

THE

NEW ZEALAN GAZETT

Published by Authority.

WELLINGTON, THURSDAY, JUNE 20, 1895.

Land set apart for Settlement.

(L.S.)

GLASGOW, Governor. PROCLAMATION.

A PROCLAMATION.

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

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

apart for settlement.

SCHEDULE.

WAIMANA BLOCK.

ALL that area in the Auckland Land District, situate in the Parish of Waimana, and containing by admeasurement 15,986 acres, more or less. Bounded towards the north by Section No. 245 of the Parish of Waimana; towards north by Section No. 245 of the Parish of Waimana; towards the north-east generally by Sections Nos. 312 and 313 of the same parish, by a mineral springs reserve, again by Section No. 313, by a public road, by Sections Nos. 315 and 314, by a public road, by Section No. 181, and by the Waimgarara Stream; towards the east generally by the Nukohou River and Sections Nos. 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 197, 198, 199, and 200; towards the south by Sections Nos. 203, 202, 201, and 307, and a line across the Waimana River; again towards the east by the Waimana River; again towards the south by Section No. 279; and towards the west generally by Sections Nos. 278, 277, 276, and 275, across and by the Waimana River, by a public road, and by Sections Nos. 282, 281, 280, and 311, all of the Parish of Waimana aforesaid: save and except from the area herein-before described Sections Nos. 316, 317, and 318 of the Parish of Waimana aforesaid. of Waimana aforesaid.

dimana aforesaid.

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 issued under the Seal of the said Colony, at the Government House, at Wellington, this ninth day of May, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE,

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for Settlement.

(L.S.)

GLASGOW, Governor. A PROCLAMATION.

A PROCLAMATION.

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

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

apart for settlement.

SCHEDITLE

NGUNGURU BLOCK.

ALL that area in the Auckland Land District, containing by admeasurement 6,125 acres, more or less, and consisting of Sections Nos. 4 and 12 of Block II., Sections Nos. 2, 3, 5, and 6 of Block III., Whangarei Survey District; Sections Nos. 8, 9, 10, 11, and 12 of Block XIII., and Section No. 21 of Block XII., Opuawhanga Survey District; Sections Nos. 4 of Block II. and 5 of Block III., Whangarei Survey District; Section No. 1 of Block III., Whangarei Survey District, and Section No. 6 of Block XIII., Opuawhanga Survey District; Section No. 7 of Block XIII., Opuawhanga Survey District; Section No. 22 of Block XII., Opuawhanga Survey District, and Section No. 13 of Block II., Whangarei Survey District, and Section No. 13 of Block II., Whangarei Survey District, and Section No. 13 of Block II., Whangarei Survey District. District.

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 issued under the Seal of the said Colony, at the Government House, at Wellington, this sixteenth day of May, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Changing the Name of Greytown (Otago).

(L.S.)

GLASGOW, Governor.

PROCLAMATION.

A PROCLAMATION.

WHEREAS there are now existing two places in the Colony of New Zealand bearing the same name, that is to say, the Borough of Greytown, in the County of Wairarapa South, and the Township of Greytown, in the Taieri County, the last-named being the more recent in date of existence: And whereas, under the fourth section of "The Designation of Districts Act, 1894," I lately required the County Council of the Taieri County, being the local authority having jurisdiction in that behalf, to submit a new name for such township for my approval, as mentioned in the said section: And whereas the said Council hath accordingly submitted to me the name of "Allanton" in lieu of the existing name of "Greytown":

Now, therefore, in pursuance and exercise of the powers and authorities conferred on me by sections two and four of "The Designation of Districts Act, 1894," 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 name of the Township of Greytown, in the Taieri County, shall be and the same is hereby altered to "Allanton," and do assign the last-mentioned name to such township accordingly, and also do hereby proclaim and declare that this Proclamation shall take effect on and after the first day of December, one thousand eight hundred and ninety-five.

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

A. J. CADMAN, For Minister of Lands.

GOD SAVE THE QUEEN!

Extension of Time for Preparation of Selwyn County Rolls.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1895.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS it has been made to appear that, owing to

HEREAS it has been made to appear that, owing to unavoidable circumstances, the preparation of the rolls for the County of Selwyn, and the taking of certain steps consequent on such preparation, cannot be made and taken within the times limited by "The Counties Act, 1886," and it is expedient to extend the said times respectively:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the several dates mentioned in the Schedule hereto shall be the respective dates for taking the several steps set out in the said Schedule.

SCHEDULE.

1. For preparing the rolls for ridings within the County of Selwyn: Until the 22nd July, 1895.

2. Time for which such rolls shall be open for inspection: From the 27th July, 1895, to the 15th August, 1895.

3. Time for appeals against the said rolls: Until the 31st August, 1895.

4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 30th September, 1895.

5. Time when the said rolls, having been duly corrected and signed, shall come into force: On the 1st October, 1895.

ALEX. WILLIS, Clerk of the Executive Council.

Extension of Time for Preparation of Cook County Rolls.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS it has been made to appear that, owing to unavoidable circumstances, the preparation of the roils for the County of Cook, and the taking of certain steps consequent on such preparation, cannot be made and taken within the times limited by "The Counties Act, 1866," and it is expedient to extend the said times respectively:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the several dates

colony, doth hereby order and declare that the several dates mentioned in the Schedule hereto shall be the respective dates for taking the several steps set out in the said Schedule.

SCHEDULE.

1. For preparing the rolls for ridings within the County of Cook: Until the 22nd May, 1895.
2. Time for which such rolls shall be open for inspection: From the 27th May, 1895, to the 15th June, 1895.
3. Time for appeals against the said rolls: Until the 29th

June, 1895. 4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 20th July,

1895.
5. Time when the said rolls, having been duly corrected and signed, shall come into force: On the 1st August, 1895.

ATREX WILLIS,

ALEX. WILLIS, Clerk of the Executive Council.

Appointing Day for closing under "The Shops and Shop-assistants Act, 1894."

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the local authority of the Borough of Greytown, being duly authorised by "The Shops and Shop-assistants Act, 1894," to appoint, by special resolution, in the month of January, one thousand eight hundred and ninety-five, the day on which shops in the said borough are to be closed in accordance with the said Act, has failed so to appoint a day:

Now, therefore, I, David, Earl of Glasgow, 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 in this behalf conferred upon me by section ten of the said Act, do hereby appoint Thursday to be the day on which shops shall be closed in the said Borough of Greytown, in accordance with the said Act. said Act.

ALEX. WILLIS, Clerk of the Executive Council.

Terms and Conditions of Lease of Village-homestead Allot-ments in Otago.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

FIRST SCHEDULE.

OTAGO LAND DISTRICT.—VILLAGE-HOMESTEAD ALLOTMENTS.

			Lease ir	Perpetuity.
Section.	Block.	Area.	Rent per Acre.	Half-yearly Rent.

FIRST-CLASS LAND.

Clutha County.—Glenomaru Survey District.

A. R. P. s. d. £ s. d.

56 | VI. | 1 3 34 | 3 24 | 0 3 2

Level land, covered with burnt bush and fern. Situated on the Mokamoka Village Settlement, near the mouth of the Owaka River, about eight miles from Glenomaru Railway-station.

Vincent County .--Lower Hawea Survey District XII. $\begin{array}{c|cccc} 0 & 9.6 & 0 & 2 & 0 \\ 0 & 9.6 & 0 & 2 & 0 \end{array}$ 5 1 16 5 0 0 63 64 Level agricultural land; situated about one mile distant from Hawea Flat School and thirty miles from Cromwell. Valuations for improvements: Section 63, £4 14s.; Sec-

tion 64, £26 8s. Clutha County.—Woodland Survey District.

1 | X. | 20 1 0 | 0 96 | 0 8 0

Bush land, watered, lying about five miles and a half from Ratanui and about ten miles from Owaka, on the main Waikawa Road.

SECOND SCHEDULE.

TERMS AND CONDITIONS OF LEASE.

1. The lands enumerated in the First Schedule hereto are first-class lands, and are village-homestead allotments open for selection on lease in perpetuity, under the provisions of "The Land Act, 1892" (hereinafter referred to as "the said Act'

2. The day on which the land shall be open for selection

shall be Wednesday, the 14th day of August, 1895. 3. The rental stated in the First Schedule hereto shall be

8. The rental stated in the First Schedule hereto shall be the price at which the land shall be open for selection.

4. Applications for leases shall be made in manner as provided in Part I. of the said Act; and all such applications shall be made to the Commissioner of Crown Lands, Dunedin; and leases will be issued in accordance with the provisions of Part I. aforesaid.

5. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the declaration prescribed in Schedule C to the said Act.

6. Each applicant shall also undertake to pay, immediately upon being declared the successful applicant, the first half-year's rent, together with the lease and registration fee.

7. All rents must be paid half-yearly, in advance, on the 1st days of January and July in each year, as provided in section 157 of the said Act; and the first half-year's rent is

section 157 of the said Act; and the first half-year's rent is payable as before provided.

8. Improvements and residence on the land comprised in the lease shall be as provided in Part III. of the said Act. The provisions of section 144, and all other provisions of the said Act with respect to substantial improvements, shall apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

9. No lessee shall subdivide, sublet, or transfer the land

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

10. No lessee shall hold more than one allotment, and such allotment shall be held for his sole use and benefit, and not for the use or benefit of any other person whom-soever. No married woman shall be eligible as a selector; but this provision shall not apply to any married woman who may become a transferee under a will or by virtue of an intestacy.

an intestacy.

11. All the provisions of the said Act, so far as applicable, shall extend and apply to the lands affected by these regulations, and to the applications and leases to be made and issued thereunder, and generally to the interests created,

and the persons whose rights, liabilities, or interests are thereby affected; and the mention of any particular provision of the said Act shall not be deemed to exclude any other provision of the said Act applicable to the particular case.

ALEX. WILLIS,
Clerk of the Executive Council.

"The Education Act, 1877."—Payments to Education Boards.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him by "The Education Act, 1877," His Excellency the Governor, with the advice and consent of the Executive Council of the colony, doth hereby make the regulation hereto annexed regarding certain payments of capitation allowance to Education Boards; and, with the like advice and consent, doth hereby prescribe that this Order shall come into force on the date of the first publication thereof in the New Zealand Gazette.

REGULATION.

REGULATION.

Notwithstanding anything to the contrary contained in an Order in Council made on the 5th day of January, 1888, under the provisions of "The Education Act, 1877," relating (inter alia) to attendance registers and returns, the payment of capitation allowance to Education Boards for the quarter ending on the 30th day of September, 1895, shall be according to the working-average attendance of the quarter ending on the 30th day of June, 1895, as working average is defined by Order in Council dated the 5th day of July, 1887, and made under the provisions of the before-mentioned Act.

ALEX. WILLIS,

Clerk of the Executive Council.

Clerk of the Executive Council.

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

GLASGOW, Governor.

GLASGOW, Governor.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—COROMANDEL COUNTY. Unsurveyed Second-class Land.

ALL that parcel of land in the Auckland Land District, situate in Blocks I. and II., Cape Colville Survey District, containing approximately 1,275 acres. Bounded towards the north and east generally by the sea; towards the south-east by a block of 1,400 acres, now open as "unsurveyed land"; towards the south by a right line running due west from the westernmost angle of the said block; and towards the northwest generally by the Poihakene No. 2 Block, to the point of commencement. commencement.

Description of Land: Broken land of good quality, black soil, about one-half forest, remainder open, situate on the coast near Cape Colville, about six miles from Port Charles.

Cash price, 10s. per acre; occupation with right of purchase, 6d. per acre per annum; lease in perpetuity, 4 8d. per acre per annum.

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

JOHN McKENZIE, Minister of Lands.

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

GLASGOW, Governor.

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

				OTAGO I	AND DIST	BICT.				
County.	District.	Section.	Block.	Area.	Cash	Price.	of Pu	n with Right chase; per Cent.		Perpetuity: per Cent.
,					Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.
				SECOND	-CLASS LA	ND.		1.		
1				A. R. P.	£ s. d.	£ s. d.	s. d.	£s.d.	s. d.	£ s. d.
Hillside	Catlin's bush land, wi	62 thanort	I. herly asp	291 2 30 ect; watere	0 12 6 d. Situate	182 10 0 ed about fi	0 7.5 ve miles s	4 11 3 nd a half f		3 13 0 a Railway-
station.				•						
Clutha	Catlin's	21	VIII.	377 0 11	0 17 6	329 17 6	0 10.5	8 4 11	0 8.4	6 11 11
	d of fair qual improvements	ity. Situ	ated nea	r the Catlin	's Bridge,	about nine	miles fro	m Glenom		
	Glenomaru					•			-	
Bush lar about one mi	nd; soil light; le from Glenor ballot is declar	well wat naru Post	ered. Si	tuated abou	t two mil	es and a h	alf from (I lenomaru '	Railway-s	tation, and
Clutha All bush	Glenomaru land except a	48 bout twen								
mouth of the	Catlin's River									
	Glenorchy	26	I.	51 0 9	0 8 0		0 4.8	0 10 2		0 8 2
Vincent About on	Lower Hawea e-fifth of this sated about th the result of the	20 section is	V. good land	310 0 24 fit for cultive m Cromwell	0 12 6 vation, and Valuati	193 15 0 the remain	0 7·2 ider is fair	4 16 11 grazing-lan	d, but rat	her of a dry
Vincent	Lower Hawea	3 or quality	VII. 7. Situat	313 1 13 ed near Hav	0 9 0 vea Flat. a	bout thirty	miles from	n Cromwell	and 172	miles from
Dunedin. V	aluation for in	provemen	nts, payal	ole with appl	ication or	immediatel	y the resu	lt of the bal	lot is decl	ared, £26.
Vincent	Low'rWanaka "	7	V.	150 0 0 127 3 15	0 12 6	80 0 0	0 7.5	2 0 0	0 6	1 17 6 1 12 0
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miles from Cadeclared, are	romwell. Values of as follows:	uations fo Block V	r improv —Section	ements, pay 6, £193 1s. (able with 3d.; Sectio	application on 7, £92 6	or immed s. 6d.: Blo	liately the	result of t	he ballot is
				308 1 23				614 0 1	0 8.4	5 7 10
One-third	Maniototo d fair arable l nd a half from	and, balar	nce good	grazing: wa	atered. Si	ituated alor	igside the	Hogburn S	ludge-chai	nnel, about

ments, payable with application or immediately the result of the ballot is declared, £97 14s.

Vincent .. | Tarras .. | 5 | IX. | 320 0 0 | 0 12 6 | 200 0 0 | 0 7.5 | 5 0 0 | 0 6 | 4 0 0 Open light land of a gravelly nature; has frontage to Cromwell-Wanaka Road. Situated about one mile and a half from Queensberry Post-office and eighteen miles from Cromwell. Valuation for improvements, payable with application or immediately the result of the ballot is declared, £142 15s.

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

JOHN McKENZIE, Minister of Lands.

Vaccination Stations, Hutt District, appointed.

GLASGOW, Governor.

In pursuance and exercise of the powers vested in me by "The Public Health Act, 1876," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint the places mentioned in the second column of the Schedule hereto as and to be the places at which the Public Vaccinator appointed for the districts mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that such Public Vaccinator will attend at the places aforesaid, for the purpose of performing such vaccination, on the days and at the hours set forth in the third column of the said Schedule opposite the names of such places; and, further, that at such places as last aforesaid the Public Vaccinator will attend, for the purpose of inspecting the progress of such vaccination in the persons so vaccinated, on the days and at the hours respectively set forth in the fourth column of the said Schedule opposite the names of such places.

SCHEDULE.

	for which ator appo		Place where Vacci be perform		Days and Hours fixed for Performance of Vaccination.	Days and Hours fixed for inspecting the Progress of Vaccination.
Hutt			Dr. Purdy's Lower Hutt	Surgery,	First Wednesday in each month, from 11 a.m. to noon	Second Wednesday in each month, from 11 a.m. to noon.
Hutt		• •	Dr. Purdy's Upper Hutt	Surgery,	First Thursday in January, April, July, and October, from 11.30 a.m. to 12.30 p.m.	Second Thursday in January, April, July, and October, from 11.30 a.m. to 12.30 p.m.

As witness the hand of His Excellency the Governor, this eighteenth day of June, one thousand eight hundred and ninety-five.

P. A. BUCKLEY.

Extension of Period for Election of Boards of Conciliation.

GLASGOW, Governor.

GLASGOW, Governor.

WHEREAS by "The Industrial Conciliation and Arbitration Act, 1894," it is, inter alia, enacted that Boards of Conciliation shall be elected for the respective industrial districts, but that the Governor may from time to time extend the period within which such election shall be held: Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise of the authority vested in me by the said Act, do hereby extend the period within which the election of the Board of Conciliation for each of the said industrial districts may be held until the fifteenth day of August, one thousand eight hundred and ninety-five. ninety-five.

this twentieth day of June, one thousand eight hundred and ninety-five.

W. P. REEVES.

Public Vaccinators, Amuri and Manuherikia Districts, appointed.

Colonial Secretary's Office, Wellington, 15th June, 1895.

IS Excellency the Governor has been pleased to appoint point

CHARLES THOMAS LITTLE, Esq., M.B., &c., Univ. N.Z., to be a Public Vaccinator, under "The Public Health Act, 1876," for the District of Amuri; and

GEORGE HODGES, Esq., M.B., &c., Univ. Edin., to be a Public Vaccinator under the said Act for the District of Manuherikia.

P. A. BUCKLEY.

Cancellation of Volunteer Regulation.

Wellington, 15th June, 1895.

IS Excellency the Governor has been pleased to approve of the deletion of paragraph 15, Volunteer Regulations, 1895. R. J. SEDDON.

Under-Secretary for Defence appointed.

Defence Office,
Wellington, 19th June, 1895.

IS Excellency the Governor has been pleased to approve of the appointment of prove of the appointment of

Major Sir ARTHUR PERCY DOUGLAS, Bart., New Zealand Militia, as Under-Secretary for Defence. Date of appointment, 17th June, 1895.

R. J. SEDDON.

Inspectors of Factories appointed.

Department of Labour, Wellington, 18th June, 1895.

Wellington, 18th June, 1895.

IIS Excellency the Governor has been pleased to appoint the under-mentioned persons to be Inspectors of Factories under "The Factories Act, 1894," and to assign to them the districts set opposite their names, viz.:—

Name. Constable Joseph Geo. May

Constable MICHAEL LEAHY

District.
The North Island of the Colony of New Zealand, and the Islands adjacent thereto. The South Island of the Colony of New Zealand, and the Islands adjacent thereto.

W. P. REEVES.

Result of Poll for Proposed Loan, Cook County Council.

Colonial Secretary's Office,

Wellington, 15th June, 1895.

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

P. A. BUCKLEY.

COOK COUNTY COUNCIL.—ARAKIHI LOAN.

I HEREBY give notice that at a poll of the ratepayers of the Arakhli Special District, taken on the 4th May, 1895, upon a proposal by this Council to raise a loan of £1,400 for the construction of three roads in the district, the following votes were recorded:-

For the proposal, 4 persons exercised 4 votes; against the proposal, none: Total number of persons on the roll, 5, capable of exercising 5 votes.

As a majority of persons exercised a majority of votes in favour of the proposal, I declare it carried.

CHARLES GRAY. Chairman.

Cook County Council Office, Gisborne, 8th June, 1895.

Result of Poll for Proposed Loan, Wirokino Road Board, County of Horowhenua.

Colonial Secretary's Office,

Wellington, 18th June, 1895. THE following notice, received from the Chairman of the Wirokino Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1886."

P. A. BUCKLEY.

WIROKINO ROAD BOARD.—"THE LOCAL BODIES' LOANS ACT, 1886."

1886."
THE following is the result of a poll taken at Mr. G. Potts's woolshed on Thursday, the 13th day of June, 1895, on a proposal to raise a loan of £500, under "The Government Loans to Local Bodies Act, 1886," for acquiring and making a road through Ihakara's reserve:

Number of ratepayers on roll, 4; number of votes, 9: Number of votes in favour, 7; number of ratepayers, 3: majority of ratepayers in favour, 2; majority of votes in favour, 5: votes not recorded 2.

favour, 5: votes not recorded, 2.

As a majority of the ratepayers, exercising more than one-half the number of votes on the special roll, have voted in favour, I hereby declare the proposal to be duly carried.

Given under my hand, this 15th day of June, 1895, at

Levin.

JNO. DAVIES, Chairman, Wirokino Road Board.

Special Order made by the Upper Wangaehu Road Board, County of Wanganui.

Colonial Secretary's Office, Wellington, 17th June, 1895.

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

P. A. BUCKLEY.

EXTRACT FROM SPECIAL ORDER MADE BY THE UPPER WANGAEHU ROAD BOARD.

WANGAEHU ROAD BOARD.

That a special order be made making a special rate of \$\frac{1}{3}\text{d}\$. in the pound on the rateable value of the following properties liable to be specially rated under the provisions of "The Local Bodies' Loans Act, 1886," and "The Government Loans to Local Bodies Act, 1886": (1) Otuangiangi, 680 acres; (2) that portion of Section 5, Heao Block, bounded on one side by a straight line running from the northernmost point of Otuangiangi to the south-eastern corner of Section 4. point of Otuangiangi to the south-eastern corner of Section 4, Heao Block, and on the other side by the Wangaehu River,

13 acres; (3) Runs 4, 3, 2, and 1, Heao Block; Run 45, Ngamatea Survey District; Runs 44, 43, 42, 41, 37, 38, and 39, Mangauheu Survey District; and (4) that portion of the Matawhitia Block bounded by the Wangaehu River and the Upper Wangaehu Valley Road, 100 acres. Such rate to be for the purpose of providing interest and sinking fund for a 10-per-cent. loan of £100 for the construction of a cart-road up the Wangaehu Valley, obtained under the provisions of the said Acts, and shall be an annually-recurring rate, payable in two equal half-yearly instalments on the 1st day of May and the 1st day of November, and on the same dates of each year until the loan in respect of which the said rate of each year until the loan in respect of which the said rate is made is paid off.

I hereby certify that a special order of which the above is a copy was duly passed, in accordance with the provisions of sections 75 and 76 of "The Road Boards Act, 1882," at a meeting of the Upper Wangaehu Road Board held 2nd March, 1895, and confirmed at a special meeting of the Upper Wangaehu Road Board held on 4th May, 1895.

FRED. H. ALLEN,
Clerk, Upper Wangaehu Road Board.
Mangamahu, 3rd June, 1895.

Special Order made by the Upper Wangaehu Road Board, County of Wanganui.

Colonial Secretary's Office, Wellington, 17th June, 1895.

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

P. A. BUCKLEY.

EXTRACT FROM SPECIAL ORDER MADE BY THE UPPER WANGAEHU ROAD BOARD.

Wangaehu Road Board.

That a special order be made making a special rate of pod. in the pound on the rateable value of the property contained within the following boundaries: Commencing at the most northerly corner of Small Grazing-run No. 36, Block VIII., Mangawhero Survey District; thence in a south-easterly direction along the boundaries of the said Run No. 36 and perpetual-lease Section No. 11, Block VIII., Mangawhero Survey District, to the boundary of the road district; thence by the boundary of the road district in a southerly direction to the most south-easterly point of perpetual-lease Section R4, Block XI., Mangawhero Survey District (occupied by Mr. Morgan); thence by the southern, south-western, and western boundary of the last-mentioned section to the Mangamahu Stream; thence up the Mangamahu Stream to the most south-westerly point of Small Grazing-run No. 34, Mangawhero Survey District; thence along the south-western and western boundary of the said Run No. 34 to Hale's Track; thence by Hale's Track, along the boundaries of Small Grazing-runs Nos. 34, 35, 40, and 36, to the starting-point. Such rate to be for the purpose of providing interest and sinking fund for a 10 per-cent. loan of £140 for the construction of the Mangamahu Valley Road from Mangamahu, obtained under the provisions of "The Local Bodies' Loans Act, 1886," and shall be an annually-recurring rate, payable in two equal half-yearly instalments, commencing on the 1st day of May, 1895, and the 1st day of November, 1895, and on the same dates of each year following until the loan in respect of which the said rate is made is paid off.

Clerk, Upper Wangaehu Road Board.

Mangamahu, 3rd June, 1895.

I hereby certify that a special order was made, levying a special rate for the Mangamahu Valley Road Loan of £140,

I hereby certify that a special order was made, levying a special rate for the Mangamahu Valley Road Loan of £140, at a meeting of the Upper Wangaehu Road Board held on the 2nd March, 1895, and confirmed at a special meeting of the Upper Wangaehu Road Board held on 4th May, 1895.

FRED. H. ALLEN,

Clerk, Upper Wangaehu Road Board.

Special Order made by the Waimate Road Board, County of Hawera.

Colonial Secretary's Office,
Wellington, 18th June, 1895.

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

WAIMATE ROAD BOARD .- SPECIAL ORDER. That, to secure repayment of a loan of £700 and interest thereon raised under "The Government Loans to Local Bodies Act, 1886," a special rate of 4 ½ d. in the pound be made and levied over the Oeo Road Special Rating Area,

comprising the following sections: Nos. 2, 3, 4, 5, 6, 11, and 12, Block IX., 9 and 13, Block V., all in the Kanpokonui Survey District. Such rate to be an annually-recurring rate for twenty-six years, and to be payable on the 1st day of January in each year.

I hereby certify that the above special order was duly adopted at a meeting of the Waimate Road Board on the 3rd day of May, 1895, and confirmed at a special meeting of the Board on the 7th day of June, 1895.

Manaia, 13th June, 1895.

GEORGE TINDLE, Clerk.

Belgian Consul General, Melbourne, to receive Residue of Intestate Estates in certain Cases under Public Trust Office Act.

> Colonial Secretary's Office, Wellington, 17th June, 1895.

THE following notification is published in accordance with section 49 of "The Public Trust Office Consolidation Act, 1894."

P. A. BUCKLEY.

It having been made to appear that the Consul-General for the Kingdom of Belgium resident at Melbourne, in the Colony of Victoria, is the Chief Consular Officer in New Zealand for such country within the meaning of the 49th section of "The Public Trust Office Consolidation Act. section of "The Public Trust Office Consolidation Act, 1894," and that he has been duly nominated for the purpose of receiving any residue of any intestate estate which shall properly come or belong to the next-of-kin of any deceased intestate resident within the jurisdiction of the said kingdom, it is hereby notified, pursuant to the terms of the above-mentioned section, that the sanction of the Right Honourable the Earl of Kimberley, one of Her Majesty's Principal Secretaries of State for the United Kingdom, has been given to such nomination as aforesaid. been given to such nomination as aforesaid.

Dated at Wellington, this 15th day of June, 1895.

P. A. BUCKLEY.

Arbor Day.

Colonial Secretary's Office, Wellington, 18th June, 1895.

WEDNESDAY, the 7th day of August next, will be observed as a public holiday in the Government offices throughout New Zealand, for the celebration of Arbor Day.

P. A. BUCKLEY, Colonial Secretary.

Approval of By-laws Nos. 7 and 8, as passed by the Bruce County Council.

DURSUANT to the authority contained in the 130th section of "The Public Works Act, 1894," I, John Mc-Kenzie, Minister of Lands, do hereby approve of the withinwritten By-law No. 7 and By-law No. 8, made by the County Council of the County of Bruce.

Given under my hand, this 19th day of June, 1895.

JOHN McKENZIE Minister of Lands.

BY-LAWS OF THE BRUCE COUNTY COUNCIL. BY-LAW No. 7.

In pursuance of the powers, provisions, and authorities contained in "The Counties Act, 1886," "The Public Works Act, 1894," and of all other enabling powers, provisions, and authorities contained in any other Acts, or otherwise vested in it, the Council of the Bruce County hereby make and ordain the following by-laws, the same to come into operation when

In these by-laws, if not inconsistent with or repugnant to the context,

- "The county" means the Bruce County as constituted under "The Counties Act, 1886":
- "The Council" means the Bruce County Council:
- "County Clerk" or "Clerk" means the Clerk of the Bruce County Council:
- "Road" or "public road" means any road, street, thoroughfare, or way of a public nature, or used by the public as of right:

"Public place" means and includes every road, street, | "Fublic place" means and includes every road, street, footpath, court, alley, or thoroughfare of a public nature, or open or used by the public as of right, and every reserve and place of recreation or resort so open or used:

"Footpath" or "footway" means a space formed or set apart on the side of any road or street, or elsewhere, for the use of the foot-passengers, or which is generally used by foot passengers.

rally used by foot-passengers:
"Chairman" or "County Chairman" means the Chairman of the Bruce County.

Offences on Roads and Public Places.

Any person guilty of any of the following offences, nuisances, or neglects within the County of Bruce, or offending against any of the following by-laws, shall be lable to a penalty not exceeding five pounds sterling for each separate

1. A person riding on a bicycle or tricycle or other similar vehicle upon any public road, upon meeting any person riding any horse or driving any vehicle drawn by a horse or horses, and before approaching within two chains of such person, shall stop, dismount, and remove his bicycle or tricycle or other similar vehicle to the side of the road until the verson with the horse or horses shell have safely person.

other similar vehicle to the side of the road until the person with the horse or horses shall have safely passed.

2. Any person riding a bicycle or tricycle or similar vehicle upon any public road shall, upon passing any person riding any horse, or driving any vehicle drawn by horse or horses, and going in the same direction as the rider of the bicycle or tricycle or similar vehicle, reduce the speed when passing such rider of any horse or driver of any vehicle drawn by a horse or horses when within a distance of two chains from any such rider of any horse or driver of any chains from any such rider of any horse or driver of any vehicle drawn by a horse or horses.

vehicle drawn by a horse or horses.

3. Any person riding on any bicycle or tricycle or other similar vehicle on any public road between sunset and sunrise without a proper light.

4. Any person riding or driving across any bridge on any public road with any horse, or with any cart, wagon, dray, carriage, or other vehicle, faster than at a walking pace.

5. Any person walking, riding, or driving on any public road who leaves open any registered gate placed upon such road. Any person committing any breach of this by-law shall, in addition to the before-mentioned penalty, pay to the Council such sum by way of compensation for damage as the Justice adjudicating upon the information shall in hearing thereof order. thereof order.

Width of Tires of Wheels.

The width of tires of all wheels of every cart, dray, wagon, or other vehicle upon the roads in Bruce County shall be regulated in proportion to the load on such cart, dray, wagon, or other vehicle according to the scale set forth in the First Schedule hereto, and every owner or driver or other person in charge of any cart, dray, wagon, or other vehicle on any such road the whole load on which shall exceed that specified and provided for in the said First Schedule shall be

liable to a penalty not exceeding five pounds.

It shall be lawful for any person acting under the authority of the Council, or for any policeman or constable, to stop any cart, dray, wagon, or other vehicle affected by the first section of this by-law when on any such road, and to examine and measure the width of the tires of the wheels of such cart, dray, wagon, or other vehicle, and to cause such cart, dray, wagon, or other vehicle, and the load then thereon, to be weighed, if a weighbridge be within a reasonable distance, and if there be no weighbridge within a reasonable distance to measure and compute the weight of the load on such cart, dray, wagon, or other vehicle on the scale set forth in the Second Schedule hereto; and every owner or driver or person in charge of such cart, dray, wagon, or other vehicle, after such weighing and measuring and examination shall have been lawfully required refusing to permit such weighing, the been lawfully required, refusing to permit such weighing, measuring, or examination, or in any way hindering or obstructing the same, shall for such offence be liable to a penalty not exceeding five pounds.

First Schedule.-Width of Tires in Proportion to Loads.

On two wheels:

- 1. For a load not exceeding 25cwt., tires not to be less than 21in. wide.
- 2. For a load not exceeding 30cwt., tires not to be less than $2\frac{3}{2}$ in. wide.

No load shall exceed 40cwt.

On four wheels:

- 3. For a load not exceeding 35cwt., tires not to be less than 2½in. wide.
- 4. For a load not exceeding 60cwt., tires not to be less than 3\frac{1}{4}in. wide.

No load shall exceed 100cwt.

ule.—Computation and Regulation of Weights of Loads according to the Size of Tires. Second Schedule .-

	On each Ty	wo Wheels.
Nature of Load on Dray or Wagon, &c.	Tires 2½in. wide, Load not to exceed 25cwt. 25cwt. equal to Quantity as under.	Tires 2½ or 3in. wide, Load not to exceed 28cwt. 28cwt. equal to Quantity as under.
Sawn timber or logs super. feet Firewood cords Gravel or broken stone cubic yards Bricks number Wheat bags Oats bags Barley bags Potatoes bags	600 $0\frac{1}{4}$ $0\frac{3}{4}$ 440 10 16 12 14	650 02 1 500 12 18 14 16

Heavy Traffic on Roads.

"Heavy traffic" means-

1. The transportation of any vehicle, engine, or machine which shall itself or together with any thing or things being transported thereon weigh more than 1½, tons avoirdupois

transported thereon weigh more than 12, tons avoircupous to each pair of wheels.

2. The traction of any vehicle or thing by means of bullocks, notwithstanding that such vehicle or thing may separately or together with any load thereon weigh less than

rately or together with any load thereon weigh less than 1½ tons avoirdupois.

The county road from the boundary of Kaitangata Borough through Sections 6, 4, 2, 3, 1, Block II., Sections 8, 7, 5, 6, 3, 2, Block I., North Molyneux Survey District, Sections 1 to 8, Block I., Coast Survey District, Sections 14, 12, 11, 13, 10, 5, 4, Block IX., Kaitangata Survey District; county road from Kaitangata Borough boundary to boundary of Balclutha Borough at railway-bridge viâ Stirling Township, shall be closed for heavy traffic during the months of May, June, July, August, and September in each year.

County ratepayers for their own use entirely shall be exempt from the operation of the above clause by using a vehicle as described in subsection of clause 1 of First Schedule.

dule.

I hereby certify that the foregoing is a true copy of By-law No. 7 of the Bruce County Council.

Milton, 2nd April, 1895.

HENRY CLARK Chairman'.

The seal of the Bruce County Council was affixed hereto in the presence of-

(L.S.)

HENRY CLARK.

WILLIAM NOBLE, Councillors of the Bruce County Council, on the 2nd day of April, 1895.

It is hereby notified and proclaimed that the foregoing By-law No. 7 of the Bruce County Council has been duly made and confirmed by the said Council, and the common seal of the body corporate has been affixed thereto, and a copy thereof has been sent to the Colonial Secretary, and that the said by-law will come into force as soon as gazetted. ALEX. NELSON.

Clerk of the Bruce County Council.

Milton, 2nd April, 1895.

By-LAW No. 8.

By-Law No. 8.

A by-law of the Bruce County Council, made in pursuance of the powers and provisions contained in "The Counties Act, 1886," and of all other the powers contained in any other Act or ordinance enabling the said Council in that behalf, being a by-law to regulate the weight of any tractionengine and of any vehicle of any kind which, with its load, shall be permitted to cross any bridge or culvert in the Bruce County, and for regulating the conditions on which traction-engines and vehicles shall be allowed to pass along the roads within the county:—

traction-engines and vehicles shall be allowed to pass along the roads within the county:—

1. The term "engine" or "traction-engine" where used in the following by-law means a locomotive propelled by steam. The word "road" means a road within the Bruce County as defined in "The Public Works Act, 1894," and includes county roads and district roads, and any road actually in use by the public; and the word "bridge" includes culvert or similar construction, and means any public bridge connected with any road as hereinbefore defined. "County" means the Bruce County.

2. The driver or other person in charge of any traction-engine or vehicle within the county shall be responsible for the management thereof, and be liable for every breach of this by-law.

this by-law.

3. The speed of engines shall not exceed four miles an hour

3. The speed of engines shall not exceed four miles an hour along any road and one mile an hour while crossing any bridge or culvert on any road.

4. No engine shall be permitted to stop on any bridge or culvert for any purpose whatever.

5. Before any engine is taken across any bridge or culvert the driver of such engine or some other person accompanying such engine shall first cross such bridge or culvert on foot and remove from the surface of such bridge or culvert all pieces of road-metal, stones, or other substance which would or might injure the planks or surface of such bridge if passed over by the wheels of such engine.

6. No engine shall be taken across any bridge which shall have studs or rings of iron or other metal affixed to or raised upon the level of the tires of the wheels of such engine, that

upon the level of the tires of the wheels of such engine, that shall have or be likely to have the effect of sinking into, breaking, or splitting the surface of such bridge or any of the

planks thereof.

7. Before any engine shall be taken across any bridge the length of which shall be less than 33ft. the driver or other person in charge of such engine shall first lay down on such bridge planks or ways of sufficient length and width and not

bridge planks or ways of sufficient length and width and not less than 3in. in thickness, for the purpose of distributing as equally as possible the weight of such engine over the whole surface of such bridge, and no engine shall be taken upon or across such bridge save on such planks or ways.

8. When any damage or injury is done by an engine to any road, fence, bridge, culvert, drain, or side ditch, or to any other thing appertaining thereto, the driver of such engine shall at once give notice in writing to the County Road Inspector or to the Clerk of the County Council of the nature of such damage or injury, and of the place or locality where. spector or to the Clerk of the County Council of the nature of such damage or injury, and of the place or locality where, and the time when, the same happened; and if such damage or injury has rendered the road or its appurtenances dangerous for ordinary traffic or to public safety the owner or driver of such engine shall, in addition to giving such notice as aforesaid, at once place and maintain at or near the place where such damage or injury has happened such signals as shall be sufficient to give warning to all persons using such road by day or night of the existence of such damage or injury.

9. No engine which, together with the maximum weight of coals and water (whether such maximum weight of coals and water is then on such verifice or not weight more than the

water is then on such engine or not), weighs more than the amount mentioned and limited in the notice next hereinafter referred to, and no vehicle, whether drawn by such engine or not, which, together with its load, weighs more than the amount mentioned and limited in such notice, shall go upon or across any bridge at or near the approaches to which the notice in the following clause referred to shall be

posted.

10. The Council may fix, specify, and notify the maximum weight of any engine or vehicle which may be suffered to go weight of any engine or vehicle which may be suffered to go across or upon any bridge by a notice in the terms set forth at the foot hereof or in some similar terms, and when such notice has been placed in a conspicuous position upon any bridge or at or near the approaches thereto the same shall have the like effect as if any excess of the amount thereby limited had been expressly prohibited by the last foregoing clause. Such notice may, in cases where the Council deems it necessary, notify that no engine shall be suffered to go upon or over such bridge.

Notice.—No engine which, together with the maximum

upon or over such bridge.

Notice.—No engine which, together with the maximum weight of coals and water which such engine is constructed to carry for its propulsion (whether such maximum weight of coals and water be then on such engine or not), weighs more than 6 tons, and no vehicle which, together with the load thereon, weighs more than 8 tons, is permitted to cross this bridge (or culvert).—By order of the Council of the Bruce County.—ALEX. NELSON, County Clerk.

11. No traction-engine shall pass along any road unless the name and address of the owner of such engine shall be painted in plain and legible letters upon some conspicuous part of the off-side thereof, and the exact and true weight to every engine, including in such weight the true maximum

part of the off-side thereof, and the exact and true weight of every engine, including in such weight the true maximum weight of coals and water which such engine is constructed to carry for its propulsion, be painted in plain legible figures or letters upon some conspicuous part of such engine.

12. Nothing herein contained shall be held to relieve owners, employers, or drivers of engines or vehicles from any liability to the county in respect of injury done to or damage sustained by any road, bridge, or culvert, which arises from a breach by them of this by-law, or from the excessive weight of any traction-engine or vehicle belonging to or used or driven by such owner, employer, or driver respectively.

13. Any person who shall commit a breach of or fail to comply with any of the provisions or requirements of this by-law shall for every such offence be liable to a penalty of not exceeding five pounds.

not exceeding five pounds.

I hereby certify that the foregoing is a true copy of By-law No. 8 of the Bruce County Council.

HENRY CLARK. Chairman.

The seal of the Bruce County Council was affixed hereto in the presence of-

(L.S.)

HENRY CLARK,

WILLIAM NOBLE,
Councillors of the Bruce County Council,

on the 2nd day of April, 1895.

It is hereby notified and proclaimed that the foregoing By law No. 8 of the Bruce County Council has been duly made and confirmed by the said Council, and the common seal of the body corporate has been affixed thereto, and a copy thereof has been sent to the Colonial Secretary, and that the said by-law will come into force as soon as gazetted.

ALEX. NELSON,

Clerk of the Bruce County Council.

Milton, 2nd April, 1895.

Approval of By-law regulating Traffic upon the Bridge at Waipukurau, as passed by the Waipukurau Road Board.

PURSUANT to the authority contained in the 130th section of "The Public Works Act, 1894," I, John McKenzie, Minister of Lands, do hereby approve of the within-written by-law, made by the Waipukurau Road Board.

Give under my hand, this 19th day of June, 1895. JOHN McKENZIE

Minister of Lands.

Waipukurau Road Board.—By-law with Respect to the Traffic-bridge at Waipukurau.—Special Order.

THE Waipukurau Road Board, being the local authority having the care, control, and management of the Waipukurau Traffic-bridge, doth hereby make and ordain the following by-law regulating the pace at which any horses, cattle, and vehicles may be allowed to cross or be driven, led, or taken over or upon the Waipukurau Traffic-bridge, at Waipukurau.

1. The term "cattle" where used in this by-law shall mean and include any horse mare galding colt filly and

nean and include any horse, mare, gelding, colt, filly, and foal; and any bull, cow, ox, steer, heifer, and calf; and any ram, ewe, wether, and lamb; and any mule, ass, goat, boar sow or other pig.

2. No person shall drive or take any vehicle across, upon, or over the Waipukurau Traffic-bridge at a pace faster than a walking pace

a walking-pace.

3. No person shall drive, lead, or take any cattle or horses across, upon, or over the Waipukurau Traffic-bridge at a pace faster than a walking-pace.

4. Any person committing a breach of the foregoing by-law shall for every offence be liable to a penalty not exceeding

five pounds.

5. This by-law shall come into force upon being gazetted.

I hereby certify that the above special order was duly passed by the Waipukurau Road Board upon the 25th day of May, 1895.

ALEXE. JONES. Chairman, Waipukurau Road Board.

Bonus for the Manufacture of Potassium Cyanide.

Department of Industries and Commerce,

Wellington, 17th January, 1895.

NOTICE is hereby given that a bonus of £1,000 will be paid for the erection of a plant and the manufacture in New Zealand of the first 200 tons of crude cyanide of potassium from colonial produce.

1. The plant must be capable of producing at least 70

tons of crude cyanide of potassium annually.

2. The crude cyanide of potassium so manufactured shall contain at least 70 per cent. of potassium cyanide.

3. The bonus will be paid in two equal instalments, the first instalment being payable on the production of the first 100 tons, and the second instalment on the production of the second 100 tons, of crude cyanide of potassium containing the required percentage of entagging cyanide.

ing the required percentage of potassium cyanide.

4. On the completion of the plant, notice in writing must be sent to the Minister of Industries and Commerce, Wellington, who will appoint an officer to inspect the same, together with the raw material then available from which

together with the raw material then available from which the cyanide of potassium is proposed to be manufactured.

5. The officer so appointed shall from time to time inspect the process of manufacture, in order that he may satisfy himself that the whole of the cyanide of potassium is being manufactured from material of New Zealand production; and before any bonus is paid such officer will be required to certify that he is satisfied the crude cyanide of potassium is the product of New Zealand material only, and that it contains the required percentage of potassium cvanide.

contains the required percentage of potassium cyanide.

6. The bonus must be claimed for the first 100 tons on or before the 31st March, 1897, and for the second 100 tons on or before the 30th September, 1898.

J. G. WARD.

Milton, 2nd April, 1895.

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

accordance with "The Government Railways Act, 1894," 1, Alfred Jerome Cadman, the Minister for Railways, do hereby make the following alterations in and additions to the scale of fares, rates, and charges on the New Zealand Government railways, to come into force on and after the 24th day of June, 1895:—

PART IV.-GOODS: LOCAL RATES.

Auckland, Napier-Taranaki, Wellington, and Hurunui-BLUFF SECTIONS.

Class K .- Timber.

All regulations for white-pine timber for export are hereby cancelled.

White-pine timber will be charged as follows:-

8d. per 100 superficial feet for all distances from 1 to 20 miles inclusive, and at the following rates per 100 superficial feet for distances beyond:—

										í
Miles	21	22	23	24	25	26	27	28	29	30
	s. d. 0 9	s. d. 0 9	s. d. 0 10	s. d. 0 10	s. d. 0 11	s. d. 0 11	s. d. 1 0	s. d. 1 0	s. d. 1 1	s. d. 1 1
Miles	31	32	33	34	35	36	37	38	39	40
	s. d. 1 1	s. d. 1 1	s. d. 1 2	s. d. 1 2	s. d. 1 2	s. d. 1 2	s. d. 1 2	s. d. 1 2	s. d. 1 3	s. d. 1 3
Miles	41	42	43	44	45	46	47	48	49	50
	s. d. 1 3	s. d. 1 3	s. d. 1 3	s. d. 1 3	s. d. 1 4	s. d. 1 4	s. d. 1 4	s. d. 1 4	s. d. 1 4	s. d. 1 4
Miles	51	52	53	54	55	56	57	58	59	60
	s. d. 1 5	s. d. 1 5	s. d. 1 5	s. d. 1 5	s. d. 1 5	s. d. 1 5	s. d. 1 6	s. d. 1 6	s. d. 1 6	s. d. 1 6
Miles	61	62	63	64	65	66	67	68	69	70
	s. d. 1 6	s. d. 1 6	s. d. 1 7	s. d.	s. d. 1 7	s. d. 1 7	s. d. 1 7	s. d. 1 7	s. d. 1 8	s. d. 1 8
Miles	71	72	73	74	75	76	77	78	79	80
	s. d. 1 8	s. d. 1 8	s. d. 1 8	s. d. 1 8	s. d. 1 9	s. d. 1 9	s. d. 1 9	s. d. 1 9	s. d. 1 9	s. d. 1 9

For every additional mile &d. per 100 superficial feet will be added.

> As witness my hand, this eighteenth day of June, one thousand eight hundred and ninety-five.

> > A. J. CADMAN, Minister for Railways.

Notice published pursuant to the Provisions of Section 15 of "The Public Trust Office Consolidation Act, 1894."

Public Trust Office, Wellington, 18th June, 1895.

Wellington, 18th June, 1895.

OTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several intestate estates of the persons deceased whose names, residences, and occupations, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case.

Jeremiah Sullivan, late of Birmingham, in the Provincial District of Wellington, labourer. Filed on the 12th day of

June, 1895.

Andrew Finnie, late of Collingwood, in the Provincial District of Nelson, miner. Filed on the 14th day of June,

Francis Mann, late of New Plymouth, in the Provincial District of Taranaki, labourer. Filed on the 14th day of

District of Taranaki, labourer. Fined on the 1702 day of June, 1895.

Frederick William Whitehouse, late of Auckland, in the Provincial District of Auckland, seaman. Filed on the 14th day of June, 1895.

Isabella Morrison, late of Orepuki, in the Provincial District of Otago, hotelkeeper. Filed on the 14th day of June, 1895.

Lewis Edward Norris, late of Greymouth, in the Provincial District of Westland, miner. Filed on the 14th day of June,

William Evinston Bamford, late of Napier, in the Pro-vincial District of Hawke's Bay, gentleman. Filed on the 15th day of June, 1895.

J. K. WARBURTON, Public Trustee.

Public Notice under "The Stock Act, 1893," re Swine-fever.
—No. 413.

Department of Agriculture (Live-stock Branch),
Wellington, 3rd May, 1895.

Thaving been reported to me that the disease known as
"swine-fever" exists amongst pigs belonging to Mr.
J. C. Anderson, of Stirling, farmer, and running on his farmlands, comprising Sections 6, 7, 8, 9, in Block XIII., North Molyneux District, I therefore, in accordance with section 14, subsection (4), of "The Stock Act, 1893," hereby declare such lands to be an infected place from which no swine, carcase, or any portion thereof, or any fodder or fittings, &c., shall be removed, except under the direction of an Inspector of Stock. Inspector of Stock.

JOHN D. RITCHIE, Chief Inspector of Stock.

Government Observatory.

METEOROLOGICAL Observations, Wellington, for the month of May, 1895. Altitude above the sea, 140ft. Observations taken at 9.30 a.m.

-	Barometer reduced and corrected, in inches.	Fron	n Self- Twent	registe y-four	ring I Hours	nstru prøv	ments, iously.	for	Cloud,	Direction of Wind.
	re	å.	<u>.</u> .	d.	Radia-	_ a	ü	jđ,	o to	of
	gr.	Temp. Shade.	Temp. Shade.	Mean Temp. in Shade.	ra.d	Terrestrial Radiation		c. Wind, Miles.	1	g .
	pe c	70	Te	Hag		ast)	Rainfall, Inches.		Amount 0 to 10.	eti
Date.	ricon ne	Max. in 8	ii ii	98.11	Solar	Ra Li	l ii ii	Veloc. in M	OBO	ire.
ğ	g	ME	Min.	ğ.	82	Ĕ.	Å.		A.	Ω
		Fah.	Fah.	Fah.	Fah.	Fah	-		Ĭ .	
1	29.968	58.0	50.0	54.0	107	34		400	4	N.W.
2	29.849	60.0	54.0	57.0	105	37	.060	180	6	S.E.
3	29.902	55.0	51.0	53.0	73	40	.060	10	5	S.
4	29.921	57.5	50·0 43·0	53.7	100 107	39 31	.003	140 80	4 2	E.
5	30·100 30·273	57·0	45.0	50·0 52·5	100	32	.003	80	5	N.W.
6 7	30.273	59.0	53.0	56.0	105	34		200	4	N.W.
8	29.963	60.0	53.0	56.5	102	37	•••	310	3	N.W.
9	29 640	65.0	51.0	58.0	102	39	••	90	6	N.W.
10	29 040	61.8	49.0	55.4	94	41	260	200	6	N.
11	30.029	59.0	47.0	53.0	105	31	•520	170	6	S.E.
12	30.000	54.0	40.0	47.0	104	27	.003	100	5	N.E.
13	30.024	57.3	51.5	54.4	99	44	100	290	6	N.W.
14	30.231	56.0	50.0	53.0	90	38	.070	100	6	S.
15	29.977	55.0	43.5	49.2	96	33	010	100	3	Calm
16	29.932	62.0	49.0	55.5	102	36	.010	190	7	S.E.
17	29.929	58.0	43.0	50.9	70	33	.330	200	8	S.E.
18	29.945	55.0	42.5	48.7	62	33	•460	220	6	S.E.
19	29.840	50.0	39.0	44.5	77	27	.001	90	4	N.W.
20	29.575	56.0	45.0	50.5	103	31	270	250	4	N.
21	29.835	59.5	47.5	53.5	99	34		70	5	S.
22	29.949	57.0	45.0	51.0	90	32	.120	230	8	S.E.
23	30.189	53.0	39.0	46.0	90	29	.050	70	2	Calm
24	30.200	57.0	47.0	52.0	99	33		120	4	N.W.
25	30.123	59.0	50.0	54.5	100	39		270	5	N.W.
26	30.030	58.0	52.0	55.0	100	40	.020	520	7	N.W.
27	29.668	57.5	52.9	55.2	80	46	·460	390	10	N.W.
28	29.718	57.0	44.0	50.5	97	34	1.900	80	3	N.
29	30.035	60.0	45.0	52.5	99	33		50	3	S.
30	30.339	55.0	43.0	49.0	104	33		40	3	Calm
31	30.276	58.0	43.0	50.5	98	32	••	90	6	N.
*	29.982	57.6	47.0	52.3	95.6	34.9	4.697	169	5.0	••
†	29.930	••	•••	52.0	••	••	4.984		••	••
				!			14 dys	- 1	- 1	

* Means. † Same month previous years.

-A few fine days during the early and latter part of NOTE. NOTE.—A few fine days during the early and latter part of month, but generally showery and unpleasant weather, and cold, with prevailing S. and S.E. winds. Maximum rainfall recorded on 28th, 1'90in. Hail on 17th. Fog on 14th, 21st, and 22nd. Maximum temperature in shade 65°, minimum 39°; mean temperature of dew-point, 43°·7; mean humidity, 73. Earthquake on 27th, very slight, S. to N., at 10.27 a.m.

Civil Service Senior Examination.

Education Department,
Wellington, 24th September, 1894.

In pursuance of regulations under "The Civil Service
Reform Act, 1886," notice is hereby given that for the
Senior Examination of January, 1896, the period of literature
will be the first half of the nineteenth century, and the
special books will be Carlyle's "Sartor Resartus" and
Milton's "Samson Agonistes."

W. P. REEVES,
Minister of Education. Education Department,

Minister of Education.

Patent Office Supplement.

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

SAMUEL COSTALL. Government Printer.

Crown Lands Actices.

Pastoral Lands in Otago Land District for Lease by Public Auction.

Crown Lands Office,
Dunedin, 27th May, 1895.

NOTICE is hereby given that a yearly license, from the
1st July, 1895, to occupy for pastoral purposes, under
section 116 of "The Land Act, 1892," Section 10, Block XV.,
Maniototo District, will be offered at auction on the 10th
July, 1895. Area, 419 acres 2 roods 16 perches; upset July, 1895. Area, 419 acres 2 roods 16 perches; upset annual rental, £31 10s.

The purchaser will be required to deposit the year's rent and license-fee (£1 1s.) on fall of hammer.

Possession will be given on day of sale.

I P MAITTAND.

J. P. MAITLAND, Commissioner of Crown Lands.

Small Grazing-runs, Marlborough, open for Lease on Application.

District Lands and Survey Office,
Blenheim, 11th June, 1895.

N OTICE is hereby given that the under-mentioned small
grazing-runs will be open for lease on application, at
the District Lands and Survey Office, Blenheim, on and
after Wednesday, the 31st July, 1895, at the annual rental
noted below. If more than one application be received for
the run on the same day, priority of selection will be decided
by ballot on the following day, at 11 a.m.

SCHEDULE.

MARLBOROUGH LAND DISTRICT. First-class Pastoral Country.

Run No.	Section.	Block.	Are	э а.			ent Acre.		nua	
	0	NAMALUTU	SURVE	ΥI)ist	BICT	·'	-		
			A.	R.	P.	8.	đ.	£	s.	d.
51	6, 13	XI.	232	0	0	0	3	2	18	0
63	$\left \begin{array}{c} 1 \\ 10 \end{array}\right $	XI.	1,017	0	0	0	3	12	14	3
64	$\begin{cases} 4\\9 \end{cases}$	X. XI.	417	0	0	0	8	5	4	3
65	$\left\{\begin{array}{c}2\\1\end{array}\right.$	VII.	540	0	0	0	3	6	15	0
66	`3	XI.	500	0	0	0	3	6	5	0
67	4	"	378	0	0	0	3	4	14	6
		ORIERI S	UBVEY]	Dis	TRIC	CT.				
68	8	II.	721	0	0	0	2.4	1 7	4	2
70	5	, ,,	330	0	0	0	3	4	2	
71	6 7	,,	231	0	0	0	2.4	2	6	
75	7	,,	454	0	0	0	3	5	13	
	L	INKWATER	SURVE	x I)ist	BICT	•		,	
72	10	III.	362	0	0	0	2.7	4	8	0

Run No. 51.—30 acres cleared and in grass, remainder fern, scrub, manuka, and birch; well-watered, very broken, soil good in gullies; accessible by road, about fourteen miles from Blenheim. Weighted with £130, value of improvements.

Run No. 63.—Principally fern, scrub, and birch bush; good soil in gullies; accessible by road, about seventeen miles from Blenheim.

miles from Blenheim.

Run No. 64.—40 acres cleared and in grass, remainder very broken, with good soil in gullies, fern, scrub, and birch bush; accessible by road, about seventeen miles from Blenheim. Weighted with £300, value of improvements.

Run No. 65.—90 acres cleared and in grass, remainder very broken, with good soil in gullies, fern, scrub, and birch bush; accessible by road, about seventeen miles from Blenheim. Weighted with £200, value of improvements.

Run No. 66.—10 acres cleared and in grass, remainder fern, scrub, and birch bush; accessible by road, about seventeen miles from Blenheim. Weighted with £200, value of improvements.

improvements.

Run No. 67.—42 acres cleared and in grass, remainder fern, scrub, and birch; well watered; accessible by road, about fifteen miles from Blenheim. Weighted with £130, value of improvements.

Run No. 68.—Principally bush, portion scrub and fern; clay soil, well watered; accessible by formed track from Mautau-a-maui Bay.

Run No. 70.—All bush, very broken on northern slopes, very good soil in south-western corner.

Run No. 71.—All bush, very broken on northern slopes, well watered.

Run No. 72.—Nearly all heavy birch bush, steep slopes, poor soil, portion of good land with mixed bush near southern end; well watered.

Run No. 75.—All bush; small flat, remainder hilly; well watered; accessible by formed track.

Runs numbered 68 to 75 are situated from eleven to thirteen miles from Picton viâ Torea Neck.

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 winted 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 the consent of the Land Board to reside on other land in his

the consent of the Land Board to reside on other land in his occupation.

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

5. One half-year's rent and £1 ls. for the lease must be paid immediately the application is declared successful: the

rent to be paid half-yearly in advance during the term of the lease. The next payment of rent will become due on the last March, 1896.

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

DECLARATION.

- , do solemnly and sincerely declare-
- 1. That I am of the age of seventeen years and upwards.
- 2. That I am the person who, subject to the provisions of "The Land Act, 1892," am desirous of becoming the purchaser of a lease of Run No.†
- 3. That I am purchasing such lease solely for my own use and benefit, and not directly or indirectly for the use of any other person or persons whatever.

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

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

, this day of , 189 , a Justice of the Peace in and for the Declared at before me-Colony of New Zealand.

S. WEETMAN Commissioner of Crown Lands.

Lands in Marlborough to be offered for Lease.

District Lands and Survey Office,

Blenheim, 7th June, 1895.

OTICE is hereby given that leases, for a term of seven years, of the under-mentioned sections will be offered by auction, at Kaikoura, on Wednesday, the 31st day of July, 1895, at 11 a.m.:-

District.	Sections.	A	rea		Aı	pse nnu Rent	al ·
Town of Kaikoura	 249 to 253	A. 2	в. 2	P. 4	£	s. 10	d. 6
"	 G	4	2	9	4	11	0
,,	 H	3	2	31	3	14	0
,,	 I	3	2	15	3	12	0
,,	 J	4	3	36	4	19	6

In the event of any of the above blocks not being re-offered at the end of the term, the lessees to be allowed to remove their fencing; and if relet, but not to the present occupiers, the sections to be weighted with the value of the fencing.

RESERVES FOR LEASING UNDER "THE PUBLIC RESERVES ACT, 1881."

| 274 to 278 | 2 1 14 | 3 0 | 203, Block | 29 0 0 | 15 0 | Town of Kaikoura Mount Fyffe* ..

Weighted with £20, valuation for improvements.

One half-year's rent and £1 1s. lease-fee in each case must be paid on the fall of the hammer.

SIDNEY WEETMAN. Commissioner of Crown Lands.

University Reserves, Patea County, for Lease.

District Lands and Survey Office,
New Plymouth, 6th May, 1895.

OTICE is hereby given that the under-mentioned subdivisions of the University Reserve, Carlyle and Opaku
Survey Districts, will be offered for sale by public auction at
the Town Hall, Waverley, on Wednesday, the 3rd July, 1895,
at 12 o'clock poon. at 12 o'clock noon.

SCHEDULE. University Reserve Leases, Patea County.

Section.	Block	Area.	Upset	per Acre.	J	Hali earl Reni	y	Valuation for Improvements.
	C	ARLYLE	St	RV.	ΕY	Dis	TRI	CT.
		Acres.	s.	d.	£	s.	d.	£ s. d.
1 '	V.	350		0	18	15	0	620 0 0
2	*	300	1	3	9	7	6	473 10 0
		OPAKU	Sui	RVE	ΥI)ist	RIC'	r.
1	XI.	654	0	6	8	3	6	
1	XII.	720	0	6	9	0	0	
1	XV.	420	1	6	15	15	0	821 0 0
$\frac{1}{2}$,,	1,050	0	6	13	2	6	1,410 0 0
3	, ,	1,070	0	41	10	0	8	322 0 0
	,,	1,000	0	6	12	10	0	424 15 0
4 5	,,	665	0	6	8	6	3	210 0 0
6	,,	970	0	6	12	2	6	

This reserve is situated about nine miles and a half from Waverley, and lies between the Okahutiria Road and the Whenuakura River. All broken forest-country, except where clearings have been made by the present lessees. The southern end of the block is accessible by the Kohi Road, which is a good cart-road. The Okahutiria is formed as a bridle-road to near the southern boundary of Section 5, and the remainder is radou contract. the remainder is under contract.

CONDITIONS OF SALE.

The leases will be for a term of thirty years, commencing from the 1st July, 1895; upset rental per annum as noted in the Schedule.

Rent is to be paid half-yearly in advance on the 1st January and the 1st July in each year. In the event of the out-

going lessee becoming the highest bidder for the new lease, a year's rent and a lease-fee of £1 1s. to be paid on the fall of the hammer. Should any other person become the highest bidder, the amount of valuation for improvements to be paid on the fall of the hammer, together with a half-year's rent, and lease-fee.

There being no improvements effected on Section 1, Block XI., Section 1, Block XII., and Section 6, Block XV., Opaku, the highest bidder will pay a half-year's rent and

Opaki, the fighest older will pay a fair-year's rent and lease-fee only.

Valuation for improvements made during the term of new lease will be paid by incoming tenant up to £2 per acre; but no valuation will be paid by the Crown or University Council in the event of the land not being again leased.

JOHN STRAUCHON Commissioner of Crown Lands.

Auction of Pastoral Lease, Southland Land District (under Part VI. of "The Land Act, 1892").

District Lands and Survey Office

the hammer.

G. W. WILLIAMS. Commissioner of Crown Lands.

Ratibe Land Court Potices.

"The Native Land Court Act, 1894."-Notice of Time and Place for inspecting Plans: Awarua Block and all its Subdivisions.

Native Land Court Office,

Wellington, 17th June, 1895.

Notice is hereby given that the plans of the Awarua
Block and all its subdivisions will be deposited for inspection at the Native Land Courthouse at Hastings, from Monday, the 24th day of June, 1895, until noon of Saturday, the 6th day of July, 1895.

Any person objecting to the boundaries of the said blocks, as defined by the said plans, must lodge notice thereof, stating in full the grounds of objection, with the Registrar of the Native Land Court at Wellington, on or before Thursday, the 18th day of July, 1895.

H. DUNBAR JOHNSON, Registrar.

Registrar.

Application for Letters of Administration with Will attached.

Native Land Court Office,
Wellington, 18th June, 1895.
In the matter of the will of Pakiua Hebiheri, of Wairarapa, deceased.

PPLICATION having been made by Paraone Pahoro that letters of administration be granted of the aforesaid will:

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

H. DUNBAR JOHNSON, Registrar.

Application for Letters of Administration with Will attached.

Native Land Court Office,
Wellington, 18th June, 1895.
In the matter of the will of Kanara Pahoro, of Wairarapa, deceased.

PPLICATION having been made by Paraone Pahoro that letters of administration be granted of the afore-

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

H. DUNBAR JOHNSON, Registrar. "The Native Land Court Act, 1894."

Registrar's Office, Gisborne, 5th June, 1895.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Port Awanui on the 25th day of July, 1895, 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.

JOHN BROOKING, Registrar.

[Gisborne, 95-19.]

SCHEDULE.

PARTITION. Name of Applicant. Name of Land. No. Akuaku West Maraea Korehina Te Herenga L. Te Herenga. Niha Tiwhatiwha and others . . Minia Rangiwaha Ihipera Whanana Manihera Waititi Manihera Waititi Manihera Waititi .. 3 Hue. Te Kumi No. 2. Te Kumi No. 2. :: Te Kumi No. 2. Riwai Raroa and Arapeta Raroa Hohepa Karapaina and H. Houkamau Miringarangi No. 3. .. Marangairoa No. 2. Honepa Rarapaina and H. Houkamau
Himiona Apanui
Nepia Mahuika
Erueti Rena, Wi Pahuru, Pekama Pahuru, and Rawiri Waikare.
Ihipera Whanana
Hira Tamihere, Ruira Travers, Kaake Taari, and others
Mihi Waihopi, Mihi Paraki, Pine Tuhaka, and others
Ruira Travers Marangairoa No. 1. Matahiia. Matahiia. 12 Miringarangi. 13 Mangaroa. Matarau. 15 16 Matarau. Matarau No. 1. Matarau No. 1. 18 19 20 21 Tarati Wharekura, Hone Ngatoto, and others ...
Ruira Travers ... Manutahi No. 2. Ngamoe No. 4. .. Ngamoe No. 3. Ngawhakatutu. Ohineakai. 24 25 26 27 28 Ohineakai. Ohineakai. Ohineakai. Henare Nawaia, Puwai Taotu, and others
Wiremu Pokiha
Wiremu Peka Mirina and Riripeti Mirina
Riripeti Mirina, Wi Tahatu, and W. B. Milner
Kereama Wharehinga, Rapata Rangi, and others
Pineaha Haerewa, Pita Roki, and Horiana Whare
Mere Moana, for Karaitiana Pakeha
Paratene Ngata
Ihipera Whanana
Rawinia Aungira, Ripeka Paeawa, and Akinihi te Rapu
Te Keepa Wharekura
Heemi Whakarara and Hakopa Haerewa
Ehau Pakatai
Renata Hoerara Orua. Piritarau No. 1. Piritarau No. 1. Pukemanuhiri. Te Rahui. 32 33 Rotokautuku No. 1. Rotokautuku. 34 Rotokautuku No. 54 35 Rotokautuku No. 2P. Rotokautuku No. 6. 37 38 Rotokautuku No. 6. Rotokautuku No. 2g. Renata Hoerara
Eruera Kawhia and Hera Ngawati
Eruera Kawhia and Eruera Moeke
Tuta Nihoniho and others Rotokautuku No. 2a. 40 41 42 Tapuaeroa No. 1a. Taoroa. Mepia Mahuika
Iritana Pokiha and Pekama Pahuru
Manahi Parapara and others. Taoroa. Taoroa. Tokata. Taikatiki. Manahi Parapara and others...

Hone Kehe and Renata Rangiipaia

Hiria Rangiwaha

Renata Hoerara

Wiremu Peka Mirina and Riripeti Mirina

Ihipera Whanana

Rora Tupae..

Penetana Pahina, Akini Pahina, and Hera Rumaki

Renata Tihore and others Tapuachikitia. Takamore. Tokaroa. 49 Tokaroa. Taumata-o-te-Whatiu No. 1. 51 Tikapa-a-Hinekopeka Nos. 1 and 2. Tikapa-a-Hinekopeka No. 3. 52 Tikapa-a-Hinekop Taumata-o-Manu. Waipiro No. 1. Waipiro No. 2. Waipiro No. 3. Waipiro No. 4. Waipiro No. 5. Waipiro No. 6. Whakawhitira. Waipiranga. Renata Tihore and others ... Kereopa Potaka and others 54 55 Kereopa Potaka and others ... Kereopa Potaka and others ... Kereopa Potaka and others ... Kereopa Potaka and others Hone Paerata . . Hone Paerata Karaitiana Rangi and others. Hone Kehe and Renata Rangiipala . . ٠. Waiaranga. Whangaparaoa No. 2. Waitekaha. Hone wene and Kenata Rangiipala

Hata Moutara, Pare Koihutehata, and Hohepa Karapaina
Ihipera Whanana
Ihipera Whanana
Hekiera Tataikoko 68 Whakaumu. Whakamarutuna.

PARTITION. By Direction of the Validation Court under Section 24 of "The Native Land (Validation of Titles) Act, 1893."

No.	Name of Land.
1	Taoroa.

APPLICATION TO ANNUL OR VARY RESTRICTIONS.

No.	Name of Applicant.	Name of Land.
1	Hemara Moana, Te Hira Ingoakore, Hana Urupa, Hana Mahikino, Makere Taka, Rawiri Katia, Hohepa Rairi, and Hana Maraea	Honokawa No. 1.

"The Native Land Court Act, 1894."

Registrar's Office, Auckland, 10th June, 1895.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Shortland, Thames, on the 4th day of July, 1895, or as soon thereafter as the business of the Court will allow. JAS. W. BROWNE, Registrar.

[Auckland, 95-39.]

SCHEDULE.

	Parti	ITION.	
No.	Name of Applicant.		Name of Land.
1 2	Pare P. te Whetuiti, Erueti Tamakere, and Te Whe whara (1253-2, 3/87) Aperahama Pokai and others (812-4, 3/92)		0 70 171
N-	APPLICATION FOR DETERMINATION OF Applicant.	TION OF REI	Name of Land.
No.	APPLICATION FOR DETERMINA! Name of Applicant.	TION OF REI	I
No.			I

APPLICATIONS UNDER SECTION 78 OF "THE NATIVE LAND COURT ACT, 1894," FOR DEFINITION OF THE INTERESTS OF THE CROWN.

No.	Name of Applicant.	Name of Land.			
1 2	W. P. Reeves, for Minister of Lands (866-7, 3/93) W. P. Reeves, for Minister of Lands (800-, 3/94)		• •	Whangamata No. 6. Owharoa No. 5B.	

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of Alienation.	Date.	 Name of Land.	Names of Parties.			
	Transfer (C.A. 95-50)	20th August, 30th November,	Komataraututu No. 2 Matakorowhawha A	Waituruturu to Maurice Goggin Power. Karaitiana Kihau and others to Phillis Eliza Williams.			

CLAIMS OF THE DISTRICT OF COROMANDEL AND WHITIANGA.

APPLICATIONS UNDER SECTION 78 OF "THE NATIVE LAND COURT ACT, 1894," FOR DEFINITION OF THE INTERESTS OF THE CROWN.

No.	Name of Applicant.	 	Name of Land.
2	W. P. Reeves, for Minister of Lands (394-4, 1/218) W. P. Reeves, for Minister of Lands (399-1, 1/219) W. P. Reeves, for Minister of Lands (398-2, 1/220)	 	Otakeao No. 1. Waiomo No. 1. Waipatukahu No. 5.

[&]quot;The Native Lands Claims and Boundaries Adjustment and Titles Empowering Act, 1894," and "The Native Land Court Act, 1894."

Native Land Court Office, Wellington, 19th June, 1895.

OTICE is hereby given that a sitting of the Native Appellate Court will be held at Te Waitohi (Picton), on the 9th day of July, 1895, for the purpose of hearing the appeal by Te Oti Makitanara, on behalf of himself and others, from the decision of the Native Land Court upon the investigation of the title to the Wairau Reserve, which decision was given at Spring Creek, Wairau, on the 1st day of April, 1889. All persons interested in the said appeal are hereby notified to attend at the time and place aforesaid.

[Wellington, 95-40.]

Notice of Inquiry under Section 118 of "The Native Land Court Act, 1894."

WHEREAS Duncan Robertson, of Maketu, a person claiming to have purchased from one of the Native wners a share or interest in Hinekopiri Block, Section 1100, owners a share of interest in Hinekopin Block, Section 1100, Block IV., Maketu Survey District, and to have been prior to the date of the passing of "The Native Land Court Act, 1894," in negotiation for the purchase of the share or interest of Wikitoria Murukati therein, has notified such claim to the Chief Judge of the Native Land Court, and to the Commissioner of Crown Lands for the Auckland District, and missioner of Crown Lands for the Auckland District, and has requested that an inquiry into the circumstances thereof may be held as provided by section 118 of the said Act: And whereas the Chief Judge has referred the said claim to a Judge of the Native Land Court for inquiry as aforesaid: I hereby give notice that such inquiry will be held at the Native Land Court House, Maketu, on the 25th day of July, 1805 of 10.0 m 1895, at 10 a.m.

Dated at Auckland, this 10th day of June, 1895. JAS. W. BROWNE, Registrar.

Notice of Inquiry under Section 118 of "The Native Land Court Act, 1894."

WHEREAS Alexander Tankard, Ernest George Robert WHEREAS Alexander Tankard, Ernest George Robert Ford, and James Dunning, persons claiming to have purchased from certain of the Native owners shares or interests in Te Kiripaka No. 1s Block, and to have been prior to the date of the passing of "The Native Land Court Act, 1894," in negotiation for the purchase of certain other shares or interests therein, have notified such claim to the Chief Judge of the Native Land Court, and to the Commissioner of Crown Lands for the Auckland District, and have requested that an inquiry into the circumstances thereof may be held as provided by section 118 of the said Act: And whereas the Chief Judge has referred the said claim to a Judge of the Native Land Court for inquiry as aforesaid: I hareby give notice that such inquiry will be held at the Native Land Court House, Whangarei, on the 10th day of July, 1895, at 10 a.m.

Native Land Court July, 1895, at 10 a.m.

Dated at Auckland, this 12th day of June, 1895.

JAS. W. BROWNE

Regis

Registrar.

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

In the Validation Court, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Poututu A, Poututu
B, Poututu C, Makauri, Taruheru, and Tahoka Blocks.

E, Wiremu Pere and Peka Kerekere, both of Waerengaahika, in the County of Cook and Colony of New Zealand, sheep-farmers, hereby apply to the Validation Court for validation of an agreement bearing date on or about the 11th day of April, 1891, made between the said applicants and Percival Barker, of Whataupoko, in the said county, sheep-farmer.

B. We desire to appear before the Validation Court on Monday, the 8th day of July, 1895, at the hour of half-past 10 o'clock in the forenoon, or so soon thereafter as counsel can be heard.

- c. The nature of the transaction proposed for validation is an agreement made between us, the said applicants, and one Percival Barker, of Whataupoko, sheep-farmer, for the sale by him, the said Percival Barker, to us, the said applicants, of all the interests claimed by him, the said Percival Barker, in the above-mentioned blocks of land, which said agreement bears date on or about the 11th day of April, 1891.
- p. The title to the three Poututu Blocks is under orders of partition made by the Native Land Court of New Zealand under "The Poututu Jurisdiction Act, 1891," and the title to the Makauri, Taruheru, and Tahoka Blocks is under the Poverty Bay Grants Acts, 1869 and 1871.
- E. The estate or interest in the said lands which the said applicants seek to obtain is an estate in fee-simple.
- F. The place in the Town of Gisborne for service of notices, orders, or other documents upon us, the applicants, is at the office of Messrs. Rees and Day, in Gladstone Road, Gisborne.
- G. We desire the estates and interests of the said Percival Barker, and of Wiremu Paraone, Mereana Paraone, Tamati Tiwhatiwha, Mahaki Paraone, and William Henry Tucker, and also the estate and interest (if any) of the Official Assignee in Bankruptcy of the property of the said Wiremu Paraone, bound by the decree of the Court; and for that purpose require that copies of this application shall be

served upon them or their representatives. The addresses of the said several persons before mentioned as objectors are set forth in the list herewith.

Dated at Gisborne, this 25th day of May, 1895.

WIREMU PERE PEKA KEREKERE (By their Solicitor and Agent,
VICTOR GRACE DAY).

To the Registrar of the Validation Court, Gisborne.

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

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

the matter of "The Native Land (Validation of Titles) Act, 1893"; and in the matter of the Koutu Block and the several subdivisions thereof—viz., No. 1 and Nos. 2A to 9A inclusive.

A. THE ASSETS COMPANY (LIMITED), of Edinburgh, Scotland, and of New Zealand, applies under the above-mentioned Act for the validation of its interests in the above-mentioned Act for the validation of its interests in the Koutu Block, originally containing 271 acres, more or less, being thirteen contracts of sale made by the Native vendors following, that is to say: Mereana Paraone, Wi Mahuika, Wi Mahuika as purchaser of the share of Rapata Wahawaha, Wi Mahuika as successor to Kihitu Mahuika, Ka Pahoho, Ka Pahoho as successor to Matiu Hemosiahi, Tipene Tutahi, Paora Taniwha, Arapeta Taniwha, Eruera Taituha, Wikitoria te Amo as successor to Paora Matuakore, Waikani and Hemi Whakara. Kereama Waihopi, and Hemi Whakarau.

B. The applicant desires to appear before the Validation Court on Monday, the 8th day of July, 1895, at 10 a.m., or at the first sitting of the Court thereafter.

c. The nature of the transactions proposed for validation

(1.) Transfer of undivided interest in Koutu No. 1, dated the 4th June, 1884, Mereana Paraone to the Assets Company; consideration, £30.
 (2.) Transfer of undivided interest in Koutu No. 2a, Wi Mahuika to the Assets Company, 19th November, 1886, consideration £70; Rapata Wahawaha to Wi Mahuika, 29th November, 1886, consideration £10; Wi Mahuika (share of Rapata Wahawaha) to the Assets Company, 11th December, 1886, consideration £70; Wi Mahuika, as successor to Kihitu Mahuika, to the Assets Company, 24th January, 1893, consideration £100.
 (3.) Transfer of undivided interest in Koutu No. 3a, dated in or about the month of December, 1886, Ka Pahoho, and Ka Pahoho as successor to Matiu te Hemoaiahi, to the Assets Company; consideration, £120.
 (4.) Transfer of undivided interest in Koutu No. 5a, dated in or about the month of December, 1886, Tipene Tutaki to the Assets Company; consideration £100 the Assets Company; consideration about the month of December, 1886, Tipene Tutaki to the Assets Company; consideration £100 the £100 the Assets Company; consideration £100 the £100 the £100 th

Tipene Tutaki to the Assets Company; considera-

tion, £62 5s.
(5.) Transfer of undivided interest in Koutu No. 6a, in or about the month of December, 1886, Paora Taniwha (or Whakaangi), £55; Arapeta Taniwha, £60; and Eruera Taituha, £100, to the Assets

Company.

(6.) Transfer of undivided interest in Koutu No. 8A, dated 27th October, 1893, Wikitoria te Amo, as successor to Paora Matuakore, to the Assets Company; consideration, £79, made up of £74 paid upon agreement of sale, and £5 upon transfer.

(7.) Transfer of undivided interest in Koutu No. 9a, dated 11th February, 1891, Kereama Waihopi to the Assets Company, in confirmation of deed of conveyance of the 28th April, 1878; consideration, £8 and £8.

(8.) Transfer of undivided interest in Koutu No. 9a, 2nd February, 1891, Hemi Whakarau to the Assets Company, in confirmation of deed of conveyance, 28th April, 1878; consideration, £7 and

D. The land the estates and interests in which were in-D. The land the estates and interests in which were intended to be alienated is all those blocks known as Koutu No. 1, Koutu No. 2A, Koutu No. 3A, Koutu No. 5A, Koutu No. 6A, Koutu No. 6A, and Koutu No. 9A, situate in the district of Poverty Bay; and the title to the said blocks at the time of the several alienations claimed to be validated was a memorial of ownership, or were orders for certificates of title under the Land Transfer Act, dated the 6th of the said than the control of the several alienations claimed to be validated.

December, 1886, being orders of partition of said memorial.

E. The estate or interest which the applicant seeks to obtain through the aid of the Court in the several estates

and interests claimed is a freehold.

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

G. The applicant desires that the estates and interests of the Native persons aforesaid who executed the deeds of transfer set out under the letter c of this application shall be bound by the decree of the Court, and for that purpose requires that copies of this application shall be served upon them or their representatives according to the list lodged herewith.

The applicant desires that all other persons who claim to the applicant desires that all other persons who claim to be interested in the validation applied for shall also be treated as parties to these proceedings, but the applicant is unable, except as hereinafter mentioned, to specify any names as those of persons entitled to object to the validation

The applicant is not aware of any other aboriginal native nor of any European who may properly claim to be an

The appropriate the property of the property of the property objector.

Dated this 27th day of March, 1895.

THE ASSETS COMPANY (LIMITED)

(By its Solicitor and Agent,

C. A. DE LAUTOUR).

Court, Gisborne.

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

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

In the matter of "The Native Land (Validation of Titles)
Act, 1893"; and in the matter of the Makauri, Taruheru,
and Tahoka Blocks.

WILLIAM HENRY TUCKER, of Makauri, in the VV District of Poverty Bay, sheep-farmer, hereby applies, under the provisions of the above Act, to the Validation Court for the Gisborne District for the validation of the tion Court for the Gisborne District for the validation of the purchases made by him from the Sheriff of the District of Poverty Bay of the right, title, and interest of Wiremu Paraone in the Makauri, Taruheru, and Tahoka Blocks.

B. He desires to appear before the Validation Court on

Monday, the 8th day of July, 1895, at the hour of 10 o'clock in the forenoon, or so soon thereafter as he may be heard in support of this application, and to ask for relief.

C. The nature of the transactions proposed for validation is the purchase by him, by deed of conveyance dated the 12th day of August, 1887, from the Sheriff of the District of Poverty Bay, acting under a writ of sale issued by the Supreme Court of New Zealand in Action No. 56, Gisborne Registry, to him of all the estate, right, title, and interest of Wiremu Paraone in the Makauri, Taruheru, and Tahoka Blocks respectively, in consideration of the sum of £112.

D. All the estate, right, title, and interest of the said Wiremu Paraone in the said Makauri, Taruheru, and Tahoka Blocks as an original owner therein respectively, and as the

Wiremu Paraone in the said Makauri, Taruheru, and Tahoka Blocks as an original owner therein respectively, and as the purchaser of the shares and interests of Tamati Tiwhatiwha in the said blocks respectively, these latter shares being subject to a certain annuity to the said Tamati Tiwhatiwha, his assigns or appointees. The title of the said Wiremu Paraone to the said blocks at the time of purchase was Crown grant and conveyance from Tamati Tiwhatiwha.

E. An estate in fee-simple, free from encumbrances save

the said annuity.

F. The applicant came to be invested with the title he now holds by deed of conveyance from the said Sheriff as aforesaid.

The address for service of the applicant in Gisborne is at the office of his solicitor, Hugh Joseph Finn, situate in Gladstone Road, Gisborne.

The applicant desires that the estates and interests of the said Wiremu Paraone be bound by the decree of this Court, said Wiremu Paraone be bound by the decree of this Court, and that all other persons whomsoever be bound by such decree, and for that purpose requires that copies of this application shall be served on Mereana Paraone, Wiremu Paraone, and Mahaki Paraone, all of Makauri, aboriginal natives, and on John Robert Hurrey, of Matoki, Whataupoko, near Gisborne, and Percival Barker, of Whataupoko, sheep-farmer.

Dated this 25th day of May, 1895.

WILLIAM HENRY TUCKER

(By his Solicitor and Agent, Hugh J. Finn).

To the Registrar of the Validation Court

To the Registrar of the Validation Court for the District of Gisborne.

BUTURN of Immigration to and Emigration from the Colony of New Zealand during the Month of May, 1895, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure. ARRIVALS AND DEPARTURES FROM AND TO DIFFERENT PLACES.

	Arrivals.						DEPARTURES.					
Countries.			Adults.		Children,		Total	Adults.		Children.		Total
			м.	F.	м.	F.	Persons.	м.	F.	М.	F.	Persons.
United Kingdom Queensland	••)	87	43	14	6	150	186	117	20	22	345
New South Wales Victoria	•		651 99	322 60	58	51 8	1,082 173	1,096 199	402 103	75 25	67 20	1,640 347
South Australia Western Australia	••	::			::	·· ·						
Tasmania Fiji	••		33 6	25	2	2	62 6	43 10	18 8	3 2	2 1	66 - 21
Other British Posses Pacific Islands Other Foreign Posts			15	3	1	2	21	6 11	6	1	••	91 17
Other Foreign Ports Totals		-	900	453	81	69	1,503	$\frac{24}{1,575}$	669	5	116	46
100018	••	•••	300	±00	61		1,505	1,575	669	131	116	2,491

^{*} All from San Francisco. † One woman for Hongkong, the rest for Norfolk Island. † Twelve (four men, three women, and five children) for Monte Video; one man for New Caledonia; the rest for San Francisco.

				ARRIVALS.					DEPARTURES.				
Ports.			Adults.	Children	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons.	
Kaipara	••								2		1	1	2
Auckland	• •	••		814	71	592	293	885	1,102	114	849	367	1,216
Wellingto	n	••	•.•	289	52	222	119	341	614	69	478	205	683
Picton	• •	• •	• •	• •		• •			1		1		1
Nelson	• •		• •	••	{ · ·	• •		••	1		• •	1	1
Lyttelton Dunedin	• •	••	• • •		1 1	••-	••		144	14	94	64	158
	• •	• •	• •	33	9	27	15	42	• • •		• •		
Bluff	••.	••	••	217	18	140	95	235	380	50	283	147	430
\mathbf{T}	otals	•••		1,353	150	981	522	1,503	2,244	247	1,706	785	2,491

CHINESE.—Arrivals (at Auckland 21, at Wellington 14), 35; departures (from Auckland 6, from Wellington 14), 20.

Wellington, 18th June, 1895.

E. J. von DADELSZEN, Registrar-General.

^{*} It is important to mention that, in the returns from which this table is made up, immigrants to the colony are all counted at the first port of arrival, and emigrants at the final port of departure. Registrar-General's Office,

Bankrupten Notices.

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

OTICE is hereby given that TIMOTHY DONOVAN, of Waiorongomai, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Te Aroha, on the 17th day of June, 1895, at 11 o'clock.

J. LAWSON, Official Assignee.

8th June, 1895.

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

OTICE is hereby given that HUGH CLEARY, of Port Ahuriri, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Supreme Court House, Napier, on the 18th day of June, 1895, at 11 o'clock.

M. W. P. LASCELLES,

Deputy Official Assignee.

Napier, 12th June, 1895

Napier, 12th June, 1895.

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

NOTICE is hereby given that DAVID WHYTOCK, of Hastings, Bookseller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Napier, on the 27th day of June, 1895, at 11 o'clock.

18th June, 1895.

M. W. P. LASCELLES, Deputy Official Assignee.

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

NOTICE is hereby given that ELIZABETH LOVE, of Wanganui, Boardinghouse-keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 24th day of June, 1895, at 2.30 o'clock p.m.

JOHN NOTMAN,

Deputy Official Assignee.

Wanganui, 15th June, 1895.

In Bankruptcy.-In the District Court, holden at Wanganui.

NOTICE is hereby given that WILLIAM ALBERT FLOYD, late of Ohingaiti, Hotelkeeper, now residing at Hunterville, and carrying on business at Raetihi as Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Marton, on the 20th day of June, 1895, at 3.15 o'clock p.m.

JOHN NOTMAN,

Deputy Official Assignee.

Wanganui, 12th June, 1895.

In Bankruptcy.—In the District Court of Taranaki, holden at Hawera.

OTICE is hereby given that George Barry, of Waver lev. Labourer, was this day a street of the street ley, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the old Town Hall, Waverley, on the 24th day of June, 1895, at 2 o'clock.

Hawera, 17th June, 1895.

C. A. BUDGE, Deputy Official Assignee.

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

NOTICE is hereby given that GEORGE SIMPSON and GEORGE HENRY TIMMINGS, of Foxton, Flax-millers, trading as "George Simpson and Co.," were adjudged bankrupt on 10th June; and I hereby summon a meeting of creditors, to be holden at my office, at Palmerston North, on the 20th day of June, 1895, at 2.30 o'clock.

G. J. SCOTT, Deputy Official Assignee.

Palmerston North, 13th June, 1895.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable at my office on all proved claims in the under-mentioned estates, viz:

Thomas Dickson: First dividend, 4s. in the pound.

Annie Whisker: First and final dividend, 5s. 6d. in the

JAMES ASHCROFT, Official Assignee.

Wellington, 14th June, 1895.

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

OTICE is hereby given that CRAWFORD SMITH GREAVES, of Owen Street, Wellington, Dairyman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 24th day of June, 1895, at 11 o'clock.

JAMES ASHCROFT,

Wellington, 18th June, 1895.

In Bankruptcy.-In the District Court of Westland, holden at Reefton.

OTICE is hereby given that John Howell, of Burke's Creek, Boatman's, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Reefton, on Friday, the 14th day of June, 1895, at 4 o'clock.

W. HINDMARSH, Deputy Official Assignee.

Reefton, 6th June, 1895.

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

OTICE is hereby given that statements of accounts and balance-sheets in respect of the under-mentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court to be holden on Monday, the 24th day of June, 1895, I intend to apply for an order releasing me from the administration of the said estates

Dated this 8th day of June, 1895.

John Mitchell, of Little Grey Junction, Coach-proprietor.
Frederick J. D. Elmer, of Greymouth, Clerk.
John Askenbeck, of Half-ounce, Miner.
Nicholas Thomas, of Cobden, Labourer.
ROBT. WM. RUSSELL,

Deputy Official Assignee.

In Bankruptcy.

OTICE is hereby given that John George Lakin, of Denniston, Bootmaker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Palmerston Street, on Thursday, the 27th day of June, 1895, at 11 o'clock a.m.

A. D. BAYFEILD,

Deputy Official Assignee.

Westport, 17th June, 1895.

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

OTICE is hereby given that JOHN TENNANT, of Dillmans town, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the District Court House, Hokitika, on the 18th day of June, 1895, at 11.30 o'clock a.m.

R. W. WADE, Deputy Official Assignee.

Hokitika, 10th June, 1895.

In Bankruptcy.—In the Supreme Court, holden at Christ-church.

OTICE is hereby given that ZACHARIAS MATTHEWS, of Yaldhurst. Farm-manager Yaldhurst, Farm-manager, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 24th day of June, 1895, at 11 o'clock.

18th June, 1895.

G. L. GREENWOOD,
Official Assignee.

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

NOTICE is hereby given that George Harrison, of Kyle, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 26th day of June, 1895, at 11 o'clock in the forencon.

JOHN DAVISON,

18th June, 1895.

Deputy Official Assignee.

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

OTICE is hereby given that JAMES BECKLEY, of Mount Somers. Labourer was this 322 222 Somers, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 26th day of June, 1895, at 12 o'clock noon.

JOHN DAVISON,

18th June, 1895.

Deputy Official Assignee.

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

OTICE is hereby given that ALFRED FISHER, of Geraldine, Bookseller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, Arcade, Timaru, on Tuesday, the 18th day of June, 1895, at 11 o'clock.

ALEX. MONTGOMERY,

Timaru, 10th June, 1895.

Deputy Official Assignee.

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

OTICE is hereby given that WILLIAM GREGSON ASPI-NALL, of Temuka, Miller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Temuka, on Thursday, the 13th day of June, 1895, at 4 o'clock.

ALEX. MONTGOMERY, Deputy Official Assignee.

Timaru, 7th June, 1895.

In Bankruptcy.

OTICE is hereby given that dividends are now payable on all proved claims in the under-mentioned estates: William O'Brien, of Gore, Contractor: First and final, 8s. 7d. in the pound.

Thomas Hall, of Woodend, Storekeeper: First, 10s. in the

CHARLES ROUT.

Deputy Official Assignee.

Invercargill, 10th June, 1895.

Land Transfer Act Notices.

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

S185, 3186. ASHER CASSEELS and PHILIP BENNETT.—Allotments 6, 7, 8, 9, and 10, Section A, and Allotments 8, 9, 14, and 15, Section F, of the Township of Paeroa, being parts of the Paeroa Block No. 356n, containing 3 roods 10½ perches. Occupied by Applicants and tanants tenants.

3193. THE GENERAL TRUST BOARD OF THE DIOCESE OF AUCKLAND.—Part of Lot 1 of the Subdivision of Allotment 45, Section 16, Suburbs of Auckland,

containing 1 rood 4 perches. Unoccupied.

Diagrams may be inspected at this office.

Dated this 15th day of June, 1895, at the Lands Registry

Office, Auckland.

EDWIN BAMFORD.

413 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 in the meantime be lodged forbidding the same.

Applicant: WILLIAM DAWSON WEBSTER, Shipping Agent, New Plymouth.—Area, 23½ perches; part of Section No. 924, New Plymouth. In occupation of William Courtney.

Diagrams may be inspected at this office.

Dated this 17th day of June, 1895, at the Lands Registry

Office, New Plymouth.

W. STUART, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 20th day of July, 1895.

2495. FRANCIS BRUCE BOLT.—24 % perches, part of Section 446, City of Wellington. Unoccupied. Diagrams may be inspected at this office.

Dated this 19th day of June, 1895, at the Lands Registry

Office, Wellington.

THOS. HALL, 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 publication hereof.

Part of Sections 29, 30, 31, 32, Block XVII., Town of Dunedin.—DONALD REID the younger and ALFRED

ABNER FINCH, Applicants. Occupied as to part by J. Conowly and Anthony McMaster. No. 4117.

Diagrams may be inspected at this office.

Dated this 17th day of June, 1895, at the Lands Registry Office, Dunedin,

H. TURTON, District Land Registrar.

PPLICATION having been made to me for the issue of A a provisional certificate of title in the name of JOHN O'SULLIVAN, of Lower Hutt, Labourer, for Lot 11 on O'SUBLIVAN, of Lower Hutt, Labourer, for Lot 11 on deposited Plan 89, being part Section 25, Hutt District, and the land comprised in certificate of title, Vol. xiii., folio 298, and evidence having been lodged of the loss of the original certificate, I hereby give notice that I will issue the provisional certificate as requested unless caveat be lodged forbidding the same on or before the 4th day of July, 1895.

Dated at the Lands Registry Office, Wellington, this 19th day of June, 1895.

day of June, 1895.

THOS. HALL, Deputy District Land Registrar.

A STATUTORY declaration of the loss of Crown grant, Vol. 1., folio 90, whereof ROBINSON RASTRICK is the registered proprietor, having been lodged with me, and an application having been made for the issue of a provisional certificate of title, I hereby give notice that I will issue the provisional certificate of title as requested at the expiration of fourteen days from the date of the Gazette centrings this period. containing this notice.

Dated at the Lands Registry Office, Christchurch, this 18th day of June, 1895.

J. M. BATHAM,

District Land Registrar.

Mining Potices.

NOTICE OF INTENTION TO CONSTRUCT WATER-RACE.

"THE MINING ACT, 1891."

Hauraki, 4th June, 1895.

To the Warden at Paeroa.

HEREBY give notice that I intend to construct a waterrace to divert and use water for mining purposes, commencing at a point on Cumming's occupation license at Owharca, on the Ohinemuri River, and terminating at a point above the Woodstock Gold-mining Company's dam.

The length of such race is 120 chains or thereabouts, and

its intended course is generally easterly along the Ohinemuri

River.

The mean depth of such race is 2ft., and the mean breadth is 3ft. 6in.; and it is proposed to divert thirty Government-heads of water.

Cost of construction: £2,000.

Time required for construction: Twelve months. Number and date of miner's right: 19763; 24th January, 1895.

ROBERT CHARLES GREENWOOD,

Applicant
(By his Solicitor, James McVeagh).

Any person objecting to the granting of this application must lodge his objection in writing at the Warden's Office at

Paeroa within fourteen clear days from the date hereof. Hearing at 10 o'clock a.m. on the 9th July, 1895, at the Warden's Court, Paeroa.

JAMES JORDAN,

Warden's Office, Paeroa, 4th June, 1895.

THE PURIRI GOLD-MINING COMPANY (NO LIABILITY).

OTICE is hereby given that the office of this company is situated at No. 28, Shortland Street, Auckland; and that the Manager is WILLIAM HENRY CHURTON, A.S.A.A.

Eng.
Given under the seal of the company, at Auckland, this H. BURTON,

JNO. D. CONNOLLY, Directors.

HARBOUR VIEW GOLD-MINING COMPANY (NO LIABILITY).

NOTICE is hereby given that the office of the Harbour View Gold-Mining Company (No Liability) is situated at No. 42, New Zealand Insurance Buildings, Queen Street, Auckland; and that Mr. John Hunter Harrison has been appointed Manager.

THOMAS HENDERSON, Directors.

ANDREW BELL,

Auckland, 14th June, 1895.

the undersigned, hereby make application to register, the Hafbour View Gold-mining Company as a noliability company, under the provisions of "The Mining Companies Act, 1894."

1. The name of the company is to be the Harbour View Gold-mining Company (No Liability).

2. The place of operations is at Tokatea Range, Coromendal

3. The registered office of the company will be situated at 42, Insurance Buildings, Queen Street, Auckland.

4. The value of the company's property, including claim or lease ground and machinery, is five thousand pounds.

5. The number of shares in the company is eighty thousand, of two shillings each.

6. The number of shares subscribed for is eighty thousand.

7. The name of the Manager is John Hunter Harrison. 8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below :-

No. of Shares. 4,500 Andrew Bell, Grafton Road, Grain Merchant John Endean, Queen Street, Hotel Proprietor 3,000 William Ledingham, 87, Queen Street, Island Trader
John Chambers, Fort Street, Merchant
Robert Charles Greenwood, Fort Street, Land Agent
William Hellaby, Shortland Street, Wholesale
Butcher $2,500 \\ 2,000$ 2,000 2,000 William A. Ryan, Victoria Avenue, Mount Eden, Accountant 2,000 William T. J. Bell, Queen Street, Insurance Manager Thomas Henderson, Queen Street, Union Steamship 2,000 1,500 John John Hunter Harrison, 42, Historian Summing, Mining Agent...

Edmund Bell, Queen Street, Architect
Gustav Kronfeld, Albert Street, Commission Agent..

Thomas F. Cahill, Queen Street, House and Land 1,000 1,000 1,000 1,000 Agent Ernest C. Beale, 87, Queen Street, Solicitor James Coe, Shelly Beach Road, Ponsonby, Gentle-1,000 1,000 man . Joseph B. Rockliff, Coromandel, Mining Agent ... Cecil E. Abbott, 83, Queen Street, Financial Agent.. Thomas Bell, Auckland, Manager Union Oil and 1,000 1,000 Soap Company Charles B. Stone, Queen Street, Merchant... 1,000 Alfred Barnes, Onehunga, Agent ...

James Moir, Ponsonby Road, Surgeon ...
William Phillips Guthridge, Queen Street, Agent Mrs. Marie Kitto Greenwood, Devonport ... 1,000 1,000 1.000 Mrs. Marie Kitto Greenwood, Devonport ...
Mrs. Mary Buttler Knight, Auckland ...
Harry Canham, High Street, Produce Dealer
Robert Henry Abbott, Wellesley Street, Merchant
F. Kneebone, Symonds Street, Draper ...
Albert Robins, Queen Street, Accountant ...
William Ranger, Victoria Arcade, Merchant
Henry C. Bell, Queen Street, Estate Agent
James Scott, Nelson Street, Grocer
John Drew Colebrook, Coromandel, Storekeeper
Andrew D. Douglas, Queen Street, Merchant
Charles M. McCormick, Coromandel, Butcher
Walter James P. Gaudin, Auckland, Reporter
Andrew Murray Bell, Wyndham Street, Clerk .000 1,000 ,000 1,000 ,000 1,000 1,000 ,000 666 500 Andrew Murray Bell, Wyndham Street, Clerk
Lewis Hoare, Wyndham Street, Clerk
Thomas William Rhodes, Coromandel, Proprietor 500 500 Coromandel News
Fred. Audley, Coromandel, Engineer
Charles Aifred Woolcott, Remuera, Accountant
John Albert Endean, Queen Street, Chemist
Victor Carnaga, Customs Street East, Hotel Pro-500 500 500 Victor Carnaga, Customs Street East, Hotel Floprietor
John Kneebone, Wellesley Street, Warehouseman
Herbert Gentles, Victoria Street, Warehouseman
John Reilly, Coromandel, Surveyor
Cynric Lloyd, Parnell, Commercial Traveller
George Hes Panter, Queen Street, Hotel Proprietor
John Hunter Harrison, 42, Insurance Buildings,
Mining Agent (in trust)
William K. Wills, Coromandel, Miner 500 500 500 334 500 1,000 8,000 23,000

Total Dated this 18th day of June, 1895. JOHN HUNTER HARRISON, Manager.

Witness to signature—C. V. Bedford.

I, John Hunter Harrison, do solemnly and sincerely de-

1. I am the Manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular.

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

JOHN HUNTER HARRISON.

Taken before me, this 13th day of June, 1895-H. Rees George, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Wakamarina Golden Bar Gold-mining Company (Limited). When formed, and date of registration: 9th August, 1894;

Whether in active operation or not: Not in active operation. Whether in active operation or not: Not in active operation. Where business is conducted, and name of Legal Manager: Maginnity's Buildings, Featherston Street, Wellington; John C. Mowbray.

Nominal capital: £24,000.

Amount of capital actually paid up in cash: £12 12s. 1d.
Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: Nil. Number of shares into which capital is divided: 24,000.

Amount paid up per share: 1d.
Amount called up per share: 1d.
Amount of calls in arrear: £87 7s. 11d.
Number of shares forfeited: Nil.

Number of forfeited shares sold: Nil.

Number of shareholders at time of registration of com-pany: 17.

Present number of shareholders: 31.

Number of men employed by company: Nil.

Quantity and value of gold or silver produced during the preceding year: Nil.

Total quantity and value of gold or silver produced since registration: Nil.

registration: Nil.

Amount expended in connection with carrying on operations during the preceding year (preliminary expenses, salaries, &c.): £40 18s. 10d.

Total expenditure since registration:
Total amount of dividends paid: Nil.

Amount of cash at banker's: Nil.

Amount of cash in hand: £7 8s. 3d.

Amount of debts directly due to the company: £87 7s. 11d.

Amount of debts considered good: £87 7s. 11d.

Amount of debts considered good: £87 7s. 11d. Amount of contingent liabilities of the company (as nearly as can be ascertained): £150.

I, John C. Mowbray, of Wellington, Legal Manager of the Wakamarina Golden Bar Gold mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the 31st day of December, 1894; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

JOHN C. MOWBRAY,

Manager.

Manager. Declared at Wellington, this 19th day of June, 1895, before me—John Maginnity, J.P. 415

the undersigned, hereby make application to register, the Puriri Gold-mining Company as a no-liability company under the provisions of "The Mining Companies Act, 1894."

1. The name of the company is to be the Puriri Goldmining Company (No Liability).

2. The place of operations is at Puriri, in the Thames District.

3. The registered office of the company will be situated to 28, Shortland Street, Auckland. at 28,

at 28, Snortland Street, Auckiand.
4. The value of the company's property, including claim or lease ground and machinery, is six hundred pounds.
5. The number of shares in the company is fifty-five thousand, of two shillings each.
6. The number of shares subscribed for is fifty thousand.
7. The name of the Manager is William Henry Churton,
A S A A Eng

A.S.A.A. Eng.

8. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date,

No. of Shares. John Ansenne, Penrose, Settler Alfred Seymour Bankart, Shortland Street, Ac-625 countant countant
G. A. Buttle, Queen Street, Sharebroker
Henry Burton, Auckland, Lieut.-Colonel (retired)
Alfred Barnes, Onehunga, Agent
James Browne, Ponsonby, Dealer
Edwin Barker, Karangahape Road, Storekeeper
Philip Crowe, Hobson Street, Baker 625 2,000 6251,250 625 312 No. of | 5. The number of shares in the company is sixty thou-

Shares.	sand of four shillings such
William Henry Churton (No. 1 account), Shortland	sand, of four shillings each. 6. The number of shares subscribed for is sixty thousand.
Street, Accountant 620	7 The name of the Manager is William Clarks
William Connon, Thames, Miner 3,209	8. The names, addresses, and occupations of the share-
John D'Arcy Connolly, Victoria Arcade, U.S. Consul 625	holders, and the number of shares held by each at this date,
Philip A. Edmiston, Victoria Arcade, Insurance	are as below:—
Manager 417	No. of
Edward Glenlivet Eliott, Auckland, Clerk 1,981	Shares.
Louis Ehrenfried, Queen Street, Merchant 1,250	
William R. Close Erson, Onehunga, M.D	William J. Boylan, Auckland, Land Agent 6,000
William Elliott, Manukau Road, Contractor 625	
John Ferguson, Surrey Hills, Settler 625	George F. Brimblecombe, Auckland, Sharebroker . 5,000
Alfred Edward Gilmore, Customs Street, Merchant 625	
James Glenny, Nelson Street, Agent 312	Joseph F. Clarke, Auckland, Sharebroker 2,000
John R. Gray, Shortland Street, Importer 417 George Hardey, Mangare, Settler 625	Frederick Earle, Auckland, Solicitor 2,000
	J. H. Fleming, Paeroa, Sharebroker 2,000
John Houne Wellington Church Conser	James M. Lennox, Auckland, Land Agent 1,500
	Charles Alexander, Auckland, Sharebroker . 1,000
Robort F Tanaga Arrolyland Assessments 4	Ernest Abbot, Auckland, Clerk
William Kelsall, Onehunga, Tobacconist	Robert Frater, Auckland, Sharebroker 1,000 Charles Clayforth, Auckland, Sharebroker 1,000
John Kirkwood, Fort Street, Wine Merchant 417	
Bartholomew Kent, Queen Street, Insurance Manager 417	
William Ledingham, Queen Street, Gentleman 625	
Hubert Arthur Mariner, Victoria Arcade, Clerk 416	
George Madden Maingay, Auckland, Bank Official . 625	
George R. Morpeth, Auckland Wharf, Forwarding	
Agent	
Thomas Morrin, Durham Street, Gentleman 1,250	
Thomas Minetti, Devonport, Settler 312	
Thomas Francis Longlands, Queen Street, Commer-	
cial Traveller	Montefiore A. Philipps, Shortland Street, Clerk . 1,000 Adolphus Davis, Shortland Street, Accountant . 1,000
Lachlan Hugh Mackay, Queen Street, Bank Official 625	Alfred F Whiteless Assalshand California
John Jesse Odlum, Queen Street, Tobacconist 312	Alfred Walker, Auckland, Settler 1,000
John Owen, Auckland, Gentleman 1,209	W. J. Oldham, Auckland 1,000
William Eugene Outhwaite, High Street, Solicitor 625	Robert C. Greenwood, Auckland, Mining Agent . 1,000
H. Phillipson, Victoria Arcade, Restaurateur 1,250	Joseph Hanken, Auckland
John Pitt, Onehunga, Master Mariner 1,250	Arthur Wright, Auckland, Tailor 1,000
Mary Robison, Parnell, Gentlewoman 625	James Macfarlane, Auckland, Merchant 1,000
Margaret Scott, Nelson Street, Housewife 937	William Read Bloomfield, Auckland, Solicitor 1.000
John Hague Smith, Thames, Merchant 1,209	George Read Bloomfield, Auckland, Settler 1.000
Sydney Hague Smith, Thames, Ironmonger 6,418	William Frater, Auckland, Accountant 1.000
Henry Lomas Smith, Thames, Mining Agent 500	Walter Frater, jun., Auckland, Land Agent 1.000
James Scott, Nelson Street, Grocer 625	A. M. Edmonds, Auckland, Gum Merchant 500
William Cragg Sharland, Shortland Street, Chemist 416	James Preston Stevenson, Auckland, Accountant 500
Hamilton Dunbar Tovey, Queen Street, Bank Official 625	Dugald F. Ingles, Auckland, Bank Clerk 250
	A. R. McNeil, Auckland, Bank Clerk 250
Robert Vaughan, North Shore, Settler 313	
Norman Cole Veale, Queen Street, Bank Official	Total 60,000
	Dated this 13th day of June, 1895.
Thomas Wringfield, Hepburn Street 625 Jonathan Winks, Shortland Street, Cabinetmaker 417	WM. CLARKE,
Jonathan Winks, Shortland Street, Cabinetmaker 417 Alexander Watson, Cook Street, Contractor 416	Witness to signature A.C. Heighway
Alfred Edgar Whitaker, Vulcan Lane, Solicitor 417	Witness to signature—A. G. Heighway.
Robert Orr Young, Customs Street, Grain Agent 313	
William Henry Churton (No. 2 account), Shortland	I, William Clarke, do solemnly and sincerely declare
Street, Accountant	tnat—
William Henry Churton, Shortland Street (in trust	1. I am the Manager of the said intended company.
for company) 5,000	2. The above statement is, to the best of my belief and
	knowledge, true in every particular.
Total 55,000	And I make this solemn declaration conscientiously be-
Dated this 13th day of June, 1895.	lieving the same to be true, and by virtue of an Act of the
W. H. CHURTON,	General Assembly of New Zealand intituled "The Justices of the Peace Act 1892"
Manager.	of the Peace Act, 1882."
Witness to signature -Trevor Gordon.	WM. CLARKE,
	Taken before me, at Auckland, this 13th day of June,
T 3771112 TT (1)	1895—D. B. McDonald, J.P. 410
I, William Henry Churton, do solemnly and sincerely	
declare that—	
1. I am the Manager of the said intended company.	
2. The above statement is to the best of my belief and	T the undersigned horsely walts and in the
knowledge true in every particular.	T the undersigned, hereby make application to register
And I make this solemn declaration conscientiously be-	1, the St. George Gold-mining Company as a limited company, under the provisions of "The Mining Companies"
lieving the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices	Act, 1894."
Tile Justices	The state of the s

of the Peace Act, 1882."

W. H. CHURTON.

Taken before me, Spencer von Stürmer, one of Her Majesty's Justices of the Peace for New Zealand, this 13th day of June, 1895.

the undersigned, hereby make application to register the Hauraki South Gold-mining Company as a nollability company, under the provisions of "The Mining

liability company, under the provisions of "The Mining Act, 1894."

1. The name of the company is to be the Hauraki South Gold-mining Company (No Liability).

2. The place of operations is at Coromandel.

3. The registered office of the company will be situated at No. 2, New Zealand Insurance Buildings, Auckland.

4. The value of the company's property, including claim or lease ground and machinery, is one thousand pounds.

1. The name of the company is to be the St. George Goldmining Company (Limited).
2. The place of operations is at Cuttle Cove, Preservation

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

Clyde Street, Balclutha.

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

5. The number of shares subscribed for is twenty thousand,

being not less than two-thirds of the entire number of shares

in the company.

6. The number of paid-up shares is twenty-four thousand.

7. The amount already paid up is twenty thousand pounds.

8. The name of the Manager is Henry John Day.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follows:-

	,			٠
992	THE	NEW	ZEA	I
and the second of the second o			No. of	1
T T Castala Care Day		M:	Shares.	1
Joseph Henry, Cuttle Cove, Pre			2,000	
Frederick Purser, Cuttle Cove,	Preservation	on, Mine.	r 2,000	1
William Soltan Pillans, Balclut			1,973	
Christopher Basstian, Invercare		man	875	
James Harvey, Invercargill, So	licitor		1,772	
Frederick William Thompson,	nristenur	cn, Dent	ist 1,098	ļ
Alexander Durie, Dunedin, C	onee and	Spice M		į
chant	*:	• •	1,098	Į
Edward Melland, Dunedin, Fin			1,098	
Henry John Day, Balclutha, St	ationmast	er	1,098	
George Lonsley, Balclutha, Mer	chant	• •	1,098	
Robert Grigor, Balclutha, Surve	yor	• •	1,098	
William Lewis, Invercargill, D	raper	• •	549	
Walter Guthrie, Invercargill, M	erchant	••	1,098	
Alexander Clunny Bishop, Cutt	le Cove, Pi	eserv at io		
Miner	:•	 .	1,000	
Brian Hodgson Hooker, of Han		Coolgard		
Western Australia, Company	Manager	~	1,500	
William Young Henry Hall, In	vercargill,	Solicitor	500	i
Andrew Scott, Campbelltown, I	Totelkeebe	r	125	٠
Robert Benjamin Williams, Inv	ercargill, C	Jommissi	ion	
Agent	••	••	20	
Total	•••	••	20,000	
Dated this 8th day of June, 1	895.			
•		H. J. D.	AY,	
e e e e e e e e e e e e e e e e e e e		M	Ianager.	
Witness to signature—W. S.	Pillans.		•	
	-			
I, Henry John Day, of Balclu	ha, in Nev	v Zealan	d, Station-	
master, do solemnly and sincere	ly declare	that—		
1. I am the Manager of the s	aid intende	ed compa	ıny.	
2. The above statement is t	o the best	of my	belief and	
knowledge true in every particu	lar.			
And I make this solemn de	claration o	conscient	iously be-	
lieving the same to be true, an	d by virtue	ofan	Act of the	
General Assembly of New Zeal	and intitu	led "Th	e Justices	
of the Peace Act, 1882."				
		H. 6	J. DAY.	
Taken before me, at Balcluth	a, in the C	olony of	New Zea-	
land, this 8th day of June, 189	-W. S. F	illans. a	Justice of	
the Peace for the Colony of Ne	w Zealand		420	
SITE T SUCE TOT SITE COLORY OF THE		•		

the undersigned, hereby make application to register the Crown Gold-mining Company as a limited company, under the provisions of "The Mining Companies Act, 1894."

1. The name of the company is to be the Crown Goldmining Company (Limited).
2. The place of operations is at Cuttle Cove, Preserva-

tion Inlet. 3. The registered office of the company will be situated at Clyde Street, Balclutha.

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

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

in the company.

6. The number of paid-up shares is twenty-four thousand.
7. The amount already paid up is twenty thousand pounds.
8. The name of the manager is Henry John Day.
9. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as follows:

Joseph Henry, Cuttle Cove, Preservation, Miner Frederick Purser, Cuttle Cove, Preservation, Miner William Soltan Pillans, Balclutha, Runholder Christopher Basstian, Invercargill, Gentleman James Harvey, Invercargill, Solicitor Frederick William Thompson, Christchurch, Dentist Alexander Durie, Dunedin, Coffee and Spice Merchant Edward Melland, Dunedin, Financial Agent Henry John Day, Balclutha, Stationmaster George Lonsley, Balclutha, Merchant Robert Grigor, Balclutha, Surveyor William Lewis, Invercargill, Draper Walter Guthrie, Invercargill, Merchant Brian Hodgson Hooker, of Hanan's, near Coolgardie, Western Australia, Company Manager ... William Young Henry Hall, Invercargill, Solicitor ... Andrew Scott, Campbelltown, Hotelkeeper Robert Benjamin Williams, Invercargill, Commission Agent 2,000 2,000 1,973 375 1,093 1,098 1,098 2,098 1,098 1,098 1,098 1,500 125 20 Agent .. 20,000 Total ..

Dated this 8th day of June, 1895.

H. J. DAY, Manager.

Witness to signature—W. S. Pillans.

I, Henry John Day, of Balclutha, in New Zealand, Stationmaster, do solemnly and sincerely declare:—

1. I am the Manager of the said intended company

2. The above statement is, to the best of my belief and

knowledge, true in every particular.

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

Taken before me, at Balclutha, in the Colony of New Zealand, this 8th day of June, 1895—W. S. Pillans, a Justice of the Peace for the Colony of New Zealand.

Pribate Adbertisements.

IN THE SUPREME COURT OF NEW CANTERBURY DISTRICT. ZEALAND,

In the matter of "The Companies Act, 1882," "The Fire and Marine Insurance Companies Act, 1882," "The Fire and Marine Insurance Companies Act, 1889," and "The Companies (Memorandum of Association) Act, 1891"; and in the matter of the Farmers' Co-operative Fire and Marine Insurance Association of Canterbury (Limited).

OTICE is hereby given that a petition by the abovenamed association has been filed in the said Supreme
Court of New Zealand praying that the following special
resolution, passed at extraordinary general meetings of the
association, held at Christchurch, on the 23rd day of August,
1893, and the 13th day of September, 1893, respectively—
"That the provisions of the memorandum of association
of the Farmers' Co-operative Fire and Marine Insurance
Association of Canterbury (Limited) with respect to the
objects of the association be altered in manner following:
(1.) By striking out in paragraph 1 of clause 3 the words 'To
insure only the property of its own shareholders, and for
that purpose,' in the first and second lines; the words 'also
for that purpose' in the tenth line; and the words 'for
that purpose' in the nineteenth and twentieth lines.
(1A.) And by adding to paragraph 1 of clause 3 the following objects: 'To enter into any arrangement for saving
profits, union of interests, co-operation, joint adventure,
reciprocal concession, or otherwise, with any person or
company carrying on or engaged in, or about to carry on
or engage in, any business or transaction capable of
being conducted so as directly or indirectly to benefit this
association; and to take or otherwise acquire shares and
securities of any such company; and to sell, hold, reissace,
with or without guarantee, or otherwise deal with the
same'"—may be confirmed. And that application will be
made at the Supreme Court House, Christchurch, on
Tuesday, the 23rd day of July, 1895, at 11 o'clock in the
forenoon, or so soon thereafter as counsel can be heard,
for an order granting the said petition.

Dated this 17th day of June, 1895.

THOMAS MAUDE, OTICE is hereby given that a petition by the above-named association has been filed in the said Supreme

THOMAS MAUDE. Solicitor to the above-named association.

WALTER HISLOP, Manager of the Perpetual Trustees,
Estate, and Agency Company of New Zealand
(Limited), do solemnly and sincerely declare,—

1. That the liability of members is limited.
2. That the capital of the company is £106,250, divided into 25,000 shares of £4 5s. each.
3. That the number of shares issued is 21,669.

4. That calls to the amount of 7s. 6d. per share have been made, under which the sum of £8,125 17s. 6d. has been received.

5. That the amount of all moneys received on account of estates under administration during the half-year ending

south April, 1895, is £5,147 8s. 6d.

6. That the amount of all moneys paid on account of estates under administration during the half-year ending 30th April, 1895, is £5,649 19s. 5d.

7. That the amount of the balance held to the credit of contracts under administration during the half-year ending states under administration during the half-year ending

estates under administration during the half-year ending 30th April, 1895, is £1,127 5s.

8. That the liabilities of the company on the 1st day of May last were: Debts owing to sundry persons by the company—viz., on judgment, nil; on specialty, nil; on notes or bills, nil; on simple contracts, £7,896 11s. 8d.; on estimated liabilities nil

9. That the assets of the company on that date were: Government securities, nil; bills of exchange and promissory notes, nil; cash at banker's and on deposit, £2,889 18s. 10d.;

other securities, £12,325 19s. 5d.
And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

WALTER HISLOP.

Declared by the said Walter Hislop, at Dunedin, this 12th day of June, 1895, before me—John Angus, a Justice of the Peace in and for the Colony of New Zealand.

Charles McBeath Dawson, M.B. and Mast. Surg. (Aberd.), now residing in Tenui, hereby give notice that I intend applying on the 22nd July 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.

CHARLES McBEATH DAWSON, M.B., C.M. Dated at Wellington, 20th June, 1895.

BANKRUPTCY NOTICES.

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

SAMUEL COSTALL, Government Printer.

NEW ZEALAND GOVERNMENT PUBLICATIONS.

THE following Works, published under the authority of the Government, are now on sale at the Stationery Department, Wellington, and will be transmitted post-free at the published price to any address in the colony, or to any place within a British possession:—

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