

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, AUGUST 30, 1894.

Proclaiming Quarantine Ground for Stock, under "The Stock Act, 1893," at Motuihi Island, Auckland.— Notice No. 397.

(L.S.)

GLASGOW, Governor.

A PROCLAMATION.

A PROCLIAM ATTON.

Y virtue and in pursuance of the powers and authorities vested in me by the twentieth section of "The Stock Act, 1893," and of all other powers and authorities enabling me in this behalf, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the island described in the Schedule hereto shall be and the same is hereby set apart as a quarantine ground for cattle, horses, sheep, goats, swine, deer, llamas, antelopes, buffaloes, and other ruminants imported into the antelopes, buffaloes, and other ruminants imported into the

Port of Auckland.

This Proclamation shall come into force on the twenty-fourth day of August, one thousand eight hundred and

ninety-four.

SCHEDULE.

PORT OF AUCKLAND.

THE whole of Motuihi Island, in the Harbour of Waitemata.

whole of Motuihi Island, in the Harbour of Waitemata.

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

JOHN McKENZIE,
Minister of Agriculture.

GOD SAVE THE QUEEN!

Local Land District constituted.

(L.s.)

GLASGOW, Governor. A PROCLAMATION.

THEREAS by the twenty-third section of "The Land Act, 1892," it is enacted that the Govornor, by Pre-

clamation in the Gazette, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Offices and land officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the district described in the Schedule hereto is established, defined, and constituted a local district for the sale and disposal of land under the said Act; and that the Land Offices the names of which are in the said Schedule set opposite the name of the said local district are appointed

opposite the name of the said local district are appointed the Land Offices for the said local district.

SCHEDULE.

Name and Description of Local District.	Names of Land Offices.							
Horowhenua Local Land District. Sections 3 to 13, Horowhenua Village Settlement. Sections 14 to 60, Horo- whenua Village-homestead Settlement.	Principal Land Office, Wellington. Local Land Office, Whirokino Road Board Office at Levin.							

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

> JOHN McKENZIE, Minister of Lands. GOD SAVE THE QUEEN!

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

(L.S.)

GLASGOW, Governor.

A 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 land respectively described in the Schedule hereto shall be and the same are hereby set apart and declared open for lease as village settlements.

SCHEDULE.

TARANAKI LAND DISTRICT.

Kapara Survey District.—Matapouri Village-homestead Settlement.

Section.	Block. Area.		Section.	Block.	Area.
12 13 14 16 17	VI.	A. R. P. 23 2 30 23 2 27 18 0 0 4 1 30 4 1 15	18 19 21 22	VI. " "	A. R. P. 4 1 24 4 0 37 2 3 35 2 3 38

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-eighth 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!

Regulations for the Kaikoura Special Settlement Association.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed of by lease in perpetuity:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the herein-before in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations fixing the terms and conditions upon which the lands known as the Kaikoura Special Settlement Association Block, described in the Schedule to the said regulations, shall be disposed of, that is to say:—

REGULATIONS.

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall have the meanings hereby assigned to them:—

"Association" means the Kaikoura Special Settlement Association, being a body of persons, not less than twelve in number, voluntarily associated together at Kaikoura, in the Provincial District of Marlborough, for the purpose of taking up the land as a special settlement of farm-homesteads:

"Land" means the land described in the Schedule set

"Land" means the land described in the Schedule set apart for a special settlement, to be dealt with under these regulations:

"Settler" means any member of the association or other person, not being a married woman, leasing land under these regulations:
"Receiver of Land Revenue" means Receiver of Land

Revenue at Wellington, or other officer for the time being acting as such: "Minister" means the Minister of Lands for the time

being, or any member of the Executive acting for

him:

"Commissioner" means the Commissioner of Crown
Lands for the Land District of Wellington:

"Secretary" means the secretary of the association for
the time being, and shall include any person acting
in that capacity, and, if there shall be no secretary,
then the chairman of the association:

"Characterial increasement of a paymaneant character"

then the chairman of the association:

"Substantial improvements of a permanent character" mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying-out and cultivation of gardens, fencing, draining, making roads, sinking wells or watertanks, constructing water-races, in any way improving the character or fertility of the soil, or the erection of any building:

"Cultivation" means—

(1.) Fencing the land with timber or other dur-

"Cultivation" means—

(1.) Fencing the land with timber or other durable materials, not being a brush fence; or

(2.) Breaking up and laying down the same in English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or other crops therein:

"Lease" means a lease in perpetuity in terms of Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regulations has been surveyed into sections of not more than 320 acres each, and the number of persons to be located thereon shall not be less than twelve. shall not be less than twelve.

3. The allotments of sections to members of the associa-

tion shall be made at such time and in such manner as the association may, with the consent of the Commissioner, determine.

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the

Minister.
5. One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington.
6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.
7. The settlers shall be members of the association, and

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with

also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the association, and sent to the Commissioner, shall be primā facie evidence that the persons claiming to select land are members of the association.

10. Each settler shall put on the land comprised in his lease substantial improvements as follows:—

(a.) Within one year from the date of his lease, to a value equal to ten per centum of the price of the land;

land; (b.) Within two years from the date of his lease, to a

(b.) Within two years from the date of his lease, to a value equal to another ten per centum of the price of the land;
(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;
And in addition thereto shall, within six years from the date of his lease, put substantial improvements of a permanent character to the value of £1 per acre.
11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."
12. No person who is the owner in fee or leasehold of any

12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included

land in New Zealand which, together with the land included in his application or transfer under these regulations, would exceed 320 acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bona fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original

14. The association may make such rules and regulations from time to time as it may deem necessary, subject to the

approval of the Commissioner.

15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations, with reference to the selection, occupation, or improvement of any land, or otherwise arising the arms of the selection. wise arising thereunder respectively, the same shall be settled

by the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 2,400 acres, and comprising Sections 15 to 21, 23, 24, 25, Block I., Section 24, Block V., Aohanga Survey District; and Section 27, Block IV., Puketoi Survey District, in the Land District of Wellington.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for the Sommerville Special Settlement Association.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed

of by lease in perpetuity:
Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the hereinbefore in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth consent of the Executive Council of the Said colorly, dear hereby make the following regulations fixing the terms and conditions upon which the lands known as the Sommerville Special Settlement Association Block, described in the Schedule to the said regulations, shall be disposed of, that is

REGULATIONS.

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall

have the meanings hereby assigned to them:—
"Association" means the Sommerville Special Settle-

"Association" means the Sommerville Special Settlement Association, being a body of persons, not less than thirty-six in number, voluntarily associated together at Wanganui, in the Provincial District of Wellington, for the purpose of taking up the land as a special settlement of farm-homesteads:
"Land" means the land described in the First Schedule hereto, to be dealt with under these regulations."

dule hereto, to be used with tions:

"Settler" means any member of the association or other person, not being a married woman, leasing land under these regulations:

"Receiver of Land Revenue" means Receiver of Land Revenue at Wellington, or other officer for the time being acting as such:

"Minister" means the Minister of Lands for the time being, or any member of the Executive acting for him:

"Commissioner" means the Commissioner of Crown

"Commissioner" means the Commissioner of Crown Lands for the Land District of Wellington:

"Secretary" means the secretary of the association for the time being, and shall include any person acting in that capacity; and, if there shall be no secretary, then the chairman of the association:

"Substantial improvements of a permanent character" mean and include reclamation from swamps, clearing of bush gaves broom sweethviar or serub

mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying-out and cultivation of gardens, fencing, draining, making roads, sinking wells or watertanks, constructing water-races, in any way improving the character or fertility of the soil, or the areation of any building. erection of any building: "Cultivation" means—

- (1.) Fencing the land with timber or other durable materials, not being a brush fence; or

 (2.) Breaking up and laying down the same in
 English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or

other crops therein: "Lease" means a lea

other crops therein:

"Lease" means a lease in perpetuity in terms of Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regulations has been surveyed into sections of not more than 320 acres each, and the number of persons to be located thereon shall not be less than thirty-six.

3. The allotments of sections to members of the association shall be made at such time and in such manner as the association may, with the consent of the Commissioner,

determine.

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the

5. One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of

district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington.

6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The Secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the association, and sent to the Commissioner, shall be primâ facie evidence that the persons claiming to select land are members of the association.

10. Each settler shall put on the land comprised in his lease substantial improvements as follows:—

(a.) Within one year from the date of his lease, to a value equal to ten per centum of the price of the land; (b.) Within two years from the date of his lease, to a

value equal to another ten per centum of the price of the land;
(c.) And thereafter, but within six years from the date

(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;
And in addition thereto shall, within six years from the date of his lease, put substautial improvements of a permanent character to the value of £1 per acre.
11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."
12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included in his application or transfer under these regulations, would

in his application or transfer under these regulations, would in his application or transfer under these regulations, would exceed 320 acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bond

cause such interest to be again opened for selection by a bond fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original

settler.

14. The association may make such rules and regulations from time to time as it may deem necessary, subject to the

approval of the Commissioner.
15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations, with reference to the selection, occupation, or improvement of any land, or otherwise arising thereunder respectively, the same shall be settled by the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 7,173 acres, and comprising Sections 1, 3, 6, Block IX., and 1, 2, 3, 4, Block XIII., Ohinewairua Survey District; Sections 3 to 9, 12 to 25, 27, 28, and 30, Block XVI., Maungakaretu Survey District, and Sections 3 to 7, Block IV., Tauraukawa Survey District, in the Land District of Wellington.

ALEX. WILLIS, Clerk of the Executive Council. Regulations for the Woodville No. 2 Special Settlement Association.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon

and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed of by lease in perpetuity:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the hereinbefore in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, dothers by make the following regulations fixing the terms and hereby make the following regulations fixing the terms and conditions upon which the lands known as the Woodville No. 2 Special Settlement Association Block, described in the Schedule to the said regulations, shall be disposed of, that is to say:

REGULATIONS.

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall

have the meanings hereby assigned to them:—
"Association" means the Woodville No. 2 Special Settlement Association, being a body of persons, not less than twenty-two in number, voluntarily associated together at Woodville, in the Provincial District of Wellington, for the purpose of taking up the land as a special settlement of farm-homesteads:

a special settlement of farm-homesteads:

"Land" means the land described in the Schedule hereto, to be dealt with under these regulations:

"Settler" means any member of the association or other person, not being a married woman, leasing land under these regulations:

"Receiver of Land Revenue" means Receiver of Land Revenue at Wellington, or other officer for the time being activated.

being acting as such:
"Minister" means the Minister of Lands for the time

being, or any member of the Executive acting for him

him:

"Commissioner" means the Commissioner of Crown
Lands for the Land District of Wellington:

"Secretary" means the secretary of the association
for the time being, and shall include any person
acting in that capacity, and, if there shall be no
secretary, then the chairman of the association:

"Substantial improvements of a permanent character"
mean and include reclamation from swamps, clear-

- mean and include reclamation from swamps, clearmean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying out and cultivation of gardens, fencing, draining, making roads, sinking wells or water-tanks, constructing water-races, in any way improving the character or fertility of the soil, or the erection of any building:

 "Cultivation" means—

 "Cultivation" means—land with timber or other land.

(1.) Fencing the land with timber or other dur-(2.) Breaking up and laying down the same in English or other cultivated grass; or
(3.) Breaking up and planting or sowing root or

other crops therein:

"Lease" means a lease in perpetuity in terms of
Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regulations has been surveyed into sections of not more than 320
acres each, and the number of persons to be located thereon
shall not be less than twenty-two.

3. The allouments of sections to members of the association shall be made at such time and in such manner as the association may, with the consent of the Commissioner,

determine.

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the

Minister.
5. One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington.
6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.

7. The settlers shall be members of the association, and

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the association, and sent to the Commissioner, shall be regime force and association.

shall be *primâ facie* evidence that the persons claiming to select land are members of the association.

10. Each settler shall put on the land comprised in his lease substantial improvements as follows:—

(a.) Within one year from the date of his lease, to a value equal to ten per centum of the price of the

(b.) Within two years from the date of his lease, to a value equal to another ten per centum of the price of the land;
(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;

And in addition thereto shall, within six years from the

And in addition thereto shall, within six years from the date of his lease, put substantial improvements of a permanent character to the value of £1 per acre.

11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."

12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included in his application or transfer under these regulations, would exceed 320 acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bonâ

cause such interest to be again opened for selection by a bonâ fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original settler.

settler.

14. The association may make such rules and regulations from time to time as it may deem necessary, subject to the

approval of the Commissioner.

15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations with reference to the selection, occupation, or improvement of any land, or otherwise arising thereunder respectively, the same shall be settled by the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 4,290 acres, and comprising Sections 25 to 27, and 29 to 31, Block V., Aohanga Survey District; Sections 19, 25, 28, Block III., and Sections 15, 16, 18, 19, 20 to 24, 26, 28, Block IV., and Section 8, Block VIII., Puketoi Survey District, and Section 30, Block XV., Makuri Survey District, in the Land District of Wellington.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for the Mekalickstone Special Settlement Association.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:
His Excellency the Governor in Council.

WHEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon

and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed of by lease in perpetuity:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the hereinbefore in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations fixing the terms and hereby make the following regulations fixing the terms and conditions upon which the lands known as the Mekalick-stone Special Settlement Association Block, described in the

Schedule to the said regulations, shall be disposed of, that is to say:

REGULATIONS.

1. In the construction of these regulations, unless the con-

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall have the meanings hereby assigned to them:—

"Association" means the Mekalickstone Special Settlement Association, being a body of persons, not less than twenty-eight in number, voluntarily associated together at Kaitawa, in the Provincial District of Wellington, for the purpose of taking up the land as a special settlement of farm-homesteads:
"Land" means the land described in the Schedule,

set apart for a special settlement, to be dealt with

under these regulations:
"Settler" means any member of the association or other

person, not being a married woman, leasing land under these regulations:

"Receiver of Land Revenue" means Receiver of Land Revenue at Wellington, or other officer for the time being a cating as given.

being acting as such:
"Minister" means the Minister of Lands for the time
being, or any member of the Executive acting for him:

"Commissioner" means the Commissioner of Crown Lands for the Land District of Wellington: "Secretary" means the secretary of the association for

the time being, and shall include any person acting in that capacity, and, if there shall be no secretary, then the chairman of the association:
"Substantial improvements of a permanent character"

mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying-out and cultivation of gardens, fencing, draining, making roads, sinking wells or water-tanks, constructing water-races, in any way improving the character or fertility of the soil, or the exection of any building. he erection of any building:

"Cultivation" means

(1.) Fencing the land with timber or other durable materials, not being a brush fence; or
(2.) Breaking up and laying down the same in English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or

other crops therein:
"Lease" means a lea

"Lease" means a lease in perpetuity in terms of Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regula-tions has been surveyed into sections of not more than 320 acres each, and the number of persons to be located thereon shall not be less than twenty-eight.

3. The allotments of sections to members of the associa-

tion shall be made at such time and in such manner as the association may, with the consent of the Commissioner,

determine.

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the Minister.

One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington lington.

6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the association, and sent to the Commissioner, shall be primâ facie evidence that the persons claiming to select land are members of the association.

10. Each settler shall put on the land comprised in his

lease substantial improvements as follows:—
(a.) Within one year from the date of his lease, to

value equal to ten per centum of the price of the land; (b.) Within two years from the date of his lease, to a

value equal to another ten per centum of the price of the land;

(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;

And in addition thereto shall, within six years from the

date o his lease, put substantial improvements of a permanent character to the value of £1 per acre.

11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."

12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included in his application or transfer under these regulations, would expect 2.90 carry a real earn person who has made an expectation. in his application or transfer under these regulations, would exceed 320 acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bond fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original settler. settler.

14. The association may make such rules and regulations from time to time as it may deem necessary, subject to the approval of the Commissioner.

approval of the Commissioner.

15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations, with reference to the selection, occupation, or improvement of any land, or otherwise arising thereunder respectively, the same shall be settled the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 5,007 acres, and comprising Sections 5, 8, 10, 12, 13 to 18, 20 to 22, Block V.; Sections 1 to 4, 6 to 9, 11 to 14, 16, 17, and 18, Block VI., Aohanga Survey District, in the Land District of Wellington.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for the Stirling Special Settlement Association.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed

which the lands in any special settlement shall be disposed of by lease in perpetuity:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the herein-before in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth barshy make the following regulations fiving the terms and hereby make the following regulations fixing the terms and conditions upon which the lands known as the Stirling Special Settlement Association Block, described in the Schedule to the said regulations, shall be disposed of, that is to say:-

REGULATIONS.

REGULATIONS.

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall have the meanings hereby assigned to them:—

"Association" means the Stirling Special Settlement Association, being a body of persons, not less than twenty - four in number, voluntarily associated together at Eketahuna, in the Provincial District of Wellington, for the purpose of taking up the land as a special settlement of farm-homesteads:

"Land" means the land described in the Schedule, set apart for a special settlement, to be dealt with under these regulations:

under these regulations:
"Settler" means any member of the association or other person, not being a married women, leasing land under these regulations:
"Receiver of Land Revenue" means Receiver of Land

Revenue at Wellington, or other officer for the time

being acting as such:
"Minister" means the Minister of Lands for the time
being, or any member of the Executive acting for

"Commissioner" means the Commissioner of Crown Lands for the Land District of Wellington:

"Secretary" means the secretary of the association for the time being, and shall include any person acting in that capacity, and, if there shall be no secretary, then the chairman of the association:

"Substantial improvements of a permanent character"

mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying-out and cultivation of gardens, fencing, draining, making roads, sinking wells or watertanks, constructing water-races, in any way improving the character or fertility of the soil, or the creation of any building. the erection of any building: "Cultivation" means—

(1.) Fencing the land with timber or other dur-

able materials, not being a brush fence; or
(2.) Breaking up and laying down the same in
English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or

other crops therein:

"Lease" means a lease in perpetuity in terms of Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regula-

2. The block of land to be dealt with under these regulations has been surveyed into sections of not more than 320 acres each, and the number of persons to be located thereon shall not be less than twenty-four.

3. The allotments of sections to members of the association shall be made at such time and in such manner as the association may, with the consent of the Commissioner, determine.

The land shall be disposed of by lease at an annual

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the Minister.

5. One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington.

6. All rents and moneys required to be paid for the land

6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.

7. The settlers shall be members of the association, and received the shall be undersymptom year of the

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The Secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the Association, and sent to the Commissioner, shall be primâ facie evidence that the persons claiming to select land are members of the association

select land are members of the association.

10. Each settler shall put on the land comprised in his lease substantial improvements as follows:—

(a.) Within one year from the date of his lease, to a value equal to ten per centum of the price of the

land;
(b.) Within two years from the date of his lease, to a value equal to another ten per centum of the price of the land;

value equal to another ten per centum of the price of the land;

(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;

And in addition thereto shall, within six years from the date of his lease, put substantial improvements of a permanent character to the value of £1 per acre.

11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."

12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included in his application or transfer under these regulations, would exceed 320 acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bona fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original settler.

14. The association may make such rules and regulations

settler. The association may make such rules and regulations

from time to time as it may deem necessary, subject to the approval of the Commissioner.

15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations, with reference to the selection, occupation, or improvement of any land, or other-

wise arising thereunder respectively, the same shall be settled

by the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 4,770 acres, and comprising Sections 20 to 27, Block IV.; Sections 31 to 40, Block VII.; Section 42, Block VI.; Sections 48 and 44, Block VII.; Section 45, Block VI.; and Sections 46 and 48, Block VII., Tararua Survey District, in the Land District of Wellington.

ALEX. WILLIS. Clerk of the Executive Council.

Regulations for the Umutoi Special Settlement Association.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-third section of "The Land Act, 1892," it is enacted that the Governor in Council may from time to time make, alter, and repeal regulations fixing the terms and conditions upon which the lands in any special settlement shall be disposed

of by lease in perpetuity:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the hereinbefore in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth bereby make the following regulations fixing the terms and conditions upon which the lands known as the Umutoi Special Settlement Association Block, described in the Schedule to the said regulations, shall be disposed of, that is to say:

REGILATIONS.

1. In the construction of these regulations, unless the context shall otherwise require, the following expressions shall

have the meanings hereby assigned to them:—
"Association" means the Umutoi Special Settlement Association, being a body of persons, not less than eleven in number, voluntarily associated together at Ashurst, in the Provincial District of Wellington, for the purpose of taking up the land as a special settlement of farm-homesteads:

"Land" means the land described in the Schedule, set apart for a special settlement, to be dealt with under these regulations:
"Settler" means any member of the association or other

"Settler" means any member of the association or other person, not being a married woman, leasing land under these regulations:
"Receiver of Land Revenue" means Receiver of Land Revenue at Wellington, or other officer for the time being acting as such:
"Minister" means the Minister of Lands for the time being, or any member of the Executive acting for him:

him:

"Commissioner" means the Commissioner of Crown Lands for the Land District of Wellington:

"Secretary" means the secretary of the association for the time being, and shall include any person acting in that capacity, and, if there shall be no secretary, then the chairman of the association:
"Substantial improvements of a permanent character"

"Substantial improvements of a permanent character" mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, planting with trees or live hedges, the laying-out and cultivation of gardens, fencing, draining, making roads, sinking wells or watertanks, constructing water-races, in any way improving the character or fertility of the soil, or the erection of any building:

"Cultivation" means—

(1.) Fencing the land with timber or other durable materials, not being a brush fence; or

(2.) Breaking up and laying down the same in English or other cultivated grass; or

(3.) Breaking up and planting or sowing root or other crops therein:

other crops therein:
"Lease" means a lease in perpetuity in terms of Part III. of "The Land Act, 1892."

2. The block of land to be dealt with under these regula-

tions has been surveyed into sections of not more than 320 acres each, and the number of persons to be located thereon shall not be less than eleven.

3. The allotments of sections to members of the association shall be made at such time and in such manner as the association may, with the consent of the Commissioner, determine.

determine.

4. The land shall be disposed of by lease at an annual rental of 4 per cent. on the capital value fixed by the Minister.

5. One-third of the rents paid from time to time shall, for the first fifteen years, be paid to the local body of the district charged with the construction and maintenance of roads in the district, for the expenditure on roads in or leading to the block. Such expenditure to be first sanctioned by the Land Board for the Land District of Wellington.

6. All rents and moneys required to be paid for the land under these terms and conditions shall be paid to the Receiver of Land Revenue, and receipts given by him shall be sufficient discharge for the payment of the moneys therein respectively acknowledged to have been received.

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

7. The settlers shall be members of the association, and no settler shall be under seventeen years of age.

8. The Secretary shall inform the Commissioner of the names of the settlers, pay a deposit of 10s. per member, and also furnish the Commissioner from time to time with minutes of proceedings of the association if so required.

9. The original or amended list of members, signed by the secretary of the association, and sent to the Commissioner,

shall be prima facie evidence that the persons claiming to select land are members of the association.

select and are members of the association.

10. Each settler shall put on the land comprised in his lease substantial improvements as follows:—

(a.) Within one year from the date of his lease, to a value equal to ten per centum of the price of the land;

(b.) Within two years from the date of his lease, to a value equal to expect the per centum of the relationship.

value equal to another ten per centum of the price of the land;

price of the land;

(c.) And thereafter, but within six years from the date of his lease, to a value equal to another ten per centum of the price of the land;

And in addition thereto shall, within six years from the date of his lease, put substantial improvements of a permanent character to the value of £1 per acre.

11. Residence and occupation of the land shall be in accordance with Part III. of "The Land Act, 1892."

12. No person who is the owner in fee or leasehold of any land in New Zealand which, together with the land included in his application or transfer under these regulations, would exceed \$20 acres, and no person who has made an arrangeexceed 320 acres, and no person who has made an arrange-

exceed \$\frac{3}{2}0\$ acres, and no person who has made an arrangement or agreement to permit any one, save his son or daughter, to acquire by purchase or otherwise the allotment in respect of which his application is made, shall be entitled to become a settler under these regulations.

13. Any settler who shall fail to comply with these regulations in any respect shall, upon sufficient proof thereof to the satisfaction of the Land Board of the district, forfeit his interest in the land selected, and the Commissioner shall cause such interest to be again opened for selection by a bond fide settler; and these conditions shall be sufficient authority for such forfeiture and reallotment. Any settler so selecting shall be deemed to stand in the position of the original settler. settler.

14. The association may make such rules and regulations from time to time as it may deem necessary, subject to the approval of the Commissioner.

15. In case any doubt shall arise as to the sufficiency of the compliance with these regulations, with reference to the selection, occupation, or improvement of any land, or otherwise arising thereunder respectively, the same shall be settled by the Land Board. by the Land Board.

16. Excepting as expressly modified by these regulations, the provisions of "The Land Act, 1892," and its amendments shall be deemed to have full force and effect over and upon the land herein referred to, and shall, mutatis mutandis, be read as if these regulations formed part of the Act.

Schedule.

All that parcel of land, containing by admeasurement 2,200 acres, and comprising Sections 1, 3, 6, 7, 8, 10, 13, 15, 44, 45, 46, Block IV., Umutoi Survey District, in the Land District of Wellington.

ALEX. WILLIS, Clerk of the Executive Council.

Additional Regulations under the Fisheries Conservation Act.

> GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS by "The Fisheries Conservation Act, 1884" | All that parcel of land in the Auckland Land District, (hereinafter termed "the said Act"), it is, among | being Section No. 42 of the Parish of Kopuru, containing by

other things, enacted that the Governor in Council may from time to time make, alter, and revoke regulations for the purposes therein mentioned, which regulations shall have force and effect only in any waters and places specified therein:

And whereas it is expedient to make the regulations hereinafter set forth with respect to the indigenous fish known as whitebait inhabiting the waters of the colony herein

mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred upon him by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations, and, with the like advice and consent, doth order that these regulations shall have force and effect in all waters in the

REGULATIONS.

1. No scrim or whitebait-net shall be used as a set-net or be set or placed in openings made in the banks of rivers or streams or in dams constructed therein, and no scrim hand-

streams or in dams constructed therein, and no serim mandnet having an opening of more than five square feet shall be
used for the purpose of catching whitebalt.

2. Any person committing a breach of the above regulation shall be liable to a penalty not exceeding fifty pounds,
to be recovered as by "The Fisheries Conservation Act,
1884," is provided.

ALEX. WILLIS, Clerk of the Executive Council.

Validating By-law made by Thames Borough Council.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Council of the Borough of Thames HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Council of the Borough of Thames, by a resolution passed on the seventeenth day of May, one thousand eight hundred and ninety-four, and confirmed at a subsequent meeting held on the eighteenth day of June, one thousand eight hundred and ninety-four, made a by-law, numbered twenty, repealing all by-laws and regulations in force and making other provision in lieu thereof: And whereas it is doubtful whether public notice of the said subsequent meeting and of the said resolution, passed on the seventeenth day of May, one thousand eight hundred and ninety-four, was given in the manner prescribed by section one hundred and twenty-one of "The Municipal Corporations Act, 1886"; and it is expedient to validate the said by-law in manner hereinafter set forth:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance of the power vested in him by the said "Municipal Corporations Act, 1886," and by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare the said by-law, numbered twenty, made by the Thames Borough Council, shall not be called in question or be deemed to be invalid by reason only that the said recited public notices had not been given in the manner prescribed by the said Act.

ALEX. WILLIS,

ALEX. WILLIS, Clerk of the Executive Council.

Aratapu Recreation-ground brought under "The Public Domains Act, 1881."

GLASGOW, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

admeasurement 44 acres 1 rood 35 perches, more or less. Bounded towards the north by a public road, 202 links; towards the north-east by a public road, 2126 links; towards the south-east by a public road, 3000 links; towards the south-west by a public road, 650 links; and towards the north-west by a public road, 3236 links, to the point of commencement: be all the aforesaid linkages more or less. For a recreation reserve.

ALEX. WILLIS, Clerk of the Executive Council.

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

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present .

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twelfth section of "The Public Domains Act, 1881," it is, inter alia, enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred, delegate all or any of the powers by the said Act conferred, save as is therein mentioned, to any person or persons, for any period, and subject to such stipulations as may be specified in such Order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas, pursuant to "The Public Reserves Act, 1881," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought

described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881":

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth by this present Order delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and twelve thereof. to

and twelve thereof, to

The CHAIRMAN, COUNCILLORS, and INHABITANTS of the HOBSON COUNTY,

which shall be known as the Aratapu Domain Board (herein referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,—

1. The Board shall meet for the transaction of business on the third Monday in each month, at half-past seven o'clock p.m., at the County Council Offices, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the seventeenth day of September, one thousand eight hundred and ninety-

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

at such meeting.

at such meeting.

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

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

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

such meeting.

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

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

Clerk of the Executive Council.

Vesting a Reserve in the Pohangina Road Board.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

Was nermanarily recorded in the Schedule hereto W was permanently reserved for the protection of the Pohangina River banks on the fifth day of August, one thousand eight hundred and eighty-four:

And whereas, in the opinion of the Governor, it is expedient to vest the said land in the Pohangina Road Board: Now,

Board:
Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve mentioned in the Schedule hereto shall become vested in "The Inhabitants of the Pohangina Road District," in trust for the purposes of the protection of the Pohangina River banks.

SCHEDULE.

ALL that parcel of land in the Wellington Land District, ALL that parcel of land in the Wellington Land District, containing by admeasurement 26 acres 2 roods 16 perches, more or less, being Section No. 78, Block XIII., Pohangina Survey District. Bounded towards the north by a line, 600 links; towards the east by the Pohangina River; towards the south by Section No. 49, 800 links; and towards the west by a public road, 4463 links: as delineated on the plan of the same deposited in the District Survey Office, Wellington.

ALEX. WILLIS,

Clerk of the Executive Council.

Vesting a Reserve in the Waipipi Road Board.

GLASGOW, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto was permanently reserved as a landing reserve on the eighteenth day of June, one thousand eight hundred and ninety-four:

And whereas, in the opinion of the Governor, it is expedient that the said land should be vested in the Waipipi

Road Board:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that from and after the day of the date hereof the reserve described in the Schedule hereto shall become vested in "The Inhabitants of the Waipipi Road District" for a landing reserve.

SCHEDULE.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, being Section No. 396 of the Parish of Waipipi, containing by admeasurement 13 acres and 20 perches, more or less. Bounded towards the north and east by the Waiuku Estuary; and towards the south-west by the abutment of a public road, by Section No. 397 of the Parish of Waipipi, by the abutment of a public road, by Section No. 395 of the Parish of Waipipi aforesaid, and by the abutment of a public road, 1862 links, to the point of commencement.

ALEX. WILLIS. Clerk of the Executive Council.

Foreign Stock may be landed at Auckland, Wellington, or Lyttelton.—Notice No. 398.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

His Excellency the Governor in Council.

In pursuance and exercise of the powers and authorities vested in him by "The Stock Act, 1893," His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke regulation twenty-four, Part C, of the regulations for the introduction of foreign stock into New Zealand made by Order in Council issued on the thirtieth day of December, one thousand eight hundred and ninety-three, and in place thereof doth hereby substitute the following provision, namely:—

Substitute the following provision, namely:

Foreign stock shall be landed at the Ports of Auckland,
Wellington, and Lyttelton only.

And it is hereby declared that this Order in Council shall come into force on and after the twenty-eighth day of August, one thousand eight hundred and ninety-four.

ALEX. WILLIS,

Clerk of the Executive Council.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

WILLIAM VAUGHAN, JOHN CAMERON, FRANK COURAGE, SAMUEL COLEMAN, GEORGE BAYNTON STARKY, THOMAS MCNAUGHT, THOMAS HENRY EVANS, BRYAN FLYNN, WILLIAM SIMPSON SMITH, and GEORGE TICKNER

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

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

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

at such meeting.

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

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

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

such meeting.

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

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

SCHEDULE.
ALL that parcel of land in the Land District of Canterbury, ALL that parcel of land in the Land District of Canterbury, being Reserve No. 2066 (in red), 213 acres, more or less, situate in the Ashley District (Kowai Road District). Bounded on the south-west by Section No. 19023; on the south-east by the road forming south-east boundary of that section; on the north-east by Reserve No. 1675 (in red); on the north by the road forming the north boundary of Section No. 20597; and on the north-west by Improvement Preemption Runs G and H, on Run formerly No. 8, Class III., now No. 299, Class II.

All that parcel of land in the Land District of Centerbury

All that parcel of land in the Land District of Canterbury, containing by admeasurement 5 acres, more or less, being Section No. 2777 (in red), situate in the Teviotdale Survey District. Bounded towards the north-west by the North Road, 943 links; towards the north-east by Cross Street, 315 links; towards the eastward by Terrace Road, 668 links; and towards the south by Lot 52, subdivision of Reserve No. 89, 918 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the District Survey Office, Christchurch.

ALEX. WILLIS,
Clerk of the Executive Council.

Powers delegated to the Kowai Domain Board under "The Revoking Regulation for the Introduction of Australasian Stock into New Zealand, and prescribing Another.— Notice No. 399.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In Exception The Governor in Council.

In pursuance and exercise of the powers and authorities vested in him by "The Stock Act, 1893," His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke subclause three of regulation number seventeen, Part B, of the regulations for the introduction of Australasian stock into New Zealand, made by Order in Council issued on the thirtieth day of December, one thousand eight hundred and ninety-three, and in lieu thereof doth hereby prescribe the following regulation, namely: lation, namely :-

lation, namely:—
(3.) Sheep may be landed at the Ports of Auckland, Gisborne, Napier, Wellington, Lyttelton, Timaru, Oamaru, Port Chalmers, Dunedin, and Bluff on production of a declaration and certificate in terms of Schedule VI., provided that such sheep have been first inspected and passed by an Inspector of Stock at either of the Ports of Auckland, Wellington, Lyttelton, Port Chalmers, or Bluff; but if the declaration and certificate in terms of Schedule VI. be not produced, such sheep shall not be landed until the master or agent of the vessel and the owner of such sheep shall have made a declaration as aforesaid, and shall have paid to have made a declaration as aforesaid, and shall have paid to the Inspector examining them a fee of 2s. 6d. per head, nor until they shall have been dressed as the Inspector shall direct.

And doth hereby declare that this Order in Council shall come into force on and after the twenty-eighth day of August, one thousand eight hundred and ninety-four.

ALEX. WILLIS,

Clerk of the Executive Council.

Revoking Order in Council extending Close Season for Seals, and prescribing Fresh Close Season.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Fisheries Conservation Act, 1884" (hereinafter termed "the said Act"), it is, among other things, enacted that the Governor in Council may from time to time make, alter, and revoke regulations (which shall have force and effect only in any waters or places specified therein) for prescribing, among other things, a close season or close seasons for seals, and for extending or varying any close season so prescribed, or varying any close season so extended:

And whereas it is provided by the third section of "The Fisheries Conservation Act 1884 Amendment Act, 1887," that a penalty not exceeding five hundred pounds may be imposed in respect of the breach of any regulations respect-

imposed in respect of the breach of any regulations respecting seals, and a further penalty of not exceeding twenty pounds for every seal illegally taken:

And whereas by Order in Council dated the fourth day of June, one thousand eight hundred and ninety-four, the close season for seals which was prescribed by Order in Council dated the thirtieth day of December, one thousand eight hundred and ninety-three, was extended to the thirtieth day of September, one thousand eight hundred and ninety-four, inclusive: And whereas it is expedient to revoke the said Order in Council of the fourth day of June, one thousand eight hundred and ninety-four. and to prescribe a close eight hundred and ninety-four, and to prescribe a close season for seals as hereinafter mentioned:

season for seals as hereinafter mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred by the said Act and its amendments, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby revoke the said Order in Council dated the fourth day of June, one thousand eight hundred and ninety-four, and doth hereby declare that such revocation shall take effect on the first day of September, one thousand eight hundred, and ninety-four; and in exercise of the like powers, and with the like advice and consent as aforesaid, His Excellency the Governor doth hereby make the regulations set forth in the Schedule hereto, and doth order and declare that such regulations shall, on and after the first day of November, one thousand eight hundred and ninety-four, have force and

effect throughout the Colony of New Zealand, and in all salt, fresh, and brackish waters of the said colony, and on all the shores of such waters, or on any part thereof.

SCHEDULE.

REGULATIONS.

1. THE months of November and December, 1894, are

1. The months of November and December, 1894, are hereby prescribed as a close season for seals.

2. No person shall buy, sell, or expose for sale or have in possession any seal, or the skins, oil, or blubber of any seal, taken during the close season hereby prescribed for seals.

3. Any person committing a breach of any of these regulations shall be liable to a penalty of not less than £5 and not exceeding £500, and a further penalty of not exceeding £20 for every seal illegally taken.

4. Every penalty imposed by these regulations shall be recovered in a summary manner before any two or more Justices of the Peace.

ALEX. WILLIS.

ALEX. WILLIS, Clerk of the Executive Council.

Arundel Recreation-ground brought under "The Public Domains Act, 1881."

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, containing by admeasurement 4 acres 1 rood 6 perches, more or less, being Section No. 2965 (in red), Block III., Town of Arundel. Bounded on the north by Acland Street, a distance of 577.5 links; on the east by Reserve No. 2966, a distance of 500 links; on the south by Bridge Road, a distance of 938 links; and on the west by Peel Street, a distance of 525.1 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Christchurch.

ALEX. WILLIS,
Clerk of the Executive Council.

Clerk of the Executive Council.

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

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of August, 1894.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twelfth section of "The Public Domains Act, 1881," it is, inter alia, enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred, save as is therein mentioned, to any person or persons, for any period, and subject to such stipulations as may be specified in such Order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas, pursuant to "The Public Reserves Act, 1881," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881":

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth by this present Order delegate all the powers conferred by the Act first above men-

tioned, except the powers under or conferred by sections five and twelve, to the under-mentioned persons, who shall be known as the Arundel Domain Board, namely,

WILLIAM SMITH JOHNSTON, GEORGE HERRY PATRICK, GEORGE HERBERT HIBBARD, EDWARD EVANS, HERBERT NICHOL, John Cook, and Hugh McMaster

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

1. The Board shall meet for the transaction of business on the third Thursday in each month, at half-past seven o'clock p.m., at Arundel, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Thursday, the twentieth day of September, one thousand eight hundred and ninety-four.

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

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

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

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

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

ALEX. WILLIS, Clerk of the Executive Council.

Rural Land in the Nelson Land District open for Selection.

GLASGOW, Governor.

N 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 land described in the Schedule hereto shall be open for selection on and after the third day of October, one thousand eight hundred and ninety-four; and also that the land mentioned in the said Schedule may be selected on lease in perpetuity only, as it contains, or is supposed to contain, metals, minerals, or valuable stone; and I do hereby also fix the price at which the said land shall be leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE. NELSON LAND DISTRICT .- GREY COUNTY.

Survey	Sec-	Block.		Lease in Perpetuity.								
District.	tion.	Block.	Area.	Rent per Acre.	Half-yearly Rent.							
Mawheranui	8 & 9	VII.	A. R. P. 86 2 0	s. d. 0 9·64	£ s. d. 1 14 10							

Weighted with the sum of £325 as valuation for improvements.

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

> > JOHN McKENZIE, Minister of Lands.

Place where Miners' Rights and Business Licenses may be issued.

GLASGOW, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the nineteenth section of "The Mining Act, 1891," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint the post-office at the under-mentioned place to be a post-office at which miners' rights and business licenses respectively may be issued by the Postmaster in charge of such post-office, viz.:—

CARDRONA.

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

J. G. WARD, Postmaster-General.

Notifying Lands in Otago for Sale by Public Auction.

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 seventh day of November, 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 Schedule hereto opposite the description of such lands respectively.

SCHEDULE. OTAGO LAND DISTRICT.

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Lands temporarily reserved in the Land Districts of Auckland, Taranaki, Hawke's Bay, Wellington, Canterbury, Otago, and Southland.

GLASGOW, Governor.

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

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

SCHEDULE.

	First C	olumn.				Second Column.	2.0
	DESCRIPTION	OF RESERVES.					Record Number.
Land District.	Locality.	Section.	Block.	A	Area.	Purpose for which Land reserved.	
Auckland	Tauranga Heads (outside of)— Moturiki Island . Motuotau Island Parish of Pukekohe			2 6 3	R. P. 2 37 0 30 3 34	Public recreation-ground	22964 22964 23057
,,	Town of Ngarua- wahia	Lot 125,Sec.1 Lot 663A	••	8	3 24 0 0	Agricultural and pastoral society's show-grounds Public recreation-ground	23578 23064
" · · · · · · · · · · · · · · · · · · ·	Ditto Whangape S. D Hukerenui S. D Parish of Ruapeka-	Lot 670 23, 24 20 111	VII. II.	6 100 5 5	$\begin{array}{ccc} 1 & 34 \\ 0 & 0 \\ 0 & 0 \\ 0 & 0 \end{array}$	Site for market Growth and preservation of timber Public-school site	23064 23189 23060 23060
"	Waitoa S. D Parish of Waipipi	9 Lots S.W.pn. 1 and 2	XVI.	7 13	$\begin{array}{c}2 & 36\\2 & 31\end{array}$	Primary education ::	23519 22261
"	Parish of Koura-	Lot N.E.pn.1 88	••	1 5	3 17 0 30	Secondary education Primary education	22261 23386
" Taranaki	Ditto Town of Howick Stratford	89 Lot 1, Sec. 1 191, 231	••	4 0 0	$\begin{array}{ccc} 2 & 32 \\ 0 & 37 \\ 2 & 0 \end{array}$	Public landing-place	23386 21958 14473
Hawke's Bay " Wellington Canterbury Otago"	" Awanui " " Ongo S. D Oxford S. D Spaxton S. D Peninsula S. D St. Bathan's S. D	Subn. Sec. 15 " 16 " 6 " 5 3046, in red 3045, in red 31 25		5 2 17 25 5 21 23	1 28 3 28 0 28 2 0 0 0 0 0 3 25 1 5	Municipal reserve Public cemetery " recreation-ground River-protection purposes Water-supply and irrigation purposes River conservation Extension of cemetery	23476 14674
Southland	Cromwell S. D Town of Havelock Waikawa S. D	55 21 15	XXXII.	13 5 18	3 0 1 32 0 0	Extension of hospital reserve	23073

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

JOHN McKENZIE, Minister of Lands.

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

GLASGOW, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the one hundred and thirty-sixth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural land described in the Schedule hereto shall be open for sale or selection on and after the thirty-first day of October, one thousand eight hundred and ninety-four; and also that the land 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 land 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 price at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash	Price.			ion wi Purchs 5 per	se:	_	Lleas	e in I ent, 4	Perpet per Co	uity ent.	:
,					Per Acre. Total Price.		Rent per Acr	Ha e.	lf-yes Rent			Rent Half-year per Acre. Rent			l y	
Sounds	Gore	6	I.	A. R. P.	£ s. d. 0 15 0	£ s.		s. ć	!. £				d. 7·2	£ 0	s.) 17	

Eighteen acres comparatively level, remainder steep hills; all heavy bush; soil on flats excellent, on hills rocky and. Accessible partly by boat and partly by formed track, twelve miles from Picton.

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

JOHN McKENZIE, Minister of Lands. Rural Land in the Marlborough 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 land described in the Schedule hereto shall be open for sale or selection on and after the thirty-first day of October, one thousand eight hundred and ninety-four; and also that the land 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 land 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 price at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

County.	District.	Section.	Block. Area.		Cash	Price.	of Pu	n with Right rehase: per Cent.	Lease in Perpetuity: Rent, 4 per Cent.		
_					Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.	
	Unsurveyed Second-class Land.										

A. R. P. s. d. £ s. d. s. d. £ s. d. s. d. £ s. d. [100 0 0 0 10 0 50 0 0 0 0 6 1 5 0 0 0 48 1 1 0 0

Broken pastoral land, covered with mixed bush; soil partly loam, partly clay; accessible by boat from Picton, about twelve miles

As witness the hand of His Excellency the Governor, this twenty-fourth 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 enumerated in the Schedule hereto shall be open for sale or selection on and after the thirty-first 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.

SOUTHLAND LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash	Price.	of Pu	n with Right rchase: per Cent.	l messe m	Perpetuity: per Cent.
County.	District.	Section.	DIOCK.	Alta,	Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.
				Seconi	D-CLASS L	AND.				
Southland	Waikawa	17 19	IV.	A. R. P. 293 0 0 293 0 0	£ s. d. 0 15 0 0 15 0	£ s. d 219 15 0 219 15 0	0 9	£ s. d. 5 9 11 5 9 11	s. d. 0 7·2 0 7·2	£ s. d. 4 7 11 4 7 11

Section 17, about 40 acres of clear land, balance heavy mixed bush; agricultural, rich brown soil, broken; height above sea-level, from 500ft. to 1,000ft.; distance from Waikawa Township, about seven miles and a half. Section 19, about 60 acres of clear land, balance pastoral, mixed bush and scrub, very broken, soil cold; height above sea-level, from 300ft. to 800ft. distance from Weikawa Township, about seven miles 800ft.; distance from Waikawa Township, about seven miles.

.. | 13 - 1 II. | 229 0 0 | 1 3 0 | 263 17 2 | 1·15s. | 6 12 0 | 0 11·04 | 5 5 7

This section is all open land, level, tussock and swamp mixed, well watered; height above sea-level, about 200ft.; distance from Otautau Railway-station, about twenty-seven miles.

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

JOHN McKENZIE. Minister of Lands.

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

GLASGOW, Governor.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the one hundred and thirty-sixth section of "The Land Act, 1892," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural land described in the Schedule hereto shall be open for sale or selection on and after the thirty-first day of October, one thousand eight hundred and ninety-four; and also that the land 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 land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

				SCH:	EDULE Land 1		ε.								
County.	District.	Section.	Block.	Area.	Ca	sh Price.		Re	of Purent, 5	n with rchase per Ce	nt.	R	se in P ent, 4 p	per Ce	ent.
					Per Acr	e. Total	Price	per .	Acre.	Half-	yearly nt.		ent Acre.		yearly nt.
				FIRST-C	£s.	d. £	s. d	. s.	d.	£	s. d.	s.	đ.		s. d.
	Mabel Hund.	40	IV.	10 2 27					0	<u>'</u>	.6 0	<u> </u>			12 10
Land le about six m	evel, and covered iles from Woodla As witness eight	ands Rail	way-stati d of His	on. Valuati Excellency t	on for i	nprover	nents	s, £108	s os.	th da	y of A	Augus cKE1	st, on	e tho	ousand
												Ainist	er of	Land	ls.
Tri	istee for the Sar	ndon Cem	etery app	ointed.	1	Me	mber	of L	icensi	ing C	ommit	ttee az	ppoint	ed.	
TN nursu:	GLASG ance and exercis	OW, Gov		nd authoriti	s				-	tment Welli	ngtor	ı, 29tl	h Aug	ust, 1	.894.
1 vested	in me by the si I, David, Earl	xth section	on of "T	he Cemeteri	es T	IS Ex		ncy t	he G	overn	or ha	as bee	n ple	ased	to ap-
Colony of 1	New Zealand, do	hereby ap	ppoint			JOHN WILKINSON FOSTER to be a member of the Licensing Committee for the Distric									
to be a Tr	ustee, in the pla	ace of Ge	orge Phi	llips, resigne	i, of F	of Kaiapoi, vice the Rev. H. H. Mathias, resigned.									
Cemetery, on the fift	for the mainte in conjunction w teenth day of a id seventy-four.	rith the c	d	Regist	rar o	of Bro	ınds	a p poi	nted						
As w	ritness the hand this twenty-fifth eight hundred ar		HIS Excellency the Governor has been pleased to appoint								.894. to ap-				
Public Vo	iccinator, Oxford	l and Cu		er of Lands. ets, appointed	tric	JOSEPH COTTON HUDDLESTON to be a Registrar of Brands for the Kaikoura Branding District, comprising the Kaikoura Subdivision of the Mar. borough Sheep District, in terms of "The Stock Act, 1893"									Marl-
H ^{IS E}	xcellency the G	al Secreta Wellingto overnor h	n, 22nd A	August, 1894.	to	ate fron				1894.	IN M	[cKE]	NZIE of Ag	١,	
to be a Pu	BERNARD VOLCKI blic Vaccinator,	under "	The Publ	ic Health Ad			Mem	ber oj	f Lar	nd Bo	ard r	еарро	inted.		1
	the Districts of e of Dr. Weld.	Oxford a		BUCKLEY.	- F		xcelle oint	-		Well	ingtor	n, 27ti	l Surv h Aug en ple	ust, l	1894. to re-
Rangers	, Auckland and ap	l Waitak pointed.	i-Waimai	te Districts,		e a mer	nber	of the	e Lai		ard c	of the	Land	l Dis	trict of
	xcellency the G	al Secreta Wellingto overnor h	n, 28th A		Marlborough, as from the 18th August, 1894. JOHN McKENZIE, Minister of Lance								ınds.		
LL poi	TUTEWAL	NA TE AM	_	i A.t. 1000	,,		Hono	rary	Volu	nteer	Office	r app	ointed		
and the Ac	oger, under "The ets amending the to appoint	e same, f				म शाम	vaell.	anew 4	the G	Well	ingtoi	n, 25t	e Offic	ust, I	1894. to ap-
	HENRY FII	ADSHAW,					ve of	the u	nder-	menti	oned	appoi	intme		
- 1 1	THOMAS GI MICHAEL J GEORGE H	OYCE, ENRY HU	nт, and			ward Evonmissi	van I	Rober	ts to		Ionor	ary S	urgeo		
	John Dwy ers under the sai		the Dist	cict of Waital	i-							R	. J. S	EDD	ON.
Waimate.			P. A.	BUCKLEY.				Volun	teer	Officer	s app	ointe	1.		
					_						D	ofon o c	Offic		

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 28th August, 1894.

His Excellency the Governor has been pleased to appoint JOHN CODY MORDAUNT

to be Registrar of Marriages and of Births and Deaths, and to be Vaccination Inspector, for the District of Charleston, vice J. J. Greene.

P. A. BUCKLEY.

Defence Office,
Wellington, 20th August, 1894.

IS Excellency the Governor has been pleased to approve of the under-mentioned appointments:—

Canterbury Engineer Volunteers.

Thomas Henry Anderson to be Lieutenant, under paragraph 53, Volunteer Regulations, 1889. Date of commission, 24th July, 1894.

Brunnerton Rifle Volunteers.
Lieutenant David Armstrong to be Captain. Date of commission, 4th July, 1894. R. J. SEDDON.

Trustee of Volunteer Drill-shed resigned.

Wellington, 20th August, 1894.

His Excellency the Governor has been pleased to accept the resignation of

Mr. Joseph Lowthian Wilson

as a Trustee of the Kaiapoi Volunteer Drill-shed, under "The Volunteer Drill-sheds and Lands Act, 1888," and the Act amending the same. Date of resignation, 9th August, 1894. R. J. SEDDON.

Volunteer Corps disbanded.

Defence Office,
Wellington, 25th August, 1894.

His Excellency the Governor has been pleased to approve of the disbandment of the

Rangitikei Cavalry Volunteers

as from the 10th March, 1894.

The commissions held by the under-mentioned gentlemen will therefore lapse, in accordance with paragraph 51, Volunteer Regulations, 1889:—

ROBERT BRUCE MCKENZIE, late Captain.
ROBERT GEORGE EDWARDS, late Lieutenant.
THOMAS MCKENZIE, late Lieutenant.

R. J. SEDDON.

Resignation of Member of Rotorua Town Board.

Department of Lands and Survey,
Wellington, 25th August, 1894.

IS Excellency the Governor has been pleased to
accept the resignation of

JOHN HENRY TAYLOR as a member of the Board constituted to administer the affairs of the Township of Rotorua under "The Thermal-Springs Districts Act, 1881."

JOHN McKENZIE Minister of Lands.

Despatch.-Birth of Son of H.R.H. the Duke of York.

Colonial Secretary's Office, Wellington, 21st August, 1894.

THE following despatch, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

Downing Street, 25th June, 1894. Circular.)

Downing Street, 25th June, 1674.

Sir.—It is my pleasing duty to announce to you that on Saturday, the 23rd instant, at 10 o'clock p.m., Her Royal Highness the Duchess of York was safely delivered of a Prince. Her Royal Highness and the infant Prince are doing well.

I have, &c.,

RIPON RIPON.

The Officer administering the Government of New Zealand.

Despatch.—Title of "Honourable" to be retained by Sir F. D. Bell, Sir G. M. O'Rorke, and W. J. Steward, Esq.

Colonial Secretary's Office,
Wellington, 28th August, 1894.

THE following despatch, received from Her Majesty's
Principal Secretary of State for the Colonies, is published for general information.

P. A. BUCKLEY.

Downing Street, 23rd June, 1894. Downing Street, 23rd June, 1894.

My Lord,—I have the honour to acknowledge the receipt of your Lordship's Despatch No. 16, of the 12th of May, and to inform you in reply that the Queen has been pleased to approve of Sir Francis Dillon Bell, K.C.M.G., C.B., Sir George Maurice O'Rorke, Knight, and Mr. William Jukes Steward retaining the title of "Honourable" on quitting office after over three years' service as Speaker of the House of Representatives of the Colony of New Zealand; and a notification to that effect will be inserted in the London Gazette.

I have, &c...

I have, &c., RIPON.

Governor the Right Honourable the Earl of Glasgow, G.C.M.G., &c.

"The Rating Act, 1882," to be in Force in the Counties of Southland, Rodney, and Taranaki.

Colonial Secretary's Office,
Wellington, 28th August, 1894.

THE following notices, received from the Clerks to the
County Councils of Southland, Rodney, and Taranaki,

are published in accordance with section 2 of "The Rating Acts Amendment Act, 1893."

P. A. BUCKLEY.

SOUTHLAND COUNTY COUNCIL.

RESOLUTION passed by the Southland County Council at a meeting held on 10th August, 1894, and carried unani-

mously, namely :-

mously, namely:—

"That this Council, in accordance with the provisions of the Rating Acts Amendment Act, 1893,' determine that the provisions of 'The Rating Act, 1882,' shall be henceforth in force in the County of Southland, and that the assessment of all rateable property in the county shall be made as provided by the said Act and the amendment of 1893, such assessment to be on the capital value of the rateable property, and that the valuation shall be made triennially."

And I certify that the above is a correct copy of the resolution so passed.

R. P. Macgoun,

County Clerk and Treasurer.

Southland County Council Office,

Southland County Council Office, Invercargill, 23rd August, 1894.

RODNEY COUNTY COUNCIL.

RESOLVED, That this Council adopt "The Rating Act, 1882," for defining the rateable value of property in this district.

I certify that the foregoing is a true copy of a resolution unanimously passed at a meeting of the Rodney County Council held at the Council Chambers, Warkworth, on Saturday, the 30th June, 1894.

THOMAS CHAPLIN,

Clerk of the Rodney County Council.

Warkworth, 22nd August, 1894.

TARANAKI COUNTY COUNCIL.

TARANAKI COUNTY COUNCIL.

RESOLVED, That, in accordance with the provisions of subsection (6) of section 2 of "The Rating Acts Amendment Act, 1893," the County Council of the County of Taranaki hereby determine that "The Rating Act, 1882," and amendments thereof shall be in force within the Taranaki County, and that all assessments of property within the said county shall be made under the provisions of the said Acts.

I hereby certify that the foregoing is a true copy of a resolution duly passed by the Taranaki County Council at a special meeting held on the 17th day of August, 1894.

C. T. Mills,

Clerk, Taranaki County Council.

New Plymouth, 23rd August, 1894.

"The Rating Act, 1876," to be in Force in the Boroughs of Queenstown, Balclutha, and Kaiapoi.

Colonial Secretary's Office,
Wellington, 29th August, 1894.

THE following notices, received from the Town Clerks of
the Boroughs of Queenstown, Balclutha, and Kaiapoi,
are published in accordance with section 2 of "The Rating
Acts Amendment Act, 1893."

P. A. BUCKLEY.

BOROUGH OF QUEENSTOWN.

RESOLVED, That, under the provisions of section 2, subsection (6), of "The Rating Acts Amendment Act, 1893," this Council determines that "The Rating Act, 1876," shall be the Act in force within the Borough of Queenstwn.

I certify the above to be a true copy of a resolution passed at a meeting of the Council held on the 7th day of August, 1894.

F. W. F. Gersow,

Queenstown, 7th August, 1894.

Town Clerk.

BALCLUTHA BOROUGH COUNCIL.

RESOLVED, That, under the provisions of section 2, subsection (6), of "The Rating Acts Amendment Act, 1893," this Council determines that "The Rating Act, 1876," shall be the Act in force within the Borough of Balclutha.

I certify the above to be a true copy of a resolution passed at a meeting of the Borough Council held on the 7th day of August, 1894.

John C. Mitchell, Balclutha, 22nd August, 1894.

Town Clerk.

KAIAPOI BOROUGH COUNCIL.

RESOLVED, That, in accordance with subsection (6) of section 2 of "The Rating Acts Amendments Act, 1893," the Kaiapoi Borough Council hereby determine that "The Rating Act, 1876," shall be the Rating Act in force in the Borough of Kaiapoi.

I hereby certify that the foregoing is a true copy of a resolution passed by the Kaiapoi Borough Council at a meeting held on the 14th day of August, 1894.

JOHN H. MORLEY, Borough Council Office, Town Clerk. Kaiapoi, 21st August, 1894.

Letters of Naturalisation issued.

Colonial Secretary's Office,

Wellington, 28th August, 1894. IS Excellency the Governor has been pleased to issue L Letters of Naturalisation, under "The Aliens Act, 1880," in favour of the under-mentioned persons:-

Name.	Occupation.	Residence.				
John August Swanson Frantz Robert Grusz- ning Ching Wah	Fruiterer Labourer Cook Fruiterer Fruiterer and grocer Grocer and	Greymouth. Masterton. Auckland. Wellington. Wellington. Wellington.				

P. A. BUCKLEY.

Appointing Poverty Bay a Port at which Customs Agents must be licensed.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby appoint and declare that the

Port of Poverty Bay

shall be a port at which persons acting as agents in the entrance or clearance of ships, goods, or baggage, or any business relating thereto, shall be required to be duly licensed for that purpose.

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

J. G. WARD, Commissioner of Trade and Customs.

Commissioner's Order No. 490.7

Appointing Oamaru a Port at which Customs Agents must be licensed.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby appoint and declare that the

Port of Oamaru

shall be a port at which persons acting as agents in the entrance or clearance of ships, goods, or baggage, or any business relating thereto, shall be required to be duly licensed for that purpose.

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

J. G. WARD, Commissioner of Trade and Customs.

Commissioner's Order No. 491.1

Bonus on Mineral Oil manufactured from Orepuki Shale.

Colonial Secretary's Office,

Wellington, 30th June, 1898.

OTICE is hereby given that a bonus will be paid for the production of mineral oil under the following. production of mineral oil under the following conditions :-

- 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. average market price.
- 2. Notice of intention to claim the aforesaid bonus must be given in writing to the Colonial 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.

OTICE 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.

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.]

Officiating Ministers for 1894.-Notice No. 26.

Registrar-General's Office,

Wellington, 29th August, 1894.

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

> Roman Catholic Church. The Reverend Edmund Macormack.

Presbyterian Church of Otago and Southland. The Reverend Adam Begg.

Congregational Independents. The Reverend William Mill Fell.

> E. J. von DADELSZEN, Registrar-General.

Notice by Public Trustee under "The Unclaimed Lands Act, 1892."

In the matter of a parcel of land containing by admeasurement 40 acres, more or less, being Rural Sections 5552 and 5553, situate at Greenpark, in the Springs Road District, Leeston Survey District, Provincial District of Canterbury, the last registered owner being James Edwin Graham, then of Christchurch, said to be now of Sydney, New South Wales, accountant (as trustee of George A. E. Ross's estate). The land is in occupation of Henry Gillan. Gillan.

WHEREAS the Public Trustee has been made aware of W the above-described land having no known owner, and he, having made reasonable inquiry, can discover neither the owner nor any agent for the said land, nor any objection to the said land being declared subject to the above-named

Now, this is to give notice to all whom it may concern that, unless on or before the 31st day of March, 1895, the owner of the above-described land establishes his title thereto to the satisfaction of the Supreme Court or any Judge of such Court, the Public Trustee will take the steps prescribed by "The Land Transfer Act, 1885," to be registered as the owner of such land.

Dated this 27th day of August, 1894.

J. K. WARBURTON

Public Trustee.

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

Public Trust Office,
Wellington, 28th 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 Public Trust Office,

Supreme Court Office at the place stated after the name of

each such deceased person:—
George Heatherington, late of Toko, in the Provincial
District of Taranaki. Filed at New Plymouth, on the 18th day of August, 1894.

Andrew Allwell, late of Christchurch, in the Provincial District of Canterbury. Filed at Christchurch, on the 20th

day of August, 1894.

James Ross, late of Tapanui, in the Provincial District of

Otago. Filed at Dunedin, on the 20th day of August, 1894.

Duncan McFarlane, late of Lyell, in the Provincial District of Westland. Filed at Nelson, on the 22nd day of

August, 1894.

William Smith, late of Christchurch, in the Provincial District of Canterbury. Filed at Christchurch, on the 25th day of August, 1894.

J. K. WARBURTON Public Trustee.

Notice by Public Trustee under "The Unclaimed Lands Act, 1892."

In the matter of a parcel of land, being part of Allotment 7, Section 16, in the City of Auckland, having a frontage of 20ft. to Durham Street by a depth of 61ft., the owner of which, John Smith, died at Auckland in 1848 or 1849. It is almost certain the name "Smith" was assumed, and the true name is not known. The land is let to Mr. John Robertson.

Robertson.

WHEREAS the Public Trustee has been made aware of the above-described land having no known owner, and he, having made reasonable inquiry, can discover neither the owner nor any agent for the said land, nor any objection to the said land being declared subject to the above-named

Act:

Act:
Now, this is to give notice to all whom it may concern that, unless on or before the 31st day of March, 1895, the owner of the above-described land establishes his title thereto to the satisfaction of the Supreme Court or any Judge of such Court, the Public Trustee will take the steps prescribed by "The Land Transfer Act, 1885," to be registered as the owner of such land.

Dated this 25th 25th 25th 1885.

Dated this 27th day of August, 1894.

J. K. WARBURTON, Public Trustee.

Civil Service Senior Examination.

Education Department,
Wellington, 21st September, 1898.

In pursuance of regulations under "The Civil Service Reform Act, 1886," notice is hereby given that for the Senior Examination of January, 1895, the period of literature will be the latter end of the eighteenth century, and the special books will be Shakespeare's "Julius Cæsar" and Thackeray's "Esmond."

W. P. REEVES, Minister of Education.

Crown Lands Potices.

Auckland, Adams, and Campbell Islands for Lease by Public Auction.

District Lands and Survey Office,

District Lands and Survey Office,
Invercargill, 24th August, 1894.

OTICE is hereby given that the following pastoral leases will be submitted to auction in the Land Office, Invercargill, at noon on Wednesday, the 21st day of November, 1894:

Run 501, being northern part of the Auckland Islands: High and broken; term, 21 years from 1st March, 1895; upset annual rental, £2. Area, 38,600 acres.

Run 502, being southern portion of the Auckland Islands: High, broken country; term, 21 years from 1st March. 1895:

Run 502, being southern portion of the Augkiand Islands: High, broken country; term, 21 years from 1st March, 1895; upset annual rental, £5. Area, 75,600 acres.
Run 510, being Adams Island: High, broken country; term, 21 years from 1st March, 1895; upset annual rental, £2. Area, 25,000 acres.
Run 511, being the Campbell Island: High, broken country; term, 21 years from 1st March, 1895; upset annual rental, £2. Area, 28,000 acres. Area, 28,000 acres.

G. W. WILLIAMS. Commissioner of Crown Lands. Lease of Reserve near Mount Wellington, Auckland.

District Lands and Survey Office,

Lands and Survey Office,
Auckland, 20th August, 1894.

This hereby notified that the under-noted reserve will be offered for lease for a term of fourteen years at the Land Office, Auckland, on Friday, the 12th day of October proximo, at 11 a.m.:

Suburbs of Auckland.

proximo, at 11 a.m.:—
Suburbs of Auckland: Lot 55A, Section 12 (between St. John's College, Tamaki, and Mount Wellington), containing 24½ acres; upset annual rent, £6.
Term of Lease: Fourteen years, without right of renewal.

No compensation for improvements during either the currency or at the termination of the lease. One half-year's rent and lease fee (£1 1s.) to be paid on fall of the hammer. The lease is for grazing purposes only, and does not carry with it any right to remove metal or stone.

GERHARD MUELLER, Commissioner of Crown Lands.

Reserves in Auckland District for Lease by Auction.

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

T 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 a good 27 perches (percention reserve), upset enqual tent.

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.

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 contain-

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.

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. Land in Southland for Sale or Selection.

District Lands and Survey Office,
Invercargil, 9th August, 1894.

T is hereby notified that the under-mentioned land will be open for sale or selection on and after the 14th November, 1894, and 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.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

County.	District. Section, Block.		Block	Area.	Cash	Price.	of Pu	n with Right rchase: per Cent.	Lease in Perpetuity: Rent, 4 per Cent.		
		Section	<i>D</i> 10024	Per Acre. T		Total Price	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.	
***				First-	CLASS LAI	ND.					
	Chatton									£ s. d.	
Southland	New River	18	VIII.	75 3 12	2 0 0	151 13 0	2 0	3 15 10	1 7.2	3 0 8	
Three-fo	urths open land is about 50ft.	d: balance	e covered	with inferio	r bush, su	itable only	for firewo	od. The w	hole is lo		
				SECOND	-CLASS LA	ND.	÷				
Southland	Hokonui			37 0 27							

balance covered with bush of no commercial value; about 300ft. above sea-level. Distant about three miles from East Dipton Township.

Southland	New Ri	ver	51	Χ.	62	2 10	0 15	U	46 18	5	0	9	1	3	ь	U	7.2		18 10	
	Hundred Ditto	į	59		75	0 0	0.15	n	56 5	0	0	9	1	8	2	0	7.2	1	2 6	
*			53	"	75	3 27	0 15	ŏ	56 18	9	ŏ	9	1	8	$\bar{6}$	ŏ	$7.\overline{2}$	ī	2 10	
"	. "			. "	,					٠,										

These sections are all low-lying, partly swampy; covered with timber fit for fencing and firewood; height, 150ft. above sea-level. They are distant about five miles from Makarewa Railway-station.

G. W. WILLIAMS,

Commissioner Crown Lands.

Small Grazing-runs open for Lease on Application.

District Lands Office, Dunedin, 3rd August, 1894.

OTICE 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 a.m.

SCHEDULE.

OTAGO TIAND DISTRICT.

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

FIRST-CLASS PASTORAL COUNTRY.

Tuapeka County.

		_		-						
Beaumont	Run		1,570	R. 0	P. 0	s. 0	d. 5	£ 16	s. 7	d. 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

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

ccessible by dray-track—they front a formed road. Their 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 ballot is declared, are as follow: Maruwenua 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.

Survey District.	Sec- tion.	Block,	Ar	ea.	Re pe Act	r	Half R	-yea ent	
		Taieri	Count	y.					
			Α.	в. Р.	s.	đ.	£	s.	d.
Maungatua	$\begin{vmatrix} 23 \\ 24 \end{vmatrix}$	XI.	1,821	0 29	0	3	11	7	8

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 from Outram Railway-station; aspect, east and north-east. 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 sections.

SECOND-CLASS PASTORAL COUNTRY.

Waitaki County

			,, 0, ,,		9.					
Kakanui		2	II.	1			1			
"		1	III.				l			
"	• •	3	vïI.	10,376	0	0 0	4	86	9	4
"	• •	T	VII.	''''			- }			
TZ1"	• •	2	7111.			- 1	- 1			
Kyeburn	•• 1	2	ΔLV.)	')	1			_

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 Railway-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 successful at ballot. or be paid by the successful at ballot.

Kakanui .. 2 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, £217, 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. 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 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 year in open or partly open land, unless the lessee obtain the consent of the Land Board to reside on other land in his

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 made immediately the application is declared successful.

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

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.

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

5. That I am not the holder of any run under Part VI. of

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."

of the Peace Act, 1882."

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

* Place of abode or occupation. † Here specify.

J. P. MAITLAND Commissioner of Crown Lands.

Ratibe Land Court Rotices.

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

Registrar's Office, Wellington, 22nd 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 Whanganui on the 1st day of October, 1894, or as soon thereafter as the business the Court will allow.

H. DUNBAR JOHNSON, Registrar. of the Court will allow.

SCHEDULE. PARTITION

No.	Name of Applicant.				Name of Land.	
1	Ratana Ngahina (Wh. 326-1)				Ruatangata No. 1.	
2	Kewetone Papapaka (Wh. 327-15)		• •	• • •	Ruatangata No. 2.	
3	Ratana Ngahina (Wh. 332-5)		• •		Tawaroa.	
4	Reremoana Tohikura (Wh. 333-5)		• •	• • •	Takahangapounamu.	
5	Ngapiki Waaka Hakaraia and others (Wh. 35-	-3)		• •	Kai-iwi No. 1.	
6	Ngapiki Waaka Hakaraia and others (Wh. 35-	1)	••	• • •	Kai-iwi No. 5.	
7	Tamehana Kohiti (Wh. 81-3)		• •		Mangawhero West.	
8	Tamehana Kohiti and others (Wh. 334-5)		• •	• • •	Tauakira.	
9	Hamiora te Hunga and others (Wh. 316-1)				Rotomapua.	
10	Ratana Ngahina (Wh. 264-5)				Rakautaua No. 2.	
11	Utiku Marumaru (Wh. 327-19)		••		Ruatangata No. 2.	
12	Eparaima te Paki and others (Wh. 327-11)				Ruatangata No. 2.	
13	Wirihana Hunia (Wh. 332-7)		•••	• • •	Tawaroa.	
14	Maremare Reupena (Wh. 394-11)		••		Waipawa No. 1a.	
15	Eparaima te Paki and others (Wh. 394-7)		•••		Waipu No. 1A.	
16	Eparaima te Paki and others (Wh. 394-13)	••		• • •	Waipu No. 1A (? No. 4).	
17	Maremare Reupena (Wh. 394-9)		• •	• • •	Waipu No. 1c.	
18	Maremare Reupena (Wh. 397–3)		•••	• • •	Waipu No. 4A.	
19	Eparaima Paki and others (Wh. 397-5)				Waipu No. 4.	
20	Eparaima Paki and others (Wh. 398-1)				Waipu No. 5.	
21	Maremare Reupena (Wh. 398-3)		• •		Waipu No. 5.	
22	Natanahira te Rangi and others (Wh. 151-1)		••		Nukumaru No. 1a.	
23	Ngarangi Katitia and others (Wh. 64–5)		• •		Mangapapa No. 1.	
24	Ngarangi Katitia and others (Wh. 66–1)				Mangapapa No. 2.	
25	Rota te Pu Haki and others (Wh. 111-3)				Matatera No. 2.	
26	Henare Tahau and others (Wh. 57-3)				Te Kumuiti.	
27	Henare Tahau and others (Wh. 110-3)			• •	Matatera.	
28	Henare Tahau and others (Wh. 195-1)			• • •	Omurihore.	
29	Henare Tahau and others (Wh. 25-1)		•••		Kapakapa.	
30	Henare Tahau and others (Wh. 95-1)	••	•••		Maputahi No. 2.	
31	Reremoana Tohikura and others (Wh. 333-7)			٠. د	Takahangapounamu.	

REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.			Name of Land.
1	Ihaka Takarangi and others (93-1669)	• •	 ••	Makowhai.

No.	Name of Surveyor.		N	ame (of Land.	1	Amount.
1	Charles Finnerty		Subdivisions 1,	2, an	d 3 of Kaharo	a No. 3	£ s. d. 149 11 10
2	Henry A. Field (Wh. 193-5)		Block Subdivisions 1,	•		_	57 5 11
3	Henry Westcott Climie (N.P. 277-		3A of Oruaan Part of Section S.D.	ga. ˈ		i	15 0 0
	Application	on for Re	EFUND OF AMOUN	T PA	ID FOR SURVE	EY.	
No.	Name of Applicant.		Na	me of	f Land.		Amount.
1	Ketu te Huripopo (93-98)		Nukumaru (? N	(o. 1)	,	•	£62 10s.
4	•	ĽO	THER BUSINE	SS.			
	Applications	FOR THE	DETERMINATION	of I	RELATIVE INT	ERESTS.	
No.	Name of A	pplicant.				Name	e of Land.
$\begin{matrix} 1 \\ 2 \\ 3 \end{matrix}$	Teieti te Rangimatakeo and others Utiku te Uawhakataki and others Wi Tamehana and others (Wh. 260	(Wh. 332-3	-3) B)		Rapaki. Tawaroa. Pukewhakap	u No. 4.	
,,, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>		Appi	LICATIONS FOR PI	ROBA	re.		
No.	Name of Applicant.	Name	e of Deceased.		Nan	nes of Pers	ons objecting.
1	Eruera te Wharuamoko (92–2714)	Paiura te	Rangikatatu Neta te Rangikatatu, Kararaina Hem				araina Hemara, and H
2	Rora Potaka (92–3836)	Poihipi te	Muhunga		maia te vincoi imiora te Aoot		
.\	Application by the Pub DTICE is hereby given that at a sitti 1894, the Court will proceed to dea	ing of the 1 I with the	Native Land Courapplication of th	ative ct to e Pu	Land Court, be held at Wh ablic Trustee f	Wellingto anganui, for the as	on, 22nd August, 1894. on the 1st day of Octo scertainment by the O
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hat plat to	OTICE is hereby given that at a sitti 1894, the Court will proceed to dea persons are beneficially interested in make such order or orders in that is "The National Court in that the seven are the court of the court in that the seven are the court in the cour	ing of the 1 l with the the above behalf as the ve Land Coveral matter katane on the	Native Land Courapplication of the nature of the court Act, 1886," ors mentioned in the 18th day of SCHEDULE.	ative et to e Pu and case and Re the S	Land Court, be held at Wh the deter for the deter may require. H. DU its Amendme	Wellingto anganui, for the as mination INBAR J nts. , Aucklar under wri as soon J. A.	on, 22nd August, 1894. on the 1st day of Octobertainment by the Conference of their relative intersections. OHNSON, Registrar. ad, 22nd August, 1894. itten will be heard by thereafter as the busi
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LANDS IN THE DISTRICT OF OPOTIKI. Partition.

	PARTITION.	
No.	Name of Applicant.	Name of Land.
1 2	Taku Rewita, Hemaima Taku, and Keita Taku (89-1503) Tauha Nikora, Nuhaka Rahema, Maria Nikora, and others	Te Waiti, Oamaru No. 4. Pakihi, Oamaru No. 7.
3	(89-1505) Tauha Nikora, Tuki Tairua, Nuhaka, Maria Nikora, and others (90-2989)	Oamaru,
4 5	Paora Pakihi, and Mini Tamaipaoa (94–1025) Kurei Tamaipaoa, Mini Tamaipaoa, and Paora te Pakihi (94–1027)	Oamaru No. 2. Oamaru No. 5.
6 7	Netana Rangiihu and Wi Tamaikoha (289-) Teihana Hauwai, Netana Rangiihu, and others (289-18)	Te U. Oamaru.
8 9	Tauha Nikora (89-1507, 90/2987) Rewita Niwa, Hohaia Iti, Panapa Hopa, Maihi te Whatapuhi-	Whitikau No. 3. Opape No. 1.
10	puhi, and others (89-2223) Tauha Nikora, Maria Nikora, Mihiterina, Anikarere, Hemi, Hamiora Nikora, Te Uoro Akenehi, Hohepa Wairangi, Heema, Paora Takahi, Wani Harete, Teko Timi Waiti, Matengaro, and	Opape.
11	others (89–2833) Mini Tamaipaoa and (21) others (90–3407)	Te Rere No. 336 (Lot 336, Parish of Waioeka).
12 13	Mini Tamaipaoa and (21) others (90–3409) Mini Tamaipaoa and (21) others (90–3411)	Opape Reserve Nos. 6 and 8. Waioeka Nos. 339 and 393.
14 15	Tairua Apanui, Te Hau Takuru, and Teté Hawera (91-5) Herewini te Nohoaka and (9) others (91-2759)	Tutaopuku (Waioeka). Waiohoata.
16	Te Waaka, Paora Ngamoki, Pita Paora, Wi Hape, Erueti Tike- tikeirangi, Mahita, and others (92–3415)	Te Houpoto.
17 18	Te Whakatatare (94-515) Erueti Tiketikeirangi, Paora Ngamoki, Paratene Waewae, Kopu Poututerangi, and others (318-12)	Te Houpoto Nos. 1, 2, 3, and 4. Houpoto.
19 20	Erueti Tiketikeirangi, Eruera Monita, and others (318–13)	Houpoto te Pua No. 1.
21	Paratene Waewae and others (318–15)	Houpoto te Pua No. 2. Houpoto te Pua No. 2.
23	Paora Ngamoki and others (318-16) Hairama Haweti, Taina Haweti, and others (318-57)	Houpoto te Pua No. 2. Houpoto Whituare.
24	Paora Ngamoki, Erueti Tiketikeirangi, Koopu Erueti, Paratene Waewae, Tuteranginoti, and others (318-58)	Houpoto.
25	Paora Ngamoki, Erueti Koopu, Paratene Waewae, Perenara Heruheru, Erueti Tiketikeirangi, Tuteranginoti, and others (318-59)	Houpoto te Pua No. 2.
26	Matiu te Auripo, Tauha Nikora, Waiapu Tawhiro, Tuakana	Opape No. 3.
27	Turikore, and Awanui Aporotanga (93–535) Te Whakatatare Heiki, Tauha Nikora, Tuakana Reikete, and others (93–831)	Opape No. 5570c.
28 29	Makoha Hiromena Kingi (93-839½, 93/1363) Matiu te Auripo, Tauha Nikora, Waiapu Tawhiro, Tuakana Turikore, and Whakatatare (93-1915)	Opape No. 5570c. Opape No. 5570c.
30	Tuki Maka (93–5205)	Lot 22, Parish of Waioeka.
31 32 33	Rewita Niwa (93-5207) Paora Taia, Matiu Ranapia, and Paraone te Rupe (93-5209) Tairua Apanui, Te Warana Mokomoko, and Te Wiremu Rangi-	Lot 22, Parish of Waioeka. Te Ngaio (Lot 31f, Parish of Waioeka). Te Ngaio (Lot 311, Parish of Waioeka).
34 (haerepo (93–5211) Koopu Erueti (93–5237)	Pukemauri No. 1B.
35 36	Erueti Monita (93-5239) Paora Ngamoki, Erueti Tiketikeirangi, Kopu Erueti, Wetini Peipeia, Wharepapa, Wiremu Hape, Heremia Nikorima, and others (93-5469)	Pukemauri No. 2. Pukemauri No. 1B.
37 38	Wiremu Hape (93-5471) Anaru Mataki, Arihia Tauiwi, Rea Pararaki, Taapu Materoa,	Pukemauri No. 1B.
90	Whareherehere Mataki, Arapeta Erueti, Eru Monita, and others	Pukemauri No. 2.
39	(93–5473) Anaru Mataki (93–5475)	Pukemauri No. 2.
40 41	Arihia Tauiwi (93-5477) Perenara Heruheru, Mere Raiha Purere, Te Keepa Erueti, Paora-	Pukemauri No. 2, Pukemauri No. 2.
42	Ngamoki, and others (93–5479)	
48	Perenara Heruheru (93–5481) Paora Ngamoki, Erueti Tiketikeirangi, Wetini Peipeia, Herewini Pahi, Wharepapa Whitiarena, Ropu Erueti, Heremia Maroro, Wiremu Hape, and others (93–5483) Wetini Peipeia (93–5485) Wharepapa Whitiarena (93–5487) Arapeta Erueti (93–5489) Heremia Maroro (93–5491)	Pukemauri No. 2. Pukemauri No. 2.
44	Wetini Peipeia (93-5485)	Pukemauri No. 2.
45 46	Arapeta Erueti (93–5489)	Pukemauri No. 2. Pukemauri No. 1B.
47 48	Heremia Maroro (93–5491)	Pukemauri No. 1B. Pukemauri No. 1B.
49	Wiremu Hape (319-7)	Pukemauri No. 1B.
50 51	Koopu Erueti, Paraténe te Waewae, and others (319-8) Perenara Heruheru, Mere Raiha, and others (319-9)	Pukemauri No. 2. Pukemauri No. 2.
52	Mary Read (540-2)	Ohue (Lots 151 and 152, Parish of Waioeka).
53 54	Kataraina Matchett (540-3) Hohepa Kaitahi, Hoera Kahuti, and others (809-1)	Ohue (Lots 151 and 152, Parish of Waioeka). Waiohoata and Hakuranui.
55	Tautahi, Patata, Keepa, and others (322-1)	Awaawakino.

APPLICATION FOR THE DETERMINATION OF THE RELATIVE INTEREST.

No.	Name of Applicant.	Name of Land.
1	Te Hau Takuru, Tairua Apanui, Te Warana Mokomoko, Paki Mokomoko, Nuhaka Rahema, and Tauha Nikora (89-1509)	Oamaru No. 3.
2	Te Hau Takuru, Tairua Apanui, Te Warana Mokomoko, Paki Mokomoko, Nuhaka Rahema, and Tauha Nikora (89-1511)	Oamaru No. 7.
3	Te Ruahuihui, Tawhara Tamaipaoa, Turuhira Tamaipaoa, Tipare, and Maki Margaret McGregor (289–14)	Oamaru No. 2.
4		Oamaru No. 2.
5	Kerehi Marino (289–25)	Oamaru No. 5.
6	Rewita Niwa, Ranapia, Hunia Wharite, and Paora Taia (94-249)	Opape No. 1.
7	Wetini Taku, Rewharewha, Arapeta Putiki, Hunia te Urukaiata, Herewini te Nohoaka, Hemi te Rua, Ranapia Hinu, Otene Takoto, and others (94-799)	
8	Te Whetu Romana, Ereatara Herewini, Te Harawira Arapeta, Toka Ranapia, Horomona Tuauri, Tamarangi Mita, Hoera Ta- maiti, Pekamu te Rua, Kainamu Arapeta, and nine others (94-801)	Whitikau No. 2.
	APPLICATION UNDER "THE EQUITABLE OV	VNERS ACT, 1886."
No.	Name of Applicant.	Name of Land.
1 2	Rewharewha Putiki and Rihimona Rehua (91–35, 91/95) Rewharewha Putiki and Rihimona Rehua (91–37, 91–97)	Awaawakino. Waiohoata.

[&]quot;The Native Land Court Act, 1886," and its Amendments.

Registrar's Office, Gisborne, 18th August, 1894.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Wairoa on the 20th 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.		Nar	ne of App	olicant.				Name of Land.
1	Ihaka Whanga							Aruhetoronga.
2	Erihi Whakina			• •			• •	Hinewhaki East.
3	Erihi Whakina							Hinewhaki West.
4	Erihi Whakina							Hinewhaki No. 3.
5	H. T. Whatahoro							Hurimoana.
6	H. T. Whatahoro							Mangapoike.
7	H. T. Whatahoro							Mangapoike.
8	H. T. Whatahoro							Whakapunake or Mangapoike.
9	Te Whare							Nuhaka No. 2c.
10	Otene Pomare							Nuhaka No. 2c.
11				• •				Nuhaka No. 2c.
12	Otene Pomare						• •	Nuhaka No. 2E.
13	Peta Pakuku Timu a	and oth	iers			• •		Orangitirohia No. 6.
14	William Moloney	• •	• •					Orangitirohia No. 12.
15	William Moloney	• •	• •		• •		• •	Orangitirohia No. 14.
16	H. T. Whatahoro	• •	• •					Te Ohuia.
17	H. T. Whatahoro			• •	• •	• •		Tukimokihi.
18	Te Whare Karaihe a	ind oth	ers	• •	• •	• •		Tukimokihi No. 1.
19	H. T. Whatahoro	• • .	• •	• •	• •		• •	Tutuotekaha Nos. 1, 2, 3, and 4.
20	Tapihana Tame and	others	• •	• •	• •	• •		Waipapa.
21	Hirini te Kani	• •	• •	• •	• •		• •	Waihau.
22	Reparata Ngeta	• •	• •	• •	• •	• •		Waihau Reserve.
23	Te Karena Taniwha	• •	• •	• •		• •		Waihau Reserve.
24	Ani Waaka	• •	• •	• •	• •	• •	• •	Waihau Reserve.
	APPLICATION U	NDER	SECTION	11 of	"THE	NATIVE	LAND Co	OURT ACTS AMENDMENT ACT, 1889."
To.		Na	me of Ap	plicant.	-			Name of Land.
1	R. C. L. Reay		••	••			••	Whakapau No. 1.

OTHER BUSINESS.

Whereas the Native Land Court made an order on investigation of title of the Waipaoa Block on the 7th day of May, 1889, dividing the said block into ten parcels, and whereas the Court did not then clearly define the boundaries of the said parcels so as to enable a survey to be made:

Notice is hereby given that a sitting of the Native Land Court will be held at Wairoa on Thursday, the 20th day of September, 1894, to make the necessary inquiries for the proper adjustment of the said boundaries.

Registrar's Office, Wellington, 23rd August, 1894.

Notice is hereby given that a sitting of the Native Land Court will be held at Otaki, on the 29th day of August, 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. DUNBAR JOHNSON, Registrar.

[&]quot;The Native Land Court Act, 1886," and its Amendments.

SCHEDILLE

PARTITION.

No.	Name of A	Name of Land.				
1 2 3 4 5 6 7	Rei Parewhanake and others Meretini Hema Inia te Rangi and others Eparaima te Paki Hemi Kuti and another Himiona te Oha and another Te Karehana Weta and others					Takapu Kaingarara (Waiorongomai No. 9d). Haruatai No. 7. Ngawhakaraua No. 1g. Horowhenua No. 3e. Whakarangirangi No. 29n. Aorangi No. 1, Section 4. Paekakariki.

REMOVAL OF RESTRICTIONS

No.	Name of Applica	Name of Land.								
1	Karauria te Tihi, Perenara Mohi, Tan Mohi te Tihi, Rawiri Heremia	ıe Rawiri,	Mere Heremia	Carnarvon, Section 385, and Sandon, Section 143.						
2	Ema Winiata and others			. Takapuotoiroa.						
3	Hema Ropata and another			Awahohonu No. 3A.						
4	Peka Pipito and another			. Haruatai No. 11.						
5	Ihakara Makirika and others, Utiku Ro	pata and	others .	Manawatu-Kukutauaki No. 3, Section 2.						
6	Arona te Hana and others	-		Manawatu-Kukutauaki No. 3, Section 1a.						
7	Waitaoro Raniera and others			Mauihakona, Section 98.						
8	Kura Taiahuru and others			Mauihakona, Section 102.						
9	Makere Ranapiri and others			Ohau No. 3, Section 18.						
10	Rora Waiti and Harata Huru (W. 53-3	1)		Maungaraki No. 5.						

"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, 20th August, 1894. Auckland, 20th August, 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 Stipendary Magistrate's Court House, at Hamilton, on Friday, the 21st day of September, 1894, at 10 o'clock a.m., 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.

J. A. WILSON,

Registrar.

Registrar.

SCHEDULE.

Lots 165 and 169, Parish of Taupiri. 94-46. Mortgage, dated the 10th day of April, 1894, made by Karaka Kereru Tarawhiti, of Waikato, to Edmund Thomas Dufaur, of Auckland.

WAIRATA, OR LOT 32, PARISH OF WAIPA. 94-64. Lease, dated the 5th day of March, 1894, made by Huirama Riutoto, of Waingaro, to Henry Matthew, of

LOT 91, KOMOKORAU.

94-100. Lease, dated the 7th day of April, 1894, made by
Hone Pero, of Huntly, to Mary Waring, of Taupiri.

PART OF PUAHUE No. 1D BLOCK. 94-103. Conveyance, dated the 24th day of May, 1894, made by Rihari Hemopo, of Whatiwhatihoe, to E. B. Walker, of Cambridge.

"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,

Native Land Court Office,
Auckland, 22nd August, 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 Opotiki, on the 12th day of September, 1894, for investigating the transaction relative to
land mentioned in the Schedule hereunder, at which time
and place all persons having any objections to the said
transaction are hereby notified to attend.

J. A. WILSON

J. A. WILSON, Registrar.

SCHEDULE.

Lots 151 and 152, Parish of Waioeka. 94-91. Mortgage, dated the 6th day of June, 1894, made by Katerina Matchitt, of Otara, Opotiki, to Michael Joseph Gannon, of Opotiki.

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

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

HOLDEN AT GISBORNE.

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

A. A. LLAN McLEAN, of Te Rahui, in the District of
Poverty Bay, sheep-farmer, applies under the
above-mentioned Act for the validation of the estates and
interests purchased and acquired, as hereinafter mentioned,
of thirty-two Natives, in all that parcel of land situated in the
Gisborne Native Land Court District, containing 277 acres,
more or less, being the land known as Te Kowhai Block.

B. The applicant desires to appear before the Validation

B. The applicant desires to appear before the Validation Court at Gisborne on Wednesday, the 19th day of September, 1894, at the hour of 10.30 o'clock in the forenoon, or so soon thereafter as he may be heard.

c. The nature of the transactions proposed for validation

are,

- Conveyance, dated the 22nd day of September, 1877, from the Natives hereinafter named to Duncan Fraser, for the total consideration of £173, of their Fraser, for the total consideration of £173, of their shares and interests in the said Te Kowhai Block. The Natives executing such conveyance are: Rutene te Eke, Hirini Haereone, Kerei Motihe, Ka Mapura, Paora Kate, Hirini Tipare, Ereatara Rangiwhaitiri, Tame Hone, Waaka Kuhukuhu, Hera Mataira, Poha, Ani Patene, Miriama Hiramangaere, Keita Waere, Hirini te Kani, Anaru Ratapu, Eruera Takihi, Tamihana Rutatapu, Maaka te Rangitautini.

 2. Conveyance, dated 30th September, 1880, from Otene Pitau and Mere Pitau to Charles Westrup, of their estates and interests in the said block, for the sum of £35.
- 3. Conveyance, dated 25th March, 1881, from Amiria Tipoki and Mihi Pahura or Mihi Hetekia to Charles Westrup, of their estates and interests in the said Te Kowhai Block, for the sum of £30.
- 4. Memorandum of Transfer, dated 14th October, 1886, from Eruera Harete, in his own right, and as successor duly appointed to Henare Harete, deceased, to Allan McLean, for the sum of £35, of his estate and interest as aforesaid in the Te Kowhai No. 3 Block, which block is a portion of the said Te Kowhai Block.
- 5. Memorandum of Transfer, dated the 11th day of November, 1886, from Kataraina Kahutia and Tamati Terangi Tuawaru, for the total sum of £16, of their estates and interests in the Te Kowhai No. 1 Block, which block is a portion of the said Te Kowhai Block.
- 6. Memorandum of Transfer, dated the 24th day of November, 1886, from Pouri Mahanga, Noko Mahanga, Karaitiana Ruru, and Heni Heuheu, for the total sum of £33, of all their estates and interests in

the block called in such transfer Te Kowhai, which

block is a portion of the original Te Kowhai Block.

7. Memorandum of Transfer, dated the 20th day of December, 1893, in pursuance of an alienation of the share of Ropata Whakapuhia, for the sum of £40 (which includes the purchase-money for other lands), made on the 2nd August, 1892, by the Sheriff of Poverty Bay, of all the estate and interest of the said Ropata Whakapuhia in the Te Kowhai North No. 1 Block, which is a portion of the original Te Kowhai Block.

D. The estates and interests in the said block of land intended to be alienated by the said conveyances and transfers are the whole of the estates and interests of the Natives before named. The title to the said Te Kowhai at the time the conveyances numbered 1, 2, and 3 of paragraph c hereof were executed was a memorial of ownership, dated the 29th day of November, 1875, in favour of sixty-nine Natives.

Orders have been made by the Native Lead Court in re-

Orders have been made by the Native Land Court in respect of the said Te Kowhai Block as follows:—

 Order of Partition, dated the 4th day of May, 1881, in favour of Paora Kate and thirty-four others, for a portion of the said Te Kowhai Block known as Kowhai No. 1, south portion.

2. Order of Partition, dated the 4th day of May, 1881,

Order of Partition, dated the 4th day of May, 1881, in favour of Hirini Tipara and forty-three others, for a portion of the said Te Kowhai Block known as Te Kowhai, north portion.
 Order of Partition, dated the 14th day of September, 1883, in favour of Thomas William Porter and Nikora Kiripaura, as trustees of Rapata Wakapuhia, for a portion of the said Te Kowhai Block known as Te Kowhai North No. 1.
 Order of Partition, dated the 29th day of October, 1883, in favour of Eruera Harete, for a portion of the said Te Kowhai Block known as Te Kowhai North No. 2.

North No. 2.

The above-mentioned orders have not been completed. The transfers numbered 4, 5, 6, and 7 in paragraph c hereof refer to such orders as the title to the land at the time the same were respectively executed.

E. The estate or interest in the said Te Kowhai Block which the applicant seeks 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 applicant came to be invested with the title or right he now holds, and the dates and particulars of each conveyance or transfer, are as follows:—

The conveyances and transfers numbered 1, 2, 3, 4, 5, 6, and 7 in paragraph c hereof.
 Conveyance, dated the 22nd day of March, 1883, from Charles Debenham Bennett, as creditors' trustee in

the estate of Duncan Fraser, a debtor, to John Gibson Kinross and Andrew Graham.
3. Conveyance, dated the 24th day of November, 1885,

John Gibson Kinross and Andrew Graham to Allan McLean.

4. Conveyance, dated the 25th day of August, 1886,

Charles Westrup to Allan McLean.
The address for service of the applicant is at the office of Messrs. Nolan and Skeet, solicitors, off Gladstone Road,

in the Town of Gisborne. H. The applicant desires the Natives whose names are set H. The applicant desires the Natives whose names are set forth in paragraph c hereof, and whose estates and interests in the said Te Kowhai Block are claimed by the applicant, bound by the decrees of the Court, and for that purpose requires that copies of this application shall be served on such Natives or their representatives.

Dated at Gisborne, this 1st day of August, 1894.

ALLAN McLean

(By his Solicitors and Agents, Nolan and Skeet).

To the Registrar of the Validation Court,

Gisborne.

452

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

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 tion will be held at convenient centres on the 17th and 18th 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

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.

Secretary.

Wellington, 1st June, 1894.

Ironbark Timber Supplies, 1895.

Railway Department (Head Office), Wellington, 29th August, 1894.

THE following list of successful and unsuccessful tenders for the supply of ironbark timber for the New Zealand Government Railway is rabbined for a real life. ment Railways is published for general information. By order of the Commissioners. E. G. PILCHER,

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Tenderers.	Delivered at Auckland.			Delivered Napier.		Delivered at Wanganui.		Wellington.	Delivered a	Deliv Lyt		Delivered at Lyttelton.		Delivered at Port Chal- mers.			at pa		Napier. Delivered at Wanganui.			Delivered at Wellington.		Delivered at Picton.		Lyttelton.	Delivered at Port Chal- mers.		Delivered at Bluff.	
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William Flan- nery	••	.	• •	.	19	6	••	17	6	••	17	6	17	6	••	1	17 6	••	1 :	10	• •	1	8		••	1	8	1 9		••
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Tenders for Inland Mail Services for 1895 and 1896.

General Post Office,

Wellington, 29th August, 1894.

Wellington, 29th August, 1894.

EALED tenders will be received at the several Chief
Post Offices in the colony until Monday, the 8th
October, 1894, for the conveyance of mails between the
under-mentioned places, for a period of two years, from the
1st January, 1895, to the 31st December, 1896.

POSTAL DISTRICT OF AUCKLAND.

- Ahipara and Herekino, weekly.
 Alexandra, Te Rori, Harapipi, and Karamu, twice weekly.

- weekly.
 3. Aponga and Mangakahia, weekly.
 4. Auckland and Arch Hill, daily.
 5. Auckland and Devonport, thrice daily.
 6. Auckland and Great Barrier, weekly.
 7. Auckland and Mount Eden, daily.
 8. Auckland and Mount Roskill, daily.
 9. Auckland and Western Springs, daily.
 10. Auckland, St. John's College, and St. Heliers, daily.
 11. Auckland Chief Post Office, Railway Station, and Wharves, as required.
- Wharves, as required.

 12. Auckland, clearing receivers within a radius of three miles, two carts, starting simultaneously, twice daily.

 13. Ditto, within a radius of two miles, one cart, twice
- daily.

- daily.

 14. Auckland, landing service, as required.

 15. Avondale, Titirangi, Brooklynn, and Huia, weekly.

 16. Avondale, Titirangi, Brooklynn, and Huia, twice weekly.

 17. Awhitu, landing service, thrice weekly.

 18. Awhitu and Awhitu Central, thrice weekly.

 19. Birkenhead, Freeman's, Albany, and Dairy Flat, thrice weekly.

 20. Birkenhead, Freeman's, Albany, Dairy Flat, and Wade, thrice weekly. Wade, thrice weekly.
 21. Bombay and Paparata, weekly.
 22. Cabbage Bay and Port Charles, weekly.

- Cabbage Bay and Port Charles, weekly.
 Cambridge Railway Station and Post Office, as required.
 Clevedon and Maraetai, weekly.
 Clevedon and Ness Valley, weekly.
 Coromandel and Cabbage Bay, weekly.
 Coromandel, Driving Creek, and Tokatea, thrice weekly.
 Coromandel Post Office and Wharf, as required.
 Coromandel landing service, as required.

- Coromandel Post Office and Wharf, as required.
 Coromandel, landing service, as required.
 Dargaville and Tangihua, weekly.
 Devonport and Takapuna, thrice weekly.
 Devonport, Takapuna, Wade, Orewa, Waiwera, Puhoi, Warkworth, Wayby, and Wellsford, thrice weekly to Warkworth and weekly to Wellsford.
 Drury, Ramarama, and Bombay, daily.
 Ellerslie, Panmure, Pakuranga, and Howick, daily.
 Fairburn's, Victoria Valley, and Takahue, weekly.
 Frankton Junction, Hamilton, and Kirikiriroa, twice daily.

- daily.
- Hamilton, Tamahere, and Hautapu, thrice weekly
- 39. Hamilton, Whatawhata, Waitetuna, Okete, and Raglan, twice weekly.
- Helensville, Pouto, Tikinui, Scarrotts, Tokatoka, Whakahara, Tekopuru, Aratapu, Mititai, Mangawhare, and Dargaville, twice weekly.
 Helensville, Batley, Point Curtis, Pahi, and Matakohe,
- weekly.
 42. Helensville and Parkhurst, twice weekly
- 43. Henderson Railway Station and Post Office, daily.
- 44. Herd's Point (Rawene), Omanaia, and Waima, weekly. 45. Herd's Point (Rawene), Motukaraka, and Broadwood, weekly.
- 46. Hikurangi, Otonga, Opuawhanga, Helena Bay, and Wangaruru, weekly.
 47. Hikurangi, Otonga East, and Whananaki, weekly.
 48. Horeke, Kohukohu, Rawene, Waitapu, and Omapere,
- weekly.
- 49. Howick and Whitford, twice weekly.

 *50. Hikurangi, Hukerenui, Towai, and Kawakawa, weekly.

 51. Kaitaia and Awanui, weekly.
- 52. Kaiwaka, Hakaru, and Mangawai, weekly.

- 53. Kaikohe and Oruoru, weekly.
 54. Kamo, Ruatangata, and Aponga, weekly.
 55. Kaukapakapa Railway Station and Post Office, as required.
- *56. Kaukapakapa, Makarau, Komokoriki, and Glorit, weekly.
- 57. Kawakawa and Ruapekapeka, weekly.
 58. Kawakawa, Ohaeawai, Te Ahuahu, Okaihau, Utakura, and Horeke, weekly.
 59. Kingsland Railway Station and Post Office, daily.

- 59. Kingsiand Railway Station and Fost Office, use
 60. Kiripaka and Ngunguru, weekly.
 61. Kuaotunu and Upper Kuaotunu, twice weekly.
 62. Kumeu Flat and Riverhead, thrice weekly.
 63. Mangapai, Ruarangi, and Waikiekie, weekly.

- 64. Mangapai, landing service, as required.
 65. Manurewa, Alfriston, and Brookby, twice weekly.
 66. Marsden Point and Waipu, twice weekly.
 67. Matakohe, landing service, as required.
 68. Maungaturoto and Waipu, weekly.
 69. Mongonui, Oruru, Peria, Fairburn's, Kaitaia, and Ahipara, weekly.
- para, weekly.

 70. Mongonui and Taipa, weekly.

 *71. Morrinsville, Piako, Waihou, and Te Aroha, thrice weekly
 - Mount Albert Railway Station and Post Office, daily.
- 73. Ngaruawahia, Te Akatea, Waingaro, and Pepepe,
- Ngaruawahia, Te Akatea, Waingaro, and Pepepe, twice weekly.
- 75. Ngaruawahia, thrice weekly. Te Akatea, Waingaro, and Pepepe,

- 76. Ohaupo and Paterangi, thrice weekly.
 77. Ohaupo and Pukerimu, thrice weekly.
 78. Ohaupo and Tuhikaramea, twice weekly.
 79. Ohaupo and Tuhikaramea, thrice weekly.
 80. Ohaeawai, Ngawha, Kaikohe, Punikitere, and Taheke, weekly.
- 81. Ohaeawai, Waimate North, and Kerikeri, weekly.
- 82. Okaihau and Rangiahua, weekly.
 83. Omanaja, Oue, and Whirinaki, weekly.
 84. Omapere, Waimamaku, and Kawerua, weekly

- 85. Onehunga, Mangare Bridge, and Mangare, daily.
 86. Opanake and Maunganui Bluff, twice weekly.
 87. Otahuhu Railway Station and Post Office, twice daily.
 88. Ohinewai Railway Station and Post Office, twice

- 88. Ohinewai Railway Station and Pweekly.
 89. Oxford North and Tapapa, weekly.
 90. Pahi and Paparoa, twice weekly.
 91. Pahi, landing service, as required.
 92. Paparoa and Mareretu, weekly.
 93. Papakura and Hunua, twice weekly.
 94. Papakura and Hunua, twice weekly.

- 54. Papakura and Hunua, twice weekly.
 55. Papakura, Ardmore, and Clevedon, daily.
 96. Point Curtis, Pukekararo, and Maungaturoto, weekly.
 97. Pokeno and Razorback, thrice weekly.
 98. Pokeno, Pokeno Valley, and Maungatawhiri, thrice

- 99. Port Albert and Wellsford, weekly.
 100. Port Albert, Wharehine, and Tauhoa, weekly.
 101. Pukekohe and Pukekohe East, twice weekly.
 102. Pukekohe and Puni, twice weekly.
 103. Pukekohe, Patumahoe, Mauku, and Waiuku, thrice

- 103. Pukekohe, Patumanoe, Mauku, and Waluku, thrice weekly.
 104. Raglan, Te Mata, Aotea, and Kawhia, weekly.
 105. Ramarama and Ararimu South, weekly.
 106. Rangiriri, Churchill, and Glen Murray, twice weekly.
 107. Rangiriri Railway Station and Post Office, twice daily.
 108. Russell and Opua, twice weekly.
 109. Rotorua and Galatea, weekly.
 110. Rotorua, Atiamuri, Wairakei, and Taupo, weekly.
 111. Rotorua, Atiamuri, Wairakei, and Taupo, twice weekly. weekly

- weekly.

 112. Rotorua Railway Station and Post Office, as required.

 113. Tamahere and Tawhere, twice weekly.

 114. Tamahere and Tawhere, thrice weekly.

 115. Taumarere Railway Station and Post Office, twice weekly.
- 116. Te Awamutu Railway Station and Alexandra, daily. 117. Te Awamutu Railway Station, Post Office, and Kihi-
- kihi, daily. Te Awamutu Railway Station and Post Office, daily.
- 119. Te Kapa, landing service, as required.
- 120. Tokatoka, landing service, as required. 121. Tekopuru and Red Hill, weekly.
- 122.
- 124
- 126
- 127.
- 129.
- 131
- Tekopuru and Red Hill, weekly.
 Tokatea and Kennedy's Bay, weekly.
 Tuakau and Onewhero, weekly.
 Wade and Parakakau, twice weekly.
 Wade and Parakakau, twice weekly.
 Waihou Railway Station and Post Office, daily.
 Waimauku and Waikoukou, twice weekly.
 Wairangi Railway Station and Post Office, twice weekly.
 Waitapu and Whangape, weekly.
 Waitapu, Whangape, and Herekino, weekly.
 Waiuku, Maioro, and Port Waikato, weekly.
 Waiuku, Waipipi, Kohekohe, and Pollok Settlement, twice weekly.
 Waiwera and Upper Waiwera, twice weekly.
 Wangarei, Whareora, and Kiripaka, twice weekly.
 Wangarei and Mangapai, weekly.
 Wangarei and Mangakaramea, twice weekly.
 Wangarei Heads and Parua Bay, twice weekly.
 Wangaroa and Kaeo, weekly.
- 133.
- 134. 135.
- 137
- §138.
- 139. Wangaroa and Kaeo, weekly. 140. Wangaroa and Totara North, weekly.
- 141. Wangaroa, landing service, as required.
 142. Waotu and Lichfield, twice weekly.
 143. Warkworth and Kaipara Flats, twice weekly.

POSTAL DISTRICT OF AUCKLAND-continued.

- Warkworth, Matakana, Leigh, and Pakiri, weekly.
 Warkworth, Lower Matakana, and Mullet Point, weekly.

146. Wellsford and Hoteo North, weekly.

147. Wellsford, Kaiwaka, Pukekararo, Maungaturoto, Rowsells, Paparoa, and Matakohe, weekly.
148. Wellsford, North Albertland, and Te Arai, weekly.

149. Wellsford and Topuni Wharf, weekly.

POSTAL DISTRICT OF THAMES.

Gordon and Shaftesbury, twice weekly.
 Opotiki, Torere, Omaio, Tekaha, and Raukokore, fortnightly.

3. Opotiki, Torere, Omaio, Tekaha, and Raukokore, weekly (alternative)

- (anormative).
 Opotiki and Waiotahi, weekly.
 Paeroa, Karangahake, Owharoa, and Waihi, daily.
 Tauranga and Rotorua, viâ Oropi, twice weekly.
 Tauranga and Te Puke, twice weekly.
 Tauranga Post Office and Wharves, as required.

9. Te Aroha and Waiorongomai, daily.

10. Te Aroha, Waiorongomai, and Shaftesbury, twice weekly.

11. Te Aroha Post Office and Railway Station, daily.

- Te Puke and Maketu, twice weekly.
 Te Puke, Pongakawa, Matata, Whakatane, Ohiwa, and Opotiki, twice weekly.
 Thames Chief Post Office, Waiomo, and Tapu, twice
- weekly.
 Thames, Parawai, Kopu, Kirikiri, Puriri, Hikutaia,
 Paeroa, and Te Aroha, daily.
 Thames Chief Post Office and Wharves, as required.
 Thames Chief Post Office, Kaiawa, and Miranda, weekly. 15. Thames.

- Waihi, Athenree, Katikati, Aongatete, and Tauranga, twice weekly.
 Waitekauri Post Office and Junction of Tauranga-Waitekauri Roads, thrice weekly.

POSTAL DISTRICT OF GISBORNE.

- 1. Gisborne and Muriwai, viâ Matawhero and Te Arai Bridge, thrice weekly.
- 2. Gisborne and Ormond, viâ Makaraka and Waerangaahika, daily.

- Gisborne and Patutahi, thrice weekly.
 Gisborne and Port Awanui, viá Pakarae, Tolaga Bay, Tokomaru Bay, Waipiro Bay, Aku Aku, and Tuparoa,

- weekly.

 5. Gisborne and Tolaga Bay, viâ Pakarae, twice weekly.

 6. Gisborne and Waimata Valley, weekly.

 7. Gisborne and Wairoa, viâ Waerangaokuri, Tiniroto,
 Marumaru, and Frasertown, weekly.

 8. Gisborne and Whatatutu, viâ Te Karaka, weekly.
- 9. Ormond and Motu (Smith's, Rangiriri), weekly.
 10. Ormond and Motu Village (Hanson's), viâ Rangiriri,
- 11. Port Awanui and Hicks Bay, viâ Rangitukia and Te
- Araroa, fortnightly.

 12. Tolaga Bay and Port Awanui, viâ Tokomaru Bay, Waipiro Bay, Aku Aku, and Tuparoa, weekly.

POSTAL DISTRICT OF NAPIER.

- 1. Danevirke and Railway Station, as required.

- Danevirke and Kahway Station, as required.
 Danevirke and Weber, vià Waipatiki, weekly.
 Farndon and Clive, twice daily.
 Frasertown and Waikaremoana, weekly.
 Hastings and Havelock North, twice daily.
 Hastings and Kereru, vià Maraekakaho, daily to Marae-
- kakaho and twice weekly to Kereru. Hastings and Mangakuri, viâ Waimarama, weekly.

- 8. Hastings and Maraekakaho, daily.
 9. Hastings and Waimarama, weekly.
 10. Hastings and Waimarama, twice weekly.
 11. Kaikora North and Pourerere, viâ Patangata and
- Kaikora North and Pourerere, via Patangata and Tamumu, twice weekly.
 Kaikora North and Te Apiti, via Patangata, Edenham, Oero, and Mangakuri, twice weekly.
 Maraekakaho and Kereru, twice weekly.
 Moawhango and Waiouru, weekly.
 Napier and Fernhill, via Greenmeadows and Taradale, Apily.

- daily.

 16. Napier and Moawhango, viâ Kuripapanga, weekly.

- Napier and Moawhango, viâ Kuripapanga, weekly.
 Napier and Petane, daily.
 Napier and Port Ahuriri, twice daily; and as required for sea mails between Napier and Port Ahuriri, and between the Breakwater and the Post Offices at Napier and Port Ahuriri.
 Napier and Puketapu, daily.
 Napier and Puketitiri, viâ Rissington, twice weekly.
 Napier Post Office and Railway Station, as required.
 Napier Post Office and Port Ahuriri, twice daily; and as required for sea mails between Napier and Port Ahuriri, and between the Breakwater and the Post

- Offices at Napier and Port Ahuriri; also clearing the letter-receivers, and delivering the correspondence from them at the Chief Post Office, once daily.

- trom them at the Citiet Post Onice, once daily.

 23. Napier and Taradale, viâ Meeanee, daily.

 24. Napier and Taupo, viâ Tarawera, weekly.

 25. Napier and Wairoa, viâ Mohaka, weekly.

 26. Ongaonga and Blackburn, twice weekly.

 27. Ongaonga and Makaretu, thrice weekly.

 28. Ongaonga and Wakarara, weekly.

 29. Ormondville and Norsewood, viâ South Norsewood, daily.
- Petane and Eskdale, daily. Port Ahuriri and Vessels in Harbour, as required.
- 31.
- Takapau and Ashley-Clinton, thrice weekly Takapau and Makaretu, viâ Ashley-Cli weekly (alternative with No. 27).
 Taupo and Tokaanu, fortnightly. Ashley-Clinton, thrice

Waipawa and Blackhead, viâ Tamumu and Pourerere,

twice weekly (by coach or by horse). 36. Waipawa and Ongaonga, thrice weekly.

- 37. Waipawa and Tikokino, thrice weekly. 38. Waipukurau and Herbertville, vid Wanstead, Walling-
- ford, Porangahau, and Wimbledon, twice weekly. Wairoa and Frasertown, twice weekly.
- 40. Wairoa and Mahia, fortnightly.

- 41. Wairoa and Mahia, weekly. 42. Wairoa and Wahanui, viâ Cricklewood and Tuiroa,
- 43. Woodville and Kumeroa, thrice weekly.

POSTAL DISTRICT OF NEW PLYMOUTH.

- 1. Inglewood, Tarata, and Purangi, twice weekly.
 2. New Plymouth and Opunake, thrice weekly.
 3. New Plymouth Chief Post Office and Railway Station, as required.

as required.

4. Toko and Stratford, thrice weekly.

5. Toko, Strathmore, and Pohokura, weekly.

6. Urenui, Pukearuhe, Mokau, Awakino, and back to Waitara, weekly.

7. Waitara and Urenui, twice weekly.

8. Waitara Post Office, Railway Station, Wharves, and Beach, as required.

POSTAL DISTRICT OF WANGANUI.

- Bull's and Greatford, thrice daily.
 Eltham and Kaponga, thrice weekly.
 Eltham and Opunake, vid Kaponga and Awatuna, thrice weekly (alternative).

- tnnce weekly (alternative).

 4. Fordell, Katangaroa, and Mangamahu, twice weekly.

 5. Hawera Post Office and Railway Station, as required.

 6. Hawera, Manaia, Otakeho, Pihama, and Opunake, daily.

 7. Hawera, Normanby, Okaiawa, Manaia, Otakeho, Pihama, and Opunake, daily (alternative).

 8. Hunterville, Paraekaretu, Otaera, Turakina River Junction, Fordell Road, and Mangahoe Valley, twice weekly.
- weekly 9. Hunterville, Pukiore, Ohingaiti, Mangamako, and San-

- Hunterville, Pukiore, Ohingaiti, Mangamako, and Sandon Block, once weekly.
 Makirikiri and Aberfeldie, twice weekly.
 Marton Post Office and Railway Station, as required.
 Marton and Tutaenui, thrice weekly.
 Marton, Cliff Line, Leedstown, Log Whare, and Mount Curl, twice weekly.
 Normanby, Okaiawa, Manaia, Otakeho, Pihama, and Opunake, daily (alternative).
 Normanby and Okaiawa, daily.
 Ohingaiti Post Office and Mangaonoho Railway Station, daily.
- 16. Ohingath Post Office and Mangaonono Railway Station, daily.
 17. Patea Post Office and Railway Station, as required.
 18. Turakina and Lowrie's, Turakina Valley, twice weekly.
 19. Waitotara, Kaimanuka, and Marohema, weekly.
 20. Waitotara Township and Railway Station, as required.
 21. Wanganui and Makirikiri, daily.
 22. Wanganui Post Office and Railway Station, as required.
 23. Wanganui Post Office and Wharf, as required.
 24. Waroley Post Office and Railway Station as required.

- 24. Waverley Post Office and Railway Station, as required.

POSTAL DISTRICT OF WELLINGTON.

- 1. Ashurst, Pohangina, and Pohangina Township, thrice weekly.
 Bull's and Sanson, twice daily.
- Bull's and Sanson, twice daily.
 Carswell's, Blairlogie, Kohiwai, Beaumaris, Riversdale, Eparima, Waironga, Waikaraka, Fernglen, and Homewood, twice weekly.
 Carterton and Gladstone, thrice weekly.
 Carterton and Waihakeke, twice weekly.
 Carterton Post Office and Railway Station, as required.
 Colyton and Wanganui Harbour Board Block, viâ Aritiki School, Finnis's Road, and Taonui Road, thrice weekly.

- thrice weekly.
- 8. Eketahuna, Tawataia, Pleckville, and Alfredton, thrice weekly. 9. Eketahuna, Newman, Tutaekara, Pahiatua, and Woodville, daily.

POSTAL DISTRICT OF WELLINGTON-continued.

- 10. Featherston, Te Maire Gate, and Walker's Gate
- (Kahautara), twice weekly.

 11. Featherston, Tauherinikau, Te Maire Gate, and Walker's Gate (Kahautara), thrice weekly (alternative).
- 12. Featherston and Tauherinikau, thrice weekly.13. Featherston, Kaiwaiwai, and Martinborough, daily 14. Martinborough, Wangaimoana, Kaiwaiwai, and Featherston, twice weekly.

15. Feilding and Awahuri, daily.16. Feilding, Awahuri, and Campbelltown, daily (alternative)

17. Feilding, Makino, Cuningham's, and Waituna West, thrice weekly.
18. Feilding, Makino, Cuningham's, and Waituna West, daily (alternative).

19. Feilding, Cheltenham, Kiwitea, and Fowler's, daily.
20. Feilding and Colyton, daily.
21. Fowler's and Apiti, twice weekly.
22. Fowler's and Apiti, thrice weekly (alternative).
23. Fowler's and Pemberton, thrice weekly.

- 24. Fowler's, Pemberton, and Rangiwahia, thrice weekly (alternative). 25. Foxton and Kereru, daily.
 26. Greytown North and Railway Station, as required.
 27. Greytown North, Morrison's Bush, and Martinborough,
- daily.

28. Halcombe and Stanway, daily.
29. Homewood, Flat Point, and Glenburn, twice weekly.
30. Hutt Railway Station and Post Office, Taita, twice daily. 31. Johnsonville and Ohariu, twice weekly.

Johnsonville and Onariu, twice weekly.
 Karori and Makara, twice weekly.
 Martinborough, Whakapooni, Waiapawa, Tora, Te Awaite, White Rock, and Stoney Creek, weekly.
 Martinborough, Ngakonui, Big Flat, Sutherland's Bush Gully, Kai Kuri, Glendreyneach, Glen Dhu, and Lower Pahaua, weekly.

- 35. Makuri and Coonoor, weekly.
 36. Mangahao and Nikau, twice weekly.
 37. Masterton and Glendonald, twice weekly.

38. Masterton, Taueru, and Brancepeth, weekly.
39. Masterton and Kuripuni, daily.
40. Masterton and Railway Station, as required.
41. Masterton, Taueru, Tenui, and Whakataki, twice 41. Masterton, Taueru, Tenui, and Thames, weekly.
42. Otaki and Railway Station, as required.
43. Paremata and Pahautanui, daily.
44. Pahiatua and Eketahuna, daily.
45. Pahiatua and Eketahuna, twice daily (alternative).
46. Pahiatua, Mangahao, and Ballance, twice weekly.
47. Pahiatua, Mangahao, and Ballance, thrice weekly.
48. (alternative).

- (alternative).

 48. Pahiatua and Makuri, thrice weekly.

 49. Pahiatua and Makuri, daily (alternative).

 50. Pahiatua and Woodville Railway Station, daily (one

way only).

51. Pahiatua and Woodville, four times daily (alternative).

52. Pahiatua and Kaitawa, thrice weekly.

53. Pemberton and Rangiwahia, thrice weekly.

54. Palmerston North Post Office and Railway Station, as required.

required.

55. Sanson, Campbelltown, Mahi, Carnarvon, Parawanui, Scott's Ferry, and return to Bull's, daily.

56. Sanson, Mahi, Carnarvon, Parawanui, Scott's Ferry, and return to Bull's, daily (alternative).

57. Shannon and Moutoa, twice weekly.

58. Waikanae and Reikorangi, thrice weekly.

59. Waituna West and Pakihikura, weekly.

60. Wallington and Karori twice daily.

60. Wellington and Karori, twice daily.
61. Wellington Post Office, Wharves, and Railway Stations; clearing branch post offices and receivers; also delivery of Letter-carriers' bags to various parts of town, as required.

62. Woodville Post Office and Railway Station, as required.

63. Woodville and Pahiatua, twice daily.

64. Whakataki and Herbertville, weekly.65. Whakataki and Castlepoint, twice weekly.

POSTAL DISTRICT OF BLENHEIM.

- *1. Blenheim, Awatere, Kekerangu, and Kaikoura, weekly.

- *1. Blenheim, Awatere, Kekerangu, and Kaikoura, weekly.
 *2. Blenheim, Awatere, Kekerangu, and Kaikoura, twice weekly (alternative).
 *3. Blenheim, Awatere, Kekerangu, and Kaikoura, thrice weekly (alternative).
 *4. Blenheim, Awatere, and Molesworth, weekly.
 5. Blenheim Chief Post Office, Railway Station, and Vessels at Wharf and in Rivers, as required.
 6. Blenheim, Renwicktown, Kaituna, Okaramio, Havelock Suburban, Havelock, Canvastown, Wakapuaka, and Nelson, thrice weekly.
- Nelson, thrice weekly.

 7. Blenheim, Renwicktown, Waihopai, and Wairau Valley, twice weekly.
- 8. Blenheim and Springlands, daily.

9. Canvastown and Deep Creek, twice weekly 10. Cullensville and Havelock, twice weekly.

Caliberstown and Deep Oreek, twice weekly.
 Grove and Cullensville, twice weekly.
 Kaikoura Post Office, Vessels at Wharf, &c., as required.
 Havelock, Maori Bay, Fern Flat, Homewood, Maud Island, and Ketu Bay, fortnightly.
 Kaituna and Onamalutu, twice weekly.
 Kenepuru and Manaroa, weekly.
 Kenepuru and Manaroa, twice weekly.
 Picton, Dieffenbach, and Te Awaite, weekly.
 Picton, Dieffenbach, and Te Awaite, fortnightly.
 Picton and Endeavour Inlet, weekly.
 Picton and Endeavour Inlet, totnightly.
 Picton and Force, viá Torea, twice weekly.
 Picton and Port Underwood, fortnightly.
 Tuamarina and Waikakaho, weekly.
 Wellington, Ketu Bay, Maud Island, Fern Flat, Homewood, Maori Bay, and Havelock, and vice versâ, fortnightly.

POSTAL DISTRICT OF NELSON.

Baton and Thorpe, weekly.
 Brightwater and Waimea West, daily.

- 2. Brightwater and Waimea West, daily.
 3. Collingwood and Ferntown, as required.
 4. Collingwood and Takaka, weekly.
 5. Collingwood Post Office and Wharf, as required.
 6. East Takaka and Takaka, six times monthly.
 7. Foxhill Post Office and Railway Station, daily.
 8. Hope Post Office and Railway Station, daily.
 9. Ngatimoti and Lower Moutere, thrice weekly.

 Motueka Wharf and Post Office, Motueka, as required.
 Motupiko and Tadmor, twice weekly.
 Nelson, Havelock, and Blenheim, thrice weekly.
 Nelson Chief Post Office and Railway Station, as required. 14. Nelson Chief Post Office and the Port (Wharves), as re-

quired. 15. Nelson Chief Post Office and the Port Post Office, as

required. ‡16. Nelson and Collingwood, viâ Motueka, Totaranui, and

Takaka, weekly. †17. Richmond, Motueka, and Riwaka, thrice weekly.

†18. Riwaka and Marahau, weekly. †19. Riwaka and Takaka, weekly.

20. Spring Grove Post Office and Railway Station, daily. 21. Stanley Brook, Thorpe, Dovedale, and Wakefield, twice weekly.

22. Stoke Post Office and Railway Station, daily.

23. Takaka and Motupipi, as required.
24. Upper Moutere and Neudorf, twice weekly.
25. Waitapu Wharf and Takaka Post Office, as required.

POSTAL DISTRICT OF WESTPORT.

. Brighton, St. Kilda, and Charleston, weekly.

Brighton, St. Kilda, and Charleston, weekly.
Longford and Murchison, twice weekly.
Murchison and Upper Matakitaki, weekly.
Westport, Addison's Flat, and Charleston, twice weekly.
Westport and Giles Terrace, weekly.
Westport, Little Wanganui, and Karamea, monthly.
Westport, Little Wanganui, and Karamea, fortnightly (alternative).
Westport and Karamea, monthly.
Westport and Vessels in Harbour, as required.

POSTAL DISTRICT OF GREYMOUTH.

Ahaura and Orwell Creek, twice weekly.

Greymouth and Barrytown, weekly. Greymouth, Paroa, Rutherglen, Marsden, and Dungan-

3. Greymouth, Paroa, Rutherglen, Marsden, a ville, daily.
4. Ikamatua and Little Grey Junction, daily.
5. Kokiri and Arnold, twice weekly.
6. Main Road and Blackwater, twice weekly.
7. Mawheraiti and Antonio's Flat, weekly.
8. Ngahere and Nelson Creek, thrice weekly.
9. No Town and Red Jack's, weekly.
10. Reefton and Merrijigs, twice weekly.
11. Reefton Post Office and Reilway Station as

- Reefton Post Office and Railway Station, as required.
 Totara Flat, Granville, and Noble's, twice weekly.
 Twelve-mile Landing and No Town, thrice weekly.

POSTAL DISTRICT OF HOKITIKA.

Gillespie's Beach and Jackson's Bay, fortnightly.

Ghiespies Beach and Casalana
 Hokitika and Fox's, weekly.
 Hokitika and Humphrey's, twice weekly.
 Hokitika Chief Post Office, Wharf, and Railway Station,

4. Hokitika Chief Post Office, Wharf, and R as required.
5. Hokitika and Ross, daily.
6. Hokitika and Upper Kokatahi, weekly.
7. Hokitika and Kanieri Forks, weekly.
8. Hokitika and Callaghan's, twice weekly.
9. Hokitika and Southern Ports, quarterly.
10. Kumara and Hokitika, daily.
11. Kumara and Dillmanstown, daily.

POSTAL DISTRICT OF HORITIKA—continued.

12. Kumara and Greenstone, twice weekly.13. Kumara Post Office and Railway Station, as required.14. Ross and Gillespie's Beach, weekly.

15. Ross and Jackson's Bay, fortnightly.

POSTAL DISTRICT OF CHRISTCHURCH.

1. Akaroa, Long Bay Road, Le Bon's Bay, and German

Akaroa, Long Bay Road, Le Bon's Bay, and German Bay, thrice weekly.
 Akaroa and Wainui, twice weekly.
 Alford Forest, Bushside, Springburn Post Office and Springburn Railway Station, daily.
 Amberley and Broomfield, thrice weekly.
 Annat and Russell's Flat, twice weekly.
 Ashburton, Greenstreet, Ashburton Forks, and Winchmore, thrice weekly.
 Ashburton, Elgin, Wakanui, Riverside, Seaview, Kyle, Seafield, and Newland, thrice weekly.

Seafield, and Newland, thrice weekly.

8. Ashburton, Wheatstone, Ashton, Waterton, and Long-

beach, daily.

9. Ashley Bank, Loburn, and North Loburn, thrice weekly.

10. Balcairn and Leithfield, daily.

11. Christchurch and Halswell, outwards, daily; inwards, twice daily.

12. Christchurch and Marshland, daily.
13. Christchurch Post Office and Railway Station, providing

mail-carts, drivers, horses, &c., as required.

14. Clearing Christchurch and Sydenham Receivers, once daily, as required.

15. Clearing Christchurch, Sydenham, Phillipstown, Linwood, and St. Albans Receivers, once on Saturday

- afternoons.
- 16. Clearing Receivers in Christchurch, Sydenham, St. Albans, Phillipstown, and Linwood, &c., once daily, and on Saturday afternoons once extra (alternative).

and on Saturday afternoons once extra (alternative).

17. Coalgate and Hororata, daily.

18. Courtenay and Kirwee, daily.

19. Culverden, Upper Waiau Ferry, and Hanmer Plain, daily from the 1st November to the 30th April, twice weekly from the 1st May to the 31st October.

20. Culverden, Upper Waiau Ferry, and Hanmer Plain, daily from the 1st November to the 30th April, thrice weekly from the 1st May to the 31st October (alternative). native).

21. Culverden, Rotherham, and Waiau, daily.
22. Darfield, Greendale, Charing Cross, and Kimberley, four times weekly.

Doyleston, Lakeside, and Taumutu, thrice weekly.
 Dunsandel and Killinchy, thrice weekly.
 Duvauchelle, Okain's Bay, Chorlton, and Little Akaloa, thrice weekly.
 Flaxton Post Office and Railway Station, daily.

- Flamington and Longbeach Road, thrice weekly.
 Glentunnel, Glenroy, Windwhistle House, and Lake Coleridge, weekly.
 Glentunnel, Glenroy, and Windwhistle House, weekly.
 Governor's Bay, Teddington, and Gebbie's Flat, twice
- weekly.

31. Greenpark and Lincoln, thrice weekly.

- Greenigark and Eincoln, thrice weekly.
 Halkett Town, West Melton, and Weedons, daily.
 Hurunui, Medbury, and Medbury Railway Station, thrice weekly.
 Hurunui, Medbury, and Medbury Railway Station,

daily (alternative).

35. Irwell Post Office, Railway Station, and Brookside, daily.

36. Kaiapoi, Coutts Island, Clarkville, and Eyreton, thrice

weekly.

37. Kaiapoi, Woodend, Waikuku, and Saltwater Creek,

daily.

38. Little River, Barry's Bay, Duvauchelle, Robinson's Bay, German Bay, and Akaroa, thrice weekly.

39. Leeston, Lakeside, and Taumutu, daily (alternative

39. Leeston, Lake with No. 23).

*40. Little River and Pigeon Bay Saddle, thrice weekly (new service).

- service).

 41. Lyttelton and Governor's Bay, daily.

 42. Lyttelton and Pigeon Bay, thrice weekly.

 43. Lyttelton and Port Levy, weekly.

 44. Lyttelton Post Office, Railway Station, and Vessels in Harbour, as required.

 45. Medbury and The Peaks, twice weekly.

 46. Mount Somers and Ashburton Gorge, twice weekly.

 47. Oxford and View Hill, thrice weekly.

 48. Papanui and Harewood Road, daily.

 49. Pigeon Bay and Barry's Bay Saddle, weekly.

 50. Pigeon Bay, Duvauchelle, Robinson's Bay, German Bay, and Akaroa, thrice weekly.

 51. Port Robinson and Cheviot, to connect with steamers at per trip (new service).

at per trip (new service).

52. Prebbleton and Broadfield, thrice weekly.

53. Rakaia and Barrhill, thrice weekly.

54. Rakaia and Dorie, thrice weekly.
55. Rangiora, Loburn, and North Loburn, thrice weekly (alternative).

 Taitapu and Lincoln, daily.
 Valetta Railway Station, Ruapuna, and Mayfield, twice weekly

Waiau, Hawkswood, and Claverley, weekly.

- 58. Waiau, Hawkswood, and Claverley, weekly.
 59. Waiau and Kaikoura, weekly.
 60. Waiau and Kaikoura, twice weekly (alternative).
 61. Waiau and Kaikoura, thrice weekly (alternative).
 62. Waipara, Motonau, Domett, and Cheviot, twice weekly.
 63. Weedon's, West Milton, and Halkett Town, daily.
 64. Winslow, Willowby, and Eiffelton, thrice weekly.
 65. Winslow, Hackthorne, and Lismore, thrice weekly.
 66. Yaldhurst and Hornby, daily.

POSTAL DISTRICT OF TIMARU.

1. Burke's Pass and Grampians Station, weekly.

2. Burke's Pass and Haldon, viâ intermediate stations, weekly.

3. Burke's to Black Forest, viâ intermediate stations, weekly.

Fairlie and Lake Pukaki, viâ Lake Tekapo, twice weekly in summer, once weekly in winter.
 Geraldine and Gapes Valley, viâ Pleasant Valley and

Geraldine and Gapes Valley, viā Pleasant Valley and Te Moana, thrice weekly.
 Geraldine and Hilton, viā Pleasant Valley, Te Moana, Gapes Valley, and Kakahu Bush, thrice weekly.
 Hilton and Kakahu Bush, twice weekly.
 Hunter and Makikihi, twice weekly.
 Orari and Woodbury, daily to Woodbury, and thrice daily to Geraldine.
 Peel Forest, Arundel, and Rangitata, thrice weekly.
 Pleasant Point and Raincliff, viā Totara Valley, thrice weekly.

weekly.

12. Rangitata and Orari, viâ Rangitata Island, Orton, Clandeboye, and Belfield, twice weekly.

13. Rangitata and Orari, viâ Rangitata Island, Orton, and Belfield, twice weekly.

14. St. Andrew and Blue Cliff, delivering correspondence en

route, twice weekly.

15. Temuka and Clandeboye, viâ Milford, twice weekly

(new service). Temuka and Hilton, thrice weekly

17. Temuka and Seadown, thrice weekly.
18. Temuka and Upper Waitohi Flat, viâ Rangitira Valley and Waitohi Flat, twice weekly.
19. Timaru, Chief Post Office, railway-station, wharves,

and breakwater, as required (new service).

Timaru and Blackburn Schoolhouse, viâ Glen-iti, Claremont, Fairview, Priest's Corner, Pareora School, Otipua, and Kingsdown, thrice weekly.
 Waitaki and Redcliff (delivering correspondence), twice

weekly.

22. Waitohi Railway Station and Kerrytown, thrice weekly.

POSTAL DISTRICT OF OAMARU.

- 1. Awamoko Post Office and Railway Station, thrice weekly.
- 2. Duntroon, Marowhenua, and Livingstone, twice weekly.

2. Duntroon, Marowhenua, and Livingstone, twice weekly.
3. Duntroon, Marowhenua, and Livingstone, thrice weekly.
4. Hakateramea and Rocky Point, twice weekly.
5. Hakateramea and Rocky Point, twice weekly.
6. Kurow, Wharekuri, and Omarama, twice weekly.
7. Maheno and Incholme, twice weekly.
8. Maheno and Kakanui, daily.

POSTAL DISTRICT OF DUNEDIN.

Abbotsford and Fairfield, daily; and Fairfield and Saddle Hill, thrice weekly.
 Balclutha and Hillend, viâ Stony Creek and Bishop's,

twice weekly.
3. Cromwell and Bannockburn, thrice weekly; and Ban-

nockburn and Nevis, weekly.

4. Cromwell and Bendigo, twice weekly.

5. Cromwell and Pembroke, viâ Lowburn Ferry, Queens-

berry, Luggate, Hawea Flat, and Albertown, twice weekly.

6. Dunedin and Portobello, vià North-east Harbour and

Dunedin and Portobello, viâ North-east Harpour and Broad Bay, daily.
 Dunedin and Sandymount, viâ Highcliffe, thrice weekly (combined with No. 7).
 Dunedin, supplying horses, mail-carts, harness, drivers, &c., for use at Chief Post Office, as required.
 Glenomaru and Owaka, thrice weekly.
 Green Island and Taieri Beach, viâ Brighton, Kuri Bush, and Taieri Mouth, twice weekly.
 Heriot and Crookston, viâ Parkhill and Dunrobin, thrice weekly.

12. Henley and Berwick, thrice weekly.
13. Hindon Post Office and Railway Station, twice weekly.
14. Hyde and Nenthorn, via Macrae's Flat and Moonlight, twice weekly (alternative service)

15. Hyde and Naseby, viâ Kyeburn, daily.
16. Naseby and Clyde, viâ St. Bathan's, Cambrian, Beck's, Ophir, and Alexandra South, thrice weekly.

POSTAL DISTRICT OF DUNEDIN-continued.

- 17. Kaitangata and Wangaloa, thrice weekly.
- 18. Kaitangata and Stirling, daily.19. Karitane and Puketeraki Railway Station, twice weekly. 19. Karitane and Puketeraki Railway Station, twice weekly.
 20. Lawrence and Roxburgh, viâ Evans Flat, Beaumont, Rae's Junction, Island Block, Horseshoe Bend, Millar's Flat, Ettrick, and Dumbarton, daily.
 21. Lawrence and Greenfield, viâ Tuapeka West and Tuapeka Mouth, thrice weekly.
 22. Lawrence and Waipori, thrice weekly.
 23. Lawrence Post Office and Railway Station, as required.
 24. Lawrence, Weatherstone, and Bluespur, daily.
 25. Merton and Evansdale Railway Station, viâ Beaconsfield thrice weekly.

- field, thrice weekly.

 26. Milton, Akatore, and Glenledi, twice weekly.

 27. Mosgiel and East Taieri, daily.

 28. Naseby and Gimmerburn, viā Eweburn, twice weekly.

- Naseby and Gimmerburn, viâ Eweburn, twice weekly.
 Naseby and Kyeburn Diggings, weekly.
 Ophir and Ida Valley, twice weekly.
 Ophir and Ida Valley, thrice weekly (alternative).
 Ophir and Drybread, viâ Matakanui, thrice weekly.
 Outram and Maungatua, viâ Woodside, thrice weekly.
 Outram and Clark's, viâ Lee Stream, weekly.
 Owaka and Purekireki, viâ Tahatika, weekly.
 Owaka and Purekireki, viâ Tahatika, twice weekly (alternative). (alternative).
 37. Owaka and Ratanui, twice weekly.

- Sa. Palmerston and Kyeburn, viâ Shag Valley, Dunback, and Morrison's, twice weekly.
 Palmerston and Naseby, viâ Shag Valley, Dunback, and Kyeburn, twice weekly.
 Palmerston and Morrison's, viâ Shag Valley, Dunback, and Crean Valley, their, received.
- and Green Valley, thrice weekly.

 Palmerston and Nenthorn, via Macrae's Flat and
- Moonlight, twice weekly.

 42. Patearoa and Ryan's, viâ Hamilton's, twice weekly.

 43. Patearoa and Serpentine, viâ Linburn, weekly.

- 43. Fatearoa and Serpentine, va Lindurn, weekly.
 44. Pembroke and Arrowtown, viâ Cardrona, weekly.
 45. Pembroke, Omarama, and Lake Pukaki, by coach during tourist season, from 1st December to 30th April in each year, weekly.
 47. Pomahaka Railway Siding and Schoolhouse, Waikoikoi, thrice weekly.
- thrice weekly.
- 48. Portobello and Otakou, thrice weekly (combined with No. 7).
 49. Puerua and Port Molyneux, viâ Romahapa, thrice
- weekly.
- 50. Purakanui Post Office and Railway Station, thrice
- weekly.

 51. Roxburgh and Queenstown, viâ Coal Creek Flat, Bald
 Hill Flat, Alexandra South, Clyde, Cromwell, Kawarau Gorge, Gibbston, Arrowtown, Frankton, and
 Lower Shotover, thrice weekly.

 52. Stirling and Inch-Clutha, thrice weekly.
- 53. Tapanui Post Office and Railway Station, twice daily.
- 55. Hapanut Fost of Mee and Kanway Station, twice the St. Waitahuna and Howell's Junction, twice weekly.
 55. Waitahuna and Waitahuna Gully, daily.
 56. Waitahuna and Waitahuna West, twice weekly.
 57. Waitepeka Post Office and Railway Station, daily.

POSTAL DISTRICT OF INVERCARGILL

- Arrowtown and Macetown, twice weekly.
- 2. Arrowtown, Lower Shotover, Frankton, and Queenstown, thrice weekly.

- Athol and Nokomai, weekly.
 Bluff and Half-moon Bay, weekly.
 Centre Bush Railway Siding and Otapiri Gorge, weekly.
 Colac Bay and Round Hill, twice weekly.
 Eastern Bush and Cliffen, weekly.
- 8. Edendale, Seaward Downs, and Oteramika Gorge, weekly.

- weekiy.
 *9. Edendale and Wyndham, as required.
 10. Fortrose and Otara, twice weekly.
 11. Fortrose, Tokonui Gorge, Quarry Hills, Waikawa Valley, Niagara, and Waikawa Township, twice weekly.
 12. Gore, East Chatton, Chatton, and Otama, twice weekly.
 13. Gore, Waikaka Valley, Waikaka, and Wendon Valley, twice weekly.
- twice weekly.

 14. Hokonui Post Office and Allen's Railway Siding, once weekly
- 15. Hokonui Post Office and Allen's Railway Siding, twice
- weekly.

 16. Invercargill Post Office and Railway Station, per load, as required.

- 17. Invercargill, Puysegur Point, and Cromarty, monthly.
 18. Invercargill, Waikiwi, and Wallacetown, daily.
 19. Invercargill and West Plains, twice weekly.

- Invercargill and West Plains, twice weekly.
 Kingston and Queenstown, daily.
 Lumsden, Mossburn, and Te Anau, twice weekly from the 1st October to the 31st March, and once weekly from the 1st April to the 30th September.
 Mararoa and The Key, twice weekly from the 1st October to the 31st March, and once weekly from the 1st April to the 30th September.
 Mill Road, Myross Bush, Roslyn Bush, Grove Bush, Mabel Bush, and Hedgehope, twice weekly.
 Mokotua and Waituna, weekly.
 Muddy Creek and Wendonside, twice weekly.
 Nightcaps, Opic, and Annandale, twice weekly.

- 26. Nightcaps, Opio, and Annandale, twice weekly.
 27. Orepuki and Lower Waiau, weekly.
 28. Otautau, Merrivale, Orawia, Eastern Bush, and Black-
- mount, weekly.

 29. Otautau, Merrivale, Orawia, Eastern Bush, Clifden, and Blackmount, weekly.

 30. Otautau, Merrivale, Orawia, and Eastern Bush, weekly.

 31. Otautau, Merrivale, Orawia, Eastern Bush, and Clifden,
- 31. Otautau, Merrivale, Orawia, Eastern Bush, and Chiden, weekly.
 32. Otautau and Scott's Gap, weekly.
 *33. Oteramika and Mokotua, twice weekly.
 34. Paterson's Inlet and Half-moon Bay, weekly.
 35. Pukerau, Kaiwera, and Otaraia, twice weekly.
 36. Queenstown, Glenorchy, and Kinloch, weekly.
 37. Queenstown, Arthur's Point, and Malaghan's, twice weekly.

- weekly.
- 38. Queenstown and Moke Creek, weekly.
 39. Queenstown, Arthur's Point, Maori Point, Skipper's, and Bullendale, twice weekly.
 40. Riversdale and Waikaia, daily.
 41. Riversdale and Wendon, twice weekly.

- 42. Riverton, Groper's Bush, and Gummie's Bush, twice
- weekly.
 43. Riverton Post Office and Railway Station, as required.

- 43. Riverton Post Office and Railway Station, as required.
 44. South Hillend and Heddon Bush, twice weekly.
 45. Springhills and Corbett's Railway Siding, once weekly.
 46. Springhills and Corbett's Railway Siding, twice weekly.
 47. Thornbury, Isla Bank, and Drummond, twice weekly.
 48. Waikawa and Waikawa Township, twice weekly.
 49. Winton, Oreti Plains, and Heddon Bush, twice weekly.
 50. Winton, Gap, Brown's, Springhills, and Hokonui,
- 50. Winton, Gap, weekly.
 51. Winton, Gap, Brown's, Springhills, and Hokonui, twice weekly.
 52. Winton, Brown's, and Hokonui Railway Terminus,
- weekly.

 53. Winton, Brown's, and Hokonui Railway Terminus,
 twice weekly.

- 54. Winton and Gap, weekly.
 55. Woodlands and Dacre, weekly.
 56. Wyndham, Pine Bush, and Fortrose, thrice weekly.
 57. Wyndham and Mimihau, twice weekly.
 58. Wyndham and Mokoreta, twice weekly.

The attention of intending tenderers is directed to the terms and conditions of contract printed at the back of the

Contractors whose tenders may be accepted must be prepared to carry out the services for which they tender according to time-tables framed by the department.

Forms of tender, with the terms and conditions of contract, may be procured at any post-office.

No tender will be considered unless made on the printed

Tenders, indorsed "Tender for Mail Service, No. ," to be addressed to the Chief Postmaster of the postal district to which the tender may specially refer.

W. GRAY. Secretary.

- * Services may be affected by railway extension, and may be terminated by the Postmaster-General on his giving one month's notice in writing.

 † Services may be terminated by the Postmaster-General on his giving one month's notice in writing.

 † Services may be terminated by the Postmaster-General on his giving three months' notice in writing.

 † Service may be continued for any longer period by the Postmaster-General giving one month's notice in writing.

 In delivering and receiving mails at railway-stations it is understood that contractors deal with the guards of trains.

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

Nowice to Native Owners and Lessee of a Meeting to be held at the Courthouse, Hawerra, at 11 colock an. on Tuesday, the Hawerra, at 11 colock an. on Tuesday, of "Tatroromera, and the Courthouse, Hawerra, and the Courthouse, Hawerra, 1894, to fix the Rent for a New Lease to Isabella Davidson, of "Tatroromera," part of the Whareroa Native Reserve, containing 488 acres (more or less), being Land comprised in Confirmed Lease No. 28.

To Tikapa Tamaohungia, Taringa Tamaohungia), Puiwaitaha, Tangiora, Taniwa, Rahiri, Kunako, Te Ratoia, Wairaka, Te Ngaruru, Te Hau te Ki, Koheta, Panenni (trustee, Pare Raukswa), Karoro, Rangitupoki, Wherorangi, Taumashiroa, Patutu (trustee, Te Ngaruru Tuki), Taiteariki, Takiran, Marokopa, Kerei, Waipakanga, Te Waka Taparuru, Tikapa, Te Waka Taparuru, Tikapa, Te Waka Taparuru, Tikapa, Te Hokio, Kawarau, Papeka, Ngahauporoaki, Ratoia, Te Awarus, Tamaka, Tutunui, Weurangi, Tamawhero, Tamatauwhare, Rubrangi, Te Kokiri, Pouri te Kokiri, Peata te Hirata, Hiromona te Camairangi, Haipene Haraira, Pita Heremaia, Pakethel Heremaia, Te Rangitoitu, Erana Riingarau, Te Rangiwhetuki, Te Hikaka, Kongo te Rawhiti (trustee, Te Ragaruru), Huathi, Te Urnotonga, Tutu, Te Puamoeswa, Te Rotinoerangi, Roti Moerangi, Poki Mininiki (trustee, Haweturi), Taihurihia Haweturi (trustee, Haweturi), Turlakine, Moutoko, Haipene, Tikapa, Tamaohungia), Huritinipue, Te Pokaiatua, Te Waka, Whanauapunga, Eruera Ratoia, Te Mutu, Te Oro, Rangihina, Rangiwananga, Ko Heta (trustee, Te Ngaruru), Walkauri Toroa, Terawha, Tihirangi, Te Rawahi, Huritan, Toroa, Terawha, Tihirangi, Te Rawahi, Tukohu, Ngataura, Te Kon, Te Kowini, Te Pirihi, Te Rangiirunga, Tuarea, Wharema, Papahi, Puranamikiroa, Te Onetu, Mihi, Ngawaka, Pinga, Ngapeita, Te Natiri, Kani

Dated this 1st day of August, 1894.

J. K. WARBURTON,

[o. 135.]

Public Trustee No. 135.1

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, WAVERLEY, at 11 o'clock a.m. on WEDNESDAY, 12th SEPTEMBER, 1894, to fix the Rent for a NEW LEASE to WILLIAM WILSON, of Waverley, of Section 307, Block V., OKTUKU DISTRICT, containing 532 acres (more or less), being the Land comprised in Confirmed Lease No. 47.

on Section 307, 1810ck V., OkoTUKU DISTRICT, containing 532 acres (more or less), being the Land comprised in Confirmed Lease No. 47.

To Tainakore, Tongamihi, Te Aotonga, Rangitaumua, Wiremu Ngapaki, Tumahuki, Maruera, Ngauru, Tainakore Turoa, Raumati, Te Rautapapa, Ngarutahi, Turi, Tokimate, Wiremu Kingi Komene (trustee, Ngatatau), Rakera Pounamu, Te Rongorua, Tuarua, Tuirirangi, Kopikopi, Tehinga, Tuhinengaro, Raukura, Ngakawe, Iria, Ngatatau, Tipoka, Te Urumanaao, Te Amo, Wiremu Kingi, and the other Native owners of all that piece of land situate in the County of Patea, being Section 307, Block V., Okotuku District, containing by admeasurement 532 acres (more or less), being the land comprised in confirmed lease No. 47; and to William Wilson, of Waverley, farmer, lessee. Whereas the above-named William Wilson has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said William Wilson and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease; and I fix the Courthouse, Waverley, as the place where, and Wednesday, the 12th day of September, 1894, at 11 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 9th day of August, 1894.

J. K. WARBURTON,

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, PATEA, at 2 o'clock p.m. on MONDAY, 10th SEPTEMBER, 1894, to fix the Rent for a New Lease to William Gower of Section 36, Block IV., Carlyle Survey District, containing 594 acres (more or less), being Land comprised in Confirmed Lease No. 41.

10 Miriama Hinekorangi, Hori Porotene, Paragraphic Containing 594 acres (more or less), being Land comprised in Confirmed Lease No. 41.

11 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

12 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

13 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

14 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

15 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

16 O Miriama Hinekorangi, Hori Porotene, Paragraphic Confirmed Lease No. 41.

17 O Miriama Hinekorangi, Nagatawa, Tina Raumate, Mihi Turi, Hurangi Komene, Kumeroa, Ngakawe, Te Uru Purewa, Wiremu Kingi, Tukato Raumate, Raukura Ngapereki, Koria Matuakore, Irihapeti Raukura, Hipera Koria, and the other Native owners of all that piece of land situate in the Whenuakura District, being Section 36, Block IV., Carlyle Survey District, containing by admeasurement 594 acres (more or less), being the land comprised in confirmed lease No. 41; and to William Gower, of Whenuakura, farmer, lessee.

Whereas the above-named William Gower has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said William Gower and all the Native owners of the above-described land, for the said land for the first twenty-one years of the new lease; and I fix the Courthouse, Patea, as the place where

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

NOTIOE to NATIVE OWNERS and LESSEE of a MEETING to be held at the HOUSE of KUHIRA PORIKAFO, at STONY RIVER, at 11 o'clock a.m. on SATURDAY, the 15th day of SEPTEMBER, 1894, to fix the Rent for a New Lease to Allen Bell of Section No. 25, Block IV., CAPE, containing 162 acres (more or less), being Land comprised in Memorandum of Lease registered No. 643.

TO Wire Komene, Hinga Puhatu, Te Oro Kuao, Riria Komene, Pounuku, Retiu Aomarama, Tonia Tuwhenua, Rere Wiremu, Wiremu Wataama, Riria Moari, Whakarere Whenua, Metiria Raukura, Rawinia Rongitoia, Maheuheu Pia, Ruapo, Puhata Hinga, Te Ratutonu, Hurihanga Kari, Ripene Rongo, Henare Bailey, Ruapou (trustee, Pou Eratuha), Whawhai, Okeroa Kiwi, Te Wao, Motu, Pou Eratuha, Rihara to Aoiriroa, Horo Iwi, Wata Iwi, Ruhia Kaitangi Maheuheu, Ngawera, Tuiao, Purua Hinetonga, Ngatauru, (trustee, Taramotu), Pakanga, Te Aba, Himeua, Taiawhio, Tuiti, Hera Walkauri, Te Tuhi, Ngawai Papa, Hamahono, Wi Kamokamo, and the other Native owners of that piece of land situate in the Cape Survey District, being Section No. 25, Block IV., Cape, and containing by admeasurement 162 acres (more or less), being the land comprised in memorandum of lease, registered No. 643, to Allen Bell, of Stony River, Okato, farmer, transferee.

Whereas the above-named Allen Bell has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Allen Bell and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease; and I fix the house of Ruhira Porikapo, at Stony River, as the place where, and Saturday, the 15th day of September, 1894, at 11 o'clock in the forenoon, as the time when, such meeting

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

MOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, PATEA, at 9 o'clock a.m. on Monday, the 10th September, 1894, to fix the Rent for a NEW LEASE to John Ross of part of Otauto Native Reserve, containing 640 Acres (more or less), being Land comprised in Confirmed Lease No. 40.

being Land comprised in Confirmed Lease No. 40.

TO Koria, Mere Taurua, Kakahou, Pawhare, Raukura Ngapereki, Tuirirangi, Hokopaura, Paraeroa, Rakete, Tutae, Ngaoneone, Ngarangi Katitia, Uruanewa, Te Purei Hitaere, Hinerangi, Miriama Hinekorangi, Te Kehu, and the other Native owners of all that piece of land situate in the County of Patea, being portion of the Otauto Native Reserve, containing by admeasurement 640 acres (more or less), being the land comprised in confirmed lease No. 40; and to John Ross, of Patea, farmer, assignee.

Whereas the above-named John Ross has given notice to me, under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said John Ross and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease; and I fix the Courthouse, Patea, as the place where, and Monday, the 10th day of September, 1894, at 9 o'clock in the forencon, as the time when, such meeting shall take place.

Dated this 1st day of August, 1894.

J. K. WARBURTON,
No. 133.1

J. K. WARBURTON, Public Trustee.

No. 133.1

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

NOTICE to NATIVE OWNERS and LESSEE of a MEETING to be held at the COURTHOUSE, PATEA, at 11 o'clock a.m. on Monday, the 10th September, 1894. to fix the Rent for a New Lease to Patrick Francis Verdon of portion of the Otauto Native Reserve, containing 800 acres (more or less), being Land comprised in Confirmed Lease No. 40.

of the Otauto Native Neberre, Commenced acres (more or less), being Land comprised in Confirmed Lease No. 40.

To Koria, Mere Taurua, Kakahou, Pawhare, Raukura Ngapereki, Tuirirangi, Hokopaura, Paraeroa, Rakcte, Tutae, Ngaoneone, Ngarangi Katitia, Uruanewa, Te Purei Hitarere, Hinerangi, Miriama Hinekorangi, Te Kehu, and the other Native owners of all that piece of land situate in the County of Patea, being portion of the Otauto Native Reserve, and containing by admeasurement 350 acres (more or less), being the land comprised in confirmed lease No. 40; and to Patrick Francis Verdon, of Patea, farmer, transferce.

Whereas the above-named Patrick Francis Verdon has given notice to me. under the provisions of section 8 of "The West Coast Settlement Reserves Act, 1892," that he desires to obtain under that section a new lease of the land above described; and I consider his application ought to be given effect to: Now, therefore, I do hereby appoint a meeting to take place between the said Patrick Francis Verdon and all the Native owners of the above-described land, for the purpose of fixing the rent to be paid for the said land for the first twenty-one years of the new lease; and I fix the Courthouse, Patea, as the place where, and Monday, the 10th day of September, 1894, at 11 o'clock in the forenoon, as the time when, such meeting shall take place.

Dated this 1st day of August, 1894.

J. K. WARBURTON, Public Trustee.

No. 134.7

J. K. WARBURTON, Public Trustee.

Bankruptcy Notices.

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

OTICE is hereby given that Thomas Blong, of Helensville, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden Mr. D. Stewart's store, Helensville, on the 24th day of August, 1894, at 2.30 o'clock.

21st August, 1894.

J. LAWSON, Official Assignee.

In Bankruptcy.

In the estate of EMILY ANNIE LEDGER, of Gisborne, Draper. FIRST dividend, of 3s. 4d. in the pound, in the above estate is now payable at my office, Gladstone Road.

JOHN COLEMAN,
Deputy Official Assignee.

Gisborne, 25th August, 1894.

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

NOTICE is hereby given that JOSEPH GLEDHILL, of Palmerston North, Flaxmiller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be held at my office, on the 4th day of September, 1894, at 2.30 o'clock.

Official Assignee.

G. J. SCOTT, Deputy Official Assignee. Palmerston North, 27th August, 1894.

In Bankruptcy.

NOTICE is hereby given that dividends in the undermentioned estates have been declared, and will be payable at my office on Wednesday next, the 29th instant:—

Andrew Moran: Second and final, 6\frac{1}{4}d. in the pound.

Alfred Joseph Kirk: Second and final, 3\frac{1}{4}d. in the pound.

Alfred Joseph Kirk: Second and final, 3\frac{1}{4}d. in the pound.

John Brodie: First and final, 4\frac{1}{4}d. in the pound.

James Bagust: First and final, 3s. 1d. in the pound.

John Max Walter: First and final, 2s. 1d. in the pound.

William Tyler Tattle: Second and final, 7d. in the pound.

H. Rosenthal: First and final, 1s. 7\frac{2}{4}d. in the pound.

A. M. Black: First and final, 5s. in the pound.

Henry Moss: First and final, 6d. in the pound.

Bedell and Ward: First and final, 3s. 6d. in the pound. JAMES ASHCROFT,

Wellington, 27th August, 1894.

In Bankruptcy.—In the Supreme Court of New Zealand, In Bankruptcy.—In the District Court of Timaru and Wellington District.

OTICE is hereby given that VIGGO JOHN SORENSON, of Willis Street, Wellington, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 4th day of September, 1894, at 2.30 o'clock.

27th August, 1894.

JAMES ASHCROFT, Official Assignee.

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

NOTICE is hereby given that GEORGE THOMAS HARRIS, of Wellington, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 24th day of August, 1894, at 11 o'clock.

JAMES ASHCROFT,

17th August, 1894.

Official Assignee.

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

OTICE is hereby given that WILLIAM ROBERT Mc-KINSTRY, of Wellington, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office on the 4th day of September, 1894, at 11 o'clock.

17th August, 1894.

JAMES ASHCROFT, Official Assignee.

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

OTICE is hereby given that CHARLES BOLTON, of Wellington, Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 5th day of September, 1894, at 11

JAMES ASHCROFT, Official Assignee.

Wellington, 29th August, 1894.

In Bankruptcy.—In the District Court of Westland, holden at Greymouth.

OTICE is hereby given that Thomas Cannon, of Snowy Creek, County Inangahua, Sawyer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 29th day of August, 1894, at 1 o'clock in the afternoon.

ROBT. WM. RUSSELL, Deputy Official Assignee.

Greymouth, 20th August, 1894.

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

OTICE is hereby given that WILLIAM HENRY KIDDEY, of Christchurch, Publican, out of business, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 31st day of August, 1894, at 2 o'clock.

G. L. GREENWOOD, Christchurch, 25th August, 1894. Official Assig Official Assignee.

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

NOTICE is hereby given that JAMES EAGLE, of Sydenham, Provision Merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 31st day of August, 1894, at 11 o'clock.

G. L. GREENWOOD, Christchurch, 25th August, 1894. Official A Official Assignee.

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

OTICE is hereby given that Joseph Edwards, of Ashburton, News Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 5th day of September, 1894, at holden at my omes, on the forencon.

JOHN DAVISON,

22nd August, 1894.

Deputy Official Assignee.

OTICE is hereby given that JEREMIAH COSTIGAN, of Timeru. Tobacconiet was this June 1 Timaru, Tobacconist, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade, Timaru, on Friday, the 31st day of August, 1894, at 2.30 o'clock.

ALEX. MONTGOMERY,
Deputy Official Assignee.

Timaru, 21st August, 1894.

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

No. 72.

No. 72.

NOTICE is hereby given that JOHN INFIELD, of Port Chalmers, Hotelkeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 6th day of September, 1894 at 2 30 cyleck 1894, at 2.30 o'clock.

C. C. GRAHAM, Official Assignee.

Dunedin, 27th August, 1894.

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

No. 74.

No. 14.

NO. at 11 o'clock.

Dunedin, 27th August, 1894.

C. C. GRAHAM, Official Assignee.

Land Transfer Act Potices.

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

3115. JAMES HILL.—Lots 1, 2, 3, and 4 of the Resubdivision of Lot 39 of the Subdivision of Allotments 4 and 5, Section 10, Suburbs of Auckland, containing 2 roods and 7 perches. Occupied by Applicant.

3119. WILLIAM AITKEN.—Pukekura No. 13 Block, containing 290 acres 2 roods. Unoccupied.

Diagrams may be inspected at this office.
Dated this 25th day of August, 1894, at the Lands Registry Office, Auckland.

Office, Auckland.

EDWIN BAMFORD, District Land Registrar.

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

7486. FRED BEVERLEY.—1 rood 33½ perches, part Rural Section 79, Borough of Sydenham. Occupied by — McCormack, — Robertson, and Mrs. Bentley.

7487. GEORGE HENRY STOCKDILL, claiming as heir-at-law of John Stockdill, deceased.—20 perches, part Section 506, City of Christchurch. Occupied by Mrs. E. Davis.

Davis.
7501. CHARLES BOWKER.—30.9 perches, part Rural Section 2334, Block X., Arowhenua Survey District. Occupied by Michael Allen.
7503. DAVID JAMES McINTYRE and JOHN McINTYRE.—30 acres, Rural Section 9945, Block XII., Westerfield Survey District. Occupied by Applicants.
7504. WILLIAM KENNAWAY, LAURENCE JAMES KENNAWAY, WALTER KENNAWAY, GODFREY ROBERT LEE, and EDWARD ACTON.—654 acres 2 roods 6 perches, part Rural Section 4196, Block III., Pareora Survey District. Occupied by Applicants.
Diagrams may be inspected at this office.
Dated this 25th day of August, 1894, at the Lands Registry

Dated this 25th day of August, 1894, at the Lands Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar.

E

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 1st day of October, 1894.

2433. GEORGE MORGAN.—164 acres 3 roods 39 perches, Section 3 and part Section 4, Takapu District. In occupation of Applicant.

Diagrams may be inspected at this office.
Dated this 29th day of August, 1894, at the Lands Registry Office, Wellington.

J. W. SHAW Deputy District Land Registrar.

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

DAVID CADENHEAD.—1 rood, being Allotment 10, Block VI., Harrisville, and being part of Section 28, Block I., Invercargill Hundred. Occupied by one Richard Thomas. No. 2577.

Diagrams may be inspected at this office.

Dated this 21st day of August, 1894, at the Lands Registry Office, Invercargill.

481

F. G. MORGAN, District Land Registrar.

Private Advertisements.

THOMAS JAMES MACLOUGHLIN, L.R.C.P., L.R.C.S., L.M. Edin., now residing in Wellington, hereby give notice that I intend applying on the 1st October next to have my name placed on the Medical Register for the Colony of New Zealand, and that I have deposited the evidence of my qualification in the office of the Registrar-General.

T. J. MACLOUGHLIN Dated at Wellington, 27th August, 1894.

JOSEPH ANDREW GOING, Member of the Royal Conlege of Surgeons of England, and Licentiate of the Society of Apothecaries of London, now residing in Auckland, hereby give notice that I intend applying, on the 22nd of September next, to have my name placed on the Medical Register for the Colony of New Zealand, and that I have deposited the evidence of my qualification in the office of JOSEPH ANDREW GOING, Member of the Royal College deposited the evidence of my qualification in the office of the Registrar at Auckland.

Dated at Auckland, this 21st day of August, 1894.

JOSEPH ANDREW GOING, B.A. (Cantab.).

THE TAPU FLUKE GOLD-MINING COMPANY (LIMITED).

OTICE is hereby given that the registered office of the above company has been removed to Halyday's Buildings, Shortland Street, Auckland, and that the Manager is ings, W. I W. H. CHURTON, A.S.A.A., England.
Given under the common seal of the company, at Auckland, this 22nd day of August, 1894.

ARTHUR WRIGHT, Directors. 483 R. NEILL,

In the matter of "The Foreign Companies Act, 1884," and of the Singer Manufacturing Company.

NOTICE is hereby given that the office or place of business of the above company in the Town of Palmerston North has been removed from the Rangitikei Line to "The Square," in a building known as "Kerslake's Buildings," in the said town.

Dated this 22nd day of August, 1894.

THE SINGER MANUFACTURING COMPANY (S. Robinson, General Manager).

In the matter of "The Companies Act, 1882," and its amendments; and in the matter of the Avon Steam-packet and Dredging Company (Limited).

Dredging Company (Limited).

OTICE is hereby given that at an extraordinary general meeting of the members of the above-named company, held on the 31st July, 1894, the following resolution was duly and unanimously passed—viz., "That the company be wound up voluntarily"; and, further, that at a subsequent extraordinary general meeting of such members, held on the 17th August, 1894, the aforesaid resolution was duly and unanimously confirmed.

And notice is hereby also given that Charles James Marshall, of Christchurch, licensed land-broker, has been duly appointed Liquidator of the said company.

Dated at Christchurch, this 23rd day of August, 1894.

S. MANNING,

S. MANNING, Chairman of both meetings.

THE NEW ZEALAND GAZETTE.

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

Single copies of the Gazette, 6d. each.

Advertisements are charged at the rate of 6d. per line for the first insertion and 3d. per line for the second and any subsequent insertion.

Statements under the Mining Act are uniformly charged

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

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

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

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable. Cheques should be crossed "Public a/c," and exchange added.

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

Prepayment may be demanded in any case. In order to prevent delay in publication a sufficient remittance should accompany every advertisement. returned with receipted account. Any surplus will be

,	YANTINTA 1	ATMO		
	CONTE	NTS.		PAGE
APPOINTMENTS	••	••	••	1367
BANKRUPTCY NOTICES	••	••	••	1384
CROWN LANDS NOTICES	••	••	••	1370
For Sale by Public Local District const Recreation-grounds Domains Act, 188 Regulations for Spec Rural, open for Sale	ituted brough 1" cial Sett	t under		1363 1353 Public 1359, 1362 1354 1362, 1365
Set apart for Village	e Settler	ments		1354
Temporarily reserve	d	••	••	1365
Vesting Reserves	••	••	••	1360
LAND TRANSFER ACT N	OTICES	••	••	1385
Miscellaneous— Additional Regulationservation Act, 188 Appointing Poverty	ons undo 4" Bay a 1	er "The I	Fisherie	s Con- 1359
Agents must be lie	ensed			1369
Bonuses Civil Service Senior	••	••	••	1369
Civil Service Senior	Examir	nation	• •	1370
Close Season for Sea Despatches from the	uls	••	. ••	1361
Foreign Stock may	be len	ary of Sta	ite	1368
Ington, or Lyttelt Ironbark Timber Su Letters of Naturalis Notice by the Public	on pplies ation iss Truste	ued e of his E	lection	1360 1377 1369
minister Intestate Notices under the U	Estate:	S	. :-	1369
Place where Miners	nciaime	ed Lands	Act	1369, 1370
Powers delegated un	der "Ti	, «с., шау he Public	Domeir	ied 1363
1881 "			1260	1961 1960
Resignation of Mem Revoking Regulation	tine Graber of Tons	ound for S lown Boa the Int	Stock rd roducti	1353
_ Australasian Stock	into N	ew Zeala	nd	1361
Te Makarini Scholar	ships		• •	1377
Australasian Stock Te Makarini Scholar Tenders for Inland R The Rating Acts of 1certain Counties, d	Mail Ser .882 and	vices 1876 to b	e in Fo	1378 rce in
Validating By-laws	nade by	Borough	Counci	1368 l 1359
NATIVE LAND COURT N	OTICES	••	••	1372
PRIVATE ADVERTISEMEN	TS	••	••	1386
VOLUNTEERS	••	**	••	1367