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

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

IN pursuance and exercise of the power and authority vested in the Governor by "The Registration of Births and Deaths Act, 1875," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby abolish the existing registration district known as the Eketahuna District, and do proclaim and declare that the territory heretofore comprised within the said district is hereby divided anew into two registration districts, the names whereof shall be the Newman and Eketahuna Districts, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names, as are set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

And I hereby declare that this Proclamation shall come into operation on the twenty-first day of April, in the year of our Lord one thousand nine hundred and two.

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 Wellington, this twenty-first day of March, in the year of our Lord one thousand nine hundred and two.

J. G. WARD.

GOD SAVE THE KING!

Districts constituted under "The Marriage Act, 1880."

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

IN pursuance and exercise of the power and authority vested in the Governor by "The Marriage Act, 1880," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby abolish the existing marriage district known as the Eketahuna District, and do proclaim and declare that the territory heretofore comprised within the said district is hereby divided anew into two marriage districts, the names and boundaries whereof shall be as follow:—

NEWMAN DISTRICT.

Bounded towards the north-east by the Pahiatua County from the summit of the Tararua Range to the Makakahi River: thence towards the east generally by the said Makakahi River to a point in line with the northern boundary-line of Section No. 1, Block V., Mangaone Survey District: thence towards the south by a right line to the north-eastern corner of that section; thence by the said Section No. 1 across a road, by Sections Nos. 2 and 7, Block V. aforesaid, across a road, by Section No. 1, Block VII., Tararua Survey District, and Sections Nos. 4 and 24, Block X., said Tararua Survey District, to the north-west corner of the last-mentioned section: thence again towards the east by the said Section No. 24 to its south-western corner, and thence by the summit of the range over Makakahi Trig. Station to the north-eastern boundary-line of the Mauriceville County: thence towards the south-west by the said Mauriceville County to the eastern boundary-line of the Horowhenua County: and thence towards the north-west by the said Horowhenua County to the place of commencement.

EKETAHUNA DISTRICT.

Bounded towards the north-east generally by the Pahiatua County from the left bank of the Makakahi River to the Tiraumea River; thence by the said Tiraumea River to its confluence with the Waitawhiti Stream; thence by the said Waitawhiti Stream to the western boundary-line of Section No. 174, Block XI., Puketoi Survey District: thence towards the east generally by the said Section No. 174 and Sections Nos. 175, 183, and 170, Block XV., to the Taueru River; thence by the said Taueru River to the northern boundary-line of Section No. 143, Block II., Mangapakeha Survey District; thence by Sections Nos. 143, 144, 148, and 149, Block II. aforesaid, to the southern boundary-line of Section No. 151 (education reserve): thence towards the south generally by the southern boundary-line of the said Section No. 151 to the south-eastern boundary-line of Section No. 27, Block I., Mangapakeha Survey District; thence by the south-eastern boundary-lines of Sections Nos. 27 and 22, Block I. aforesaid, to the easternmost corner of Section No. 21, Block IV., Kopuaranga Survey District; thence by Sections Nos. 21, 17, and 18, Block IV. aforesaid, to the road forming part of the north-western boundaries of Sections Nos. 18 and 101; thence by that road and by Sections Nos. 101 and 100 to Daggs Road; thence by the said Daggs Road to Barton's Road; thence by Barton's Road to the easternmost corner of Section No. 9, Block III., Kopuaranga Survey District; thence by that section, part of the northern boundary-line of Section No. 19, Block II., by Section No. 18, Block II. aforesaid, and Section No. 65, Block XIV., Mangaone Survey District, to the Central Mangamahoe Road; thence by that road and the Manganoranga Road to a point in line with the northern boundary-line of Section No. 67, Block

ERRATUM.—Proclamation taking lands for public road, Raglan County, published in *New Zealand Gazette* No. 25, page 726, 1902, for date "nineteenth day of February, one thousand nine hundred and two," read "nineteenth day of March, one thousand nine hundred and two."

XIV. aforesaid; thence by a right line to the north-eastern corner of that section; thence by the said Section No. 67 to the road forming the eastern boundary of Section No. 139; thence by a right line across that road and by the said Section No. 139 to the Wellington-Napier Railway-line; thence by that railway-line to the Hastwell Village Settlement; thence by that settlement to the north-eastern corner of Section No. 130, Block XIII., Mangaone Survey District; thence by Sections Nos. 130, 128, and 137, Block XIII. aforesaid, to the Main Road; thence across that road and by Native reserve to the easternmost corner of Section No. 172; thence by the said Section No. 172 and the production of its north-eastern boundary-line to the western side of Bruce Road; thence by the said Bruce Road to the easternmost corner of Section No. 2, Block XIV., Tararua Survey District; thence by the north-eastern boundary-line of the said Section No. 2 and its production to the northern boundary-line of the Mauriceville County; thence by the said Mauriceville County to the summit of the range near Makakahi Trig. Station: thence towards the west generally by the summit of that range over the said Makakahi Trig. Station to the south-western corner of Section No. 24, Block X., Tararua Survey District; thence by the western boundary-line of that section to its north-western corner: thence towards the north generally by the northern boundary-line of the said Section No. 24, part of the western and by the northern boundary-line of Section No. 4, Block X. aforesaid, the northern boundary-line of Section No. 1, Block VII., Tararua Survey District, across a road, by the northern boundary-lines of Sections Nos. 7 and 2, Block V., Mangaone Survey District, across a road, by the northern boundary-line of Section No. 1, Block V. aforesaid, and its production to the Makakahi River: and thence again towards the west generally by the left bank of the said Makakahi River to the place of commencement.

And I hereby declare that this Proclamation shall come into operation on the twenty-first day of April, in the year of our Lord one thousand nine hundred and two.

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 Wellington, this twenty-first day of March, in the year of our Lord one thousand nine hundred and two.

J. G. WARD.

GOD SAVE THE KING!

New County of Kairanga divided into Ridings, &c.

(L.S.) RANFURLY, Governor.

A PROCLAMATION.

IN exercise and pursuance of the powers and authorities vested in me by "The Counties Act, 1886," and "The Kairanga County Act, 1901," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby divide the new County of Kairanga, as constituted by the said Acts, into two ridings, to be called the Taonui Riding and the Fitzherbert Riding, and declare that the boundaries thereof shall be those set forth under the names of the said ridings respectively in the Schedule hereto.

And I do hereby declare that five members shall be elected for the Taonui Riding and three members for the Fitzherbert Riding.

And I do further declare that Saturday, the third day of May, one thousand nine hundred and two, shall be the day upon which the election of the first Council of the said County of Kairanga shall take place, and that Wednesday, the fourteenth day of May, one thousand nine hundred and two, at ten o'clock in the morning, shall be the time, and the old Manawatu Road Board Office, Palmerston North, shall be the place, at which the first meeting of the said Council shall be held.

SCHEDULE.

TAONU I RIDING.

ALL that area in the Wellington Land District bounded towards the north-east generally by the Foxton-New Plymouth Railway-line from the middle of the Oroua River to the Bunnythorpe-Stony Creek Road; thence by that road to the road forming the north-western boundaries of Sections Nos. 41 and 30, Block VIII., Kairanga Survey District; thence by the last-mentioned road to the road forming the north-eastern boundary of the latter section;

thence by the road forming the north-eastern boundaries of Sections Nos. 30, 31, 32, 33, 34, 35, and 20, Block VIII. aforesaid, to Section No. 411; thence by the north-eastern boundary-line of the said Section No. 411 to Te Wi Native Reserve; thence by the western and north-western boundary-lines of that reserve to the Manawatu River; thence by a right line to the middle of the said Manawatu River: thence towards the south-east generally by a line along the middle of that river to its confluence with the Oroua River: and thence towards the west generally by a line along the middle of the said Oroua River to the place of commencement: excepting from the above-described area the Borough of Palmerston North.

FITZHERBERT RIDING.

All that area in the Wellington Land District bounded towards the north-east by a right line from a point in the middle of the Manawatu River in line with the middle of the road forming the north-eastern boundaries of Sections Nos. 254 and 253, Block XII., Kairanga Survey District, to the middle of that road; thence by a line along the middle of the said road to the southernmost corner of Subdivision No. 34, Manchester Block: thence towards the north-west by Subdivisions Nos. 34, 33, 32, 30, 28, 26, 24, 20, 18, 16, 14, 12, 10, 8, 6, 4, and 2, of the said Manchester Block, Ferry Reserve, and Subdivisions Nos. 50 and 49, to the Manawatu River: thence towards the north by a line along the middle of the Manawatu River to the County of Pahiatua: thence towards the south-east by the said County of Pahiatua: and towards the south-west by the County of Horowhenua to the Manawatu River: and thence again towards the north-west generally by a line along the middle of the said Manawatu River to the place of commencement.

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 Wellington, this third day of April, in the year of our Lord one thousand nine hundred and two.

J. G. WARD.

GOD SAVE THE KING!

Local Land Officer at Gisborne appointed.

(L.S.) RANFURLY, Governor.

A PROCLAMATION.

WHEREAS by the twenty-third section of "The Land Act, 1892," it is enacted that the Governor, by Proclamation in the *Gazette*, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do hereby appoint

FRANK STEPHENSON SMITH

to be the Land Officer, in the place of Llewellyn Smith, from the first day of April, one thousand nine hundred and two, for conducting sales of land and for receiving applications for the sale, letting, and disposal or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act, within the Poverty Bay Local Land District as established by Proclamation dated the twenty-eighth day of October, one thousand eight hundred and eighty.

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 Wellington, this twenty-second day of March, in the year of our Lord one thousand nine hundred and two.

C. H. MILLS,
For Minister of Lands.

GOD SAVE THE KING!

Regulation under "The Public-school Teachers' Incorporation and Court of Appeal Act, 1895."

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-seventh day of March, 1902.

Present:

THE HONOURABLE W. C. WALKER PRESIDING IN COUNCIL.

PURSUANT to and in exercise of the powers conferred upon him in this behalf by "The Public-school Teachers' Incorporation and Court of Appeal Act, 1895," His Excellency the Governor, with the advice and consent of the Executive Council of the colony, doth hereby make the following regulation for the purposes of the said Act, namely:—

REGULATION.

Notwithstanding anything contained in regulations made under "The Public-school Teachers' Incorporation and Court of Appeal Act, 1895," the Court may, on the hearing of any case on appeal, take such evidence on oath, either by way of rebuttal or otherwise, as it may consider necessary for the determination of such appeal, and may direct such notice to be served by either of the parties on the other as the nature of such evidence may require.

ALEX. WILLIS,
Clerk of the Executive Council.

Licensing the Rangiora Timber Company (Limited) to use and occupy a Part of the Foreshore of the Hokianga Harbour as a Wharf-site.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this third day of April, 1902.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act"), the Rangiora Timber Company (Limited), (hereinafter called "the company"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark adjacent thereto at the Narrows in Hokianga Harbour, in order to erect a wharf thereon, and, in accordance with the one-hundred-and-fifty-sixth section of "The Harbours Act, 1878," has deposited plans in the office of the Marine Department at Wellington (marked M.D. 2505) (three sheets) showing the area of foreshore intended to be occupied, and the manner in which it is proposed to erect the wharf: And whereas the Governor in Council has approved of the purpose for which the said foreshore and land below low-water mark are to be occupied: And whereas it is expedient that a license should be granted and issued to the company under the said Act for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore, and land below low-water mark adjacent thereto, on which the wharf is to be erected, as shown on the plans so deposited as aforesaid, for the purpose of erecting and maintaining the said wharf thereon, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore, and land below low-water mark adjacent thereto, necessary for the erection of the wharf, as shown on plans marked M.D. 2505.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being supplied with a copy thereof, pay to the Minister the sum of £5, and thereafter an annual sum of £1, payable on the 1st day of April, dating from the 1st day of April, 1902, the first of such annual payments to be made on the company being supplied with a copy of this Order in Council.

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

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

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

7. Any person authorised by the Minister may at all reasonable times enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the company in New Zealand a notice in writing of any defect or want of repair in such wharf, requiring it, within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect to be removed or such repairs to be made.

8. Nothing herein contained shall authorise the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the company, and deposited above high-water mark, or at such place as may be approved of by the Minister, or by the Harbourmaster at Hokianga, or by any person appointed by the Minister for that purpose.

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

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

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

13. In case the company shall—

- (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
- (2.) Fail to erect and complete the wharf within twelve months from the date of this Order in Council;
- (3.) Cease to use or occupy the said wharf for a period of thirty days;
- (4.) Be in any manner wound up or dissolved; or
- (5.) Fail to pay the sums specified in clause three of these conditions—

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

14. The erection of the wharf shall be sufficient evidence of the acceptance by the company of the terms and conditions of this Order in Council.

ALEX. WILLIS,
Clerk of the Executive Council.

Declaring Portion of the Ohura Road, in the Huiroa Survey District, to be a County Road.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this third day of April, 1902.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by "The Public Works Act, 1894," 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 order and declare that the portion of the Ohura Road described in the Schedule hereto, and which was made by the Governor under powers contained in "The Public Works Act, 1894," and has hitherto been a Government road, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

PART OF OHURA ROAD.

THAT portion of the Ohura Road starting from a point 12 miles 33 chains from Stratford, and following generally in an easterly direction to a point 14 miles 24 chains, a distance of 1 mile 71 chains; as the said road is delineated upon the plan marked R. 1958, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured red.

ALEX. WILLIS,
Clerk of the Executive Council.

Egmont County to be in Taranaki Education District.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this third day of April, 1902.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him by "The Education Districts Act, 1882," the Governor, with the advice and consent of the Executive Council of the colony, doth hereby declare that from and after this date the whole area of the County of Egmont shall be comprised within the Education District of Taranaki, and that for such part of the common boundary of the Education Districts of Taranaki and Wanganui as now lies within the County of Egmont such part of the boundary of the County of Egmont as now lies within the Education District of Wanganui shall forthwith be substituted.

ALEX. WILLIS,
Clerk of the Executive Council.

Land taken for a Native School in the Auckland Land District.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twentieth day of January, 1902.

Present:

THE RIGHT HONOURABLE R. J. SEDDON PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1894," and "The Public Works Acts Amendment Act, 1900," for a certain public work, to wit, a Native school:

And whereas it has been made a condition of the establishment of the said Native school that the site required therefor shall be a free gift from the Native owners to His Majesty the King, and the Native owners have agreed to such condition, and it has been made to appear that such agreement is sufficient for the purposes intended to be effected thereby:

And whereas under Crown grant registered in the Land Transfer Register of the Auckland District, Vol. ix., folio 71, certain aboriginal natives, as in the said Crown grant mentioned, are the owners of the portion of the Tauhara Middle Block, within which the said land is situated:

And whereas, as required by the first-mentioned Act, a map has been prepared and signed showing accurately the position and extent of the said land, and such map is hereto attached, and the Minister for Public Works has recommended that this Order in Council should be issued:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities conferred by "The Public Works Act, 1894," and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the land shown upon the said map and mentioned in the Schedule hereto is hereby taken for the purposes of the said Native school. And it is hereby declared that this Order in Council shall take effect on the sixth day of March, one thousand nine hundred and two.

SCHEDULE.

WAITAHANUI NATIVE-SCHOOL SITE.

ALL that parcel of land in the Auckland Land District, containing by admeasurement 9 acres, more or less, being portion of Tauhara Middle No. 4A Block (as comprised in Crown grant, Vol. ix., folio 71, of the Land Transfer Register of the Auckland District), and known as Section 1, Block X., Tauhara Survey District. Bounded towards the west by the main Taupo-Tokaanu Road, 880 links; towards the north by the Tauhara Middle No. 4A Block, 530 links; towards the east by a road reserve along the Waitahanui Stream, 300 links, 600 links, 350 links, and 300 links; towards the south by the aforementioned Tauhara Middle No. 4A Block, 1130 links, to the point of commencement: as the same is more particularly delineated on the plan marked 1900/488-401, deposited in the office of the Minister of Education, at Wellington, in the Provincial District of Wellington, and thereon outlined in purple.

ALEX. WILLIS,
Clerk of the Executive Council.

Taking Native Lands for a Public Cemetery in Turanganui Survey District.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fourth day of March, 1902.

Present:

THE RIGHT HONOURABLE R. J. SEDDON PRESIDING IN COUNCIL.

WHEREAS the lands mentioned in the Schedule hereto are required to be taken for a public work, to wit, for the purposes of a public cemetery:

And whereas the said lands are held or occupied by Native owners under a title which is not derived from the Crown: And whereas a map in duplicate has been prepared of the said lands by the Gisborne Borough Council, as required by the eighty-eighth section of "The Public Works Act, 1894":

Now, therefore, in pursuance and exercise of the powers vested in him by the eighty-eighth section of the said 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 declare that the lands shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the purposes of the said public cemetery, and the said lands shall vest in the Gisborne Borough Council, as from the twenty-first day of April, one thousand nine hundred and two.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, and in Blocks VI. and VII., Turanganui Survey District, containing by admeasurement 45 acres 3 roods 33 perches, more or less, being part of Subdivision No. 1A of Awapuni No. 1 Block, Subdivision No. 1B of the said block, part of Subdivision No. 1F of the same block, Awapuni No. 2 Block, and Waiohiora No. 3 Block; as the same are delineated upon the plan marked S.G. 47916, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon edged with purple.

ALEX. WILLIS,
Clerk of the Executive Council.

Taking Native Lands for a Site for a Public Abattoir in Turanganui Survey District.

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fourth day of March, 1902.

Present:

THE RIGHT HONOURABLE R. J. SEDDON PRESIDING IN COUNCIL.

WHEREAS the lands mentioned in the Schedule hereto are required to be taken for a public work, to wit, a site for a public abattoir:

And whereas the said lands are held or occupied by Native owners under a title which is not derived from the Crown: And whereas a map in duplicate has been prepared of the said lands by the Gisborne Borough Council, as required by the eighty-eighth section of "The Public Works Act, 1894":

Now, therefore, in pursuance and exercise of the powers vested in him by the eighty-eighth section of the said 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 declare that the lands shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the purpose of the said site for a public abattoir, and the said lands shall vest in the Gisborne Borough Council, as from the twenty-first day of April, one thousand nine hundred and two.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, and in Block VI., Turanganui Survey District, containing by admeasurement 6 acres 2 roods 30 perches, more or less, and being Subdivision No. 1B of Awapuni No. 1 Block, Subdivision No. 1c of same block, and part of Subdivision No. 1k of same block; as the same are delineated upon the plan marked S.G. 47916, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon edged with brown.

ALEX. WILLIS,
Clerk of the Executive Council.

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

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this third day of April, 1902.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

FIRST SCHEDULE.

WELLINGTON LAND DISTRICT.—HOROWHENUA COUNTY.—WAI-OPEHU SURVEY DISTRICT.—HOROWHENUA BLOCK.—HOROWHENUA EAST VILLAGE SETTLEMENT.

First-class Land.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 4 per Cent.	
			Rent per Acre.	Half-yearly Rent.
		A. R. P.	s. d.	£ s. d.
66	V.	46 2 1	5 7-2	6 10 3
68	"	50 1 29	8 0	10 1 9
69	"	51 0 25	5 2	6 13 0
70	"	62 0 11	4 9-6	7 9 0
71	"	83 1 12	4 4-8	9 3 4
73	"	49 0 36	6 9-6	8 7 4
74	"	60 1 22	5 2-4	7 17 0
75	"	67 1 12	3 7-2	6 1 2
77	"	65 2 0	3 7-2	5 17 11
57	VI.	82 0 0	3 7-2	7 7 7
58	"	94 2 0	3 6-2	8 6 4
59	"	97 0 0	3 6	8 9 9
72	"	60 3 39	3 7-2	5 9 10

The above settlement is a part of the Horowhenua No. 6 Block, which is situated about sixty miles from Wellington and from two to five miles south of the Levin Township, near the Wellington-Manawatu Railway-line, which is about one mile and a quarter distant. The portion of the block west of Ohau River, which is now offered, comprises alluvial flats and low terraces, the elevation above sea-level being about 120 ft. to 200 ft. A steep terrace about 30 ft. high divides the river-flat from the upper part of the block. The soil is generally a good free loam resting upon a subsoil varying from gravel through a fairly strong clay to sand, and is stony on the north and north-east portions. The portion of the block to the east of the Ohau River comprises terrace flats, rolling terraces, and steep spurs, varying in altitude from 600 ft. to 1,100 ft. above sea-level, having soil similar in character to that on western portion of block, but slightly boggy in places.

The block was originally all covered by a forest comprising rimu, pukatea, tawa, totara, rata, hinau, rewarewa, and kahikatea, with the usual mixed undergrowth: practically all the large timber, such as rimu, kahikatea, and totara, has been milled, leaving tawa, pukatea, &c., as the principal bush.

Sections 68, 73, and part of 74 have been felled and grassed.

No permanent streams existed on sections west of Ohau River, but most of them are now watered, as shown on plan, by a race recently constructed. Wells on the surrounding farms vary in depth from 30 ft. to 80 ft.

The portion of block east of Ohau River is well watered as a whole by evenly disposed streams.

The climate is salubrious, the position of the settlement midway between the sea and the mountains giving pure air, with a frequent rainfall.

The settlement is well adapted for all kinds of mixed farming, and especially for grazing and dairying.

There are two creameries in the district, one at Ohau, three to five miles distant, and the other at Gladstone Road, near Levin, about the same distance away.

The Township of Levin is about two miles from the western end of the block, and is connected by a good carriage-road. It has churches, State school, Post and Telegraph Office, County Council Office, hotels, stores, &c., with a mail and train service daily to and fro between Wellington and Wanganui.

The lower flats of Sections 55, 72, 74, and 75 may be subject to occasional overflow in places from the Ohau River in unusually high floods.

The attention of intending applicants is drawn to the clauses in conditions of lease providing for the reservation of tramway rights, and for the keeping clear of water-races, &c., through sections shown on plan.

SECOND SCHEDULE.

TERMS AND CONDITIONS OF LEASE.

1. The lands enumerated above are first-class lands, and are village-homestead allotments, open for selection on lease in perpetuity under the provisions of "The Land Act, 1892" (hereinafter referred to as "the said Act").
2. The day on which the lands shall be open for selection shall be Tuesday, the 27th day of May, 1902.
3. The rentals stated above shall be the prices at which the lands shall be open for selection.
4. Applications for leases shall be made in manner as provided in Part I. of the said Act, and all such applications shall be made to the Commissioner of Crown Lands, Wellington; and leases will be issued in accordance with the provisions of Part I. aforesaid.
5. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the declaration prescribed in Schedule C of the said Act.
6. The successful applicants shall pay the first half-year's rent, together with the lease and registration fee, and the valuation of the 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.
8. 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 apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

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

10. No lessee shall hold more than one allotment, and such allotment shall be held for his 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.

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

12. The lessee shall whenever necessary, but not less than once a year during the term of his lease, properly clean and clear from weeds, and shall at all times during the said term keep open, all creeks, drains, ditches, and watercourses upon the land; and the Commissioner of Crown Lands (hereinafter called "the Commissioner"), or any Crown Lands Ranger of the land district, shall have the power at any time to enter upon and make through the land any drain or watercourse that he deems necessary, without payment of any compensation to the lessee; and it shall be lawful for the Commissioner to have such work done, and to recover the cost of the same from the lessee in the same manner as rent.

13. In any case where the channel of any creek, or natural or artificial water-race or watercourse, runs on more sections than one, then each lessee on whose land any part of such channel runs shall have the right to the reasonable use and enjoyment of a reasonable proportion of the water that would flow in such channel if it were not stopped or diverted by any other lessee; and for the purpose of securing such right as between the respective lessees it is here declared that no lessee on whose land any portion of such channel runs shall at any time alter such portion, or stop or divert the water flowing therein, save to such extent as the Commissioner deems reasonable, and the decision of the Commissioner shall be final and conclusive.

14. The right of tramway is reserved through sections shown on plan.

ALEX. WILLIS,
Clerk of the Executive Council.

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

RANFURLY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this third day of April, 1902.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

FIRST SCHEDULE.

OTAGO LAND DISTRICT.

First-class Land.—Village-homestead Allotments.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 4 per Cent.	
			Rent per Acre.	Half-yearly Rent.

MANIOTOTO COUNTY.—KOMAKO TOWNSHIP.

	A.	R.	P.	s.	d.	£	s.	d.
23 and 26	10	2	20	1	0	0	5	6
27	5	2	12	1	0	0	3	0
28 and 29	20	0	8	1	0	0	10	0
30	12	1	20	1	0	0	6	0
31 and 32	24	3	29	1	0	0	12	6
41 and 42	10	3	37	1	0	0	5	6
43 and 44	10	2	21	1	0	0	5	6
45 and 46	12	1	27	1	0	0	6	0
166	6	2	20	1	0	0	3	6

Open land; soil light and poor; no permanent water; altitude, 1,200 ft. Situated at Waipiata Railway-station, Otago Central Railway.

CLUTHA COUNTY.—GLENOMARU SURVEY DISTRICT.

67	VIII.	6	3	11	1	2	4	0	4	2
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A bush section, with soil of good quality; general aspect good. Situated about one mile and a half from Owaka Railway-station. Valuation for improvements, £111 6s.

76	VI.	0	1	8	13	4	0	2	0
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Level bush section; good soil; well watered. Situated about two miles from Owaka Railway-station.

SECOND SCHEDULE.

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

2. The day on which the lands shall be open for selection shall be Monday, the 2nd day of June, 1902.

3. The rentals stated above shall be the prices at which the lands shall be open for selection.

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

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

8. 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 apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

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

10. No lessee shall hold more than one allotment, and such allotment shall be held for his 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.

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

ALEX. WILLIS,
Clerk of the Executive Council.

Notifying Roads as closed through Lands in the Southland County (Glenham Settlement).

RANFURLY, Governor.

IN pursuance and in exercise of the powers conferred by section sixty-nine of "The Land for Settlements Consolidation Act, 1900," I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, do by this notice hereby notify as closed the roads in the Southland County hereinafter described, and do declare such road-lines to be subject to the said Act, that is to say:—

Approximate Area.	Being Road or Portion of Road	Block.	Survey District.	Coloured on Plan
A. R. P. 1 0 27	Fronting Allotments Nos. 7, 8, 14, and 15, L.T. plan 269	V.	Wyndham ..	Green.
0 3 10	Intersecting Allotment No. 33, L.T. plan 246	IX.	" ..	"
0 3 25	Fronting Allotments Nos. 32 and 34, L.T. plan 246	"	" ..	"
0 3 2	Intersecting Original Section No. 20	VII.	" ..	"
2 1 15	Intersecting Original Section No. 13	"	" ..	"

As the same are delineated upon the plan marked S.G. 19241A, deposited in the Head Office of the Department of Lands and Survey, at Wellington, in the Wellington Land District, and coloured thereon as above stated.

As witness the hand of His Excellency the Governor, this twenty-second day of March, one thousand nine hundred and two.

C. H. MILLS,
For Minister of Lands.

Notice of Intention to change the Purpose of Reserves in the Canterbury Land District.

RANFURLY, Governor.

WHEREAS by "The Public Reserves Act, 1881," it is, amongst other things, enacted that the Governor may declare his intention to change or alter the dedication of any public reserve now or hereafter vested in His Majesty or the Governor for any of the purposes named in Class II. of the Schedule to the said Act, whether the same be granted or not; and if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserve or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, the Governor may, by notice gazetted, declare his intention to make such change, and in such notice declare the manner and terms in which the same is intended to be so made:

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 change the specific purposes of the reserves described in the Schedule hereto from tramway, water-race, and plantation purposes to water-race, plantation, and internal-communication purposes.

SCHEDULE.

ALL that parcel of land in the Canterbury Land District known as part of the Mount Somers Tramway Reserve, and being reserve numbered 3084 (in red), situated in Blocks XI. and XV., Alford Survey District, containing by admeasurement 24 acres and 32 perches, more or less. Bounded towards the north-east by the road forming the south-west boundary of Sections Nos. 14431, 8478, 15492, 17801, 18245, and 22004; towards the north-west by a road-line dividing Sections Nos. 32042 and 33450, 200.9 links; towards the south-west by Sections Nos. 27148, 18513, and a road-line; and towards the south-east by a road-line dividing Sections Nos. 15202 and 18512, 259.2 links: save and excepting one gravel reserve, containing 1 acre, and two road-lines, which are within the above-described boundaries; and subject to the right of taking and continuing any necessary line of road through the above reserve that may be required to give access to the abutting properties: be all the aforesaid linkages more or less: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Christchurch.

Also all that parcel of land in the Canterbury Land District known as part of the Mount Somers Tramway Reserve, and being reserve numbered 3085 (in red), situated in Blocks X. and XI., Alford Survey District, containing by admeasurement 35 acres 1 rood 39 perches, more or less. Bounded towards the north-east by a road forming the south-western boundary of Sections Nos. 33999, 18280, 18993, 33998, Reserve 1822 (in red), Rural Sections Nos. 36190, 36189, 32645, 32227, 15519, 23010, 23007, 18400, 31782, 18399, and 29611; towards the

north-west by a line at right angles to the last-described boundary and 100 links distant therefrom; thence south-easterly at a right angle following a line parallel to and 1 chain distant from the first-described boundary, along the north-eastern boundaries of Sections Nos. 32644, 23063, 32884, a road-line, Sections Nos. 32883, 36423, a road-line, Sections Nos. 32226, 33449, and 32042; and towards the south-east by a road-line dividing Sections Nos. 32042 and 33450, 101.5 links: save and excepting five reserves, each containing 2 roods, and two road-lines, which are within the above described boundaries; and subject to the right of taking and continuing any necessary line of road through the above reserve that may be required to give access to the abutting properties: be all the aforesaid linkages more or less: as the same is delineated on the plan deposited in the office of the Chief Surveyor, Christchurch.

As witness the hand of His Excellency the Governor, this twenty-seventh day of March, one thousand nine hundred and two.

C. H. MILLS,
For Minister of Lands.

Changing the Purpose of a Reserve in Southland.

RANFURLY, Governor.

WHEREAS the land described in the Schedule hereto was heretofore duly set apart for a reserve for police-station purposes, being a reserve within Class I. of "The Public Reserves Act, 1881," and such land has not been vested in trust in any society, body corporate, or trustees:

And whereas it is expedient that such reserve shall be appropriated for the purposes of a site for a benevolent home for women, being a reserve in Class III. of the aforesaid Act:

Now, therefore, I, Uchter John Mark, Earl of Ranfurly, the Governor of the Colony of New Zealand, in exercise of the powers and authorities vested in me by the second section of "The Public Reserves Act Amendment Act, 1889," do by this notification declare that the said reserve shall, from and after the tenth day of April, one thousand nine hundred and two, be appropriated for the purposes of a site for a benevolent home for women under Class III. of "The Public Reserves Act, 1881"; and I do hereby direct that this notification shall be published in the *New Zealand Gazette*.

SCHEDULE.

ALL that parcel of land in the Southland Land District, containing by admeasurement 1 rood, more or less, being Section No. 2, Block XLI., Town of Invercargill.

As witness the hand of His Excellency the Governor, this second day of April, one thousand nine hundred and two.

T. Y. DUNCAN,
Minister of Lands.

Cadets in Treasury appointed and transferred.

The Treasury,
Wellington, 8th April, 1902.
IT is hereby notified that the following appointments have been made under section 4 of "The Civil Service Reform Act, 1886," in the Treasury:—

DAVID ALFRED CRAWFORD, Cadet,
from 18th March, 1902.

HELEN MAUD BATHAM, Cadette,
from 21st March, 1902, *vice* Rebecca Macky, transferred to Lands and Survey Department.

R. J. SEDDON.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 3rd April, 1902.

HIS Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, *viz.*:—

Name.	District.
SAMUEL FORSAITH LOGAN (On and from the 1st April, 1902.)	Waipukurau.
JOHN BURDEN (On and from the 7th April, 1902.)	Napier.
FREDERICK DOWSETT (On and from the 21st April, 1902.)	Newman.
ALFRED CLARK (On and from the 21st April, 1902.)	Eketahuna.

J. G. WARD.

Deputy Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 3rd April, 1902.

HIS Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, *viz.*:—

Name.	District.
HENRY TWEEDY CARVER	Taihape.
HAROLD VINCENT COPELAND SHEARMAN	Opotiki.

J. G. WARD.

Inspector of Weights and Measures, City of Nelson and Counties of Waimea and Collingwood, appointed.

Colonial Secretary's Office,
Wellington, 3rd April, 1902.

HIS Excellency the Governor has been pleased to appoint

Constable ALFRED EDWARD FANTHORPE
to be an Inspector of Weights and Measures, under "The Weights and Measures Act, 1868," and the Acts amending the same, for the City of Nelson and the Counties of Waimea and Collingwood, *vice* Constable T. S. C. Kemp.
J. G. WARD.

Public Vaccinator appointed.

Department of Public Health,
Wellington, 1st April, 1902.

HIS Excellency the Governor has been pleased to appoint

SYDNEY JOHN COOK, Esq., M.B., Bach. Surg., 1901,
to be a Public Vaccinator for the District of Mount Cook under "The Public Health Act, 1900."

J. G. WARD,
Minister of Public Health.

Public Vaccinator appointed.

Department of Public Health,
Wellington, 1st April, 1902.

HIS Excellency the Governor has been pleased to appoint

CHARLES MARTIN VOWELL, Esq., M.R.C.S. Eng. 1872,
L.R.C.P. Edin. 1873,
to be a Public Vaccinator, under "The Public Health Act, 1900," for the District of Opunake.

J. G. WARD,
Minister of Public Health.

Vaccination Inspectors appointed.

Department of Public Health,
Wellington, 22nd March, 1902.

HIS Excellency the Governor has been pleased to appoint the undermentioned persons to be Vaccination Inspectors under "The Public Health Act, 1900," namely:—

STEWART DEWAR, Esq.,
for the District of Gore, as from the 1st day of March, 1902;

THOMAS WILLIAM LE COCO, Esq.,
for the District of Picton, as from the 24th day of February, 1902;

ALBERT BENNER, Esq.,
for the District of Patea, as from the 11th day of March, 1902.

J. G. WARD,
Minister of Public Health.

Clerks of Courts appointed.

Department of Justice,
Wellington, 8th April, 1902.

HIS Excellency the Governor has been pleased to appoint

Constable WILLIAM JOHN BUTLER
to be Clerk of the Magistrate's Court at Ormondville, from the 13th March, 1902, *vice* Sergeant Drake, transferred;

Constable JOHN THOMAS COWAN
to be Clerk of the Magistrate's and Warden's Courts and Receiver of Gold Revenue and Mining Registrar at Tapanui, from the 14th March, 1902, *vice* Constable W. Mathieson, transferred; and

Constable WILLIAM MATHIESON
to be Clerk of the Magistrate's Court at Lumsden, from the 12th March, 1902, *vice* Constable N. Miller, transferred.

JAMES MCGOWAN.

Member of Licensing Committee appointed.

Department of Justice
Wellington, 8th April, 1902.

HIS Excellency the Governor has been pleased to appoint

FREDERICK WILSON
to be a member of the Licensing Committee for the District of Patea, *vice* W. Wilson, resigned.

JAMES MCGOWAN.

Clerical Cadet, Department of Roads, appointed.

Department of Roads,
Wellington, 3rd April, 1902.

HIS Excellency the Governor has been pleased to appoint

JOHN WILKINSON BLACK
to be a clerical cadet in the Department of Roads, as from 14th September, 1901.

T. Y. DUNCAN,
Minister of Lands.

Inspector under "The Noxious Weeds Act, 1900," appointed. — Notice No. 694.

Department of Agriculture,
Wellington, 8th April, 1902.

HIS Excellency the Governor has been pleased to appoint

WILLIAM ANDERSON
to be an Inspector under and for the purposes of "The Noxious Weeds Act, 1900," for the Borough of North Invercargill; the appointment to date from 1st April, 1902.

T. Y. DUNCAN,
Minister for Agriculture.

Graders under "The Flax Grading and Export Act, 1901," appointed. — Notice No. 695.

Department of Agriculture,
Wellington, 8th April, 1902.

HIS Excellency the Governor has been pleased to appoint

CHARLES JOHN FULTON and
WILLIAM HAYES OWEN JOHNSTON
to be Graders under and for the purposes of "The Flax Grading and Export Act, 1901"; the appointments to date from 1st April, 1902.

T. Y. DUNCAN,
Minister for Agriculture.

Police Gaoler appointed.

Department of Justice (Prisons Branch),
Wellington, 2nd April, 1902.

HIS Excellency the Governor has been pleased to appoint
Sergeant JAMES SIDDELLS
to be Police Gaoler at Gisborne, vice Constable John McCabe, retired.
T. Y. DUNCAN,
For Minister of Justice.

Inspector of Machinery appointed.

Inspection of Machinery Department,
Wellington, 5th April, 1902.

IT is hereby notified that, in pursuance of the power and authority vested by "The Inspection of Machinery Act, 1882,"

WILLIAM REID DOUGLAS

has been appointed Inspector of Machinery for the Auckland, Taranaki, Wellington, Hawke's Bay, Marlborough, Nelson North, Nelson South, Canterbury, Otago, and Westland Districts.

WM. HALL-JONES,
Minister of Marine.

Engineer-Surveyor and Examiner of Engineers appointed.

Inspection of Machinery Department,
Wellington, 5th April, 1902.

IT is hereby notified that, in pursuance of the power and authority vested by "The Shipping and Seamen's Act, 1877,"

WILLIAM REID DOUGLAS

has been appointed Inspector and Surveyor and Engineer-Surveyor for the purposes of the said Act, and also Examiner of candidates for certificates of competency as engineers of sea-going steamships or of steamships plying within restricted limits.

WM. HALL-JONES,
Minister of Marine.

Registrar of Old-age Pensions appointed.

Old-age Pensions Department,
Wellington, 1st April, 1902.

IT is hereby notified that His Excellency the Governor has, under section 4 of "The Old-age Pensions Act, 1898," appointed

JAMES EMAN SMITH, Esq.,

to be Registrar of Old-age Pensions.

R. J. SEDDON.

Honorary Volunteer Officer appointed.

Defence Office,
Wellington, 2nd April, 1902.

HIS Excellency the Governor has been pleased to approve of the undermentioned appointment:—

Feilding Mounted Rifle Volunteers.

The Reverend Allan Innes Jones to be Honorary Chaplain. Commission to date from the 12th October, 1901.

R. J. SEDDON,

Minister of Defence.

Volunteer Officer appointed.

Defence Office,
Wellington, 2nd April, 1902.

HIS Excellency the Governor has been pleased to approve of the undermentioned appointment:—

New Zealand Volunteer Medical Staff.

Harold Guthrie McAllum to be Surgeon-Captain. Commission to date from the 12th October, 1901.

R. J. SEDDON,

Minister of Defence.

Honorary Volunteer Officer resigned.

Defence Office,
Wellington, 2nd April, 1902.

HIS Excellency the Governor has been pleased to accept the resignation of the commission held by the undermentioned officer:—

Seddon Horse Mounted Rifle Volunteers.

Honorary Chaplain the Reverend Trevor Evershed. Date of resignation, 17th February, 1902.

R. J. SEDDON,

Minister of Defence.

Trustee of Waikouaiti Athenæum resigned.

Department of Lands and Survey,
Wellington, 2nd April, 1902.

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

ARCHIBALD GRANT REID

as a Trustee of the Waikouaiti Athenæum under "The Waikouaiti Athenæum Land Act, 1877."

T. Y. DUNCAN,

Minister of Lands.

Officer dismissed.

Post and Telegraph Department,
General Post Office,

Wellington, 1st April, 1902.

HIS Excellency the Governor has been pleased to dismiss from the public service

DAVID ROBERT COWAN,

lately a clerk in the Chief Post Office at Wellington.

J. G. WARD,

Postmaster-General.

Officers dismissed.

Post and Telegraph Department,
General Post Office,

Wellington, 1st April, 1902.

HIS Excellency the Governor has been pleased to dismiss from the public service

HENRY JOHN HARRIS and

ROBERT MCGREGOR,

each of whom was lately a letter-carrier in the Chief Post-office at Oamaru.

J. G. WARD,

Postmaster-General.

Arrangements for First Elections, &c., Kairanga County.

Colonial Secretary's Office,
Wellington, 3rd April, 1902.

HIS Excellency the Governor has been pleased to appoint

WALTER RUTHERFURD

to be the person to make up electors' rolls for the Ridings of Taouni and Fitzherbert, in the County of Kairanga, as constituted under "The Counties Act, 1886," and "The Kairanga County Act, 1901"; also to be Returning Officer to conduct the first elections of members of the Council of the said county; and also to be the Clerk of the Kairanga County Council for the purpose of presiding at the first meeting thereof.

J. G. WARD.

Despatch.—Proclamation by the King determining New Designs for Silver Coins.

The Treasury,
8th April, 1902.

THE following despatch, received from the Secretary of State for the Colonies, is published for general information.

R. J. SEDDON,

Colonial Treasurer.

(Circular.)

Downing Street, 10th February, 1902.

SIR,—I have the honour to transmit to you, for your information and with a view to its publication in the colony under your government, the accompanying copy of a Proclamation by the King in Council determining new designs for silver coins.

I have, &c.,

J. CHAMBERLAIN.

The Officer administering the Government
of New Zealand.

BY THE KING.—A PROCLAMATION.

EDWARD R. AND I.

WHEREAS under section eleven of the Coinage Act, 1870, We have power, with the advice of our Privy Council, from time to time by Proclamation to determine the design for any coin:

And whereas it appears to Us desirable to determine new designs for the silver coins specified in this Proclamation

being silver coins mentioned in the First Schedule to the Coinage Act, 1870:

We therefore, in pursuance of the said enactment and of all other powers enabling Us in that behalf, do hereby, by and with the advice of our Privy Council, proclaim, direct, and ordain as follows:—

1. The designs for the said silver coins shall be as follows:—

- (1.) *Crown*.—Every crown shall have for the obverse impression our effigy, with the inscription "EDWARDUS VII DEI GRA: BRITT: OMN: REX FID: DEF: IND: IMP:" and for the reverse the image of Saint George armed, sitting on horseback, attacking the dragon with a sword, and a broken spear upon the ground, and the date of the year, and on the edge of the piece in raised letters "DECUS ET TUTAMEN ANNO REGNI," the year of the reign being in Roman numeral letters.
- (2.) *Half-Crown*.—Every half-crown shall have for the obverse impression the aforesaid effigy, with the inscription "EDWARDUS VII DEI GRA: BRITT: OMN: REX:" and for the reverse the figure of Britannia standing upon the prow of a vessel, her right hand grasping a trident, and her left resting on a shield, with the words "ONE FLORIN TWO SHILLINGS," and the date of the year, with a graining upon the edge.
- (3.) *Florin*.—Every florin shall have the same obverse impression as the half-crown, with the inscription "EDWARDUS VII D.G. BRITT: OMN: REX F.D. IND: IMP:" and for the reverse the figure of Britannia standing upon the prow of a vessel, her right hand grasping a trident, and her left resting on a shield, with the words "ONE FLORIN TWO SHILLINGS," and the date of the year, with a graining upon the edge.
- (4.) *Shilling*.—Every shilling shall have the same obverse impression and inscription as the half-crown, and for the reverse, our Royal Crest with the date of the year placed across the Crest, with the inscription, "FID: DEF: IND: IMP:" together with the words, "ONE SHILLING," with a graining upon the edge.
- (5.) *Sixpence*.—Every sixpence shall have the same obverse impression and inscription as the crown, and for the reverse the words "SIX PENCE" placed in the centre of the piece, having an olive-branch on one side and an oak-branch on the other, surmounted by the Royal Crown, and the date of the year between and below the branches, with a graining upon the edge.
- (6.) *Silver Fourpence, Threepence, Twopence, and Penny*.—Every silver fourpence, threepence, twopence, and penny shall have for the obverse impression our aforesaid effigy, with the inscription, "EDWARDUS VII D.G. BRITT: OMN: REX F.D. IND: IMP:" and for the reverse the respective figures "4," "3," "2," "1" (according to the denomination or value of the piece) in the centre, with the date of the year placed across the figure, and encircled with an oak wreath surmounted by the Royal Crown, with a plain edge.

Given at our Court at St. James's, this thirteenth day of January, in the year of our Lord one thousand nine hundred and two, and in the first year of our reign.

GOD SAVE THE KING!

Revocation of Appointment of Bonding Warehouse.

CUSTOMS.—In exercise of the authority in me for this purpose vested, I, the Commissioner of Trade and Customs, do, by this order under my hand, revoke and annul the appointment of the undermentioned warehouse for the reception and security of goods entered to be warehoused without payment of duty upon the first entry thereof, namely,—

Port of Poverty Bay.

The warehouse known as

WILLIAMS AND KETTLE'S,

as appointed and described in Commissioner's Order No. 408, of the 1st day of January, 1892.

Given under my hand, at Wellington, this eighth day of April, one thousand nine hundred and two.

C. H. MILLS,

Commissioner of Trade and Customs.

Commissioner's Order No. 686.]

Approving and appointing a Bonding Warehouse.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby approve and appoint the undermentioned warehouse to be a warehouse for the reception of goods under bond, namely,—

Port of Poverty Bay.

Portion of a cellar under a wood and iron building situate on part of Section 28, Customhouse Street, Town of Gisborne, to be known as

WILLIAMS AND KETTLE'S.

Given under my hand, at Wellington, this eighth day of April, one thousand nine hundred and two.

C. H. MILLS,

Commissioner of Trade and Customs.

Commissioner's Order No. 687.]

Notice to Mariners No. 23 of 1902.

Marine Department,
Wellington, 1st April, 1902.

REFERRING to Notice to Mariners No. 6 of 1902, published by this Department on the 24th January last, the following Notice, received from the Department of Ports and Harbours, Melbourne, Victoria, is published for general information.

WM. HALL-JONES.

VICTORIA.

Port of Port Phillip.—Alterations to Point Lonsdale and Queenscliff Lights.

REFERRING to Notices to Mariners, Victoria, Nos. 31 and 85 and 4, dated 1st February, 1900, 21st May, 1901, and 19th December, 1901, respectively, it is hereby notified that the old wooden lighthouse, painted red and black in alternate bands 10 ft. deep, will be allowed to remain in its present position on Point Lonsdale, although the exhibition of the light therefrom will be discontinued from the 20th March, 1902, when the new light will be exhibited as formerly notified.

An imaginary line passing through the old and new lighthouses cuts over both the Lonsdale and Lightning Rocks.

C. W. MACLEAN,

Port Officer.

Department of Ports and Harbours,
Melbourne, 7th March, 1902.

Notice to Mariners No. 24 of 1902.

HAURAKI GULF.—APPROACH TO AUCKLAND HARBOUR.

Marine Department,
Wellington, N.Z., 8th April, 1902.

COMMANDER COMBE, of H.M.S. "Penguin," reports that a sunken rock with 4 ft. of water over it at L.W.O.S. lies N. 74° W. (magnetic), distance 8½ cables, from the summit of Rakino Island (195 ft.).

Charts, &c., affected: Admiralty charts Nos. 1896 and 2543; "New Zealand Pilot," 7th edition, 1901, chap. xi., p. 49.

WM. HALL-JONES.

Notice to Local Authorities under "The Local Bodies' Loans Act, 1901."

The Treasury,
Wellington, 3rd April, 1902.

PURSUANT to section 63 of "The Local Bodies' Loans Act, 1901," the Colonial Treasurer hereby gives notice that on Monday, the 2nd June, 1902, he will be prepared to consider applications from local authorities for loans under this Act.

Applications should be addressed to the Colonial Treasurer, and must be posted so as to arrive at the Treasury on or before the 31st May, 1902.

C. H. MILLS,
For Colonial Treasurer.

Civil Service Junior Examination, 1902.

Education Department,
Wellington, 7th April, 1902.

IT is found that, at the recent Civil Service Junior Examination, the candidate here named did such work as entitles him to be placed next to candidate No. 10 in the list of candidates as published in the *Gazette* of 27th February, 1902.

HERBERT WILLIAM KING, Christchurch.

W. C. WALKER.

Time and Place for First Meeting of Northern Wairoa Hospital Contributors appointed.

Hospitals Department,
Wellington, 27th March, 1902.

HIS Excellency the Governor has, in terms of section 49 of "The Hospitals and Charitable Institutions Act, 1885," appointed Thursday, the 17th day of April, 1902, at 8 o'clock p.m., to be the time, and the Aratapu Hall, Aratapu, to be the place, for the first meeting of the contributors to the Northern Wairoa Hospital.

W. C. WALKER.

Special Order made by the Parihaka Road Board, County of Taranaki.

Colonial Secretary's Office,
Wellington, 9th April, 1902.

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

J. G. WARD.

SPECIAL ORDER MADE BY THE PARIHAKA ROAD BOARD.

SPECIAL order making a special rate to provide interest and sinking fund on a loan of £800 for the Waiteika Road construction:—

That a special order making a special rate of 1½d. in the pound on the capital value of all rateable property within the Waiteika No. 2 Special Rating District, comprising part of Section 9 (bounded on the east by Section 10, on the north by the Waiteika River, on the west by Subsection 4, and on the south by the Waiteika Road), Sections 10, 11, 12, 15, Subsections 1, 2, and 4 of Section 35, Section 2, Subsections 1 and 2 of Section 1, Block XII.; Section 39, Block X. (said Section 39 to be rated on half its capital value); Subsection 8, Sections 29, 30, and 31, Subsections 1, 2, 3, 4, Block XIII. (said Subsection 4 to be rated on half its capital value), all of which lands aforesaid being situated in the Opunake Survey District, under the provisions of "The Local Bodies' Loans Act, 1866," and "The Government Loans to Local Bodies Act, 1886," and their amendments, for the purpose of providing interest and sinking fund on a loan of £800; such rate to be an annually recurring rate, leviable, if required, on the 1st day of January in each and every year during the currency of the loan, being a period of twenty-six years, or until the loan is fully paid off, be now made.

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

EDWIN R. MORGAN,
Clerk, Parihaka Road Board.

Special Order made by the Manawatu Road Board, County of Oroua.

Colonial Secretary's Office,
Wellington, 2nd April, 1902.

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

J. G. WARD.

MANAWATU ROAD BOARD.

Special Order making Special Rate.

In pursuance and exercise of the power vested in it in that behalf by "The Road Boards Act, 1882," and "The Local Bodies' Loans Act, 1901," the Manawatu Road Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,400, authorised to be raised by the Manawatu Road Board under the provisions of "The Local Bodies' Loans Act, 1901," for clearing, forming, bridging, and metalling the Palmerston-Foxton (Ngawhakaranu) Road from the Oroua River in a north-easterly direction for a distance of 194 chains, the said Manawatu Road Board hereby makes and levies a special rate of ½d. in the pound upon the rateable valuation of all rateable properties of the Manawatu Road District (Crown and Native lands occupied by Native owners excepted), and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly, on the 1st day of August and the 1st day of February in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off.

I hereby certify that the above special order was duly passed and confirmed in accordance with "The Road Boards Act, 1882."

S. W. LUXFORD,
Chairman of the Manawatu Road Board.

Special Order made by the Wirokino Road Board, County of Horowhenua.

Colonial Secretary's Office,
Wellington, 8th April, 1902.

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

J. G. WARD.

SPECIAL ORDER.

THAT in pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Wirokino Road Board hereby resolves as follows: That for the purpose of providing the interest and other charges on a loan of £1,000 authorised to be raised by Wirokino Road Board under the provisions of "The Local Bodies' Loans Act, 1901," for the purpose of acquiring land and constructing a road known as Pretoria Road, to run from County Road into the said special district as far as Section 9, Block XV., Mount Robinson Survey District, the said Wirokino Road Board hereby makes and levies a special rate of ½d. in the pound upon the rateable valuation of all rateable property in the Pretoria Special Rating District—comprising Manawatu-Kukutauaki 2x: Sections 9, 10, 11, 12, Block VI.; Sections 8, 9, 11, 12, Block XV.; Sections 12 and 13, Block XVI., Mount Robinson Survey District: Sections 1, 2, 3, Block IV., Waiopahu Survey District—and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable annually on the 1st day in June in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off.

I hereby certify that the foregoing special order by the Wirokino Road Board was duly adopted at an ordinary meeting held on the 15th day of February, 1902, confirmed at a special meeting on the 22nd day of March, 1902, and was made in accordance with the provisions of "The Road Boards Act, 1882."

Dated this 5th day of April, 1902.

E. H. SNOW,
Clerk to Board.

Special Order made by the Te Horo Road Board, County of Horowhenua.

Colonial Secretary's Office,
Wellington, 7th April, 1902.

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

J. G. WARD.

SPECIAL ORDER.

By-law re Heavy Traffic.

THAT the Te Horo Road Board hereby make, by special order, by-laws for the regulation of "heavy traffic," under the powers of "The Public Works Act, 1894," and all other Acts enabling in that behalf.

By-law.

In pursuance of the powers vested in them by "The Public Works Act, 1894," and by every and any other Act enabling them in that behalf, the Chairman, Wardens, and Inhabitants of the Te Horo Road District hereby order as follows:—

These by-laws shall be deemed to be and shall be read as part of Chapter I. (one) of the by-laws made by special order passed by the Te Horo Road Board, and confirmed the 30th day of November, 1901. In these by-laws "heavy traffic" shall have the meaning given to those words by section 130 of "The Public Works Act, 1894."

1. No person shall engage in any heavy traffic upon any road within the Te Horo Road District until he shall have applied for and be in possession of a license obtained from the Te Horo Road Board, as herein provided, authorising him to engage in such heavy traffic.

2. Every application for such license shall be in writing, and shall state the number of carts or timber-wagons intended to be used in such heavy traffic.

3. Every license issued under these by-laws shall specify the number of carts, junkers, or wagons in respect of which such license is issued; and such license may be issued for three, six, or twelve months. The yearly license fee shall be—For every four-wheeled wagon or two-wheeled junker or dray engaged in heavy traffic, £15 per year, £7 10s. per half-year, £3 15s. for every three months. Provided that any wagon, junker, or dray having tires of not less than 9 in. in width shall only be charged half the foregoing license fees.

4. Provided that drays drawn by not more than two horses and used by settlers for ordinary traffic, such as cartage of firewood, shall be free, and exempt from any such license fees.

5. Heavy traffic, as hereinbefore defined, shall cease during the months of May, June, July, August, and September in every year on all the roads as hereinbefore defined. Provided always that it shall be lawful for the Te Horo Road Board, by advertisement under the hand of the Clerk of the said Board, and published in some newspaper circulating in the Te Horo Road District, from time to time during the said period to exempt any roads, road, or part of a road from the operation of this section for all or any part of such period, and also by any such advertisement to revoke or alter any exemption made by any previous advertisement. Every such advertisement as mentioned in this section shall take effect as part of this by-law. No person shall conduct, or cause or procure to be conducted, any heavy traffic, as hereinbefore defined, on or along any roads, road, or part of a road that shall in terms of this by-law be closed for heavy traffic.

6. Provided that where the roads are closed for heavy traffic the Te Horo Road Board will refund to the licensees such part of fees paid as shall be in proportion to the time lost by the closing of such road.

7. The person for the time being in charge of any vehicle, engine, or machine proceeding or being upon any road shall, whenever required by any officer of the Te Horo Road Board or by any constable so to do, cause such vehicle, engine, or machine to be and remain stopped for a reasonable and sufficient time for the purpose of enabling such officer or constable to inspect, examine, and measure such vehicle, engine, or machine, and every or any part thereof, and the load being transported thereon; and the person so in charge shall permit such inspection, examination, and measurement to be made accordingly: and no person shall obstruct any such officer or constable in or about making such inspection, examination, or measurement.

8. The owner of any wagons, junkers, or carts engaged in heavy traffic shall cause his name and address to be painted on the off side in plain and distinct lettering. Each cart, or wagon, or junker to be distinguished by a consecutive number or letter.

9. Every person who shall do, or cause to be done, or be concerned in doing, anything contrary to any provision of this by-law, or shall omit to do anything required to be done by him by any such provision, shall be guilty of an offence against this by-law, and shall for each such offence be liable to a penalty not exceeding £5 sterling, and, where the offence is a continued one, then to a penalty not exceeding £5 sterling for every day or part of a day during which such offence shall continue.

10. Any person or corporation engaged in heavy traffic may, in lieu of license fees, enter into an agreement with the Te Horo Road Board, and make an annual or other payment by way of compensation for any damage likely to occur on any road, bridge, ferry, or ford therefrom. But such person or corporation entering into an agreement with the Te Horo Road Board shall give security that no special damage will accrue to any road, bridge, ferry, or ford by reason of such heavy traffic thereon; provided that such security shall be held by the Te Horo Road Board until the ending of the agreement to the satisfaction of the Te Horo Road Board.

Te Horo Road Board.—Vehicle License.

No. _____ License fee, _____
 This is to certify that _____, pursuant to the provisions of by-law regulating heavy traffic on roads passed by the Te Horo Road Board on the 30th day of November, 1901, numbered _____, of which _____, of _____, is the owner, is hereby licensed to engage in heavy traffic in flax and timber on the roads under the control of the said Board until the _____ day of _____, 190____.
 Dated this _____ day of _____, 190____.

_____, Clerk.

Made by special order passed by the Te Horo Road Board, and confirmed on the 30th November, 1901, and given under the common seal of the Chairman, Wardens, and Inhabitants of the Te Horo Road District.

Sealed in the presence of—

H. F. EAGAR,
 Clerk.
 ALFRED MONK,
 Chairman.

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

Otaki, 3rd February, 1902.

HENRY F. EAGAR,
 Clerk.

Special Order made by the Remuera Road Board, County of Eden.

Colonial Secretary's Office,
 Wellington, 8th April, 1902.

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

J. G. WARD.

REMUERA ROAD BOARD.

Special Order.—Remuera Waterworks Loan.

IN pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and of all other powers it enabling, the Remuera Road Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £15,000 authorised to be raised by the Remuera Road Board, under the provisions of "The Local Bodies' Loans Act, 1901," for the public work being the construction of all waterworks, water-races, reservoirs, buildings, and machinery of every description which the Remuera Road Board may think necessary or requisite for the purpose of procuring, pumping, and holding water, and supplying water to persons and lands within the limits of the Remuera Road District, and the purchase of all property, real or personal, and material which the Board may think necessary or requisite for the purposes aforesaid, the said Remuera Road Board hereby makes and levies a special rate of ¼d. in the pound upon the rateable value of all rateable property of the Remuera Road District, comprising all that area in the Auckland Land District bounded towards the north generally by Hobson Bay and the Orakei and Purewa Creeks from the Borough of Parnell to the western boundary-line of Section No. 38A, Parish of Waitemata, Rangitoto Survey District; thence towards the east by said Section No. 38A and the production of its western boundary-line to the southern side of the Tamaki Road; thence towards the south-east by the southern side of that road to the north-eastern corner of Allotment No. 34 of Section No. 12 of the Suburbs of Auckland; thence again towards the east by the eastern boundary-line of that allotment to its south-eastern corner; thence again towards the south-east by the south-eastern boundary-lines of Allotments Nos. 34 and 25 of Section No. 12 aforesaid to the south-western corner of the latter section; thence by a right line to the junction of roads at the Harp of Erin Inn; thence towards the south-west by the Great South Road to its junction with the Epsom Road; and thence towards the west generally by the Epsom Road District as described in the *New Zealand Gazette* No. 42, 18th May, 1883, and by the Boroughs of Newmarket and Parnell to the place of commencement; and that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable half-yearly on the 31st day of May and the 30th day of November in each year during the currency of such loan, being a period of forty-two years, or until the loan is fully paid off.

Dated this 12th day of February, 1902.

THOMAS BUDDLE,
 Chairman.

I hereby certify that the foregoing special order was duly passed at a meeting of the Remuera Road Board held on the 14th day of March, 1902.

WM. J. DINNISON,
 Clerk of the Remuera Road Board.

3rd April, 1902.

Special Order made by the Waiwakaiho Road Board, County of Taranaki.

Colonial Secretary's Office,
 Wellington, 9th April, 1902.

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

J. G. WARD.

WAIWAKAIHO ROAD BOARD.

IN pursuance and exercise of the powers vested in them in that behalf by "The Road Boards Act, 1882," and "The Local Bodies' Loans Act, 1886," and of any Act or Acts amending or repealing the same, the Waiwakaiho Road Board do hereby resolve as follows: That for the purpose of providing the interest and other charges on a loan of £50 authorised to be raised by the Waiwakaiho Road Board, under the provisions of "The Local Bodies' Loans Act, 1886," for grading, forming, and metalling on the Kent Road, the said Board do hereby make and levy a special rate of ¼d. in the pound upon the rateable valuation of all rateable property of the Upper Kent Road Special Rating

District, comprising Section 107, Block II., Sections 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 105, 106, 108, 126, 127, 128, 131, and 147, Block VI., all in the Egmont Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable on the 1st day of September in each and every year during a period equal to the currency of such loan, being a period of twenty-six years, or until the loan is fully paid off.

The above special order was duly made by the Waiwakaio Road Board on the 21st day of February, 1902, and passed by the Board on the 3rd day of April, 1902, in accordance with "The Road Boards Act, 1882."

ARTHUR MORTON,
Clerk to the Board.

Egmont Village, 5th April, 1902.

Result of Poll for Proposed Loan, Borough of Carterton.

Colonial Secretary's Office,
Wellington, 8th April, 1902.

THE following notice, received from the Mayor of the Borough of Carterton, is published in accordance with the provisions of "The Municipal Corporations Act, 1900."

J. G. WARD.

CARTERTON BOROUGH COUNCIL.

To the Hon. the Colonial Secretary, Wellington.
IN pursuance of the provisions of "The Municipal Corporations Act, 1900," I hereby give you notice that a poll was taken on the 27th day of March, 1902, on the proposal to borrow £10,000 for the purpose of providing a high-pressure water-supply for the Borough of Carterton, and that such proposal was duly carried.

Number of votes recorded in favour of the proposal, 215; number of votes recorded against the proposal, 98; informal, 3.

JAMES BAILLIE,
Mayor.

I, James Baillie, of Carterton, chemist, and Mayor of the Borough of Carterton, do solemnly and sincerely declare that all proceedings required by law to be taken in or towards obtaining the sanction of the electors to the proposal to borrow £10,000 for the purpose of providing a high-pressure water-supply for the Borough of Carterton have been duly taken, and that the resolution in favour of the proposal has been duly carried; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

JAMES BAILLIE,
Mayor.

Declared at Carterton, this 29th day of March, 1902, before me—A. Bish, Justice of the Peace in and for the Colony of New Zealand.

Result of Poll for Proposed Loan, Borough of Mornington.

Colonial Secretary's Office,
Wellington, 8th April, 1902.

THE following notice, received from the Mayor of the Borough of Mornington, is published in accordance with the provisions of "The Municipal Corporations Act, 1900."

J. G. WARD.

BOROUGH OF MORNINGTON.

To the Honourable the Colonial Secretary for the Colony of New Zealand, Wellington.

NOTICE is hereby given that on the 25th day of March, 1902, a poll of the electors of the Borough of Mornington was taken upon the proposal that the Borough of Mornington should borrow the sum of £40,000 for the purpose of constructing, providing, and establishing a system of tramways for the Borough of Mornington, both within and without the said borough, and the purchase or other acquisition of all lands, buildings, and structures necessary for carrying out such public work, and that such proposal was duly carried at such poll as aforesaid.

Dated at Mornington, this 2nd day of April, 1902.

JAMES ANNAND,
Mayor of the Borough of Mornington.

In the matter of "The Municipal Corporations Act, 1900"; and in the matter of a proposal by the Borough of Mornington to borrow the sum of £40,000 to construct or acquire tramways.

I, James Annand, of Mornington, in the Provincial District of Otago and Colony of New Zealand, builder, do solemnly and sincerely declare,—

1. That I am Mayor of the Borough of Mornington.
2. That all proceedings required by law to be taken in or towards obtaining the sanction of the electors of the Borough of Mornington to the above-mentioned proposal have been duly taken in accordance with the provisions of the above-mentioned Act.

3. That on the 25th day of March, 1902, a poll of the said electors was duly taken and the said proposal was duly carried.

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

JAMES ANNAND.

Declared at Dunedin, this 2nd day of April, 1902, before me—Thos. Ross, a Justice of the Peace for the Colony of New Zealand.

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs,
Wellington, 8th April, 1902.

IT is hereby notified for public information that the Hon. the Commissioner of Trade and Customs has decided to interpret the Customs and Excise Duties Acts in relation to the undermentioned articles as follows:—

NOTE.—"Not otherwise enumerated" appears as n.o.e.; "other kinds" as o.k.; "articles and materials suited only for, and to be used solely in, the fabrication of goods in the colony" as a. & m.s. Articles marked thus * are revised decisions.

Articles, and how classed.	Rate of Duty.
02/357. Dentists' cleansing-paste; as soap n.o.e.	25 per cent.
02/319. Expanded metal lathing; as building-materials n.o.e.	Free.
02/224. Mock glacé kid, made from sheep-skin; as sheepskins	3d. per lb.
*02/46. Ribbons, unprinted, cut into lengths not exceeding 21 in., for cigar-wrappers; as a. & m.s.	Free.
02/239. Shears with serrated edge, and not less than 10 in. in length; as artificers' tools	Free.
02/287. "Saponine," hard benzine soap; as soft-soap	20 per cent.
02/316. Timber logs, squared with saw; as timber, rough-sawn	2s. per 100 sup. ft.

W. T. GLASGOW,
Secretary and Inspector.

Commissioner's Order No. 688.]

Tenders.

Railway Department (Head Office),
Wellington, 8th April, 1902.

THE following list of accepted tenders for lease of refreshment-rooms at the undermentioned stations on the New Zealand Government railways for three years ending 31st March, 1905, is published for general information.

T. RONAYNE,

General Manager, New Zealand Railways.

Station.	Name.	Rental per Annum.
Auckland	Miss A. E. Smith	£ 80
Mercer ..	T. E. Hallett ..	330
Te Aute ..	William Daniell ..	100
Waipukurau ..	George Oakenfull ..	443
Woodville ..	E. W. Ruddick ..	817
Patea ..	W. Freeman ..	150
Aramoho ..	W. Freeman ..	350
Palmerston North	Jubal Fleming ..	425
Kaitoke ..	Charles Benzie ..	250
Christchurch ..	T. R. Quill ..	1,200
Ashburton ..	J. Dineen ..	700
Timaru ..	D. Mahoney ..	350
Oamaru ..	J. J. Sweeney ..	270
Palmerston South	Edward Smith ..	275
Dunedin ..	Charles McVeigh ..	650
Clinton ..	R. Irving, jun. ..	65
Totara Flat ..	H. Erickson ..	10

Tenders for Native Timber, New Zealand Railways.

Railway Department (Head Office), Wellington, 9th April, 1902.

THE undermentioned successful and unsuccessful tender-rates for the supply of native timber for 1902-3 for the New Zealand railways are published for general information.

T. RONAYNE,
General Manager, New Zealand Railways.

Tenderer.	Matai.	Totara.	White-pine.	Rimu.		Remarks.
				First-class.	Ordinary Building.	
CHRISTCHURCH SECTION: SAWN TIMBER, HALF-INCH AND UNDER.						
	s. d.	s. d.	s. d.	s. d.	s. d.	
W. White and Co.	9 3	13 0	7 0	7 9	7 0	Accepted.
Williams, Stephens, and Co. (Limited)..	9 6	14 0	7 6	8 6	7 6	Declined.
Wallace and Laurie	9 6	14 0	7 6	8 6	8 0	"
J. T. Brown and Son.. .. .	10 0	13 0	6 6	9 0	7 6	"
John Waller and Son.. .. .	11 6	15 0	7 6	8 6	8 0	"
CHRISTCHURCH SECTION: SAWN TIMBER, OVER HALF-INCH.						
W. White and Co.	17 3	22 0	11 0	11 6	11 0	Accepted.
Williams, Stephens, and Co. (Limited)..	18 0	22 6	11 8	12 5	11 10	Declined.
Wallace and Laurie	19 0	23 6	11 9	12 6	11 9	"
J. T. Brown and Son.. .. .	18 6	23 6	12 0	13 0	12 0	"
John Waller and Son.. .. .	18 9	23 9	13 0	13 3	12 7	"
CHRISTCHURCH SECTION: WROUGHT TIMBER, HALF-INCH AND UNDER.						
W. White and Co.	9 6	13 6	8 0	11 0	10 6	Accepted.
Williams, Stephens, and Co. (Limited)..	10 6	15 0	9 6	13 0	12 9	Declined.
Wallace and Laurie	10 9	15 6	9 6	13 0	12 0	"
J. T. Brown and Son	11 0	15 0	9 6	11 6	11 0	"
John Waller and Son	12 6	16 9	10 0	12 3	11 9	"
CHRISTCHURCH SECTION: WROUGHT TIMBER, OVER HALF-INCH.						
W. White and Co.	18 6	23 0	12 6	15 6	14 9	Accepted.
Williams, Stephens, and Co. (Limited)..	19 0	23 6	13 0	16 6	16 0	Declined.
Wallace and Laurie	20 0	24 6	13 3	16 9	15 9	"
J. T. Brown and Son	20 0	25 0	13 0	15 3	14 3	"
John Waller and Son	20 0	25 6	14 0	15 3	14 6	"
DUNEDIN AND INVERCARGILL SECTIONS: SAWN TIMBER.						
Massey and Co.	6 0	7 6	6 0	Accepted.
A. and D. Macpherson and Co.	7 0	8 0	7 0	Declined.
"	23 0	No tender accepted.
Geo. A. Harrington	6 6	8 0	6 6	Declined.
DUNEDIN AND INVERCARGILL SECTIONS: WROUGHT TIMBER.						
Massey and Co.	7 6	9 6	8 6	Accepted.
A. and D. Macpherson and Co.	8 6	10 6	9 6	Declined.
"	26 6	No tender accepted.
Geo. A. Harrington	10 3	..	10 3	Declined.

Tenders for Horse-forage, New Zealand Railways.

Railway Department (Head Office), Wellington, 9th April, 1902.

THE undermentioned successful and unsuccessful tender-rates for the supply of horse-forage for 1902-3 for New Zealand railways are published for general information.

T. RONAYNE,
General Manager, New Zealand Railway

Beans, Old, Crushed.	Bran.	Carrots.	Chaff, Oaten, Unthreshed.	Hay, Meadow.	Oats.		Straw.	Straw, Pressed.	Green Feed, Rye and Oats.
					Crushed, Old.	Whole, Old.			
J. J. CRAIG, AUCKLAND SECTION (ACCEPTED).									
3/6 bushel	0/9½ bushel	40/0 ton	70/0 ton	80/0 ton	3/3 bushel	3/0 bushel	50/0 ton	55/0 ton	8d. bundle.
W. AND G. WINSTONE, AUCKLAND SECTION (DECLINED).									
3/3 bushel	1/0 bushel	35/0 ton	80/0 ton	65/0 ton	3/0 bushel	2/11 bushel	57/6 ton	57/6 ton	6d. bundle.
GEORGE TRELEAVEN AND CO., CHRISTCHURCH SECTION (ACCEPTED).									
3/0 bushel	1/0 bushel	20/0 ton	70/0 ton	70/0 ton	2/8 bushel	2/7 bushel	25/0 ton	35/0 ton	2½d. bundle.
THOMAS WREAKS, CHRISTCHURCH SECTION (DECLINED).									
..	0/10 bushel	17/6 ton	70/0 ton	80/0 ton	2/9 bushel	2/8 bushel	25/0 ton	32/6 ton	3d. bundle.

Rules under "The Law Practitioners Act, 1882."

BY virtue of the powers vested in us, the Judges of the Supreme Court of New Zealand, by law, it is ordered by us that the following rules under "The Law Practitioners Act, 1882," shall come into operation at once, namely:—

1. Rule 11 of the rules published in the *New Zealand Gazette* on the 26th July, 1900, shall be amended as follows: In subsection 4 the words "and torts" shall be struck out, and in subsection 7 the words "and torts" shall be added to the words "criminal law."
2. Whenever the words "and torts" occur in Rules 1 and 2, published in the *New Zealand Gazette* of the 11th April, 1901, the same shall be deleted.

Dated at Wellington, this 7th day of April, 1902.

ROBERT STOUT, C.J.
 JOSHUA STRANGE WILLIAMS.
 J. E. DENNISTON.
 EDWD. T. CONOLLY.
 W. B. EDWARDS.
 THEO. COOPER.

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.

Bonus for Treatment of Auriferous Black Sand.

Mines Department,
 Wellington, N.Z., 14th November, 1901.

NOTICE is hereby given that a bonus of £2,000 will be paid to any person who, before the 1st January, 1904, shall invent such appliances as will successfully save gold from black sands in New Zealand.

The bonus will be paid on compliance with the following conditions:—

1. The invention shall, in its main features, differ from all machinery and appliances at present in use for the saving of gold, whether coarse or fine.
2. It shall be readily transportable from place to place, and shall be capable of utilising local water for all its requirements.
3. The invention must be capable of treating not less than 30 cubic yards an hour of black sand or any coarser material up to a diameter of 4 in.; and it must be capable of treating such material profitably where there is not more than a value, in gold, of 3d. per cubic yard; not less than 80 per cent. of the gold contained in the material to be recovered by the machine.
4. No bonus to be paid until the invention has been continuously worked for not less than six months, and it shall, during that period, have treated not less than 100,000 cubic yards of material, working three shifts a day.
5. The bonus will be paid on the certificate of an officer that not less than twenty persons other than the applicant for the bonus are successfully working the invention.
6. Any person who receives the bonus shall not be allowed to take out patent rights in New Zealand for his invention.

JAMES MCGOWAN,
 Minister of Mines.

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

Department of Labour,
 Wellington, 27th February, 1902.

NOTICE is hereby given that, pursuant to an application in that behalf made to me by the Lyttelton Maritime and Wharf Labourers' Industrial Union of Workers, registered No. 273, situated at Lyttelton, 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 cancellation, and the same is set aside accordingly.

EDWARD TREGEAR,
 Registrar of Industrial Unions.

CROWN LANDS NOTICES.

Lands in Otago Land District forfeited.

Department of Lands and Survey,
 Wellington, 2nd April, 1902.

IT is hereby notified that, the leases of the under-mentioned lands having been forfeited by resolutions of the Otago Land Board, the said lands have reverted to the Crown, under the provisions of "The Land Act, 1892."

SCHEDULE.

OTAGO LAND DISTRICT.

Section.	Block.	Survey District.	Lessee.	Tenure.
16	XII.	Tarras ..	J. Waide ..	L.I.P.
24	VIII.	Maruwenua (Tokarahi Estate)	A. H. McKay..	"
21	"	Ditto ..	C. Sutherland	"
30	XI.	Maniototo ..	R. H. Browne..	"
2, 3	VIII.	Otepopo ..	T. Rickard ..	"
8	XVI.	Maniototo ..	J. Ryan ..	"
47	VII.	Woodland ..	H. & G. J. Norton	"
26	XVI.	Maniototo ..	F. Meade ..	"
53	VI.	Rankleburn	G. Harris ..	"
16	I.	Martin's Bay	J. George ..	P.L.
43	II.			
23	VI.	Rankleburn	E. Hooker ..	O.R.P.
7	XIII.	Pomahaka Downs Est.	J. Herriott ..	L.I.P.

T. Y. DUNCAN,
 Minister of Lands.

Lands in Auckland Land District forfeited.

Department of Lands and Survey,
 Wellington, 8th April, 1902.

IT is hereby notified that, the leases and licenses of the undermentioned Crown lands having been forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

Section.	Block.	District.	Tenure.	Lessee or Licensee.
66	..	Rangitaiki ..	L. in P.	A. Thompson.
88, 87	..	Hoteo Parish	P.L.	J. G. Matheson.
161	..	Koheroa Parish	O.R.P.	R. A. Downie.
61	..	Rangitaiki ..	L. in P.	J. W. Prebble.
62	..	" ..	"	F. L. East.
3, 4, 5	II.	Herékino S.D.	O.R.P.	R. H. Bowman.

T. Y. DUNCAN,
 Minister of Lands.

Crown Lands in Forest Gate Settlement, Hawke's Bay Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Napier, 9th April, 1902.

THE undermentioned Crown lands will be open for selection on lease in perpetuity, at the District Lands and Survey Office, Napier, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments, on Monday, the 19th day of May, 1902.

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

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIPAWA COUNTY.—RUATANIWA SURVEY DISTRICT.

Forest Gate Settlement.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.

GROUP A.—DAIRY FARMS.—FOR LEASE IN PERPETUITY.

Subdivision 1.

	A.	R.	P.	s.	d.	£	s.	d.
8	VII.	376	0	0	6	9	25	63 13 8
1	XI.	399	0	0	6	9	25	67 11 7
5	VII.	478	0	0	6	3	25	74 19 8

Subdivision 2.

2	XI.	323	0	0	7	0	25	56 14 6
3	VIII.	315	0	0	6	9	25	53 7 1
3	VII.	387	0	0	5	4	75	52 4 11
4	"	426	0	0	4	6	25	48 3 10

Subdivision 3.

2	XII.	105	0	0	6	9	25	17 15 8
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Subdivision 4.

4	VIII.	41	3	0	6	1	75	6 8 4
5	"	41	3	28	6	7	75	6 19 5
6	"	42	2	0	6	10	75	7 6 7
7	"	31	1	20	6	10	75	5 8 3
8	"	25	1	0	8	9	25	5 10 9
11	"	34	3	0	8	6	25	7 8 1

Subdivision 5.

9	VIII.	24	0	0	8	6	25	5 2 4
10	"	24	0	0	8	6	25	5 2 4
12	"	13	2	34	8	0	25	2 15 0
13	"	14	1	35	8	0	25	2 18 0
14	"	19	2	20	8	3	25	4 1 2
15	"	17	2	21	8	0	25	3 10 9

GROUP B.—PARTLY FOR FARMS AND PARTLY FOR GRAZING.

Subdivision 6.

1	VII.	498	0	0	5	0	25	62 11 2
2	"	623	0	0	4	6	25	70 9 6

Subdivision 7.

6	VII.	637	0	0	6	0	25	95 18 11
7	"	549	0	0	6	3	25	86 2 6

Subdivision 8.

1	VIII.	644	0	0	5	1	75	82 18 3
3	XI.	602	0	0	6	3	25	94 8 9
1	XII.	596	0	0	4	3	25	63 13 11
3	"	624	0	0	5	3	25	82 5 9

Subdivision 9.

2	VIII.	844	0	0	6	0	25	(127 2 6 *38 16 10
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* Interest and sinking fund on buildings valued at £996, repayable in twenty-one years by half-yearly instalments of £38 16s. 10d. Total half-yearly payment, £165 19s. 4d.

ERIC C. GOLD SMITH,
Commissioner of Crown Lands.

Crown Lands in Kumeroa Settlement, Hawke's Bay Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Napier, 9th April, 1902.

THE undermentioned Crown lands will be open for selection on lease in perpetuity at the District Lands and Survey Office, Napier, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments, on Monday, the 12th day of May, 1902.

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

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WOODVILLE COUNTY.—WOODVILLE SURVEY DISTRICT.

Kumeroa Settlement.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre.	Half-yearly Rent.
<i>Group A.—Dairy Farms.</i>				
45	IX.	114 2 0	0 12 0	34 7 0
47	"	85 0 0	0 13 9	29 4 6
49	"	76 0 0	0 14 0	26 12 0
51	"	77 0 0	0 15 6	29 16 9
52	"	108 0 0	0 16 0	43 14 0
54	"	79 0 0	0 15 6	30 12 3

Group B.—Partly for Farms and partly for Grazing.

Subdivision 1.

44	IX.	614 0 0	0 8 9	{ 134 6 3 *12 5 8
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Subdivision 2.

46	IX.	189 2 0	0 9 3	43 16 6
50	"	172 0 0	0 10 0	43 0 0
53	"	181 0 0	0 10 9	48 13 0

Subdivision 3.

35	XIII.	729 0 0	0 7 3	132 2 8
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Subdivision 4.

34	XIII.	548 0 0	0 6 9	92 9 6
36	"	459 0 0	0 7 3	{ 83 4 0 +4 7 9
37	"	316 0 0	0 7 1½	56 5 9

* Interest and sinking fund on buildings valued at £315, repayable in twenty-one years by half-yearly instalments of £12 5s. 8d. Total half-yearly payment, £146 11s. 11d.

† Interest and sinking fund on buildings valued at £113 10s., repayable in twenty-one years by half-yearly instalments of £4 7s. 9d. Total half-yearly payment, £87 11s. 9d.

ERIC C. GOLD SMITH,
Commissioner of Crown Lands.

Crown Lands in Eccleston Settlement, Canterbury Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Christchurch, 9th April, 1902.

THE undermentioned Crown lands will be open for selection on lease in perpetuity at the District Lands and Survey Office, Christchurch, and at the Survey Office, Timaru, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments, on Monday, the 12th day of May, 1902.

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

SCHEDULE.

CANTERBURY LAND DISTRICT.—WAIMATE COUNTY.—OTAIO SURVEY DISTRICT.

Eccleston Settlement.—Ordinary Farms.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.

Subdivision A.

	A.	R.	P.	£	s.	d.	£	s.	d.
1	XIV.	353	1	18	0	7	0	61 16 9	

Subdivision B.

2	"	215	3	10	0	8	0	43 3 3
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Subdivision C.

3	XV.	444	1	8	0	8	6	{ 94 8 3 *36 13 2
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Subdivision D.

4	"	231	3	30	0	8	4	48 14 2
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* Interest and sinking fund on buildings valued at £940, repayable in twenty-one years by half-yearly instalments of £36 13s. 2d. Total half-yearly payment, £131 1s. 5d.

THOS. HUMPHRIES,
Commissioner of Crown Lands.

Land in Aparima Hundred for Sale under Section 114 of "The Land Act, 1892."

District Lands and Survey Office,
Invercargill, 8th April, 1902.

IT is hereby notified, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned Crown land will be offered to the holder of the adjoining land under section 114 of "The Land Act, 1892," on or after the 9th July, 1902.

SCHEDULE.

SECTION 51, Block III., Aparima Hundred: 1 acre 3 roods 11 perches.

JOHN HAY,
Commissioner of Crown Lands.

Crown Lands in Tokaora Settlement, Taranaki Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
New Plymouth, 22nd March, 1902.

THE undermentioned Crown lands will be open for selection at the District Lands and Survey Office, New Plymouth, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments, on Monday, the 5th day of May, 1902.

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.

SCHEDULE.

TARANAKI LAND DISTRICT.—HAWERA COUNTY.—WAIMATE SURVEY DISTRICT.—TOKAORA SETTLEMENT.

Dairy Farms.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.
93	..	A. R. P. 137 2 0	£ s. d. 1 2 0.6	£ s. d. 75 15 11
100	..	A. R. P. 87 2 0	£ s. d. 1 2 6.5	£ s. d. 49 6 6

Section 93, Block VIII.; 137 acres 2 roods: About half of this section is level land, the remainder being gentle slopes to the Waingongoro River; it is nearly all ploughable, rich agricultural country, in English grass, permanently watered, and has never been cropped. Sheltered from prevailing winds. A new double wire fence, with boxthorn between, has been erected along the south-western boundary. The tenant will be required to keep the wire fence on his side in good order until the boxthorn is strong enough to do without support. This section is fenced on all sides excepting the river boundary, but the river alone forms a good natural fence for the most part. Has frontage to Ohawe Road. Distance from Borough of Hawera, about four miles, of which three are metalled. The improvements (which go with the land) consist of 108½ chains of fencing, valued at £77. Height above sea-level, from 40 ft. to 270 ft.

Section 100, Block VIII.; 87 acres 2 roods: First-class rich agricultural land, at an altitude ranging from 195 ft. to 245 ft. above sea-level. The swampy portion may be easily drained through the reserve laid off for that purpose along and through the northern boundary of the section. This section is divided into two paddocks, is well watered, and fairly well sheltered, and with the exception of the paddock at the south-eastern corner has never been cropped, and is now in good English grass. Distance from Borough of Hawera and Hawera Railway-station, about four miles, three miles being a good metalled road. The improvements (which go with the land) consist of 87½ chains of fencing, valued at £50 3s. 2d.

JAMES MACKENZIE,
Commissioner of Crown Lands.

Lands in Kitchener Hamlet, Auckland Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Auckland, 19th March, 1902.

NOTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 22nd day of April, 1902, under the

provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—TITIRANGI PARISH.
Kitchener Hamlet.

Section.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
		Rent per Acre per Annum.	Half-yearly Rent.
1	A. R. P. 2 2 29	£ s. d. 2 7 0	£ s. d. 3 3 0
2	2 1 8	2 7 0	2 14 0
3	2 0 0	2 9 0	2 9 0
4	1 3 17	2 7 0	2 3 8
5	2 0 0	2 12 0	2 12 0
6	2 0 0	2 10 0	2 10 0
7	2 0 0	2 16 0	2 16 0
8	2 0 0	2 11 0	2 11 0
9	1 2 0	2 18 0	2 3 6
10	1 2 0	3 0 0	2 5 0
11	1 2 0	3 0 0	2 5 0
12	1 2 0	2 16 0	2 2 0

GERHARD MUELLER,
Commissioner of Crown Lands.

Lands in Rotoiti Township open for Lease by Public Auction.

District Lands and Survey Office,
Auckland, 12th March, 1902.

NOTICE is hereby given that the undermentioned sections in the Township of Rotoiti will be offered for lease by public auction, at the Courthouse, Rotorua, for a term of twenty-one years, with right of renewal for a further term of twenty-one years, at this office, on Friday, the 16th day of May, 1902, at 11 a.m. Sections not disposed of on that date will thereafter be open for leasing at the upset rentals.

SCHEDULE.

AUCKLAND LAND DISTRICT.—ROTORUA COUNTY.—TOWNSHIP OF ROTOITI.

(Under "The Native Townships Act, 1895.")

Lot.	Block.	Area.	Upset Annual Rental.	Lot.	Block.	Area.	Upset Annual Rental.
1	V.	A. R. P. 0 1 0	£ s. d. 2 0 0	11	VIII.	A. R. P. 0 1 0	£ s. d. 2 0 0
2	"	0 1 0	2 0 0	12	"	0 1 0	2 0 0
3	"	0 1 0	2 0 0	13	"	0 1 0	2 0 0
4	"	0 1 0	2 0 0	14	"	0 1 0	2 0 0
5	"	0 1 0	2 0 0	15	"	0 1 0	2 0 0
6	"	0 1 0	2 0 0	16	"	0 1 0	2 0 0
7	"	0 1 0	2 0 0	17	"	0 1 0	2 0 0
8	"	0 1 0	2 0 0	18	"	0 1 0	2 0 0
9	"	0 1 0	2 0 0	19	"	0 1 0	2 0 0
10	"	0 1 0	2 0 0	20	"	0 1 0	2 0 0
11	"	0 1 0	2 0 0	10	XI.	0 1 0	2 0 0
12	"	0 1 0	2 0 0	11	"	0 1 0	2 0 0
13	"	0 1 0	2 0 0	12	"	0 1 0	2 0 0
14	"	0 1 0	2 0 0	13	"	0 1 0	2 0 0
15	"	0 1 0	2 0 0	14	"	0 1 0	2 0 0
16	"	0 1 0	2 0 0	15	"	0 1 0	2 0 0
17	"	0 1 0	2 0 0	16	"	0 1 0	2 0 0
18	"	0 1 0	2 0 0	17	"	0 1 0	2 0 0
19	"	0 1 0	2 0 0	10	XIV.	0 1 0	2 0 0
20	"	0 1 0	2 0 0	11	"	0 1 0	2 0 0
1	VIII.	0 1 0	2 0 0	12	"	0 1 0	2 0 0
2	"	0 1 0	2 0 0	13	"	0 1 0	2 0 0
3	"	0 1 0	2 0 0	14	"	0 1 0	2 0 0
4	"	0 1 0	2 0 0	15	"	0 1 0	2 0 0
5	"	0 1 0	2 0 0	16	"	0 1 0	2 0 0
6	"	0 1 0	2 0 0	17	"	0 1 0	2 0 0
7	"	0 1 0	2 0 0	18	"	0 1 0	2 0 0
8	"	0 1 0	2 0 0	19	"	0 1 0	2 0 0
9	"	0 1 0	2 0 0	20	"	0 1 0	2 0 0
10	"	0 1 0	2 0 0				

Rotoiti Township is situated at the east end of Rotoiti Lake, which has an elevation of 910 ft. above sea-level, and is accessible by the new main road, Rotorua to Te Teko and Whakatane, about nineteen miles from Rotorua.

G. MUELLER,
Commissioner of Crown Lands.

Kauri Timber in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office,
Auckland, 19th March, 1902.

IT is hereby notified that the kauri timber as below will be submitted for sale by public auction at this office on Friday, the 2nd day of May, 1902, at 11 a.m.

Whangarei County: The kauri timber on Section 17, Block I., Opuawhanga Survey District, comprising 155 green trees, or about 571,411 superficial feet of timber, and 42 dry trees, or about 108,589 superficial feet of timber—total quantity, about 680,000 superficial feet; total upset price, £425.

The kauri timber on Section 21, Block I., Opuawhanga Survey District, comprising 156 green trees, or about 471,680 superficial feet; total upset price, £294 15s.

These lands are situated from ten to twelve miles from Whakapara Railway-station. Section 21 is situated about three miles from Helena Bay.

Terms of Sale.—One-half cash on fall of the hammer, and the balance within six months. Eighteen months from date of sale allowed for removal of timber.

GERHARD MUELLER,
Commissioner of Crown Lands.

Lands in Methuen Hamlet, Auckland Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Auckland, 19th March, 1902.

NOTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 22nd day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—TITIRANGI SURVEY DISTRICT.
Methuen Hamlet.

Hamlet.	Section.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.
Methuen	1	A. R. P.	£ s. d.	£ s. d.
	2	1 3 12	3 8 0	3 2 1
	3	1 2 0	3 8 0	2 11 0
	4	1 2 0	3 6 0	2 9 6
	5	1 2 0	3 1 0	2 5 9
	6	1 2 0	3 1 0	2 5 9
	7	2 0 28	3 1 0	3 6 4
	8	2 0 0	3 1 0	3 1 0
	9	2 0 0	2 15 0	2 15 0
	10	2 0 29	2 15 0	3 0 0
	11	2 0 0	2 15 0	2 15 0
	12	2 0 0	2 15 0	2 15 0
	13	2 0 29	2 18 0	3 3 3
	14	2 0 0	2 18 0	2 18 0
	15	2 0 0	2 18 0	2 18 0
	16	2 0 0	2 15 0	2 15 0
	17	2 1 7	2 12 0	2 19 11
	18	2 0 31	2 5 0	2 9 5
	19	2 0 0	2 15 0	2 15 0
	20	2 1 7	2 8 0	2 15 1
	21	2 1 2	2 8 0	2 14 4
	22	2 0 0	2 12 0	2 12 0
	23	2 0 0	2 12 0	2 12 0
	24	2 0 0	2 12 0	2 12 0
	25	2 0 34	2 15 0	3 0 10
	26	1 3 0	2 18 0	2 10 9
	27	2 2 7	2 18 0	3 13 9
	28	2 2 18	2 15 0	3 11 10
	29	4 0 31	2 12 0	5 9 0

ORDINARY FARM.

(To be disposed of on Lease in Perpetuity under the Conditions applicable to Rural Land.)

Methuen	*30	10 3 37	2 18 0	{ 15 18 5 +17 13 6
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* This section contains an eight-roomed house, outbuildings, and orchard. It will be open for application for lease in perpetuity under the regulations applicable to agricultural lands, and not under the workmen's-homes conditions.

† Interest and sinking fund on buildings valued at £350, repayable in fourteen years by half-yearly instalments of £17 13s. 6d.: total half-yearly, £33 11s. 11d.

GERHARD MUELLER,
Commissioner of Crown Lands.

Lands in Cradock Hamlet, Auckland Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Auckland, 19th March, 1902.

NOTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 22nd day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—TITIRANGI SURVEY DISTRICT.
Cradock Hamlet.

Section.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
		Rent per Acre per Annum.	Half-yearly Rent.
19	A. R. P.	£ s. d.	£ s. d.
20	1 2 2	2 13 0	1 19 9
21	1 2 2	2 15 0	2 1 7
22	1 2 11	2 16 0	2 2 5
23	2 0 0	2 18 0	2 5 6
24	2 0 19	2 8 0	2 8 0
25	2 0 0	2 13 0	2 16 2
26	2 0 0	2 7 0	2 7 0
27	2 0 29	2 10 0	2 14 6
28	3 0 5	2 1 0	3 2 2
29	2 0 0	2 8 0	2 8 0
30	1 3 34	2 3 0	2 2 3
31	2 2 3	1 16 0	2 5 4
32	2 2 8	2 7 0	2 19 11
32	2 3 2	2 8 0	3 6 4

GERHARD MUELLER,
Commissioner of Crown Lands.

Lands in Plumer Hamlet, Auckland Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Auckland, 19th March, 1902.

NOTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 22nd day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—TITIRANGI SURVEY DISTRICT.
Plumer Hamlet.

Hamlet.	Section.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.
Plumer	1	A. R. P.	£ s. d.	£ s. d.
	2	4 1 11	0 13 0	1 8 1
	3	4 3 12	0 14 0	1 13 9
	4	4 3 9	0 15 0	1 16 1
	5	4 2 5	0 16 0	1 16 3
	6	4 0 38	0 17 0	1 16 0
	7	3 3 33	0 18 0	1 15 8
	8	3 2 30	1 0 0	1 16 11
	9	2 0 0	1 2 0	1 2 0
	10	1 3 32	1 1 0	1 0 6
	11	2 0 0	1 3 0	1 3 0
	12	3 0 11	0 14 0	1 1 6
	13	3 2 20	0 15 0	1 7 2
	14	3 3 25	0 16 0	1 11 3
	15	4 0 30	0 17 0	1 15 8
	16	4 1 15	0 18 0	1 19 2
	17	4 0 11	1 0 0	2 0 9
	18	2 0 32	1 3 0	1 5 3
	19	2 1 29	1 1 0	1 5 6
19	3 1 16	1 1 0	1 15 3	

GERHARD MUELLER,
Commissioner of Crown Lands.

Land in Tarawahi Hamlet, Canterbury Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Christchurch, 24th February, 1902.

NOTICE is hereby given that the undermentioned land will be open for selection on lease in perpetuity at this office on Wednesday, the 16th day of April, 1902, as a workman's-home allotment, under the provisions of "The Land for Settlements Consolidation Act, 1900."

SCHEDULE.

SELWYN COUNTY.—CHRISTCHURCH SURVEY DISTRICT.—TARAWAHI HAMLET.

First-class Land.

Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
			Rent per Acre.	Half-yearly Rent.
17	XV.	A. R. P. 0 2 25	£ s. d. 6 11 7	£ s. d. 2 3 2

This section is situated on the north bank of the River Heathcote, about 16 chains westward from Colombo Road, and about two miles and a quarter southward from the Christchurch Post-office. It comprises all flat agricultural land, with from 6 in. to 10 in. of black loamy soil on sandy subsoil. There is a hot-house on the section 30 ft. by 11 ft., with brick walls and ends 3 ft. 7 in. high, glass roof, and two glass doors.

THOS. HUMPHRIES,
Commissioner of Crown Lands.

Crown Lands in Maytown Settlement, Canterbury Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Christchurch, 19th March, 1902.

NOTICE is hereby given that the undermentioned Crown lands in the Maytown Settlement will be open for selection on lease in perpetuity, at this office, and at the Survey Office, Timaru, on Monday, the 28th day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

CANTERBURY LAND DISTRICT.—COUNTY OF WAIMATE.—MAYTOWN SETTLEMENT.

First class Land.

Survey District.	Section.	Block.	Area.	Lease in Perpetuity: Rent, 5 per Cent.	
				Rent per Acre per Annum.	Half-yearly Rent.

ORDINARY FARMS.

Subdivision 1.

			A. R. P.	s. d.	£ s. d.
Waimate ..	1	XI.	51 2 0	13 6	17 7 8
" ..	2	"	46 2 37	14 6	16 18 10
" ..	3	XV.	60 0 32	14 9	22' 4 0
" ..	5	"	43 1 2	14 0	15 2 10

Subdivision 2.

			A. R. P.	s. d.	£ s. d.
Waimate ..	4	XV.	36 0 5	14 9	13 5 9
" ..	8	"	26 0 0	15 0	9 15 0
" ..	9	"	28 2 0	15 6	11 0 11
" ..	10	"	37 1 17	14 9	13 15 6
" ..	11	"	36 0 0	15 0	13 10 0

Subdivision 3.

			A. R. P.	s. d.	£ s. d.
Waimate ..	6	XV.	12 0 0	15 6	4 13 0
" ..	7	"	10 0 0	16 0	4 0 0

* Interest and sinking fund on cottage valued at £20, repayable in seven years by half-yearly instalments of £1 14s. 7d.: total half-yearly payment, £12 15s. 6d.

THOS. HUMPHRIES,
Commissioner of Crown Lands.

Crown Lands in Lyndon No. 2 Settlement, Canterbury Land District, open for Selection.

District Lands and Survey Office,
Christchurch, 19th March, 1902.

NOTICE is hereby given that the undermentioned farms and small grazing-runs will be open for lease at this office on Monday, the 21st day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments. The farms will be opened on the lease-in-perpetuity system, and the small grazing-runs on lease for the term of twenty-one years.

SCHEDULE.

CANTERBURY LAND DISTRICT.—AMURI COUNTY.

Lyndon No. 2 Settlement.

Survey District.	Section.	Block.	Area.	Rent, 5 per Cent.	
				Rent per Acre per Annum.	Half-yearly Rent.

Group A. Ordinary Farms.—For Lease in Perpetuity.

			A. R. P.	s. d.	£ s. d.
Lyndon ..	4	..	333 0 0	4 10 5	101 10 5
" ..	5	..	684 3 0	4 10 5	83 9 1
" ..	6	..	638 1 0	4 3	67 16 3
" ..	7	..	747 0 0	2 9	51 7 2
" ..	8	..	671 0 0	5 0	83 17 6
" ..	9	..	467 0 0	5 0	58 7 6

Group B. Small Grazing-runs.

			A. R. P.	s. d.	£ s. d.
Lyndon ..	1	..	4,520 0 0	2 6 3	285 6 6
" ..	2	..	3,684 0 0	1 10 5	172 13 9
" ..	3	..	3,590 0 0	2 7 5	235 11 11

THOS. HUMPHRIES,
Commissioner of Crown Lands.

Totara, Matai, and Maire Timber, Livingstone Township, for Sale by Public Auction.

District Lands and Survey Office,
Wellington, 14th February, 1902.

NOTICE is hereby given that the timber on the undermentioned Crown lands (about seventy-two trees, containing about 28,400 sup. ft. of timber, in Livingstone Township) will be offered for sale by public auction, in one lot, at the District Lands and Survey Office, Wellington, on Tuesday, the 15th April, 1902, at 2.30 p.m.

SCHEDULE.

SECTIONS 27, 32, AND PART OF 75, LIVINGSTONE TOWNSHIP. TOTARA (Classes I. and III.): About eighteen trees, containing about 9,810 sup. ft.
Matai: About forty-seven trees, containing about 17,000 sup. ft.
Maire: About seven trees, containing about 1,590 sup. ft.
Total upset price, £27.

TERMS OF SALE.

The timber is offered subject to the provisions of "The Land Act, 1892," and of the timber regulations made thereunder.
The purchaser shall pay the purchase-money and £1 1s. license fee on the fall of the hammer.
The purchaser shall have the right to cut and remove the timber, as specified in Schedule, on Sections 27, 32, and eastern part of Section 75, Livingstone Township, as shown on plan.
The license will not include right to cut the timber on western portion of Section 75, which is to be conserved.
Plans containing full particulars may be obtained at the principal post-offices in the district and at this office.

JOHN STRAUCHON,
Commissioner of Crown Lands.

Lands in Hetana Hamlet, Auckland Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,
Auckland, 19th March, 1902.

NOTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Tuesday, the 22nd day of April, 1902, under the provisions of "The Land for Settlements Consolidation Act, 1900," and its amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—TITIRANGI SURVEY DISTRICT.

Hetana Hamlet.

Section.	Block.	Area.	Lease in Perpetuity : Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.
SUBDIVISION A.				
1	I.	A. R. P.	£ s. d.	£ s. d.
2	"	2 2 0	1 7 0	1 13 9
3	"	1 3 6	1 8 0	1 5 0
4	"	2 2 0	1 6 0	1 12 6
5	"	1 3 23	1 8 0	1 6 6
6	"	2 2 0	1 9 0	1 16 3
7	"	2 2 0	1 9 0	1 16 3
8	"	2 2 0	1 10 0	1 17 6
9	"	1 3 26	1 9 0	1 7 9
10	"	2 0 9	1 14 0	1 15 0
11	IV.	2 2 0	1 5 0	1 11 3
12	"	2 2 0	1 5 0	1 11 3
13	"	2 2 0	1 5 0	1 11 3
14	"	1 3 25	1 6 0	1 4 10
15	"	2 0 0	1 6 0	1 6 0
16	"	2 2 0	1 4 0	1 10 0
17	"	2 2 0	1 4 0	1 10 0
18	"	2 2 0	1 5 0	1 11 3
19	"	2 2 0	1 5 0	1 11 3
20	"	2 2 0	1 6 0	1 12 6
21	"	2 2 0	1 6 0	1 12 6
22	"	2 2 0	1 8 0	1 15 0
SUBDIVISION B.				
1	II.	2 2 0	1 9 0	1 16 3
2	"	2 2 0	1 9 0	1 16 3
3	"	2 0 0	1 10 0	1 10 0
4	"	1 2 36	1 10 0	1 5 10
5	"	1 2 3	1 10 0	1 2 10
6	"	2 2 0	1 6 0	1 12 6
7	"	2 2 0	1 6 0	1 12 6
8	"	2 0 9	1 5 0	1 5 9
9	"	1 1 33	1 7 0	0 19 8
10	"	1 1 7	1 9 0	0 18 9
11	"	1 0 31	1 9 0	0 17 4
12	V.	2 3 0	1 5 0	1 19 5
13	"	2 2 0	1 5 0	1 11 3
14	"	2 2 0	1 6 0	1 12 6
15	"	2 2 0	1 8 0	1 15 0
16	"	2 3 0	1 2 0	1 10 3
17	"	2 2 0	1 2 0	1 7 6
18	"	2 2 0	1 2 0	1 7 6
19	"	2 2 0	1 5 0	1 11 3
SUBDIVISION C.				
1	III.	2 1 0	1 7 0	1 10 5
2	"	2 0 28	1 8 0	1 10 6
3	"	2 1 0	1 5 0	1 8 2
4	"	2 0 36	1 7 0	1 10 0
5	"	2 1 0	1 4 0	1 7 0
6	"	2 1 6	1 5 0	1 8 7
7	"	1 3 19	1 4 0	1 2 5
8	"	1 3 19	1 5 0	1 3 5
9	"	1 1 22	1 5 0	0 17 5
10	VI.	2 2 0	1 4 0	1 10 0
11	"	2 2 0	1 3 0	1 8 9
12	"	2 2 0	1 5 0	1 11 3
13	"	2 2 0	1 6 0	1 12 6
14	"	2 2 0	1 4 0	1 10 0
15	"	3 2 18	1 0 0	1 16 2
16	"	2 2 0	1 4 0	1 10 0
17	"	3 1 12	1 4 0	1 19 11

Section.	Block.	Area.	Lease in Perpetuity : Rent, 5 per Cent.	
			Rent per Acre per Annum.	Half-yearly Rent.
SUBDIVISION D.				
1	VII.	A. R. P.	£ s. d.	£ s. d.
2	"	2 2 0	0 19 0	1 3 9
3	"	2 2 0	1 0 0	1 5 0
4	"	2 2 0	1 1 0	1 6 3
5	"	2 2 0	1 2 0	1 7 6
6	"	2 2 19	0 14 0	0 18 4
7	"	2 2 35	0 16 0	1 1 9
8	X.	2 3 33	0 16 0	1 3 8
9	"	2 2 0	0 17 0	1 1 3
10	"	2 2 0	0 18 0	1 2 6
11	"	2 3 33	0 12 0	0 18 0
12	"	3 1 15	0 14 0	1 3 5
13	IX.	1 1 39	0 15 0	0 11 3
14	"	2 2 0	0 15 0	0 18 9
15	"	2 0 1	0 15 0	0 15 0
16	"	2 2 0	0 16 0	1 0 0
17	"	2 2 0	0 18 0	1 2 6
18	"	2 2 0	1 1 0	1 6 3
19	"	2 2 0	1 3 0	1 8 9
20	"	2 2 6	0 13 0	0 16 6
21	"	2 2 0	0 13 0	0 16 3
22	"	2 3 24	0 14 0	1 0 4
23	"	2 2 0	0 15 0	0 18 9
24	"	2 2 0	0 16 0	1 0 0
25	"	2 2 0	0 17 0	1 1 3
26	"	2 2 0	1 0 0	1 5 0
SUBDIVISION E.				
1	XI.	4 2 0	0 3 0	0 6 9
2	"	3 2 30	0 5 0	0 9 3
3	"	4 0 0	0 8 0	0 16 0
4	"	4 0 12	0 9 0	0 18 5
5	"	4 1 18	0 10 0	1 1 10
6	"	4 0 0	0 12 0	1 4 0
7	"	5 0 0	0 12 0	1 10 0
8	"	4 1 29	0 3 0	0 6 8
9	"	4 0 0	0 3 0	0 6 0
10	"	5 0 0	0 5 0	0 12 6
11	"	4 2 33	0 8 0	0 18 10
12	"	5 0 0	0 12 0	1 10 0
13	"	5 0 0	0 14 0	1 15 0
14	XII.	2 2 9	0 14 0	0 17 11
15	"	2 2 0	0 12 0	0 15 0
16	"	2 2 26	0 10 0	0 13 4
17	"	3 1 11	0 13 0	1 1 7
18	"	4 3 28	0 10 0	1 4 8
19	"	4 1 10	0 10 0	1 1 6
20	"	5 0 0	0 8 0	1 0 0
21	"	5 0 0	0 5 0	0 12 6
22	XIII.	3 0 4	0 9 0	0 13 7
23	"	5 0 0	0 10 0	1 5 0
24	"	2 1 7	0 12 0	0 13 9
25	XIV.	4 3 22	0 7 0	0 17 2
26	"	5 0 0	0 5 0	0 12 6
27	"	5 0 0	0 4 0	0 10 0
28	"	5 0 0	0 3 0	0 7 6
29	"	4 1 36	0 3 0	0 6 8
30	"	5 0 0	0 3 0	0 7 6
31	"	5 0 0	0 3 0	0 7 6
32	"	4 0 0	0 4 0	0 8 0
33	"	4 0 28	0 3 0	0 6 3
34	"	3 1 32	0 4 0	0 6 11
35	XV.	4 2 0	0 7 0	0 15 9
36	"	5 0 0	0 5 0	0 12 6
37	"	4 1 10	0 4 0	0 8 8
38	"	4 0 0	0 4 0	0 8 0
39	"	5 0 0	0 4 0	0 10 0
40	"	5 0 0	0 5 0	0 12 6
SUBDIVISION F.				
Ordinary Farm.				
(To be disposed of on Lease in Perpetuity under the Conditions applicable to Rural Land.)				
1	VIII.	39 0 22	1 8 0	27 8 0 *10 2 0

* Interest and sinking fund on building valued at £200, repayable in fourteen years by half-yearly instalments of £10 2s.; total half-yearly, £37 10s.

GERHARD MUELLER,
Commissioner of Crown Lands.

Reserve near Yaldhurst, in the Canterbury District, for Lease by Public Auction.

District Lands and Survey Office,
Christchurch, 25th March, 1902.

NOTICE is hereby given that the lease of the under-mentioned reserve will be offered for sale by public auction at the District Lands and Survey Office, Christchurch, on Wednesday, the 14th May, 1902, at 12 o'clock noon.

In the event of the lease not being sold at the auction it will immediately thereafter be open for application at the upset annual rental and for the term stated below.

SCHEDULE.
CANTERBURY LAND DISTRICT.

Reserve.	Block.	Survey District.	Area.	Upset Annual Rental.	Term.
702	XII. IX.	Rolleston Christchurch	A. R. P. 785 3 0	£ s. d. 75 0 0	14 yrs.

Locality and Description of Reserve.

Reserve No. 702 is situated at a distance of about eight miles in a north-westerly direction from the Templeton Railway-station, and one mile and a quarter from Yaldhurst, and comprises open, stony river-bed land, light soil, and sand. The reserve is subdivided into four paddocks by the intersecting road-lines, which are fenced, and it is watered by a county water-race which flows along Baxter's Road through the centre of the reserve. Most of the boundary and subdivision fences are old and out of repair; they consist principally of stakes or gorse and wires. Gorse has spread from some of the fences, especially those on the north, south-west, and part of south boundaries, and gorse and broom are scattered to some extent over the whole of the reserve.

TERMS AND CONDITIONS OF LEASE.

1. The purchaser of the lease shall, immediately upon the fall of the hammer, deposit an amount equal to six months' rent at the rate offered, together with £1 ls. lease fee.
2. Possession will be given on the day of sale on approval of application by the Land Board.
3. The leases will be for the term stated in the Schedule.
4. The Commissioner of Crown Lands may at any time resume possession of the land comprised in the lease, or any portion thereof, by giving to the lessee twelve months' notice in writing of his intention so to do.
5. The lessee shall have no right to compensation either for any improvements that may be placed upon the land, or on account of the aforesaid resumption, or for any other cause.
6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.
7. The land shall be used for grazing purposes only, and shall not be broken up or cropped without the written consent of the Commissioner of Crown Lands first had and obtained.
8. The lessee shall destroy all rabbits on the land, and shall prevent their increase or spread to the satisfaction of the Commissioner of Crown Lands.
9. 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, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.
10. The rent shall be payable half-yearly in advance, free of all deductions whatsoever.
11. 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.
12. The lessee shall, within two years from the date of the lease, satisfactorily clear and eradicate from the reserve all gorse, broom, sweetbriar, or other noxious weeds or plants, except gorse properly growing in the line of fences; and he shall put the whole of the boundary and other fences upon the reserve into proper legal repair and condition.

THOS. HUMPHRIES,
Commissioner of Crown Lands.

By-laws of the Hokianga District Maori Council, under "The Maori Councils Act, 1900," approved.

Native Minister's Office,
Wellington, 7th April, 1902.

IT is hereby notified that His Excellency the Governor has been pleased to approve of the following by-laws made by the Maori Council of the Hokianga Maori District, under the provisions of section sixteen of "The Maori Councils Act, 1900."

J. CARROLL,
Minister of Native Affairs.

Approved.

RANFURLY, Governor.

SCHEDULE.

THE MAORI COUNCIL OF THE HOKIANGA MAORI DISTRICT.

BY-LAWS.

THE Maori Council of the Hokianga Maori District, constituted under "The Maori Councils Act, 1900," hereby makes the following by-laws under and by virtue of the said Act, such by-laws to come into operation upon approval thereof by the Governor, and the publication of the same in the *Gazette* and *Kahiti*:—

Interpretation.

In these by-laws, except when inconsistent with the context, or when otherwise expressly provided, the following expressions shall have the meanings attached thereto:—

- "The said Act" means "The Maori Councils Act, 1900."
- "The Council" means the Maori Council of the Hokianga Maori District, constituted under the said Act.
- "Committee" or "Village Committee" means the Village Committee or Komiti Marae of a Maori kainga, village, or pa, appointed by the Maori Council under the provisions of the said Act.
- "District" means the Hokianga Maori District, proclaimed by the Governor under the said Act by Proclamation dated the 26th day of December, 1900.
- "Native township" means a township constituted under "The Native Townships Act, 1895."
- "Prescribed" means prescribed by rules or regulations made under the said Act or by these by-laws.

(A.) Health and Personal Convenience.

(Section 16, Subsection 1.)

1. Human corpses shall be buried, if the death occurs between the 15th day of March and the 15th day of September (both days inclusive) in any year, within four days after death; and, if the death occurs between the 16th day of September and the 14th day of March of the following year (both days inclusive), within three days after death, unless the Council shall otherwise direct, or unless it is otherwise provided for by any Act of the General Assembly.
2. It shall be the duty of the nearest relatives of the deceased, or, in their absence, of the owner or occupier of the house or premises wherein deceased died, to comply with the provisions of the last preceding by-law; and all or any of them shall be deemed to be guilty of a breach thereof as the Council may deem fit, and shall be liable to a penalty not exceeding ten shillings for a first offence and one pound for each subsequent offence.
3. No human corpse shall be buried, except with the permission of the Council, in any place other than a burial-ground recognised by the inhabitants of a Maori kainga, or reserved or set apart by them or some duly constituted authority as a burial-ground.
4. The Council may, by notice in writing in Form A in the Schedule hereto, require the owner or occupier of any house within a kainga (other than cooking-houses, *kautas*, and outbuildings) which shall be erected after the coming into operation of these by-laws to construct a floor for the same (within a time to be specified in such notice) to be approved by the Council or any person or body it may authorise in that behalf.
5. Any person who, after service upon him of such notice as aforesaid, refuses or neglects, within the time specified in such notice, or such further time as the Council may allow, to comply with the same, shall be liable to a penalty not exceeding one pound.

6. The Council may, in lieu of the notice referred to in By-law No. 4, by notice in writing in Form B in the Schedule hereto, require the owner or occupier of any such building as is referred to in By-law No. 4 to construct or provide a couch or raised bedstead in such house at least 1 ft. above the ground; and any person who, after service of such notice, shall refuse or neglect within the time specified in such notice to comply with the same shall be liable to a penalty not exceeding ten shillings for a first offence and one pound for each subsequent offence.

(B.) *Cleansing Houses.*

(Section 16, Subsection 2.)

7. The Chairman of the Council, or any person duly authorised by the Council in that behalf, may by notice in writing direct the owner or occupier of any house or other building in a dirty and unwholesome state to clean or cause the same to be cleaned within a time to be specified in such notice, which may be in Form C in the Schedule hereto. And if after service of such notice upon him any person shall refuse or neglect to comply with such notice, he shall be liable to a penalty not exceeding five shillings for the first offence, ten shillings for a second offence, and one pound for every subsequent offence.

8. The Council may order the removal or destruction of any building in a dirty and unwholesome state, if in its opinion it is unsuitable for human accommodation, or if the owner or occupier thereof fails after due notice to clean, renovate, or himself remove or destroy the same. Any costs incurred by the Council in and about such removal or destruction shall be a debt due to the Council, recoverable as liquidated damages by process in the Magistrate's Court.

9. The Village Committee may in its discretion ease or modify the application of the foregoing By-laws Nos. 7 and 8, in the case of any old, ill, or feeble person occupying any such buildings as aforesaid, so that such by-law may not press heavily on such person. The Chairman of the Village Committee shall report the case and all the circumstances to the Chairman of the Council, whereupon the Council shall consider such case and decide whether it shall devote part of its funds towards cleansing and otherwise improving the dwellings of such sick, old, or feeble persons.

(C.) *Nuisances.*

(Section 16, Subsection 3.)

10. No nightsoil, refuse, or offensive rubbish shall be cast or deposited or allowed to flow into any spring, stream, or watercourse that flows through or past a Maori kainga, and which is used as a water-supply by the inhabitants of such kainga, or any other kainga on the banks of such stream or near such spring.

11. No person who is the owner or occupier of any premises within a Maori kainga shall permit or suffer any nightsoil or refuse, or any offensive rubbish or matter of any kind whatever, to accumulate or remain or be in or upon such premises so as to be injurious or dangerous to health, or so as to cause an offensive smell.

12. No horses, cattle, sheep, dogs, or other animals shall be buried within a Maori kainga.

13. No person shall throw or leave any dead animal on any property within a Maori kainga whereby any offensive smell is or is likely to be created.

14. Every person who commits a breach of any of the By-laws Nos. 10, 11, 12, and 13 shall be liable to a penalty not exceeding ten shillings.

(D.) *Drunkenness.*

(Section 16, Subsection 4.)

15. No alcoholic liquor shall be supplied, drunk, or brought to any Maori hui, gathering, or meeting of any kind, or for any purpose whatsoever, whether held in a Maori kainga or at any other place within the district, except townships and European lots in a Native township.

16. Where a public meeting is held by invitation, the person or persons issuing such invitation shall be jointly and severally liable, if he or they supply or cause to be supplied any alcoholic liquor to the visitors, or any of them, or to any person whatsoever attending such meeting, to a penalty not exceeding ten pounds.

17. Any person found drunk at any kainga or Maori meeting shall be liable to a fine of not less than ten shillings and not exceeding two pounds.

18. Any person found drunk in any Maori kainga shall be liable to a fine not exceeding five shillings for the first offence, not exceeding ten shillings for the second offence, and not exceeding one pound for every subsequent offence.

19. Any person shall be guilty of an offence who—

- (1.) Being drunk, or under the influence of liquor, enters a meeting-house, or a church, or some other public building within a Maori pa.
- (2.) Takes any alcoholic liquor into such meeting-house, church, or public building.
- (3.) Drinks or causes any one else to drink any alcoholic liquor in any such meeting-house, church, or public building.

And such person shall be liable to a penalty of not less than five shillings and not exceeding one pound for a first offence, and not exceeding two pounds for every subsequent offence.

(E.) *Tohungas.*

(Section 16, Subsection 5.)

20. It shall not be lawful for any *tohunga*, or alleged *tohunga*, to cause any patient under his treatment to bathe in cold water.

21. It shall not be lawful for any such *tohunga* to hinder or prevent the attendance of a duly qualified medical practitioner on such patient, or the treatment of such patient with European medicines suitable to the complaint, or prescribed by a duly qualified medical practitioner.

22. It shall not be lawful for any person alleged to be a *tohunga* to charge any fee or reward for his services.

23. Any person committing a breach of the above by-laws (Nos. 20, 21, and 22) shall be liable to a penalty not exceeding ten pounds.

24. Wherever, on account of the practices of any person alleged to be a *tohunga*, he gathers a following and establishes himself in any kainga, or travels from one kainga to another with such following, so as, in the opinion of the Council or of any Village Committee, to cause serious inconvenience to the inhabitants of any kainga, or to any of them, by causing waste of food or substance, or in any other way, the Council may, by notice in writing, direct such *tohunga* to desist from such practices, and if he persist the Council may impose a penalty not exceeding fifty pounds.

25. The Council may grant a license, after full inquiry, to persons skilled in the use of Maori herbs or *wairakau*, for such term and subject to such conditions as the Council may deem fit. Such license shall have force only within the district.

(F.) *Dog Registration.*

(Section 16, Subsection 7.)

26. The fee for the registration of any dog of a greater age than six months, owned by a Maori within the district, shall be two shillings and sixpence: Provided that when dogs are kept for the sole purpose of the management of sheep or cattle, or for the destruction of rabbits, the fee for registration shall be one shilling and sixpence for each dog.

27. The fee shall be paid and registration made at the office of the Council, or to persons authorised under the seal of the Council to receive such fee and make such registration.

(G.) *Hawkers.*

(Section 16, Subsection 13.)

28. The following by-laws shall apply to Indian, Assyrian, and other hawkers selling their wares in the Maori kaingas within the district—that is to say:—

- (1.) Such person shall have a license from the Council before he may vend his wares within the kaingas of the district.
- (2.) The license in the Form D in the Schedule hereto shall have force throughout the whole of the district, and the fee therefor shall be two pounds.
- (3.) The Chairman or the Clerk of the Council, or a member of the Council duly authorised by the Council in that behalf, is empowered to issue such licenses.
- (4.) All fees paid for licenses shall be forwarded to the office of the Council.
- (5.) Any person hawking goods without license within Maori kaingas in the district shall be liable to a penalty not exceeding five pounds.

29. A special license may be issued by the Chairman or Clerk or any member of the Council, or by the Chairman of the Village Committee of a kainga where any hui or gathering is held, to any person desirous of hawking and selling goods at such hui or gathering, on payment of a fee of ten shillings. Such license shall be in force only while such hui or gathering lasts, and no longer. Any person hawking and selling goods at such hui or gathering without special license, or a license as provided in the foregoing by-laws, shall be liable to a penalty not exceeding five pounds.

(H.) *Smoking.*

(Section 16, Subsection 14.)

30. Every person, whether European or Maori, who sells, gives, or supplies any cigarette, tobacco, or torori to any

Maori youth under the age of fifteen years shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding five pounds.

31. Every Maori youth under the age of fifteen years who smokes tobacco, torori, or a cigarette, or any part of a cigarette, shall be deemed to be guilty of an offence, and shall be liable for the first offence to a penalty not exceeding five shillings, for the second offence to a penalty not exceeding ten shillings, and for a third or subsequent offence to a penalty of one pound.

(J.) Gambling.

(Section 16, Subsection 15.)

32. Any person, whether Maori or otherwise, desirous of establishing a billiard-room in any kainga, village, or pa, and any Maori desirous of establishing a billiard-room at any other place within the district, except townships (but not Maori lots within a Native township) and European settlements, shall first obtain a license from the Council, which may be granted subject to the following terms and conditions:—

- (a.) Such license shall be in Form E in the Schedule hereto.
- (b.) The fee for such license shall be ten pounds.
- (c.) Such license shall remain in force for twelve months from the date thereof (unless sooner revoked by the Council as hereinafter provided).
- (d.) All billiard-rooms shall be properly ventilated, and shall at all times be kept clean and in good order.
- (e.) All billiard-rooms shall remain open on week-days, and only between the hours of 9 a.m. and 10 p.m. Any person committing a breach of this by-law shall be liable to a penalty not exceeding one pound for the first offence, not exceeding two pounds for the second offence, and for a subsequent offence shall be liable to have his license revoked.
- (f.) No Maori youth under the age of fifteen years shall be permitted to play billiards on such licensed premises, and, if discovered playing therein, the licensee or the person for the time being in charge of the premises shall be liable to a penalty not exceeding five pounds for the first offence, and for a second offence the Council may revoke the license.
- (g.) Renewal of license must be applied for before the expiry of the term for which a license has been granted.

33. Any Maori youth under the age of fifteen years found playing billiards in any place whatsoever shall be liable to a penalty not exceeding five shillings for the first offence, not exceeding ten shillings for the second offence, and for a third or subsequent offence to a penalty not exceeding one pound.

34. Any person keeping a billiard-room or a billiard-table in any Maori kainga, and any Maori keeping such a room or table at any other place within the district except townships (but not Maori lots within a Native township) and European settlements, without license from the Council, shall be liable to a penalty not exceeding twenty-five pounds.

35. Any person found playing for money, whether by cards or any other game (other than billiards in duly licensed premises), within the precincts of any kainga, shall be liable to a penalty not exceeding ten shillings for the first offence, not exceeding one pound for the second offence, and not exceeding two pounds for every subsequent offence.

36. Any owner or occupier of any house or premises situate in any Maori kainga who shall permit or allow gambling or playing for money (other than billiards in duly licensed premises) in such house or upon such premises, shall be liable to a penalty not exceeding one pound for the first offence, not exceeding two pounds for the second offence, and not exceeding five pounds for every subsequent offence.

Village Committees.

37. The Council may delegate all or any of its powers under the foregoing by-laws to the Village Committee, and such Committee shall thereupon have full authority to exercise such powers within its kainga.

38. The Village Committee may impose a fine or a penalty for the breach of a by law, but if the same is not paid within a specified time the Chairman of the Committee shall thereupon report such breach and all the circumstances of the case, and the failure to pay the fine or penalty imposed, to the Chairman of the Council.

THE SCHEDULE.

Form A.

(By-law No. 4.)

To [Name],
[Address].

GREETING. You are requested to construct a raised wooden floor for your house within _____ days after the service of this notice upon you, to the satisfaction of the Council [or Village Committee] or its authorised agent. And you are warned that if, after service of this notice upon you, you refuse or neglect within the time above specified to comply with the said notice you will be liable to a fine not exceeding one pound.

Dated the _____ day of _____, 19____,
[Seal.] _____, Chairman [or Clerk] of _____ Council
[or Village Committee].

Form B.

(By-law No. 6.)

To [Name],
[Address].

GREETING. You are requested to construct or provide a couch or raised bedstead at least 1 ft. above the ground for your house within _____ days after service of this notice upon you. And you are warned that if you refuse or neglect within the time above specified to comply with this notice you will be liable to a penalty not exceeding one pound.

Dated the _____ day of _____, 19____,
[Seal.] _____, Chairman [or Clerk] of _____ Council
[or Village Committee].

Form C.

(By-law No. 7.)

To [Name],
[Address].

GREETING. You are requested to cleanse or cause your house to be cleansed within _____ days after service of this notice upon you. And you are warned that if after such service you refuse or neglect within the time specified to comply with this notice you will be liable to a penalty not exceeding one pound.

Dated the _____ day of _____, 19____,
[Seal.] _____, Chairman [or Clerk] of _____ Council
[or Village Committee].

Form D.

(By-law No. 28.)

HAWKER LICENSE.

Know all men that _____, a hawker, is duly licensed to vend his goods in the kaingas of the _____ Maori District for one year from the date hereof.

[Seal.] Given under the seal of the Maori Council of the _____ Maori District, this _____ day of _____, one thousand nine hundred and _____, Chairman [or Clerk] of the Council.

Form E.

(By-law No. 32.)

Know all men that _____, of _____, is duly licensed to keep a billiard-room at _____ for twelve months from the date hereof, subject to the provisions of the by-laws of the Council.

[Seal.] Given under the seal of the Maori Council of the _____ Maori District, this _____ day of _____, one thousand nine hundred and _____, Chairman [or Clerk] of the Council.

The above by-laws were passed at a meeting of the Maori Council for the Hokianga Maori District held at Whirinaki on the 26th day of March, 1902; and are given under the seal of the said Council.

(L.S.) TAMAHO RAWIRI,
Chairman.

As witness the hand of His Excellency the Governor,
this second day of April, one thousand nine hundred and two.

J. CARROLL,
Minister of Native Affairs.

Nga Tikanga Whakahaere o te Kaunihira Maori o te Takiwa o Hokianga i raro i "Te Ture Kaunihira Maori, 1900."

Tari o te Minita Maori,
Poneke, 7 Aperira, 1902.

HE whakaatu tenei kua pai te Kawana i tenei ra ki te whakaae i nga tikanga-whakahaere i hangaia e te Kaunihira Maori o te Takiwa Maori o Hokianga, i raro i nga tikanga o te rarangi tekau-ma-ono o "Te Ture Kaunihira Maori, 1900," e whakaaturia nei i te Kupu Apiti i raro iho nei.

J. CARROLL,
Minita mo te Taha Maori.

Kua whakaetia.

RANFURLY, Kawana.

TE KUPU APITI.

KAUNIHERA MAORI O TE TAKIWA MAORI O HOKIANGA.

NGA TURE-WHAKAHAERE.

TENEI te Kaunihira Maori o te Takiwa Maori o Hokianga, i whakaturia i raro i "Te Ture Kaunihira Maori, 1900," ka hanga nei i enei tikanga-whakahaere i raro i te mana o taua Ture, me timata te whai mana o au tikanga-whakahaere a te wa e whakaetia ai e te Kawana, me te panuitanga o au mea i roto i te *Gazette* me te *Kahiti* :-

Whakamarama.

I roto i enei tikanga-whakahaere, mehemea ia kaore e taupatu ana ki nga kupu e whai ake nei, a mehemea kaore i motuhake te takoto a etahi atu whakamaramatanga, koia enei o ratou tikanga :-

"Tua Ture" tona tikanga ko "Te Ture Kaunihira Maori, 1900."

"Te Kaunihira" tona tikanga ko te Kaunihira Maori o te Takiwa Maori o Hokianga i whakaturia i raro i taua Ture.

"Komiti" ara "Komiti Marae" tona tikanga ko te Komiti Marae o tetahi kainga Maori i whakaturia i raro i nga tikanga o taua Ture.

"Takiwa" tona tikanga ko te Takiwa Maori o Hokianga i panuitia e te Kawana i raro i taua Ture i tana panuitanga o te 26 o nga ra o Tihema, 1900.

"Taone Maori" tona tikanga he Taone Maori i whakaturia i raro i "Te Ture Taone Maori, 1895."

"Whakatakatoria" tona tikanga i whakatakatoria e nga tikanga whakahaere i hangaia i raro i taua Ture, e enei tikanga-whakahaere ranei.

(A.) Te Ora me te Noho Tika.

(Tekiona 16, Rarangi 1.)

1. Ko nga tupapaku mehemea ka mate i waenganui i te 15 o nga ra o Maehe me te 15 o nga ra o Hepetema (e uru ana ano ia aua ra), i roto i te tau, me tanu i roto i nga ra e wha i muri iho i te matenga; a mehemea ka mate i waenganui i te 16 o nga ra o Hepetema me te 14 o nga ra o Maehe (e uru ana ano ia aua ra), me tanu i roto i nga ra e toru i muri iho i te matenga, haunga ia mehemea ka takoto ke te whakahaere a te Kaunihira, mehemea ranei ka takoto ke tetahi atu tikanga o tetahi Ture o te Paremete.

2. Ma nga whanaunga tata o te tupapaku, a, mehemea kei te ngaro ke ratou, me te tangata nona te whare, e nobo ana ranei i roto i te whare i mate ai te tupapaku, mana e whakaturutuki nga tikanga o te tikanga-whakahaere i runga ake nei, a ka whakaetia te he ki runga ki a ratou, ki tetahi ranei o ratou mo te takahi i taua tikanga-whakahaere i runga i te Kaunihira e kite ai he tika, a ka ahei kia whiua ki te moni kia kua e neke ake i te tekau hereni mo te hara tuatahi, i te kotahi pauna mo te hara tuarua ia haranga o muri iho.

3. E kore rawa e pai, haunga ia mehemea e whakaetia ana e te Kaunihira, kia tanumia te tupapaku ki tetahi wahi ke atu i te urupa e mohiotia ana he tanumanga tupapaku e nga tangata Maori o tetahi kainga Maori, kua rahuitia ranei, kua ata wehea ranei e ratou, e tetahi atu ropu whaimana ranei, hei urupa tanumanga tupapaku.

4. Ka ahei te Kaunihira ki te tuku panui atu, penei i te Ahua A e mau nei i te Kupu Apiti, ki te tangata nona tetahi whare, ki te tangata ranei e nobo ana i roto i tetahi whare i roto i tetahi kainga (haunga i nga kauta me nga whare tu noa o waho) mehemea e bangaia ana taua whare i muri iho i te mananga o enei tikanga-whakahaere, hei whakahaere atu kia bangaia he puroa mo taua whare (i roto ano i te wa e whakaritea e taua panui) kia tika ki te whakaaro o te Kaunihira, o tetahi tangata, o tetahi ropu ranei e whakamania e ia.

5. Mehemea i muri iho i te taenga atu o taua panui ki a ia, ka turi tetahi tangata, ka kore ranei e whakaritea i te whakahaere a taua panui, i roto i te takiwa i whakaritea a taua panui, i tetahi atu takiwa ranei e tukua atu e te Kaunihira, ka ahei kia whiua ia ki te moni kia kua e neke atu i te kotahi pauna.

6. Ka ahei te Kaunihira (ki te whakaaro ia kia kua e tukua te panui e whakaaturia nei e te tikanga-whakahaere tua-rima) ki te tuku panui atu, penei i te Ahua B e mau nei i te Kupu Apiti, ki te tangata nona tetahi whare, ki te tangata ranei e nobo ana i roto i tetahi whare e whakamaramatia nei e te tikanga-whakahaere tuarima, hei whakahaere atu kia hangaia he moenga ki roto ki taua whare, kia kua e hoki iho i te kotahi putu te rewa ake i te whenua; a mehemea i muri iho i te taenga atu o taua panui ki a ia, ka kore taua tangata e rongu, ka turi ranei ki te whakatutuki i te whakahaere a taua panui i roto i te wa i whakaritea, e tika ana kia whiua ia ki te moni kia kua e neke ake i te tekau hereni mo te hara tuatahi, i te kotahi pauna mo ia haranga o muri iho.

(B.) Nga Whare Paru.

(Tekiona 16, Rarangi 2.)

7. Ka ahei te Tiamana o te Kaunihira, tetahi tangata, ropu ranei e whakamania e te Kaunihira mo tera take, ki te tuku panui atu ki te tangata nona, ki te tangata ranei e nobo ana i roto i tetahi whare e paru ana, e kino ana, hei whakahaere atu kia whakapaia e ia, kia meatia ranei e ia kia whakapaia taua whare i roto i tetahi takiwa e whakaritea i roto i taua panui, penei i te ahua "C" e mau nei i te Kupu Apiti. A mehemea i muri iho i te taenga atu o taua panui ki a ia, ka kore taua tangata e rongu, ka turi ranei ki te whakatutuki i te whakahaere a taua panui, e tika ana kia whiua ia ki te moni kia kua e neke atu i te rima hereni mo te hara tuatahi, kia kua e neke atu i te tekau hereni mo te hara tuarua, kia kua e neke atu i te kotahi pauna mo ia haranga o muri iho.

8. Ka ahei te Kaunihira ki te whakahaere kia haria atu, kia whakahoutia, kia whakakorea ranei tetahi whare e paru ana e kino ana, mehemea ki tana whakaaro e kore e pai kia nohola tera tu whare e te tangata, mehemea te tangata nona te whare, te tangata ranei e nobo ana i roto i taua whare, ina tae mai he whakahaere ki a ia kia whakapaia, kia whakahoutia, kia whakakorea ranei taua whare, ka kore e rongu ki taua whakahaere. Ko nga mui a te Kaunihira e pau i taua whakapainga, whakahoutanga, whakakorenga ranei, me takoto mai hei nama ma taua tangata ki te Kaunihira, a e taea te whai atu ki roto i te Kooti Whakawa Tuturu.

9. Kei nga Komiti Marae te whakaaro ki te whakangawari i te tikanga-whakahaere tua-whitu me te tikanga-whakahaere tua-waru i runga ake nei mehemea ka tupono he kaumatua, he mate, he ngoikore ranei, te tangata nona, a e nobo ana ranei i roto i aua tu whare kua korerotia ake nei, kia kore ai e pa uaua aua tikanga ki taua tangata; engari me whakaatu e te Tiamana o te Komiti Marae ki te Tiamana o te Kaunihira tera ahua, a hei reira te Kaunihira whiriwhiri ai i tetahi huarahi e taea ai e ia te whakapaia he moni hei whakapaia i aua tu whare o aua tangata kaumatua, mate, ngoikore ranei i roto ano i te oranga o te Kaunihira, kei tau atu hei taumahatanga mo aua tu tangata.

(C.) Nga Paru o te Marae.

(Tekiona 16, Rarangi 3.)

10. Kua rawa te paru, nga mea rukunga ranei e whiua, e whakatakatoria, e tukua ranei kia tere ki roto ki tetahi puna wai, i tetahi awa wai, mehemea e rere ana ma roto ma te taha ranei o tetahi kainga Maori, a mehemea taua awa e meatia ana hei wai inu, hei wai kai ranei ma nga tangata o taua kainga o tetahi atu kainga ranei e takoto tahi ana, e tu tahi ana ranei i te taha o taua puna, awa ranei.

11. E kore e pai kia whakahaupitia, kia waiho kia takoto ana, e tetahi tangata te paru, te mea kino, te mea rukunga ranei, i te marae, i nga taha ranei o tona kainga, e whai putake mai ai mo te mate, e puta mai ai ranei te haunga.

12. Kua e tanumia te hoiho, te kau, te hipi, te kuri, tetahi atu kararehe ranei ki roto i te rohe o tetahi kainga Maori.

13. E kore e pai kia whiua atu, kia waiho ranei tetahi kararehe kua mate, ki runga i tetahi wahi i roto i tetahi kainga Maori e puta mai ai he haunga kino.

14. Ki te takahi te tangata i tetahi o nga Tikanga-whakahaere Nama 10, 11, 12, me te 13, kua whakatakatoria ake nei, e ahei ana kia whiua ia ki te moni kia kua e neke ake i te tekau hereni.

(D.) Mo Te Haurangi.

(Tekiona 16, Rarangi 4.)

15. Kua he waipiro e tukua, e haria mai, e inumia ranei ki tetahi hui Maori ahakoa he aha te putake o taua hui, ahakoa e tu ki roto ki tetahi kainga Maori, ki tetahi atu wahi ranei i roto i te takiwa, haunga ia nga taone, ara nga rota Pakeha i roto i nga taone Maori.

16. Mehemea i tu tetahi hui nui i runga i te karanga, me tau ki runga i te tangata, i nga tangata ranei nana te karanga, te whiu mehemea ia, ratou ranei ka tuku, ka mea ranei kia tukua he waipiro ki nga manuhiri, ki te tangata whenua ranei, ki tetahi ki tetahi ranei o ratou, kia kua e neke atu i te tekau pauna.

17. Ki te kitea tetahi tangata e haurangi ana i tetahi hui Maori, e ahei ana kia whiua ia ki te moni kia kaua e iti iho i te takau hereni kia kaua e neke atu i te rua pauna.

18. Ki te kitea tetahi tangata e haurangi ana i roto i tetahi kainga Maori ka ahei kia whiua ia ki te moni kia kaua e neke atu i te rima hereni mo te hara tuatahi, kia kaua e neke atu i te takau hereni mo te hara tuarua, kia kaua e neke atu i te kotahi pauna mo ia haranga o muri iho.

19. Tera e whai hara te tangata mehemea—

- (1.) I a ia e haurangi ana, ka tomo ia ki roto i tetahi whare runanga, whare karakia, i tetahi atu whare ranei o te katoa i roto i te kainga.
 - (2.) Ka hari ia i te waipiro ki roto i tetahi whare runanga, whare karakia, whare ranei o te katoa.
 - (3.) Ka inu ia, ka mea ranei kia inu tetahi atu tangata, i te waipiro i roto i tetahi whare runanga, whare karakia, whare ranei o te katoa.
- A, ko taua tangata me whiui ki te moni, kia kaua e iti iho i te rima hereni, kia kaua e neke atu i te kotahi pauna mo te hara tuatahi, a, kia kaua e neke atu i te rua pauna mo ia haranga i muri iho.

(E.) *Nga Tohunga.*

(Tekiona 16, Rarangi 5.)

20. E kore rawa e tika tetahi tohunga, tetahi tangata ranei e kiia ana he tohunga ki te mea kia kaukau tetahi turoro, e mahia ana e ia, ki te wai matao.

21. E kore rawa e tika kia arai, kia whakararururu ranei, tetahi tohunga, kei tae mai he takuta ki taua turoro, kei mahia ranei ki nga rongoa Pakeha e rite ana mo tona mate, e whakaritea ranei e te takuta mo taua mate.

22. E kore rawa e tika tetahi tangata, e kiia ana he tohunga, kia tonono moni, taonga ranei, hei utu mo tana mahi.

23. Ko te tangata e takahi ana i tetahi o nga tikanga-whakahaere 20, 21, me te 22, e tika ana kia whiua ki te moni kia kaua e neke atu i te takau pauna.

24. Mehemea i runga i te whakahaere a tetahi tangata e kiia ana he tohunga, ka huihuia e ia tetahi ropu tangata, a ka noho i tetahi kainga, ka haere atu ranei i tetahi kainga ki tetahi atu kainga me taua ropu, a ka whakaaro te Kaunihera, tetahi Komiti Marae ranei, tera e pa he raruraru, he mate ranei ki nga tangata o tetahi kainga, ki tetahi ranei o ratou, ara, ka pau a ratou kai, o ratou rawa ranei, ka pa mai ranei tetahi atu mate, ka ahei te Kaunihera ki te tuku panui atu ki taua tangata kia whakamutua tana mahi, a ki te tohe ia ka ahei te Kaunihera ki te whiui i a ia ki te moni kia kaua e neke atu i te rima hereni pauna.

25. Ka ahei te Kaunihera ki te whakaputa raihana, i runga ano ia i te ata uiui, ki nga tangata e matao ana ki te mahi i nga rakau Maori, me nga wai-rakau, mo te wa, a i runga i nga tikanga e kitea e te Kaunihera he tika. Me whaimana taua raihana ki roto anake i te takiwa.

(F.) *Rehitatanga-Kuri.*

(Tekiona 16, Rarangi 7.)

26. Ko te utu mo te rehitatanga o te kuri a tetahi Maori i roto i te takiwa, kua neke atu i te ono marama te pakeke, e rua hereni me te hikipene.

Engari ko te utu mo te rehitatanga o nga kuri e meatia ana hei mahi hipi anake, kau anake ranei, hei patu rapeti anake ranei, kotahi hereni me hikipene mo te kuri kotahi.

27. Me utu te moni rebita, a me rebita te kuri ki te Tari o te Kaunihera, ki nga tangata ranei e whakamanaia i raro i te hiiri o te Kaunihera hei koha i taua moni, a hei rebita kuri.

(G.) *Nga Kai-hoko Taonga.*

(Tekiona 16, Rarangi 13.)

28. Me pa enei tikanga e whai ake nei ki nga Inia, ki nga Ahiria, me era atu tangata harihari haere i te taonga hei hokohoko ki roto i nga kainga Maori o roto o te takiwa ara:—

- (1.) Kia whiwhi rawa taua tangata ki te raihana a te Kaunihera ka ahei ai ki te hokohoko taonga i roto i nga kainga Maori o te takiwa.
- (2.) Ko taua raihana me penei i te Ahua D, a ka whaimana mo te takiwa katoa o te Kaunihera a ko te utu mo taua raihana kia rua pauna.
- (3.) Ka ahei te Tiamana, te Karaka ranei o te Kaunihera tetahi ranei o nga mema o te Kaunihera i whakamanaia e te Kaunihera hei pera ki te whakaputa i taua raihana.
- (4.) Ko nga moni katoa e utua ana mo nga raihana me tuku ki te tari o te Kaunihera.
- (5.) Ki te pokanoa te tangata kaore ona raihana ki te hokohoko taonga i roto i nga kainga Maori o te takiwa ka whiua ia ki te moni kia kaua e neke ake i te rima pauna.

29. Ka ahei te Tiamana, te Karaka ranei, tetahi mema ranei o te Kaunihera, te Tiamana ranei o te Komiti Marae o tetahi kainga, kei reira nei tetahi hui e tu ana, ki te whaka-

puta raihana ki tetahi tangata e hiahia ana ki te hokohoko taonga i taua hui, ko te utu mo taua raihana kia takau hereni. Ko te mana o taua raihana mo te wa anake o taua hui, kaua e roa atu. Ki te hokohoko taonga tetahi tangata i taua hui, a kaore ona raihana penei kaore ranei ona raihana i raro i tetahi atu o nga tikanga-whakahaere i runga ake nei, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te rima pauna.

(H.) *Te Kai-tupeka.*

(Tekiona 16, Rarangi 14.)

30. Ka whai hara te tangata, ahakoa he Pakeha he Maori ranei, e hoko ana, e hoatu ana ranei i te hikareti, i te tupeka, i te torori ranei ki tetahi tamaiti Maori kaore nei ano nga tau i eke ki te takau ma-rima, a e tika ana kia whiua ki te moni kia kaua e neke atu i te rima pauna.

31. Ka whai hara tetahi tamaiti Maori, kaore nei ano i eke nga tau ki te takau ma-rima, mehemea ia ka kai i te tupeka, i te torori ranei, i te hikareti, i tetahi wahi ranei o te hikareti, a e tika ana kia whiua ia ki te moni kia kaua e neke atu i te rima hereni mo te hara tuatahi, kia kaua e neke atu i te takau hereni mo te hara tuarua, kia kaua e neke atu i te kotahi pauna mo te hara tuatoru, mo ia haranga ranei o muri iho.

(J.) *Nga Purei Moni.*

(Tekiona 16, Rarangi 15.)

32. Ko te tangata, ahakoa he Maori he aha ranei, e hiahia ana ki te whakatu whare piriote ki roto i tetahi kainga Maori, a ko te tangata Maori e hiahia ana ki te whakatu whare piriote ki tetahi atu wahi i roto i te takiwa, haunga ia nga taone (engari nga rota Maori i roto i nga taone) me nga kainga Pakeha, me whiwhi i te tuatahi ki te raihana a te Kaunihera, ma te Kaunihera e whakaputa i runga i nga tikanga e whai ake nei:—

- (a.) Ko taua raihana me penei i te Ahua E e mau nei i te Kupu Apiiti.
- (b.) Ko te utu mo taua raihana kia takau pauna.
- (c.) Ko te wa e mana ai taua raihana kia kotahi tau i muri iho i te ra i tuhia ai (haunga ia mehemea ka whakakorea e te Kaunihera i runga i nga tikanga i raro iho nei).
- (d.) Ko nga whare piriote me hanga kia whai huarahi mo te hau ki roto ki waho, a me ata tiaki pai kia kaua e paru.
- (e.) Me puare nga whare piriote i nga ra noa o te wiki, i waenganui i te 9 o nga haora o te ata me te 10 o nga haora o te po. Ko te tangata e takahi ana i tenei tikanga-whakahaere, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te kotahi pauna mo te hara tuatahi, kia kaua e neke atu i te rua pauna mo te hara tuarua, a ki te hara i muri iho e ahei ana kia whakakorea tona raihana.
- (f.) E kore e pai kia tukua tetahi tamaiti Maori, kaore nei ano i eke nga tau ki te takau ma-rima, kia purei piriote i roto i tetahi whare piriote whai raihana, a mehemea ka kitea e purei ana i reira, ka ahei kia whiua te tangata i a ia te raihana, te tangata ranei e tieki ana i te whare piriote, ki te moni kia kaua e neke atu i te rima pauna mo te hara tuatahi, a mo te hara tuarua ka ahei te Kaunihera ki te whakakore i te raihana.
- (g.) Ki te hiahia kia whakahoutia te raihana me tuku mai te tonono i mua atu o te wa e mutu ai te mana o te raihana.

33. Ko te tamaiti Maori kaore nei ano nga tau i eke ki te takau ma-rima e kitea ana e purei piriote ana, ahakoa i hea, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te rima hereni mo te hara tuatahi, kia kaua e neke atu i te takau hereni mo te hara tuarua, kia kaua e neke atu i te kotahi pauna mo te hara tuatoru mo ia haranga ranei o muri iho.

34. Ko te tangata nara tetahi whare piriote, teepu piriote ranei i roto i tetahi kainga Maori, a ko te tangata Maori nana tetahi whare pera, teepu pera ranei i tetahi atu wahi i roto i te takiwa haunga ia nga taone (engari nga rota Maori i roto i tetahi taone Maori) me nga kainga Pakeha, mehemea kaore ia i whiwhi i te raihana a te Kaunihera, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te rua takau ma-rima pauna.

35. Ko te tangata e kitea ana e purei moni ana, ahakoa he purei kaari, ko etahi atu takaro ranei (haunga ia te piriote ki nga wahi i ata raihanatia) i roto i te rohe o tetahi kainga Maori, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te takau hereni mo te hara tuatahi, kia kaua e neke atu i te kotahi pauna mo te hara tuarua, kia kaua e neke atu i te rua pauna mo ia haranga o muri iho.

36. Ko te tangata nana tetahi whare, e noho ana ranei i roto i tetahi whare i roto i tetahi kainga Maori, mehemea e tukua ana, e whakaaetia ana ranei e ia te purei moni (haunga ia te piriote ki nga wahi i ata raihanatia) ki roto i taua whare, ka ahei kia whiua ia ki te moni kia kaua e neke atu i te kotahi pauna mo te hara tuatahi, kia kaua e neke atu i te rua pauna mo te hara tuarua, kia kaua e neke atu i te rima pauna mo ia haranga o muri iho.

Nga Komiti Marae.

37. Ka ahei te Kaunihera ki te tuku i katoa i tetahi ranei o ona mana i raro i nga tikanga whakahaere kua whakata-kotoria ake nei, ki tetahi Komiti Marae, a hei reira ka whai-mana taua Komiti ki te whakahaere i aua mana i roto i tona kainga.

38. Ka ahei te Komiti Marae ki te whiu a ki te whaina mo te takahanga i tetahi tikanga whakahaere, engari mehemea kaore e utua taua whaina i roto i te takiwa i whakaritea, me tuku atu e te Tiamana o te Komiti te whakaatu o taua takahanga me nga kupu whakamarama o te take me te korenga i utua te whaina, ki te Tiamana o te Kaunihera.

TE KUPU APITI.

Ahua A.

(Tikanga-whakahaere Nama 4.)

Kia [Ingoa],
[Kainga].

TENA KOE. He tono atu tenei ki a koe, kia hangaia he puroa mo to whare i roto i nga ra e i muri iho o te taenga atu o tenei panui ki a koe, kia rite ki te whakaaro o te Kaunihera [o te Komiti Marae ranei] ki to tana tangata ranei i whakamana ai. A he whakatupato atu tenei ki a koe, mehemea i muri iho i taenga atu o tenei panui ki a koe, ka kore koe e whakarite i tana whakahau i roto i te wa kua kua ake ra, e ahei ana kia whiu koe kia utu i te moni, kua e neke atu i te kotahi pauna.

I tubia i te o nga ra o , 19 .
[Hiiri.] , Tiamana [Karaka ranei] o te Kaunihera [o te Komiti Marae ranei].

Ahua B.

(Tikanga-whakahaere Nama 6.)

Kia [Ingoa],
[Kainga].

TENA KOE. He tono atu tenei ki a koe kia hangaia he moenga mo to whare kia kua e papaku iho i te kotahi putu ki runga ake o te oneone, i roto i nga ra e i muri iho i te taenga atu o tenei panui ki a koe. A he whakatupato atu tenei ki a koe, mehemea i muri iho i te taenga atu o tenei panui ki a koe, ka kore koe e whakarite i tana whakahau i roto i te wa kua kua ake ra, e ahei ana kia whiu koe kia utu i te moni kua e neke atu i te kotahi pauna.

I tubia i te o nga ra o , 19 .
[Hiiri.] , Tiamana [Karaka ranei] o te Kaunihera [o te Komiti Marae ranei].

Ahua C.

(Tikanga-whakahaere Nama 7.)

Kia [Ingoa],
[Kainga].

TENA KOE. He tono atu tenei ki a koe kia whakapaia, kia meatia ranei e koe kia whakapaia to whare i roto i nga ra e i muri iho i te taenga atu o tenei panui ki a koe. A, he whakatupato atu tenei ki a koe, mehemea, i muri iho i te taenga atu o tenei panui ki a koe, ka kore koe e rongu, ka turi ranei koe i roto i te tikiwa i whakaritea ki te whakatutuki i te whakahau a tenei panui, tera koe e whiu kua utu i te moni kia kua e neke atu i te kotahi pauna.

I tubia i te o nga ra o , 19 .
[Hiiri.] , Tiamana [Karaka ranei] o te Kaunihera [o te Komiti Marae ranei].

Ahua D.

(Tikanga-whakahaere Nama 28.)

RAIHANA HOOKA.

KIA mohio koutou kua whakamanaia a , he tangata harihari taonga hei hokohoko, ki te hoko haere i ona taonga i roto i nga kainga Maori o te takiwa o te Kaunihera o mo te tau kotahi timata atu i tenei ra.

I tukua i raro i te hiiri o te Kaunihera Maori o te [Hiiri.] Takiwa Maori o , i te o nga ra o , 19 .

Ahua E.

(Tikanga-whakahaere Nama 32.)

KIA mohio nga tangata katoa kua whai raihana a ki te whakahaere i tetahi whare-piriote i mo te tau kotahi i muri iho i te ra o tenei raihana, i raro i te mana o nga tikanga-whakahaere a te Kaunihera.

I tukua i raro i te hiiri o te Kaunihera Maori o te [Hiiri.] Takiwa Maori o , i te o nga ra o , 19 .

I paahitia enei tikanga whakahaere i te hui o te Kaunihera Maori o te Takiwa Maori o Hokianga, i tu ki Whirinaki, i te 26 o nga ra o Maehe, 1902, a i tukua atu i raro i te hiiri o te Kaunihera.

(L.S.)

TAMAHO RAWIRI,
Tiamana.

Inahoki te hainatanga a te Kawana i tenei ra, te rua o nga ra o Aperira, tau kotahi mano e iwa rau ma rua.

J. CARROLL,
Minita mo nga Mea Maori.

NATIVE LAND COURT NOTICES.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Wellington, 8th April, 1902.

NOTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court 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.

[Wellington, Sec. 55.]

R. C. SIM, Registrar.

THE ALIENATIONS ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	Transfer (1902-65) ..	27th March, 1902 ..	Horowhenua No. 6D..	Haana Rata to Frederick Samuel Joseph Chapman Retter.
2	Transfer (1902-66) ..	27th March, 1902 ..	Levin, Town Block VI., Section 12	Frederick Samuel Joseph Chapman Retter to Haana Rata.
3	Conveyance (1902-68) ..	27th March, 1902 ..	Meeanee, Spit, Lot 48	John Hawkins and Joseph Burton to Duncan Smith.

Sitting of the Native Land Court at Kihikihī, Waikato.

Registrar's Office, Auckland, 2nd April, 1902.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Kihikihī, Waikato, on the 14th day of April, 1902, or as soon thereafter as the business of the Court will allow.

[Auckland, 1902-12.]

JAS. W. BROWNE, Registrar.

SCHEDULE.
APPLICATION FOR PARTITION.

No.	Name of Applicant.	Name of Land.
1359	T. T. Rawhiti (for Tukua P. Punakai), (754-3, 3/174)	Lot 204, Parish of Komakorau.

APPLICATIONS UNDER SECTION 39 OF "THE NATIVE LAND COURT ACT, 1894."

No.	Name of Applicant.	Name of Land.	Nature of Application.
1363	Pipiana te Tomo (106-38, 2/81) ..	Hauhungaroa	Application for the inclusion of the name of her son Te Meihana Takiwa in the order for the said land.
1364	Te Pereki Riria, Ema Riria, Te Oti Riria, Roka Riria, Te Keehi Riria, Meipara Riria, Mereku te Kohika, and Te Rohu Tukorehu (106-40, 2/85)	Hauhungaroa	Application for the inclusion of their names in the order for the said land.
1365	Pape te Hanairo (106-41, 2/86) ..	Hauhungaroa	Application for the inclusion of his and his younger brothers' names in the order for the said land.
1366	Himona Petera, Uruao Himona, Kamekame Petera, and Puanga-rangi Kamekame (106-42, 2/87)	Hauhungaroa	Application for the inclusion of their names in the order for the said land.

APPLICATIONS UNDER SUBSECTION (3) OF SECTION 14 OF "THE NATIVE LAND COURT ACT, 1894," FOR EXCHANGE OF LANDS.

No.	Names of Applicants.	Names of Lands to be exchanged.
1367	{ Hakiha Tawhiao (589kw-1, 4/195) { Frederick Charles Barnett (777w-1, 3/178)	Rangitoto Tuhua No. 8. Lot 271 of the Town of Cambridge East.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1368	Transfer (C.A. 1902-19) ..	16th November, 1901	Undivided share in Lots 361, 367, 289, 369, 359, 360, 368, 362, 363, 364, 295, 353, 365, 288, 287, 352, 366, 286, 357, 358, 290, 285, 354, 355, and 356, Parish of Pirongia	Huirua te Maewa to Thomas Oliver Turnbull.
1369	Transfer (C.A. 1902-20) ..	16th November, 1901	Undivided share in Lots 361, 367, 289, 369, 359, 360, 368, 362, 363, 364, 295, 353, 365, 288, 287, 352, 366, 286, 357, 358, 290, 285, 354, 355, and 356, Parish of Pirongia	Moke Pumipi to Thomas Oliver Turnbull.
1370	Grant of coal-mine rights (C.A. 1902-23)	12th December, 1901	Lot 16, Parish of Pepepe	Kehi Terau and Toenga Retimana to Sarah Margaret Ralph.
1371	Transfer (C.A. 1902-26) ..	25th November, 1901	Undivided shares in Lots 361, 367, 289, 369, 359, 360, 368, 362, 363, 364, 295, 353, 365, 288, 287, 352, 366, 286, 357, 358, 290, 285, 354, 355, and 356, Parish of Pirongia	Te Atakohu, Whakarau, Hone Kaora, Ruki Hikairo, and Hera Hori, to Rewa Helen Langley.
1372	Lease (C.A. 1902-27) ..	15th March, 1902 ..	Kiwitahi No. 3A ..	Teni Tuhakaraina, Te Kata Hipirini, Tewenui, Pahi te Hiwi, Horea, Te Matauwhati Tuhakaraina, and Taratu, to Norman Taylor.
1373	Mortgage (C.A. 1902-28) ..	15th March, 1902 ..	Kiwitahi No. 3A ..	Teni Tuhakaraina, Te Kata Hipirini, Tewenui, Pahi te Hiwi, Horea, Te Matauwhati Tuhakaraina, and Taratu, to Norman Taylor.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the PUBLIC TRUSTEE for Management during the Month of March, 1902.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order, or Date of Filing of Election to administer.	Time of Deceased's Death.	Remarks.
1	Beatson, Alexander ..	Otautau	18 April, 1899	
2	Bell, Richard ..	Kyeburn ..	England	21 Oct., 1901	Relatives known.
3	Bell, Rodger ..	Kawarau Gorge, Cromwell ..	Scotland	12 Dec., 1901	
4	Byrne, William ..	Camerons, Marsden ..	Ireland	24 Sep., 1901	
5	Cadwalader, Thomas Baker ..	Matakohe ..	England ..	12 Mar., 1902	7 Feb., 1902	Relatives known.
6	Cameron, Mary ..	Mangahoe, Hunterville ..	Ireland ..	21 Mar., 1902	21 Jan., 1902	Relatives known.
7	Christy, Michael ..	Reefton ..	Ireland	17 Nov., 1901	
8	Cotter, J. T.	Hemelfontein	13 June, 1901	Trooper, New Zealand Contingent.
9	Dick, John ..	Marsden ..	Scotland	Between 25 & 29 Nov., 1901	Relatives known.
10	Dixon, Charles Frankham Theodore ..	Mercer	7 Dec., 1901	Relatives known.
11	Fry, Charles ..	Tolago Bay	30 Oct., 1901	Relatives known.
12	Fuggle, Richard ..	Christchurch	20 Oct., 1901	
13	Green, James ..	Auckland ..	Ireland	2 Oct., 1901	Relatives known.
14	Griffiths, Samuel ..	Sydenham ..	England ..	11 Mar., 1902	1 Feb., 1902	Relatives known.
15	Headen, Michael Angelo ..	Mosgiel ..	Ireland ..	21 Mar., 1902	20 Feb., 1902	Relatives known.
16	Hewitt, John ..	Montpellier, Dunedin ..	England ..	11 Mar., 1902	25 Jan., 1902	
17	Howard, Frederick ..	Matakohe ..	England	14 Nov., 1901	Relatives known.
18	Jarrett, Charles ..	Ashhurst ..	England	20 Nov., 1901	
19	Jorden, Charles ..	Whitianga	18 Nov., 1901	
20	Little, John ..	Reefton ..	England	31 Oct., 1901	
21	Loo, Sok ..	Ophir ..	China	3 Dec., 1901	
22	Lougher, Charles	Bloemfontein	12 Feb., 1901	Bearer, Imperial Bearer Corps.
23	Marsh, Christopher Thomas ..	Caversham	1 Nov., 1901	
24	Martin, James ..	Gollan's Valley ..	Scotland ..	1 Feb., 1902	31 Dec., 1901	Probate.
25	Matthews, Leo ..	Feilding ..	Woodstock Hospital, Capetown ..	24 Mar., 1902	11 June, 1901	Trooper, New Zealand Contingent.
26	Moore, Clement James ..	Karangahake ..	Ireland ..	19 Mar., 1902	11 Dec., 1901	
27	Neill, William ..	Makuri	12 Mar., 1902	14 Feb., 1902	
28	Neville, James ..	New Lynn ..	Ireland ..	21 Mar., 1902	21 Feb., 1902	Probate.
29	Odlin, John ..	Titirangi ..	England	22 Nov., 1901	
30	O'Grady, Barney ..	Caversham ..	Ireland	13 Nov., 1901	
31	Pearson, Elizabeth ..	Christchurch	21 Mar., 1902	17 Feb., 1902	Relatives known.
32	Prophit, Charles Lennox ..	B r a n c e p e t h, Masterton ..	Scotland	17 Oct., 1901	
33	Reilly, Bernard ..	Wellington	23 Jan., 1901	Relatives known.
34	Roach, Thomas ..	Maori Gully ..	Ireland	27 Dec., 1901	Relatives known.
35	Sturt, Clifton ..	S.s. "Zealandia" at Napier ..	Bulli, N.S.W.	8 Nov., 1901	Relatives known.
36	Thomason, Richard ..	Bannockburn ..	England	16 Dec., 1901	
37	Webb, Ernest ..	Reefton ..	England	7 Dec., 1901	
38	Webb, James Bloomfield ..	Hamilton	26 Mar., 1902	17 Nov., 1875	Relatives known.

Dated the 9th day of April, 1902.

J. W. POYNTON,
Public Trustee.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that BARTHOLEMU DENNEHY, of Gisborne, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 16th day of April, 1902, at 2.30 o'clock.

JOHN COLEMAN,
Deputy Assignee.

Gisborne, 4th April, 1902.

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

NOTICE is hereby given that THOMAS NICHOLSON ALLRIGHT and JOHN RENOUF, of Napier and Pohui, Sawmillers (trading as "Allright and Co."), were this day adjudged bankrupts; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Napier, on Wednesday, the 9th day of April, 1902, at 12 o'clock.

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

Napier, 2nd April, 1902.

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

NOTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court to be holden on Monday, the 21st day of April, 1902, I intend to apply for an order releasing me from the administration of the said estates.

Dated this 2nd day of April, 1902.

James Gleeson, Blacksmith, Turakina (supplementary).
R. K. Bradbury, Labourer, Halcombe (supplementary).
Finlay Maclean, Farmer, Hunterville.
R. O. Jarrett, Moulder, Wanganui.
T. Robinson, Blacksmith, Kai Iwi.
G. Lamb, Fruiterer, Wanganui.
F. W. Parsons, Cycle Agent, Wanganui.
J. F. Clifford, Driver, Wanganui.
T. Lloyd, Fireman, Wanganui.
W. A. R. Kurth, Labourer, Wanganui.
M. A. Brandt, Boardinghouse-keeper, Wanganui.

JOHN NOTMAN,
Deputy Official Assignee.

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

NOTICE is hereby given that AGNES DUNLOP (trading as "A. Dunlop and Son"), of Wellington, Store-keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 11th day of April, 1902, at 11 o'clock.

JAMES ASHCROFT,
Official Assignee.

Wellington, 7th April, 1902.

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

NOTICE is hereby given that GILBERT HAMILTON UMFREVILLE, of Wellington, Merchant, was this day adjudged bankrupt on a creditor's petition; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 16th day of April, 1902, at 11 o'clock a.m.

JAMES ASHCROFT,
Official Assignee.

Wellington, 9th April, 1902.

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

NOTICE is hereby given that HARRY FLEETWOOD THOMPSON, of Picton, Commission Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Blenheim, on the 9th day of April, 1902, at 3 o'clock.

R. W. H. D. DUNN,
Deputy Official Assignee.

27th March, 1902.

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

NOTICE is hereby given that ALFRED MEAGER, of Westport, Miner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 15th day of April, 1902, at 3 o'clock p.m.

A. D. BAYFEILD,
Deputy Official Assignee.

2nd April, 1902.

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

NOTICE is hereby given that CHARLES SIBREE, of Millerton, Coal-miner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Saturday, the 12th day of April, 1902, at 3 o'clock p.m.

A. D. BAYFEILD,
Deputy Official Assignee.

2nd April, 1902.

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

NOTICE is hereby given that DONALD HENRY FINN, of Mornington, Hawker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 8th day of April, 1902, at 2.30 o'clock.

C. C. GRAHAM,
Official Assignee.

Dunedin, 4th April, 1902.

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

NOTICE is hereby given that ALBERT EDWARD MAY, of Waikaka, Dredgemaster, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 15th day of April, 1902, at 2.30 o'clock.

C. C. GRAHAM,
Official Assignee.

Dunedin, 7th April, 1902.

In Bankruptcy.

Estate of ROBERT DYNES, Glenkenich, Farmer.

A SECOND and final dividend, of 8 $\frac{1}{2}$ d. in the pound, on all accepted proved claims is now payable at my office.

C. C. GRAHAM,
Official Assignee.

Dunedin, 5th April, 1902.

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

NOTICE is hereby given that CHARLES WILLIAM BROWN, of Invercargill, Accountant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 10th day of April, 1902, at 2.30 o'clock.

CHARLES ROUT,
Deputy Official Assignee.

Invercargill, 2nd April, 1902.

LAND TRANSFER ACT NOTICES.

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 on or before the 10th day of October, 1902.

3218. HENRIETTA MITCHELL, FRANZ REGNAULT, SOPHIA NUTSEY, and CHRISTINA ROWLAND.—1,309 acres and 32 perches, Section 1b, Otonga Block No. 1a, Chatham Islands. Occupied by the said Franz Regnault.

Diagram may be inspected at this office.

Dated this 9th day of April, 1902, at the Lands Registry Office, Wellington.

585 W. STUART,
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 on or before the 10th day of May, 1902.

3214. JOHN SMITH the Younger.—11 perches, part of Section 366, City of Wellington. Occupied by —Myers and —Surrell as tenants.

Diagram may be inspected at this office.

Dated this 9th day of April, 1902, at the Lands Registry Office, Wellington.

586 W. STUART,
District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title in the name of RUERA TE NUKU for Section 5 on the plan of Sub-division of Section 153, Sandon, being the land comprised in certificate of title, Vol. lxi., folio 84, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title as requested unless caveat be lodged forbidding the same on or before the 24th day of April, 1902.

Dated this 9th day of April, 1902, at the Lands Registry Office, Wellington.

587 W. STUART,
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.

8118. ELIZABETH SHADBOLT.—1 acre and 30 perches, part of Rural Section 571, Block XV., Pigeon Bay Survey District. Occupied by Applicant.

9215. SARAH PRATT.—1 rood $\frac{1}{4}$ perch, part of Rural Section 9, Block XI., Christchurch Survey District. Occupied by Applicant.

9229. FREDERICK SEPTIMUS RESTON.—96 acres and 22 perches, parts of Rural Section 201, Block VIII., Oxford Survey District. Occupied partly by Ernest Myers and partly by Sarah Luers.

Diagrams may be inspected at this office.

Dated this 8th day of April, 1902, at the Lands Registry Office, Christchurch.

591 G. G. BRIDGES,
District Land Registrar.

PRIVATE ADVERTISEMENTS.

PUBLIC NOTICE.

NOTICE is hereby given that the Partnership lately subsisting between us, the undersigned WALTER MORGAN, JOHN CABLE, and ISAAC STEVENSON, carrying on business as Engineers and Boilermakers at Port Chalmers under the style or firm of "Morgan, Cable, and Co.," has this day been dissolved so far as regards the said Walter Morgan and John Cable, who retire from the firm; and the said business will be continued by the said Isaac Stevenson under the present style or firm of "Morgan, Cable, and Co."

As witness our hands, this 18th day of December, 1901.

WALTER MORGAN,
JOHN CABLE,
ISAAC STEVENSON.

Signed in the presence of—
F. W. Platts, Solicitor,
Port Chalmers.

581

PUBLIC NOTICE.

CORPORATION OF THE CITY OF DUNEDIN.

DUNEDIN WATERWORKS EXTENSION.

In the matter of "The Public Works Act, 1894," and of "The Municipal Corporations Act, 1900," and of "The Dunedin Waterworks Extension Act, 1901," and the several Acts therein referred to.

NOTICE is hereby given, pursuant to "The Public Works Act, 1894," that it is proposed by the Council of the City of Dunedin to execute the works generally described in the First Part of the Schedule hereto, and herein called "the Dunedin Waterworks Extension," being a local work, and to take the lands described in the Second Part of the Schedule hereto, such lands being required for the purpose of executing the said works, and to take the waters of the streams described and mentioned in the Third Part of the Schedule hereto, pursuant to the powers contained in the Acts above mentioned or referred to. And it is hereby notified that a survey has been made and a plan has been prepared showing the lands required to be taken for the said local work, together with a list of the names of the owners and occupiers of such lands so far as they can be ascertained, and also a plan showing the streams the waters whereof are required to be taken, and a list of the names of the owners and occupiers of land fronting on such streams so far as they can be ascertained, and that a copy of the said survey and plan and of the said lists have been deposited at Alexander Kilpatrick's Store, Waitati Township, in the County of Waikouaiti, and Edgar Scott Clarke's Store, in the Township of Woodhaugh, in the Borough of Maori Hill.

And it is notified that the said plan and other matters are open to inspection at the aforesaid places at all reasonable hours. And notice is hereby given that all persons affected are hereby called upon to set forth in writing any well-grounded objections to the execution of such works, or to the taking of such lands or the waters of such streams, and to send such writing within forty days from the first publication of this notice to the Council of the City of Dunedin, as and being the local authority.

Dated this 2nd day of April, 1902.

THOS. B. FAIRBAIRN,
Town Clerk.

THE SCHEDULE REFERRED TO.

FIRST PART.

GENERAL DESCRIPTION OF PROPOSED WATERWORKS AS REQUIRED BY SECTION 17, "PUBLIC WORKS ACT, 1894."

It is proposed to tap Ferguson's Creek in Section 33, Block III., North Harbour and Blueskin Survey District, in the Waikouaiti County, and convey its water therefrom in pipes laid in a trench to a uniform grade to a point in Section 30, same block, the property of the executors of the late K. B. Ferguson, where the water will enter an iron pipe and be conveyed under pressure to a point in Section 24, same block, the property of Mr. John Mitchell, where it will be received in a stoneware pipe and conveyed in a graded trench through Sections 15, 16, and 17, same block, the properties of Robert Burns, Mrs. Margaret Procter, and Jane Williams, to a point in Section 17, same block, where it will enter an iron pipe and be carried to the public road and along same under pressure to the saddle between the Waitati and Leith Streams, at or near the boundary between Waikouaiti County and Maori Hill Borough, which is also the boundary between the North Harbour and Blueskin and the Dunedin and East Taieri Survey Districts. Its course will be continued in iron pipes along the main road in the Maori Hill Borough to a storage reservoir in Section 63, Block VIII., the property of Ann Procter, and Section 57, Block VIII., North Harbour and Blueskin, the property of the School Commissioners of Otago. The reservoir will be provided with the usual outlet and inlet pipes, valve-tower, overflow, and storm-water channel. The water of Burns Creek, Williams Creek, and other streams of smaller size will be taken into the pipe in its course. A surveyed but unformed road in Sections 30, 15, and 16, Block III., North Harbour and Blueskin District, will be entered upon. Close to the reservoir the main road now in use in part Section 63 will be deviated.

Outlet-pipe will be taken from the southern extremity of the reservoir across a surveyed but unformed road between Sections 49 and 57, Block VIII., North Harbour and Blueskin District, through part of Section 63, the property of Chas. D. Wilson, and thence along the public road close along and in one part at Section 39, crossing the Water of Leith to a point in Section 24, Block VIII., North Harbour and Blueskin, the property of Samuel Lawson, where a relieving-tank will be constructed in the Rocky Spur. In Section 40, Block VIII., North Harbour and Blueskin District, the property of James Davidson, the water of the west branch of the Leith will be lifted and conveyed in iron pipe along the public road to the relieving-tank. From this point pipes will be taken across the Leith on to the Main Road in the Leith Valley, and along it to the junction of the Wakari or Helensburn Road in or near Section 48, Block V., Dunedin and East Taieri, and will be continued along that road to a point in Section 84, Wakari Survey District, when it will be taken into the property of Edwin Tanner, and thence through the property of the Dunedin Corporation in Sections 86 and 88, Wakari, thence across a public road into and through Sections 89, 91, and 93, Wakari, Block XI., Dunedin and East Taieri, and Section 1, Block II., Upper Kaikorai District, the property of Robert Chapman (deceased), thence along public road in Maori Hill Borough to a service reservoir, to contain 1,800,000 gallons, to be constructed in Section 12, Block I., Upper Kaikorai. From this reservoir pipes will be taken down Driver's Road across the Dunedin Town Belt to Heriot Row and Royal Terrace.

The water of Morrison's Creek will be drawn upon at or near the boundary of Sections 66 and 67, Block V., Dunedin and East Taieri, the properties of Messrs. Robert Watt and William Henderson, and conveyed by iron pipe into main pipe coming from the relieving-tank at a point near the junction of Morrison's Creek with the Main Leith in said Section 67.

A branch pipe will be taken from the main pipe in Section 84, Wakari, to the present Ross Creek Reservoir.

All pipes under pressure will be laid so that there will be at least 24 in. of cover on top.

SECOND PART.

DUNEDIN WATERWORKS EXTENSION.

LAND TO BE TAKEN.

COUNTY OF WAIKOUAITI, NORTH-EAST VALLEY RIDING.

NORTH HARBOUR AND BLUESKIN SURVEY DISTRICT.

Block.	Section.	Owner.	Occupier.	A.	R.	P.	Purpose for which Land is taken.
III.	Part 30	Executors F. B. Ferguson ..	Unoccupied	11	0	0	Pipes to be laid in trench on grade.
III.	Part 24	John Mitchell ..	Unoccupied	21	0	19	Pipes partly on grade and partly under pressure.
III.	Part 15	Robert Burns ..	Unoccupied	92	2	7	Pipes on grade.*
III.	Part 16	Mrs. Margaret Procter ..	Unoccupied	86	0	29	Pipes on grade.*
III.	Part 16	Mackerras and Hazlett ..	Unoccupied	100	0	0	Reserve to secure purity of water.
III.	Part 17	Jane Ann Williams..	Owner	12	2	8	Pipes partly on grade and partly under pressure.
VIII.	Part 35	A. A. Askoy ..	Owner	6	0	37	Reserve to secure purity of water.
VIII.	58	John Galbraith ..	Owner	40	0	0	Reserve to secure purity of water.

* Area of land above pipe-line taken to secure the purity of water.

BOROUGH OF MAORI HILL.

NORTH HARBOUR AND BLUESKIN SURVEY DISTRICT.

Block.	Section.	Owner.	Occupier.	A.	R.	P.	Remarks
VIII.	57	School Commissioners of Otago	Nicol Booth, jun.	133	2	0	For reservoir and reserve for water.
VIII.	Part 63	Ann Proctor	Owner	54	0	10	For reservoir and reserve for water.
VIII.	Part 63	Isabella Fraser	Owner	15	1	8	Road to be diverted.
VIII.	Part 63	Charles D. Wilson	Owner	2	1	10	Pipes to be laid underground.
VIII.	49	John Davey	Owner	14	3	0	For reservoir.
VIII.	Part 39	A. A. Aaskoy	Owner	17	2	30	For reservoir.
VIII.	43	John Wright	Robert Gardner	59	0	0	For reservoir and reserve.
VIII.	40	James Davidson	48	2	16	Reserve for water; small dam for intake of water.
VIII.	Part 24	Samuel Lawson	Owner	0	1	12	Relieving-tank to be constructed.

DUNEDIN AND EAST TAIERI.

V.	66, part 67	Robert Watt	Owner	28	1	28.7	Small dam for intake of Morrison's Creek and reserve.
V.	Part 67	Wm. Henderson	Owner	32	3	16	Small dam for intake of Morrison's Creek and reserve.
V.	63	Catherine Wilson	Owner	63	3	39	Reserve for water.

WAKARI SURVEY DISTRICT.

	Part 84	Edwin Tanner	Owner	0	2	31	Pipes to be laid underground.
XI.	Part 89, 91, 93	Wakari					
II.	Part 1	Dunedin and East Taieri Upper Kaikorai Robert Chapman (deceased)..	..	1	2	30	Pipes to be laid underground.

THIRD PART.

The streams the waters whereof are intended to be taken are--

1. Ferguson's Creek, at a point in Section 33, Block Three (III.), North Harbour and Blueskin District, being a tributary of the Waitati Stream.
2. Burns's Creek, at a point in Section 15, Block Three (III.), North Harbour and Blueskin District, being a tributary of Waitati Stream.
3. Williams's Creek, at a point in Section 17, Block Three (III.), North Harbour and Blueskin, being a tributary of the Waitati Stream.
4. The Water of Leith, in Section 63, Block Eight (VIII.), North Harbour and Blueskin.
5. The Water of Leith (West Branch), in Section 40, Block VIII., North Harbour and Blueskin District, being a tributary of the Water of Leith.
6. Morrison's Creek, in at or near the boundary of Sections 66 and 67, Block Five (V.), Dunedin and East Taieri, being a tributary of the Water of Leith.

LIST OF NAMES OF OWNERS AND OCCUPIERS OF LANDS TO BE TAKEN, AND OF PERSONS WHO MAY BE INTERESTED IN STREAMS THE WATERS WHEREOF ARE INTENDED TO BE TAKEN.

COUNTY OF WAIKOUAITI, NORTH-EAST VALLEY RIDING.
NORTH-EAST VALLEY RIDING.

NORTH HARBOUR AND BLUESKIN SURVEY DISTRICT.

Block.	Section.	Owner.	Occupier.	Remarks.
III.	30	Executors F. B. Ferguson	Unoccupied	Water of Ferguson's Creek to be taken.
III.	15	Robert Burns	Water in Burns's Creek to be taken.
III.	17	Jane Ann Williams	Jane Ann Williams	Water in Williams's Creek to be taken.
III.	Part road	County of Waikouaiti	" "
III.	19, 20, 23	Robert Jefferson	Robert Jefferson	" "
III.	24	John Mitchell	" "
III.	25	George Harris	Water of Waitati Stream to be taken.
III.	25	Kate Buckland	" "
III.	Part road	County of Waikouaiti	" "
III.	12	A. Sutherland	" "
III.	Part road	County of Waikouaiti	" "
III.	7	Margaret Cowan Executors	" "
III.	4	William Wallace	" "
III.	6	James McIntosh	" "
III.	3	William Manson	" "
III.	3	William Somerville	" "
III.	14	Robert Burns	Water of Burns's Creek to be taken.

COUNTY OF WAIKOUAITI, BLUESKIN RIDING.

NORTH HARBOUR AND BLUESKIN SURVEY DISTRICT.

I.	Part road	County of Waikouaiti	Water of Waitati Stream to be taken.
I.	37	John Alexander Wallace	" "
I.	1 and 2 of 40	John and Robert Mitchell	" "
I.	1 and 2 of 41	Mrs. Jane Downs	" "
I.	42	Katherine McLennan	" "
I.	43	William Fuller	" "
I.	44	David Millar Mawson and John Tait, Trustees	James Barbour	" "
I.	Part 45	William Gordon Rutherford and John Alexander Rutherford	..	" "
I.	Part 46	Thomas McConnell and Walter Hislop, Executors in Estate of late K. B. Ferguson	..	" "
I.	Part 46	Mrs. Margaret Quayle	" "
	Part 45	County of Waikouaiti	" "
	Street	Township of Merchiston	" "
	Part 46	John Wilson	" "

Block.	Section.	Owner.	Occupier.	Remarks.
Waitati Township				
All in Section 46, Block I.	Allotments 2 & 3	John Colehan	Water of Waitati Stream to be taken.
	4	Mrs. Elizabeth Russell	" "
	5	Alex. Kilpatrick	" "
	6	Mrs. Mary D. Procter	" "
	7	Andrew McKenzie	" "
	Part 8	Miss Jane Storey	" "
	Part 8	James Sector	" "
	9-16	John McConnell	" "
	I. Part 73	John A. Wallace	Walter John Dunstan	" "
	I. Part 73	Education Reserve	" "

BOROUGH OF MAORI HILL.

BOROUGH OF MAORI HILL, NORTH HARBOUR AND BLUESKIN.

VIII.	11	Estate of Ed. Campbell (deceased)	..	Water of Leith to be taken.
XI.	72	Wm. Cotton McGlashan	" "
XI.	74	Henry Skey	" "
XI.	2 of 73	And. Hogg and Ada Maria Bruce	" "
XI.	2 of 71	Wm. Cotton McGlashan	" "
XI.	2 of 71	Edgar Scott Clarke	" "
XI.	1 of 73	Edgar Scott Clarke	" "
X.	Part 1	Edgar Scott Clarke	" "
X.	Part 1	Robert Davidson	" "
X.	4	Mrs. Ann Duncan	" "

UPPER KAIKORAI SURVEY DISTRICT.

VIII.	5 & 6	Otago Paper-mill Co.	Water of Leith to be taken.
VIII.	4, 5, 6	Amelia McGlashan	" "
VIII.	4, 5	John Anderson	" "
VIII.	1, 2, 3	Dunedin Diocesan Trust Board	" "

CITY OF DUNEDIN.

XXXII.	Part 94	Thos. Francis Richards	Water of Leith Stream to be taken.
XXXII.	95	William King	" "
XXXII.	95 & 96	A. A. Adams	" "
XXXII.	Part 96	Foster Beman Hunt	" "
XXXII.	Part 96 & 96A	Mrs. Mary Louisa Smith	" "
XXXII.	Part 17	A. Stevens and W. J. Love	They hold the water right belonging to Town Belt	" "
XXXIV.	Part 48, 49, 50, part 51	Bank of N.Z. Estates Co.	" "
XXXIV.	Part 51 & 52	George McGavin and Wm. Henry Smith	" "
XXXIV.	53	Eliza Taylor and Alex. Thomson (Executors of Wm. Brooke Taylor)	" "
XXXVI.	10	John Colvin	John Colvin	" "
XXXVI.	Reserve	University of Otago	" "
XXXVI.	Reserve	University of Otago	" "
XXXVII.	Parts 1 & 2	University of Otago	" "
XXXVII.	Parts 2 & 3	Samuel Thompson and Gilbert Buchanan	" "
XXXVII.	Part 3	Alfred Findlay	" "
XXXVII.	Parts 3 & 4	Pringle Fras. Stoddart	" "
		Alex. Gillies	" "
XXXVII.	Part 4	John David McCallum	" "
XXXVII.	Part 4	Mary Wilson	" "
XXXVII.	Part 4	Muriel Berret Brown	" "
XXXVIII.	Part 4	Wm. Fras. Wilkinson	" "
LXVI.	5	Otago Harbour Board	W. Gregg and Co., Lessees	Water of Leith to be taken.
LXVI.	4	Otago Harbour Board	Mary Ann Hatton, Lessee	" "
LXXII.	3, 4, & 5	Otago Harbour Board	" "
LXXII.	1	Otago Harbour Board	" "
XXXVI.	1-5 & part of 6	Richard Burt	The branch of the Leith which originally bounded these properties in the south is now closed, so that they have no frontage to the present stream.
XXXVI.	Part of 7	W. M. Hodgkins	
XXXVI.	8	Mrs. Jane Thomson	
XXXVI.	Part of 9	T. M. Hocken and H. F. Hardy	
XXXVI.	Part of 9	Lachlan McLean Shaw and John Shaw	Water of Leith to be taken.
XXXVI.	Reserve	City Corporation of Dunedin..	" "
XXXVI.	Reserve	City Corporation of Dunedin..	" "

I, WILLIAM McARA, Bachelor of Medicine (M.B.), Bachelor of Surgery (B.Ch.), Dunedin University, now residing in Wyndham, hereby give notice that I intend applying on the 26th April next to have my name placed on the Medical Register for the Colony of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Invercargill.

WILLIAM McARA,
Wyndham.

Dated at Invercargill, 25th March, 1902. 584

NOTICE is hereby given that, by special resolution of the Canterbury Marble Quarry Company (Limited), passed on the 7th day of March, 1902, and confirmed on the 26th day of March, 1902, it was resolved,—

“That the company be wound up voluntarily under the provisions of ‘The Companies Act, 1882,’ and its amendments.”

And at the said meeting on the 26th day of March, 1902, it was further resolved,—

“That Mr. John Larking Scarvell, of Christchurch, Insurance Manager, be appointed Liquidator of the company at a fee of £12.”

Dated this 2nd day of April, 1902.

J. L. SCARVELL,
Secretary and Liquidator. 579

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership between us in the business of General Storekeepers, carried on at St. Andrew's under the style or firm of “Dutson, McClymont, and Co.,” has been dissolved, as from the 28th day of February, 1902, by mutual consent. The business will for the future be carried on by Messrs. Dutson and McClymont in their own names, and they will collect all debts due to the said firm and discharge all the liabilities of the said firm as from that date.

Dated at St. Andrew's, this 27th day of March, 1902.

ARTHUR W. DUTSON.
JAMES McCLYMONT.
DUNCAN ANDERSON.

Witness to the signatures of all parties—E. B. Scanlan,
St. Andrew's. 580

AUCKLAND GRAMMAR SCHOOL.

IN accordance with the provisions of “The Auckland Grammar School Act, 1899,” it is hereby notified that

Professor A. P. W. THOMAS

has been reappointed a Senate's member of the Board of Governors of the Auckland Grammar School.

W. WALLACE KIDD,
Returning Officer.

Auckland, 7th April, 1902. 589A

AUCKLAND GRAMMAR SCHOOL.

IN accordance with the provisions of “The Auckland Grammar School Act, 1899,” it is hereby notified that, being the only person nominated,

The Honourable W. T. JENNINGS, M.L.C.,

has been re-elected by the members of the General Assembly of the Auckland Provincial District as a member of the Board of Governors of the Auckland Grammar School.

W. WALLACE KIDD,
Returning Officer.

Auckland, 7th April, 1902. 589

IN THE SUPREME COURT OF NEW ZEALAND, NORTHERN DISTRICT.

In the matter of “The Companies Act, 1894.”

NOTICE is hereby given that the Registered Office of the Big Beetle Gold-mining Company (No Liability) has been changed to the offices of Mr. R. McDonald Scott, New Zealand Insurance Buildings, Queen Street, Auckland; and that the said Mr. R. McDONALD SCOTT has been appointed Manager of the said company in place of Frederick William Meikle.

Given under the common seal of the company and the hands of two of the directors of the said company, this 1st day of April, 1902.

DUGALD BRYCE, } Directors.
C. O'BRIEN, }
F. W. MEIKLE, Manager.

To the Registrar, Supreme Court, Auckland. 582

In the matter of “The Companies Act, 1882”; and in the matter of the Kawarau Bridge Gold-dredging Company (Limited), (in Liquidation).

TAKE notice that, pursuant to section 202 of “The Companies Act, 1882,” a General Meeting of the members of the abovenamed company will be held at the registered office of the company, Manse Street, Dunedin, on Monday, 16th June, 1902, at 4 o'clock in the afternoon, for the purpose of having the account of the liquidation laid before them and hearing any explanation that may be given by the Liquidator, and also of determining the manner in which the books, accounts, &c., of the company shall be disposed of.

Dated the 3rd day of April, 1902.

JOHN DAVIS,
Liquidator.

583

TARATAHI-CARTERTON ROAD BOARD.

“THE PUBLIC WORKS ACT, 1894,” AND ITS AMENDMENTS.

NOTICE TO TAKE LAND FOR A GRAVEL-PIT.

TO all whom it may concern.—Take notice that it is the intention of the inhabitants of the Taratahi-Carterton Road District to take for the purpose of a gravel-pit for metalling roads all that piece of land, containing by admeasurement 1 acre, more or less, being part of the section numbered 116 on the plan of the Taratahi Plain Block, Block XL, Tiffin Survey District, situate at the corner of Moreton and Carter's Roads, being the property of the Public Trustee as trustee or executor of the estate of Charles Rooking Carter, deceased, and being occupied by Henry Rayner, of Te Whiti, Gladstone, farmer, as lessee. And take further notice that a survey of the aforesaid piece of land required to be taken has been made and a plan thereof prepared, a copy of which said plan has been deposited at the Carterton Home for Aged Poor Men, on Moreton Road, and is now open to inspection thereat by all persons at all reasonable hours.

And take further notice that all persons affected by the taking of the aforesaid piece of land, or by the construction of a gravel-pit thereon, are hereby called upon to set forth in writing any well-grounded objection, and to send such objection in writing within forty days from the present date hereof (being the first publication of this notice) to the Taratahi-Carterton Road Board, at its office at Carterton.

Dated this 8th day of April, 1902.

G. W. DELLER,
Chairman, Taratahi-Carterton Road Board. 590

TO SOLICITORS, NATIVE AGENTS, ETC.

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

RULES OF THE NATIVE LAND COURT. In English, price 1s.; in Maori, 1s.

ADDITIONAL RULES OF THE NATIVE LAND COURT, 19th March, 1896. In English, 6d.; in Maori, 6d.

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

REGULATIONS UNDER “THE NATIVE TOWNSHIPS ACT, 1896.” In English, 6d.; in Maori, 6d.

JOHN MACKAY,
Government Printer.

THE NEW ZEALAND OFFICIAL YEAR-BOOK, 1901.

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

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