratepayers voting against the proposal, 0.

I declare the proposal to be carried.

WM. Monkhouse.

Stratford, 3rd August, 1894.

WM. MONKHOUSE. Chairman.

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

Colonial Secretary's Office,
Wellington, 8th August, 1894.

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

MAURICEVILLE ROAD BOARD.

MAURICEVILLE ROAD BOARD.

The following special order was made at a meeting of the Mauriceville Road Board held on the 30th June, 1894, and confirmed at a meeting held on the 4th August, 1894:—

"That, to meet the interest and charges on a loan of £1,000, borrowed under 'The Government Loans to Local Bodies Act, 1886,' and amendments, for the purpose of constructing the Ihuraua Valley Road from the termination of the present formation at Section 10, Block III., Kopuaranga, to the junction with the Mangamahoe Road, a special rate of 2½ d. in the pound be made and levied on the rateable value of the following properties (exclusive of Crown land within the meaning of 'The Rating Act, 1882'): viz., Sections 4, 5, 6, 91, Block XV., Mangaone; 7, 8, 9, and part of 92, Block III., Kopuaranga: said rate to be an annually-recurring rate for twenty-six years, or until the loan is paid off, and payable on the 1st November in each year."

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

W. Gray,
Clerk, Mauriceville Road Board.
Mauriceville, 6th August, 1894.

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

Colonial Secretary's Office,
Wellington, 4th August, 1894.

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

P. A. BLICKLEY

P. A. BUCKLEY.

SPECIAL ORDER made by the Board of the Masterton Road District, striking a Special Rate under "The Local Bodies Loans Act, 1886."

In pursuance and exercise of the powers vested in it in that behalf, the Board of the Masterton Road District hereby resolves as follows:—

resolves as follows:—

"That, for the purpose of providing interest and annual charges on a loan of £700 raised under 'The Government Loans to Local Bodies Act, 1886,' a special rate of 2½d. in the pound be, and the same is hereby, made on the rateable value for the time being of Sections 26, 39, 40, 41, 42, 43, 36, Block VI., Kopuaranga Survey District.

"That the said rate shall be an annually-recurring rate for

"That the said rate shall be an annually-recurring rate for a period of twenty-six years, and shall be payable at the office for the time being of the Board, in two equal instalments, on the 1st day of February and the 1st day of August in each and every year, commencing on the 1st day of February, 1895."

Passed by the said Board this 23rd day of June, 1894.
Confirmed this 28th day of July, 1894.

The common seal of the inhabitants of the Masterton Road District was affixed hereto in the presence of

Road District was affixed hereto in the presence of D. J. CAMERON,

Chairman

I certify that the above special order has been duly made. F. G. Moore, Clerk.

Result of Poll for Proposed Loan, Clyde Town Board.

Colonial Secretary's Office,
Wellington, 4th August, 1894.

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

P. A. BUCKLEY.

CLYDE TOWN BOARD.

The following is the result of a poll taken on the 27th July, 1894, on a proposal to raise a loan of £600, under the provisions of "The Government Loans to Local Bodies Act, 1886," for (1) metalling Kopu Road (from Waipurapura Bridge to Heads); (2) metalling McLean and Cabul Streets (from Winter's contract to Clyde Road); (3) metalling Clyde Road (from Campbell Street to Witty's drain); (4) forming and metalling Lucknow Street (from Paul Street to Mansfield Street); (5) forming and metalling Queen Street (from Paul Street to King Street); (6) forming and metalling Marine Parade; (7) draining Target Road and south side of Lahore Street; and (8) forming and metalling footpaths in Clyde Town District:—
Number of ratepayers on roll, 167, representing 181 votes: THE following is the result of a poll taken on the 27th July,

Number of ratepayers on roll, 167, representing 181 votes:

Number of ratepayers who voted for the proposal, 92, representing 102 votes; number of ratepayers who voted against the proposal, 2, representing 3 votes.

A majority of ratepayers, exercising more than one-half of the total number of votes, being in favour of the proposal, I declare the said loan proposal carried.

'A. POYZER Chairman, Clyde Town Board.

"The Rating Act, 1882," to be in Force in the County of Waikato.

Colonial Secretary's Office,

Wellington, 8th August, 1894.

THE following notice, received from the Clerk of the Waikato County Council, is published in accordance with section 2 of "The Rating Acts Amendment Act, 1893."

P. A. BUCKLEY.

WAIKATO COUNTY COUNCIL.

WAIKATO COUNTY COUNCIL.

IT was unanimously resolved that the Waikato County Council do hereby determine that "The Rating Act, 1882," shall be in force within the District of the County of Waikato; also that all assessments of rateable property within the same district of the county aforesaid shall be made under the provisions of subsection (6) of section 2 of "The Rating Acts Amendment Act, 1893," according to the rateable value of such property, as defined by section 2 of "The Rating Act, 1882."

I certify that the foregoing is a true copy of a resolution unanimously passed at a meeting of the Waikato County Council held on the 27th July, 1894.

Dated at Kirikiriroa, Waikato, this 31st day of July, 1894.

JAMES MCPHERSON,

Clerk of the Waikato County Council.

"The Rating Act, 1882," to be in Force in the Waiuku Road District.

Colonial Secretary's Office,
Wellington, 8th August, 1894.

THE following notice, received from the Clerk to the
Waiuku Road Board, is published in accordance with
section 2 of "The Rating Acts Amendments Act, 1893." P. A. BUCKLEY.

WAIUKU ROAD DISTRICT, MANUKAU COUNTY.

RESOLVED, That, in accordance with subsection (6) of section 2 of "The Rating Acts Amendments Act, 1893," the Waiuku Road Board hereby determine that "The Rating Act, 1882," shall be the Rating Act in force in the Waiuku Road District.

I hereby certify that the above is a true copy of a resolution approved and passed by the Waiuku Road Board at a meeting held on the 28th day of July, 1894.

J. T. Mellsop,

Clerk, Waiuku Road Board.

Road Board Office, Waiuku, 4th August, 1894.

Adoption of "The Rating Act, 1882," by Akaroa County Council and Rangiora Borough Council.

Colonial Secretary's Office,
Wellington, 4th August, 1894.

THE following notices, received from the Chairman of the
Akaroa County Council and the Town Clerk of the
Borough of Rangiora, are published in accordance with section 2 of "The Rating Acts Amendment Act, 1893."

P. A. BUCKLEY.

AKAROA COUNTY COUNCIL.

AKAROA COUNTY COUNCIL.

I HEREBY certify that at a meeting of the above Council held this day the following resolution was carried by a large majority of the members:—

"That all assessments of property made under the provisions of section 2 of 'The Rating Acts Amendment Act, 1893,' shall be made according to the rateable value of such property, as the same is defined in section 2 of 'The Rating Act, 1882,' in this district."

E A ANSON

F. A. Anson, Chairman, Akaroa County Council.

Akaroa County Council, Duvauchelle's Bay, 28th July, 1894.

RANGIORA BOROUGH COUNCIL.

RESOLVED, That under authority conferred by subsection (6) of section 2 of "The Rating Acts Amendment Act, 1893," this Council doth determine that "The Rating Act, 1882," be in force in the Borough of Rangiora, and that all assessments of properties within the said borough shall be made in accordance with the provisions of the said "Rating Act, 1882," and its amendments.

I hereby certify that the foregoing is a true copy of the resolution unanimously passed at a meeting of the Rangiora Borough Council held in chambers of the said Council, Rangiora, at 7.30 p.m. on Friday, 27th July, 1894.

Borough Council Office, Rangiora, 28th July, 1894.

M. Amy, Town Clerk.

"The Rating Act, 1876," to be in Force in the Borough of Riverton.

Colonial Secretary's Office,
Wellington, 6th August, 1894.

THE following notice, received from the Town Clerk of
the Borough of Riverton, is published in accordance
with section 2 of "The Rating Acts Amendment Act, 1893." P. A. BUCKLEY.

BOROUGH OF RIVERTON.

MOVED by Councillor George Akhurst, and seconded by Councillor William Richard Pankhurst, "That this Council desires to adopt 'The Rating Act, 1876.'"—Motion carried.

I hereby certify that the foregoing is a true copy of a resolution passed by a majority of the members of the Riverton Borough Council.

Council Chambers, Riverton, 30th July, 1894.

GEORGE O. CASSELS, Town Clerk.

Tenders.

Public Works Office,
Wellington, 3rd August, 1894.

THE following list of successful and unsuccessful tenders
for the New Plymouth Courthouse Contract is published for general information.

R. J. SEDDON Minister for Public Works.

,	Accepted			£	s.	đ.
G. Cliff, New Plymouth	••	• •	• •	1,780	0	0
	Declined					
Heron and Cameron, Au	ckland			1,782	13	2
J. T. Mannix, New Plyn	iouth			1,894	0	0
H. C. Small, Auckland				1,910	9	10
R. Nelson and Co., Aucl	land		• •	1,939	0	0
R. N. Hooker, New Plyn	${f nouth}$			1,950	0	0
G. A. Mustchin, Inglewo	ood			1,988	4	7
Elliott and Mathieson, A	Auckland			2,185	0	0
W. G. Smith, Auckland	••		• •	2,251	0	0

Notice to Mariners, No. 29 of 1894.

Marine Department

Wellington, 3rd August, 1894.

PEFERRING to Notice to Mariners, No. 19 of 1894, the following notice, received from the Portmaster, Brisbane, Queensland, is published for general information

J. G. WARD.

INNER ROUTE TO TORRES STRAIT.—RESTORATION OF BEACONS.

NOTICE is hereby given that all the beacons marking the inner route to Torres Strait have been restored, with the exception of the red beacon marking Chilcott Rocks, which, owing to the heavy weather experienced and depth of water on the reef, could not be re-erected. It will be restored on the first opportunity, notice of which will be given. T. M. Almond,

Portmaster.

Marine Department, Brisbane, 21st July, 1894.

Bonus on Mineral Oil manufactured from Orepuki Shale.

Colonial Secretary's Office,

Wellington, 30th June, 1893.

OTICE is hereby given that a bonus will be paid for the production of mineral oil under the following the follow production of mineral oil under the following condi-

1. A bonus of 1s. per gallon (£5,000) will be paid on the first 100,000 gallons of mineral oil produced from shale obtained in the Orepuki district, Otago; the oil to be of a quality approved of by Government, and to be sold at a fair

average market price.

2. Notice of intention to claim the aforesaid bonus must be given in writing to the Golonial Secretary not later than the 31st December, 1894.

3. The claim must be made before the 30th June, 1895. 4. The first claimant who proves to the satisfaction of the Government that he has fulfilled all the conditions to be the recipient of the bonus.

5. The other conditions, as to quantity, priority, quality, and value, to be fulfilled to the satisfaction of an officer appointed for the purpose by the Government.

P. A. BUCKLEY.

Bonus on Starch manufactured in New Zealand .-- Amended Notice.

Colonial Secretary's Office,

Wellington, 15th November, 1893.

NOTICE is hereby given that a bonus of two pounds
(£2) a ton will be paid on 100 tons of starch manufactured in the Colony of New Zealand in each of the years 1893 and 1894.

CONDITIONS.

1. Notice of intention to claim the bonus for 100 tons in 1893 must be given in writing to the Colonial Secretary not later than the 31st December, 1893. Notice of intention to claim the bonus for 100 tons in 1894 must be given in the same manner not later than the 31st December, 1894.

2. The claims must be made respectively before the 31st December, 1893 and 1894.

3. The first claimant who proves to the satisfaction of the Government that he has fulfilled all the conditions is to be the recipient of the bonus.

4. Evidence to be produced of such a nature as will enable an officer appointed by the Government to certify that the above-stated quantity in each year has been actually made, sold, and delivered.

5. The bonus to be paid only on the certificate of such

officer.

P. A. BUCKLEY.

[Note.—The above notice is in lieu of notice dated 10th October, 1893, published in *Gazette* of 12th October, 1893.]

Bonuses for Encouragement of New Zealand Hemp (Phormium tenax) Industry.—Notice No. 387.

Department of Agriculture, Wellington, 1st February, 1894.

Bonus No. 1.

A BONUS of £1,750 is offered for a machine or process for dressing New Zealand hemp (Phormium tenax) which shall be an improvement on the machines or processes now in use, and which shall, after trial, be found to materially reduce the cost of production, improve the product, or increase the quantity of dressed fibre.

The following are the conditions:—

1. All applications for the bonus must be sent addressed to the Hon. the Minister of Agriculture, Wellington, and must reach him not later than the 30th August, 1894. Each application must be accompanied by a description of the machine or process, particularly stating improvements on present machines or processes, and also the cost at which the machine or process can be supplied.

2. The applicants must be prepared to submit their machines or processes to examination at such time and place as the Government may direct.

3. The Government shall appoint a committee of three or more experts, to whom all applications shall be submitted. more experts, to whom all applications shall be submitted. Such committee shall, after perusal, state what machines or processes they deem worthy of consideration, and may inspect the same at any place within the colony; and, having so inspected the whole or any of them, may direct that the whole or any of them be brought for further trial to such place as they may think fit.

The cost of bringing the machines or appliances on to the ground, from within the colony, supplying the necessary shafting, motive-power, and buildings, to be defrayed by the Government. If any machine sent from beyond the colony is awarded the bonus or part thereof, then the cost of bringing such machine shall be borne by the Government.

The following shall be the basis of the test:—

The committee shall supply a sufficient and equal quantity of green hemp to each machine or process as a test.

The committee shall take into consideration—

The time occupied by each machine or process in the

The time occupied by each machine or process in the

operation:

cost of labour and time required after the fibre has left the machine or process before it is ready for baling;

The percentage of dressed fibre and tow produced by

each machine or process;
The cost of producing the same;
The cost of the machine, and the simplicity and durability of the working parts.

On completion of the tests the committee shall furnish a report to the Minister on all the machines or processes which they have examined or tested, and shall state,-

1.) The machine or process which they consider on the whole the most efficient and economic.

(2.) Whether they consider that any machine or process tested so materially reduces the cost of production, or improves the product, as to be worthy of the whole bonus or of a part only.
(3.) Whether, in the event of no one machine or process being spittled to the whole bonus they does any

being entitled to the whole bonus, they deem any machine or process worthy of a part of the bonus,

and, if so, how much.

Bonus No. 2.

A bonus of £250 is offered for a process of utilising the waste products of the hemp.

The first three conditions of Bonus No. 1 to apply to this

The committee shall supply a sufficient and equal quantity of the waste products to each process as a test.

On completion of the tests the committee shall report to

the Minister, and shall give the following particulars of each process: (a.) The nature of the article made. (b.) The quantity produced, and the cost of production. (c.) The value of the product. (d.) Whether any of the processes are of sufficient importance to warrant the Minister in giving (1) the whole, or (2) any part, of the bonus; (8) if a part only, how much.

JOHN McKENZIE. Minister of Agriculture. Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs,

Wellington, 8th August, 1894.

T 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.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.
Blacking, Hauthaway's thin dressing; as blacking and boot-gloss	20 per cent.
chinery; as machinery for mining purposes (on declaration being made)	Free. 25 per cent.
Machine for meat-shredding; as machinery n.o.e Machine, engravers' ruling; as machinery	20 per cent.
n.o.e	20 per cent. Free.
household purposes; as druggists' sundries Silcot lining, used by tailors; as textile piece-	15 per cent.
goods n.o.e	20 per cent. 6d. the lb.
"Castle" brand; as varnish *Iron wove wire and brass wove wire; as a. & m.s. (see C.O. 337). This refers only to the fine quality used by blind-manufac- turers, or for milk-strainers and fine sieve- work.	1s. 6d. the gal.

W. T. GLASGOW, Secretary and Inspector.

Commissioner's Order No. 488.]

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

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers confirm. And pursuance of the powers conferred by "The Government Railways Act, 1887," do hereby make the following alterations in and additions to the scale of fares, rates, and charges on the New Zealand Government Railways, to come into force on and after the 13th day of August, 1894:—

IGERS: GENERAL FARES AND REGULATIONS. PART I. - PASSENGERS:

SCHOOL SEASON TICKETS.

Season tickets for scholars and students will be issued at the following rates, at per quarter or fractional part of a quarter, subject to the following conditions:—

Till 1 7 1	Class.	Class.
For students and scholars not exceeding 16 years of age For students and scholars over 16 and	30s.	10s.
not exceeding 19 years	40s.	20s.

For students and scholars over 19 years of age half the rate for ordinary three-monthly season tickets will be charged. Minimum charge, first class, 50s.; second class,

A certificate in the following form must be produced from the professor or schoolmaster that the applicant is a bonâ fide student or scholar in attendance at college or school, and that his or her age is within the prescribed limit:—
"I hereby certify that A.B. is a bonâ fide scholar in attendance at school at and that present age is years months."

age is years months."
School tickets will be available for any distance not ex

Every school ticket will be issued and dated as from the first day only of each quarter, and will expire on the quarter-day next after its issue.

The common seal of the New Zealand Railway Commissioners was hereunto affixed, this eighth day of August, one thousand eight hundred and ninety-four, in the presence of

JAMES McKERROW,) T. RONAYNE, JOHN L. SCOTT,

Railway Commissioners. Road Board Elections.

Colonial Secretary's Office,
Wellington, 8th August, 1894.

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" Boards Act, 1882."

HUGH POLLEN, Under-Secretary.

Whangamarino Road District, County of Waikato: Maramarua Subdivision—

George McInnes.

William Simmons.

Rangiriri Subdivision— Ernest John Parker.

Walter Reid.

Waerenga Subdivision— Francis John Johnson.

James Lindsay. John Thomas Mears.

Motoroa Road District, County of Patea: Joseph Aaron Kemp.

Notice by the Public Trustee of his Election to administer Intestate Estates.

Public Trust Office,
Wellington, 1st August, 1894.

Notice.—It is hereby notified that, in pursuance of the provisions of section 8 of "The Public Trust Office Acts Amendment Act, 1893," the Public Trustee, having elected to administer the property of the following persons, who, so far as is known, have died intestate within the Colony of New Zealand, did file his election in writing at the Supreme Court Office at the place stated after the name of Supreme Court Office at the place stated after the name of

each such deceased person:—
Robert Innes Miller, late of Invercargill, in the Provincial
District of Otago. Filed at Invercargill on the 21st day of

James Ritchie, late of Moawhango, in the Provincial District of Hawke's Bay. Filed at Napier on the 21st day of July, 1894.

J. K. WARBURTON,
Public Trustee.

Notice by the Public Trustee of his Election to administer Intestate Estates.

Public Trust Office,

Public Trust Office,
Wellington, 7th August, 1894.

OTICE.—It is hereby notified that, in pursuance of the provisions of section 8 of "The Public Trust Office Acts Amendment Act, 1893," the Public Trustee, having elected to administer the property of the following persons, who, so far as is known, have died intestate within the Colony of New Zealand, did file his election in writing at the Supreme Court Office, at the place stated after the name of each such deceased person:—

the Supreme Court Ottice, at the place stated after the name of each such deceased person:—
Lucy Josephine Bailey, late of Auckland, in the Provincial District of Auckland. Filed at Auckland on the 30th day of July, 1894.

John Walker, late of Dunedin, in the Provincial District of Otago. Filed at Dunedin on the 30th day of July, 1894.

James Scott, late of Waipori, in the Provincial District of Otago. Filed at Dunedin on the 30th day of July, 1894.

Otago. Filed at Dunedin on the 30th day of July, 1894.

Henry E. Rudge, late of Wellington, in the Provincial District of Wellington. Filed at Wellington on the 28th day of July, 1894.

J. K. WARBURTON, Public Trustee.

Crown Lands Notices.

Lands in Taranaki District forfeited.

Department of Lands and Survey, Wellington, 31st July, 1894.

Weilington, 31st July, 1894.

T is hereby notified that the under-mentioned lands were forfeited by resolution of the Taranaki Land Board on the 25th June, 1894.

SCHEDULE.

SECTION No. 14, Block V., Ngatimaru Survey District, held by G. A. White.

Section No. 1, Block X., Ngatimaru Survey District, held

by H. A. Eason.
Section No. 5, Block VIII., Huiroa Survey District, held by C. E. Major.

JOHN McKENZIE. Minister of Lands. Small Grazing-runs open for Lease on Application.

District Lands Office

Dunedin, 3rd August, 1894. Dunedin, 3rd August, 1894.

Notice is hereby given that the under-mentioned small grazing-runs will be open for lease on application at the District Lands Office, on and after the 10th October, 1894, at the half-yearly rental noted opposite the runs. In case of more than one application for the runs on the same day, priority of selection will be decided by ballot on the following day at 11 am. following day, at 11 a.m.

SCHEDULE. OTAGO LAND DISTRICT.

Survey District.	Sec- tion.	Block.	Area.	Rent per Acre.	Half-yearly Rent.
			•		

FIRST-CLASS PASTORAL COUNTRY.

Tuapeka County.

Beaumont			A. 1,570	в. 0	P. 0	s. 0	d. 5	£ 16	s. 7	d. 1
Deadmont	170в	•••	1,070	U	0 0	9	10	•	1	

A subdivision of Pastoral Run 170B, part of Beaumont Station, recently held by Mr. George Smithson. It fronts, and is watered by the tributaries of, the Clutha River. Access to the land may be gained from Lawrence by bullockdray, twenty-three miles; also by main road Lawrence to Beaumont, twelve miles, and thence by track, three miles. The run comprises open broken country, of very fair quality, with small areas fit for cultivation. Flax, manuka scrub, and a little clover are scattered over it. Altitude, 195ft. to 1,867ft. Valuation for fencing, £12 4s. 9d., to be paid on application, or immediately result of ballot is declared.

Waitaki County.

Maruwenua (2	XVI.	656	3 17	0 10	13 13 9
,,	3	,,	587	2 23	0 10	12 5 0
,,	6	"	571	1 28	0 9	10 14 2
,,	7	,,	593	0 0	0 9	11 2 5
Kakanui	1	IV.	1,270	0 0	1 2	37 0 10
	3		1.625	1 36	0.10	33 17 1

" . | 3 | " |1,625 1 36 | 0 10 | 33 17 1 Subdivisions of Tapui and Tokarahi Stations, containing good grazing-land, considerable portions of which are fit for cultivation. Each run is well watered, and, with the exception of Section 3, Block IV., Kakanui District—which is accessible by dray-track—they front a formed road. Their distance from Livingstone varies from two to six miles. The above are at present in occupation of Messrs. A. G. Sutherland, Grant, McGimpsey, McCone, Smith, and W. Sutherland respectively. Valuations for improvements, to be paid with application or immediately the result of the be paid with application or immediately the result of the ballot is declared, are as follow: Marawenua District—Block XVI., Section 2, £175; Section 3, £125; Section 6, £124; Section 7, £284. Kakanui District—Block IV., Section 1, £357 5s.; Section 3, £175.

Taieri County.

23 24 XI. | 1,821 0 29 | 0 3 | 11 7 8 Maungatua |

Elevated snow-grass country, mostly covered with snow in winter, but fair for grazing in autumn and summer. Lies immediately above the Recreation Reserve, at Woodside, on Mount Maungatua; fronts the old Waipori Road, seven miles Valuation for fencing, £43 14s., must either be paid on application or immediately the result of the ballot is declared.

Mr. James D. Heenan was last in occupation of these

SECOND-CLASS PASTORAL COUNTRY.

			Waita	ki Count	y.					
Kakanui		2	II.	1	•			l'		
"		1	· III.			ļ				
"		3	,,	10,376	0 0	0	4	86	a	1
"		1	vïi.	10,510	0 0	1	-	00	3	#
"		2	VIII.	i I		1				
Kvehurn		2	XIV	11				l		

With the exception of 2,000 acres on the south-west end, With the exception of 2,000 acres on the south-west end, this run is well grassed throughout, and is watered by a number of small streams. The north-east portion contains some arable land. Distance from Livingstone by formed road, four miles, and from Tokarahi Radway-station, ten miles. The average altitude of the country is 2,600ft. Mr. and Mrs. John Mulholland recently surrendered the above, which was comprised in Tokarahi Station. Valuation for improvements, £327, must either be lodged with application or be paid by the applicant immediately he is declared or be paid by the applicant immediately he is declared successful at ballot.

Kakanui ...
$$\begin{vmatrix} 2 & | & III. \\ 1 & | & VI. \\ | & | & 2 & | & VII. \end{vmatrix} \begin{vmatrix} 5,180 & 0 & 0 & 0 & 2\frac{1}{2} \end{vmatrix} 26 19 7$$

Part of Tokarahi Station. The north portion of the run is good, whilst the south is cold and poor. Generally speaking, it contains fairly-good grazing-country, having an average altitude of 2,800ft. Distance from Livingstone Township, five miles, and from Tokarahi Railway-station, eleven miles. Valuation for improvements, £196, must either be paid with application, or immediately the result of the ballot is declared. Mr. John Porter is at present in occupation of the land.

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 below.

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

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

5. One half-year's rent and £1 1s. for the lease must be

paid immediately the application is declared successful; 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

the lease. The next payment of rent will become due on the 1st September, 1895.
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.

Note.—One-fourth of the rent paid during the first fifteen years is returned to the local body, to be spent in improving the access to the land.

DECLARATION., do solemnly and sincerely declare-

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.)

(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. tion. † Here specify. J. P. MAITLAND, Commissioner of Crown Lands.

Lands in Town of Hamilton for Sale by Auction.

District Lands and Survey Office,

Auckland, 16th July, 1894.

T is hereby notified that the under-mentioned town lots will be submitted for sale by public auction at this office on Friday, the 14th day of September proximo, at 11 a.m.:~

Town of Hamilton West: Lots 476, 477, 1 acre each, upset price £30 per acre; Lots 478, 479, 480, each containing 2 roods 28 perches, upset price £20 5s. per lot. Museum endowment lands, near Hamilton Railway-station.

Terms of Sale: One-fifth of the purchase-money to be paid on the fall of the hammer, and the balance, with Crowngrant fee (£1), within thirty days thereafter; otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land be null and void. and void.

GERHARD MUELLER, Commissioner Crown Lands. Westland Land District.—Auction Sale of Pastoral Licenses.

Crown Lands Office,
Hokitika, 12th July, 1894.

Notice is hereby given that the licenses of the pastoral runs set out below will be offered by public auction, at the Land Office, Hokitika, on Wednesday, the 29th day of August 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 resumption as may be prescribed by the Land Acts or other constituted authority, and subject to the necessary declarations being taken. Maps may be seen at the Land Office, Hokitika, where other full particulars, as to conditions of sale and license, &c., may be ascertained.

Payments to be made on the fall of the hammer, and consist, with regard to the said licenses, of six months' rent in advance and license-fee of £1 1s.

advance and license-fee of £1 1s.

No. of Run.	Area.	Locality.	Upset Annual Rental.	Term: Ten Years from
23	Acres. 23,000	Clark and Landsboro' and Haast Valleys	£ s. 11 10	1 Sept., 1894
48	10,000	Moeraki River	10 0	" "
57	7,500	Mariner's Peak	7 10	" "
70	12,500	Haast and Waita	12 10	1 Mar., 1895
80	6,000	Mount Argentine	6 0	1 Sept., 1894
90	5,500	Bald Hill Range	5 10	" "
93	10,000	Upper Hokitika	10 0	" "
119	5,000	River Upper Makawiho River	5 0	,, ,,

Run No. 23, 23,000 acres, Clark and Haast Valleys: Prin-

Run No. 23, 23,000 acres, Clark and Haast Valleys: Principally cattle-feed in bush on hillsides and flats; lower open country. Access by Haast Pass Track and Clark River-bed. Run No. 48, 10,000 acres, Moeraki River: Cattle-feed country, undulating surface; commences half-mile back from the sea-beach. Accessible by the sea-beach, Moeraki River-bed, Moeraki Road, and Main South Road.

Run No. 57, 7,500 acres, Mariner's Peak and Kinnaird Range, immediately south of Paringa River: Fine, open, grassed country, very little scrub, tussock land runs down into main bush. Access by old track from Main South Road.

Run No. 70, 12,500 acres, between Haast and Waita Rivers: Fine cattle-feed, bush-slopes, and spurs of Matakitaki Range; good, dry, flat, timbered lands between foot of range and Tawerikiti Swamp. Access by Haast River-bed and Main South Road.

Run No. 80, 6,000 acres, Argentine Range, north of Paringa River: Access by old track from Paringa Forks or by spurs from Main South Road. Good, smooth, well-grassed tops; average height, 3,400ft.; sheep country.

Run No. 90, 5,500 acres, Bald Hill Range. Very smooth

open ridges; good sheep country for nine months in year. Access must be made by track up spur from Mikonui or Hokitika River-beds.

Run No. 93, 10,000 acres, Upper Hokitika River Valley: Comprises all the open lands on the Mita Range and the flanks of the dividing-range north of Mathias Pass; tussock country, in parts very rugged; good summer sheepfeed. Access by track to be made up leading spur from junction of Hokitika—Whitcombe Rivers, and also by spurs from Mathias River-bed in Canterbury. Average altitude,

Run No. 119, 5,000 acres, Upper Makawiho River Valley Includes all the lower slopes and terraces on both banks of river; heavily timbered; cattle-feed under scrub. Accessible by Makawiho River-bed.

DAVID BARRON, Commissioner of Crown Lands.

Reserves in Auckland District for Lease by Auction.

District Lands and Survey Office, Auckland, 10th July, 1894.

IT is hereby notified that leases of the under-mentioned lands, for the periods stated, will be offered at public auction at this office on Friday, the 14th day of September proximo, at 11 a.m.

Lease for a term of fourteen years: Village of Waiuku, south-east part of Lot 70A (portion of landing reserve); area, 3 perches; upset annual rent, £1. Lease offered subject to £50 for improvements (workshop).

Lease for a term of seven years: Takahue Survey District (Mangonui County), Section 6A, Block XV.; area, 4 acres 1 rood 27 perches (recreation reserve); upset annual rent, £2.

Rent payable half-yearly in advance, on the 1st January and 1st July in every year.

No valuation for improvements will be allowed during either the currency or at the termination of the leases, but lessees will have the right to remove fences and buildings that may be erected.

GERHARD MUELLER,

Commissioner Crown Lands.

Pastoral Licenses, Marlborough, for Sale by Auction.

District Lands and Survey Office Blenheim, 3rd August, 1894.

OTICE is hereby given that the licenses of the pastoral licenses hereunder mentioned will be offered by public auction at this office on Wednesday, the 3rd October, 1894.

SCHEDULE.

Run No. 76, 370 acres; Run No. 77, 350 acres; Run No. 78, 150 acres; Run No. 96, 480 acres; Run No. 97, 300 acres; Run No. 98, 125 acres.

Term, three years from 1st March, 1895. Upset annual rent of each run, 1s. (if demanded). One of the conditions is that the rabbits are to be kept down to the satisfaction of the Stock Department.

These runs occupy the shingle banks of the Wairau River, and are covered more or less with vegetation consisting of tea-tree, tussock, toetoe, &c. The main channel of the river forms the boundary between the runs. Situate about ten miles from Blenheim.

S. WEETMAN, Commissioner Crown Lands.

Natibe Land Court Notices.

Sitting of the Court under Section 4 of "The Native Land Court Act Amendment Act, 1888."

Native Land Court Office.

Native Land Court Office,
Auckland, 24th July, 1894.

OTICE is hereby given that a sitting of the Native
Land Court will be held at Te Paeroa, on the 5th day
of September, 1894, to make inquiries, as required by
section 4 of "The Native Land Court Act 1886 Amendment
Act, 1888," respecting the transactions mentioned in the
Schedule hereto. All persons having objections to the said
transactions are required to attend at the time and place
aforesaid.

J. A. WILSON'
Registrar.

Registrar.

SCHEDULE.

PART OF ORERE AND TAUPO.

1 (83-122). Transfer of interests, dated the 15th day of September, 1883, made by Tukua te Rauroha and 6 others to George McDonald.

Part of Orere and Taupo.

2 (83-122). Transfer of interest, dated the day of neorge McDonald, of Wairoa South.

PART OF ORERE AND TAUPO.
3 (83-122). Transfer of interest, dated the 1st day of October, 1884, made by Hare Hauraki, of Waikato, to George McDonald, of Wairoa South.

Part of Orere and Taupo.
4 (83-122). Transfer of interests, dated the 25th day of November, 1889, made by Hoeroti Tatanora and 26 others to George McDonald, of Wairoa South.

PART OF ORERE AND TAUPO. 5 (90-58). Transfer of interest, dated the 28th day of May, 1890, made by Te Reha to George McDonald, of Wairoa South.

Part of Orere and Taupo.
6 (90-59). Transfer of interests, dated the 8th day of July, 1890, made by Tumatekitua Paaka, Hirama te Moananui, and Moengarua Tamati, as trustees for Mokopuna Hirama, all of Ohinemuri, to George McDonald, of Wairoa South.

Part of Orere and Taupo.
7 (92-84). Transfer of interests, dated the 16th day of July, 1892, made by Haora Tareranui and Hirama te Moananui, as trustees for Mokopuna Hirama, to George McDonald, of Weine Carth. of Wairoa South.

8 (93-131). Transfer, dated the 4th day of October, 1893, made by Wikitoria te Ngahue, Te Amo Paetai, Rangihoro Paetai, and Tamati Paetai, all of Hauraki, to John Lynch, of Coromandel.

PUKEWHAU. 9. Transfer, dated the 6th day of December, 1893, made by the Public Trustee of the Colony of New Zealand to John Lynch, of Coromandel.

MURAOTEAHI No. 2.

10 (93-132). Transfer, dated the 9th day of September, 1893, made by Mere Pereniki and Rihitoto Mataia, both of Ohinemuri, to William Grey Nicholls, of Ohinemuri.

OROBOTAO.

11 (93-148). Transfer, dated the 1st day of November, 1893, made by W. H. Taipari and Reihana Tutaua, both of Hauraki, to Eugene Hale, of Totara, Thames.

TUKITUKI A.

12 (94-30). Conveyance, dated the 23rd day of January, 1894, made by Hori Ngakapa Whanaunga, Rawiri te Ua Whanaunga, Wiremu Tukumana te Taniwha, and Wiremu te Aramoana Whanaunga, all of Hauraki, to James Marshall, of Whangarei.

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

Native Land Court Office.

Auckland, 31st July, 1894 Auckland, 31st July, 1894.

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 Court-room in the Stipendiary Magistrate's Court House, Thames, at 2 p.m. on the 13th day of September, 1894, for investigating the transactions relative to the lands mentioned in the Schedule hereunder, at which time and place all persons having any objections to the said transactions are hereby notified to attend the said transactions are hereby notified to attend

J. A. WILSON, Registrar.

SCHEDULE.

Kopua No. 2H.

94-76. Transfer, dated the 17th day of April, 1894, made by Kataraina Hauruia and Kereama Mataitai, both of Kuaotunu, Coromandel, to Eugene Hale, of Turua, Thames.

TOETOEKINO No. 1.

94-83. Transfer, dated the 12th day of May, 1894, made by Aihe Pepene, Hoani Nahe, Kataraina Matene, Haua te Amokino, and Maraea Merepeka, all of Thames, to Eugene Hale, of Turua, Thames.

TOETOEKINO No. 2.

94-84. Transfer, dated the 12th day of May, 1894, made by Mango Whaiapu, Ngapari Whaiapu, Aihe Pepene, Hoani Nahe, Kataraina Matene, Hana te Amokino, and Maraea Merepeka, all of Thames, to Eugene Hale, of Turua, Thames.

INTEREST IN KOPUOHINETAWA.

94-96. Transfer, dated the 20th day of June, 1894, made by Harata Kihirini, of Ohinemuri, to James Barrett, of Ohinemuri.

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, 6th August, 1894 OTICE is hereby given that a Trust Commissioner will, under the authority and for the purposes of the said Acts, hold a Court at the Stipendiary Magistrate's Court, Wellington, on the 22nd day of August, 1894, at 2 o'clock in the afternoon, for investigating the cases mentioned in the Schodule hereunder at this bring and place all presents. 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. DUNBAR JOHNSON, Registrar.

SCHEDULE.

TE WHITI NORTH No. 1. 94-242. CONVEYANCE, dated the 2nd day of September, 1893, from Reueti Heta and others to Hoani Wiremu Pohotu.

BETWEEN JOHN HERBERT HANKINS AND TAPITA MATINA 94-243. Judgment of the Supreme Court, dated the 1st day of August, 1894.

BETWEEN JAMES HOPKINS STEVENS AND TAPITA MATINA. 94-244. Judgment of the Supreme Court, dated the 1st day of August, 1894.

BETWEEN FREDERICK GILLETT AND TAPITA MATINA. 94-245. Judgment of the Supreme Court, dated the 1st day of August, 1894.

Maungaraki No. 8.

94-246. Lease, dated the 5th day of June, 1894, from Katene Anaru and others to Isaac Stevenson. Maungaraki No. 9.

94-247. Lease, dated the 15th day of May, 1894, from Mere Pitama and others to Isaac Stevenson.

MAUNGARAKI No. 1. 94–248. Lease, dated the 12th day of April, 1894, from Puatau Patara and others to Isaac Stevenson.

NGAWAKAAKUPE No. 2. 94-257. Lease, dated the 21st day of July, 1894, from Te Kooti te Rato to Charles James Tully and others.

TAHUROA. 94–258. Transfer, dated the 26th day of June, 1894, from Hamuera Tamahau Mahupuku to Peter Lee McLaren.

OTAKI, SECTION 89. 94-259. Conveyance, dated the 31st day of July, 1894, from Kipa te Matia, alias Whatanui, to Charlotte Elizabeth Bills.

PITOONE No. 1a. 94-260. Conveyance, dated the 17th day of May, 1891,

from Hone Retimana and others to James Kelly. TE TIPUA. 94-261. Mortgage, dated the 4th day of August, 1894, from Ruihi Aporo to Morris Fruhauf.

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

Registrar's Office, Wellington, 2nd August, 1894.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at New Plymouth on the 29th day of August, 1894, or as soon thereafter as the business of the Court will allow.

H. DUNBAR JOHNSON, Registrar.

SCHEDULE.

PARTITION.

No.	Name of Applicant.	Name of Land.
1	Heraana Inuwaitai and Sarah De Thierry (N.P. 52-3)	Mokotuna.

REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.			:	Name of Land,
3 4	Komene (J. 94-423)	6) ::	••		Sub-allotment 13 of Section 1, Oakura. Section 29, Block I., Upper Waitara. Section 11, Block I., Upper Waitara. Section 85, Block VII., and Section 25, Block XI., Waitara Survey District. Section 33, Waitara West.

Lands referred to the Native Land Court for Inquiry under Section 51 of "The Native Land Court Act, 1886."

Native Land Court Office, Wellington, 2nd August, 1894.

In pursuance of an Order in Council, dated the 7th day of May, 1894, it is hereby notified that at a sitting of the Native Land Court to be held at New Plymouth on the 29th day of August, 1894, and following days, the Court will proceed to inquire into the matters brought within its jurisdiction by the said Order in Council, with respect to the lands described in the Schedule hereto.

H. DUNBAR JOHNSON, Registrar.

SCHEDULE.

No.	Name of Land.	Name of District.	Area.
1 2 3 4 5 6 7	Kawhiti, Section 2, Block IX Kopua, Section 54, Block III Kopua, Section 55, Block III Kopua, Section 56, Block III Pohchitoa, Section 15, Block I Puketui, Section 17, Block II Ngatoto, Section 4, Block XIII.	Opaku Survey District Huiroa Survey District Huiroa Survey District Huiroa Survey District Huiroa Survey District Ngati-maru Survey District Ngati-maru Survey District Upper Waitara Survey District	 75 acres. 2 roods. 2 roods. 2 roods. 1 acre. 46 acres. 16 perches.

Note.—Waitara cases, if desired, can be adjourned to that place for hearing.

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

Registrar's Office, Auckland, 24th July, 1894.

Notice is hereby given that a sitting of the Native Land Court will be held at Te Paeroa, on the 5th day of September, 1894, 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.

J. A. WILSON, Registrar.

SCHEDULE.

PARTITION.

No.	Name of Applicant.	Name of Land.
1	Terua Whakahoro, Terua Whakahoro as trustee for Tumoki and	Te Aroha, Block V., Section 5.
2	Pariraukawa, and Erana Rangimawhiti (89–5273) Hohepa Tauhou, Te Waonui, Rangihuanui, and Kirikau Tutuhi (90–15)	Omahu Native Reserve (Te Aroha, Block V., Section 5).
3	Ripeka te Pea, Parata te Mapu, and Mango Whaiapu (92–1987)	Te Aroha, Block V., Section 5.
4	Tupeka te Whakamau (90-679)	Waihi No. 4.
5	Rawiri te Wakaiti, Hikori Rawiri, Tamaiwhiua Rawiri, and Pere- petua Rawiri (90-1025)	Wairakau (Te Aroha, Block XII., Section 31).
6	Harete te Wharau (90–2015)	Te Aroha, Block XII., Section 28.
7	Rewi Mokena, Eta Mokena, and Ema Ripihia (90–3447)	Wairakau (Te Aroha, Block XII., Section 48; Wairere, Block II., Section 70).
8	Rewi Mokena, Eta Mokena, and Ema Ripihia (90-3757)	Wairakau (Te Aroha, Block XII., Section 48; Wairere, Block II., Section 70).
9	Rewi Mokena, Eta Mokena, and Ema Ripihia (90-3449)	Te Aroha, Block IX., Section 15.
10	Rewi Mokena, Eta Mokena, and Ema Ripihia (90-3755)	Mokena Taone (Te Aroha, Block IX., Section 15).
11	Witika Ngawiki Matenga and Tapuwai Hoani (91–1471)	Huhuraumati.
12	Karauria Paaka (93–3551)	Huhuraumati No. 6.
13	Tumatekitua Paaka, Morehu te Putu, and Mateuruta Kemara (868-1)	Huhuraumati.
14	Tumatekitua Paaka and Haora Tareranui (92–1537)	Te Aroha, Block XII., Section 13.
15	Haora Tareranui (922147)	Te Aroha, Block XII., Section 13.
16	Paora Tiunga (93-433)	Ohinemuri No. 20.
17	Haora Tupaea, Takerei te Putu, Haora Tareranui, Hori te Ngatete, and others (93-719)	Ohinemuri No. 17.
18	Renata Tamati, Hoani Raharuhi, and Wiriharai Wirihana (93-2169)	Ohinemuri No. 16.
19	Tewa te Ngatete (93–2395)	Ngamoko.
20	Karauria Paaka (93–3787)	Rawhitiroa.
21	Miriama Kawehe (94–243)	Rawhitiroa A.
22	Tumatekitua Paaka (94–1165)	Rawhitiroa No. 2.
23	Tumatekitua Paaka (94–1167)	Rawhitiroa A.
24	Hakipene Hura (93-3967)	Arakokota No. 1.
25	Hakipene Hura (93-3969)	Hikutaia No. 1.
26	Huihana Rangituia (93-5585)	Tawaatakuao No. 2.
27	Haora Tareranui (442-1)	Tawaatakuao No. 3.
28	Hana te Amokino, Hoani Nahe, Terihana Utuku, Hori Matene,	Kaikahu (No. 1).
	Hawira Wahapu, and others (94–695)	l
29	Tumatekitua Paaka, Morehu te Putu, and Mateuruta Kemara (94-1161)	Aorangipirau No. 1 (Orangipirau No. 1).
30	Tumatekitua Paaka and Morehu te Putu (94-1163)	Aorangi.
31	J. J. Turner (94–1497)	Te Tawa.
32	Tumatekitua Paaka, Morehu te Putu, and Mateuruta Kemara (656-1)	Opita.
83	Tumatekitua Paaka, Morehu te Putu, and Mateuruta Kemara (656-2)	Moanakapiti.
34	Haora Tareranui (932-1)	Te Arawhakapekapeka.
35	Rewi Mokena (932-2)	Te Arawhakapekapeka.
36	Heni Edwards (1082-1)	Te Aroha, Block IX., Section 17.
	· · · · · · · · · · · · · · · · · · ·	

THE NEW ZEALAND GAZETTE.

APPLICATION FOR THE DEFINITION OF THE INTEREST OF THE CROWN.

No.	Name of Applicant.		Name of Land.
	The Native Minister (E. Mitchelson) (82–2683) The Native Minister (A. J. Cadman) (92–1223)	:: ::	Wairakau (Te Aroha, Block IX., Section 15). Wairakau (Te Aroha, Block IX., Section 15).

APPLICATIONS FOR THE DETERMINATION OF RELATIVE INTERESTS.

No.	Name of Applicant.	Name of Land.
	Harete te Wharau (93–3971)	Wairakau (Te Archa, Block XII., Section 28). Omahu (Te Archa, Block V., Section 1).

REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.	Name of Land,
1	Karapuha te Arero, Harete te Wharau, Hutana Karapuha, Ahiwera te Arero, Te Meke Ngakuru, and Ruta Ngakuru (J.	Te Aroha, Block XII., Section 30.
2	93-294; N.L.C.A. 98-1457) Parata te Mapu, Tini te Marau, Mata Parata, and Miria te Mapu (N.O. 90-1723)	Te Aroha, Block XII., Section 45; Te Aroha, Block V., Section XII.
3	Parata te Mapu, Ngaromake Paraone, Mata te Kura, and Parata te Mapu, trustee for Waraki Moana (J. 98-1112)	
4	Piahana Kau and Mei Hou (J. 93-1341)	Te Aroha, Block XII., Section 46; Te Aroha, Block II., Section 69.
5	Ngapari Whaiapu, Te Rina Mango, Ngaroma Whaiapu, Mango Whaiapu, and Rare Pata (J. 93-1438)	
6		Te Aroha, Block V., Section 1.
7	Hohepa Hikairo (N.L.C.A. 93-3591)	Te Arakokota No. 2.
8	Hakipene Hura and Peneti Wetea (N.L.C.A. 93-3593)	Te Arakokota No. 2.
9	Rawiri te Wakaiti, Hikori Rawiri, Tamaiwhiua Rawiri, and Ani Perepetua (J. 93-1598)	Te Aroha, Block IX., Section 23.
10	Timi te Rua, Mita Titipa, and Te Raiti Titipa (J. 93-1644)	Te Aroha, Block XII., Section 41.
îĭ	Riripeti Takitahi and Hohepa Hikairo (J. 93–1823)	Te Aroha, Block XII., Section 29.

APPLICATIONS FOR APPOINTMENT OF TRUSTEES.

No.	Name of Applicant.	Name of Land.	Name of Minor.
2 3 4	Hirawani Karawhiu (93–4213) Pare Pumai te Whetuiti (991–1) Pare Pumai te Whetuiti (1001–2) Pare Pumai te Whetuiti (1002–2) Pare Pumai te Whetuiti (1006–2)	 Te Huehue Rangatahae Rangatahi	Pipi Hirawani. Te Hohipera te Kuti Rangaunu. Hohipera te Kuti Rangaunu. Hohipera te Kuti Rangaunu. Hohipera te Kuti Rangaunu.

Native Land Court Office, Auckland, 24th July, 1894.

Notice is hereby given that a sitting of the Native Land Court will be held at Te Paeroa, on the 5th day of September, 1894, for the purpose of ascertaining what amount of compensation ought to be paid to the Native owners of the land specified in the Schedule hereto, and who are the proper persons to receive such compensation; the land referred to having been taken under Order in Council, dated the 8th day of August, 1888, for the purpose of making a railway in the district of Thames.

J. A. WILSON, Registrar.

SCHEDULE.

Name of Land.	Area.	District.	No. of Plan.	
Tarakiwhati No. 3 (5446) (Mis. 15/3)	1 acre 2 roods 6 perches	Thames	15643.	

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

Registrar's Office, Gisborne, 26th July, 1894.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Wairos, on the 6th day of September, 1894, 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. C. JACKSON, Deputy Registrar.

SCHEDULE.

PARTITION.

No.		Nam	e of Appl	icant	•			Name of Land.	
1	Karaitiana Pakitea	Tire Al	hinona					Mangapoike proper.	
2	Karaitiana Pakitea		TIPETIE	• •	••	••	••	Mangapoike A.	
3	Te Wata Karihuka		••	• •	• • •	••	••	Mangapoike No. 1.	
4	Riria Kaihue, Hori			••	• •	••	•	Mangapoike No. 1B.	
5	Heihei Hemara			•••		•••	•••	Mangapoike No. 1B.	
6	Petera Whakahoro	Eruera	te Whetu				• • • • • • • • • • • • • • • • • • • •	Mangapoike No. 1B.	
7	Petera Whakahoro				•••	• • •		Mangapoike No. 1c.	
8	Maika Taruke			••		••	••	Mangapoike No. 2.	
9	Hereaka Tiripa Tu	rei	••					Mangapoike No. 2.	
10	matenga Turei		••			••	•	Mangapoike No. 2.	
11	Te Teira Morutu	••	••		• •	• •		Mahanga No. 1.	
12	Te Teira Morutu	••		••	••	••		Mahanga No. 1.	
13	Hami Rarere, Atar		ıka	• •	• •	••	• •	Mahanga No. 1D.	
14	Rewi Toheriri	• •	••	• •	••	• •	• •	Mahanga No. 21.	
15	Hemara Hawene	••	• •	• •	••	• •	• •	Mahanga No. 2E.	
16	Piripi Purupuru	• •	••	• •	• •	••	• • •	Mahanga No. 2GH ¹ .	
17	Mere Meha, Apikar			• •	• •	• •	• •	Nuhaka (Mangakino).	
18	Mere Meha, Eneti			• •	• •	• •	• •	Nuhaka No. —.	
19	Riria Pomana, Har			• •	• •	••	• •	Nuhaka No. 2.	
20	Raharuhi Poki, Wi					T7 · ·		Nuhaka No. 2.	
21	Hera Waimanika,	Tuarka ,	ripuna,	тe	Ainurangi	rauru,	Heni	Nuhaka No. 2.	
90	Kauru	**** T7 *	one 15.					Nubaka Na C	
22 23	Rawhira to Hau, K	ara Keri	ana, Mat			••	• •	Nuhaka No. 2.	
25	Iharaira Hemopo	••	••	• •		• •	• •	Nuhaka No. 2a.	
24 25	Tare Mete Epeniha Pona, Ret	i Kanka	••	• •	• •	••	••	Nuhaka No. 2A.	
26				• •	••	••	• •	Nuhaka No. 2a.	
20 27	Keita Kenana, Wi	Pantarou	70.	••	••	••	• •	Nuhaka No. 2b. Nuhaka No. 2b.	
28	Hone Whariki			• •	••	••	• •		
29	Maika Taruke	••		• •	••	• •	• •	Nuhaka No. 2c.	
30	Keita Kenana, Wi	Dootavon		••	••	••	• •	Nuhaka No. 2c. Nuhaka No. 2c.	
31	France Mihingara	T. SIGNATON	a	• •	••	••	• •	Nuhaka No. 2c.	
32	Henare Mihingare Keita Kenana, Wi Ihaka Whanga, Hi	Dooteran	70	••	••	••	• •	Nuhaka No. 2D.	
33	Thaka Whanga Hi	rini Who	na na	• •	••	••	••	Nuhaka No. 2D.	
34	Hone Whariki				••	• •	• •	Nuhaka No. 2E.	
35	Maika Taruke	••	••	• •	• •	• • .	• •	Nuhaka No. 2E.	
36	Otene Pomare, Me	no Domor	Day		••	• •	••		
37	Watene Huka, Win					• •	••	Nuhaka No. 2E. Nuhaka No. 2F.	
38	Peti Matekino and					••	• •	Nuhaka No. 2F.	
39	Te Teira Marutu		••	••		••	••	Nuhaka No. 2, No. 6r.	
40	Hori Kerei Haman	a Aribia	Ahirora	Mak	• • •	. • •	• •	Ohuia No. 1.	
41	Paora Koara	a, Allina		mrair.	•	••	••	Ohuia No. 1.	
42	Riria Kaihue	••	••	• •	••	••	• •	Ohuia No. 1.	
43	Riria Kaihue	••	••	• •	•••	••	••	Ohuia No. 2.	
44	Te Raita Petera	••	••	• •	••	••	• • •	Ohuia No. 2, 3, 4.	
45	Mere Maupuke, Ra		take. Ha	rata.	Haereone	•••	•	Ohuia No. 3.	
46	Areta Apatu, Rawii							Ohuia No. 3.	
47	Hori Kerei and oth	ers	.,	••	.,		.,	Ohuia No. 3.	
48	Hori Kerei, Arihia		••	•••			•	Ohuia No. 3.	
49	Te Wata Karihuka		••	••				Ohuia No. 3.	
50	Hori Kerei, Arihia			••	••		•••	Ohuia No. 4.	
51	Mere Maupuke, Ra					••	••	Ohuia No. 4.	
52	Hori Kerei and oth		•••			••	••	Ohuia No. 4.	
53	Waata Karihuka	••		••		• •	•••	Ohuia No. 4.	
54	Hemi W. Paikea	••	••				• • • • • • • • • • • • • • • • • • • •	Kahaatureia.	
55	Karena Rawhi, Ran	niera Tav	vhiri			• • • • • • • • • • • • • • • • • • • •	••	Kahaatureia A.	
56	Watene Huka and		••	• • •		•••	• • •	Kahaatureia No. 2.	
57	Iharaira Hemopo	•••	••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	•••	•••	Kahaatureia No. 9.	
58	Paora Turuhira	••	••		• • •	••	••	Hinewhaki No. 1.	
59	Riria Kaihue	•••	••	• •	••	••		Hinewhaki No. 1.	*
60 l	Paora Koari		••		• •	••	•••	Hinewhaki No. 1.	
61	Riria Kaihue	• • .					• • • • • • • • • • • • • • • • • • • •	Hinewhaki No. 2.	
62	Pango Retihia, Te	Waata te	Whare			• •	••	Hinewhaki No. 2.	
63	Urupene Hamana	••	••				••	Hinewhaki No. 3.	
64	Reti Kaukau		• •		••			Hinewhaki No. 3.	
65	Paora Koara	• •	••	• •	••	••		Hinewhaki No. 3.	
66	Reti Kaukau		••		••	••		Hinewhaki East.	
67	Reti Kaukau	••	••		••	••	••	Hinewhaki West.	
68	Rongo Hamana, Ma	ako Parac	one		••	••	••	Hinewhaki West.	
69	Maika Taruke		••	••	• •	••		Waipaoa No. 3.	
	Maika Taruke	••	••	••	••			Waipaoa No. 5.	
	Te Hainga Paretipu				• • •	• • •		Waipaoa No. 6.	
70	0							Tutuotekaha.	
70 71	Karaitiana Pakitea	. Hirs. Ah	inene						
70 71	Karaitiana Pakitea, Pera Teko. Raiha te			••	• •	••			
70 71 72 73	Pera Teko, Raiha te	e Koha, V	Vikitoria		,	••	• •	Tutuotekaha No. 1.	
70 71 72 73 74		e Koha, V raitiana l	Vikitoria			••			

No.		Nan	ae of Ap	plicant.					Name of Land.	
77	Hori te Ariki								Tutuotekaha No. 3.	
78	Waata Karihuka, R		aha Dat	XX71	1 1	Times and	a Da			
79	Rewi te Kerehi. En						n Le		Tutuotekana No. 3.	
80	Watene Huka and o		RESIDE	• • •	• •	· ••		••	Hereheretan.	
81	Watene Huka and C		• •	••	, •	••		••	Hereheretau No. 2.	
82	Peta Hape, Horomo	•• Mam	••	••	••	•,•		••	Hereheretau No. 2.	
83	Areta Apatu	JIM TAL	TTT50			• •		•••	Hereheretan No. 2.	
84	Karena Rawhi, Ran	iono Ma	hini	••	• • •	••		••	Hereheretau No. 2.	
85	Watene Huka and o			••	••	••		• •	Hereheretau No. 2.	1 . A
86	Paora Rakau and o		••	• •					Hereheretau No. 2.	
87	Piripi Amorakau	mers	••	••	••	••		• •	Hereheretau No. 2.	
88		الأم أم	 La Amaa	D	Ti a lease	من من		• •	Hereheretau B.	-
89	Rutene Tainguru, I Rutene Tainguru, F					and off	GES	• •	Hereneretau B.	
90	Raniera Tawhiri		пякете	• •	,	•		• •	Opoho No. 1.	
91	Tare Mete	***	• • •	•• •	• • • •	••	1.0	••	Opoho No. 4B.	
92	Heremaia te Waru	••	••	• • •	6 to			••,	Opoho No. 4E.	
93	Harata Tuiho	.**	••	••	• •		9.7	••	Opoho No. 5.	
94	Ihaka Whanga and	athawa	••	• •	• •			••	Kaiwaitau.	-
95	Ihaka Whanga, Hir	ini Wh	· ·	• •	• •			• •	Kaiwaitau.	
96	Te Waata Karihuka	TITT AATTE	ពាន្តម	••				••	Kauhouroa No. 2.	
97	Waata Tuihi		••	••	• •			••	Kauhouroa No. 2. Kauhouroa No. 3.	
98	Tiaki Kainga	••	••	••		• •		• •	Te Rato.	
99	Tiaki Kainga Tiaki Kainga	••	• • •	••	9.9		4	••	Te Rato.	
100	Hami Tipara and ot	hown	••	• •	••	• • • • • • • • • • • • • • • • • •		• •	Te Rato.	
101	Heke Tewe and oth			• •	••		h .	• •	Ngamotu.	
102			iniata	• •			4	• •		
	Urupene Hamana,			• •				••	Ngamotu.	
103	Waata Karihuka an		3	• •				• •	Te Kiwi.	
104	Urupene Hamana			••				• •	Te Kiwi No. 1.	
105	Karaitiana Pakitea,	Hira A	nipene	. ••				• •	Whakaki.	
106	Hira Wakatere, Kai		Harong					••	Whakaki.	
107	Karaitiana Pakitea		. • •	• •		• •		• • •	Matuku.	
108	Paku Heremaia	• •	••	• •	••	• •		••		
109	Aihe Paku	••	. • •	• •				••	Matuku. Paeroa No. 1B.	
110	Hami Tipara	••	• •	••	, . • •	• •		••		
111 112	Ratima	••	••	••	. ••	. ••		• • .	Paeroa No. 1E. Paeroa No. 2.	
	Tiaki Kainga	••	. ••	• •		••		••		: :
113	Paku Wiremu	••	••	••	••			••	Paeroa No. 2.	
114	Hemi Toheriri	• •	••	••	••	••		••	Nukutaurua No. 6.	
115	Waata Puihi	••	••	••	• •	• •		••	Te Koutu.	. "
116	Tiaki Kainga	••	. ••	••				• •	Wairau.	
117	Rewi Toheriri	• •	• •	• •	••	• •		••	Whangawehi No. 1B.	

PARTITION.—ADJOURNED CASES

No.	Name of Applicant,	Name of Land.
	Ema te Hukitiaka and Mohi te Atahikola	Nukutaurua.
1 2		Nukutaurua.
3	Ema te Atahikoia	Nukutaurua.
4	Ihakara Waipakiaka	Nukutaurua.
5	Fanny Rose Porter	Tutuotekaha No. 1.
6	Thomas William Porter	Herewaka.
7	Meri Maupuke	Ohuia No. 2.
8	Arata te Rito, Hoani Ngarara, and others	Ohuia No. 2.
9	Rewi te Actu	Ohuia No. 2.
10	Areta Apatu, Rawinia te Apatu, Rai Hokopu	Ohuia No. 2.
11	Tiopira Kaukau and others	Ohuia No. 2.
12	Hamana Tiekewai, Hanita Tiekewai, Harieta Tawaho, Tiopira	Ohuia No. 2.
	Kaukau, Mako Ahirore, Rongo Hamana, Papi Matehe, Rere	
	Kaipuka, Ramari Ngahau, Huina Tokatutahi	
13	Watene Toromata	Ohuia No. 2.
14	Petera Whakahoro, Eruera te Whetu, Waata Karihuka	Ohuia No. 2.
15	Rewi te Aotu	Hinewhaki No. 1.
16	Hoani Ngarara, Waata Karihuka, Pikiwai Ngarara, Ropata Kohiri	Hinewhaki No. 1.
17	Erami Kaihue	Hinewhaki No. 1.
18	Tiopira Kaukau, Reti Kaukau, Epeniha Pona, Hekiera Pona,	Hinewhaki No. 1.
	Renata Poutawa, Henare Mihingare	TTimesula lai NTa d
19	Rutene Tainguru	Hinewhaki No. 1. Hinewhaki No. 1.
20	Ohi Toromata	Hinewhaki No. 1.
21 22	YYY 1	Hinewhaki No. 1.
23	Mere Maupuke, Hori Haere, Makere Haere, Netatua	Hinewhaki No. 1.
24	Rewi te Aotu	Hinewhaki No. 2.
25	Hoani Ngarara, Waata, Karihuka, Pikiwai Ngarara, Ropata	Hinewhaki No. 2.
20	Kohiri	
26	Kingi Rangikore	Hinewhaki No. 2.
27	Mihi Rapuke, Te Tipene, Hunia Takatutahi, Hamana Tiekewai,	
	Tiopira Kaukau, Epeniha Pona, Hekiera Pona, Reti Kaukau	
28	Rewi te Kerehi, Mate Reweti, and others	Hinewhaki No. 2.
29	Kingi Kaihue	Hinewhaki No. 2.
30	Waata Kerihuka and others	Hinewhaki No. 2.
31	Ohi Toromata	Hinewhaki No. 2.
32	Mako Paraone	Hinewhaki No. 2.
33	Petera Whakahoro, Eruera te Whetu, and Rewi Tinui	Hinewhaki No. 2.
34	Hamana Tiakiwai and others	Hinewhaki No. 2.
85	Eruera te Whetu and others	Hinewhaki No. 3.

No.	Name of Applicant.	Name of Land.
36	Mere Maupuke, Hori Haere, Makere Haere, Netatua	Hinewhaki No. 3.
37	Paora Tuwhira	Hinewhaki East.
38 39	Erihi Karihuka	Hinewhaki West. Te Kahaatureia A.
40	Hira Whakaterei and others	Whakaki.
41	Hira Whakaterei and others	Whakaki.
42	Hira Whakaterei and others	Whakaki. Paeroa No. 1.
43 44	Karaitiana Haronga	Paeroa No. 1.
45	Tamariki Kaura	Paeroa No. 1.
46	Hira Whakaterei, Karaitiana Haronga, and Teka Pakitea	Tutuotekaha No. 2. Tutuotekaha No. 2.
47 48	Eraihia Wharemanuku Hira te Whakaterei, Ka Pakitea, and others	Tutuotekana No. 2.
49	Hira te Whakaterei and others	Tutuotekaha No. 2.
50	Korewai and others	Paeroa No. 2.
51 52	Heta Kuaha, Te Kena Anaru, Enoka Tero, and others Enoka Tero, Heta Kuaha, and others	Paeroa No. 2. Paeroa No. 2.
53	Heta Kuaha, Enoka te Poke, Kena Manu, Rongohau te Roko	Paeroa No. 2.
54	Tepare Karamu, Teka Paketoa, and others	Orangitirohia.
55 56	Mihi Rapuke and Wi Wharerakau	Orangitirohia. Kahuitara.
57	Oriwia Tipoki and Tuatini Tipoki	Pakowhai.
58	Maka Moti	Pakowhai.
59	Riwia Tipoki	Pakowhai. Pakowhai.
60 61	Wata Taunoa	Awatere.
62	Nikora Kotuhi and Matewa Tapuihi	Kauhouroa No. 4.
63	Petera Whakakoro and Waata Karihuka	Kauhouroa No. 2. Kauhouroa No. 2.
64 65	Te Wa Karihuka, Hira te Whakaterei, and others	Kauhouroa No. 2.
66	Hira Whakaterei	Kauhouroa No. 2.
67	Kingi Kaihue and Kingita Teretiu	Kauhouroa No. 2.
68	Apirama Kaimoana	Taumataoteo.
69 7 0	Areta Apatu Raiha Kopu, Kataraina Kopu, Hiria Kopu, Iteria Kopu	Taumataoteo.
71	Ngahiria Hoehoe	Taumataoteo.
72	Maika Taruke and others Ihakara Tuhi, Ahipene Taite, Erina Teika, Maika Taruke	Mangapoike No. 2. Waipawa No. 3.
73 74	Inakara Tuhi, Te Otene Pikowai, Paratene Kunaiti, and others	Waipawa No. 5.
75	Hapimana Tunupaura and Tamihana Huata	Waipawa No. 5.
76	Ihakara Tuhi and others Ihakara Tuhi, Meiha Hira, Hakiaha Tamaiahua, and others	Waipawa No. 7. Waipawa No. 9.
77 78	Ihakara Tuhi, Meiha Hira, Hakiaha Tamaiahua, and others Pepi Kemara, alias Margaret Gamble	Whakapau.
79	Areta Apatu	Whakapau.
80	Tuta Hapimana and others	Whakapau.
81 82	Mere Karaka	Whakapau.
83	Toha Rahurahu and others	Whakapau.
84	Mihi Rautahi and others	Whakapau.
85	Kingi Rotoatara and others	Whakapau. Whakapau.
86 87	Parae and others	Whakapau.
88	Mere Karaka and others	Whakapau.
89	Wi Warena and others	Whakapau. Whakapau.
90 91	Raiha Kopu and others	Whakapau.
92	Mihi te Ouhauka	Whakapau.
93	Hami te Kuru and Arata Terito	Whakapau.
94	Tiaki Kainga	Wairau. Hinewhaki.
95 96	Roka Hinekino Petera Whakahoro, Waata Karihuka, Ataraita Petera, Mere Mau-	Taumutu No. 1 or Maraetaha No. 1.
	puke, Manuera Waikiha, Te Rehia Manahi and others	Taumutu No. 2 or Maraetaha No. 2.
97	Petera Whakahoro, Waata Karihuka, Ataraiti Petera, Mere Mau- puke, Manuera Waikiha, Te Reiha Manahi and others	Taumutu No. 2 or Maraetana No. 2.
98	Mere Maupuke	Ohuia No. 3.
99	Wata Karihuka	Ohuia No. 3.
100	Mere Maupuke, Hori Haere, Makere Haere, Netatua	Ohuia No. 3. Putere No. 1.
101	Toha Rahurahu, Mutana te Kawe	Paeroa No. 1E.
102 103	Piha Mitipare	Paeroa No. 1E.
104	Rakera Apatu and Nikora Kotuhi	Decree No 12
105	Rakera Apatu	Dogues No. 10
106 107	Waata Puihi	Paeroa No. 1c.
108	Hemi Porou	Puninga.
109	Bewi Wharerakau	Huramua No. 2. Ohuia No. 1.
110	Paora Pere Rangiwhanga, Tiopira Kaukau, Renata Poutawa, Reti Kaukau, Epeniha Pona, Hekiera Pona	Onum 210. 21
111	Mohi te Atahikoia	Ohuia No. 1.
112	Hoeta Kaihue	Ohuia No. 1.
113		Ohuia No. 1. Ohuia No. 1.
114 115		01 : 37 4
116	Hamana Tiekiwai, Rihimona Manuhiri, Paora Rangiwhana,	1
	Make Ahirore	Ohuia No. 1.
117 118	Kingi Kaihue	Ohuia No. 4.
119	Mere Maupuke, Hori Haere, Makere Haere, Neta Tua	Ohuia No. 4.
-		

No.		Nan	ae of Ap	plicant.					Name of Land.
120	Areta Apatu and oth	iers		••	•••	 			Tutackuri No. 2.
121	F. R. Porter								Tutuotekaha No. 1.
122	Hamana Tiakiwai			• •					Kahuitara No. 2.
123	Tiopira Kaukau								Kahuitara No. 2.
124	Te Kune Pakuku								Kahuitara No. 2.
125	Rewi Toheriri					• •			Kaiwaitau.
126	Karepa Mataira, Ho	ne Wha	riki, an						Opoho No. 1.
127	Para Rangiwhanga		••	••					Opoho No. 1.
128	Mere Kohai and oth		•	• •		••			Tawapata North No. 5.
129		• •		••	• • • • • • • • • • • • • • • • • • • •			• • •	Taupara.
130	737-4- /D	• •	••		• • •			• • •	Taupara.
131	m - n	••	••		• • •	• • •		• •	Taupara.
132	TTalaana Manaalaa	••	••	• • •				• • •	Tauwharetoi No. 2.
133	W: Do oto worms	• •			• • •			• • • • • • • • • • • • • • • • • • • •	Nuhaka No. 2.
134	Wi Paetarewa								Nuhaka No. 3.
135	Wi Paetarewa								Nuhaka No. 4.
136	Wi Paetarewa	• •		•••	•••				Nuhaka No. 5.
137	Hekiera Pona and ot	hers						• • •	Hinewhaki No. 1.
138	Epeniha Pona and or	thers		••	•••			•••	Ohuia No. 2.
139	Hekiera Pona and ot	hers		••		••		•••	Kairangi.
140	Ma 17			••					Kahuitara No. 2.
141	TT!				••		•		Kauhouroa No. 3.
142	Watene Toromata				• •			••	Mangapoike No. 1.
143	TT . 3 4								Nuhaka.
144	Hemi Porou			••		• •		••	Nuhaka No. 2B.
145	Wi Tamihana and P	aora Ta	mihana					• • • • • • • • • • • • • • • • • • • •	Whakapau.
146	Heremaia Punuaran							••	Whakapau.
147	TZ - t TZ		••					• • • • • • • • • • • • • • • • • • • •	Paeroa No. 1B.
148	Tiaki Kainga and oth		••	• • • • • • • • • • • • • • • • • • • •	• • •	• •		••	Paeroa No. 1E.
149	Hiria Te		••			• •		• • •	Putere A.
150	Heremia Whakatoka				•••	• •		• •	Putere A.
151	Toha Rahurahu .				• • • • • • • • • • • • • • • • • • • •	•••		••	Putere A.
152	Mary Harmer and H	eke Tew			• • •			•	Ngamotu.
53	Hami Rarere .			•••		::			Mahanga No. 1D.
154	Ihakara Haeata, Te	Pania	••	•••		••			Makareao.
	α α Δ τ	•	••		• • •	::			Tawapata South.
156	Ihaka Whanga and o		••		• • •	• •			Tawapata South.
157	TT ' TT'				• • •	::			Whangawehi No. 1B.
	Dami Makanini	•	••	• • •	•••				Whangawehi.
	TT		••			• • •			Whangawehi No. 1.

APPLICATIONS FOR SURVEY LIENS.

No.	Nar	ne of Su	rveyor.			Name of 1	Land.			Amount.
1		•	••	• •		Orangitirohia No. 10	••	• •	•	£ s. d. 2 2 0
2		•	••	• •	••	Orangitirohia No. 12	••	• •	• •	3 10 0
3		•	••	• •	••	Orangitirohia No. 16	• •	• •	• •	2 12 0
4		•	• •	• •	••	Orangitirohia No. 17	• •	• •	• •	3 10 0
5	C. W. Reardon		• •	• •	• •	Mangapoike No. 2	• •	• •	••	381 0 0
6	C. W. Reardon	•	• •	• •	• •	Mangaehu	• •	• •	• •	42 15 0
7		• •	• •	• •	•••	Paeroa No. 1E	• •	• •	• •	59 15 8
8		•	••	• •	• •	Paeroa No. 1p	• •	• •	• •	4 7 0
9		•	••	• •	• •	Paeroa No. 1c	• •	• •	• •	6 10 1
10		• •	••	• •	• •	Paeroa No. 1B	• •	• •	• •	6 6 7
11		• •	• •	• •	• •	Paeroa No. 1A	• •	• •	••	4 15 6
12	G. F. Richardson		• •	• •	• •	Opoho No. 1	••	• •	• •	20 1 6
13	G. F. Richardson		• •	• •	• •	Opoho No. 2	• •	• •	• •	19 2 0
14	G. F. Richardson	1	••	• •	••	Opoho No. 3	• •	• •		22 16 3
15	W. Hallett	•	• •	• •	• •	Te Kopua	• •	••	• •	32 10 0
			Apj	OURNED	Αp	PLICATIONS FOR SURVI	ey Lien	S.		
1	George Walker	• •	••	••	• •	Te Wharepu No. 1	• •	• •	• •	10 10 8
2	George Walker	• •	• •	• •		Te Wharepu No. 2		• •		6 9 0
3	George Walker	• •	• •	••		Te Wharepu No. 3	• •			10 11 2
4	George Walker	• •	. • •	••	,• ,•	Te Wharepu No. 4				6 3 2
5	Raniera Turoa, a	e Land	ion under Court Ac	section '' 1886,	82	Mangapoike	••	••	••.	Money paid to the si veyor.
6	George Walker					Kahaatureia A				30 15 0

Application to the Validation Court under "The Native | Application to the Validation Court under "The Native Land (Validation of Titles) Act, 1893."

In the Validation Court, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Tuawhatu No. 1B Act, 18 Block.

PERCIVAL BARKER, of Whataupoko, sheep-farmer, applies under the above-mentioned Act for the validation of his undivided interests in the above block, containing 715 acres, more or less, situate in the Native Land Court District of Gisborne, and for an order or decree for an estate in

rice of Gisborne, and for an order or decree for an estate in fee-simple therefor.

The applicant desires to appear before the Validation Court on Thursday, the 6th day of September, 1894, at 10 a.m., or at the first sitting of the Court thereafter.

The nature of the transaction proposed for validation is a Deed of Conveyance, dated the 7th day of July, 1881, made by Taopoaka, Hamuera Hinaki, Tiopira Potango, Pera Whakatete, Heni Hinaki, and Raihania Mehameha, vendors, to Michael Mullooly, in consideration of the sum of £27; and the title of the said block at the time of the several alienations was certificate of title, dated the 30th day of June, 1881. The applicant derived his title by—

1. Agreement for sale and purchase, dated the 7th day of May, 1885, Michael Mullooly with the applicant.

2. Conveyance, dated the 12th day of October, 1885, Michael Mullooly to Percival Barker.

The address for service of the applicant in the Town of Gisborne is at the office of Cecil Albert de Lautour, solicitor. The applicant desires that the estates and interests of the Native persons aforesaid, who executed the said deed of conveyance shall be hough by the decree of the Court and the said deed of conveyance shall be hough by the decree of the Court and the said deed of conveyance shall be hough by the decree of the Court and the said deed of conveyance shall be hough by the decree of the Court and the said deed of conveyance shall be hough by the decree of the Court and the said deed of the said deed of

Native persons aforesaid, who executed the said deed of conveyance, shall be bound by the decree of the Court, and for that purpose requires that copies of this application shall be served upon them or their representatives according to the light house. to the list herewith

Dated at Gisborne, this 16th day of July, 1894.

PERCIVAL BARKER

(By his Solicitor and Agent, C. A. DE LAUTOUR). To the Registrar of the Validation Court, Gisborne.

426

Application to the Validation Court under "The Native Land (Validation of Titles) Act, 1893."

In the Validation Court, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Kirikiriroa Block.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Kirikiriroa Block.

PERCIVAL BARKER, of Whataupoko, sheep-farmer,
applies under the above-mentioned Act for the validation of his undivided estates, shares, and interests in the
above block, containing 350 acres, more or less, situate in
the Native Land Court District of Gisborne.

The applicant desires to appear before the Validation
Court on Thursday, the 6th day of September, 1894, at
10 a.m., or at the first sitting of the Court thereafter.

The nature of the transaction proposed for validation is a
Deed of Conveyance, dated the 15th day of July, 1881, made
by Hakopa Tora, Heni Rakaia, Ropiha Tamararo, Tahauru
Kaitara, Tiopira Tahoro, Wi Takahirangi, Katerina Wairoro,
Winiata Koroua, Te Hira Taihore, Hemi Kaitara, Hataraka
Rangi, and Eru Pao, vendors, to Michael Mullooly, of Tolago
Bay, settler, in consideration of £87 10s.; the title of the
land at the time of the purchase sought to be validated being
certificate of title, dated the 13th of July, 1881.

The estate which the applicant seeks to obtain is an estate
in fee-simple; and he derives title by—

1. Agreement, dated the 7th day of May, 1885, with
Michael Mullooly.

2. Conveyance, dated the 12th day of October, 1885,
Michael Mullooly to Percival Barker.

The address for service of the applicant in the Town of
Gisborne is at the office of Cecil Albert de Lautour, solicitor.

The applicant desires that the estates and interests of the
Native persons aforesaid, who executed the said deed of con-

The applicant desires that the estates and interests of the Native persons aforesaid, who executed the said deed of con-veyance, shall be bound by the decree of the Court, and for veyance, shall be bound by the decree of the Court, and for that purpose requires that copies of this application shall be served upon them or their representatives as by the list of names lodged herewith.

Dated at Gisborne, this 16th day of July, 1894.

PERCIVAL BARKER (By his Solicator and Agent, C. A. DE LAUTOUR). To the Registrar of the Validation Court, Gisborne. 427

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Taoroa Block.

WILLIAM FOWNES SOMERVILLE, of Gisborne, in the District of Powerty Rev. Cl. VV in the District of Poverty Bay, Sheepfarmer, and Arthur Fownes Somerville, of Wells, Somerset, England, Gentleman, apply under the above-mentioned Act for the validation of the estates and interests purchased, as appears from the conveyances hereinafter mentioned, from seventy-two Natives, in all that parcel of land situated in the District of Poverty Bay, containing by admeasurement 4,330 acres, more or less, being the land called or known as the Taoroa Block.

B. The applicants desire to appear before the Validation Court on Thursday, the 30th day of August, 1894, at the hour of 10.30 o'clock in the forenoon, or so soon thereafter as the applicants can be heard.

c. The natures of the transactions proposed for validation

1. A Conveyance, bearing date the 3rd day of August, 1882, from the Natives hereinafter mentioned to the said William Fownes Somerville and William Sydney Harrington Haig (therein described), for the total consideration of £188, of all their estates and interests in the said Taoroa Block, which conveyance was executed by the several Natives named, as follows:—

veyance was executed by the several Natives named, as follows:—

Horiana Auriri, Honiana Auriri, Mere Taihi, Popata Pikiuha, Tamati Tawhiri, Tuihana Kaporo, Erueti Hauraki, Henare Turiri, Harata Kauki, Te Rana te Ao, Mere Karaka, Te Au, Mereana Nihoniho, Peta Hori, Mere te Moana, Riwai Tauranga, Harete Whakauru, Raiha Kaiwaru, Erueti Wharekura, Te Hira Waikapakapa, Mere Waimanuka, Paratene Tatai, Irihapeti Ru, Tepora Panuku, Riria Pirikowhai, Kararaina Ketua, Anaru te Kahaki, Peta Kaware, Nopera Rongo, Hoani te Kahaki, Mere Karaka Rena, Tamati Ngakaho, Hera Ngakaho, Karauria Kauri, Wiremu Turehu, Rena-ta Nuke, Winiata Taniwha, Hori Tuhere, Wi Pahau, Eruera Ariari, Reupena Turiri, Iehu Haki, Wiki Topa, Hamiora Ngarimu, Mere Tauiwi, Renata Mauhana, Reupena Torea.

2. A Conveyance, bearing date the 4th day of April, 1883, from the Natives hereinafter mentioned to the said William Fownes Somerville and William Sydney Harrington Haig (therein described), for the total sum of £111, of all their estates and interests in the said Taoroa Block, which conveyance was executed by the several Natives named, as follows:—

Ritihia Patupona, Raiha Putoto, Perenata Kaiwi.

as follows:

as follows:—
Ritihia Patupona, Raiha Putoto, Perenata Kaiwi,
Mere Kopua, Tuihana Hapai, Horomona te Hui,
Pita Horuhoru, Katarina Hutia, Rora Hori, Pekama Tuha, Mokena Romio, Te Koro te Wai, Raiha
Kahu, Roka te Whataaruhe, Wi Pewhairangi, Peti
Wahakino, Maraki Tautuhi, Marara Poki, Harata
Taheke, Eruera Kauri, Rawiri Waikare, Te Rina
Kauri, Apirana Tatua, Hare Maruata, Hirini Teneti,
Iritana Iriwaho. Iritana Íriwaho.

D. The estates and interests in land by the said convey-ances intended to be alienated are the whole of the estates ances intended to be alienated are the whole of the estates and interests in fee-simple of the Natives hereinbefore mentioned as having executed the said conveyances of their interests in the said Taoroa Block; and the title to the said Taoroa Block at the time the said conveyances were executed by the said Natives was and still is a memorial of ownership, bearing date the 12th day of June, 1876, issued in favour of 197 owners.

E. The estate or interest in the said Taoroa Block which the applicants seek to obtain through the aid of the Court

is an estate in fee-simple.

F. The manner in which and the persons through whom the applicants came to be invested with the title or right they now hold, and the dates and particulars of the conveyances under which the said applicants came to be invested with the said title converted. with the said title or right they now hold, are as follows:

1. The conveyance to the said William Fownes Somer-

The conveyance to the said William Fownes Somerville and William Sydney Harrington Haig, previously described in paragraph c hereof as having been signed by Horiana Auriri and 45 others.
 The conveyance to the said William Fownes Somerville and William Sydney Harrington Haig, previously described in paragraph c hereof as having been signed by Ritihia Patupona and 25 others.
 Assignment by way of mortgage, dated 20th June, 1881, from William Sydney Harrington Haig (therein described) to Frederick Allen Green (therein described).

described).

Assignment, dated 9th February, 1885, from the said Frederick Allen Green to the New Zealand Native

Land Settlement Company (Limited).

5. Assignment, dated 8th May, 1889, from the New Zealand Native Land Settlement Company (Limited)

to the said Arthur Fownes Somerville.
G. The address for service of the applicants in the Town of Gisborne is at the office of Messrs. Nolan and Skeet, solicitors, off Gladstone Road, Gisborne, in the said Town

н. The applicants desire the said estates and interests in fee-simple in the said Taoroa Block of the said Natives whose names are set forth in paragraph c hereof, being the persons who executed the said conveyances (as previously mentioned), bound by the decrees of the Court, and for that purpose require that copies of this application shall be served on the said Natives or their representatives.

Dated at Gisborne, this 12th day of July, 1894.

W. F. SOMERVILLE, A. F. SOMERVILLE (By their Solicitors and Agents, NOLAN AND SKEET).

To the Registrar of the Validation Court, Gisborne.

Application to the Validation Court under "The Native Land (Validation of Titles) Act, 1893."

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles) Act, 1893"; and in the matter of the Anaura Block.

A. JOHN DAVIES ORMOND, of Napier, in the Provincial District of Hawke's Bay, Sheepfarmer, applies under the above-mentioned Act for the validation and partition of his interest in the above block, containing 8,800 acres, situate in the Waiapu County, and in the Native Land Court District of Gisborne.

8,800 acres, situate in the Waiapu County, and in the Native Land Court District of Gisborne.

B. The applicant desires to appear before the Validation Court on Wednesday, the 29th day of August, 1894, at 10 a.m., or so soon thereafter as he can be heard.

C. The transaction proposed for validation is a deed of lease, bearing date the 18th day of May, 1891, for the term of twenty-one years, at the yearly rental of £300 per annum, made by the under-mentioned Native owners to the applicant—viz., Peka Marotiri, Hirini Ahunuku, Patara Rangi, Arapeta Potae, Henare Potae, Peta Kurekure or Rangiua, Hoani Muhu, Hori Mokoera, Mihi Pahura, Ropata Wahawaha, Hare Pini, Hemi Kaipau, Raniera te Heuheu, Heremia Taurewa, Maraea Toko and Hare Waiti, Piripi Kohea and Hera Waipako (as successors to Pita Houao), Hirini Tutu (successor to Paora Tutu), Keriana Potae (as successor to Karaina te Kani), Wiremu Konohi (as successor to Eru Hoki), Teone Henihana, Hori Matua, and Hopara Konohi (as successors to Tamati te Kaahu), Piripi Kohea (as successor to Hami Kohea), Tumaorirere and Rahia Tautau (as successor to Hami Kohea), Tumaorirere and Rahia Tautau (as successor to Pateriki Pahura and Ripeka Pahura), Hatiwira Pahura, (as a successor to Pateriki Pahura and Ripeka Pahura), Hatiwira Pahura, Hera Amaru and Mihi Hetekia or Pahura (as trustees for Katerina Pahura, as a successor to Pateriki Pahura and Hokimate Pahura), Tuporaka Komaru, Kate Komaru, and Kupara Komaru (as successors te Peta Komaru).

D. The title of the said block at the time of signing the above lease was a certificate of title, dated the 22nd December, 1873, issued pursuant to section 17 of "The Native Land Court Act, 1867."

E. The applicant claims a leasehold interest in the said block.

E. The applicant claims a leasehold interest in the said

block.

F. The address for service of the applicant is at the offices of William Douglas Lysnar, his solicitor, situate in Custom-

d. The applicant requires that copies of this application shall be served on the above lessors or their representatives. The names and addresses of such persons are set forth in the list herewith.

H. The applicant desires that the interests of the above lessors shall be bound by the decree of the Court.

. Dated this 7th day of July, 1894.

J. D. ORMOND (By his Solicitor and Agent, W. Douglas Lysnar).

To the Registrar of the Validation Court, Gisborne.

List of Lessors, showing Addresses.

List of Lessors, showing Addresses.

Peka Marotiri, Tolago Bay; Hirini Ahunuku (probable successor, Awherata Ahunuku), Anaura; Patara Rangi, Tolago Bay; Arapeta Potae, Te Arai; Henare Potae, Tokomaru; Peta Kurekure or Rangiuia, Tolago Bay; Hoani Muhu, Tokomaru; Hori Mokoera, Tolago Bay; Mihi Pahura, Gisborne; Ropata Wahawaha, Wellington; Hare Pini, Greytown (Gisborne at present); Hemi Kaipau (dead; probable successor, Katerina Ratapu, Anaura); Raniera te Heuheu (dead; probable successors, Miria Turoa and Mo Turoa, Te Arai); Heremia Taurewa, Tolago Bay; Maraea Toko, Anaura; Hare Waiti, Greytown (Gisborne at present); Piripi Kohea (successor to Pita Houao), Anaura; Hera Waipako (dead; successor to Pita Houao; probable successor, Heni te Awanui, Tolago Bay); Hirini Tutu (successor to Rararaina te Kani, dead); Wiremu Konohi (successor to Eru Hoki), Tolago Bay; Tenen Henihana, Hori Matua, Hopara Konohi (successors to Tamati te Kaahu), Tolago Bay; Piripi Kohea (a successor to Hami Kohea), Anaura; Tumaorirere, Rahia Tautau (successors to Tama Ki te Rangi), Tolago Bay; Eria Manu (successor to Ropata Hoe or Matenga), Anaura; Hare Rangiuia (successor to Ropata Hoe or Matenga), Tolago Bay; Tame Pahura (as a successor to Pateriki and Ripeka Pahura), Tolago Bay; Hatiwira Pahura (as a successor to Pateriki Pahura and Ihimaera Pahura), Gisborne; Hera Amaru, Mihi Hetekia or Pahura (as trustees for Katerina Pahura, as a successor to Pateriki Fateriki Pahura and Ihimaera Pahura), Gisborne; Hera Amaru, Mihi Hetekia or Pahura (as trustees for Katerina Pahura, as a successor to Pateriki Pahura and Hokimate Pahura), Gisborne; Tuporaka Komaru (as successor to Peta Komaru), Tolago Bay; Kate Komaru (as successor to Peta Komaru), Tokomaru; Kupara Komaru (as successor to Peta Komaru), Tolago Bay.

List of other Natives interested in the Block, showing Addresses.

Hone Parata, Anaura; Hera Rangiua (probable successor, Karaitiana Amaru), Tolago Bay; Rutene Porotiti, Anaura; Ramari Mokena, Tokomaru; Peta Toto, Anaura; Tooto, Anaura; Wi Kooro, Anaura; Rutene Porotiti, Anaura; Miriama Kirikiri, Ramari Romio (as successors to Hone Maeha), Anaura; Heni Kohee (successors to Bite Hone) kiri, Ramari Romio (as successors to Hone Maeha), Anaura; Heni Kohea (successor to Pita Honao), Anaura; Miriama Kirikiri; Karaina te Kani (as successor to Te Heira Makahuri); Te Urupa Huhu (Pine Huhu, as trustee for Te Urupa Huhu), Anaura; Hene Huhu (as successor to Te Taka), Anaura; Hene Taura (as successor to Tamati te Kahu), Anaura; Mere Winiata, Tolago Bay; Wereta Winiata (successor to Hami Kohea), Anaura; Te Hoani Winiata (successor to Hami Kohea), Tolago Bay; Harata te Hau, Gisborne; Peti Awanui (successor to Ropata Hoe), Anaura; Miriama te Rehu (as successor to Amiria Tuku), Tolago Bay; Hami Tikitiki (as successor to Amiria Tuku), Anaura.

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

TWO scholarships, of the yearly value of £35, tenable for two years, are offered for competition. These 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. Candidates for these 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 17th and 18th December, 1894. December, 1894.

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, 1st June, 1894.

Vital Statistics, July, 1894.

Begistrar-General's Report on the Vital Statistics of the Principal Towns of New Zealand during the Month of July, 1894:—

Return of the Number of Births, with the actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the under-mentioned Boroughs, during the Month of July, 1894.

	of nghs, r us,	s, 894.	SC 52		DEAT	es in I	3o ro ugi	is regi	STERED	in Jul	Y, 1894.	eaths Popu- Year
Borovens.	Boro Boro II thei , Cens	MATED ATTON SOUGE ARY, 1	Вівт		Males.		. :	Females		aths.	Proportion of Deaths	of D
DONOUGES.	Population of Principal Boroughs, with all their Suburbs, Census, April, 1891.	ESTIMATED POPULATION OF BOROUGES, 1ST JANUARY, 1894.	Total Births IN Boroughs.	Under 1 Year.	1&under 5 Years.	5 Years and over.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Total Deaths.	to the 1,000 of Population, July, 1894.	Proportion of Deaths to the 1,000 of Popu- lation in the Year 1893.
Auckland Birkenhead Devonport Newmarket Newton Parnell Other suburbs	51,287	31,349 649 2,559 1,723 2,265 4,000	81 4 5 3 3 5	9	··· 1	24 1 1 3	1	• • • •	18 1 1	52 3 2 4	1.66 1.17 0.88 1.00	12.90
Totals Auckland and suburban boroughs Wellington	••	42,545 35,013	101 95	9 5	1	29 18	3	1	20	61	1.43	13.43
Karori Melrose Onslow	34,190	3,285	$ \begin{bmatrix} 2 \\ 6 \\ 2 \end{bmatrix} $	••		10 11		1		2	0.61	13.43
Totals Wellington and suburbs	• • .	38,298	105	5	••	19	3	2	16	45	1.17	••
Christchurch Linwood St. Albans Sydenham Woolston Other suburbs	47,846	17,523 5,955 5,441 10,583 2,088	34 9 22 29 5	2	1	9 1 3 2	3 1 1	i i	8 2 1 2 	20 4 5 8	1·14 0·67 0·92 0·76	12·80 10·35
Totals Christchurch and suburban boroughs	••	41,590	99	2	. 1	15	5	1	13	37	0.89	••
Dunedin Caversham Maori Hill Mornington North-east Valley Roslyn St. Kilda South Dunedin West Harbour	45,981	23,828 4,767 1,453 3,844 8,425 4,018 1,197 4,559 1,385	63 10 7 6 5 6 1 13 4	1 	i 1	12 5 2 4 1 2	1 	•••	9 1 2	23 5 1 4 7 1	0·97 1·05 0·69 1·04 2·04 0·25 	12·26 15·54
Totals Dunedin and suburbs	••	48,476	115	2	2	26	3	••	13	46	0.95	••

^{*} The remaining suburbs do not lie within borough boundaries, and particulars respecting them have not been obtained for the Vital Statistics.

Deaths occurring at hospitals, of persons not residents of the borough wherein the hospital is situated, have been allotted in each case to the borough where the disease was contracted, and not to that in which the death actually took

place.

The total births in the above boroughs amounted to 420, against 363 in June, an increase of 57. The deaths in July were 189, an increase of 12 on the number in June. Of the total deaths, males contributed 111; females, 78. Thirty-eight of the deaths were of children under 5 years of age, being 20·11 per cent. of the whole number: of these 31 were under 1 year of age. There were 41 deaths of persons of 65 years and upwards: six men of 66, 67, 69, 73, 74, and 76, and nine women of 71, 73, 74, 78, 79, 80, 81 (two), and 83, died at Auckland; one man of 81, and two women of 67 and 73, at Wellington; five men of 76, 78 (two), 83, and 90, and five women of 69 (two), 80, 81, and 82, at Christchurch; seven men of 67, 70, 70, 75 (three), and 82, and six women of 65, 72, 80, 83, 88, and 94, at Dunedin.

THE following Table shows the Causes of the Deaths of Persons of both Sexes under 5 Years of Age and 5 Years and upwards, and the Proportions per Cent. of Deaths from each Cause, in the Boroughs above given registered during the Month of July, 1894.

CLASSES,	CAUSES OF DEATH.	AND SU	LAND BURBAN UGHS.	AND SU	NGTON BURBAN OUGHS.	AND SU	CHURCH BURBAN UGHS.		EDIN BURBAN UGHS.	TOTAL.	PROPOR-
Cr	• • • • • • • • • • • • • • • • • • •	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.		PER CENT
ı.	Specific Febrile or Zy- motic Diseases	4	5	2	1		3	2	2	19	10.05
II. IV. V. VI. VII. VIII.	Parasitic Disease Dietetic Diseases Constitutional Diseases Developmental Diseases Local Diseases Violence	1 1 4 2	3 7 5 27 1	1 4 1 1	11 18 5	1 1 2 5	5 4 15	2 3	12 2 22 1	3 38 19 92 8 10	1.59 20.11 10.05 48.68 4.23 5.29
	Totals	12	49	10	35	9	28	7	39	189	100.00

		AND SI	KLAND JBURBAN JUGHS.	AND ST	INGTON UBURBAN OUGHS.	AND SU	CHURCH BURBAN UGHS.	AND ST	EDIN UBURBAN OUGHS.	_
Class I.—Specific Febrile	OR ZYMOWIA	Under 5 Years.	5 Years and over.		5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Тота
JLASS 1.—SPECIFIC FEBRILE DISEASES.	OR ZYMOTIC]	1	ı	1	<u> </u>	1	1	1	
Order 1:—										
Miasmatic,— Influenza		3	1			·	1		2	7
Whooping-cough			i	2	1 ::	::		l i		4
Diphtheria			1	••			i	ï		3
Typhoid Fever Onder 2:—	••		•••	••	1	••	••	••	••	1
Diarrheal,—										
Diarrhœa	••	1	••	••		••		••		1
DEDER 6:— Septic,—				٠.						
Ervsipelas		••	1	••					l i	1
Puerperal Fever, Peritor	nitis	••	1			••	1	••		2
CLASS III.—DIETETIC D	TSEASES.									
Alcoholism			3							3
<u>,</u>	.				·					
LASS IV.—CONSTITUTIONAL Rheumatic Fever					-				4	٠.
Rheumatism		• • • • • • • • • • • • • • • • • • • •	i	••	••	••		••		1 1
Cancer		••	2	1	5	••	::	••	4	12
Tabes mesenterica Tubercular Meningitis	•• ••	1.	i	••	• ••	1		••	i	2
Phthisis		•••	3	••	6	••	3	••	5	2 17
Anæmia, Leucocythæmie	B _r	••		••		::	2	•••		2
Rheumatic Arthritis		••	••		••-	••	•• · ·	••	1	• 1
CLASS V.—DEVELOPMENTAL	DISEASES.		-							
Premature Birth		1		. 4	·	•:	· · ·	2		7
Malformation of Heart	•••	••	5	• • • •	· ••	1	•;	• •	••	.1
Old Age	••	••	3	•••	,		4		2	11
CLASS VI.—LOCAL DIS	SEASES.				ļ.					
Order 1:—					<u> </u>			·		
Diseases of Nervous System Inflammation of Brain	· ···		1 1	••	1					2
Apoplexy			1	••	3	••	2		2	8
Hemiplegia		••	1	••		••		••	1	2
Paralysis Epilepsy		••		••		••	••	••	$egin{array}{c c} 2 & 1 \\ \hline & 1 \end{array}$	$\frac{1}{2}$
		'i		ï	::	ï	::	••		3
Convulsions Locomotor Ataxy, Spina	l Sclerosis	•••	2			••		••	••	2
Obder 3:— Diseases of Circulatory Sys	item —									
Endocarditis, Heart-dise	886		3	••	. 3	••	4	••		10
Fatty Heart	••	••	2	••	••	••		••		2
Syncope ORDER 4:—	••	••	••	••	••	••	3	• • •	3	6
Diseases of Respiratory Sys	stem,-									
Laryngitis	••	٠.		••		1		• •	••	1
Croup Bronchitis	••	1	5	••	$\begin{array}{c c} \cdot \cdot & \cdot \\ 2 & \cdot \end{array}$	••	•,•	1	5	$\frac{2}{12}$
Pneumonia		••	4	••	3	• • •		2	3	12
Pleurisy		••		•	1	• •	••	• •		1
Congestion of Lungs		••	1	••	1	•••	••	••		2
ORDER 5:— Diseases of Digestive System	m,—									
Gastric Catarrh	•••	••	1	••	••		••			1
Typhlitis, Enteritis		••	2	••	• •		••			2
Perforation of Bowel Obstruction of Bowel		••	••	••,	1	••	i	••	•	1 1
Stricture of Bowel		••	::	••	••	••			i	1
Hernia	•	•••		•	••	••	••		1	1
Cirrhosis of Liver	••	••	i	••	••		1		••	1 1
Abscess of Liver Congestion, Inflammatio	n of Liver	i	1	• • •	••	::		••	i	3
Enteric Tumour		••		••	••		1			1
ORDER 7:-					1	ļ				
Diseases of Urinary System Nephritis	<i>i,</i> —		٠	••			1			1
Bright's Disease	:. ::	••		••	2		1		i	4
Suppression of Urine		••	1	••	1	••	••	••		2
Prostatic Disease	••	••	1	.••	••	••	i	••	••	1 1
Renal Dropsy Kidney-disease (undescri	ibed)	••	::	••		••		••	i	1
ORDER 10:—	,		''	••					_	; -
Diseases of Integumentary	•			1				.		
Eczema	••	1		••	•••	••	••	••	••	1
CLASS VII.—VIOLEN	ICE.									
ORDER 1:—				1						
Accident or Negligence,— Burn			ļ	1	1					2
	••	•••	1	••]	::		::	:: i	î
Poison					1 !					2

D

		AND ST	CLAND IBURBAN OUGHS.	AND SU	INGTON BURBAN OUGHS.	AND ST	CHURCH BURBAN OUGHS,	Dun AND St Boro	Тотаь.	
CLASS VII.—VIOLENCE—cor	rtinued.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	
Suicide,— By Drowning By Hanging				::	2 1	••	••	••		2 1
SPECIFIED CAUSES.	ND NOT-									
Dropsy General Debility Hæmorrhage	• ••	 2 		i 		5 	 1	••	••	1 8 1
Totals	• •	12	49	10	35	9	28	7	39	189

It has been remarked that the vital statistics of the four chief centres of population as given prior to March last in the monthly reports were deficient in a most important particular—i.e., that in striking the death-rates the suburbs have not been represented and dealt with as well as the cities. It is, no doubt, important to show the mortality in the suburbs, and the rates may vary considerably from that of the centre in any case. There is, first of all, the factor of sanitary conditions in the suburbs different from those obtaining in the centre; but, besides this, when the area occupied by a city is to a great extent full of shops and warehouses, the population will, as time advances, include more and more caretakers, and fewer families with young children. The suburbs, on the other hand, will include many of these last. The death-rates will vary accordingly, apart from matters relating to sanitary condition, but perhaps not so much so as might at first be thought likely, because with a high birth-rate in the suburbs there are sure to be many deaths of infants and very young children to raise the death-rate; and in a centre occupied by a population including many persons at the higher ages the death-rate may be also disproportionately increased.

In the first table the deaths and death-rates are given for each city, for its suburban boroughs, and for the city including the suburban towns. With regard to Auckland and Christchurch, the whole of what are usually considered the suburbs has not yet municipal government, and the vital statistics do not deal with the portions which still remain in the road districts. But the omission is not very important, for there are quite enough suburbs included in borough boundaries in either case to give a fair idea of the death-rate of Greater Auckland and Greater Christchurch. As further boroughs are formed the vital statistics will be made to include them.

It will be seen that by including the suburban boroughs the death-rate for last month is lowered at each of the four centres. The rates for June are—

centres. The rates for June are,-

Auckland City					De	of Population.	
	• •	• •	• •		• •	1.66	
" and five suburban boroughs		· ·	• •			1·4 3	
Wellington City	• •	• •				1.23	
and three suburban boroughs		••	• •	• •	••	1.17	
Christehurch City	• •		••			1.14	
and four suburban boroughs	• •	• •	••	• •	• •	0.89	
Dunedin City	• •	••.	••	••	• •	0.97	
" and eight suburban boroughs	• •	••	••	•. •	••	0.95	

Including suburbs, the rate at Auckland is the highest and that of Christchurch the lowest.

Specific Febrile and Zymotic Diseases.—The deaths in this class at the four chief towns and suburbs were 19 in number, and 10 per cent. of the deaths from all causes. The most fatal zymotic disease was influenza, the deaths from which were 7—4 at Auckland, 1 at Christchurch, and 2 at Dunedin: in June only 2 deaths altogether were returned as due to this cause. Whooping-cough caused 4 deaths in July—1 at Auckland, 2 at Wellington, and 1 at Dunedin. The mortality from diphtheria, which stood at 7 deaths in June, fell to 3 deaths in July. The remaining deaths at the four centres for July comprise 1 death from typhoid fever at Wellington, and 1 from diarrhoea at Auckland, besides a death from trypicals and 2 from purposed fever. erysipelas and 2 from puerperal fever.

Constitutional Diseases.—The deaths from constitutional diseases in July were only 38, against 49 in June. The mortality from cancer—12 deaths—was not so unusually heavy as in June, when the deaths numbered 21; and deaths from phthisis fell from 19 in June to 17 in July.

Local Diseases.—An increase from 81 deaths in June to 92 in July is noticed. Of the deaths in July, 30 were from diseases of the respiratory system—viz., 24 from bronchitis and pneumonia, 3 from pleurisy and congestion of the lungs, and 3 from croup and laryngitis. The deaths from diseases of the nervous system were 20, including 8 from apoplexy and 2 from locomotor ataxia. There were 18 deaths from heart-disease and syncope, 13 from diseases of the digestive system, 10 from diseases of the urinary system (including 4 from Bright's disease), and 1 death from disease of the integuments.

Violent Deaths.—Of 8 deaths, 5 were accidental and 3 suicidal. A child of twelve months and a woman of sixty years died from accidental burning. A boy died from the effects of narcotic poisoning. A woman was suffocated while in bed by the smoke of a burning house, and there was another death by suffocation from a piece of meat causing impaction of the windpipe. Two of the suicides were cases of drowning, and the third was by hanging. In each case a verdict of "Temporary insanity" was returned.

The subjoined table shows the mortality for the last two months at each of the four centres from six principal specific febrile or symotic diseases, and also the deaths from certain inflammatory diseases of the lungs. These causes of death have been distinguished from the others of the classes to which they belong as being the most important special diseases which give rise to sudden increases in the death-rates of towns, and the prevalence of which is closely connected with sanitary condition and climatic influence of the season on health.

		Sr	x Pri	NCIPA	L SP	ECIFI	с Ген	BRILE	OR Z	YMO	ric D	(SEAS	ES.		Pri	NCIPA	L Lt	NG-DI	SEAS	E6.	
Towns.			Measles.		Scarlet Fever:	m-mbota on a	other Fever.		Diphtheria.	Whooping-	cough.	Diarrhœal	Diseases.	Dronobilis			Fleurisy.	Pneumonia		Congestion of	Lungs.
		July	June	July	June	July	June	July	June	July	June	July	June	July	June	July	June	July	June	July	June
Auckland and Boroughs	Suburban				• •			1	3	1	2	1		5	3		••	4	••	1	
Wellington and Boroughs	Suburban	••		••		1	2	•••	1	2			1	2	2	1,	••	3	1	1	1
Christchurch and Boroughs	Suburban	••	•••	••	••	••		1	3	••	••	••		••	1	•	••		3	••	••
	Suburban	••		•••	••	••	1	1	••	1	2	••	••	5	3	••	1	5	3	••	••
Totals .	•••	•••	•••	••	••	1	3	3	7	4	4	1	1	12	9	1	1	12	7	2	1

Registrar-General's Office, Wellington, 7th August, 1894. E. J. von DADELSZEN, Registrar-General.

PROVISIONAL METEOROLOGICAL RETURN FOR JULY, 1894.

 .	AUCKLAND.	WELLINGTON.	LINCOLN, CANTERBURY.	DUNEDIN.
Mean Temperature in shade for month* Average same month previous years*	52.6	48.9	43.5	41.9
Average same month previous years Maximum Temperature in shade, and date *	52·2 62·0 on 3rd & 10th	47.6 59.0 on 26th	42·5 63·4 on 31st	42·7 54·0 on 31st
Minimum Temperature in shade, and date*	39·5 on 28th	34.5 on 28th	24·8 on 28th	32·0 on 15th
Maximum Solar Radiation, and date*	116 ·0 on 15th	98·0 on 23rd & 29th	116·4 on 31st	86.0 on 16th
Minimum Terrestrial Radiation, and date*	37.0 on 28th	24.0 on 5th & 28th	19·8 on 28th	27·0 on 15th
Mean Humidity (Saturation = 100) Average same month previous years lotal Rainfall, in inches Average same month previous years	75 80 4·350 4·818	76 78 6·490 6·335	80 82 1.555 2.607	72 78 1·418 2·474
Number of Days of Rain	19 19	21 18	12 13	12 12

* Fahrenheit.

Note.—This table is prepared from unchecked averages, transmitted by telegraph in anticipation of the full returns, and must not be entirely relied on for compiling Meteorological Statistics.

JAMES HECTOR,

Meteorological Office, Wellington, 8th August, 1894.

Director.

RETURN of the Number of Births, with the Actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the under-mentioned Boroughs, during the Month of July, 1894.

					8.8	DEATHS IN BOROUGHS REGISTERED IN JULY, 1894.											
	Волоцен			STIMATED OPULATION BOROUGHS, ANUARY, 1894.	ВІВТ		Males.]	Females		Deaths.	Proportion of Deaths	of D			
	DOROGRA	.5•	4.5	ESTIMATED POPULATION OF BOROUGHI	TOTAL BIRTHS IN BOROUGHS,	Under 1 Year.	1 & under 5 Years. 5 Years and over.		Under 1 Year.	1 & under 5 Years.	5 Years and over.	Total De	to the 1,000 of Population, July, 1894.	Proportion of Deaths to the 1,000 of Popu- lation in the Year			
Chames				4,679	9				1		2	8	0.64	17.0			
New Plymo	nth.	••	••	3,580	11	•••	•••	4	1	•••	4	8	2.23	15.6			
Napier		••	••	9,061	26			6	i		4	11	1.21	15.4			
Wanganui	••	••	••	5,423	15	٠٠.	·i	4	_		î	6	1.11	11.8			
almerston		••	• •	5,730	14	1		2	::	i	$\bar{2}$	6	1.05	9.			
Blenheim	1101011	•••	••	3,245	13	1		5		$\overline{2}$		8	2.47	16.2			
Velson	••	• • • • • • • • • • • • • • • • • • • •	• • •	6,708	7		::	3			9	12	1.79	13.0			
reymouth		•••	•	3,780	6		::	1			ĭ	2	0.53	8.8			
Iokitika		• • •	•	2,120	8	::	::	4			ī	5	2.36	20.5			
yttelton		•••		4,014	10			ĩ	i	1	ī	4	1.00	13.7			
imaru	••	• • • • • • • • • • • • • • • • • • • •		3,363	8	::	::	l ī			ī	2	0.59	12.1			
amaru	•••	•••	•	5,592	13			ī	2	1	$ar{2}$	6	1.07	11.0			
nvercargill				5,600*	12	ì		2	ı i		3	7	1.25	12.0			

* The population of Invercargill and suburbs was, at the census taken in April, 1891, 8,551 persons.

		y.						th.				,							and urch.						TOTAL	3.	50
HEADS OF REVENUE.	Rates of Duty		Auckland.	Russell.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Patea.	Wanganui.	Wellington.	Napier.	Wairau.	Picton.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton an Christchure	Timaru.	Oamaru.	Dunedin.	Invercargill.	Parcels Post.	Quantities.	Revenue.	Corresponding Quarter, 1893.
Spirits, in bulk, \$\P\$ gal. " in case, " " perfumed, " Cigars, Cigarettes, and Snuff, \$\P\$ lb. Tobacco, manufactured, \$\P\$ lb " raw, for manufacture, \$\P\$ lb. Wine, sparkling, \$\P\$ gal. " Australian, " " other kinds, " Ale, Beer, &c., \$\P\$ gal. Tea, \$\P\$ lb. Coffee, Chicory, Cocoa, and Chocol	•••	15s. 16s. 21s. 7s. 3s. 6d. 2s. 9s. 5s. 6s. 1s. 6d.	£ 7494 7039 25 2438 10211 1150 113 242 574 448 4404		£	£ 114 59 44 3 18	£ 1297 288 122 640 49 75 33 45	2	100	£ 1733 578 1 204 1694 9 7 121 15 229	£ 10746 6673 68 2406 10449 265 546 1045 1155 5037	1496 19 932 3033 40 103 291 257	207 26 310 22 12		£ 1439 1338 61 1649 17 87 123 83 314	£ 565 461 16 530 50 222 5 32	1310 88 31	£ 794 430 144 741 29 17 106	£ 10137 4303 81 1210 6595 50 266 856 572 8444	9 664 24 49 61 20		£ 12412 6196 77 3339 11669 139 403 720 755 5609	1509 8 7 2213 4 131 66 203	£	77775 gal. 39785 266 31551 lb. 305846 11500 1477 gal. 8252 13537 47507 1027080 lb.	£ 58331 31828 279 11043 53523 1150 665 2063 4061 3563 25677	£ 60744 34570 270 11406 54721 911 749 2103 5213 4093 24207
Ontee, Contory, Cocoa, and Chocon # ib. Coffee, roasted Sugar, Molasses, and Treacle, # ib. Glucose, # ib. Saccharine, # oz. Opium, # ib. Goods by Weight ad valorem Other Duties not specified above Parcels Post Duties Totals		3d. 5d. ½d. 1d. 5s. 40s.	393 1 14760 5 2 18 7672 15889 4649 		3	6 14 13	3 169 479 132 	98 1 245 723 134 	54 189 24	3 215 409 1069 410 	321 2326 24 620 9107 20383 6148 	1290 46 1453 2787 1134	93 19 104 24	10	•••	4 62 70 123 	170	147 154 ••	3598 38 	188 180 861 40	12 459 79	15155 4553	1219 1068	1207	130240 " 48 " 14392320 " 45840 " 8 oz. 727 lb	1628 1 29984 191 2 1453 36724 76340 23836 1207	1754 2 27899 126 1973 37961 87135 25827 1260
Corresponding Quarter, 1893		••	83053		6	17 9	3367	3086	1198	6352									61725		2455			1260		••	382924

Department of Trade and Customs, Wellington, 30th July, 1894.

W. T. GLASGOW, Secretary and Inspector.

^{*} Auckland, £593; Dunedin, £15; Nelson, £45. † Auckland.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the Public Trustee for Management during the Month of July, 1894.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order, or of Filing of Election to administer.	Value or Estimated Value of Estate.	Time of Deceased's Death.	Remarks.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Bannerman, James Brown, Samuel Collins, Elizabeth Forde, Mary Gibson, Robert Gordon, James Harper, Alfred Jacobsen, J. L. Kennedy, Henry E. Meech, John Murray, Alexander Pearce, Mary A. Perry, M. L. A. Ritchie, Robert Ross, James Steer, Sarah Jane Stretch, Margaret Walker, John Walter, August	East Taieri Wodburn Hill New Plymouth Riversdale Denniston Birmingham Nobles Norsewood Auckland Otakeho Queenstown Wakefield Fairburn Tapanui Wairoa, N.B. Wanganui Dunedin Napier	Scotland Ireland Scotland England Canada Aberdeen North Berwick Brighton, Sussex Germany	31 July, 1894 21 July, 1894 10 July, 1894 31 July, 1894 31 July, 1894 9 July, 1894 27 July, 1894 30 July, 1894	Under £85\$ " £230 " £150 " £360 " £40 " £10 " £200 " £10 " £100 " £120 " £120 " £130 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £230 " £235 " £35	21 June, 1894 9 June, 1894 1 June, 1894 12 May, 1894 13 July, 1894 3 July, 1894 AboutNov.1890 21 June, 1894 16 May, 1894	Probate. Relatives known. Relatives known. Relatives known. Relatives known. Probate. Will annexed. Relatives known. Probate. Probate. Relatives known. Relatives known. Relatives known.

Dated at Wellington, this 3rd day of August, 1894.

J. K. WARBURTON, Public Trustee.

Bankruptcy Notices.

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

OTICE is hereby given that ANDREW CASEY, of Onehunga, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 13th day of August, 1894, at 2.30 o'clock.

30th July, 1894.

J. LAWSON Official Assignee.

In Bankruptcy.

In the estate of WILLIAM PARNELL, of Gisborne, Tobacconist.

IVIDEND NOTICE.—In terms of the resolution passed at a meeting of creditors, held at my office, on the 16th day of July, 1894, the stock-in-trade of the above estate is now ready for distribution amongst those creditors who have proved their claims, and have paid their cash contribution of 2s. 9d. in the pound towards the preferential claims and expenses of the bankruptcy.

JOHN COLEMAN

Deputy Official Assignee.

Gisborne, 1st August, 1894.

In Bankruptcy.-In the Supreme Court, holden at Gisborne.

OTICE is hereby given that Charles Andrew, of Gisborne, Saddler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 13th day of August, 1894, at 2.30 o'clock.

JOHN COLEMAN

Deputy Official Assignee.

Gisborne, 2nd August, 1894.

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

N OTICE is hereby given that JOHN ADEANE and GEORGE PRIMROSE, both of Gisborne, carrying on business in copartnership, at Gisborne and Tolago Bay, as Saddlers and Harness-makers, under the style or firm of "Adeane and Primrose," were this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 18th day of August, 1894, at 11 o'clock.

JOHN COLEMAN,

Deputy Official Assignee.

Gisborne, 4th August, 1894.

In Bankruptcy.-In the Supreme Court, holden at Gisborne.

OTICE is hereby given that EMILY ANNIE LEDGER, of Gisborne, Draper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 18th day of August, 1894, at 2.30 o'clock.

JOHN COLEMAN,

Deputy Official Assignee.

Gisborne, 4th August, 1894.

In Bankruptcy.—In the District Court, holden at New Plymouth.

NOTICE is hereby given that FREDERICK WILLIAM ROLFE, of Waihi, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 17th day of August, 1894, at 11.30 o'clock.

ROBT. G. BAUCHOPE, Deputy Official Assignee.

New Plymouth, 3rd August, 1894.

In Bankruptcy.—In the District Court of Wanganui, holden at Wanganui.

OTICE is hereby given that JOHN HENRY BROOKS, of Ohingaiti, School-teacher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, Wanganui, on Tuesday, the 7th day of August, 1894, at 2.30 p.m.

JOHN NOTMAN, Deputy Official Assignee.

Wanganui, 30th July, 1894.

In Bankruptcy.

OTICE is hereby given that the under-mentioned dividends are now payable at my office on all admitted claims :-

Estate, J. C. Dallas, Saddler, Wanganui: First and final,

of 3s. in the pound.

Estate, W. McSkimming, Tailor, Wanganui: First and final, of 2s. 3d. in the pound. JOHN NOTMAN.

Deputy Official Assignee.

Wanganui, 8th August, 1894.

In Bankruptcy.-In the Supreme Court, holden at Blenheim.

NOTICE is hereby given that JOHN HOLMES, of Blenheim, Merchant, was this day adjudged bankrupt by order of the Court under a creditor's petition; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Blenheim, on the 13th day of August, 1894, at 8 o'clock.

R. W. H. D. DUNN,

31st July, 1894.

Deputy Official Assignee.

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

NOTICE is hereby given that HARVEY HAWKINS, of Christchurch, Merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 8th day of August, 1894, at 11

G. L. GREENWOOD, Official Assignee.

Christchurch, 1st August, 1894.

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

OTICE is hereby given that EMMA LODGE, of Lyttelton, late licensee of the Crown Hotel, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 9th day of August, 1894, at 11 o'clock.

G. L. GREENWOOD, Official Assignee.

Christchurch, 2nd August, 1894.

In Bankruptcy.

OTICE is hereby given that MARY GAVAN, Hotel-keeper, of Ophir, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Ophir, on Wednesday, the 8th day of August, 1894, at 3 o'clock.

ROBERT F. INDER,

Deputy Official Assignee.

Naseby, 2nd August, 1894.

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, holden at Dunedin.

No. 70.

No. 70.

No. 70.

OTICE is hereby given that Noah Hardwick, of Akatore, Coal-miner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the White Horse Hotel, Milton, on Friday, the 10th day of August, 1894, at 11 o'clock.

C. C. GRAHAM,

Official Assigned

Dunedin, 2nd August, 1894.

Official Assignee.

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

NOTICE is hereby given that John Scully, of Otaraia, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Gore, on the 13th day of August, 1894, at 2 o'clock.

CHARLES ROUT,
Deputy Official Assignee.

Invercargill, 3rd August, 1894.

Land Transfer Act Potices.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

3112. GEORGE BELL.—Allotment 31, Section 2, Settlement of Pokeno, Parish of Maungatawhiri, containing 11 acres and 37 perches. In the occupation of a tenant.

3113. JOHN NEARING.—Allotment 5, Section 23, of the City of Auckland, containing 1 rood. Occupied by Applicant.

cant.
3114. ANNA MARY HARRIS.—Lot 4 of the subdivision of Allotment 24, Town of Hamilton East, containing 14 perches. In the occupation of a tenant.
Diagrams may be inspected at this office.
Dated this 4th day of August, 1894, at the Lands Registry Office Augkland.

Office, Auckland.

454

EDWIN BAMFORD District Land Registrar.

A PPLICATION having been made to me to register a discharge of mortgage No. 4493, from WILLIAM YARDLEY to THE NEW ZEALAND LOAN AND MER-

CANTILE AGENCY COMPANY (LIMITED), of Subdivision 1 of Section 24, Block G, Whataupoko Block, comprised in certificate of title, Vol. xx., folio 26, and evidence having been given of the loss of the duplicate of the said mortgage, I hereby give notice of my intention to dispense with the production of the duplicate mortgage, and to register the said discharge at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 31st day of July, 1894, at the Lands Registry Office, Napier.

Office, Napier.

G. G. BRIDGES, District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 10th day of

September, 1894.

2410. JACOB JOSEPH.—5 perches, part of Allotment 9 on the plan of reclaimed land in the City of Wellington known as Sir George Grey's Reclamation. Unoccupied.

2431. JOHN VALENTINE.—23 perches, part of Section 410, City of Wellington. In occupation of tenant.

Diagrams may be inspected at this office.

Dated this 8th day of August, 1894, at the Lands Registry Office, Wellington.

J. W. SHAW.

J. W. SHAW, Deputy District Land Registrar.

A PPLICATION having been made to register a dealing affecting Mortgage No. 25743, WILLIAM GRIERSON to HARRY FRANKLIN, and a statutory declaration of the loss of the original mortgage having been lodged with me, I hereby give notice that I will dispense with the production of the said mortgage, and register such dealing at the expiration of fourteen days from the date of the Gazette containing this period. taining this notice.

Dated at the Lands Registry Office, Christchurch, this 3rd

day of August, 1894.

J. M. BATHAM, District Land Registrar.

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

7396. WILLIAM JACQUES, HENRY LAYTON BOWKER, and BRIDGET McTIGUE.—1 rood 2½ perches, parts Rural Section 79, Borough of Sydenham. Occupied by Applicants.

Applicants.
7465. WILLIAM ANDERSON COOK.—1 rood 361 perches,
Rorough of Sydenham. Occupied part Rural Section 235, Borough of Sydenham. by Edward Plank.

7479. EMMA LOUISA TURNER.—1 rood 30 perches, part Rural Section 4109, Block XIII., Ashburton Survey District, with right-of-way. Occupied by John Walsh and

Mary Casey.
7482. THOMAS PLUMRIDGE.—1 rood, Lot 9, Plan 63, part Rural Section 72, Borough of Sydenham. Occupied by · Bawn.

7483. JOSHUA LITTLE and EMILY LUCY HICKS .-

7483. JOSHUA LITTLE and EMILY LUCY HICKS.—
4 acres and 5½ perches, part Rural Section 30, Borough of Linwood. Occupied by Mrs. Thomas.
7484. JOSEPH EDWARD DENT and GEORGE DENT.
—20 perches, part Rural Section 33, City of Christchurch.
Occupied by Applicants.
7485. JAMES LYALL.—2 acres and 34 perches, part Rural Section 10229, Block XV., Pigeon Bay Survey District.
Occupied by Akaroa County Council.
7489. WILLIAM HENRY GRANT.—107 acres and 2 perches, Lot 1, Plan 1033, Part Rural Section 8082, Block XVI., Mairaki Survey District. Occupied by Applicant.
Diagrams may be inspected at this office.
Dated this 4th day of August, 1894, at the Lands Registry Office, Christchurch.

Office, Christchurch.

J. M. BATHAM, District Land Registrar.

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

Sections 27 and 28, Block XXXVIII., Town of Oamaru.—JOHN STUBBS WAIT, Applicant. Occupied by Alfred Headland. No. 4064.

Diagrams may be inspected at this office.

Dated this 6th day of August, 1894, at the Lands Registry Office, Dunedin.

Office, Dunedin.

H. TURTON, District Land Registrar.

NOTICE is hereby given that JOHANNA MOLONEY, of Makarewa, widow, claiming as sole devisee under the will of DAVID MOLONEY, dated the 14th day of Septemthe will of DAVID MOLONEY, dated the 14th day of September, 1893, probate whereof has not been granted, has applied to be registered as proprietor of Section 4, Block III., and Section 9, Block VI., Town of Makarewa, being the land described in certificate of title, Vol. xlii., folio 102, and in land receipt, Provisional Registry Book, Vol. xxii., folio 47, and that she will be so registered unless a caveat be lodged forbidding the same within one calendar month after the date of the Gazette containing this notice.

date of the Gazette containing this notice.

Dated at the Lands Registry Office, Invercargill, this 27th

day of July, 1894.

445

F. G. MORGAN,

District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of the gazetting of this notice.

JOHN KENNEDY JAMESON.—1 rood, being Section 10, Block XXX., Town of Invercargill. Occupied by Robert Barbour McKay. No. 2576.

CHARLES THOMAS HOWARD.—1 rood 1 perch, being Section 22, Block IV., Town of Riverton. Unoccupied.

Diagrams may be inspected at this office. Dated this 31st day of July, 1894, at the Lands Registry Office, Invercargill.

F. G. MORGAN,

449

District Land Registrar.

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

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

THOMAS McCREATH and JANE McCREATH, claiming by occupation, containing 19.6 perches, being part of Section 2, Block I., Invercargill Hundred. Occupied by Applicants. No. 2573.

Diagrams may be inspected at this office.

Dated this 31st day of July, 1894, at the Lands Registry Office Invercargill.

Office, Invercargill.

451

F. G. MORGAN,
District Land Registrar.

APPLICATION BY PUBLIC TRUSTEE UNDER "THE UNCLAIMED LANDS ACT, 1892."

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

Being Sections 7 and 8, Block LXIV., Town of Invercargill, containing 2 roods. Occupied by Edward Huffadine, Neil Ross, and Mary Thomson. No. 2575.

Diagrams may be inspected at this office.

Dated this 31st day of July, 1894, at the Lands Registry Office, Invercargill.

Office, Invercargill.

450

F. G. MORGAN, District Land Registrar.

Mining Aotices.

the undersigned, hereby make application to register, the Triangle Extended Quartz-mining Company as a limited company, under the provisions of "The Mining Companies Act, 1886."

1. The name of the company is to be the Triangle Extended Quartz-mining Company (Limited).

2. The place of operations is at Wilson's River, Preservation Inlet.

tion Inlet.
3. The registered office of the company will be situated

4. The nominal capital of the company is nine thousand pounds, in nine thousand shares of one pound each.

5. The number of shares subscribed for is nine thousand, being not less than two-thirds of the entire number of shares

in the company.
6. The number of paid-up shares is nil.
7. The amount already paid up is four thousand five hundred pounds.

8. The name of the Manager is Richard Allen

9. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date, are as follow:-

	No. of Shares.
John C. Ellis, Merrivale, Pastoralist	. 1,875
Thomas C. Ellis, Invercargill, Pastoralist	. 1,875
	. 375
Lewis Longuet, Invercargill, Mining Agent	. 375
George Edward Tucker, Invercargill, Merchant .	. 375
Christopher Basstian, Invercargill, Pastoralist .	. 375
Frederick Smythies, Wilson's River, Miner	. 375
George Barwell, Otautau, Farmer	. 375
Richard Allen, Invercargill, Legal Manager .	. 1,000
Richard Allen, Legal Manager, in trust for the Tri	
angle Extended Quartz-mining Company (Limited	l) 2,000
Total	9 000

Dated this 31st day of July, 1894.

RICHD. ALLEN, Manager.

Witness to signature—James M. Ferguson, Clerk, Invercargill.

I, Richard Allen, do solemnly and sincerely declare that—
1. I am the Manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular.

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."

RICHD, ALLEN, Manager.

Taken before me, a Justice of the Peace for the Colony of New Zealand, this 31st day of July, 1894—Thos. C. Ellis, J.P. 453

Private Advertisements.

In the matter of "The Companies Act, 1882," and of the Waimangaroa Coal Company (Limited).

OTICE is hereby given that a petition for the winding-OTICE is hereby given that a petition for the windingup of the above-named company by the Supreme
Court was, on the 2nd day of August, 1894, presented to his
Honour Mr. Justice Richmond, a Judge of the Supreme
Court, by Griffiths Brothers, creditors of the said company.
And the said petition is directed to be heard before a Judge
of the said Court on the 21st day of August, 1894, at the
Judge's Chambers, in the Courthouse, Wellington, at halfpast 10 o'clock in the forencon; 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 above Act shall 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.

GUINNESS AND KITCHINGHAM.

GUINNESS AND KITCHINGHAM, Solicitors for the petitioners, Griffiths Brothers, of Waimangaroa, Sawmillers.

THE NASEBY PASTORAL INVESTMENT COMPANY (LIMITED).

OTICE is hereby given that at a duly convened and constituted extraordinary general meeting of the Naseby Pastoral Investment Company (Limited), held at the Victoria Hall, in Earn Street, in the Borough of Naseby, on Friday, the 6th day of July, 1894, at 7 o'clock in the evening, the following extraordinary resolutions were passed —that is to say,—

"1. That the resolution of the company passed at an extraordinary general meeting of the company, and appointing Messrs. William Newman and Robert Sheppard Franks Inder to be Liquidators thereof, be and the same is hereby rescinded.

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

up voluntarily.

"3. That Mr. William Fraser, of Dunedin, sheep-farmer, be and is hereby appointed Liquidator of the company for the purposes of winding up."

Dated at Naseby, this 7th day of July, 1894.

WILLIAM NEWMAN, Chairman.

S. E. McCarthy, Solicitor for the company.

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FREDERICK GONNERMAN DALGETY, ESQUIRE, DECEASED.

PURSUANT to the statute 22nd and 23rd Victoria, chapter 35, section 29, intituled "An Act to further amend the Law of Property, and to relieve Trustees,"—

Notice is hereby given that all creditors and other persons having any debts, claims, or demands against the estate of Frederick Gonnerman Dalgety, late of Lockerley Hall, in the County of Southampton, and of No. 16, Hyde Park Terrace, Cumberland Gate, in the County of Middlesex, England, Esquire, who died on the 20th day of March, 1894, and whose will, with two codicils thereto, was duly proved by Frederick John Dalgety, Esquire, the Honourable Herbert Horatio Nelson, commonly called Viscount Trafalgar, Algernon Fawkes, Esquire, and Edmund Theodore Doxat, Esquire, the executors therein named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice in England, on the 11th day of April, 1894, are Registry of the Probate Division of Her Majesty's High Court of Justice in England, on the 11th day of April, 1894, are hereby required to send particulars in writing of their debts, claims, or demands to Mr. Nathaniel Tertius Lawrence, of No. 6, New Square, Lincoln's Inn, London, England, a member of the firm of Messrs. Lawrence, Graham, and Co., of the same place, the solicitors of the said executors, on or before the 30th day of November, 1894.

And notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have notice; and that they will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.

Dated this 24th day of May, 1894.

Dated this 24th day of May, 1894.

LAWRENCE, GRAHAM, AND CO., 6, New Square, Lincoln's Inn, London, England, Solicitors to the said executors.

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