

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 5, 1901.

(L.S.)

Proclaiming Creeks in the Land District of Nelson, together with their Tribus Deposit of Tailings, &c. their Tributaries, to be Watercourses for the

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

WHEREAS by the one-hundred and fifty-second sec-tion of "The Mining Act, 1891" (hereinafter termed "the said Act"), it is enacted that the Governor in Council may from time to time, by Proclamation published in the *Gazette*, proclaim and declare that any watercourse shall be a water course into which tailings, mining $d\delta bris$, and waste water of every kind used in, upon, or discharged from any claim or licensed holding shall be suffered to flow or be discharged:

And whereas prior to the repeal of the said Act by "The Mining Act, 1898," not less than ninety days' notice was published, in the manner provided by the said section, that application had been made to the Governor to proclaim the watercourses hereinafter mentioned, and their tributaries, to be watercourses for the purposes of the said section men-tioned. tioned :

And whereas by section seven of "The Mining Act, 1898," And whereas by section seven of "The Mining Act, 1898," it is enacted that for the purposes of that section, and of con-tinuing and perfecting any matter or thing commenced or in progress thereunder, or under any former Mining Act, every such Act should be deemed to be unrepealed: And whereas His Excellency the Governor has decided to exercise the powers conferred upon him by the soid Act.

And whereas His Excellency the Governor has decided to exercise the powers conferred upon him by the said Act: Now, therefore, His Excellency Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, in exercise of the powers conferred by the said Act, and of all other powers and authorities enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby proclaim and declare that the whole of the watercourses described in the Schedule hereto, together with their tributaries, shall be watercourses into which tailings, mining *debris*, and waste water of every kind used in, upon, or discharged from any claim or licensed holding adjacent to such watercourses shall be suffered to flow or be discharged; and, with the like advice and consent, His Excellency doth hereby prescribe that this Proclamation shall take effect on and after the first day of January, one thousand nine hundred and two.

SCHEDULE.

NELSON LAND DISTRICT.

THAT creek known as Walker's Creek, which flows westerly through Sections 5, 6, and 7, Block XII., Inangahua Survey District, for a distance of about one mile, from its source to its confluence with the Inangahua River; and also the tribu-taries thereof.

That creek known as Boatman's Creek, which flows westerly for a distance of about fourteen miles from its source to its junction with the Inangahua River; and also the tributaries thereof.

A

That creek known as Spring Creek, which rises in the spurs of the Brunner Range, and flows into the Buller River at a point known as Three-channel Flat; together with the tributaries thereof.

Given under the hand of His Excellency the Right en under the hand of His Excellency the Right Honourable Uchter John Mark, Earl of Ranfurly; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in aud over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the seid Colony of the Commence House of Web said Colony, at the Government House, at Wel-lington, this second day of September, in the year of our Lord one thousand nine hundred and one.

JAMES McGOWAN, Minister of Mines.

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

GOD SAVE THE KING !

Land in Southland withdrawn fromSale as Villagehomestead Allotments.

RANFURLY, Governor. A PROCLAMATION.

A PROCLAMATION. I N pursuance and exercise of the powers and authorities conferred upon me by the sixth section of "The Land Act, 1892," and of every other power and authority enabling me in that behalf, I, Uchter John Mark. Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby declare that from and after the day of the date hereof the sections of land enumerated in the Schedule hereto shall be and are hereby withdrawn from sale as village-homestead allotments. allotments.

SCHEDULE.

SOUTHLAND LAND DISTRICT. SECTIONS 66, 67, 70, 74 to 93, and 100, Block XV., Invercargill Hundred.

Given under the hand of His Excellency the Right Honourable Uchter John Mark, Earl of Ranfurly; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander in-Chief in and over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wel-lington, this second day of September, in the year of our Lord one thousand nine hundred and one. T. Y. DUNCAN, Minister of Lands.

Minister of Lands.

GOD SAVE THE KING !

(L.S.)

THE NEW ZEALAND GAZETTE.

Land in Wellington withdrawn from homestead Allotment.

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

A FROCHAMATION. I N pursuance and exercise of the powers and authorities conferred upon me by the sixth section of "The Land Act, 1892," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby declare that from and after the day of the date hereof the Procla-mation of the fourteenth day of March, one thousand eight hundred and ninety-nine, so far as it relates to the section mentioned in the Schedule hereto, shall be and the same is hereby revoked. hereby revoked.

SCHEDULE.

Wellington Land District. – Ohinewairua Survey District. – Oraukura Village homestead Settlement.

Section.	Block.	Area.
5	XI.	A. R. P. 91 1 0

Given under the hand of His Excellency the Right Honourable Uchter John Mark, Earl of Ranfurly; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wel-lington, this second day of September, in the year of our Lord one thousand nine hundred and one. T.Y. DUNCAN, Minister of Lands. Gon SAVE THE KING!

GOD SAVE THE KING !

Land taken for a Road in P.R.A. 3, Block X., Crookston Survey District, Tuapeka County.

RANFURLY, Governor. A PROCLAMATION.

WHEREAS the land mentioned in the Schedule

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1894," for a certain work, to wit, the purposes of a road in P.R.A. 3, Block X., Crookston Survey District: And whereas the Tuapeka County Council has laid before the Governor the memorial, accompanied by a map, together with a statutory declaration, required by the said Act: Now, therefore, I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1894," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the purposes of the said road.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of Land taken.	Being Part of	Situated in Block	Shown on Plan marked	Coloured on Plan
A. R. P. 1 2 0	P.R.A. 3	X., Crookston Survey District	R. 2251	Pink.

In the Otago Land District; as the same is more parin the Otago Land District, as the same is here par-ticularly delineated upon the plan marked as above men-tioned, deposited in the Office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured as above noted.

on coloured as above noted.
 Given under the hand of His Excellency the Right Honourable Uchter John Mark, Earl of Ranfurly; Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wel-lington, this second day of September, in the year of our Lord one thousand nine hundred and one.
 T. Y. DUNCAN, Minister of Lands.

Minister of Lands.

GOD SAVE THE KING!

from Sale as a Village- Consenting to closing Road through Rural Section 1039, in otment. Kowai Road District.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of September, 1901.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section twelve, subsection one, of "The Public Works Act Amendment Act, 1900," it is en-acted that a local authority shall not declare any county or district road to be stopped, and such road shall not be deemed to be stopped, until the consent thereto of the Governor by Order in Council gazetted is obtained : And whereas the Kowai Road Board has applied for such consent in respect to the road described in the Schedule horeto:

hereto:

hereto: Now, therefore, in pursuance and in exercise of the above-in-part-recited Act, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the Kowai Road Board closing the part of the road mentioned in the Schedule hereto.

SCHEDULE.

	Are	8.	Being Road through	Blocks.	Blocks. Survey District.		Coloured on Plan	
▲. 2	к. 0	р. 0	R.S. 1039	III.& IV.	Rangiora	449	Green.	

As the said area is particularly delineated upon the plan marked as above mentioned, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured as above noted.

ALEX. WILLIS,

Clerk of the Executive Council.

Consenting to closing Road through Section 35, Block III., Aparima Hundred, Wallace County.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of September, 1901. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS by section twelve, subsection one, of "The Public Works Act Amendment Act, 1900," it is en-acted that a local authority shall not declare any county or district road to be stopped, and such road shall not be deemed to be stopped, until the consent thereto of the Governor in Council gazetted is obtained: And whereas the Wallace County Council has applied for such consent in respect of the road described in the Sche-dule hereto:

dule hereto :

une nereto: Now, therefore, in pursuance and in exercise of the above-in-part-recited Act, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the Wallace County Council closing the part of the road mentioned in the Schedule hereto.

SCHEDULE.

Area.	Road adjoining Section No.	Block and Survey District.	Shown on Plan marked	Coloured on Plan
A. R. P. 136	35 (Public road)	III., Ap a rima Hun- dred	R. 2424	Green.

In the Southland Land District; as the same is more particularly delineated on the plan marked R. 2424, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured as above noted.

> ALEX. WILLIS, Clerk of the Executive Council,

HANFURLY, Governor. WHEREAS by the fifth section of "The Public Re-serves Act, 1881," it is, amongst other things, enacted that, if there shall, in the opinion of the Governor, be any doubt or uncertainty as to the purpose for which a reserve was set apart, he may by notice gazetted define such purpose or purposes as to either the whole or any part of such reserve, subject to the action of the General Assembly, as provided in the seventh section of the said Act : And whereas the area described in the Schedule hereto was reserved for fishing purposes :

And whereas the area described in the Schedule hereto was reserved for fishing purposes: And whereas it is expedient to define the specific purpose for which such area shall hereafter be set apart: Now, therefore, I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act, 1881," aforesaid, declare my intention to define the specific purpose of the reserve described in the Schedule hereto to be a reserve for fishing purposes for the use of the aboriginal natives residing in the Taieri Maori Village.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 121 acres, more or less, situate in Block VI., admeasurement 121 acres, more or less, situate in Block VI., Maungatua District, and known as Tatawai Lake. Bounded towards the north, east, and west by road-line forming the boundaries of Sections Nos. 9, 8, 54, 47, 39, 84, 46, 45, 44, and 43, of Block VI., Maungatua District, 19,000 links; towards the south by road-line to bridge, 100 and 200 links, also by small island, 2,000 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, Dunedin.

As witness the hand of His Excellency the Governor, this fifteenth day of August, one thousand nine hundred and one.

T. Y. DUNCAN.

Minister of Lands.

Notice of Intention to define the Purpose of a Reserve in the Otago Land District.

RANFURLY, Governor.

WHEREAS by the fifth section of "The Public Re-WHEREAS by the fifth section of "The Public Re-serves Act, 1881," it is, amongst other things, enacted that, if there shall, in the opinion of the Governor, be any doubt or uncertainty as to the purpose for which a reserve was set apart, he may by notice gazetted define such purpose or purposes as to either the whole or any part of such reserve, subject to the action of the General Assembly, as provided in the seventh section of the said Act: And whereas the land described in the Schedule hereto was reserved for the use of aboriginal natives: And whereas it is expedient to define the specific purpose for which such land shall hereafter be set apart: Now, therefore, I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act, 1881," aforesaid, declare my intention to define the specific purpose of the reserve described in the Schedule hereto to be a reserve for the use of the aboriginal natives residing in the Taieri Maori

the use of the aboriginal natives residing in the Taleri Maori village.

SCHEDULE.

SCHEDULE. ALL that parcel of land in the Otago Land District, contain-ing by admeasurement 4 acres and 2 perches, more or less, being Section No. 84, Block VI., Maungatua Survey Dis-trict. Bounded towards the north-west by Section No. 39 of same block and district, 299 links; towards the north-east by Section No. 39 of same block and district, 937 links; towards the south-east by a road-line, 557½ links; and towards the south-west by road-line around Lake Tatawai, 972 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, Dunedin.

As witness the hand of His Excellency the Governor, this fifteenth day of August, one thousand nine hundred and one.

T. Y. DUNCAN, Minister of Lands.

Notice of Application to proclaim Rivers, together with their Tributaries, Watercourses for the Deposit of Tailings, &c.

RANFURLY, Governor.

N pursuance of the powers vested in him by section one hundred and nine of "The Mining Act, 1898," His

Notice of Intention to define the Purpose of a Reserve in the Otago Land District. RANFURLY, Governor. WHEREAS by the fifth section of "The Public Re-serves Act, 1881," it is, amongst other things, enacted that, if there shall, in the opinion of the Governor.

mining operations carried on under the said Act. Any person who objects to such Proclamation being made, or whose land, or riparian or other rights in respect of such land, will be damaged or injuriously affected by the opera-tion thereof, is required to serve on the Minister of Mines, within the period of ninety days after the publication hereof in the *Gazette*, full particulars of such objection, and also a claim in the prescribed form setting forth full par-ticulars of all componention that will be a claimed by him in ticulars of all compensation that will be claimed by him in the event of such Proclamation being made. No person will be entitled to any compensation for damage

or injury consequent on the operation of such Proclamation unless his claim is duly served in the manner and within the period aforesaid.

SCHEDULE.

LAND DISTRICT OF NELSON.

THAT river known as the Waimangaroa River, which flows southerly and westerly for a distance of about twelve miles from its source near Mount Frederick to the ocean, and the several tributaries thereof.

LAND DISTRICTS OF NELSON AND WESTLAND. That river known as the Grey River, which flows westerly for a distance of about thirty miles from its source in the Southern Alps to the Township of Dobson, together with the tributaries thereof, excepting Otutu or Rough River; also that part of the Ahaura River, with its tributaries, above Granite or Randall Creek.

LAND DISTRICT OF WESTLAND.

That river known as the Hokitika River, which flows north-westerly for a distance of about thirty-seven miles from its source in the Southern Alps to a point distant three miles from the ocean, and the several tributaries thereof, excepting White's Creek, Raft Creek, Duck Creek, and the Kokatahi River.

As witness the hand of His Excellency the Governor, this twenty ninth day of August, one thousand nine hundred and one

JAMES McGOWAN, Minister of Mines.

Postmasters appointed to take and receive Statutory Declarations.

PURSUANT to the authority conferred upon me by the eighth section of "The Justices of the Peace Act Amendment Act, 1888," I, Uchter John Mark, Earl of Ran-furly, the Governor of the Colony of New Zealand, do hereby notify and declare that the persons named in the Schedule hereto, being persons holding the office of Post-masters, under "The Post Office Act, 1881," at the places set opposite their names respectively in the said Schedule, are authorised to take and receive statutory declarations under the two-hundred-and-thirty-fourth section of "The Justices of the Peace Act, 1882."

SCHEDULE.

10 0 11				
HENRY EDSER	••			Clyde.
MICHAEL JOHN STAUNTON	• •	••	• •	Manaja.
George Alfred Keys	••	• •		Mosgiel.
JOSEPH ATTWOOD HOLT	••	• •		Ophir.
JOHN GEORGE BESWICK	••	• •		Te Aroha.
CHARLES WHITE	••	• •	••	Waiuku.
A h h I	thin	accord	J £	G

As witness my hand, this second day of September, one thousand nine hundred and one.

RANFURLY, Governor.

Measles declared to be an Infectious Disease.

RANFURLY, Governor.

I N pursuance of section thirteen of "The Public Health Act, 1900," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby declare that the disease called or known as "measles" is an infectious disease within the meaning of the said Act.

As witness the hand of His Excellency the Governor, this twenty-ninth day of August, one thousand nine hundred and one.

J. G. WARD, Minister of Public Health.

THE NEW ZEALAND GAZETTE.

[No. 81

Deputy Registrars of Marriages, &c., appointed. S.B.&Co

Colonial Secretary's Office, Wellington, 4th September, 1901. IIS Excellency the Governor has been pleased to ap-point the under-mentioned gentlemen to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names names. viz. :-

Name.		District.
HAWKE, ARTHUR	••	Rangitikei.
SNAITH, ARTHUR ERNEST	••	Mahurangi.
PIERCY, JOHN	••	Ashhurst.
BANKS, WILLIAM	••	Waipukurau.
RUSSELL, JOHN ALEXANDER	· 1 🛊 🖌	Kaiapoi.
•	J. G.	WARD,
		Colonial Secretary.

Clerk of Court appointed.

Department of Justice, Wellington, 3rd September, 1901. H IS Excellency the Governor has been pleased to ap-point

Constable GEORGE KEEP

to be Clerk of the Magistrate's Court at Port Albert, from the 22nd August, 1901, vice G. E. Thompson, resigned. JAMES McGOWAN.

Cadet appointed.

Department of Justice, Wellington, 4th September, 1901. H IS Excellency the Governor has been pleased to appoint

WILLIAM JOSEPH BUCKLEY

to be a cadet in the Supreme and Magistrate's Courts at Wanganui from the 19th August, 1901. JAMES McGOWAN.

Member of Licensing Committee appointed.

Department of Justice,

Lepartment of Justice, Wellington, 4th September, 1901. IS Excellency the Governor has been pleased to appoint

appoint GEORGE WILLIAM HORN

to be a member of the Licensing Committee for the District of Thames, vice E. McDonnell, deceased. JAMES McGOWAN.

Chief Clerk, Police Department, appointed.

Police Department, Wellington, 30th August, 1901. IS Excellency the Governor has been pleased to

appoint

Mr. JOHN EVANS

to be Chief Clerk in the Police Department. JAMES McGOWAN.

Resignation of Visiting Justice accepted.

Department of Justice (Prisons Branch), Wellington, 3rd September, 1901. IS Excellency the Governor has been pleased to accept the resignation of

JOHN HISLOP, Esq., J.P., as a Visiting Justice of His Majesty's prison at Dunedin. JAMES McGOWAN.

Certificate and Declaration of Execution of Criminal.

Department of Justice, Wellington, 3rd September, 1901. THE following certificate and declaration are published in conformity with the provisions of "The Criminals Executions Act, 1883."

I, THOMAS WYLD PAIRMAN, the medical officer in attendance at the execution of Alexander McLean, at the prison of Lyttelton, do hereby certify and declare that I have this day witnessed the execution of the said Alexander McLean at the said prison; and I do further certify and declare

that the said Alexander McLean was, in pursuance of the sentence of the Supreme Court, hanged by the neck until his body was dead.

Given under my hand, this thirty-first day of August, in the year one thousand nine hundred and one, at the prison of Lyttelton. THOS. WYLD PAIRMAN, Surgeon.

WE do hereby testify and declare that we have this day been present when the extreme penalty of the law was carried into execution on the body of Alexander McLean, convicted at the Criminal Session of the Supreme Court held at Christchurch on the 5th day of August last, and sentenced to death; and that the said Alexander McLean was, in pur-suance of the said sentence, hanged by the neck until his body was dead body was dead.

Dated this thirty-first day of August, in the year one thousand nine hundred and one, at the prison of Lyttelton.

A. R. BLOXAM, Sheriff of Canterbury. M. M. CLEARY, Gaoler. Thos. Wyld Pairman, Surgeon. Edward John Brownie. Prison Officer.

PETER MCMILLAN, Prison Officer. B. P. MANHIRE,

Mayor of Sydenham. E. SMITH, J.P.

ADJ. FLANAGAN

Salvation Army.

By-laws regulating Traffic on Interior Roads in the Wellington Land District.

I N pursuance and in exercise of the powers conferred by section 130 of "The Public Works Act, 1894," and its amendments, I, Thomas Young Duncan, Minister of Lands, do hereby make the following by-laws in respect of the Government roads known as the Ohingaiti - Tokaanu Road, the Torree-Pukeokahu-Horouta Road, the Pipiriki-Waiouru Road, the Moawhango-Te Horo Road, and the Parapara-Raetihi-Ohura Road :---1. The use of bullocks as traction animals on the said roads is prohibited for the period from 1st May to 1st Novem-

roads is prohibited for the period from 1st May to 1st Novem-

rocaus is promotion and the product of the product

3. The width of tires of all vehicles upon the said roads, whether plying for hire or not, shall bear the following pro-portion to the number of animals employed to draw the same, that is to say :-

	ber of Ani- d to draw a naving Two e-	Then the Minimum Width of Tire of any such Vehicle			any
Either Bullocks	Or other Animals.	If without Spr. shall be	ings	lf with Springs be	shal
2 4 6 8	$\begin{array}{c}1\\2\\3\\4\\6\end{array}$	21 inches 3 " 4 " 5 " 6 "	· · · · · · ·	11 inches. 2 " 21 " 3 " 31 "	
f the Num	ber of Ani-			· · · · · · · · · · · · · · · · · · ·	
mals use	d to draw a aving Four	Then the Minir	num V luch V	Width of Tire of ehicle	any
mals use Vehicle h	d to draw a aving Four	Then the Minir	uch V	Vidth of Tire of ebicle If with Springs be	

No more than eight bullocks time as traction animals to any vehicle having two wheels, nor more than twelve bullocks as traction animals to any vehicle having four wheels.

Wheat, 10 bags of 4 bushels to one ton weight avoirdupois. Barley, 12 " Oats, 14 " "

Oats, 14 " " " " " " " " " " " " " " 5. The driver of any vehicle or machine shall, at the verbal request of any person authorised by me, stop such vehicle or machine, and shall give such information as to the load thereon or contents thereof, and as to the quantity, weight, size, or measurement of the same, as such person shall require, and the driver shall stop such vehicle or machine for such reasonable time as such person may require for the purpose of ascertaining such quantity, weight, size, or measurement. 6. If any person shall commit a breach of any of the fore-

6. If any person shall commit a breach of any of the fore-6. If any person shall commit a breach of any of the fore-going by-laws he shall be liable, upon conviction for such breach, to a penalty of £5: Provided that the Court before which proceedings may be taken in respect of such breach may, if it thinks fit, impose such lower penalty as it may think adequate to the particular case. I do also hereby revoke the by-laws, dated 11th June, 1898, regulating traffic on such of the said roads as are men-tioned in the said by-laws. As witness my hand this twenty-ninth day of August

As witness my hand, this twenty-ninth day of August, one thousand nine hundred and one. T. Y. DUNCAN,

Minister of Lands.

Notice of the Laying-off of a Road through Waikopiro 1b and B16, Block XV., Takapau and Mangatoro Survey Districts.

N OTICE is hereby given, by direction of His Excellency the Governor of the Colony of New Zealand, under the authority of section 92 of "The Public Works Act, 1894," that the road described in the Schedule hereto was, in September, 1899, duly taken and laid off through the lands specified in the said Schedule, under the authority of the Governor of the said colony, by warrant dated the 31st July 1899 July, 1899.

SCHEDULE.

Approximate Area of Land taken.	Being Portion of Native Block	Survey District.	Shown on Plan marked	Coloured on Plan
A. R. P. 11 2 32 2 0 18 4 2 27	Waikopiro B 16 Waikopiro No. 1B, Sec. 2B	Takapau 	R. 651 ″	Red.

As the same are delineated upon the plan marked as above mentioned, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured as above stated.

Dated this 2nd day of September, 1901. T. Y. DUNCAN

Minister of Lands.

Plants declared to be Noxious Weeds .- Notice No. 663.

Department of Agriculture, Wellington, 3rd September, 1901. I is hereby notified for public information that the under-mentioned local governing bodies have, by special order, declared the plants enumerated opposite the name of each to be "noxious weeds" within the meaning of "The Noxious Weeds Act, 1900," in the district under the juris-diction of each respectively :---

Local Bodies.		Plants.
Manganui Road Board	••	Bathurst burr, broom, giant
		burdock, gorse, hakea, and
		ragwort.
Pukekura Road Board	• •	Ditto.
Waipipi Road Board	• •	The whole of the plants
		enumerated in the Second
		Schedule of the above-
		named Act.
Riverton Borough Council	••	Ditto.
Т	. Y.	DUNCAN.

Minister for Agriculture.

4. I do hereby prescribe that the weight of timber carried | Result of Poll for Proposed Loan, Mount Eden Road Board, County of Eden.

Colonial Secretary's Office, Wellington, 30th August, 1901. 'L'HE following notice, received from the Chairman of the Mount Eden Road Board, is published in accord-ance with the provisions of "The Local Bodies' Loans Act, 1886." J. G. WARD.

MOUNT EDEN ROAD DISTRICT, SUBURBS OF AUCKLAND.

Number of voters on special roll, 218: Number of votes for the proposals, 38; number of votes against the pro-posals, 8. As the number of votes for the proposals exceed the number of votes against the proposals, I hereby declare the resolution in favour of the proposals to have been duly carried carried. Dated 20th August, 1901.

R. UDY, Chairman of the Board.

Result of Poll for Proposed Loan, Le Bon's Bay Road Board, County of Akaroa.

Colonial Secretary's Office, Wellington, 31st August, 1901. THE following notice, received from the Chairman of the Le Bon's Bay Road Board, is published in accord-ance with the provisions of "The Local Bodies' Loans Act. 1886." J. G. WARD.

LE Bon's BAY ROAD BOARD SPECIAL RATING DISTRICT. RESULT of a poll taken on the 23rd day of August, 1901, under "The Local Government Voting Reform Act, 1899," on the proposal to raise a loan of £300 within the above-mentioned district, under "The Government Loans to Local Bodies Act, 1886," and the amendments thereto, for the purpose of extending the present jetty :— Number of ratepayers on special roll, 65; number of votes exercisable, 94: Number of ratepayers voting, 34; votes recorded for the proposal, 30; votes recorded against the proposal, 19; informal, 1. The required majority having been obtained, I hereby declare the above proposal carried.

declare the above proposal carried. CHR. FREDRICKSEN, Chairman, Le Bon's Bay Road Board. Road Board Office, Le Bon's Bay, 24th August, 1901.

Result of Poll for Proposed Loan, Opaheke Road Board, County of Manukau.

Colonial Secretary's Office,

Wellington, 2nd September, 1901. THE following notice, received from the Chairman of the Opaheke Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1886." J. G. WARD.

OPAHEKE ROAD DISTRICT.

RESULT of poll on the proposal to borrow £1,500 for road-works, as laid down in a special order made by the Opaheke Road Board on the 10th day of August, 1901 :--For the proposal, 42; against the proposal, 14; in-formal, 1.

As the number of votes recorded in favour of the proposal

As the number of votes recorded in favor of the propose exceeds three-fifths of the total number of votes recorded, I declare the proposal carried. Dated this 24th day of August, 1901.

John Matheson, Chairman, Opaheke Road Board.

Result of Poll for Proposed Loan, Rangitikei County.

Colonial Secretary's Office, Wellington, 3rd September, 1901. THE following notice, received from the Chairman of the Rangitikei County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1886." J. G. WARD.

RANGITIKEI COUNTY COUNCIL.

In the matter of "The Local Bodies' Loans Act, 1886." THE following is the result of a poll taken on Wednesday, the 28th August, 1901, on the proposal of the Rangitikei County Council to borrow the sum of £2,500 for the con-struction of roads and streets in the Taihape Township, and to levy a special rate within the Taihape Special Rating District as security for the said loan:— Number of valid votes recorded in favour of the proposal, 88; number of votes recorded against the proposal, nil. The number of valid votes recorded in favour of the pro-posal being more than three-fifths of the total number of valid votes recorded, I therefore declare the proposal to be carried.

carried.

J. W. MARSHALL, Chairman. Marton, 29th August, 1901.

Notice to Mariners No. 58 of 1901.

OTAGO HARBOUR.-POSITION OF BUOY OFF BOILER POINT.

Marine Department, Wellington, N.Z., 28th August, 1901. OTICE is hereby given that the small red conical buoy off Boiler Point, Otago Harbour, was fouled lately by a vessel sailing up the harbour, and dragged out of position. It has now been removed, in 18ft., low water, springs, to mark, as before, the western edge of the dredged channel. The following are the magnetic bearings from the buoy :from the buoy :-

Observation Point	••	••	••	S. 24°	E.
Acheron Head	••	••	••	N. 33°	E.
Charts, &c., affected	Adm	i ra lty char	t No	. 2411;	"New
Zealand Pilot," 6th edit	ion, 18	91, pages 3	305 to	312.	
		ŴM.	HA	LL-JOI	VES.

Altering the Hours of Attendance of Customs Officers in the Customhouses of the Colony.

IN exercise of the power in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby order and Commissioner of Trade and Customs, do hereby order and direct that on days other than Saturdays, Sundays, and holidays the Long Rooms of the Customhouses of the colony shall be open to the public for receiving entries and transacting other business from half-past nine o'clock in the morning until half-past three o'clock in the afternoon throughout the year; but no entries for duty are to be received after three o'clock in the afternoon except in cases of emergency, at the discretion of the Collector. On Satur-days the hours for receiving entries for duty will be from half-past nine o'clock in the morning until twelve o'clock noon. noon.

Given under my hand, at Wellington, this twenty-ninth day of August, one thousand nine hundred and one.

C. H. MILLS, Commissioner of Trade and Customs.

Commissioner's Order No. 666.]

Result of Election of Trustees of a Land-drainage District.

Colonial Secretary's Office, Wellington, 2nd September, 1901. THE following result of the election of Trustees of the Inch Clutha Drainage District has been received from the Returning Officer, and is published in accordance with the provisions of "The Land Drainage Act, 1893."

HUGH POLLEN, Under-Secretary.

Inch Clutha Drainage District, County of Bruce : George Anderson.

James Bell. Joseph Mosley. George McDonald. John Smith. William Weir.

Judges to try Petition against Return of Frederick Henry Haselden.

IN THE SUPREME COURT OF NEW ZEALAND.

In the matter of "The Election Petitions Act, 1880." In the matter of "The Election Petitions Act, 1880." T is hereby notified that I have, in pursuance of the provisions of "The Election Petitions Act, 1880," named myself and his Honour Mr. Justice Williams to be the Judges of the Supreme Court before whom shall be tried the petition presented by William Parker against the return and election of Frederick Henry Haselden as member of the House of Representatives for the Patea Electoral District Electoral District.

Dated at Wellington, this 26th day of August, 1901. ROBERT STOUT, Chief Justice.

Fixing Time and Place for Trial of Election Petition.

IN exercise of all powers and authorities enabling us in this behalf, we, being the Judges of the Supreme Court of New Zealand named and appointed to try the petition presented under "The Election Petitions Act, 1880," by William Parker against the return and election of Frederick Henry Haselden as member of the House of Representatives for the Patea Electoral District, do hereby fix the Supreme Court House, in the Town of Wanganui, as the place at which, and 11 o'clock in the forenoon of Monday, the 7th day of October, 1901, as the time when, the said petition shall be tried. Dated this 26th day of August 1901

Dated this 26th day of August, 1901. ROBERT STOUT, C.J. JOSHUA STRANGE WILLIAMS, J.

Commissioner under "The Supreme Court Act, 1875," appointed.

N OTICE.—JAMES AITKEN the younger, of Melbourne, in the Colony of Victoria, a Solicitor of the Supreme Court of that Colony, has this day been appointed by his Honour Joshua Strange Williams, Esq., a Judge of the Supreme Court of New Zealand, a Commissioner of the said Supreme Court of New Zealand in Victoria, under section 2 of "The Commissioners of the Supreme Court Act, 1875," for the purpose of administering and taking any oath, affidavit, or affirmation as in the said section men-tioned. tioned.

Dated this 6th day of August, 1901.

A. STUBBS, Deputy Registrar.

"The Education Reserves Act, 1877."

I N exercise of the powers and authorities vested in them by "The Education Reserves Act, 1877," the School Commissioners of the Otago Provincial District have, by resolution dated 16th July, 1901, appropriated and set apart the parcel of land hereinafter described as a site for a public school school.

ALFRED BALDEY, Chairman. C. MACANDREW, Secretary.

SCHEDULE.

SCHEDULE. ALL that parcel of land in the Otago Land District, contain-ing by admeasurement 4 acres 3 roods, more or less, being part of Section No. 1 of 13, Block I., Hawksbury District. Bounded towards the north-west and south-west by a road-line, 1820 links; towards the east by other part of Section 1 of 13, 1088 links; towards the south by Section 2 of 13 of same block, 620 links; and towards the west as above: and intersected by a road-line 100 links wide: be all the afore-said linkages more or less: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Dunedin. For a school-site.

Notice of Vesting of Lands in the Public Trustee under "The Unclaimed Lands Act, 1894."

WHEREAS I, the undersigned, the Public Trustee, have, for the purposes of "The Unclaimed Lands Act, 1894," made due inquiries with respect to the lands described in the Schedule hereunder written, and the owners thereof respectively, and have, in respect of the said lands, given the notices prescribed by section 4 of the said Act, and have in all respects complied with the provisions of the said section : And whereas I have not thereby ascertained who the owner of either parcel of land is, and believe that such owners are or owner is not in the colony, nor has the owner of either parcel of land established his title to any part of the said lands, as required by the said Act: I hereby give notice that the said lands respectively are, under and by virtue of the said Act, vested in me, as the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the said Act, the assessed value of each parcel of the said land being less than £100. Dated at Wellington, this 30th day of August, 1901. J. W. POYNTON, Public Trustee.

Public Trustee.

SCHEDULE.

ALL that parcel of land, containing 1 acre, more or less, being Allotment 173, Section 2, Town of Opotiki, in the Provincial District of Auckland; and also all that parcel of land, containing 1 acre, more or less, being Allotment 174, Section 2, Town of Opotiki aforesaid.

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

Public Trust Office,

Wellington, 28th August, 1901. 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 to administer the several intestate estates of the persons deceased whose names, residences, and occupations, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case. Carl T. Christiansen, late of Westbrook, in the Provincial District of Westland, miner. Filed on the 15th day of August, 1901. John Wilson, late of Nevis, in the Provincial District of Otago, miner. Filed on the 16th day of August, 1901. Albert Clarke, late of Wellington, in the Provincial Dis-trict of Wellington, cook. Filed on the 21st day of August, 1901.

1901.

Joseph Hannon, late of Hastings, in the Provincial Dis-trict of Hawke's Bay, labourer. Filed on the 22nd day of August, 1901. John William Palmer, late of Riccarton, in the Provincial District of Canterbury, gardener. Filed on the 27th day of August 1901

August, 1901.

J. W. POYNTON, Public Trustee.

Notice by the Public Trustee under "The Unclaimed Lands Act, 1894."

To the owner or owners of a parcel of land, containing 40 acres, more or less, being the western part of Allot-ment 38, Parish of Maraetai. The last registered owners are Samuel Young, of Auckland, settler, and — William-son, as tenants in common in equal shares.

son, as tenants in common in equal shares. WHEREAS the Public Trustee has instituted inquiries, and has not thereby ascertained who the owner or owners of the above-described land is or are, and believes that such owner is, or owners are, not in the colony : Now, this notice calls upon such owner or owners, within six months of the date of the publication of this notice in this *Gazette*, to establish to the satisfaction of the Public Trustee his or their title to the land specified in this notice ; and if such owner does or owners do not, within the time limited, so establish his or their title the Public limited, so establish his or their title, the Public Trustee will exercise the powers and authorities granted to him in and by "The Unclaimed Lands Act, 1894."

Dated this 28th day of August, 1901.

J. W. POYNTON, Public Trustee.

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

Public Trust Office,

Public Trust Office, Wellington, 3rd September, 1901. N OTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several intestate estates of the persons deceased whose names, residences, and occupations, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case. Daniel Lea, late of Masterton, in the Provincial District of Wellington, gymnastic instructor. Filed on the 27th day

of Wellington, gymnastic instructor. Filed on the 27th day of August, 1901. John Mitchell, late of Cambridge, in the Provincial Dis-trict of Auckland, carpenter. Filed on the 28th day of

August, 1901. Henry Albert Andrews, late of Maheno, in the Provincial District of Otago, wool-classer. Filed on the 28th day of

August, 1901. Robert McClintock, late of Riverton, in the Provincial District of Otago, labourer. Filed on the 31st day of August, 1901

John Clancy, late of Geraldine, in the Provincial District of Canterbury, labourer. Filed on the 31st day of August, 1901.

James Allison, late of Brunnerton, in the Provincial Dis-trict of Westland, miner. Filed on the 31st day of August, 1901.

Jane Hawkeswood, late of Auckland, in the Provincial District of Auckland, widow. Filed on the 2nd day of September, 1901.

J. W. POYNTON, Public Trustee. Branch of Friendly Society registered.

Friendly Societies' Registry Office, Wellington, 30th August, 1901. T HE Loyal Hot Springs Lodge, No. 762, situated at Te Aroba, is registered as a branch of the Auck-land District of the Independent Order of Odd Fellows, Manchester Unity, Friendly Society, under "The Friendly Societies Act, 1882," this 30th day of August, 1901. EDMUND MASON, Registrar of Friendly Societies.

Branches of Friendly Society registered.

Friendly Societies' Registry Office, Wellington, 2nd September, 1901. THE New Century Tent, No. 60, situated at Levin, and The Waingongoro Tent, No. 61, situated at levin, and the Waingongoro Tent, No. 61, situated at Cardiff, are registered as branches of the New Zealand Central Dis-trict Independent Order of Rechabites Friendly Society, under "The Friendly Societies Act, 1882," this 2nd day of Contember 1001 September, 1901.

EDMUND MASON, Registrar of Friendly Societies.

Officiating Ministers for 1901.-Notice No. 38.

Registrar-General's Office,

Registrar-General's Office, Wellington, 3rd September, 1901. DURSUANT to the provisions of an Act of the General Assembly of New Zealand passed in the forty-fourth year of the reign of Her late Majesty Queen Victoria, and intituled "The Marriage Act, 1880," the following name of an Officiating Minister within the meaning of the said Act is published for general information :--

Wesleyan Methodist Church. Mr. Arthur J. Seamer.

E. J. VON DADELSZEN, Registrar-General.

Surveyors licensed.

Lands and Survey Department, Wellington, 3rd September, 1901. T is hereby notified that licenses under "The New Zealand Institute of Surveyors and Board of Examiners Act, 1900," have been issued to the following surveyors:-

Foster, Alfred Langham, Lewis, Charles, Jennings, John Henry, OTWAY, CHARLES CÆSAR,

SKINNER, JOHN.

A. BARRON, Chairman. T. M. GRANT, Secretary.

"The Industrial Conciliation and Arbitration Act, 1900."---Notice of Cancellation of Registry.

Department of Labour, Wellington, 14th August, 1901. N OTICE is hereby given that, pursuant to an application on that behalf made to me by the Auckland Branch of the Federated Seamen's Industrial Union of Workers, registered No. 91, situated at Auckland, the registration of that industrial union will be cancelled at the expiration of six weeks from the date hereof unless within the six weeks specified proceedings be commenced by a member or other person nterested in or having some claim on the funds of the industrial union to set aside such cancellation, and the same is set aside accordingly. EDWARD TREGEAR, Registrar of Industrial Unions.

"The Industrial Conciliation and Arbitration Act, 1900."---Notice of Cancellation of Registry.

Department of Labour, Wellington, 14th August, 1901. Wellington, 14th August, 1901. N OTICE is hereby given that, pursuant to an applica-tion on that behalf made to me by the Federated Seamen's Industrial Union of New Zealand of Workmen, registered No. 10, situated at Dunedin, the registration of that industrial union will be cancelled at the expiration of six weeks from the date hereof unless within the six weeks specified proceedings be commenced by a member or other person interested in or heaving a member or other person interested in or having some claim on the funds of the industrial union to set aside such cancellation, and the same is set aside accordingly

EDWARD TREGEAR, Registrar of Industrial Unions,

[No. 81

"The Industrial Conciliation and Arbitration Act, 1900."-Notice of Cancellation of Registry.

Department of Labour

Department of Labour, Wellington, 28th August, 1901. N OTICE is hereby given that, pursuant to an applica-tion on that behalf made to me by the Waimate Branch of the New Zealand Workers' Industrial Union of Workers, registered No. 65, situated at Waimate, the registration of that industrial union will be cancelled at the expiration of the tindustrial union will be cancelled at the registration of that industrial union will be cancelled at the expiration of six weeks from the date hereof unless within the six weeks specified proceedings be commenced by a member or other person interested in or having some claim on the funds of the industrial union to set aside such can-cellation, and the same is set aside accordingly. EDWARD TREGEAR, 3 Registrar of Industrial Unions.

Civil Service Senior Examination.

Education Department,

Education Department, Wellington, 6th March, 1901. NOTICE is hereby given that, for the Civil Service Senior Examination of January, 1902, candidates may read "The Tempest" as an alternative to "King Lear," one of the special books already prescribed for the examina-tion. The examination papers will contain alternative questions on these two plays, in addition to questions on the other work set. the other work set.

W. C. WALKER.

Bonus for the Production of Quicksilver

Mines Office, Wellington, 7th June, 1900.

NOTICE 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 (100,000 lb.) 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, 1903, and the remaining two-thirds on or before the 31st March, 1904.

2. No bonus will be payable until the whole of the one hundred thousand pounds (100,000 lb.) 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 (100,000 lb.) of quicksilver has been produced in the aggregate.

JAMES McGOWAN, Minister of Mines.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the PUBLIC TRUSTEE for Management during the Month of August, 1901.

10 .	Name of Deceased.	Colonial Residence	Sapposed British or Foreigu Residence.	Date of Order, or Date of Filing of Election to administer.	Time of Deceased's Death	Remarks.
1	Allison, James	Brunnerton	Scotland	31 Aug., 1901	6 July, 1901	
2	Anderson, John.	Wellington	Sweden	7 Aug., 1901	26 July, 1901	
ŝ	Andrews, Henry Albert	Maheno	England	28 Aug., 1901	23 July, 1901	Relatives know
4	Bartlett, Richard	Kurow			25 Jan., 1901	
5	Berryman, Henry	Wyndham	England	20 Aug., 1901	15 June, 1901	Probate.
6	Black, Johanna.	Oamaru	Ireland	•••	2 Feb., 1901	Relatives know
7	Broadbent, John Moss	South Rakaia	England	6 Aug., 1901	6 Mar., 1901	Probate.
8	Bruce, John	Bannockburn	Scotland	••	5 Jan., 1901	
9	Buchan, Annie .	Duanconcura	Stratford, England	9 Aug., 1901	21 July, 1900	Relatives know
0	Christian, Carl Tobias	Waipori	Norway	15 Aug., 1901	6 July, 1901	Relatives know
1	Clancy, John	Geraldine	Ireland	31 Aug., 1901	28 July, 1901	
$\frac{1}{2}$	Clarke, Albert, alias Ed-	Wellington		21 Aug., 1901	5 Aug., 1901	Relatives know
2	ward Sprague	Weinington			0,	
3	Davis, Joseph	East Clive	Wales		15 Feb., 1901	
.ə 4	· ·	Taitapu	France	9 Aug., 1901		
5	Fitzmorris, James Gillespie, William	Sumner	Scotland	9 Aug., 1901		Relatives know
.0 6		Hastings	Ireland	22 Aug., 1901		Relatives know
0 7		Waipawa	England	9 Aug., 1901		Probate.
8		Thames .		16 Mar., 1901		Will annexed.
9 9	Howell, John Hull, Charles	Linwood .	England	9 Aug., 1901	19 July, 1901	Probate.
9	Kirk, William	Whitechapel Flat	Scotland		5 Nov., 1900	Relatives know
1	Knights, Walter	Gisborne	England	1 Aug., 1901	30 June, 1901	Relatives know
$\frac{1}{2}$	Lea, Daniel	Masterton	England	27 Aug., 1901	4 Aug., 1901	Relatives know
3	Mailer, William	Westport	Scotland	6 Aug., 1901	20 June, 1901	Probate.
4	Miller, Robert	Bluff	England	8 May, 1901	Dec., 1899, or	
-	Miller, Mongel II II		U I		Jan., 1900	
5	Mitchell, John	Cambridge	England	28 Aug., 1901	2 July, 1901	Relatives know
6	McClintock, Robert	South Riverton	Ireland	31 Aug., 1901	29 July, 1901	
7	Nealon, Michael	Westbrook	Ireland	12 Aug., 1901	9 July, 1901	
8	Norris. Thomas.	Nevis	England		2 Dec., 1900	
9	O'Flaherty, Michael	Red Jack's	Ireland	••	17 Jan., 1901	
0	Paice, Joseph	Mt. Roskill, Auck-	England	2 Aug., 1901	23 June, 1901	Relatives know
Ŭ.		land			a T 1000	n.1.4
1	Palmer, John William	Riccarton	England	27 Aug., 1901	6 June, 1900	Relatives know
2	Parker, Thomas Edward	Havelock		2 Aug., 1901	21 June, 1901	Probate.
3	Paul, Charles	St.Andrew's, Timaru		••	10 Jan., 1901	
4	Quigley, Thomas		Ireland		15 Jan., 1901	
5	Rasori, Antony	Whangamata	Italy or France	9 Aug., 1901	2 Dec., 1900	Probate.
6	Riley, James		Ireland	6 Aug., 1901	1 July, 1901	Probate.
7	Robinson, Sarah	Kaiapoi	England	9 Aug., 1901	24 May, 1901	FIODAte.
8	Severin, Julius	Rotorua	Germany	2 4	11 Jan., 1901	Relatives know
9	Sievwright, Helen or Ellen Grant	Balclutha	Scotland	3 Aug., 1901	5 April, 1901	
0	Sutor, Hannah	North Opawa	England	6 Aug., 1901	12 July, 1901	Relatives know
1	Teschner, Edward Oscar	Maori Hill	••	9 Aug., 1901	12 July, 1901	Probate.
2	Topping, Agnes			1 Feb., 1901		
3	Waite, Frederick William	Christchurch	England		14 Dec., 1900	D 1 (1)
4	Wilkinson, Walter Wad- ingham	Waipukurau		6 Aug., 1901	2 July, 1901	Relatives knov
	Wilson, John	Nevis	Ireland	16 Aug., 1901	1 July, 1901	1

Dated the 4th day of September, 1901.

J. W. POYNTON,

Public Trustee,

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Crown Lands Notices.

Crown Lands in Kaimahi Settlement, Canterbury, open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Christchurch, 25th August, 1901. NOTICE is hereby given that the under-mentioned Crown lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 15th October, 1901, under the provisions of "The Land for Settlements Consolidation Act, 1900."

If more than one application is received for the same allotment on the same day, the order of selection shall be decided by ballot.

SCHED	ULE.
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CANTERBURY LAND DISTRICT .- CHRISTCHURCH SURVEY DIS-TRICT .- SELWYN COUNTY. Kaimahi Settlement.

~	D1 1				1			Perpet per Ce		:	
Section.	Block.		Area.			Rent per Acre per Annum.			Half-yearly Rent.		
.		Δ.	R.		£	B :	đ.	£	s.	đ.	
1	VI.	10	0	27	1	18	3	9	14	11	
2	"	10	0	0	2	3	3	10	16	3	
3 4	"	10	0	0	2	10	3	12	11	3	
4	"	10	0	0	2	10	3	12	11	3	
5	"	10	0	0	2	9	3 {	$12 \\ 5$	6 1	3' 0	
6		10	1	14	2	6	114	12	2	ğ	
7	-	10	0	0	2	8	5	12	ĩ	š	
8		10	0	Ó	2	10	3	12	11	ž	
9	-	5	Ō	Ō	2	10	3	6	5	7	
10	-	5	Ő	Õ	2	12	3	Ğ	10	8	
11		5	Ő	ŏ	2	$\overline{12}$	3	ĕ	10	8	
12	-	5	Ō	Õ	2	12	3	Ğ	10	8	

in fourteen years by half-yearly instalments of £5 18. Total half-yearly payments, £17 7s. 3d.

SIDNEY WEETMAN, Commissioner of Crown Lands.

Reserve in the County of Pahiatua, Wellington, for Lease by Public Tender.

District Lands and Survey Office, Wellington, 25th August, 1901. Wallington, 25th August, 1901. Wallington, 25th August, 1901. Understand Survey Office, Wellington, up to 4 p.m. on Wednesday, the 16th October, 1901, for the lease of the under-mentioned section. If the section is unapplied-for on the above date, it will remain open for selection at the upset rental and for the term stated below.

SCHEDULE.

Wellington Land District .-- Pahiatua County .-- Mangahao Survey District .-- Mangatainoka Village Settlement.

Section.	Block.	Area.	Annual Rental.
65	IV.	A. R. P. 1 0 0	£ s. d. 2 10 6

Term, seven years.

This section is situated in Mangatainoka Township, on the east side of the main road, at its junction with, and south of, Mangatainoka Street. The access is from Manga-tainoka Railway-station, which is about 10 chains distant. The section comprises flat land, grassed and fenced. The soil is alluvial, resting on gravel formation.

CONDITIONS.

1. Tenders must be accompanied by marked cheque or

1. Tenders must be accompanied by marked cheque or post-office order for the amount of six months' rent at the rate offered, together with $\pounds 1$ 1s. lease-fee. 2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Residence and improvements are not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause. any other cause. 3. Possession will be given on the day of acceptance of

tender.

4. The lease shall be for the term of years as specified above, but shall be subject to termination by three months' notice in the event of the land being required by the Government.

5. The rent shall be payable half-yearly, in advance. 6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. The lessee shall prevent the spread and growth of gorse, broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove or cause to be removed all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of

Orown Lands. 8. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within sixty days after the date on which the same ought to be fulfilled.

Full particulars may be ascertained and plans obtained at this office.

J. W. A. MARCHANT Commissioner of Crown Lands.

Lands in Barnege Settlement, Otago, open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Dunedin, 80th July, 1901. N OTICE is hereby given that the under mentioned Crown lands will be open for selection on lease in per-petuity at this office on Monday, the 16th September, 1901, under the provisions of "The Land for Settlements Con-solidation Act, 1900."

SCHEDULE.

OTAGO LAND DISTRICT.-BRUCE COUNTY.-HILLEND SURVEY DISTRICT.-BARNEGO SETTLEMENT.

First-class Land.

Section.	Block.		Lease in Rent, 5	Perpetuity : per Cent.
Section.	BIOCK.	Area.	Rent per Acre.	Half-yearly Rent.
34.	XIII.	A. R. P. 1 1 26	s. d. 5 0	£ s. d. 0 3 6
35A 36A		$ \begin{array}{cccc} 2 & 0 & 0 \\ 3 & 0 & 0 \end{array} $	50 50	050
37⊾ 38⊾	"	2 1 10 3 1 11	5 0 5 0	059
39⊼ 40⊼	"	2 3 16 4 1 22	5 0 5 0	$\begin{array}{ccc} 0 & 7 & 2 \\ 0 & 11 & 0 \end{array}$

Description and Locality of Land.

Undulating agricultural land; each section containing good building-sites. There is access by a good road. Situated close to the Hillend School and Post-office, and distant about seven miles from Lovell's Flat.

D. BARRON, Commissioner of Crown Lands.

Reserve in Hawke's Bay for Lease by Public Auction.

District Lands and Survey Office,

Napier, 12th August, 1901. Napier, 12th August, 1901. OTICE is hereby given that the under-mentioned sec-tion will be offered for lease by public auction, for a term of twenty-one years, at the District Lands and Survey Office, Napier, on Wednesday, 2nd October, 1901.

SCHEDULE.

SECTION 5, Block V., Ruataniwha District : Area, 103 acres 3 roods; upset annual rental, £15 12s. Bush section, bush consisting chiefly of rimu; but the bush fires have been through the section, consequently the timber is nearly all dead. Situated about three miles from Makaretu.

TERMS OF LEASE.

Rent to be paid half-yearly in advance. Lessee will have the right to use the land for grazing

Lessee Will have the trans-purposes only. No claim will be recognised by the Crown for any improve-ments effected by the lessee during the lease. Full particulars may be obtained at this office. ERIC C. GOLD SMITH, Commissioner of Crown Lands.

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Reserves in Marlborough for Lease by Public Tender.

District Lands and Survey Office, Blenheim, 5th August, 1901.

NOTICE is hereby given that the under-mentioned reserves will be offered for lease by public tender at this office, up to 4 p.m. on Tuesday, the 1st October, 1901, for the term and at the upset annual rentals stated.

	LE.	

MARLBOROUGH LAND DISTRICT. -- CLIFFORD BAY SURVEY DISTRICT.

Section.	Block.	Area.	Upset Annual Rental.	Term.
За Зв	X. X.	A. R. P. 26 0 0 30 2 0	£ s. d. 915 0 11 8 0	Year to year.

CONDITIONS OF LEASE.

1. The land shall be used for grazing purposes only, and shall not be broken up or cropped without the written con-sent of the Commissioner of Crown Lands first had and obtained.

2. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease, and he shall with all reasonable despatch remove, or cause to be removed, all gorse, broom, sweetbriar, or other noxious weeds or plants, as may be directed by the Com-missioner of Crown Lands. 3. The rent shall be payable half-yearly in advance, free of all deductions whatsoever.

C. W. ADAMS, Commissioner of Crown Lands.

First-class Land in Pawaho Hamlet, near Christchurch, open for Selection under the Lease-in-Perpetuity System.

District Lands and Survey Office, Christchurch, 29th July, 1901. NOTICE is hereby given that the under-mentioned Crown land will be open for selection on lease in perpetuity, at the District Lands and Survey Office, Christ-church, on Tuesday, the 17th September, under the pro-visions of "The Land Act, 1892," "The Land for Settle-ments Consolidation Act, 1900," and the regulations made thereunder. thereunder.

If more than one application is received for the allotment on the same day, then the order of selection shall be decided by ballot, at the District Lands and Survey Office, Christchurch.

If the section be not applied for on the 17th September, it will be open for application thereafter at the District Lands and Survey Office, Christchurch.

			E.	

CANTERBURY LAND DISTRICT. — SELWYN COUNTY. — CHRIST-CHURCH SURVEY DISTRICT. — PAWAHO HAMLET. First-class Surveyed Land.

Section.	Block.	Area.	Rent per Acre.	Half- yearly Rent.	
13	XVI.	A. R. P. 4 3 6	£ s. d. 2 10 6	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	

* Interest and sinking fund on building valued at £150, payable for fourteen years only.

This section is situated at the north-western end of the Pawaho Hamlet, about three-quarters of a mile from the Heathcote Railway-station, which is four miles and a half from Christchurch. The section comprises all flat agri-cultural land, at an altitude of between 5 ft and 12 ft. above sea-level. The soil varies from 9 in. to 12 in. of good soil on clay subsoil, to between 9 in. and 18 in. of sandy soil on 6 in. to 12 in. of good soil on clay subsoil. The improvements are: Wooden house, 37 ft. by 30 ft., on piles; roof partly iron, partly shingles; two double brick chimneys, six rooms, and dairy. The house is valued at £150, which is repayable in fourteen years by half-yearly payments of interest and sinking fund. There are also a wooden shed and fowlhouse, orchard, and fencing, which go with the land. A sum of £10, for improvements effected by the former occupier, and a proportion of the current year's premium of insurance on This section is situated at the north-western end of the a proportion of the current year's premium of insurance on the buildings, must be deposited by the applicant, together with the half year's rent and interest on buildings, and the lease-fee of £1 ls. SIDNEY WEETMAN,

Commissioner of Crown Lands.

Village-homestead Allotments in Wellington open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Wellington, 29th July, 1901. THE under-mentioned Crown lands will be open for selection on lease in perpetuity, at the District Lands and Survey Office, Wellington, on Wednesday, the 18th September, 1901. If more than one application be received for the same section on the same day, then the order of selection shall be decided by ballot on the following day, at 11 a.m., at the District Lands and Survey Office, Wellington. If the sec-tions be not applied for on the 18th September, 1901, they will be open thereafter for application at the District Lands and Survey Office, Wellington.

SCHEDULE.

WELLINGTON LIAND DISTRICT. -- VILLAGE-HOMESTEAD ALLOT-

Section.	Area.	Rent per Acre.	Half-yearly Rent.

Pongaroa Village Settlement.—Akitio County.

s. d. 1 3.6 £ s. 1 12 A. R. P. 50 0 0 d. 6 14 1

Weighted with £81 10s. for improvements.

19

This section is situated in the Pongaroa Village Settlement, on the Paraengahuata Road. The access is from Pongaroa Township, which is about two miles distant by dray-road and horse-track. The section comprises flat and undulating here will be applied with the parties of the part of the parties of the par and horse-track. The section comprises flat and undulating land. The soil is of fair quality, resting on papa formation. The forest is mixed, comprising rimu, rata, tawa, with thick undergrowth of supplejack, vines, &c. The section is at present watered by a small creek. The elevation ranges from about 500 ft. to 600 ft. above sea-level. The improve-ments comprise 27 acres felled and grassed, 21 chains fencing, whare (two rooms); total, £81 10s.

Rakaunui Village Settlement.

12 2 0 1 6 0 9 5 T

¹³⁷ 12 2 0 1 1 6 0 9 5 Section 19, Rakaunui Village Settlement, is situated on the Makuri-Aohanga Road. The post-office, school, and store are about one mile and a quarter distant by a bridle track. The section comprises undulating land, with about 4 acres of flat. The soil is clayey, of fair quality, resting on papa formation. The forest is mixed, comprising rimu, kabi-katea, &c., with the usual undergrowth of rangiora, supple-jack, &c. The improvements comprise 10 acres grassed, valued at £15.

TERMS AND CONDITIONS.

1. The lands enumerated herein are first-class lands, and The lands enumerated herein are first-class lands, and are village-homestead allotments, open for selection on lease in perpetuity under the provisions of "The Land Act, 1892" (hereinafter referred to as "the said Act").
 The day on which the lands shall be open for selection shall be Wednesday, the 18th day of September, 1901.
 The rentals stated herein shall be the prices at which the land shall be open for selection.
 Applications for leases shall be made in manner as provided in Part I. of the said Act; and all such applica-tions shall be made to the Commissioner of Crown Lands, Wellington: and leases will be issued in accordance with

provided in Part I. of the said Act; and all such applications shall be made to the Commissioner of Crown Lands, Wellington; and leases will be issued in accordance with the provisions of Part I. aforesaid.
5. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the declaration presoribed in Schedule C of the said Act.
6. Each applicant shall pay the first half-year's rent, together with the lease- and registration-fee, and the valuation for improvements, immediately the application has been approved or declared successful at the ballot.
7. All rents must be paid half-yearly in advance, on the 1st days of January and July in each year, as provided in section 157 of the said Act; and the first half-year's rent is payable as before provided. The next payment will become due on 1st July, 1902.
8. No lessee shall hold more than one allotment, and such allotment shall be held for his or her sole use and benefit, and not for the use or benefit of any other person whomsoever. No married woman shall be eligible as a selector; but this provision shall not apply to any married woman who may become a transferee under a will or by virtue of an intestacy. Nothing herein contained shall be held to prevent any of the present adjoining lessees in Rakaunui Village Settlement from applying for and holding Section 19 if they are otherwise eligible.

I.

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9. Improvements and residence on the land comprised in each lease shall be as provided in Part III. of the said Act. The provisions of section 144, and all other provisions of the said Act with respect to substantial improvements, shall the said Act with respect to substantial improvements, shall apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations. 10. No lessee shall subdivide, sublet, or transfer the land held by him under these regulations, except under and subject to the provisions of Part I. of the said Act. 11. All the provisions of the said Act, so far as applicable, shall extend and apply to the lands affected by these regula-tions, and to the applications and leases to be made and

tions, and to the applications and leases to be made and issued thereunder, and generally to the interests created, and the persons whose rights, liabilities, or interests are thereby affected; and the mention of any particular pro-vision of the said Act shall not be deemed to exclude any other mentions of the said the said to be deemed to exclude any other provision of the said Act applicable to the particular case.

> J. W. A. MARCHANT, Commissioner of Crown Lands.

Pastoral Run in Amuri County for Lease by Public Auction.

District Lands and Survey Office, Christchurch, 5th August, 1901.

Christchurch, 5th August, 1901. N OTICE is hereby given that the under-mentioned pastoral run will be offered for lease by public auction, at the District Lands and Survey Office, Christ-church, on Monday, 30th September, 1901, under the pro-visions of section 197 of "The Land Act, 1892," at the annual rental noted hereunder. If not sold at auction, the run will be open for application for the same term, and at the same rental the same rental.

SCHEDULE.

CANTERBURY LAND DISTRICT. -- AMURI COUNTY. -- Skiddaw, MYTHOLM, TEKOA, AND MANDAMUS SURVEY DISTRICTS.

(Pastoral License under Part VI. of "The Land Act, 1892.")

Run No.	Area.	Annual Rental.	Term of License.
12	Acres. 10,290	£ s. d. 40 0 0 {	Three years from 1st Mar., 1902.

Locality and Description of Run.

This run is situated at the head-waters of the George and Mandamus Rivers, between the Glynn Wye Run on the west, the Glens of Tekoa Run on the south, and the Pahau Run on the east, at a distance of about fifteen miles west-ward from Upper Waiau, and comprises very rough and mountainous country, ranging in elevation from about 1,570 ft. to about 5,290 ft. above sea-level, difficult of access, and involving considerable risks of working, although the country carries good summer pasture.

Conditions.

CONDITIONS. 1. Possession of the run will be given to the purchaser of the license on the 1st March, 1902, or on approval of appli-cation by the Land Board. 2. No person or company may become the holder of more than one run under Part VI. of "The Land Act, 1892": Provided that the holder of any run under the said Act of a carrying-capacity of less than ten thousand sheep or two thousand head of cattle may become the lessee of an aggre-gate area sufficient to carry such a number of sheep or cattle. The holder of any small grazing-run under Part V. of "The Land Act, 1892," shall not be the holder of any run under Part VI. of the said Act. 3. The license shall be dated on the 1st March, 1902, or on the 1st March next following the date of selection. 4. The license shall be subject to the following conditions amongst others:—

- (2.) That the licensee shall prevent the destruction or burning of timber or bush on the land comprised in the license:
- (3.) That the licensee shall prevent the growth or spread of gorse, broom, and sweetbriar on the land comprised in the license, and shall with all reasonable speed remove or cause to be removed all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Com-(4.) That the licensee shall destroy all rabbits on the
- (4.) That the incensee shall desirely all rabbits on the land comprised in the license, and shall prevent their increase or spread, to the satisfaction of the Commissioner or an officer appointed by him to inspect the ground.
 5. The licensee shall have the exclusive right of pasturage over the lands specified in his license, but shall have no right to the soil or timber or minerals thereon or therein.
 6. One half vorte are the license of a lar and the second state of the lands specified in his license.

right to the soil or timber or minerals thereon or therein. 6. One half-year's rent, a license-fee of £1 1s., and the amount of valuation for improvements, shall be paid on the fall of the hammer, and the purchaser shall make a declaration in terms of section 195 of "The Land Act, 1892." The rent shall be paid half-yearly in advance on the 1st day of March and the 1st day of September in each year during the term of the license. Should the half-yearly parted act are parted act the arid within the last each year during the term of the license. Should the half-yearly rental at any period not be paid within thirty days, a penalty of 10 per cent. in addition will be enforced. 7. No liability is accepted by or on behalf of the Crown in respect of any fencing existing upon the Crown lands offered for license.

for license.

DECLARATION.

, do solemnly and sincerely

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

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

3. That I am not the holder of any lease or license in any

3. That I am not the holder of any lease or license in any part of the colony, nor have I any interest in any lease or license in contravention of section 193 of the said Act.
4. That I am not the holder of a small grazing-run in any part of the colony, nor have I any interest in any such run. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882." (Signature.) Declared at , this day of , 19 ,

(Signature.) before me— , this day of , 19 , the Colony of New Zealand.

SIDNEY WEETMAN, Commissioner of Crown Lands.

Land in Poerua Estate, Westland, open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Hokitika, 5th August, 1901. OTICE is hereby given that the under-mentioned Crown land will be open for selection on lease in perpetuity, at this office, on Tuesday, the 15th October, 1901, under the provisions of "The Land for Settlements Con-solidation Act, 1900."

SCHEDULE.

WESTLAND LAND DISTRICT.-POERUA ESTATE.

First-class Land.

Survey District.		Sec- tion.	Block.	Ar	еа.		Re per /	nt Acre.	Half R	l-ye lent	arly
Te Kinga	•••	3	X.	л. 190	в. 2	р. 0	s. 0	d. 6	$\begin{array}{ c c } \pounds \\ 2 \end{array}$	s. 7	d. 8

The section contains three-fourths swamp; one-eighth hill, thickly timbered; one-eighth pines and scrub. Only a few acres of the section is open land. It is proposed to offer the lease of the island in Crooked River bed, imme-diately opposite, to the lessee of this section at a pepper-corr rent. corn rent.

W. G. MURRAY, Commissioner of Crown Lands.

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THE NEW ZEALAND GAZETTE.

Rural Lands in Auckland for Sale or Selection.

District Lands and Survey Office, Auckland, 24th July, 1901. T is hereby notified that the under-mentioned Crown lands will be open for sale or selection, in terms of section 136 of "The Land Act, 1892," either for cash, for occupation with right of purchase, or for lease in perpetuity, at the option of the selector, on Wednesday, the 18th day of September, 1901. In the event of more than one application being received for the same section on the same day, then the order of selection shall be decided by ballot on the following day, at 11 a.m. If the land be not applied for on the date men-tioned, it will remain open for application thereafter at the District Lands and Survey Office, Auckland.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Second-class Land.

County.	District.	Section.	Block.	Area.	Block. Area.		Cash	Price.	Occupation with Right of Purchase : Rent, 5 per Cent.		Lease in Perpetuity: Rent, 4 per Cent.	
			DICK. ATCS.		Per Acre.	Total Price.	Rent per Acre.	Half-yearly Rent.	Rent Half-yearly per Acre. Bent.			

A. R. P. S. d. £ S. d. S. d. £ S. d. S. d. Hokianga | Mangamuka.. | 8 | IX. | 36 3 0 | 10 0 | 18 10 0 | 0 6 | 0 9 3 | 0 48 | 0 Land of fair quality, but broken; covered with mixed forest. Situated on Tapuwae Creek, opposite Rawene. õ 6

Whangarei | Maungaru ... | 5 | IV. | 569 3 0 | 10 0 |285 0 0 | 0 6 | 7 2 6 | 0 4.8 | 5 14 0 About one-half mixed forest, balance fern and tea-tree; land broken to medium, and well watered. Eighteen miles from Whangarei and four miles from Tangiteroria.

orua.. | Rotorua ... | 15 | XIII. | 100 0 0 | 12 0 | 60 0 0 | 0 $7\cdot2$ | 1 10 0 | 0 $5\cdot76$ | 1 4 0 More or less mixed forest, near railway-line. One mile and a half from Mamaku Railway-station. Rotorua. | Rotorua

GERHARD MUELLER.

Commissioner of Crown Lands.

Natibe Land Court Notices.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Auckland, 28th August, 1901. N OTICE is hereby given that applications have been made for certificates under section 55 of "The Native Land Oourt Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice. JAS. W. BROWNE, Registrar. [Auckland, Sec. 55, 1901-12.]

THE ALIENATIONS ABOVE REFERBED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
16 17	Conveyance (C.A. 1901-103) Lease (C.A. 1901-104)	18th July, 1901 . 18th July, 1901 .	 Part of Lot 29 of Section 1, Parish of Takapuna Parts of Lots 29 and 30 of Section 1, Parish of Takapuna 	Whangarei, to Jeannettie Elizabeth Josephine Buchanan, wife of James Buchanan, of Auckland. Tamati Waaka Nehua, of Whakapara,

Sitting of the Native Land Court at Te Puke, Bay of Plenty.

Registrar's Office, Auckland, 24th August, 1901. Native Land Court sitting at Te Puke, Bay of Plenty, on the 6th day of September, 1901, or as soon thereafter as fAuckland. 1901-56] JAS. W. BROWNE, Registrar. [Auckland, 1901-56.]

SCHEDULE.

APPLICATIONS FOB CONFIRMATION OF ALIENATIONS.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
	Transfer (C.A. 1901–95) Transfer (C.A. 1901–96)	. 8th November, 1900 . 3rd May, 1901		Manao, of Matakana, to William Paterson, of Waiwera. Ipuhikareia, of Tauranga, to William
	Lease (C.A. 1901-97)	. 8th November, 1900	Motití A	Paterson, of Waiwera. Tupaea Akubata, Ngamanu Hamiora Tupaea, Tawhiti Akubata, Petera te Ninihi, Takato te Pahi, Te Ipuhi- kareia, Te Aurere te Ninihi, Kauamo Paraone, Ngapeeti Turere, Iraia te Waru, Matiu Tarera, Heta Tarera, Nepia Atatu, Tukua, and Te Rehutai,

SEPT. 5.]

29th August, 1901.

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THE NEW ZEALAND GAZETTE.

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Bankruptcy Botices.

CARL DE CALINARY

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

NOTICE is hereby given that ANN ONION, of Parnell, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 5th day of September, 1901, at 2.30 o'clock.

JOHN LAWSON, Official Assignee.

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

NOTICE is hereby given that FREDERICE WILLIAM FARSONS (trading as "F. W. Parsons and Co."), of LN FARSONS (trading as "F. W. Parsons and Co."), of Wanganui, Cycle Dealer and Manufacturer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, Wanganui, on Thurs-day, the 5th day of September, 1901, at 2.30 o'clock p.m. JOHN NOTMAN, Deputy Official Assignee. Wanganui, 27th August, 1901.

IN THE SUPREME COURT OF NEW ZEALAND, OTAGO AND SOUTHLAND DISTRICT.

In the matter of "The Mining Companies Act, 1894"; and in the matter of the Alpine Dredging Company (Limited).

in the matter of the Alpine Dredging Company (Limited). N OTICE is hereby given that, by an order of the Supreme Court of New Zealand made on the 16th day of August, 1901, the Official Assignee in Bank-ruptcy for the Districts of Otago and Southland was appointed liquidator of the above-named company; and Monday, the 30th day of September, 1901, was fixed as the day on or before which all claims against the said company must be filed in the Supreme Court, Dunedin. Any creditor not proving his debt on or before the day named will be excluded from the benefit of any distribution of assets made before the debt of such creditor is proved. C. C. GRAHAM, Dunedin, 29th August, 1901.

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

OTICE is hereby given that ROBERT FLECK, of Riverton, IN Thresher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 5th day of September, 1901, at 2.30 o'clock p.m.

28th August, 1901.

CHARLES ROUT, Deputy Official Assignee.

Land Transfer Act Botices.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month from the date

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EDWIN BAMFORD 1058

District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice. 3749. ELIZA LAYCOCK.—Part of Allotment 17, Sec-tion 12, Suburbs of Auckland, containing 2 acres 1 rood 34 perches. Occupied by tenants.

34 perches. Occupied by tenants.

3760. THOMAS CRUMPTON .-- Part of Allotment 24, Un-Section 4, City of Auckland, containing 7 perches. occupied. 3782. V

occupied. 3782. WILLIAM MASON.— Lots 12, 16, 20, 24, 28, and 31, of Allotments 3 and 4, Section 8, Suburbs of Auckland, containing 13 acres and 39 perches. In the occupation of the Kauri Timber Company (Limited). Diagrams may be inspected at this office.

Dated this 31st day of August, 1901, at the Lands Registry Office, Auckland.

EDWIN BAMFORD, District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 5th day of October, 1901.

October, 1901. 3073. CHARLES JOHN CRAWFORD and ALEX-ANDER DONALD CRAWFORD.—1,498 acres 3 roods 17 perches, part of Section 7, Evans Bay District, and parts of Sections 3 to 18 (inclusive), Watts Peninsula District, known as Miramar. Occupied by Applicants. 3092. SARAH HELEN MORGAN.—8 perches, part of Suburban Section 20, Town of Wanganui. Unoccupied. 3102. ELLEN McCALLUM.—10₄₅ perches, parts of Sections 105 and 107, City of Wellington. Occupied by Applicant.

Applicant.

Applicant. 3105. EDWARD JOSHUA RIDDIFORD. - 24 acres 3 roods 34_{50} perches, Subdivisions 3, 4, and part of 5, Te Momi Block, and being part of Section 20, Hutt District. Occupied by Applicant. 3115. JOHN FULLER. - 5 acres and 8 perches, Sec-tions 81, 83, 86, 88, and 110, Town of Greytown. Occupied by Applicant.

tions 81, 83, 80, 88, and 110, 1004 of Greysown. Compar-by Applicant. 3117. WILLIAM MEECH.—18₁₀ perches, part Suburban Section 28, Town of Wanganui. Occupied by Applicant. 3118. TIMOTHY JOHN CALLINANE.—158 acres 3 roods 2 perches, part of Makirikiri Block No. 1N. Occu-ried by Applicant. pied by Applicant. 3127. WALTER ARMSTRONG.-1 rood, Section 182,

Town of Wanganui. Occupied by Applicant. 3134. HENRY DUNCAN CRAWFORD, ALEXANDER DONALD CRAWFORD, and ARTHUR EDWARD PEARCE.—4 acres 3 roods 16 perches, part Section 7, Evans Bay District. Unoccupied.

Evans Bay District. Unoccupied. 3135. ELLEN AYRES. -9_{10}^{A} perches, part Section 336, City of Wellington. Occupied by Applicant. 3136. DAVID BARRY. -9_{10}^{A} perches, part Section 177, City of Wellington, with right of way over other part. Occupied by Henry Corrick, as tenant. 3137. WILLIAM ALFRED MOWBRAY and ERNEST LESTER MOWBRAY. -13 acres 2 roods 8 perches, parts of Section 32, Hutt District. Occupied by Applicants. 3138. WILLIAM ALFRED MOWBRAY and ERNEST LESTER MOWBRAY. -23 acres and 20 perches, parts of Section 32, Hutt District. Occupied by Applicants. 3139. ELLEN HILL. -19_{10}^{A} perches, part Section 420, City of Wellington, subject to right of way over part. Occupied by Applicant.

City of Wellington, subject to right of way over part. Occupied by Applicant. 3141. EDWARD CHARLES CORNER.—16 perches, part Section 4, Hutt District. Unoccupied. 3143. JOHN EDWARD CONNOR.—2 acres 1 rood 3 perches, part Section 42, Karori District. Occupied by Applicant.

Applicant. Diagrams may be inspected at this office. Dated this 4th day of September, 1901, at the Lands Registry Office, Wellington.

W. STUART, District Land Registrar.

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

visions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month from the date of the gazetting of this notice. The SCHOOL COMMISSIONERS for the OTAGO PROVINCIAL DISTRICT.—651 acres, more or less, being parts of Sections 144, 145, and 220, Hokonui District. Occu-pied as to parts of Section 144 by John William Garthwaite and Richard Yardley, as to parts of Section 145 by Edward Jones and Richard Yardley, and as to parts of Section 220 by Edward Jones and Tobias Varcoe. No. 2805. Diagrams may be inspected at this office.

Diagrams may be inspected at this office. Dated this 24th day of August, 1901, at the Lands Registry Office, Invercargill.

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W. WYINKS District Land Registrar. A PPLICATION having been made to me to register a dealing affecting mortgage No. 13307, to JAMES BROWNLIE, of Allotments 8, 9, 10, and 13, on Plan No. 32, being parts of Section 13, Block XVI., Town of Gore; and evidence having been lodged with me of the loss by fire of the duplicate copy of the said mortgage, I hereby give notice that I intend to register such dealing, and dispense with the production of the said duplicate mortgage as requested unless caveat be lodged forbidding the same within fourteen days from the date of the gazetting of this notice.

days from the date of the gazetting of this notice. Dated this 28th day of August, 1901, at the Lands Registry Office, Invercargill.

W. WYINKS, District Land Registrar.

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

EDWARD BEVAN JONES.—1 rood, being Section 6, Block LXX., Town of Invercargill. Occupied by Walter Sinclair Waterston. No. 2104. Diagram may be inspected at this office. Dated this 29th day of August, 1901, at the Lands Registry Office. Invercargill.

Office, Invercargill.

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W. WYINKS, District Land Registrar.

E VIDENCE having been furnished of the loss of certifi-cate of title, Vol. cxxx., folio 277, comprising Rural Section 22163, situated in Block XVI. of the Opihi Survey District, whereof JAMES HUGHES is the registered pro-prietor, and application having been made to me to issue a provisional certificate of title, I hereby give notice that I will issue such provisional certificate at the expiration of fourteen days from the date of the Gazette certaining this fourteen days from the date of the Gazette containing this notice.

Dated this 31st day of August, 1901, at the Lands Registry Office, Christchurch.

G. G. BRIDGES, District Land Registrar.

Mining Kotices.

In the matter of the Moa Flat Dredging Company (Limited) ; and in the matter of "The Companies Act, 1882," and its amendments.

OTICE is hereby given that at a duly constituted extraordinary general meeting of the shareholders in L extraordinary general meeting of the shareholders in the above-named company, held in the registered office of the company, Bond Street, Dunedin, on Thursday, the 29th day of August, 1901, the following resolution was passed: viz., "That it has been proved to the satisfaction of the shareholders 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." wound up voluntarily." And notice is also given that Mr. ANDREW HAMILTON, of

Bond Street, Dunedin, was appointed Liquidator of the said company.

BATHGATE.AND WOODHOUSE, Solicitors, Dunedin.

In the matter of "The Companies Act, 1882," and the Four River Plain Gold-dredging Company (Limited). N OTICE is hereby given that at an extraordinary general meeting of the above-named company, held at Wellington on the 13th day of August, 1901, the follow-ing resolution was passed, "That the Four River Plain Gold-dredging Company (Limited) be voluntarily wound up, and that steps be taken to conserve the interests of the com-pany by retaining the dredge-master to take charge of the dredge and property of the company; that Mr. James W. Jack be appointed Liquidator, at a remuneration of £50 sterling, with power to enter into negotiations for the sale of the company's property, and, if practicable, the whole in-terest in the claim of the Four River Plain Gold-dredging Company (Limited)"; and confirmed as a special resolution at an extraordinary general meeting of the company held on the 3rd day of September, 1901.

the 3rd day of September, 1901. JAMES W. JACK, 1100

In the matter of "The Foreign Companies Act, 1884," and "The Mining Companies Acts Amendment Act, 1897"; and in the matter of the Greymouth Lagoons Gold-dredging Company (No Liability).

Gold-dredging Company (No Liability). N OTICE is hereby given,— 1. That the Greymouth Lagoons Gold dredging Com-pany (No Liability), a duly incorporated company registered in the State of New South Wales under "The Companies Act, 1889," proposes to carry on business in New Zealand, and that GROBGE STEPHEN CRAY and THOMAS WILLIAM PONSONEY, Esquires, are the duly appointed Attorneys and Representa-tives in and for the Colony of New Zealand of the said Greymouth Lagoons Gold-dredging Company (No Liability). 2. That the power of attorney appointing the said George Stephen Cray and Thomas William Ponsonby has been duly registered in the office of the Registrar of the Supreme Court at Hokitika. 3. That the office of the said company where a branch

3. That the office of the said company where a branch register of shareholders will be kept, and where legal pro-ceedings of any kind may be served upon the said company, and to which notices of any kind may be addressed or given, is situated in the Midland Chambers, Mackay Street, Greymouth.

T. ELDON COATES, Solicitor for Greymouth Lagoons Gold-dredging Company (No Liability). 1060

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company : Waihi Gold-mining Company (Limifed), (being a foreign company as defined by section 2 of "The Mining Companies Acts Amendment Act, 1897"). When formed, and date of registration of office of company in colony : 7th December, 1887. Whether in active operation or not: In active operation. Where business is conducted, and name of Attorney or Attorneys : Shortland Street, Auckland; Charles Rhodes. Where mine is situate : Waihi. Nominal capital : £320,000. Amount of capital subscribed : £320,000. Amount of capital actually paid up in cash in colony : £13,354.

Amount of capital actually paid up in cash in cond £13,354.
Price paid to vendors of mine—

(a.) In fully paid-up shares: £53,333.
(b.) In partly paid-up shares, credited as £
up: Nil.
(c.) In cash: £48,637.

Number of shares into which capital is divided: 320,000.

paid

Nil.

Number of shares forfeited (Colonial Register) : Nil. Number of forfeited shares on Colonial Register sold, and money received for same : Nil. Number of shareholders on Colonial Register : 70.

Number of men employed by company in colony: 1,192

(average).

(average).
Quantity and value of gold or silver produced during period since last statement: 282,867 oz.; £317,902 188. 10d.
Total quantity and value of gold or silver produced since registration of office of company in colony : 1,254,901 oz.; £1,513,582 168. 3d.
Amount expended in connection with carrying on mining operations in colony during period since last statement: £239,631 78. 9d.

£239,631 7s. 9d. Total expenditure since registration of office of company in colony: £1,071,405 18s. 4d. Total amount of dividends paid in colony: £23,292 12s. Amount of cash at banker's in colony: Nil. Amount of cash in hand in colony: £1 17s. 9d. Amount of debts directly due to company in colony: Nil. Amount of such debts considered good: Amount of liabilities of company (if any) in colony: £9,921 0s. 10d.

I, Charles Bhodes, of Auckland, the Attorney of the Waihi Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 31st De-cember, 1900, being the date of the last balance-sheet; and I hereby make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

CHAS. RHODES, Attorney.

Declared at Auckland, this 28th day of August, 1901 before me-Wyvern Wilson, a Solicitor, &c. 109 1093

Liquidator.

In the matter of the Morning Star Gold-dredging Company (Limited).

A T an extraordinary general meeting of the members of the above-named company, duly convened, and held at the office of the company, Crawford Street, Dunedin, on Tuesday, the 27th day of August, 1901, the following extra-ordinary resolution was passed: "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 advised to the same and example that it by reason of its hardinates, continues, and this business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily." And at the same meet-ing EUSTACE HENRY FULTON, of Dunedin, Accountant, was appointed Liquidator for the purposes of such winding-up. Dated this 28th day of August, 1901.

C. P. M. BUTTERWORTH, Chairman

Witness-George Payling, J.P.

1090

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

OTICE is hereby given that a petition for the winding-N OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the 30th day of August, 1901, presented to Sir Robert Stout, Chief Justice of the Supreme Court, by David Robertson, a creditor, and such petition is directed to be heard before a Judge of the said Court on the 13th day of September, 1901, and any creditor or contributory of the said company desirous to oppose an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned, on payment of the regulated charge for the same. charge for the same.

YOUNG AND TRIPE

Solicitors for the Petitioner. Address for service, at the corner of Grey and Feather ston Streets, Wellington. 1099 1099

THE WILLOUGHBY CARDRONA DREDGING COM-PANY (LIMITED), (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 202 of "The Companies Act, 1882," that a General Meeting of the members of the above-named company will be held at the office of Reeves and Co., Vogel Street, Dunedin, on Thursday, the 7th November, 1901, at 4 o'clock in the after-noon, for the purpose of having an account laid before them showing the manner in which the winding-up has been con-ducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liqui-dator; and also of determining by extraordinary resolution (in pursuance of section 216 of the said Act) the manner in which the books, accounts, and documents of the company. which the books, accounts, and documents of the company, and of the Liquidator thereof, shall be disposed of. Dated at Dunedin, the 26th day of August, 1901. L. G. REEVES,

Witness-J. White, Solicitor, Dunedin.

Bribate Advertisements.

NOTICE is hereby given that the Partnership hitherto existing between JAMES KERB and FREDERICK PERCY GLOVER ALLEN, carrying on business at Timaru as Nursery-men and Seedsmen, under the style of "Kerr and Allen," has been dissolved by agreement of the parties. The busi-ness will in future be carried on by Frederick Percy Glover Allen alone, who will collect all debts owing to and discharge the liabilities of the firm. Dated this 28th day of August, 1901. JAMES KERR.

JAMES KERR. 1095

F. P. G. ALLEN.

Liquidator. 1094

"THE COMPANIES ACT AMENDMENT ACT, 1900."

NOTICE UNDER SUBSECTION (4) OF SECTION 10.

I N pursuance of the provisions contained in subsection (4) of section 10 of "The Companies Act Amendment Act, 1900," the Hawera Morning Post Company (Limited), 3/95, is now struck off the register, and the said company is dis-solved. R. BAYLEY, *pro* Assistant Registrar Joint-stock Companies. Joint-stock Companies Office, New Plymouth, 28th August, 1901. 1087

To the Registrar of Births, Deaths, and Marriages, Dunedin, New Zealand.

FERDINAND STANLEY BATCHELOR, Member L. FERDINAND STANLEY BATCHELOR, Member iate of the Royal College of Surgeons of England, Licen-tiate of the Royal College of Physicians of London, and Fellow of the Royal College of Surgeons of England, now residing at Dunedin, hereby give notice that I intend apply-ing on the 29th day of September, 1901, to have my name placed on the Medical Register of the Colony of New Zea-land, and that I have deposited the evidence of my qualifica-tions in the office of the Registrar of Births, Deaths, and Marriages, Dunedin. Marriages, Dunedin.

F. S. BATCHELOR, F.R.C.S. Dunedin, 28th August, 1901. 1092

"THE COMPANIES ACT AMENDMENT ACT, 1900."

NOTICE UNDER SUBSECTION (3) OF SECTION 10

AKE notice that the Eltham Argus Company (Limited), 1/1900, will (unless cause is shown to the contrary within three months from this date) be struck off the register, and the said company will be dissolved. R. BAYLEY, pro Assistant Registrar Joint-stock Companies. Joint-stock Companies Office, New Plymonth 28th Angust 1901

New Plymouth, 28th August, 1901. 1088

In the matter of "The Companies Act, 1882," and its amendments, and of the Farmers' Agency Company (Limited).

(Limited). OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the 30th day of August, 1901, presented to Mr. Justice Williams, a Judge of the Supreme Court, by Alfred Lee Smith, of Dunedin, merchant, a contributory of the said company, and the said petition is directed to be heard before a Judge of the said Court on the 17th day of September, 1901, at Dunedin, and any creditor or contribu-tory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. Dated the 30th day of August, 1901. SMITH, CHAPMAN, AND SINCLAIR, Solicitors for the Petitioner, 1091 Liverpool Street, Dunedin.

GREYMOUTH GAS COMPANY (LIMITED), (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of shareholders in the Greymouth Gas Company (Limited) will be held at my office, Werita Street, Grey-mouth, on Monday, 30th September, 1901, at 7.30 p.m., for the purpose of having laid before them the accounts and report of the Liquidator in connection with the voluntary winding-up of the company. J. T. SKOGLUND,

Greymouth, 18th July, 1901.

Liquidator. 1004

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