

THE

GAZETTE. NEW ZEALAND

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WELLINGTON, THURSDAY, SEPTEMBER 26, 1895.

Districts constituted under "The Marriage Act, 1880."

GLASGOW, Governor.

A PROCLAMATION.

IN pursuance and exercise of the power and authority vested in the Governor by "The Marriage Act, 1880," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby abolish the existing marriage districts known as the Palmerston North and Foxton Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into three marriage districts, the names and boundaries whereof shall be as follow:—

PALMERSTON NORTH DISTRICT.

All that area in the Wellington Land District bounded towards the north-west generally by the Oroua River to the northern boundary-line of Section No. 264, Block I., Pohatowards the north-west generally by the Oroua River to the northern boundary-line of Section No. 264, Block I., Pohangina Survey District: thence towards the south by that section and Section No. 265 of said block, by Sections Nos. 266 and 190, Block XIII., Apiti Survey District, and Section No. 189, Block XVI., Ongo Survey District: thence again towards the north-west generally by the western side of Kiwitea-Tapuae Road, passing Sections Nos. 13, 19, and 12, Block XVI., Ongo Survey District, and Sections Nos. 10, 2, and 3, Block X., and by the continuation of that road, by the summit of the range and the leading spur to the southernmost corner of Section No. 62, Block II., Apiti Survey District, by the south-western boundary-line of that section, by Sections Nos. 70 and 76 of said Block II., by Section No. 75, Block XIV., Hautapu Survey District, to the north-west corner of Section No. 73; thence by a right line to Wairaki Trig. Station; thence by a right line to Kawhatau No. 3 Trig. Station; thence by a right line to Kawhatau No. 3 Trig. Station; thence by a right line to the confluence of the Kawhatau with the Pourangiki River; and thence by a line due north to the summit of the northern watershed of the Kawhatau River, and by that summit to the summit of the Ruahine Range: towards the south-east by the said summit to the Manawatu River near the Gorge; thence by a line across that river, and thence by the summit of the nearest spur leading to the Tararua Range; thence by the summit of the said Tararua Range to the southern boundary-line of Oroua County: and thence towards the south-west generally by the Horowhenus County and the Manawatu River to the Orona County: and thence towards the south-west generally by the Horowhenua County and the Manawatu River to the Oroua River aforesaid.

SHANNON DISTRICT.

All that area in the Wellington Land District bounded towards the north generally by the Manawatu River from the sea to the southern boundary-line of the Oroua County, and thence by the Oroua County to the summit of the Tararua Range; thence towards the south-east by the sum-mit of that range to the Horowhenua Block; thence towards the south-west by that block to the Ohau River; thence towards the south generally by the said Ohau River to the sea; and thence towards the west by the sea to the Manawatu River aforesaid.

FOXTON DISTRICT.

Foxton District.

All that area in the Wellington Land District bounded towards the north-west by the Rangitikei River from the sea to the south-western boundary-line of Section No. 63, Block II., Te Kawau Survey District; thence towards the north-east by the said Section No. 63, and by the road which forms the southern boundary of Section No. 64, said Block II., and by that road continued easterly through Blocks II., VI., VII., and VIII., Te Kawau Survey District aforesaid, to the Oroua River; thence towards the south-east by the left bank of the Oroua River to its confluence with the Manawatu River, and thence by the left bank of the Manawatu River; and towards the south-west generally by the left bank of that river to the sea; and thence towards the west by the sea to the Rangitikei River aforesaid.

And I hereby declare that this Proclamation shall come into operation on the first day of October, in the year of our Lord one thousand eight hundred and ninety-five.

Given under the hand of His Excellency the Right

ord one thousand eight hundred and ninety-five.

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
eighteenth day of September, in the year of our
Lord one thousand eight hundred and ninety-five.

P. A. BUCKLEY. P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Districts constituted under "The Registration of Births and Deaths Act, 1875.'

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

A PROCLAMATION.

In pursuance and exercise of the power and authority vested in the Governor by "The Registration of Births and Deaths Act, 1875," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby abolish the existing registration districts known as the Palmerston North and Foxton Districts; and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into three registration districts, the names whereof shall be the Palmerston North, Shannon, and Foxton Districts, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

And I hereby declare that this Proclamation shall come into operation on the first day of October, in the year of our Lord one thousand eight hundred and ninety-five.

ord one thousand eight hundred and ninety-five.

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
eighteenth day of September, in the year of our
Lord one thousand eight hundred and ninetyfive.

P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Vesting Control of Halswell River Bridge (A) in Taitapu Road Board, and apportioning the Cost of Reconstruction and Maintenance.

GLASGOW, Governor. A PROCLAMATION.

WHEREAS by section one hundred and fourteen of "The Public Works Act, 1894" (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor may, upon the terms and conditions in the said section mentioned, by Proclamation publicly notified, direct that any bridge already constructed, or which may hereafter be constructed ever or server on the sea. any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively, shall, from and after a date to be fixed in such Proclamation, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Proclamation; and may, by any such Proclamation as aforesaid, fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by the local authority or local authorities, and, if so, by what local authority or authorities; and may, by any such Proclamation as aforesaid, direct how, when, and to whom any such payment is to be made:

And whereas by the said Act it is further provided that the Governor may from time to time, with the view of determining whether it is expedient to vest the exclusive care, control, management, and maintenance of any such bridge in any local authority, direct any person to be a Commis-

control, management, and maintenance of any such bridge in any local authority, direct any person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to determine any such question as aforesaid:

And whereas a Commissioner was appointed and an inquiry was duly held with a view to determining what local authority or authorities could most conveniently and efficiently control the bridge mentioned in the Schedule hereto, and hereinafter referred to as "the said bridge," and what proportion of the cost of reconstructing and maintaining the said bridge should be paid by any, and, if so, which, local authority or authorities: And whereas such Commissioner did report to the Governor after due inquiry his opinion as to the matters respecting which he was appointed to report:

And whereas it is expedient to make provision under the

And whereas it is expedient to make provision under the said Act for the purposes and in the manner hereinafter set

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the said bridge shall, from and after the date of the public notification of this Proclamation, be under the exclusive care, control, and management of the Taitapu Road Board. And, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, repairing, improving, or reconstructing the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions: namely, the Taitapu Road Board and the Springs Road Board, each fifty per centum of such cost. And I do also hereby direct that the contribution hereby required to be made as aforesaid by the Springs Road Board towards the cost of maintaining, repairing, improving, hereby required to be made as aforesaid by the Springs Road Board towards the cost of maintaining, repairing, improving, or reconstructing the said bridge shall be paid from time to time, in the proportion hereinbefore prescribed, by the Springs Road Board, out of the fund of the said Springs Road Board, within a period of three months after a demand in writing, made by or on behalf of the Taitapu Road Board, stating the amount so required to be paid and the purpose for which it is so required, shall have been left at the office of the Springs Road Board; and the payments so to be made shall be made from time to time to the Clerk of the Taitapu Road Board for and on behalf of the Springs Road Board.

SCHEDULE.

That bridge over the Halswell River on the line of road to the north of Section No. 13 of Block X., Halswell Survey District, and marked A on plan hereafter mentioned; as the site of the said bridge is delineated on the plan marked S.G. 25766, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon marked in red.

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of Saint Michael and St. 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 eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety-

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Vesting Control of Halswell River Bridge (B) in Selwyn County Council, and apportioning the Cost of Reconstruction and Maintenance.

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

A PROCLAMATION.

WHEREAS by section one hundred and fourteen of "The Public Works Act, 1894" (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor may, upon the terms and conditions in the said section mentioned, by Proclamation publicly notified, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively, shall, from and after a date to be fixed in such Proclamation, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Proclamation; and may, by any such Proclamation as aforesaid, fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by the local authority or local authorities, and, if so, by what local authority or authorities; and may, by any such Proclamation as aforesaid, direct how, when, and to whom any such payment is to be made:

And whereas by the said Act it is further provided that the Governor may from time to time, with the view of determining whether it is expedient to veet the exclusive care, control.

And whereas by the said Act it is further provided that the Governor may from time to time, with the view of determining whether it is expedient to vest the exclusive care, control, management, and maintenance of any such bridge in any local authority, direct any person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to determine any such question as aforesaid:

And whereas a Commissioner was appointed and an inquiry was duly held with a view to determining what local authority or authorities could most conveniently and efficiently control the bridge mentioned in the Schedule hereto, and marked B on the plan hereafter mentioned (hereinafter referred to as "the said bridge"), and what proportion of the cost of reconstructing and maintaining the said bridge should be paid by any, and, if so, which, local authority or authorities: And whereas such Commissioner did report to the Governor after due inquiry his opinion as to the matters respecting which he was appointed to report: report:

And whereas it is expedient to make provision under the said Act for the purposes and in the manner hereinafter set

forth:

said Act for the purposes and in the manner hereinater see forth:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the bridge mentioned in the Schedule hereto, and known as the Halswell River Bridge, Springs Road District, shall, from and after the date of the public notification of this Proclamation, be under the exclusive care, control, and management of the Selwyn County Council. And, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, repairing, improving, or reconstructing the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions: namely, the Selwyn Council sixty per centum of the cost. And I do further hereby direct that the contributions hereby required to be made as aforesaid by the

County Council of Akaroa towards the cost of maintaining, repairing, improving, or reconstructing the said bridge shall be paid from time to time, in the proportions hereinbefore prescribed by the County Council of Akaroa, out of the County Fund of the said County Council of Akaroa, within a period of three months after a demand in writing, made by or on behalf of the County Council of Selwyn, stating the amount so required to be paid and the purpose for which it is so required, shall have been left at the office of the County Council of Akaroa; and the payments so to be made shall be made from time to time to the Clerk of the County Council of Selwyn for and on behalf of the County Council Council of Selwyn for and on behalf of the County Council of Akaroa.

SCHEDULE.

That bridge over the Halswell River on the line of road at the southernmost corner of Section No. 15 of Blocks XIV. the southernmost corner of Section No. 13 of Blocks Alv. and XV., Halswell Survey District, and marked B on plan hereafter mentioned; as the site of the said bridge is delineated on the plan marked S.G. 25766, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon marked in red.

d in red.

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

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Vesting Control of Halswell River Bridge (C) in Selwyn County Council, and apportioning the Cost of Reconstruction and Maintenance.

(L.S.)

GLASGOW, Governor. A PROCLAMATION.

WHEREAS by section one hundred and fourteen of "The Public Works Act, 1894" (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor may, upon the terms and conditions in the said section "the said Act"), it is, inter alia, enacted that the Governor may, upon the terms and conditions in the said section mentioned, by Proclamation publicly notified, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively, shall, from and after a date to be fixed in such Proclamation, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Proclamation; and may, by any such Proclamation as aforesaid, fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by the local authority or local authorities; and may, by any such Proclamation as aforesaid, direct how, when, and to whom any such payment is to be made:

And whereas by the said Act it is further provided that the Governor may from time to time, with the view of determining whether it is expedient to vest the exclusive care, control, management, and maintenance of any such bridge in any local authority, direct any person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to determine any such question as aforesaid:

And whereas a Commissioner was appointed and an inquiry was duly held with a view to determining what local authority or authorities could most conveniently and efficiently control the bridge mentioned in the Schedule hereto (hereinafter referred to as "the said bridge"), and what proportion of the cost of reconstructing and maintaining the said bridge should be paid by any, and, if so, which, local authority or authorities: And whereas such Commissioner did report to the Governor after due inquiry his opinion as to the matters respecting which he was appointed to report:

And whereas it is expedient to make provision under the

to report:

And whereas it is expedient to make provision under the said Act for the purposes and in the manner hereinafter set

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the bridge mentioned in the Schedule hereto, and known as the Halswell River

Bridge, Little River District, shall, from and after the date of the public notification of this Proclamation, be under the exclusive care, control, and management of the Selwyn County Council. And, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, repairing, improving, or reconstructing the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions: namely, the Selwyn County Council and the Akaroa County Council, each fifty per centum of such cost. And I do also hereby direct that the contributions hereby required to be made as aforesaid by the County Council of Akaroa towards the cost of maintaining, repairing, improving, or reconstructing the said bridge shall be paid respectively from time to time, in the proportion hereinbefore prescribed, by the County Council of Akaroa, out of the County Fund of the said County Council of Akaroa, within a period of three months after a demand in writing, made by or on behalf of the County Council of Selwyn, stating the amount so required to be paid and the in writing, made by or on behalf of the County Council of Selwyn, stating the amount so required to be paid and the purpose for which it is so required, shall have been left at the office of the County Council of Akaroa; and the payments so to be made shall be made from time to time to the Clerk of the County Council of Selwyn for and on behalf of the County Council of Akaroa.

SCHEDULE.

THAT bridge over the Halswell River on the line of road to the north-west corner of Section No. 16 of Block XIV., Halswell Survey District, and marked C on plan hereafter mentioned; as the site of the said bridge is delineated on the plan marked S.G. 25766, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon marked in red.

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 St. 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 eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Proclaiming a Road as closed through Lands in Block III., Kopuaranga, and Block XVI., Mangaone Survey Districts.

GLASGOW, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," I, David, Earl of Glasgow, Governor of the Colony of New Zealand, do by this notice hereby proclaim as closed the road in the Kopuaranga and Mangaone Survey Districts hereinafter described, that is to say :

Area.	Traversing Part of Section No.	Block.	Survey District.	Coloured on Plan
A. R. P. 5 0 10 0 0 3 0 0 4	92 91 91	III. XVI.	Kopuaranga Mangaone	Green.

As the same are more particularly delineated on the plan marked S.G. 25833, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon coloured as above

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 eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for an Improved-farm Special Settlement.

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

In pursuance of the powers and authorities conferred by the one hundred and sixty-second section of "The Land Act, 1892," 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 blocks of land described in the Schedule hereto shall be and the same are hereby set apart and declared open for special settlement.

SCHEDULE. MOTURIMU IMPROVED-FARM SPECIAL SETTLEMENT.

Area		Section No.	Block No.	Survey District.	Plan marked
A. R. 50 0 50 0 50 0 50 0 52 0 47 0 46 0 46 0 58 0 58 0 58 0 59 0 50 0	P. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	18 19 20 21 22 23 24 25 28 29 30 45 46 47	VIII.	Campbelltown Hundred	S.G. 26750

All in the Southland Land District; as the same are delineated upon a plan marked as above mentioned, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon edged with pink.

with pink.

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
eighteenth day of September, in the year of our
Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for an Improved-farm Special Settlement.

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

In pursuance of the powers and authorities conferred by the one hundred and sixty-second section of "The Land Act, 1892," 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 block of land described in the Schedule hereto shall be and the same is hereby set apart and declared open for special settlement.

SCHEDULE.

MASTERTON-TENUI IMPROVED-FARM SPECIAL SETTLEMENT. ALL that area in the Wellington Land District, containing by admeasurement 800 acres, more or less, being Sections Nos. 3, 5, 7, 8, and 10 of Block VI., and Sections Nos. 35, 37, and 39 of Block X., all of Hautapu Survey District: as the same is delineated upon the plan marked S.G. 26485, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon coloured red.

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 St. 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 eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Setting apart Land in Hawke's Bay for Leasing as Small Grazing-runs under "The Land Act, 1892."

GLASGOW, Governor.

A PROCLAMATION.

PROCLAMATION.

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

SCHEDULE. HAWKE'S BAY LAND DISTRICT.

Run No.	Survey	Survey District.					
			İ	Acres.			
29	Hangaroa		••	7,955			
30	,,			6,514			
31	,,	• •		5,600			
33	,,			5,135			
34	,,			4,020			

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of 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 eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

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

GLASGOW, Governor. (L.S.)

A PROCLAMATION.

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

SCHEDULE. SOUTHLAND LAND DISTRICT.

2007-					
District.		Section.	Block.	rea.	
Son	uthlan	d County.		1	
Hokonui— (Centre Bush Village) Hokonui—		730	••	A. 16	R. P. 1 5
(Croydon Village)	••	765 778		10 6	$\begin{smallmatrix}0&4\\2&32\end{smallmatrix}$
. W	allace	Connty.			
Longwood		53	V .	6	3 0

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 nineteenth day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN McKENZIE.

JOHN McKENZIE, Minister of Lands.

GOD SAVE THE QUEEN!

Declaring State Forests in the Land Districts of Auckland and Taranaki.

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

A PROCLAMATION.

Py virtue and in exercise of the powers and authorities vested in me by "The New Zealand State Forests Act, 1885," and of every other power and authority enabling me in that behalf, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby set apart the forest lands described in the Schedule hereto, forming part of the Crown lands in New Zealand, as and for State forests within the provisions of the said Act.

SCHEDULE.

SCHEDULE.

AUCKIAND LAND DISTRICT.

ALL that parcel of land in the Auckland Land District, being called or known as Section No. 74, Block VIII., Katikati Survey District, containing by admeasurement 270 acres, more or less. Bounded towards the north-east by a public road-line, 260 links; towards the east by a line, 4138 links; towards the south-east by Section No. 37, the abutment of a road, by Section No. 63 (all of Block VIII. aforesaid), and a line, 7446 links; towards the west by a line, 3855 links; and towards the north-west by Section No. 73 of Block VIII. aforesaid, 2848 and 4689 links: be all the aforesaid linkages more or less. more or less.

All that parcel of land in the Auckland Land District, being called or known as Section No. 2, Block I., Aongatete peing called or known as Section No. 2, Block I., Aongatete Survey District, containing by admeasurement 81 acres 1 rood, more or less. Bounded towards the north-east by Section No. 70, Block VIII., Katikati Survey District, 7503 links; towards the south by a public road-line, 14, 170, 370, 363, 267, and 83 links; and towards the south-west and north by lines, 7902 and 1238 links respectively: be all the aforesaid linkages more or less.

linkages more or less

All that parcel of land in the Auckland Land District, being called or known as Section No. 1, Block IV., Aongatete Survey District, containing by admeasurement 144 acres, tete Survey District, containing by admeasurement 144 acres, more or less. Bounded towards the north-west generally by a public road-line, 457, 874, 1180, 206, 41, 198, 170, 379, 124, 221, 771, 129, 247, 209, 260, 216, 343, 304, 844, 863, 823, and 84 links; towards the east by Section No. 66 of the Parish of Te Mania, 4965 links; towards the south-east by Section Nos. 49 and 50, 3665 links; towards the north-east by Section No. 50 aforesaid, all of the Parish of Te Mania aforesaid, 3488 links; again towards the south-east by a public road, 477 links; and towards the south-west by a line, 4816 links: he aforesaid links again or less. be all the aforesaid linkages more or less.

TARANAKI LAND DISTRICT.

TARANAKI LAND DISTRICT.

All that parcel of land in the Taranaki Land District, containing by admeasurement 615 acres, more or less, being Section No. 3, Block X., Upper Waitara Survey District. Bounded on the north and east by the Okoke Road, on the south-east by Section No. 2, Block X., Upper Waitara; and on the west by Section No. 2, Block IX., and Section No. 4, Block X., Upper Waitara: as the same is delineated on the plan deposited in the office of the Chief Surveyor, New Plymonth. Plymouth.

All that parcel of land in the Taranaki Land District, All that parcel of land in the Taranaki Land District, containing by admeasurement 575 acres, more or less, being Section No. 8, Block II., Omona Survey District. Bounded on the north by Mangaehu Road; on the east and north-east by Section No. 10, Block II., Omona, and Mangaotuku Block, 6031.5 links, and Kaitieke Block, 1499.2 links; and on the south by Matemateonga Block, 13858.6 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, New Plymouth.

the plan deposited in the office of the Chief Surveyor, New Plymouth.

All that parcel of land in the Taranaki Land District, containing by admeasurement 56 acres, more or less, being Section No. 63, Tikorangi District, Block X., Waitara Survey District. Bounded on the north-east by the Ngatimaru Road; on the south by the Waitara River and a public road; on the west by Section No. 77, Tikorangi District, 638 links: as the same is delineated on the plan deposited in the office of the Chief Surveyor, New Plymouth.

Given under the hand of His Excellency the Right Honourable David, Earl of Glasgow; Knight Grand Cross of the Most Distinguished Order of 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-third day of September, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN MCKENZIE,

Commissioner of State Forests

Commissioner of State Forests.

Approved in Council. ALEX. WILLIS,
Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Regulations under "The Sea-fisheries Act, 1894."

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Sea-fisheries Act, 1894" (hereinafter termed "the said Act"), it is, among other things, enacted that the Governor in Council may from time to time make regulations for the purposes therein mentioned, which shall have general force and effect throughout the colony, or particular force and effect only in any waters or places specified therein:

And whereas it is expedient to make the regulations here.

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

tioned:

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 conferred upon him by the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations; and with the like advice and consent doth order that these regulations shall have force and effect in the brackish waters of the Provincial District of Canterbury, and in the whole of the waters of the Waitaki River, and shall supersede all regulations respecting the nets to be used for taking whitebait heretofore in force so far as that provincial district is concerned. trict is concerned.

REGULATIONS

1. No scrim or whitebait-net shall be used as a set-net or be set or placed in openings made in the banks of rivers or streams, or in dams constructed therein, within the Prostreams, or in dams constructed therein, within the Provincial District of Canterbury, or in any of the waters of the Waitaki River, and no scrim hand-net having an opening of more than 9 square feet shall be used for the purpose of catching whitebait.

of catching whitebait.

2. Any person committing a breach of the above regulation shall be liable to a penalty of not less than £1 and not exceeding £20.

3. Nothing in these regulations contained shall be deemed or be construed to affect or interfere with the operation of any regulations for the time being in force under "The Fisheries Conservation Act, 1884," in relation to the taking or fishing for salmon or trout in the said rivers.

ALEX. WILLIS, Clerk of the Executive Council.

Licensing A. E. Harding to use and occupy a Part of the Foreshore of Kaipara Harbour.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license bearings. Where As, there being no Harbour Board empowered to grant the license hereinafter mentioned under "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act"), Alfred E. Harding, of Mangawhare, runholder (and hereinafter called "the licensee"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and of the land below low-water mark of Wairoa River, in Kaipara Harbour, in order to creat a whorf thereon and in accordance with the green land. low-water mark of Wairoa River, in Kaipara Harbour, in order to erect a wharf thereon, and in accordance with the one hundred and fifty-sixth section of "The Harbours Act, 1878," has deposited plans in the office of the Marine Department at Wellington (marked M.D. 2008), showing the position in which it is intended to erect such wharf, the area of foreshore and land below low-water mark intended to be occupied, and the manner in which it is proposed to erect the wharf: And whereas the Governor in Council has approved of the purpose for which the said license is required: And whereas it is expedient that a license should be granted and issued to the licensee under the said Act, for the purpose aforesaid, on

it is expedient that a license should be granted and issued to the licensee under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the object for which the said license is required by the licensee as aforesaid, and in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below lowwater mark on which the wharf is to be erected, as shown

on the plans so deposited as aforesaid, for the purpose of erecting and maintaining the said wharf, such license to be held and enjoyed by the licensee upon and subject to the following terms and conditions, that is to say:

1. In these conditions the term "Minister" means the Minister having charge of the Marine Department, as defined by "The Shipping and Seamen's Act, 1877," and includes any officer reason or authority entired by any officer reason of the Marine Department, as defined by any officer reason or authority entired by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason or authority entired by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department, as defined by any officer reason of the Marine Department and the Marin

cludes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore occupied by the said wharf, as shown on plan marked M.D. 2008.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of five pounds, and thereafter an annual sum of one pound, payable on the 1st day of October, dating from the 1st day of October, 1895.

A All persons shall at all researched times upon payment.

4. All persons shall at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said and all rights of ingress and egress thereon and

therefrom.

5. Her Majesty, or the Governor, and all officers in the

- 5. Her Majesty, or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said wharf without payment.

 6. The licensee shall maintain the above-mentioned wharf in good order and repair; and shall at all times exhibit therefrom and maintain at his own cost suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister. the Minister.
- the Minister.

 7. Any person authorised by the Minister may at all reasonable times enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee a notice in writing of any defect or want of repair in such wharf, requiring him, within a reasonable time, to be therein prescribed, to repair the same, he shall with all convenient speed cause such defect to be removed or such repairs to be made. made.
 8. Nothing herein contained shall authorise the licensee
- 8. Nothing herein contained shall authorise the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

 9. The ballast of all vessels loading at the said wharf shall the table away with a license and described above high meters.

be taken away by the licensee and deposited above high-water mark, or at such place as may be approved of by the Minister, by the Harbourmaster at Kaipara, or by any person appointed

by the Minister for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

obtained.

11. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the licensee six calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the licensee.

12. The licensee shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through any default or neglect on his part.

13. In case the licensee shall—

(1) Commit or suffer a breach of the conditions herein-

 (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
 (2.) Cease to use or occupy the said wharf for a period of thirty days;

(3.) Become bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause three of these conditions,
then and in either of the said cases this Order in Council,

and every license, right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the licensee or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested to the licensee, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

ALEX. WILLIS, Clerk of the Executive Council.

At the Government House, at Wellington, this twenty-third day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Order in Council issued on the second day of June, one thousand eight hundred and eighty-six, under the authority of the one hundred and sixty-third section of "The Land Act, 1885," fixing the terms and conditions upon which village-settlement lands should be disposed of, it was provided that no person would be allowed to acquire more than fifty acres:

And whereas the View Hill Village Settlement was by a Proclamation of the twenty-sixth day of June, one thousand eight hundred and eighty-six, set apart for selection under

eight hundred and eighty-six, set apart for selection under the terms and conditions of the aforesaid Order in Council:

And whereas it is expedient to allow one person to hold not more than one hundred acres in the said View Hill Village Settlement:

Village Settlement:

Now, therefore, His Excellency the Governor, in pursuance of all powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth hereby amend the Order in Council aforesaid so far as it affects the areas in which the land in the View Hill Village Settlement shall be held, and doth declare that on and after the date hereof any settler in the View Hill Village Settlement aforesaid may apply for and acquire more than one allotment, provided that the total area does not exceed one hundred acres. one hundred acres.

ALEX. WILLIS, Clerk of the Executive Council.

Increasing the Holding-area of Land to Settlers in the Danieltown Township Village Settlement, Southland.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Order in Council issued on the twelfth day of November, one thousand eight hundred and ninety-four, under the authority of section one hundred and sixty-nine of "The Land Act, 1892," fixing the terms and conditions upon which certain village-settlement lands therein enumerated should be disposed of, it was provided by clause ten of the regulations that no lessee should hold more than one allotment:

And whereas it is expedient to allow any settler in the village settlement of Danieltown Township to hold such additional area as with his present holding shall make a total of not ordinate.

of not exceeding five acres in extent:

Now, therefore, His Excellency the Governor, in pursuance of all powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth hereby amend the Order in Council aforesaid so far as it affects the areas in which the land in the Danieltown Township Village Settlement shall be held, and doth declare that, on and after the ment shall be held, and doth declare that, on and after the date hereof, any settler at present residing in the village-settlement aforesaid may apply for and acquire such additional land therein as with his present holding shall make a total of not exceeding five acres in extent in the whole; and it is hereby further declared that all the provisions of the Order in Council of the twelfth day of November, one thousand eight hundred and ninety-four, aforesaid, shall apply, except as regards the area in which the sections may be held, to the Danieltown Township Village Settlement aforesaid.

ALEX. WILLIS,
Clerk of the Executive Council.

Clerk of the Executive Council.

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

GLASGOW, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1895. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In exercise and pursuance of the powers and authorities vested in him by "The Public Domains Act, 1881," His Excellency the Governor of the Colony of New Zealand, by

and with the advice and consent of the Executive Council and with the advice and consent of the Executive Council thereof, doth hereby revoke a certain Order in Council, dated the twenty-fifth day of November, one thousand eight hundred and eighty-four, making delegation of certain powers in manner as therein appears, and doth, with the like advice and consent, by this present Order, delegate, but only with respect to the piece or parcel of land described in the Schedule hereto, all the powers conferred by the Act aforesaid, except the powers under or conferred by sections five and twelve thereof, to the under-mentioned persons, who shall be known as the Kirwee Public Domain Board, namely. namely,-

ARCHIBALD MCNAE, George Bedford, John Nicholas Laurey, John Turner, and RICHARD CROSKELL

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

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

2. Special meetings may be convened by the Chairman or by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying

notice of such meeting be given to each member, specifying the business to be transacted at such special meeting, and no other business than that so specified shall be transacted at such meeting.

3. Any three of the said Board shall form a quorum. Any

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

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

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

such meeting,

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

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

SCHEDULE.

ALL that area in the Hawkins Survey District, in the Canterbury Land District, being Section No. 2416 (in red), containing 10 acres, more or less. Bounded towards the north by Reserve No. 2358, 885 links; towards the east by Section No. 28280, 1160 links; towards the south by Section No. 16807, 856 links; and towards the west by Reserve No. 1752, 1138 links.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Mongonui County Agricultural and Pastoral Society (Incorporated).

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

Was recoved normanished in the Schedule hereto

WHEREAS the land mentioned in the Schedule hereto was reserved permanently as a showground for the Agricultural and Pastoral Society on the first day of September, one thousand eight hundred and ninety-one:

And whereas, in the opinion of the Governor, it is expedient to vest the said lands in the Mongonui County Agricultural and Pastoral Society (Incorporated):

Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that from and after the day of the date hereof the reserve mentioned in the Schedule hereto shall become vested in "The Mongonui County Agricultural and Pastoral Society," in trust for a showground.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, being Section No. 19, Block VII., Whangape Survey District, and containing by admeasurement 49 acres 3 roods 30 perches, more or less. Bounded towards the north-east by Section No. 18, Block VII., Whangape Survey District, 3937 links; towards the south-east by Crown lands, 1258 links; towards the south-west by Section No. 50, Block VII. aforesaid, 4001 links; and towards the north-west by a road, 1260 links: be all the aforesaid linkages more or less.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Oxford Road Board.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS the land mentioned in the Schedule hereto VV was permanently reserved for a gravel-pit on the thirty-first day of August, one thousand eight hundred and sixty four:

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

Road Board:

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

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, ALL that parcel of land in the Canterbury Land District, containing by admeasurement 13 acres 3 roods 6 perches, more or less, being Section No. 3062 (in red), formerly part of Reserve No. 360, Block V., Mairaki Survey District. Bounded on the northward by Reserve No. 2038 (in red), 1010 links; on the eastward by Rural Section No. 4063, 1365 links; on the southward by a road line and the other portion of said Reserve No. 360, 1010 links; and on the westward by Rural Section No. 30354 and Reserve No. 2038, 1365 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the office of the Chief Surveyor, Christchurch.

ALEX. WILLIE.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Stratford County Council.

GLASGOW, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1895.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto was permanently set apart as a gravel reserve on the fourteenth day of May, one thousand eight hundred and

ninety-five:
And whereas, in the opinion of the Governor, it is expedient to vest the said land in the Stratford County Council:
Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in "The Chairman, Councillors, and Inhabitants of the Stratford County," in trust, for a gravel reserve.

SCHEDULE.

All that parcel of land in the Taranaki Land District, being Section No. 27, Block VII., Kaupokonui Survey District, containing by admeasurement 2 acres 2 roods: as the same is delineated on the plan deposited in the office of the Chief Surveyor, New Plymouth.

ALEX. WILLIS, Clerk of the Executive Council.

Notifying Lands in Southland for Sale by Public Auction.

GLASGOW, Governor.

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

SCHEDULE.

SOUTHLAND LAND DISTRICT.

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Changing the Name of Oxford (Auckland).

(L.S.)

GLASGOW, Governor.

A PROCLAMATION.

WHEREAS there are now existing two places in the Colony of New Zealand bearing the same name, that is to say, the Township of Oxford in the County of Ashley, and the Township of Oxford in the Piako 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 Piako 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 "Tirau" in lieu of the existing name of "Oxford":

Now, therefore, in pursuance and exercise of the powers

Now, therefore, in pursuance and exercise of the powers 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 Oxford in the Piako County shall be and the same is hereby altered to "Tirau," 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 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!

Changing the Name of Greytown (Otago).

(L.S.)

GLASGOW, Governor.

A 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 de hereby proclaim and declare that the the proclaim ashed

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 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 Lordone thousand eight hundred and ninety-five.

A. J. CADMAN, For Minister of Lands.

GOD SAVE THE QUEEN!

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

GLASGOW, Governor.

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

All that parcel of land in the Auckland Land District, situate in Blocks V., Waimana Survey District, and I., Waioeka Survey District, and containing approximately 2,050 acres. Bounded towards the north generally by Sections Nos. 249, 250, 251, 252, 253, and 245 of the Parish of Waiotahi, and by the southern boundary of Block IX., Opotiki Survey District; towards the east by a road reserve 100 links wide along the western bank of the Waiotahi River; towards the south by the confiscation boundary-line; and towards the west generally by Sections Nos. 273, 272, 271, and 270, by a public road, and by Sections Nos. 262, 261, 260, 259, 256, 255, and 254, all of the Parish of Waiotahi, to the point of commencement.

Description of Land: Broken land of good quality; about one-third open land, remainder forest. Situate about fifteen miles from Opotiki.

Cash price, 8s. 6d. per acre; occupation with right of purchase, 5·1d. per acre per annum; lease in perpetuity, 4·08d. per acre per annum.

4.08d. per acre per annum.

All that parcel of land in the Auckland Land District, situate in Blocks XI. and XII., Opotiki Survey District, and II., III., and IV., Waioeka Survey District, and containing approximately 12,900 acres. Bounded towards the northeast generally by Sections Nos. 325, 326, 327, 328, 329, and 330 of the Parish of Waioeka, by a road reserve 100 links wide along the bank of the Otara River, by Sections Nos. 345 and 346 of the Parish of Waioeka aforesaid, and by a road reserve 100 links wide along the banks of the Otara River and Te Waiti Stream; towards the south by the confiscation boundary-line; and towards the north-west generally by a road reserve 100 links wide along the bank of the Waioeka River, by Sections Nos. 373, 372A, 364A, 365A, 366, and 367 of the Parish of Waioeka, and by a public road to the point of commencement.

Description of Land: Very rough and broken forest land,

Description of Land: Very rough and broken forest land, about seven miles south of Opotiki.

Cash price, 8s. 6d. per acre; occupation with right of purchase, 5·ld. per acre per annum; lease in perpetuity, 4·08d. per acre per annum.

4.08d. per acre per annum.

All that parcel of land in the Auckland Land District, situate in Block II., Waioeka Survey District, and containing approximately 2,275 acres. Bounded towards the north by Block X., Opotiki Survey District; towards the east by a road reserve 100 links wide along the bank of the Waioeka River; towards the south by the confiscation boundaryline; and towards the west by a right line running due north to the south-eastern angle of Section No. 456 of the Parish of Waiotahi, the point of commencement.

Description of Land: Broken forest land, situate about ten miles from Opotiki.

Cash price, 8s. 6d. per acre; occupation with right of purchase, 5·1d. per acre per annum; lease in perpetuity, 4·08d. per acre per annum.

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

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 twentieth day of November, 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 land containing or supposed to contain any metal, mineral, or valuable stone, be selected on lease in perpetuity only; and I do hereby also fix the price at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE. AUCKLAND LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash	ı Price	of Pu	n with Right rchase: per Cent.		Perpetuity: per Cent.
County.	District.	Becaron.	Diock.	area.	Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.
				SECOND	-CLASS LA	ND.				
B.of Islds	Kaeo .	. 2	XV.	A. R. P. 20 0 0	0 10 0 1	£ s. d. 10 0 0	s. d. 0 6	£ s. d. 0 5 0	s. d. 0 4·8	£ s. d.
Open t B.of Islds	indulating pas	toral land,		it 1 acre mix 100 0 0						1 0 0
Undul	ating pastoral	land; one-t	hird mixe	ed forest, bal	ance open	fern land;	volcanic	soil; situate	ed about	
	Hohoura East and; on Hoho			65 1 32	0 10 0	32 10 0	0 6	0 16 3	0 4.8	0 13 0
	Harataunga nd mixed fore	2 _A st land; on	III. main ros	84 0 0 ad to Port Ch	0 10 0 arles.	42 0 0	0 6	1 1 0	0 48	0 16 10
	Whaingaroa* ken forest land				0 10 0	20 10 0	0 6	0 10 3	0 4.8	0 8 3
Whangarei	Otakairangi* one-third mixe	1 20	1 1	1 482 0 0	0 12 0 ; balance	289 4 0 fern and so	0 7.2 crub land;	7 4 8 situated a	0 5·76 bout n ine	5 15 9 miles from
Kamo.			,						0 3.6	071
Rodney	Te Araı* 1 1, about one-	1 2 .half rayno	and rush	46 2 0 48 0 0	0 7 6 0 10 0 d one-half	17 12 6 24 0 0	0 4.5 0 6 and tea-t	0 12 0	0 4.8	0 9 8
good bush	land, balance	covered witl	fern and	l tea-tree. S	Situated a	bout nine m	iles from	Mangawai.		
Rodney	, ,	M. 29		41 2 0 120 0 0 187 2 0	$\begin{bmatrix} 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \end{bmatrix}$	10 10 0 30 0 0 34 10 0	0 8	0 5 3 0 15 0 0 17 3	0 2·4 0 2·4 0 2·4	0 4 3 0 12 0 0 13 10
,,		32	1 :: [196 2 7	0 5 0	49 5 0	0 8	1 4 8	0 2.4	0 19 10
Broker Mangawai.	hills, with lig	ght bush in	parts; ba	lance open f	ern and t	ea-tree land	i, with so	me swamp;	about six	miles from
Rodney		S.E. 77	1	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 5 0	$\begin{vmatrix} 3 & 5 & 0 \\ 37 & 10 & 0 \end{vmatrix}$	0 3	0 1 8 0 18 9	0 2·4 0 2·4	0 1 4 0 15 0
"Open a	ind undulating	g clay land;		x miles from	Wellsford.	•	,	,		
Rodney Open i	Pakiri iern and tea-tr	13 ee land ; ab	VIII.	38 3 0 miles from W	$\mid 0 5 0$ Vellsford.	9 15 0	0 3	0 4 11	0 2.4	0 8 11
Rodney	Mangawhai*	S.E. 94 103			0 5 0	12 15 0 19 15 0	0 3	0 6 5	0 2.4	0 5 2 0 7 11
	lay lands; sit	uated about	four mil	es from Man	gawhai.	•				
Waikato Swam	i Whangamari p land, adjoini	no* 478 ing Village (of Upper	7 0 18 Rangiriri.	1 0 0	1 7 0 0	1 0	0 3 6	0 9.6	0 5 2
Whakat'ne	Waimana	26		22 0 0	0 12 0	13 4 0	$\begin{array}{c c} 0 & 7.2 \\ 0 & 7.2 \end{array}$	0 6 8	0 5·76 0 5·76	0 5 4
Sectio	n 26, about 8 land; soil good	acres mani	ika, balai	nce open fer	n land; s	oil good. S	ection 27, from Whal	about 4 ac	res manu	ka, balance
-	Whangape	18	VII.	49 2 0	0 7 6	18 15 0	0 4.5	0 9 5	0 3.6	0 7 6
. "	,	26	"	47 3 0 49 2 22	0 7 6	18 0 0 23 15 0	0 4.5	0 9 0	0 36	073
, ,,	"	30	"	49 3 0	0 7 6	18 15 0	0 4.5	0 9 5	0 3.6	0 7 6
,,	"	31	"	50 0 0 49 3 0	0 7 6	18 15 0 18 15 0	0 4·5 0 4·5	0 9 5	0 3.6	0 7 6
Hokianga	"	51	"	38 0 4	0 7 6	14 5 0	0 4.5	0 7 2	0 3.6	0 5 9
"	,,	65	ı".	50 0 0 49 3 0	0 12 0 0 9 6	30 0 0 23 15 0	0 7.2	0 15 0	0 5.76	0 12 0
"	"	5	1A. "	50 0 0	0 7 6	18 15 0	0 4.5	0 9 5	0 3.6	0 7 6
. "	,,	6	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	48 2 16	0 5 0	12 5 0	0 3	0 6 2	0 2·4 0 5·76	0 4 11 0 11 6
"	,,	8		50 0 0	0 11 6	28 15 0 18 15 0	0 7.2 0 4.5	0 14 5	0 3.6	0 7 6
. Section	ns 18, 26, 30, 8	91 51 59 a	nd 65, Blo	ock VII., an	d Sections	5 and 16.	Block IX	., hilly land	l, open and	l bush land.
Gention 97	Block VII k	mah land, h	illv:abou	ut 14 acres cl n 8, bush lan	eared and	grassed. E	HOCK LA.,	Section 4, b	roken dusi	a ia na, with

* Parish.

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

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

GLASGOW, Governor.

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

MARLBOROUGH LAND DISTRICT.

County.	District.	Section.	Block.	Area.	Cash	Price	of Pu	n with Right rchase; per Cent.	Lease in .	Perpetuity: per Cent.
					Per Acre.	Total Price	Rent per Acre.	Half-yearly Rent.	Reut per Acre.	Half-yearly Rent.
			1	Jnsurveyed	Second-cl	ass Land.				
Marlboro'	Wakamarina	1 35 1	X.			£ s. d.		£ s. d.	s. d. 0 4·8	£ s. d. 1 10 0

All steep hill, rocky, and covered with birch of no value. Situated at the back of freehold land, about eight miles and a half from Havelock, seven miles and a half being along the main road to Nelson.

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

JOHN McKENZIE Minister of Lands.

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

GLASGOW, Governor.

GLASGOW, Governor.

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

SCHEDULE.

SOUTHLAND LAND DISTRICT.

County.	District.	Section.	Block,	Area.	Cash	Price.	of Pu	n with Right rchase; per Cent.	Liease III.	Perpetuity: per Cent.
	!				Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent per Acre.	Half-yearly Rent.
Southland	¦ Oteramika	49	II.	A. B. P.		£ s. d. 11 8 2		£ s. d. 0 5 9		£ s. d.

Open land, inclined to be swampy, fair soil. Distance from Mokotua Railway-station, about five miles. As witness the hand of His Excellency the Governor, this eighteenth day of September, one thousand eight hundred and ninety-five.

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

GLASGOW, Governor.

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

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

SCHEDILE.

	First C DESCRIPTION					Second Column.	Record Number
Land District.	Locality.	Section.	Block.	A	irea.	Purpose for which Land reserved.	
		1	·			1	
	a D	05.00	XIII.	A. 817	R. P. 3 24	Primary education	27094
Auckland	Waipoua S.D	25, 26	VIII.	2	0 0	12-13	26967
"	Opuawhanga S.D	15A 302		7	1 30		26719
"	Parish of Waiotahi	302	• •	5	3 30		26719
"	,,	314, 315	• •	11	2 34		26719
"	Parish of Otau	104	••	5	2 0		26656
"	Town of Port Wai- kato	10, 11	••	ő	1 38	Public buildings of the General Government	26925
	Mann CD	26	I.	6	0 0	Public cemetery	26923
*	Maungaru S.D	27	,,	1	2 0	1 **	26923
"	· · ·	25	",	5	0 0	Public-school site	26923
"	Kopuru Village	55A	".	2	2 3	Post- and telegraph-office purposes	26230
"	Town of Opotiki	83		4	0 23	General Government purposes	26720
Hawke's Bay		14	XV.	580	0 0	Thermal springs reserve	12911
Taranaki	Ngaire S.D	84	X.	10	2 0		26690
Wellington	Hautapu S.D	17		5	0 0	Public-school site	26779
Weiling toll	Town of Taihape	3	ű.	0	1 0	Municipal purposes	25684
"	Suburbs of Makuri	136, 137, 138, and 139	••	3	1 29	Police purposes	20001
	Mangahao S.D.	64	IV.	10	1 8	Preservation of scenery	26957
Marlborough		7	TI.	190	0 0		26084
maniporougu		11	ΫĪ.	10	ŏŏ	Public-school site	27126
"	,,	11	ΪĨ.	173	ŏŏ	Preservation of scenery	26596
"	Gore S.Ď.	17	Ī.	10	ŏŏ	Public-school site	27126
"	doie 5.D	2	ΙΧ̈́.	152	ŏŏ	Preservation of scenery	26848
"	0	4	XII.	76	Ŏ Ŏ	For growth and preservation of timber	26848
"		9	VIII.	232	ŏŏ	,,	26848
Canterbury	Pigeon Bay	3064 (in red)	,	595	0 0	,,	26171
CHIPOTOULY	Christchurch S.D	3061 "	•••	8	0 17	Public park	20371
<i>"</i>	Cheviot S.D	3067		3	0 0	Public cemetery	26952
″	"	3068	VII.	10	1 20		26952
Otago	Town of Clyde	1, 2, 9, 10	LI.	20	2 30	Paddock for Stock Department	26367
Southland	Town of Dipton	3	$\mathbf{X}.$	5	0 0	Public recreation-ground	26496
,,	Town of Niagara	29		1	3 38	Police reserve	26497

As witness the hand of His Excellency the Governor, this nineteenth day of September, one thousand eight hundred and ninety-five. JOHN McKENZIE,

Minister of Lands.

Lands permanently reserved.

GLASGOW, Governor.

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

And whereas by the two hundred and thirty-sixth section of the said Act it is provided that land temporarily reserved under the said two hundred and thirty-fifth section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas the lands specified in the first column of the Schedule hereto were, by the warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the Gazettes specified in the fourth column, temporarily reserved under the authority of the said Act for the purposes specified in the second column of the said Schedule:

Now, therefore, I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHEDULE.

	First Co	<u>-</u>					Second Column.	Third Column.	Fourth Column.
Land District.	Locality.	Section.	Block.	Ar	еа.		Purpose for which Land reserved.	Date of Warrant.	Gazette.
Auckland	Parish of Whaingaroa	130в		A.	R. 0	Р.	Public sale-yard	1895. 14 May	1895. No. 38, 23 May
, ··	Village of Mokau	3, 4, 5, 6, 7, and 8	ıii.	1	2	0		"	" "
" ••	Parish of Maunga- taniwha East	53A Lots.		3	0	0	Public-school site	<i>"</i> ···	<i>"</i> - "
,,	Town of Cambridge West	514, 515 Section.	••	2	0	0	Gravel reserve	,	" "
"	Parish of Waimana	313	• •	600	0	0	For the use, support, or education of the abo- riginal natives of the colony	İ	" "
Wellington	Town of Newman	23, 29		8	2		Public cemetery	,	,, ,,
,,	Town of Levin	6, 7, 8, 9, 10, and 11	IV.	1	2	0	Police paddock	,	" "
,,	Town of Rangiwahia	61		10	0	0		"	" "
,,	Town of Makuri	69		0		20		,	,, ,,
,,	Wairoa S.D	395₄	VIII.	2	3	23	Public-school site	,	, ,
		395в	"	1 0	1	29	Public-school site	,	,, ,,
Nelson	Aorere S.D	1		1	0	4	Public-school site	,,	" "
Southland	Town of Gore	85	XVI.	11	0	0		,	" "
*** ***	Lillburn	15	I.	5	0	0	Public-school site		" "
Wellington	Whareama District	Part of 287	••	2	0	0	Site for Police-station and Courthouse		" "
Auckland	Hauturu, or Little Barrier Island	••	••	6960	0	0	Preservation of native fauna	20 June	No. 47, 27 June

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

JOHN McKENZIE, Minister of Lands.

Vaccination Districts constituted.

GLASGOW, Governor.

In pursuance and exercise of the powers vested in the Governor by "The Public Health Act, 1876," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby abolish the existing vaccination districts known as the Palmerston North and Foxton Districts; and do declare that the territory heretofore comprised within the said districts is hereby divided anew into three vaccination districts, the names whereof shall be the Palmerston North, Shannon, and Foxton Districts, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names, as are set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

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

P. A. BUCKLEY.

Extension of Period for Election of Boards of Conciliation.

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 first day of November, one thousand eight hundred and ninety-five.

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

W. P. REEVES.

Trustee for the Kurow Cemetery appointed.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint

WILLIAM FRASER

to be a Trustee, in the place of the Rev. Hugh Currie Frere (resigned), to provide for the maintenance and care of the Kurow Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the twenty-sixth day of November, one thousand eight hundred and eighty-six.

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

Trustees for the Maintenance of the Fairfax Public Cemetery appointed.

GLASGOW, Governor.

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

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees. FAIRFAX. All that parcel of land in the Township of Fairfax, containing by admeasurement 8 acres 2 roods 10 perches, more or less. Bounded towards the north and north-east by Knoll Street, towards the southeast by Rathlin Street, and towards James Elder Brown, Henry Clark, William Chisholm, James Inglis, and John Hollick. the south-west by Leman Street.

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

JOHN McKENZIE, Minister of Lands.

Name of Public Cemetery, and Description of Land.

Trustees for the Maintenance of the Newman Public Cemetery appointed.

GLASGOW, Governor.

CLASGOW, Governor.

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

SCHEDULE.

Names of Trustees

NEWMAN. All that parcel of land in the Wellington Land District, containing by admeasurement 8 acres 2 roods 3 perches, more or less, being Sections Nos. 23 and 29, Township of Newman, Mangaone Survey District. Samuel Dawson. James Cooper, and Frederick Dowsett. Bounded on the north by a public road; on the east by the reserve along the bank of the Makakahi River; on the south by a public road and Education Reserve 24; on the west by Education Reserve 24 and Section 28: as the same is delineated on the plan deposited in the District Lands and Survey Office,

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

JOHN McKENZIE Minister of Lands.

Trustees for the Strath Taieri Cemetery appointed.

Wellington.

GLASGOW, Governor.

In pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, David, Earl of Glasgow, the Governor of the Colony of New Zealand, do hereby appoint

JOHN HAY

to be a Trustee, in the place of Robert Neil, who has left the district; and also to appoint

GEORGE McDonald

as an additional Trustee, to provide for the maintenance and care of the Strath Taieri Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the eighteenth day of August, one thousand eight hundred and eighty-eight.

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

JOHN McKENZIE, Minister of Lands.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,

Wellington, 18th September, 1895.

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

Name. Robert North Keeling . .

District.
.. Palmerston North.

.. Foxton. .. Shannon.

The appointments are to take effect on and from the 1st October, 1895.

P. A. BUCKLEY.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 25th September, 1895.

H IS Excellency the Governor has been pleased to appoint

ROBERT McSRIMMING to be Registrar of Marriages and of Births and Deaths, and also to be Vaccination Inspector, for the District of Hamilton's, vice Andrew Everiss, on and from the 1st October, 1895.

P. A. BUCKLEY.

Warden appointed.

Department of Justice, Wellington, 17th September, 1895. IS Excellency the Governor has been pleased appoint

ROBERT SMELT BUSH, Esq., S.M., to be a Warden for the Hauraki Mining District.

W. P. REEVES.

Cadet Draftsman appointed, Lands and Survey Department.

Department of Lands and Survey, Wellington, 19th September, 1895.

IS Excellency the Governor has been pleased to appoint

SYDNEY BACH SMITH to be a Cadet Draftsman in the Department of Lands and Survey as from the 1st March, 1895.

JOHN McKENZIE, Minister of Lands.

Inspector under "The Dairy Industry Act, 1894," appointed.
Notice No. 424.

Department of Agriculture,
Wellington, 21st September, 1895.

H IS Excellency the Governor has been pleased to appoint

FORBES BURN to be an Inspector under "The Dairy Industry Act, 1894"; to date from the 23rd September, 1895.

JOHN McKENZIE, Minister of Agriculture.

Despatch.—" Colonial Boundaries Act, 1895" (Imperial).

Colonial Secretary's Office,
Wellington, 25th September, 1895.

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

(Circular.) Downing Street, 26th July, 1895. Sir,—I have the honour to transmit to you copies of "The Colonial Boundaries Act, 1895," 58 and 59 Vict., ch. 34.

The Law Officers of the Crown having recently reported that, where an Imperial Act has expressly defined the boundaries of a colony, or has bestowed a Constitution on a colony within certain boundaries, territory cannot be annexed to that colony so as to be completely fused with it—

OTICE is hereby given that the land mentioned in the Schedule hereto is required to be taken, under the provisions of "The Public Works Act 1804" for a correction of "The Public Works Act 1804" for a correction of the provisions of "The Public Works Act 1804" for a correction of the provisions of "The Public Works Act 1804" for a correction of the provisions of "The Public Works Act 1804" for a correction of the provisions of "The Public Works Act 1804" for a correction of the provisions of the provision of the p annexed to that colony so as to be completely itself with the as, e.g., by being included in a province or electoral division of it—without statutory authority, it followed that certain annexations of territory to colonies falling within the above category which had been effected by Order in Council and Letters Patent, accompanied by Acts of the Colonial Legislatures, were of doubtful validity, and this Act has been passed to validate these annexations, and to remove all doubts as to Her Majesty's powers in future cases.

I have, &c.,

J. Chamberlain.

The Officer administering the Government of New Zealand.

CHAPTER 34.

An Acr to provide in certain Cases for the Alteration of the [6th July, 1895.] Boundaries of Colonies.

Be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

1. (1.) Where the boundaries of a colony have, either before or after the passing of this Act, been altered by Her Majesty the Queen by Order in Council or Letters Patent the

boundaries as so altered shall be, and be deemed to have been from the date of the alteration, the boundaries of the colony.

(2.) Provided that the consent of a self-governing colony shall be required for the alteration of the boundaries thereof.

(3.) In this Act "self-governing colony" means any of the colonies specified in the Schedule to this Act.

2. This Act may be cited as "The Colonial Boundaries Act, 1895."

Schedule.—Self-governing Colonies.
Canada, Newfoundland, New South Wales, Victoria, South Australia, Queensland, Western Australia, Tasmania, New Zealand, Cape of Good Hope, Natal.

Volunteer Officer resigned.

Defence Office, Wellington, 19th September, 1895.
IS Excellency the Governor has been pleased to accept the resignation of the commission held by the undermentioned officer :-

C Battery, New Zealand Regiment Artillery Volunteers. Lieutenant Alfred Chevalier Parker. Date of resignation, 13th August, 1895.

R. J. SEDDON.

Issue of Imperial Volunteer Officers' Decoration.

Defence Office,
Wellington, 19th September, 1895.

IS Excellency the Governor has been pleased to approve of the issue of the Imperial Volunteer Officers' Decoration to

Lieutenant-Colonel ALEXANDER CROWE, Honorary Unattached List, New Zealand Volunteers, he having a total continuous efficient commissioned and rank service to the 31st December, 1888, of 20 years 109 days.

R. J. SEDDON.

Dismissal of Volunteers.

Defence Office, Wellington, 19th September, 1895.

IS Excellency the Governor has been pleased to approve of the dismissal of the under-mentioned men of the Avondale Rifle Volunteers (Auckland) from the New Zealand Volunteer Force for neglect of duty, under sections 46 and 50, "Defence Act, 1886," and paragraph 210, Volunteer Regulations, 1895. Dismissal to date from the 14th August, 1895:

No. 12, Private A. Atwood,
No. 48, "H. T. Dell,
No. 43, "John Clark,
No. 6, "J. W. Möller,
No. 13, "John Ryan,
No. 28, "W. C. Thompson,
No. 21, "W. H. Young W. H. Young. No. 31.

R. J. SEDDON.

NOTICE is hereby given that the land mentioned in the Schedule hereto is required to be taken, under the provisions of "The Public Works Act, 1894," for a certhe provisions of "The Public Works Act, 1894," for a certain public work, to wit, the construction of a road in Maniototo County: And notice is further given that the plan of the said land so required to be taken is deposited in the Post Office, Kyeburn, and is there open for inspection, and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objection to the execution of the said public work, or to the taking of such land, set forth such objection in writing, and send such writing within forty days from the first publication of this notice to the Minister for Public Works, Wellington.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land to be taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 0 27	Section 6, formerly P.R.(c)	XVI.	Maniototo.

In the Provincial District of Otago; as the same is more particularly delineated on the plan marked P.W.D. 17542, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

As witness my hand, at Wellington, this nineteenth day of September, one thousand eight hundred and ninety-five.

R. J. SEDDON, Minister for Public Works.

Drawing Attention to Provisions regarding the Export of Butter and Cheese .- Notice No. 425.

"THE DAIRY INDUSTRY ACT, 1894."—NOTICE TO EXPORTERS OF BUTTER AND CHEESE.

Department of Agriculture (Dairying Service),
Wellington, 23rd September, 1895.

T is hereby notified that the undernoted subsections of section 21 of the above-mentioned Act are now in

force:—
(1.) (a.) Every person exporting butter shall have such butter placed in the cool-store proclaimed by the Governor, at least four clear days prior to shipment, for the purpose of being cooled or frozen. The ports of shipment to be Auckland, Wellington, Lyttelton, and Port Chalmers, and such others as the Governor may from time to time proclaim by Cadan in Council Order in Council.

(c.) On the despatch of any butter or cheese to a coolstore, the sender thereof shall immediately post notice thereof to the officer in charge of the cool-store, giving full particulars of the number of kegs, boxes, or packages, as the

particulars of the number of kegs, boxes, or packages, as the case may be, together with the stamps or marks and weights of each keg, box, or package.

(2.) The Governor may appoint persons who—

(a.) Shall, prior to shipment, inspect and grade each lot of butter, and shall stamp or mark each keg, box, or package with the official stamp or mark and the figure denoting the grade;

(d.) Shall, prior to shipment, inspect and grade each lot of cheese, and shall stamp or mark each cheese found to be of inferior quality, and each keg, box, or package containing such cheese, with the official stamp or mark and the figure denoting the grade. the grade.

The official stamp is Λ , and the grade-marks 1 for first grade, 2 for second grade, and 3 for third grade

(3.) That on every keg, box, or package containing butter or cheese, and on every cheese in each lot, the date or dates on which such butter or cheese was manufactured, and the number of the churning or vat, as the case may be, shall be legibly stamped or marked. The date or dates and number as required by this subsection may be removed after trading.

grading.

For the purpose of inspecting and grading the quality of any butter or cheese, the grader may open and sample any one or more kegs, boxes, or packages of each lot of such

butter or cheese, and affix the official stamp and grade-mark on the lot, or any portion thereof, according to the quality of the sample thereof.

The provisions of this section shall not apply to butter or cheese in hermetically-sealed tins.

cheese in hermetically-sealed tims.

The following buildings and places are declared coolstores for the purposes of the said Act:—
The Auckland Freezing Company (Limited), Auckland; the Wellington Meat Export Company (Limited), Wellington; the Lyttelton Harbour Board, Lyttelton; and Messrs. Irvine and Stevenson, Dunedin.

The Government undertake no duties in connection with the shipping of produce and exporters must make their own

the shipping of produce, and exporters must make their own arrangements for transit to and from store.

On the despatch of any produce full particulars (brands, weights, &c.) of the consignment must be forwarded, addressed to the Grader, at the Government Cool-store.

Books of advice-notes, containing fifty forms, are obtainable from the Government Printer, Wellington, price 1s.

JOHN McKENZIE,

Minister of Agriculture.

Notice to Mariners, No. 39 of 1895.

Marine Department,
Wellington, 19th September, 1895.

THE following Notice to Mariners, received from the
Department of Ports and Harbours, Melbourne, is
published for general information. J. G. WARD.

PORT OF PORT PHILLIP.-WEST CHANNEL

REFERRING to Notice to Mariners published on the 27th March, 1895, it is hereby notified that on and after Friday, the 6th day of September next, the lightship moored at the north-eastern end of the West Channel will be removed, and a light will be again exhibited from the pile structure on the north-eastern edge of the west bank.

Vessels should pass three-quarters of a cable's length to the eastward of the light.

Fog Signals.

During thick and foggy weather warning-signals will be given by sounding a gong and fog-horn alternately every five minutes.

OUTER HARBOUR, GEELONG.—POINT WILSON.

It is also notified that a beacon consisting of a basket-ball, painted red, and elevated 9ft. above high water, has been set up on the end of the shoal which extends in a south-westerly direction from Point Wilson, and distant therefrom five cables and a half.

This beacon is to warn masters of small craft of their near approach to a rocky patch on which there is 1ft. of water only.

By order.

ALEXR. WILSON, Port Officer.

Harbour Office, Customs, Melbourne, 28th August, 1895.

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

N accordance with "The Government Railways Act, 1894," 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 30th day of September, 1895:—

PART IV.—GOODS: LOCAL RATES. HURUNUI-BLUFF SECTION.

Class H .- Wool, &c.

The clause stating that Class H, undumped, from Culverden to Christchurch or Lyttelton, will be charged 6d. per bale less than the classified rates is hereby cancelled.

The following rates will be charged on Class H, undumped from the stations named below to Christchurch and Lyttel-

on:						
From		To C	hristchu	rch.	To Lyttelton	1.
			s. d.		s. d.	
Culverden	 		4 10		54	
Balmoral	 		4 10		54	
Medbury	 • •	••	4 7		5 1	
Hawarden			4 5		4 10	
Waikari	 ••		4 2		4 7	
Waipara	 • • •		3 5		3 11	

As witness my hand, this twenty-fifth day of September, one thousand eight hundred and ninety-five.

A. J. CADMAN, Minister for Railways. Bonus for the Production of Quicksilver.

Mines Office,

Wellington, 19th September, 1895.

OTICE is hereby given that a bonus of fourpence (4d.) per pound will be paid on the production of the first one hundred thousand pounds weight (100,000lb.) of good marketable retorted quicksilver, free from all impurities, from any mine in New Zealand, on the following conditions, that is to say:

1. That at least one-third of the quantity is produced on or before the 31st March, 1897, and the remaining two-thirds on or before the 31st March, 1899.

2. No bonus will be payable until the whole of the one hundred thousand pounds (100,000lb.) of quicksilver has been produced as stipulated to the satisfaction of an officer to be appointed by the Minister of Mines, and on whose certificate alone the bonus will be paid.

3. In the event of more than one person producing the required quantities of quicksilver before the dates named, inquiry will be made by the officer above referred to, when, if it is found that each applicant is equally entitled to a bonus, the amount will be divided in proportion to the quantities produced by each applicant, but in no case shall any bonus be paid until at least one hundred thousand pounds (100,000lb.) of quicksilver has been produced in the aggregate.

A. J. CADMAN, aggregate.

A. J. CADMAN, Minister of Mines.

Bonus for the Manufacture of Potassium Cyanide.

Department of Industries and Commerce,
Wellington, 17th January, 1895.

OTICE 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
petassium 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 instalment being payable on the production of
the second 100 tons, of crude cyanide of potassium containing 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
the cyanide of potassium is proposed to be manufactured.

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 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.

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

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

I' having 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.

Public Notice under "The Stock Act, 1893," re Anthrax.—
Notice No. 421.

Department of Agriculture (Live-stock Branch),

Wellington, 21st August, 1895.

Thaving been reported to me that the disease known as "anthrax" exists amongst stock running on certain lands in the County of Waipa, I therefore, in accordance with section 14, subsection (4), of "The Stock Act, 1893," hereby declare the under-mentioned lands to be an infected

place, from which no stock, carcase, or any portion thereof, or any fodder or fittings, &c., shall be removed, except under the direction of an Inspector of Stock:—

Farm known as "Holmwood," occupied by Mrs. A. L. Martyn, of Ohaupo, comprising 600 acres, more or less.

Lands in occupation of Mr. D. Turnwald, Ohaupo, and wood as clouds to remove the company of the

used as a slaughter-yard, comprising 30 acres, more or less; and lands in occupation of D. Turnwald, bounded by farm occupied by Mrs. A. L. Martyn, and shore of Horseshoe Lake, 3 acres, more or less; lands in occupation of Mr. G. A. Kusab, near Ohaupo, 250 acres, more or less.

JOHN D. RITCHIE, Chief Inspector of Stock.

Public Notice under "The Stock Act, 1893," re Anthrax.— Notice No. 422.

Department of Agriculture (Live-stock Branch),
Wellington, 26th August, 1895.

Thaving been reported to me that the disease known as
"anthrax" exists amongst stock running on certain
lands in the County of Waipa, I therefore, in accordance
with section 14, subsection (4), of "The Stock Act, 1893,"
hereby declare the under-mentioned lands to be an infected place from which no stock, carcase, or any portion thereof, or any fodder or fittings, &c., shall be removed, except under the direction of an Inspector of Stock:—

Lands in occupation of Mr. George Watt, situated between Hautapu and Cambridge, being part of Section 188, Cemetery

Reserve, 10 acres, more or less.

JOHN D. RITCHIE, Chief Inspector of Stock.

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

Public Trust Office.

Public Trust Office,
Wellington, 24th September, 1895.

NOTICE 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
decreased whose periodness and occurations so far as 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.

Otto Mar Schieblick, late of Christchurch, in the Provincial District of Canterbury, jeweller. Filed on the 16th day

of September, 1895.
Elizabeth Galletly, late of Templeton, in the Provincial District of Canterbury, servant. Filed on the 16th day of

September, 1895.
Robert Bowles, late of Christchurch, in the Provincial District of Canterbury, settler. Filed on the 6th day of September, 1895.
Annie Allan, late of Queenstown, in the Provincial District of Otago, barmaid. Filed on the 20th day of September, 1895.

ber, 1895.

J. K. WARBURTON, Public Trustee.

Commissioner of Supreme Court appointed.

OTICE.—CHRISTOPHER TAIT RHODES, of Commercial Chambers, Commercial Street, Halifax, England, a Solicitor of the Supreme Court of Judicature in England, Solictor of the Supreme Court of Judicature in England, has this day been appointed by his Honour the Chief Justice a Commissioner of the Supreme Court of New Zealand in England, under the 2nd section of "The Commissioners of the Supreme Court Act, 1875," for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated this 18th day of September, 1895.

D. G. A. COOPER, Registrar.

Crown Lands Potices.

Lands in Taranaki District forfeited.

Department of Lands and Survey, Wellington, 19th September, 1895.

T is hereby notified that the under-mentioned lands have been forfeited by resolutions of the Taranaki Land Board dated the 15th July, 5th and 19th August, 1895.

SCHEDULE.

SECTION 44, Block VI., Ngatimaru: Held by H. T. Foster;

lease in perpetuity.

Section 45, Block VI., Ngatimaru: Held by J. Foster;

lease in perpetuity.

Section 1, Block V., Ngatimaru: Held by D. H. S. Booth;

lease in perpetuity.
Section 2, Block V., Ngatimaru: Held by J. M. Booth;

lease in perpetuity. Section 3, Block V., Ngatimaru: Held by J. T. C. Booth;

lease in perpetuity.

Section 17, Block X., Ngatimaru: Held by E. P. Day;

lease in perpetuity.
Section 42, Block VI., Ngatimaru: Held by John Day;

Section 38, Block VI., Ngatimaru: Held by John Bay, lease in perpetuity.

Section 12, Block VI., Ngatimaru: Held by John Harvey;

lease in perpetuity.
Section 15, Block V., Ngatimaru: Held by G. F. Bryan;

lease in perpetuity. Section 39, Block VI., Ngatimaru: Held by R. Bowman;

lease in perpetuity.
Section 16, Block XIV., Upper Waitara: Held by J.

Middlemiss, sen.; lease in perpetuity.
Section 4, Block XIV., Upper Waitara: Held by W.
Pearce; lease in perpetuity.
Section 7, Block II., Ngatimaru: Held by W. C. G.
Taylor; lease in perpetuity.
Section 26, Block VI., Ngatimaru: Held by W. Wilson;

lease in perpetuity.
Section 25, Block VI., Ngatimaru: Held by L. Coyle;

Section 2., Block XV., Viger Waitara: Held by H. Barrett; lease in perpetuity.

Section 8, Block XVI., Ngatimaru: Held by J. Barratt;

lease in perpetuity.
Section 34, Block II., Ngatimaru: Held by G. A. Rich;

lease in perpetuity.

Section 5, Block II., Omona: Held by P. Twomey; lease

in perpetuity.
Section 6, Block II., Omona: Held by W. Mulhane; lease in perpetuity.

JOHN McKENZIE Minister of Lands.

Small Grazing-runs, Hawke's Bay District, open for Lease upon Application.

District Lands and Survey Office,
Napier, 20th September, 1895.

OTICE is hereby given that the under-mentioned small grazing-runs will be open for lease on application on and after Wednesday, the 20th November, 1895, at the annual rental noted below. In case of more than one application for any run on the same day, priority of selection will be decided by ballot on the following day at 11 a.m.

SCHEDULE.

HANGAROA SURVEY DISTRICT. Second-class Pastoral Country.

Run No. 29, 7,955 acres; annual rental, £119 3s. 6d.: Hilly

Run No. 29, 7,955 acres; annual rental, £119 3s. 6d.: Hilly country, with light soil; about one-fourth of it covered with bush—tawa, rimu, hinau, &c.—the remainder fern, tutu, and manuka; well watered. It is about forty-two miles from Gisborne, and a bridle-road has been made by way of the Hangaroa Village to within a mile of the run.

Run No. 30, 6,514 acres; annual rental, £56 17s. 6d.: This run, which adjoins No. 29, is rough and steep at the southern end; about one-half is covered with tall fern, tutu, and manuka, the remainder heavy black-birch bush; it is well watered, but the soil is poor. By one of the roads to Hangaroa Village it is eight miles to present bridle-road, and by the other it is eleven miles to formed road near Tiniroto. Tiniroto

Run No. 31, 5,600 acres; annual rental, £66 8s.: About five-sixths of this run is covered with mixed forest, the remainder tall fern; soil is light though fair, but on the tops of the hills poor; the southern portion is broken, but the whole run is well watered. Access will be by way of Tiniroto, the distance being about ten miles, the last six not yet cleared and formed. cleared and formed.

cleared and formed.

Run No. 33, 5,135 acres; annual rental, £93 9s. 6d.: The soil in this run is fairly good; it is well watered throughout; about half is covered with mixed forest, consisting of tawa, rimu, hinau, &c., the balance fern, tutu, and in places toitoi and koromiko. There is a bridle-road within a mile of the south-eastern corner, near the Ruakituri River, and it will also be eventually reached by road viâ Tiniroto, sixteen miles distant, the first part of which is formed for a few miles.

Run No. 34, 4,020 acres; annual rental, £60 4s. 6d.: The run is chiefly open country covered with fern, with bush in the gullies; but it is more broken than Run 33. It will have two ways of access—one by Ruakituri, at which point it is but a little distance from the present bridle-road, the other from Tiniroto, distant about eight miles.

THOS. HUMPHRIES,

Commissioner of Crown Lands.

Land in Wellington for Sale by Public Auction.

District Lands and Survey Office,
Wellington, 16th September, 1895.

NOTICE is hereby given, in terms of "The Land Act,
1892," that the under-mentioned section will be sold
by public auction, at the upset price noted opposite thereto,
at the Rangitikei County Council Office, Marton, on Saturday, the 19th October, 1895, at noon.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Rangitoto Survey District (Agricultural Reserve).

Section.	Block.	A	rea.		Upse per	t P	rice re.	To Upset	tal Pri	ce.
Part 25	II.	A. 80	в. 0	р. 0	£ 7	s. 0	d. 0	£ 560	s. 0	d. 0

This section is situated about two miles from Marton Postoffice and Railway-station, fronting a good metalled dray-road. The soil is fair clay, on a papa and gravel formation; the land is open and in grass; surrounded by a gorse hedge. There is also a gorse hedge through the centre, dividing the

There is also a gorse nedge through the centre, dividing the section into two paddocks,

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

JOHN H. BAKER, Commissioner of Crown Lands.

Small Grazing-runs, Parish of Matata, open for Application.

Auckland, 26th August, 1895.

Notice is hereby given that the under-mentioned small grazing-runs will be open for lease on application on and after Wednesday, the 23rd day of October, 1895, at the rentals noted below.

In the event of more than

In the event of more than one application being received for the same run on the same day, priority of selection will be decided by ballot on the following day, at 11 a.m.

SCHEDULE. WHAKATANE COUNTY .- PARISH OF MATATA.

	Rui	n No.		Are	а.		Annu	al Rent.
10 10в	••	••	••	8,960 10,000	в. 0 0	P. 0 0	£ 56 62	s. d. 0 0

Both runs are situated about five miles from the Township of Matata, and comprise open and bush land, broken, and of inferior quality. Run No. 10 is weighted with £387 for improvements effected. Term of lease, twenty-one years. Full particulars may be obtained on application at the

office.

GERHARD MUELLER, Commissioner of Crown Lands.

Land in Tauranga County for Sale by Public Auction.

District Lands and Survey Office,
Auckland, 8th September, 1895.

T is hereby notified that a lease of the under-mentioned land, for a term of seven years, will be offered at public auction at the Land Office, Tauranga, on Wednesday, the 30th day of October, 1895, at 11 a.m.

TAURANGA COUNTY.

Parish of Tahawai, Section 2, containing 16 acres 3 roods:
Upset annual rent, £1.
Term of lease: Seven years, without right of renewal.
No compensation for improvements during either the currency or at the termination of the lease, but the lessee will have the right to remove any fences or buildings that may have been exected. have been erected.

GERHARD MUELLER, Commissioner of Crown Lands,

Land in Mongonui for Sale by Public Auction

District Lands and Survey Office,
Auckland, 8th September, 1895.

T is hereby notified that the lease of the under-mentioned land, for a term of fourteen years, will be offered at public auction, at this office, on Friday, the 1st day of November, 1895, at 11 a.m.

SUBURBS OF MANGONUI.

Lot 1, containing 2 acres and 23 perches: Upset annual rental, £2. Lease offered subject to £20 for improvements. Terms of lease: Fourteen years, without right of renewal. No compensation allowed for improvements during either the currency or at the termination of the lease.

GERHARD MUELLER, Commissioner of Crown Lands.

Ratibe Land Court Potices.

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

IN THE VALIDATION COURT, HOLDEN AT GISBORNE.

In the application of Herewaka Poata for validation of the contract for sale of three shares in the Tauwharetoi No. 3 Block, containing 4,057 acres.

No. 3 Block, containing 4,057 acres.

TEREWAKA POATA, of Kaiti, near Gisborne, aboriginal native (wife of Thomas William Porter, land agent and licensed interpreter), applies for the validation of her undivided estate in the above block, and that effect may be given to a conditional order of partition made by the Native Land Court at Wairoa on or about the 25th day of November, 1890, awarding all that piece of land called Tauwharetoi No. 3a, containing 1,352 acres, a little more or less, to the applicant as being her said estate.

The applicant desires to appear before the Validation Court on Monday, the 7th day of October, 1895, at 10 a.m., or at the first sitting of the said Court thereafter.

The nature of the transaction proposed for validation is a deed of conveyance dated the 23rd day of July, 1883, made by Watikeni Tukaiuru, Oriwia Wata, and Oriwia Tuatine, aboriginal natives, to the applicant, in consideration of the sum of £75 paid to each of such Natives for the whole of their shares or interests in the said Tauwharetoi No. 3 Block, the title to the land then being memorial of ownership.

The estate which the applicant seeks to obtain is an estate in fee-simple.

estate in fee-simple.

The address for service of the applicant in the Town of Gisborne is at the office of Thomas William Porter, agent.

The applicant desires that copies of this application shall be served upon the Natives named in the application aforesaid or their representatives, as by the list of names lodged

Dated at Gisborne, this 26th day of August, 1895. HEREWAKA POATA

(By her Agent, T. W. PORTER).

To the Registrar of the Validation Court, Gisborne.

563

"The Native Land Court Act, 1894."—Omahu No. 3 Block.— In the Native Appellate Court, New Zealand.

In the matter of the Omahu No. 3 Block, and of an appeal made by Mere Taki from the decision of the Native Land Court in the matter of the confirmation of a lease from the appellant to W. M. Broughton.

OTICE is hereby given that, by notice to the Registrar and with leave of the Chief Judge, the said appeal has been withdrawn, and that such withdrawal has been approved by the Chief Judge.

Dated at Wellington, this 21st day of September, 1895.

H. DUNBAR JOHNSON,

Registrar.

Application for Probate.

Native Land Court Office,
Wellington, 21st September, 1895.
In the matter of the will of Merehama Kerropa, otherwise
Merehama TE Ataotu, otherwise Merehama Wiremu, of
Normanby, formerly of Kaiapoi, deceased.
A PPLICATION having been made by Kuini Wi Thompson

A PPLICATION having been made by Numer without pool that probate be granted of the aforesaid will:

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

H. DUNBAR JOHNSON,

Registrar.

"The Native Land Court Act, 1894."

Registrar's Office, Gisborne, 16th September, 1895.

OTICE is hereby given that a sitting of the Native Land Court will be held at Tolago Bay on the 7th day of October, 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, 95-25.]

1 Uawa No. 1

SCHEDULE. APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	ATIONS FOR PARTY	Name of Land.
1 2	Rutene Tamitami (15–302)		
3	Himiona te Kani (12–385) Himiona te Kani (12–285)	•• •• ••	1
4	Hone Paerata, Piniha Ratapu, Heni Rangi (12		777 1 2
5	Ataera Waru, Pene Waru, Heremia Taurewa (
6		,	 0
7 8	Ramari Puhipuhi and others (15-38)		Mangatuna No. 1.
9	H. T. Whatahoro, for Miria Turoa and Mauhana Rawiri Karaha (15-38)	a Turoa (15–33, 164 ₎	Mangatuna No. 1. Mangatuna No. 1.
10	Watarawi Rangi, Te Para Tamararo, Pire and	others (15-33)	35
11	T-:4- D (19, 206)	• • • • • • • • • • • • • • • • • • • •	135
12	Henare Pei and others (15-38)		35
13		•• •• ••	
14 15	D IZ 1 /14 CO)	• • • •	
16	(The in the De Armer and Albania (14, 60)	• • • •	7/5
17	Damini 17 analas (14 077)	• • • •	135
18	Watarawi Rangi and others		3.5
19	Rawiri Rangi (15-164)		The Table 1
20	177 *** 1 (40 000)	• • • • • • • • • • • • • • • • • • • •	
21 22	Karaitiana Amaru (12–302)		
23	Rawiri Karaha, Eraihia Matahiki, and others (1 72 4 1
24	Ruka Aratapu, Harata Aratapu, and others (15		lm t
25	Wiremu Potae and others (14-131)		m 1 m
26	A : NT : /1 / 101)		1
$\begin{array}{c} 27 \\ 28 \end{array}$		• • • • • • • • • • • • • • • • • • • •	
29	Wiremu Potae and others (14–132) Ruka Aratapu, Harata Aratapu, and others (15-	 _99)	
30	Wi te Rure and others (15-99)	-99) · · ·	I
31	Tuiniba Datama and atham (15 05)	• • • • • • • • • • • • • • • • • • • •	im 1 a
32			m i a
33		• •• ••	
34 35	TTT: TO (1 (1 (4 (100)	• •••	Tokomaru K.
36	Ami Machaia and others (1) 199)	• • • • • • • • • • • • • • • • • • • •	TR. T
37	Wi to Dung (14 45)	• • • • • • • • • • • • • • • • • • • •	m 1 ***
38	Pulsa Austania and athous (19 060)		I
39			Tokomaru.
40 41	With Danie Williams Danie aires of (14 45)	• • • • • • • • • • • • • • • • • • • •	
42	TT: TZ1: (10 105)		Tokomaru.
43	Hanata Daima (10, 105)	• • • • • • • • • • • • • • • • • • • •	Tokomaru. Tokomaru.
44	Tribana Passata (10 105)		Tokomaru.
45	Rev. Matiaha Pahewa (12–105)		Tokomaru.
46			Tokomaru.
47 48		• •• ••	Tokomaru.
49	Rameka te Ruawai (15–414) Epiniha Ratapu, Patara Rangi, and others (12–		Arakihi Nos. 1 and 2.
50	Epiniha Ratapu and others (14-68)	· · · · · · · · · · · · · · · · · · ·	Mangatokerau. Mangatokerau.
51	Ani Kirimana (12–417)		Kourateuhi No. 2.
52	H. T. Whatahoro, for Miria Turoa and Mauhan	a Turoa (15-198)	Kourateuhi Nos. 1, 2, B.
53	Epiniha Ratapu and others (14-67)		Kourateuhi No. 2.
54 55	Karaitana Amaru and others (12–355) H. T. Whatahoro, for Miria Turoa and Mauhan		Mangaheia No. 1 B ¹ .
56	Rawiri Karaha and others (15–465)	• •	Kaiaua No. 1. Puatai.
57	Rawiri Karaha and others (13–237)	• • • • • • • • • • • • • • • • • • • •	Puatai.
58	Rawiri Karaha and others (14-16)	• • • • • • • • • • • • • • • • • • • •	Puatai.
59	R. Haapu (16–14)		Puatai.
60	Rawiri Karaha (14-16)		Puatai.
$\frac{61}{62}$	Rawiri Karaha, for Harawira Kahake (14-16) .		Puatai.
63	Rawiri Karaha, for Mihi Hetekia (14–16) Heni Korukoru, Ramari Kopua (15–16)	• •• ••	Puatai.
64	Rawiri Karaha, Eruera Harete, Mihi Hetekia (1		Puatai. Puatai.
65	Rawiri Karaha, for Te Harawira Kahake (14-16	5)	Puatai.
66	Rawiri Karaha (15–194)		Puatai.
67	Ropiha Tamararo (12–375)		Pokotakina.
68 69	Apiata te Hame (14–251)	• • • • • • • • • • • • • • • • • • • •	Pokotakina.
69 7 0	Rawiri Karaha (14-251) R. Haapu, trustee for Te Owaina Marangai	and Manu to Oti	Pokotakina.
10	(14-251)	and manu to Oti	Pokotakina.
71	R. Haapu (14-276)		Pakarae No. 1.
72	Ihaka Marino (15–82)		Pakarae No. 1.
73	Ropiha Tamararo (12–136)		Pakarae No. 1.
	DETERMINATION OF R	RELATIVE SHARES	AND INTERESTS.
No.	Name of Land.		Nature of Proceedings.
		<u> </u>	
_		1 1	the first of the control of the cont

.. To determine the relative shares and interests, which was not done when land was partitioned.

"The Native Land Court Act, 1894."

Registrar's Office, Gisborne, 17th September, 1895.

Native Land Court sitting at Gisborne on the 21st day of October, 1895, or as soon thereafter as the business of the Court will allow.

JOHN BROOKING, Registrar.

[Gisborne, 95-26.]

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of	Alienation.		Date.		Name of Land.	Names of Parties.
1	Mortgage		•-	3rd August,	1895	Tawapata South No. 1, Tawapata North No. 2, Whangawehi No. 1a and No. 1B, Moutere No. 1A, Tawapata North No. 1a, Nukutaurua No. 1, and Subdivision No. 1 of Moutere No. 2 Block	James Carroll and Wiremu Pere to George Canning Ormond.
2 3	Transfer Lease	••		28th September, 6th September,	1893 1894	Orangitirohia No. 18 Waipiro No. 2B	Keita Puninga to William Maloney. Hirini Kahotea and others to James Nelson Williams.
4	Lease	••		6th September,	1894	Waipiro No. 2c	Hoera te Anau and others to James
5	Lease	••		3rd September,	1894	Waipiro No. 2D	Nelson Williams. Henare Parata and others to James Nelson Williams.
6	Lease	••		3rd September,	1894	Waipiro No. 2D	I D. C. A A. T
7	Lease	••		28th September,	1894	Waipiro No. 2E	Rea Matche and others to James Nelson Williams.
8	Lease	••		6th September,	1894	Waipiro No. 2F	Paora Tinirau and others to James Nelson Williams.
9	Lease	••		17th August,	1894	Tuakau Pirauau No. 1A	
10	Lease	••		3rd September,	1894	Waipiro No. 5	Hemi Whakarara and others to James Nelson Williams.
11	Lease	'		22nd August,	1894	Matahiia No. 1	Hone Hehe and others to James Nelson Williams.
12	Lease	••		6th September,	1894	Rangikohua No. 4	Henare Muratahi and others to James Nelson Williams.
13	Lease	••		20th August,	1894	Pahitaua No. 4	Eparaima Uruika and others to James Nelson Williams.
14	Lease			14th June,	1895	Tuakau Pirauau No. 1A	
15	Lease			16th October,	1894	Waiaranga No. 1	
16	Lease	••		16th October,	1894	Taikatiki	1
17	Lease	••	••	20th August,	1894	Pahitaua No. 1	
18	Lease	••		3rd September,	1894	Rangikohua No. 4	
19	Lease	••	••	24th August,	1894	Matahiia	TT TT 1 1 1 1 1 TT 111
20	Lease	••	••	12th September,	1894	Matahiia	Tuta Nihoniho and others to William Busby.
21	Lease	••		3rd September,	1894	Waipiro No. 1	D: 1. Marshir and albert to Trans
29	Lease	••		6th September,	1894	Waipiro No. 1	1 T 36 1
28	Lease	••		16th October,	1894	Waipiro No. 2A	Pineamine Warpapa and others t
24	Lease	••	••	3rd September,	1894	Waipiro No. 4	TTT: Be been and allege to Tome
2	Lease	••	••	3rd September,	1894	Waipiro No. 4	Henare Nawaia and others to James Nelson Williams.
20	Lease	••	••	3rd September,	1894	Waipiro No. 5	in 1 m 1 1 1 1 1 1 Town
2'	Lease	••		3rd September,	1894	Kaupekaahaumia	10: 3- M- 12: 1 -41 4- Tame
2	Lease			3rd September,	1894	Waipiro No. 3	Ripeka Tawhio and others to James Nelson Williams.

[&]quot;The Native Land Court Act, 1894."

Registrar's Office, Wellington, 21st September, 1895.

Native Land Court sitting at Waikouaiti (Native Settlement), on the 8th day of October, 1895, or as soon thereafter as the business of the Court will allow.

H. DUNBAR JOHNSON, Registrar.

[Wellington, 95-68.]

SCHEDULE.

APPLICATIONS FOR REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.				Name of Land.
146	Katarina Hape (J. 95-904)	••	••		Section 7, Waikouaiti Native Reserve. (Section 7, Block XII., Waikouaiti.)
147	Hoani Matiu and Hamiria Matiu (J. 95-904)	••	••	•••	Section 71, Block XII., Waikouaiti Native Reserve.

ETURN of Immigration to and Emigration from the Colony of New Zealand during the Month of August, 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.		a		D:	EPARTURI	66.	
Countries.	Adu	lts.	Child	lren.	Total	Adul	its.	Chil	dren.	Total
	 М.	F.	М.	F.	Persons.	м.	F.	м.	F.	Persons.
United Kingdom Queensland New South Wales Victoria	 145 570 68	114 211 48	49 39	 36 4	321 856 129	23 742 79	9 1 329 39	3 1 42 5	4 1 44 3	39 3 1,157 126
South Australia Western Australia Tasmania		 10	4	2	 47	12	5		1	18
Fiji Other British Possessions* Pacific Islands Other Foreign Ports	 8 2 16 10	8 1 6 10	1	$egin{array}{c} \ 2 \ 1 \end{array}$	17 4 24 22†	5 19 21	$\begin{bmatrix} & 7 \\ & 2 \\ 7 \end{bmatrix}$	 1	•••	12 22 28‡
'Totals	 850	408	103	59	1,420	901	399	52	53	1,405

^{*} Calcutta and Singapore.

ARRIVALS AT AND DEPARTURES FROM DIFFERENT NEW ZEALAND PORTS.*

							ARRIVALS	.	į		D	EPARTURE		
	Ports	i.	•		Adults.	Children.	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons
Kaipara		•••			•••						1	1		1
Auckland				••	594	50	444	200	644	718	42	522	238	760
Wellington	n				505	93	396	202	598	415	47	309	153	462
Lyttelton		•			1	i i	1	1	1	32	7	26	13	39
Dunedin	••			٠.	1	}		1	1				٠	• ••
Bluff	••	• •		••	157	19	112	64	176	135	8	95	48	143
\mathbf{T}	otals				1,258	162	953	467	1,420	1,300	105	953	452	1,405

CHINESE.—Arrivals (at Auckland), 20; departures (from Wellington 4, from Bluff, 1), 5.

Registrar-General's Office, Wellington, 23rd September, 1895

E. J. VON DADELSZEN, Registrar-General.

Bankrupten Notices.

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

NOTICE is hereby given that FREDERICK KEATING, of Whataupoko, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 25th day of September, 1895, at 2.30 o'clock.

JOHN COLEMAN

Deputy Official Assignee. Gisborne, 18th September, 1895.

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

OTICE is hereby given that John Bredbury, of Fern Flat, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 3rd day of October, 1895, at 3 o'clock p.m.

A. D. BAYFEILD,

Deputy Official Assignee.

Westport, 23rd September, 1895.

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

OTICE is hereby given that Thomas Burnard, trading at Sydenham as "H. Wicketts and Co.," of Lyttelton, Draper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 30th day of September, 1895, at 11 o'clock.

G. L. GREENWOOD

24th September, 1895.

Official Assignee.

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

OTICE is hereby given that ROBERT CAMPBELL, of Ashburton, Compositor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade, Timaru, on Saturday, the 28th day of September, 1895, at 3 o'clock.

ALEX. MONTGOMERY, Deputy Official Assignee.

Timaru, 16th September, 1895.

In Bankruptcy.

In the estate of James Philp, of Timaru, formerly Ironmonger, but now out of business.

A FIRST and final dividend, of 5s. 2d. in the pound, on all accepted proved claims is now payable at my office, Arcade, Timaru.

ALEX. MONTGOMERY,

Deputy Official Assignee.

Timaru, 16th September, 1895.

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

NOTICE is hereby given that Charles Barnes Braid, of Dunedin, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 21st day of September; 1895, at 11 c'elek 11 o'clock.

C. C. GRAHAM,

Official Assignee.

Dunedin, 18th September, 1895.

⁺ Two women from New York: the rest from San Francisco.

t All from San Francisco.

^{*} 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.

In Bankruptcy.

DIVIDENDS upon all proved claims in the under-mentioned estates will be payable at my office, No. 12, Rattray Street, on and after Friday, 20th September,

Frederick Sparke, Farmer, Greenvale: First and final,

17s. in the pound.

Wm. Gregg and Co., Merchants, Dunedin: Third and final, 5½d. in the pound.

C. C. GRAHAM, Official Assignee.

Dunedin, 18th September, 1895.

Mining Potices.

the undersigned, hereby make application to register the Pride of Tokatea 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 Pride of Tokatea Gold-mining Company (No Liability).

2. The place of intended operations is at Coromandel.

3. The registered office of the company will be situated at No. 26, Shortland Street, in the City of Auckland.

4. The value of the company's property, including claim

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

5. The number of shares in the company is eighty thousand, of one shilling and sixpence each.

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

sand. 7. The name of the Manager is William Spencer Hamp-

son.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below :--

		Shares.
Ogilvie, A. N., Coromandel, Mine-manager		16,200
Porter, J. H., Auckland, Agent		5,650
Gower, Henry, Auckland, Draper		4,650
Carbines, R. J., Auckland, Accountant		2,500
Benrose, A., Auckland, Domestic Duties		2,000
Wilson, A., Auckland, Draper		2,000
McKerras, J., Remuera, Gentleman	• •	2,000
Hampson, W. S., Auckland, Legal Manager		2,000
Niccol, M., Devonport, Shipping Agent		1,000
Pacy, H. E., Auckland, Clerk		1,000
Ogilvie, W. P., Auckland, Traveller		1,000
Wilson, J. S., Clevedon, Settler		1,000
Leyland, O'Brien, and Co., Auckland, Timber	Mer-	
chants		1,000
Shakespeare, W. H., Auckland, Broker		1,000
Davy, H., Auckland, Manufacturer		500
Scott, H., Auckland, Clerk		500
Sunderland, S., Auckland, Hairdresser		500
Tylden, C., Auckland, Solicitor		500
Ogilvie, A. N. (in trust) Coromandel, Mine-ma	nager	500
Boyce, J., Auckland, Draper	٠.,	500
Kitching, E. J., Auckland, Draper		500
Ready, G., Mount Roskill, Gentleman		, 500
Fawcus, J., Auckland, Engineer		250
Blomfield, W., Auckland, Journalist		250
Read, G. E., Auckland, Jeweller		250
Baxter, R., Auckland, Settler		250
McLeod, J. M., Auckland, Hotel-proprietor	• •	500
Barrington, T., Auckland, Settler		250
Smith, E. E., Auckland, Domestic Duties		250
Clayton, Mrs. A. T., Auckland, Domestic Dutie	s	250
Hampson, L., Devonport, Domestic Duties		250
Dewar, P., Auckland, Settler		250
Fielder, H., Auckland, Jeweller		250
Hampson, W.S. (in trust), Auckland, Legal Ma	nager	30,000
Total		80,000

Total Dated this 17th day of September, 1895. WM. SPENCER HAMPSON,

Manager.

Witness to signature—J. H. Porter.

I, William Spencer Hampson, do solemnly and sincerely declare that

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

knowledge, true in every particular.

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

WM. SPENCER HAMPSON.

Taken before me, at Auckland, this 17th day of September, 1895-J. M. Lennox, J.P.

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

1. The name of the company is to be the Hercules Goldmining Company (No Liability).
2. The place of operations (or intended operations) is at Karangahake, Hauraki District.
3. The registered office of the company will be situated at No. 10, New Zealand Insurance Company's Buildings, Queen Street, Auckland.

4. The reluce of the company's property including claim.

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 one hundred thousand, of three shillings each.
6. The number of shares subscribed for is eighty thousand.
7. The name of the Manager is Dennis Gilmore MacDonnell Donnell.

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

		Shares.
Morrin, Thomas, Auckland, Gentleman		4,000
Constant Constant When a American American		4,000
D II T A III I C.1!		4,000
Wilson, William Scott, Auckland, Newspaper Pr		-,
		4,000
36 - 6 - 1 T A 1 2 3 - 36 1 4	• •	4,000
77'77 A16 7 A 11 7 TT 4 11	• •	4,000
The section of the se	• •	1,000
CL 7 MM A 11 7 CL 7 MF 1	• •	1,000
C.1 T.1 T. A L.1 J. C.1	• •	1,000
	• •	1,000
A: 1: 0 A 11 1 01		1,000
	• •	
Brassey, Thomas J., Auckland, Insurance Manager		1,000
	٠.	1,000
	٠.	1,000
	٠.	1,000
Henderson, Mary Ann, Auckland, Domestic Duties	j	1,000
	٠.	1,000
	٠.	$^{1},000$
Wright, Arthur, Auckland, Tailor	٠.	1,000
Smith, A. Walter, Auckland, Baker	٠.	1,000
Character 11 Tanana Alamana Jan Amalalama Cattlan	٠.	1,000
Constitution of the Consti		1,000
David Tarray Alaman Jan Amalaland Chamaint		1,000
Dell Charles Assoluted Cattley		1,000
Pike, Henry Douglas, Auckland, Draper		1,000
Davey, James, Auckland, Tailor		2,000
Brown, Robert W., Auckland, Hotelkeeper		2,000
Rainger, William, Auckland, Agent		1,000
Clayforth, Charles, Auckland, Sharebroker	• •	750
Dunningham, Almond E., Auckland, Clerk	•	500
Paltridge, George H., Auckland, Settler	• •	500
Too Honey Tomas Analyland Assountant	• •	500
	• •	
	• •	5,000
	• •	1,000
Burtt, James, Auckland, Gentleman	• •	250
	• •	1,000
	• •	1,000
	• •	4,000
	• •	1,000
	٠.	1,000
	٠.	1,000
		1,000
		1,000
Goldsworthy, William, Ohinemuri, Mine-manager		500
MacDonnell, Dennis Gilmore (in trust), Auckland	đ,	
Legal Manager		12,000

Total .. Dated this 19th day of September, 1895.

> D. G. MACDONNELL, Manager.

.. 80,000

Witness to signature—Henry J. Lee.

- I, Dennis Gilmore MacDonnell, 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 knowledge and belief, 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."

D. G. MACDONNELL.

Taken before me, at Auckland, this 19th day of September 623 | 1895—Frederick L. Prime, J.P. 634 the undersigned, hereby make application to register, the Moanataiari North 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 Moanataiari North Gold-mining Company (No Liability).
2. The place of operations (or intended operations) is at Moanataiari, Thames.
3. The registered office of the company will be situated at the Company of the company will be situated at the company of the company

3. The registered once of the company.
28, Shortland Street, Auckland.
4. The value of the company's property, including claim or lease ground and machinery, is two thousand pounds.
5. The number of shares in the company is fifty thousand.

sand, of three shillings each.
6. The number of shares subscribed for is thirty-six thousand.

7. The name of the Manager is William Henry Churton, A.S.A.A., England.

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

No. of Fogarty, John, Thames, Hotelkeeper
Sutcliffe, John, Whitford, Farmer
Ross, Richard, Thames, Mine-manager
Baker, William, Thames, Surveyor
Hennessy, Patrick, Thames, Miner
Fogarty, Emily, Thames, Domestic Duties
Morton, Alexander, Auckland, Merchant
Mackay, Alexander, Auckland, Mining Surveyor
Donnelly, E. P., Auckland, Settler
O'Sullivan, Thomas, Auckland, Settler $2,000 \ 2,000$. . 4,000 1,000 1,000 2,000 1,000 500 Donnelly, E. P., Auckland, Settler
O'Sullivan, Thomas, Auckland, Settler
McAlister, J. P., Auckland, Settler
Von Stürmer, S. W., Parnell, Gentleman
Sinclair, Ellen M., Ponsonby, Domestic Duties
Shera, Arthur Blakely, Wynyard Street, Gentleman
Gilbert, Charles, Alten Road, Clerk
Ralph, Wm. J., Ponsonby, Clerk
Munday, Thomas, Auckland, Master Mariner
Cave, Ernest White, Devonport, Clerk
Duthie, David Whamond, Parnell, Banker
Walker, Robert, Parnell, Gentleman
Smith, Reginald D., Thames, Banker
Michaels, Ralph Thomas, Wellesley Street, Hotelkeeper 500 250 1,000 250 250 500 250 250250 1,000 1.000 Keeper
Johnson, Neill, Auckland, Clerk ... 500 • • 500 500 500 500 500 1,000 1,000 Churton, William Henry, No. 1 Account, Auckland, Incorporated Accountant 2,500 500 Official
Bishop, Hugh Arthur, Thames, Miner
Smith, Edward Joseph, Auckland, Hotelkeeper
Morrison, John Hardie, Dunedin, Manager
Rew, Robert, Auckland, Merchant
Churton, William Henry, Trust Account, Auckland,
Incorporated Accountant
Churton, William Henry (in trust for company),
Auckland, Incorporated Accountant 1,000 500 1,000 500 7,250 10,000 Total 50,000

Dated this 17th day of September, 1895.

W. H. CHURTON, Manager.

Witness to signature—Trevor Gordon.

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 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."

W. H. CHURTON.

Taken before me, this 17th day of September, 1895 William R. Close Erson, J.P. 625

- the undersigned, hereby make application to register, the Queen of Waihi 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 Queen of Waihi Gold-mining Company (No Liability).

2. The place of operations (or intended operations) is at

- Waihi.
 3. The registered office of the company will be situated at Nos. 10 and 11, New Zealand Insurance Company's 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 one hundred thousand of five shillings each

thousand, of five shillings each.
6. The number of shares subscribed for is eighty thou-

sand.
7. The name of the Manager is Dennis Gilmore Mac-Donnell.

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

	No. of Shares.
John Russell Gray, Auckland, Importer	3,000
James Alexander Pond, Auckland, Analytical Chemist	
Alfred Kidd, Auckland, Hotelkeeper Joseph T. Armitage, Auckland, Gentleman	$\frac{3,000}{2,500}$
Joseph T. Armitage, Auckland, Gentleman James Macfarlane, Auckland, Merchant	2,000
Henry Johnston, Auckland, Merchant	2,000
James Caddy Davies, Auckland, Sharebroker	2,000
Henry Gilfillan, jun., Auckland, Legal Manager	1,000
James Smith, Auckland, Master Mariner William Gorrie, Auckland, Stationer	1,000 $1,000$
Henry Thomson Gorrie, Auckland, Merchant	1,000
Charles Henry Haines, Auckland, Surgeon	1,000
Moncrief Murray McCallum, Auckland, Merchant	1,000
Thomas James Brassey, Auckland, Insurance Man-	
John Owen, Auckland, Gentleman	1,000
Duncan E. Clerk, Auckland, Mining Agent	1,000 $1,000$
Andrew Gray, Auckland, Clerk	1,000
James B. Blaikie, Auckland, Ironmonger	1,000
James Henry Smith, Auckland, Accountant	750
Dennis Gilmore MacDonnell, Auckland, Legal Man-	==0
ager	750 625
Herbert Marshall, Auckland, Clerk	500
John Wiseman, Auckland, Saddler	500
William Hellaby, Auckland, Butcher	500
Francis H. Masfen, Auckland, Sharebroker	500
Francis J. Whittaker, Auckland, Clerk Charles Gilmour, Auckland, Storeman	500
Archibald Scott, Auckland, Gentleman	500 500
Harry Buckleton, Auckland, Accountant	500
Herbert Thompson, Auckland, Merchant	500
Frederick W. E. Dawson, Auckland, Surgeon	500
Hugh Mackay, Auckland, Accountant	500
Robert Hutchinson, Auckland, Storekeeper Richard E. Finch, Auckland, Stationer	500
Charles Carter, Auckland, Confectioner	500 500
Nina Johnston, Auckland, Domestic Duties	500
Mary Lawry, Auckland, Domestic Duties	500
James Malcolm, Auckland, Contractor William Price Angland Contractor	500
William Price, Auckland, Contractor William Johnston, Auckland, Merchant	500
William H. O. Johnston, Auckland, Clerk	500 500
Robert W. Brown, Auckland, Hotelkeeper	500
James R. Vernon, Auckland, Draper	500
Edward W. Rowlings, Auckland, Clerk Archibald Buchanan, Auckland, Solicitor	500
Joseph James Craig, Auckland, Merchant	500 500
Joseph Stacey, Auckland, Confectioner	500
Edwin Reuben Piggott, Auckland, Janitor	500
Joshua Jackson, Auckland, Mining Agent	500
Henry James Lee, Auckland, Clerk George C. Stanwell, Auckland, Accountant	458
John William Nighel Angleland Clark	375
Ellen Wilson, Auckland, Domestic Duties	$\begin{array}{c} 292 \\ 250 \end{array}$
George Stanton, Auckland, Settler Bertha Stanton, Auckland, Domestic Duties	250
Bertha Stanton, Auckland, Domestic Duties	250
John P. Clark, Auckland, Settler Henry Pike, Auckland Settler	250
John F. Colegrove, Auckland, Salesman	250
Wesley Spragg, Auckland, Factory Manager	$250 \\ 250$
Alfred Smith, Auckland, Dentist	250 250
Edward Nicolls Ormiston, Auckland, Schoolmaster	250
Robert G. Hardy, Birkenhead, Farmer	250
John Gage Lecky, Auckland, Plumber Frederick Baxter, Auckland, Reporter	250
George Edward Dawson, Auckland, Carter	$\frac{250}{250}$
Thomas E. Montgomery, Devonport, Settler	$\begin{array}{c} 250 \\ 250 \end{array}$
Hugh Wallace, Auckland, Settler	250

1940 11111 1111 1111 2111 211 211 211 211 2	AND GAZIFI,E.
No. of	No. of
Shares.	Shares.
Thomas Van Pelt, Auckland, Gentleman 250	McLean, Charles, Thames, Mine-manager
Percy Spencer, Auckland, Printer	Nicholson, Oliver (in trust), Auckland, Solicitor 1,000 O'Toole, Thomas D'Arcy, Auckland, Gentleman 1,000
Henry D. Abbott, Auckland, Settler	Platford, E. P. A., Napier, Sharebroker 1,000
Alexander Riddle, Birkenhead, Farmer 250	Russell, James, Auckland, Solicitor 1,000
James Hall, Auckland, Settler 250	Ryan, William E., Newmarket, Hotelkeeper 1,000
Edmund Watt Hancock, Auckland, Bookseller 250	Smith, James Henry, Auckland, Accountant 1,000
Thomas Henry Stevens, Auckland, Storekeeper 250	Smith, William Henry, Auckland, Draper 500
Harry Rhodes, Hawke's Bay, Settler 1,500 Robert D. Sweetapple, Napier, Cordial-manufacturer 500	Thomas, Archilus, Waitekauri, Mine-manager 11,000 Walker, John Watson, Waihi, Mine-manager 11,000
The state of the s	Walker, Alfred, Auckland, Merchant 1,000
William Prebble, Napier, Fruiterer	White, Edward James (in trust for company), Auck-
Edward Mann Corbett, Waihi, Engineer 3,000	land, Agent 20,000
William G. K. Kenrick, Paeroa, Solicitor 3,000	
William George Nicholls, Paeroa, Settler 1,500	Total 80,000
Henry C. Wick, Paeroa, Farmer 1,000	Dated this 2nd day of September, 1895.
Charles Rhodes, Paeroa, Banker 500	E. J. WHITE,
George Robson, Paeroa, Settler	Manager.
John McCombie, Karangahake, Mine-manager 3,000 James Beeche, Karangahake, Clerk 2,000	Witness to signature—Alfred L. White, Auckland.
Edward H. Whitaker, Thames, Assayer 1,000	
Henry Lomas Smith, Thames, Gentleman 1,000	I, Edward James White, do solemnly and sincerely declare
Roderick Ross McGregor, Thames, Auctioneer 500	that— 1. I am the Manager of the said intended company.
John Hague Smith, Thames, Merchant 500	2. The above statement is, to the best of my belief and
William H. Argall, Coromandel, Mining Expert 3,000	knowledge, true in every particular.
Alfred Barnes, Onehunga, Carrier 500	And I make this solemn declaration conscientiously be-
Elijah Brokenshire, Karangahake, Miner 1,000	lieving the same to be true, and by virtue of an Act of the
Total 80,000	General Assembly of New Zealand intituled "The Justices
Dated this 19th day of September, 1895.	of the Peace Act, 1882."
D. G. MACDONNELL,	E. J. WHITE.
Manager.	Taken before me, this 2nd day of September, 1895—D. B.
Witness to signature—Henry J. Lee.	McDonald, J.P. 626
I, Dennis Gilmore MacDonnell, do solemnly and sincerely	NEW ZEALAND TO WIT.
declare that—	In the matter of "The Mining Companies Act, 1894," and
 I am the Manager of the said intended company. The above statement is, to the best of my belief and 	of the Chelt Gold-Mining Company (No Liability).
knowledge, true in every particular.	OTICE is hereby given that the registered office of the
And I make this solemn declaration conscientiously be-	Chelt Gold-Mining Company (No Liability) is at pre-
lieving the same to be true, and by virtue of an Act of the	sent situated at Queen Street, Auckland, in the City of Auckland.
General Assembly of New Zealand intituled "The Justices	Dated this 28th day of August, 1895.
of the Peace Act, 1882." D. G. MACDONNELL.	J. F. LEIGHTON, Directors.
	W. A. PRIME, Directors.
Taken before me, this 19th day of September, 1895— Frederick L. Prime, J.P.	Signed by James F. Leighton and William A. Prime, two
Predefick E. 1 fille, v.1.	of the Directors of the said company, and the common seal
Troubled Dr Timo, 012	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager.
. T the undersigned, hereby make application to register	of the Directors of the said company, and the common seal
T the undersigned, hereby make application to register the Oceania Gold-mining Company as a no-liability	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager.
the undersigned, hereby make application to register the Oceania Gold-mining Company as a no-liability company under the provisions of "The Mining Companies	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COM-
the undersigned, hereby make application to register the Oceania Gold-mining Company as a no-liability company under the provisions of "The Mining Companies Act. 1894."	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED).
T the undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability).	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED).
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The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri.	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). OTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Com-
The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). NOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes
The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland.	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). OTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Com-
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The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland. 4. The value of the company's property, including claim or lease ground and machinery, is twelve hundred and fifty	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). NOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes Street, on Monday, the 30th day of September, 1895, at 8 o'clock in the evening, for the purpose of considering, and, if deemed expedient, passing, the following extraordinary resolution, that is to say:—
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The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland. 4. The value of the company's property, including claim or lease ground and machinery, is twelve hundred and fifty pounds. 5. The number of shares in the company is eighty thousand, of two shillings and sixpence each.	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). TOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes Street, on Monday, the 30th day of September, 1895, at 8 o'clock in the evening, for the purpose of considering, and, if deemed expedient, passing, the following extraordinary resolution, that is to say:— "That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabili-
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The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland. 4. The value of the company's property, including claim or lease ground and machinery, is twelve hundred and fifty pounds. 5. The number of shares in the company is eighty thousand, of two shillings and sixpence each. 6. The number of shares subscribed for is sixty thousand. 7. The name of the Manager is Edward James White.	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). TOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes Street, on Monday, the 30th day of September, 1895, at 8 o'clock in the evening, for the purpose of considering, and, if deemed expedient, passing, the following extraordinary resolution, that is to say:— "That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabili-
The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland. 4. The value of the company's property, including claim or lease ground and machinery, is twelve hundred and fifty pounds. 5. The number of shares in the company is eighty thousand, of two shillings and sixpence each. 6. The number of shares subscribed for is sixty thousand. 7. The name of the Manager is Edward James White. 8. The names and addresses and occupations of the share-	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). TOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes Street, on Monday, the 30th day of September, 1895, at 8 o'clock in the evening, for the purpose of considering, and, if deemed expedient, passing, the following extraordinary resolution, that is to say:— "That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily." Should the resolution be carried, a further resolution
The undersigned, hereby make application to register the Oceania 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 Oceania Goldmining Company (No Liability). 2. The place of operations (or intended operations) is at Waitekauri. 3. The registered office of the company will be situated at Queen Street, Auckland. 4. The value of the company's property, including claim or lease ground and machinery, is twelve hundred and fifty pounds. 5. The number of shares in the company is eighty thousand, of two shillings and sixpence each. 6. The number of shares subscribed for is sixty thousand. 7. The name of the Manager is Edward James White. 8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date,	of the Directors of the said company, and the common seal affixed hereto, in the presence of—E. J. White, Manager. 624 THE ISLAND BLOCK EXTENDED GOLD COMPANY (LIMITED). NOTICE is hereby given that an Extraordinary General Meeting of the Island Block Extended Gold Company (Limited) will be held at the Criterion Hotel, Princes Street, on Monday, the 30th day of September, 1895, at 8 o'clock in the evening, for the purpose of considering, and, if deemed expedient, passing, the following extraordinary resolution, that is to say:— "That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily." Should the resolution be carried, a further resolution will be proposed at the same meeting for the appointment
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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

of the Gazette containing this notice.

464. FRANCIS DIGBY SPENCER NEAVE, Applicant.

—960 acres, Sections 103, 121, 122, 123, 124, and 138, District of Queen Charlotte Sound, "Titirangi." In occupation of

Applicant. Applicant.

466. JOHN ATHELSTAN PARSONS, Applicant.—221 acres and 13 perches, parts of Sections 63 and 64, Kincaid Run, Kaikoura District. In occupation of Applicant.

Diagrams may be inspected at this office.

Dated this 19th day of September, 1895, at the Lands Registry Office, Blenheim.

JOHN ALLEN. District Land Registrar.

N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 26th day of

lodged forbidding the same on or before the 20th may of October, 1895.

2488. Applicant: ROBERT MONTAGUE BROWNE.—
5 acres 1 rood 8 perches, part of Section 37, Karori District. In occupation of Charles Henry Williams.

2518. Applicant: The Hon. JOHN BRYCE.—901 acres, part Waipuna Native Reserve, part Kaiwhatu and Koatanui Block, No. 20x, Sections 104 and 105, and parts Sections 102, 103, 167, and 168, right bank Wanganui River. In occupation of Applicant. tion of Applicant.

Diagrams may be inspected at this office.
Dated this 25th day of September, 1895, at the Lands
Registry Office, Wellington.

631

THOMAS HALL, Deputy District Land Registrar.

TEASE No. 2097, JOHN HERBERT HANKINS, of Palmerston North, Solicitor, to ALEXANDER MUNRO, of Birmingham, Sheep-farmer, of Sections 49 and 50, Block XIII., Apiti Survey District, being the land comprised in certificates of title, Vol. lxix., fols. 69 and 70.—Notice of re-entry and cancellation of above lease will be entered on the said certificate, on the application of Walter Frederick Burdekin, unless caveat be lodged forbidding the same on or before the 26th day of October, 1895.

Dated this 25th day of September, 1895, at the Lands Registry Office, Wellington.

THOS. HALL,

THOS. HALL, Deputy District Land Registrar.

A PPLICATION having been made to me to register a discharge of Mortgage No. 10336, in favour of ARTHUR WEBB, over part Section 174, City of Wellington, being the land described in certificate of title, Vol. xlii., fol. 19, and a declaration having been lodged with me of the loss of the outstanding duplicate of the said mortgage, I hereby give notice that I intend to dispense with the production of the said duplicate mortgage, and give effect to the said discharge, unless caveat be lodged forbidding the same or or before the 10th day of October, 1895.

Dated this 25th day of September, 1895, at the Lands Registry Office, Wellington.

THOS. HALL,
Deputy District Land Registrar.

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

7693. GEORGE GORDON HOLMES.—100 acres, Rural Section 4388, Block X., Pigeon Bay Survey District. Occupied by Applicant

Section 4388, Block X., Pigeon Bay Survey District. Occupied by Applicant.

7710. PATRICK QUILL.—1 acre, part Rural Section 81, Borough of Rangiora. Occupied by Applicant.

7711. JAMES CARMICHAEL.—106 acres, Rural Sections 5544, 5621, and part 5545, Block IV., Rangiora Survey District. Occupied by Applicant.

7713. FREDERICK DE CARTERET MALET.—215 acres 1 rood 35 perches, Rural Sections 8880, 10530, 10531, 10532, 10533, 10534, 10535, 10992, and part 3941, 10991, and 10993, Blocks IX., X., XII., XIII., Westerfield, and XII., Shepherd's Bush, Survey Districts. Occupied by Applicant.

7714. JOHN GIBSON.—23 acres, Rural Section 5931, Blocks I. and II., Patiti Survey District. Occupied by David Hughes.

7716. WILLIAM RAYMOND BROWNE.—2 roods, part

7716. WILLIAM RAYMOND BROWNE.—2 roods, part Rural Section 26, Borough of Linwood. Occupied by J. Ballantyne.

7717. The Right Reverend JOHN JOSEPH GRIMES, Roman Catholic Bishop of Christchurch.—3 acres 1 rood 31 perches, part Rural Section 707, Blocks I and II., Patiti Survey District. Occupied by Applicant.
7718. MARY EMMA THOMPSON.—2 roods, part Rural Section 53, Borough of Rangiora. Occupied by E. J. Parrotti.

Diagrams may be inspected at this office.
Dated this 21st day of September, 1895, at the Lands
Registry Office, Christchurch.
J. M. BATHAM,

District Land Registrar.

PPLICATION having been made to me to register a A transfer of part of Section 56, Block XXXI., Town of Dunedin, Certificate of Title Register-book, Vol. ii., folio 392, in exercise of the power of sale contained in Mortgage No. 12626, of which ALEXANDER HASTIE, of Greytown, Gentleman, is the registered Mortgagee, and evidence having been lodged as to the loss of the outstanding duplicate of the said mortgage, I hereby give notice that I intend to give effect to the said transfer, and dispense with the production of the said outstanding duplicate mortgage, as empowered by section 38 of "The Land Transfer Act, 1885," unless caveat be lodged here forbidding the same within fourteen days from the date of publication hereof.

Dated at the Lands Registry Office, Dunedin, this 23rd

September, 1895.

H. TURTON, 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 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 Section 31, Block XXVII., Town of Dunedin.—DONALD REID the younger, and ALFRED ABNER FINCH, Applicants. Unoccupied. No. 4129.

Diagrams may be inspected at this office.
Dated this 23rd day of September, 1895, at the Lands Registry Office, Dunedin.

637

H. TURTON. District Land Registrar.

Private Adbertisements.

E NORTH QUEENSLAND INSURANCE CO PANY (LIMITED): HEAD OFFICE, SYDNEY. COM-

M. JOHN HOLMES, of Wellington, New Zealand, Merchant, has been appointed by me as Agent for the above-named company in the Provincial District of Wellington. The office of the said company will be at the office of Mr. John Holmes, Grey Street, Wellington.

Dated this 4th day of September, 1895.

W. J. RONAYNE, Attorney for the said Company for the North Island of New Zealand.

Auckland, 4th September, 1895.

In the matter of "The Foreign Companies Act, 1884," and of the China Traders' Insurance Company (Limited).

N conformity with and for the purposes of section 7 of the above Act, notice is hereby given that the office or place of business of the China Traders' Insurance Company (Limited) in Feilding is in Fergusson Street, at the office of Messrs. Barraud and Abraham.

JAMES WHITTALL, Attorney for the China Traders' Insurance Company (Limited) for the Colony of New Zealand.

In the matter of "The Foreign Companies Act, 1884," and of the China Traders' Insurance Company (Limited).

N conformity with and for the purposes of section 7 of The above Act, notice is hereby given that the office or place of business of the China Traders' Insurance Company (Limited) in Danevirke is in High Street, at the office of Messrs. Barraud and Abraham.

JAMES WHITTALL, Attorney for the China Traders' Insurance Company (Limited) for the Colony of New Zealand.

TO SOLICITORS, NATIVE AGENTS, ETC.

THE following Rules can be obtained from the Government Stationery Office, Wellington, on application to the undersigned :-

RULES OF THE NATIVE LAND COURT. In English. Price 1s. (Maori edition in preparation.)

RULES OF THE NATIVE LAND COURT RE NATIVE LAND ADMINISTRATION, under Division II., Part II. of "The Native Land Court Act, 1894." In English, price 6d.; in Maori, price 6d.

SAMUEL COSTALL, Government Printer.

Wellington, 6th June, 1895.

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By W. R. HASELDEN, Barrister-at-Law.

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SAMUEL COSTALL.

16th May, 1895. Government Printer.

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Containing latest information Historical, Political, Official, Statistical, Industrial, Commercial, &c.; Digest of Landlaws and Description of Land Districts.

Illustrated with Maps and Diagrams.

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MAY BE OBTAINED OF ANY BOOKSELLER.

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. be issued free to subscribers to the *Gasette*, and to others on payment of a subscription of ten shillings per annum, payable in advance to the Government Printer.

SAMUEL COSTALL, Government Printer.

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.

THE NEW ZEALAND GAZETTE.

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

Single copies of the Gazette, 6d. each.

Advertisements are charged at the rate of 6d. per line for the first insertion and 3d. per line for the second and any subsequent insertion.

Statements under the Mining Act are uniformly charged

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

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

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

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable. Cheques should be crossed "Public a/c," and exchange added.

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By Authority: SAMUEL COSTALL, Govt. Printer, Wellington,