



OTAGO
PROVINCIAL GOVERNMENT
GAZETTE.

PUBLISHED BY AUTHORITY.

All Public Notifications which appear in this Gazette, with any Official Signature thereunto annexed are to be considered as Official Communications made to those Persons to whom they may relate, and are to be obeyed accordingly.

J. L. C. RICHARDSON, Superintendent.

VOL. V.]

WEDNESDAY, OCTOBER 1, 1862.

[No. 209.]

LEASE OF CLUTHA COAL FIELD.

THIS DEED made the twenty-sixth day of June, one thousand eight hundred and sixty-two BETWEEN His Honor JOHN LARKINS CHEESE RICHARDSON Esquire Superintendent of the Province of Otago in the Colony of New Zealand on behalf of the Government of the said Province of the one part and JAMES GEORGE LEWIS of Waitutu in the said Province settler of the other part WITNESSETH that the said John Larkins Cheese Richardson on the part and behalf of himself as Superintendent of the said Province and his successors in the office of Superintendent and the Government of the said Province for and in consideration of the yearly Rents hereby reserved and of the covenants provisoes and agreements herein contained or implied on the part and behalf of the said James George Lewis his heirs executors administrators and assigns to be performed hath demised and leased and by these presents doth demise and lease unto the said James George Lewis his executors administrators and assigns ALL those four Sections of Land numbered on the Govern-

ment maps or plans of the said Province 2, 3, 4, and 5 Block 1. Coast District bounded and measuring as follows towards the north north-west by a road line four thousand nine hundred and fifty links towards the east north-east by section numbered 6 of the same block four thousand three hundred links towards the south south-east by a road line five thousand links and towards the west south-west by section numbered 1 of the same Block four thousand one hundred links be the said measurements more or less as the said sections of land hereby demised are with the boundaries thereof delineated on the plan in the margin hereof and therein colored red WITH liberty power and authority to cultivate or to build upon and use occupy and possess the surface of the whole or any part of the said sections of land and also with liberty power and authority to pursue the mines of coal clay and other produce under in and upon that half next the ocean of the aforesaid sections of land and in and upon such half of the said sections of land to use and exercise all ways and means from time to time during the continuance of this demise

for discovering and working such mines of coal and clay and also to turn or divert any water or waters by making of water courses trenches or drains for the use or advantage of such works and mines with free liberty of ingress egress and regress into and from the same and also to make and use all convenient ways and passages within all and every part of the said half of the said lands to and from such mines and works and also between the said lands and the Clutha River through section numbered 1 block I. Coast District and section numbered 1 block I. North Molyneux District for men oxen horses carts carriages and all other necessary means and instruments as well for bringing all kinds of materials and necessaries to and for the use of the said land mines and works and the miners and laborers as for carrying and bringing therefrom all coal clay bricks and other produce there to be got or made and also to erect and build upon the said lands hereby demised proper and convenient buildings houses engines and machines for working such mines manufacturing pottery-ware bricks and tiles and generally to do every lawful act and thing necessary or convenient for making or working said mines and manufacturing pottery-ware bricks and tiles as aforesaid and getting using and taking the said coal and the materials for such manufacture to be found in or upon the lands or under the lands herein demised PROVIDED always and it is hereby provided and declared that the operations of mining searching for digging and taking coal and clay and of manufacturing bricks tiles and pottery-ware shall be confined within that half next to the ocean of the said several sections of land and that the said James George Lewis his executors administrators or assigns shall have no other right than a right-of-way through the said section numbered 1 block I. North Molyneux District and in respect that the last mentioned section of land is part of the municipal estate of the city of Dunedin and that the Town Board of Dunedin aforesaid have agreed to allow the said right-of-way upon condition that the Government will undertake to fence and ditch both sides of the proposed roadway if at any time called upon by the Board to do so and pay to the Board a yearly rental of ten shillings sterling the said James George Lewis his executors administrators and assigns shall accordingly be bound and for himself and them hereby agrees to fence and ditch both sides of the said roadway if at any time during the lease called upon to do so Also with power and liberty with consent of the Waste Land Board of the said Province to cut and use timber in or upon any re-

served bush land for the purposes of the said mines and works TO HAVE and to HOLD the said lands mines privileges premises and the appurtenances thereto belonging demised or mentioned or intended so to be unto the said James George Lewis his executors and administrators from the tenth day of March one thousand eight hundred and sixty-two to the tenth day of March which will come and be in the year of our Lord one thousand eight hundred and eighty-three YIELDING and PAYING therefore yearly and every year during the said term of twenty-one years at the Provincial Treasury in Dunedin unto the Provincial Treasurer of the said Province of Otago for the time being for behoof of the Government of the said Province upon the tenth day of September and the tenth day of March in every year during the term of the lease in equal proportions the first payment to commence upon the tenth day of September one thousand eight hundred and sixty-two the rents and royalties after-mentioned videlicet firstly the yearly rent of two hundred pounds and ten shillings of lawful money of Great Britain secondly a yearly royalty of thirty pounds whether the royalties aftermentioned amount to that sum annually or not said two sums amounting together to two hundred and thirty pounds and ten shillings and thirdly after deduction of said sum of thirty pounds from the royalties hereinafter made payable such further and such yearly sum or sums as the said royalties shall amount to after the rate hereinafter mentioned that is to say on all coals taken and sold or given away or upon the premises consumed excepting always coals given or permitted to be taken by the miners workmen and laborers for domestic use and coals consumed in working any steam engine used in the works, a yearly rent or royalty of fourpence per ton during each of the first two years of the aforesaid term and eightpence per ton during each and every of the remaining nineteen years of the aforesaid term and for all pottery-ware and bricks and tiles sold the sum of eightpence per thousand and so in proportion for any greater or less quantity and number of the several respective articles aforesaid AND for the intent and purpose of ascertaining proving and certifying the same unto the Superintendent of the said province for the time being or such person or persons as the said Superintendent shall from time to time appoint on his behalf the said James George Lewis doth hereby for himself his heirs executors administrators and assigns covenant promise and agree that he and they shall from time to time and at all times hereafter during the said term at his

and their own expense provide proper and fit books of accounts and therein make just true legible and fair entries of the weight quantities and numbers of all and singular the several matters and things aforesaid, the weight being first ascertained by weighing machines and shall at all times produce and shew forth the same unto the said Superintendent for the time being or others aforesaid and permit him and them to take and make copies and extracts therefrom as he or they shall from time to time think proper AND the said James George Lewis for himself his executors administrators and assigns doth hereby covenant and agree that he and they shall at no time suffer the said yearly sum of Two hundred and thirty pounds and ten shillings and the said several other and respective royalties or any or either of them or any part thereof to be behind and unpaid for the space of thirty days next after any of the said days on which the same are hereinbefore made due and payable AND also that he the said James George Lewis his executors and administrators shall not at any time or times hereafter let or assign the said lands mines and premises or any part thereof to any person or persons whomsoever without the special license and consent of the Superintendent of the said province for the time being in writing under his hand AND ALSO that he the said James George Lewis his executors administrators and assigns shall fairly work and carry on the same Coal mines and other works from the present and all future levels to the depth thereof in a workmanlike manner according to the best and most approved methods of carrying on the said works and well and effectually secure and ventilate all and every the pit and pits shaft and shafts which he his or their workmen or servants have sunk worked or dug or shall sink work or dig so that man and beast be free from danger thereby and as all and every the said pits become useless or not worth working therein shall immediately fence or fill up the said pit or pits shaft or shafts so as to be made secure and free from danger and at all times when the said mines are at work shall convey or cause to be conveyed down into and from and out of the said mines by in or upon the engines or machines by which he or his workmen shall be usually conveyed such person or persons as the Superintendent of the Province for the time being or his agent or agents shall at any time or times and from time to time name and appoint for the purpose and permit and suffer such person or persons to survey and inspect said mines and works to see whether the same are worked managed and carried on in a fair and workmanlike

manner PROVIDED ALWAYS and it is hereby declared and agreed that the said James George Lewis his executors and administrators shall be entitled to abandon the working of the coal and manufactory and surrender this lease at any time during the aforesaid term of twenty-one years should he find the undertaking to be unprofitable upon six months previous notice in writing to the Superintendent of the said Province for the time being of such intention to abandon and surrender and upon payment to the Treasurer of the said Province for the time being of all rents royalties and other sums of money due by him in virtue of this Lease AND the said James George Lewis for himself his executors administrators and assigns doth hereby farther covenant that he and they at his and their own expense shall well and sufficiently keep and at the end or other sooner determination of this lease leave and yield up to the Superintendent of the said Province for the time being all such buildings and erections as are or hereafter shall or may be built or erected on said lands or any part thereof together with all useful pits shafts levels trenches and other works therein or belonging thereunto in good and substantial condition and repair and also all the engines machinery and implements and working gear made use of in the said works the property of the said James George Lewis the said Superintendent paying a reasonable value for such engines machinery or implements at the end of such term such value to be ascertained by arbitrators to be chosen in manner aforementioned in case the said Superintendent shall be desirous of purchasing the same on such valuation and shall give to the said James George Lewis his executors administrators or assigns three months notice of such his intention previous to the end of the said term AND ALSO that the said James George Lewis his executors administrators and assigns shall during the said term provide and supply to the public good pit or large coal at a price including the cost of delivery on the bank of the Clutha river at the jetty to be erected for the use of the said coal works not exceeding the rate of twenty shillings per ton during the first two years of this lease and during the remaining years of the lease not exceeding the rate of twelve shillings per ton and shall at all times keep a supply of such coal under sheds on the bank of the river Clutha for the use of steam vessels frequenting that river and for the use also of the inhabitants of the Clutha District desiring to purchase the same AND it is hereby declared that on failure of the said James George Lewis his heirs executors administrators or assigns to perform and

observe any of the covenants hereinbefore contained or implied it shall be lawful for the Superintendent of the said Province for the time being into the demised premises or any part thereof in name of the whole to re-enter and the same again to have repossess and enjoy anything herein contained to the contrary notwithstanding AND it is further hereby declared that in case of difference in regard to the value of the engines machinery implements and working gear made use of in the said works and in case of any other matter in difference in regard to the said lease such matters in difference shall be settled by two arbitrators one to be named by the said Superintendent for the time being and the other by the said James George Lewis his executors administrators or assigns and the said matters in difference shall be determined by the written award of the said arbitrators or if the said arbitrators fail to agree in an award within twenty-one days after their appointment then by the written award of any umpire to be appointed by them before entering upon the reference and either party who after receiving written notice from the other party of an arbitrator being appointed by the party so giving notice shall fail within ten days to appoint his or their own arbitrator shall be deemed to have made default in appointing an arbitrator and the arbitrator of the party so giving notice may proceed alone and his award shall be conclusive and the costs of and attending such arbitration and umpirage shall be equally defrayed by the two parties in difference: IN WITNESS whereof the said parties hereto have hereunto subscribed their names.

J. L. C. RICHARDSON.
JAS. GEO. LEWIS.

Signed by the said John Larkins
Cheese Richardson and sealed with
the public seal of the said Province
of Otago in the presence of

A. FINDLATER,
Clerk to the Provincial Solicitor,
Dunedin.

Signed by the said James George
Lewis in the presence of

A. FINDLATER,
Provincial Solicitor's Clerk.

The Section of land Number 1 Block I North Molyneux District through which a right of way is given by the foregoing lease upon the condition therein mentioned being part of the Municipal Estate of the City of Dunedin the Town Board of Dunedin at the desire of the Provincial Government of Otago have granted for the period therein mentioned the said

Right of Way subject to the condition that the Government will undertake to fence and ditch both sides of the proposed Road Way if at any time called upon by the Board to do so during the term of the said lease and pay the Board a yearly rental of ten shillings sterling during the said term In testimony whereof the said Town Board seal this Minute with their common seal on the margin hereof.

LEASE TO JAMES GEORGE LEWIS
OF LAND CONTIGUOUS TO THE
CLUTHA COAL FIELD.

THIS DEED made the twenty-sixth day of June one thousand eight hundred and sixty-two BETWEEN his Honor JOHN LARKINS CHEESE RICHARDSON Esquire Superintendent of the Province of Otago in the Colony of New Zealand of the one part and JAMES GEORGE LEWIS of Waitutu in the said Province settler of the other part: WHEREAS the Land hereinafter described is vested in the Superintendent of the said Province and his successors in office for the use and behoof of the said Province AND WHEREAS the said James George Lewis has contracted with the said John Larkins Cheese Richardson for a Lease of certain Lands situated in the Coast District in the said Province for working a coal mine therein and other purposes for the term of twenty-one years to be computed from the tenth day of March one thousand eight hundred and sixty-two and it is intended that such lease shall contain a clause or covenant to enable the said James George Lewis at his option in a certain event to surrender the said lease AND WHEREAS the said James George Lewis has applied to the said John Larkins Cheese Richardson Superintendent as aforesaid to grant him a lease of the lands hereinafter described and contiguous to the lands comprised in the before mentioned lease for the term of twenty-one years but determinable concurrently with the lease hereinbefore referred to in case the same should be determined by the said James George Lewis at any time before the expiration of the full term and which he the said John Larkins Cheese Richardson hath agreed to do upon the terms hereinafter expressed Now this Deed made in pursuance of the Conveyancing Ordinance passed in the fifth year of the Reign of her Majesty Queen Victoria Session 2 No. X intituled "An Ordinance to facilitate the transfer of Real Property and to simplify the law relating thereto" WITNESSETH that in pursuance of the said Agreement and in consideration of the rent and covenants hereinafter contained as well expressed as implied he the said John Larkins Cheese Richardson Superintendent as aforesaid for himself

and his successors in office Doth hereby demise and lease unto the said James George Lewis his executors administrators and assigns ALL that parcel of land in the said Province containing by admeasurement nine hundred and fifty acres more or less situate in the Coast District aforesaid being Sections numbered respectively 6, 7, and 8 Block numbered I. and 1, 2, 3, 4, 5, 6, 7, and 8 Block numbered III. and 1, 2, 3, 4, 5, 6, 7, and 8 Block numbered V. on the map of the said District bounded towards the north-west by a road line three thousand four hundred links and eight thousand one hundred and forty links and eight thousand two hundred links towards the north-east by a road line four thousand one hundred and fifty links towards the south-east by a road line eight thousand seven hundred links and eight thousand six hundred and fifty links and three thousand four hundred and sixty links and towards the south-west by Section numbered 5 Block numbered I. Coast District aforesaid four thousand three hundred links and intersected by two road lines one hundred links wide ALSO ALL that parcel of land in the said Province containing by admeasurement fifty-three acres more or less situate in the Coast District aforesaid being Section numbered 1 Block I. on the said map bounded towards the north-west by a road line one thousand three hundred and ten links towards the north-east by Section numbered 2 of the same Block four thousand one hundred links towards the south-east by a road line one thousand three hundred and twenty links and towards the south-west by Sections numbered respectively 1, 2, and 3 Block numbered I. North Molyneux District four thousand links AND ALSO ALL that parcel of land in the said Province containing by admeasurement two hundred and seventy-two acres more or less being part of Sections numbered respectively 6 and 7 Block numbered one I. last aforesaid and unsurveyed land contiguous thereto bounded towards the west north-west by the remaining part of sections numbered 6 and 7 last aforesaid two thousand nine hundred links and by Crown lands eleven thousand links, towards the north-east by a road line four thousand one hundred links and towards the south-east by a road line eleven thousand links and two thousand three hundred links and intersected by a road line one hundred links wide and which said sections or pieces or parcels of land are delineated on the plan in the margin hereof and colored red To HOLD the said sections or pieces or parcels of land hereby demised or expressed or intended so to be with their appurtenances unto the said James George Lewis his ex-

ecutors administrators and assigns for the term of twenty-one years to be computed from the tenth day of March one thousand eight hundred and sixty-two subject to the proviso for cessor hereinafter contained YIELDING AND PAYING therefor yearly and every year during the said term the clear yearly rent or sum of Thirty pounds by two equal half-yearly payments in each and every year of the said term PROVIDED ALWAYS and it is hereby declared and agreed by and between the said John Larkins Cheese Richardson and the said James George Lewis and the true intent and meaning of them and of these presents nevertheless is that if the said James George Lewis shall by notice determine the lease of the said coal mine contiguous to the land hereby demised and hereinbefore referred to at any time before the expiration of the said term of twenty-one years hereby granted then and in that case this lease and the term hereby granted shall thereupon immediately cease and determine any thing herein contained to the contrary in any wise notwithstanding AND the said James George Lewis for himself his heirs executors and administrators doth hereby covenant to and with the said John Larkins Cheese Richardson Superintendent as aforesaid and his successors in office that he and they shall not nor will at any time assign or underlet or part with the possession of the said sections or pieces or parcels of land and hereditaments hereby granted or any part thereof without the consent in writing of the said John Larkins Cheese Richardson Superintendent as aforesaid and his successors in office for that purpose being first had and obtained. PROVIDED ALWAYS that in the event of the rent herein before reserved or any part thereof being in arrear for one calendar month although no formal demand for payment shall have been made or upon breach non-observance or non-performance by the said James George Lewis his executors administrators or assigns of any of the covenants herein or in the said lease of the said coal mines contained or implied it shall be lawful for the said John Larkins Cheese Richardson as Superintendent aforesaid and his successors as aforesaid to re-enter upon the premises hereby demised and repossess and hold the same as if this demise had not been made IN WITNESS whereof the said parties to these presents have thereunto subscribed their names.

J. L. C. RICHARDSON.

JAS. GEO. LEWIS.

Signed by the said John Larkins
Cheese Richardson and sealed with

the public seal of the said Province of Otago in the presence of

A. FINDLATER,
Dunedin Provincial Solicitor's Clerk.

Signed by the said James George Lewis in the presence of

A. FINDLATER,
Dunedin Clerk to Provincial Solicitor.

Superintendent's Office,
Dunedin, 27th Sept., 1862.

HIS HONOR THE SUPERINTENDENT directs it to be notified that he has appointed

BENJAMIN FOX DUNCAN, Esquire,
to be a Mining Registrar for the Nokomai Gold Fields.

By order,
THOMAS DICK,
Provincial Secretary.

Superintendent's Office,
Dunedin, 23rd September, 1862.

HIS HONOR THE SUPERINTENDENT directs it to be notified that he has appointed

CHARLES WORTHINGTON, Esquire, R.M.,
To be a Commissioner for the Nokomai Gold Fields, in the Province of Otago, and any future extension thereof.

By order,
THOMAS DICK,
Provincial Secretary

Superintendent's Office,
Dunedin, 27th Sept., 1862.

HIS HONOR THE SUPERINTENDENT directs it to be notified that he has appointed

BENJAMIN FOX DUNCAN, Esquire,
to be a Receiver of all Fees for Miners' Rights, for Business and other Licenses, and all Fines, Fees, and other Revenue whatsoever arising out of and accruing from the Nokomai Gold Field, and any future extension thereof. And also to take charge of and safely keep in the chest or safe to be provided for that purpose all such bags and parcels of Gold as any of the Miners or other persons at the said Gold Field may require to be sent to Dunedin, and deliver the same to the Commander of the Escort appointed for the conveyance thereof to Dunedin.

By order,
THOMAS DICK,
Provincial Secretary.

Superintendent's Office,
Dunedin, 1st Oct., 1862.

HIS HONOR THE SUPERINTENDENT directs it to be notified that he has appointed

JACKSON KEDDELL, Esquire,
to be a Commissioner for the Dunstan Gold Fields, and any future extension thereof.

By order,
THOMAS DICK,
Provincial Secretary.

I HEREBY certify that ALEXANDER ALLAN FLEMING, of Tokomairiro, in the Province of Otago, has this day submitted, for my examination, a registration certificate from the General Council of Medical Education and Registration in Edinburgh, to the effect that he the said Alexander Allan Fleming is a licentiate of the faculty of Physicians and Surgeons of Glasgow, in accordance with the provisions of an Ordinance, passed by the Legislative Council of New Munster, Session 1, No. 2, of 1849, intituled, "An Ordinance to define the qualifications and to provide for the remuneration in certain cases of Medical Practitioners.

Dated at the Resident Magistrate's Court, Tokomairiro, this 18th day of September, 1862.

EDWARD MUSGRAVE,
Resident Magistrate.

HAWKSURRY DISTRICT—BLOCK VII.

WILL be open for applications on Monday, the 3rd day of November next.

Block 7, Hawkesbury, is bounded on the north by the Pleasant River, on the south by Block III., Hawkesbury, on the west by unsurveyed land, and on the east by Block II. same District, and is within three-fourths of a mile of the Main North Road, before its junction with the road by Waikouaiti to the interior gold fields.

AKATORE DISTRICT—BLOCK VI.

Will be open for applications on Tuesday, the 4th day of November next.

Block 6, Akatore, is bounded on the west and south by the Tokomairiro River, on the north by Block I, in which there is a large reserved bush, and on the east by Block V. of the same District.

HILLEND DISTRICT—BLOCK I.

Will be open for applications on Thursday, the 6th day of November next.

Block I., Hillend, adjoins the Township Reserve, on the east bank of the Clutha, opposite the Ferry House, and is bounded on the east by Blocks IX., X. and XI, South Taakitoto District, and is intersected by the Great South Road.

Forms of application may be obtained at the Land Office, Dunedin, and maps of the various Blocks may be had from Mr. Livingston, Bookseller, Stafford-treet.

W. H. CUTTEN,
Chief Commissioner.

Waste Land Board Office,
Dunedin, 19th September, 1862

OTAGO GOVERNMENT TOWN LAND SALES
 IN THE
LAND OFFICE, DUNEDIN,
 For September and October, 1862.

GREYTON, Scroggs's Creek, East Taieri, on Monday, the 20th day of October, at 12 o'clock noon.

OUTRAM, near the Ferry (Bowie's), West Taieri, on Tuesday, the 21st day of October, at 12 o'clock noon.

PALMERSTON, Waihemo or Shag Valley, on Wednesday, the 22nd day of October, at 12 o'clock noon.

SALES ON THE GOLD FIELDS.

LAWRENCE, at the Camp, Tuapeka, on Wednesday, the 5th day of November, at 12 o'clock.

HAVELOCK, at the Camp, Waitahuna, on Friday, the 7th day of November, at 12 o'clock.

TOWN OF LAWRENCE.

TUAPEKA GOLD FIELD.

A SALE BY PUBLIC AUCTION of the following Sections in the above Township will take place at the Gold Commissioner's Camp, Tuapeka, on Wednesday, the 5th day of November next, at 12 o'clock noon:—

Lot, No.	Section.	Block.
1	4	I
2	5	"
3	6	"
4	7	"
5	8	"
6	9	"
7	5	II
8	10	"
9	11	"
10	12	"
11	13	"
12	14	"
13	15	"
14	3	V
15	4	"
16	6	"
17	7	"
18	8	"
19	9	"
20	10	"
21	11	"
22	13	"
23	14	"
24	15	"
25	16	"
26	17	"
27	18	"
28	19	"
29	1	VI
30	3	"
31	4	"
32	14	"
33	15	"
34	16	"
35	17	"
36	18	"
37	20	"
38	1	VII
39	3	"
40	4	"
41	3	IX
42	7	"
43	8	"
44	9	"
45	10	"
46	11	"
47	12	IX
48	13	"
49	1	X
50	2	"
51	3	"
52	4	"
53	5	"
54	6	"
55	8	XXIV
56	9	"
57	10	"
58	11	"
59	6	XXV
60	7	"
61	9	"
62	10	"
63	11	"

Lot.	No.	Block.
64	12	"
65	13	"
66	14	"
67	15	"
68	16	"
69	17	"
70	19	"
71	20	"
72	21	"

W. H. CUTTEN,
 Chief Commissioner.

Waste Land Board Office,
 Dunedin, 30th Sept., 1862.

WAITAHUNA GOLD FIELD.

TOWNSHIP OF HAVELOCK.

THE following Sections in the Township of Havelock will be sold by auction, at the Gold Commissioner's Camp, Waitahuna, on Friday, the 7th day of November, 1862, at 12 o'clock:—

Lot.	No.	Block.
1	11	XIV
2	12	"
3	10	"
4	9	"
5	7	"
6	6	"
7	5	"
8	4	"
9	3	"
10	12	"
11	1	"
12	16	"
13	15	"
14	14	"
15	4	XIII
16	3	"
17	2	"
18	1	"
19	20	"
20	19	"
21	6	"
22	5	"
23	7	"
24	4	XXV
25	3	"
26	5	"
27	6	"
28	7	"
29	10	"
30	11	"
31	12	"
32	13	"
33	9	XXVI
34	8	"
35	7	"
36	6	"
37	5	"
38	4	"
39	3	"
40	2	"
41	1	"
42	11	"
43	12	"
44	13	"
45	14	"
46	15	"
47	16	"
48	17	"
49	18	"
50	8	XXIV
51	9	"
52	10	"
53	11	"
54	7	"
55	6	"
56	5	"
57	4	"
58	3	"
59	1	"
60	14	"
61	13	"
62	11	"

W. H. CUTTEN,
 Chief Commissioner.

Waste Land Board Office,
 Dunedin, 30th September, 1862.

