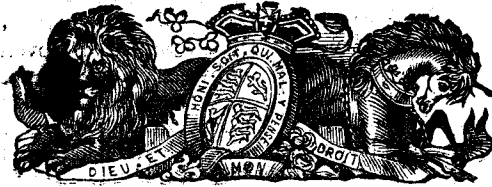


## NEW ZEALAND.



## OTAGO

## PROVINCIAL GOVERNMENT

## GAZETTE.

Published by Authority.

Vol. XIV.

DUNEDIN, WEDNESDAY, NOVEMBER 30, 1870.

No. 701.

PROCLAMATION.

*Cancellation of License to Depasture Stock on certain Crown Lands in the Province of Otago.*

By His Honor James Macandrew, Superintendent of the Province of Otago, in Council.

**W**HEREAS by the 16th section of the "Gold Fields Act 1866," it is enacted that when any Gold Mine or Gold Field shall be discovered and proclaimed upon any Crown Lands, which at the date of the passing of the said Act shall have been held under license or lease for depasturing purposes, it should be lawful for the Governor, at his discretion, to cancel the license or lease under which such land shall have been held in occupation, as regards the whole or any part of the lands so held under such license or lease, or with the concurrence of the licensee or lessee, to suspend such lease or license, as regards the whole or any part of such lands: And whereas Thomas Dick, Esquire, then Superintendent of the Province of Otago, by virtue and in exercise of the powers delegated to and vested in him in that behalf, did, by Proclamation in the *Government Gazette* of the said Province, bearing date twenty-ninth day of January, one thousand eight hundred and sixty-seven, constitute and appoint all the territory therein described, including amongst other lands the lands hereinafter described to be a Gold Field under the provisions of the "Gold Fields Act 1866," to be called "Otago Gold Field:" And whereas by the "Gold Fields Act Amendment Act 1867," it is enacted that within any Province in which by any Act or Ordinance it is provided that the Superintendent shall, in the administration of the Government thereof, act by and with the advice and consent of an Executive Council, it shall be lawful for the Governor in Council, under his hand, and under the public seal of the Colony from time to time, as occasion may require, to delegate

to the Executive Government for the time being of such Province, subject or not to any restrictions or limitations as he may think fit, all or any of such powers vested in the Governor, or the Governor in Council, by the "Goldfields Act, 1866," as under or by virtue of the one hundred and ninth Section of the said Act may be delegated by the Governor in Council, and in like manner to revoke any such delegation: And whereas by an Ordinance of the Superintendent and Provincial Council of the Province of Otago, intituled the "Executive Council Ordinance, 1861," it is provided that the Superintendent of the said Province shall, in the administration of the Government thereof, act by and with the advice and consent of an Executive Council: And whereas the Governor hath, with the advice and consent of the Executive Council of New Zealand, and in pursuance of the power and authority for that purpose vested in him by the "Gold Fields Act 1866," and subject to its provisions, delegated unto the Executive Government for the time being of the Province of Otago all such powers vested in the Governor, or the Governor in Council, by the said last-mentioned Act, as under or by virtue of the one hundred and ninth section of the said last-mentioned Act may be delegated by the Governor in Council, to have, hold, and exercise the said powers within the said Province of Otago: And whereas the said lands hereinafter described are Crown lands, subject to be dealt with under the provisions of the said sixteenth section of the "Gold Fields Act 1866," and the said lands are now, or lately were, held in occupation by John Cargill and Edward Robert Anderson, under lease numbered 199: And whereas the Executive Government of the Province of Otago have determined to cancel the said lease as to so much and such part of the lands held under the same as are comprised within the area herein-after described;

Now therefore I, James Macandrew, Superintendent of the Province of Otago, by and with the advice and consent of the Executive Council of the said Province, and by virtue and in exercise of the powers delegated to the Executive Government of the said Province in this behalf by His Excellency the Governor of New Zealand in Council, under the authority of the "Gold Fields Act Amendment Act 1867," and of any and every other power in anywise enabling me in this behalf, do hereby cancel the said lease, in so far as the lands comprised within the area hereinafter described are affected by the said lease, but no further or otherwise (that is to say)—

All that area situate in the Province of Otago, containing by estimation two thousand five hundred (2500) acres, more or less, being part of Run numbered 199 on the map of the south-eastern pastoral districts of the said Province: bounded towards the north by Cave Creek four thousand (4000) links; towards the east by a line passing through Trig. station E, Teviot Survey District, and extending due north from Teviot Burn to Cave Creek, forty thousand (40,000) links; towards the south by Teviot Burn, six thousand eight hundred (6,800) links; towards the west by Block I, Teviot District, thirty-five thousand (35,000) links; and towards the north-west by the Clutha River, six thousand (6000) links.

Given under my hand and issued under the Public Seal of the Province of Otago, in presence of Donald Reid and George Duncan, Esquires, two of the Members of the Executive Council of the said Province, being also Members of the Provincial Council thereof, this twenty-fourth day of November, one thousand eight hundred and seventy.

J. MACANDREW,  
Superintendent.

(L.S.)

D. REID,  
GEO. DUNCAN,

Members of the Executive Council of the Province of Otago, and of the Provincial Council thereof.

### PROCLAMATION.

*Cancellation of Lease to Depasture Stock on certain Crown Lands in the Province of Otago.*

By His Honor James Macandrew, Superintendent of the Province of Otago, in Council.

**W**HEREAS by the sixteenth section of the "Gold Fields Act 1866," it is enacted that when any Gold Mine or Gold Field shall be discovered and proclaimed upon any Crown Lands, which at the date of the passing of the said Act shall have been held under license or lease for depasturing purposes, it should be lawful for the Governor, at his discretion, to cancel the license or lease under which such land shall have been held in occupation, as regards the whole or any part of the lands so held under such license or lease, or with the concurrence of the licensee, or lessee, to suspend such lease or license as regards the whole or any part of such lands: And whereas Thomas Dick, Esquire, then Superintendent of the Province of Otago, by virtue and in exercise of the powers delegated to and vested in him in that behalf, did, by Proclamation in the Government Gazette of the said Province, bearing date the twenty-ninth day of January, one thousand eight hundred and sixty-seven, constitute and appoint all the territory therein described, including amongst other lands the lands hereinafter described to be a Gold Field under the provisions of the "Gold Fields Act 1866," to be called "Otago Gold Field." And whereas by the "Gold Fields Act Amendment Act 1867," it is enacted that within any Province in which by any Act or Ordinance it is provided that the Superintendent

shall, in the administration of the Government thereof, act by and with the advice and consent of an Executive Council, it shall be lawful for the Governor in Council, under his hand, and under the public seal of the Colony, from time to time as occasion may require, to delegate to the Executive Government for the time being of such Province, subject not to any restrictions or limitations as he may think fit, all or any of such powers vested in the Governor, or the Governor in Council, by the "Gold Fields Act 1866," as under, or by virtue of the one hundred and ninth section of the said Act may be delegated by the Governor in Council, and in like manner to revoke any such delegation: And whereas by an Ordinance of the Superintendent and Provincial Council of the Province of Otago intituled the "Executive Council Ordinance 1861," it is provided that the Superintendent of the said Province shall, in the administration of the Government thereof, act by and with the advice and consent of an Executive Council: And whereas the Governor hath, with the advice and consent of the Executive Council of New Zealand, and in pursuance of the power and authority for that purpose vested in him by the "Gold Fields Act 1866," and subject to its provisions, delegated unto the Executive Government for the time being of the Province of Otago, all such powers vested in the Governor, or the Governor in Council, by the said last-mentioned Act, as under or by virtue of the one hundred and ninth section of the said last-mentioned Act, may be delegated by the Governor in Council, to have, hold, and exercise the said powers within the said Province of Otago: And whereas the said lands hereinafter described are Crown Lands, subject to be dealt with under the provisions of the said sixteenth section of the "Gold Fields Act 1866," and the said lands are now, or lately were, held in occupation by Mr. William John Clarke under a lease for Depasturing purposes, issued under the "Otago Waste Lands Act 1866." And whereas the Executive Government of the Province of Otago have determined to cancel the said lease as to so much and such part of the lands held under the same as are comprised within the area hereinafter described:

Now therefore I, James Macandrew, Superintendent of the Province of Otago, by and with the advice and consent of the Executive Council of the said Province, and by virtue and in exercise of the powers delegated to the Executive Government of the said Province in this behalf by His Excellency the Governor of New Zealand in Council, under the authority of the "Gold Fields Act Amendment Act 1867," and of any and every other power in anywise enabling me in this behalf, do hereby cancel the said lease, in so far as the lands comprised within the area hereinafter described are affected by the said lease, but no further or otherwise (that is to say)—

All that area in the Province of Otago, containing by estimation five thousand (5,000) acres, more or less, being part of Run 215, and situate in the Benger Survey District: bounded towards the north by Block I, Benger District, and a line thence due east through Trig. Station B to the Clutha River, eighteen thousand one hundred (18,100) links; towards the north-east by Block I, Benger District, twenty-five thousand one hundred and twenty-nine (25,129) links, and by the Clutha River, eleven thousand (11,000) links; towards the south by the remainder of Run 215, twenty-eight thousand (28,000) links; towards the south-west by the remainder of Run 215, thirty two thousand (32,000) links; and towards the north-west by the remainder of Run 215, ten thousand (10,000) links.

Given under my hand, and issued under the Public Seal of the Province of Otago, in presence of Donald Reid and George Duncan, Esquires, Members of the Executive Council of the said Province, being also Members of the Provincial Council there

of, this twenty-fourth day of November,  
one thousand eight hundred and seventy.  
(L.S.) J. MACANDREW,  
Superintendent.

D. REID,  
GEO. DUNCAN,

Members of the Executive Council  
of the Province of Otago, and of  
the Provincial Council thereof.

#### PROCLAMATION.

*Road District of Hokonui formed.*

By His Honor JAMES MACANDREW, Superintendent of  
the Province of Otago.

**W**HEREAS by an Ordinance passed by the Superintendent and Provincial Council of the Province of Otago, intituled the "Otago Roads Ordinance 1865," it is amongst other things enacted that, until otherwise provided, pursuant to the provisions of the said Ordinance, there should be sixty-one Districts, which should be named as specified in the Schedule to the said Ordinance annexed, marked B: And it is also by the said Ordinance provided that it should be lawful for the Superintendent, with the advice and consent of the Otago General Road Board, from time to time, by proclamation in the *Gazette*, to alter, vary, diminish, or enlarge the boundaries of any or all of such districts, and to increase the number of districts by forming and naming new districts:

And whereas it is expedient to form a new Road District, to be named the Hokonui Road District.

Now therefore I, James Macandrew, Superintendent of the Province of Otago, with the advice and consent of the Otago General Road Board, do hereby proclaim and declare that the area bounded as described in the Schedule hereto, shall, from the day of the date hereof, be constituted a Road District, and shall be named the Hokonui Road District.

#### SCHEDULE.

Hokonui district, containing about 702,900 acres, bounded on the east by the Mataura River from its source to the mouth of Charleton Creek; on the south by the northern boundary of the Waimumu, Forest Hill, Winton, and part of Oreti Hundred; on the west by the east boundaries of Runs Nos. 149, 159, and 181, and by the Oreti River to its junction with the Windley Stream; and on the north-west by the boundary line of the late Province of Southland from the mouth of the Windley to Takerahaka Peak.

Given under my hand, at Dunedin, and issued under the Public Seal of the Province of Otago, this twenty-fourth day of November, one thousand eight hundred and seventy.

(L.S.) JAMES MACANDREW,  
Superintendent.

#### PROCLAMATION

*Varying the Boundaries of the Road District of  
Incholme.*

By His Honor James Macandrew, Esquire, Superintendent of the Province of Otago.

**W**HEREAS by an Ordinance passed by the Superintendent and the Provincial Council of the Province of Otago, intituled "The Otago Roads Ordinance 1865," it is amongst other things enacted that until otherwise provided, pursuant to the provisions of the said Ordinance, there should be sixty-one districts, which should be named as specified in the Schedule to the said Ordinance annexed, marked B: And it is also by the said Ordinance provided that it shall be lawful for the Superintendent, with the advice and consent of the Otago General Road Board, from time to time, by Proclamation in the *Gazette*, to alter, vary, diminish, or

enlarge the boundaries of any or all of such districts: And whereas it is expedient to alter and enlarge the boundaries of the Incholme Road District, in manner and as described in the Schedule hereto: Now therefore I, James Macandrew, Superintendent of the said Province, with the advice and consent of the Otago General Road Board, do hereby proclaim and declare that the boundaries of the said Incholme Road District shall, from the day of the date hereof, be altered, and that the boundaries of the said district shall henceforth be as described in the Schedule hereto.

#### SCHEDULE.

*Incholme Road District.*

All that area in the Province of Otago and Colony of New Zealand, bounded on the north-west by the Kauroo River; towards the east by the Kakanui River; towards the south by the Island Stream, from its confluence with the Kakanui River to the south boundary of Section 4, Block VII, Otepopo Survey District; thence by said boundary to Island Stream; towards the south-east by Island Stream to boundary of Hundreds; and towards the west by boundary of Hundreds to Kauroo River.

Given under my hand, and issued under the Public Seal of the Province of Otago, this twenty-fourth day of November, one thousand eight hundred and seventy:

(L.S.) JAMES MACANDREW,  
Superintendent.

#### NOTIFICATION

*Of the Establishment of a Pound at Leaning Rock, Clyde.*

**N**OTICE is hereby given, that by virtue of the powers vested in me by the "Impounding Ordinance 1862," I have established a Public Pound on part of Section numbered 10, Block I, Leaning Rock District, in the Province of Otago, and that I have appointed

WILLIAM WILLIAMS,  
of Clyde aforesaid, to be keeper of the said Pound.  
J. MACANDREW,  
Superintendent.

23rd November, 1870.

**I**N terms of Resolution of the Waste Land Board, Invercargill, of date the 1st November, 1870, that parcel of land in Block XIII, Invercargill Hundred, hitherto temporarily reserved, lying between Section 32 of said block and the Railway Reserve, and containing 13a. Or. 16p., will be open for application on Friday, 2nd January, 1871.

J. MACANDREW,  
Superintendent.

29th Nov., 1870.

J. Macandrew,  
Superintendent of the  
Province of Otago.

#### ORDER IN COUNCIL.

At the Provincial Government Buildings, Dunedin, the twenty-fourth day of November, one thousand eight hundred and seventy.

Present:

HIS HONOR THE SUPERINTENDENT,  
DONALD REID,  
JOHN MOUAT, and  
GEORGE DUNCAN, Esquires,

Members of the Executive Council of the Province of Otago, being also Members of the Provincial Council of the said Province.

**W**HEREAS Thomas Dick Esquire then Superintendent of the Province of Otago by virtue and in exercise of the powers delegated to and vested in him in that behalf did by Proclamation in the Government *Gazette* of the said Province bearing date

the twenty-ninth day of January one thousand eight hundred and sixty-seven constitute and appoint all the territory therein described (including amongst other lands the lands described in the Schedule hereto) to be a Gold Field under the provisions of the "Gold Fields Act 1866" to be called the "Otago Gold Field": And whereas by the "Gold Fields Act Amendment Act 1867" it is enacted that within any Province in which by any Act or Ordinance it is provided that the Superintendent shall in the administration of the government thereof act by and with the advice and consent of an Executive Council it shall be lawful for the Governor in Council under his hand and under the Public Seal of the Colony from time to time as occasion may require to delegate to the Executive Government for the time being of such Province subject or not to any restrictions or limitations as he shall think fit all or any of such powers vested in the Governor or the Governor in Council by the "Gold Fields Act 1866" as under or by virtue of the one hundred and ninth section of the said Act may be delegated by the Governor in Council and in like manner to revoke any such delegation: And whereas by an Ordinance of the Superintendent and Provincial Council of the Province of Otago intitled the "Executive Council Ordinance 1861" it is provided that the Superintendent of the government thereof act by and with the advice and consent of an Executive Council: And whereas the Governor hath with the advice and consent of the Executive Council of New Zealand and in pursuance of the power and authority for that purpose vested in him by the "Gold Fields Act 1866" and subject to its provisions delegated unto the Executive Government for the time being of the Province of Otago all such powers vested in the Governor or the Governor in Council by the said last mentioned Act as under or by virtue of the one hundred and ninth section of the said last mentioned Act may be delegated by the Governor in Council to have hold and exercise the said powers within the said Province of Otago: And whereas by Clause forty-nine of the "Gold Fields Act 1866" it is provided that if a Depasturing Lease or License shall not at the date of the passing of the said Act have been granted or shall have been or shall be cancelled over any Crown Lands within a Gold Field it shall be lawful for the Governor from time to time by proclamation to declare such lands or any part thereof open for sale or selection in sections of such size and form as he may determine and any lands so proclaimed may thereafter be sold at a like price and subject to the like terms and conditions or as near thereto as may be as Crown Lands of the same class not within a Gold Field and it shall not be necessary to withdraw lands from the operation of the said Act for the purposes aforesaid: And whereas at the date of the passing of the "Gold Fields Act 1866" all Depasturing Licenses hitherto existing over the Crown Lands specified in the Schedule hereto have been cancelled: And whereas the Executive Government of the Province of Otago have determined to open up for sale the said Crown Lands specified in the Schedule hereunto in sections of the size and form in which the same have already been surveyed and as the same are now laid off and delineated in the maps of the Chief Surveyor of the Province of Otago relative thereto: Now therefore His Honor James Macandrew, Superintendent of the Province of Otago by and with the advice and consent of the Executive Council of the said Province doth hereby by virtue and in exercise of the powers delegated to the Executive Government of the said Province in this behalf by His Excellency the Governor of New Zealand in Council under the authority of the "Gold Fields Act Amendment Act 1867" and of any and every other power in anywise enabling the said Executive Government in this behalf proclaim and declare that from and after the day of the date hereof

the Crown Lands specified in the Schedule hereto shall be open for sale in sections of the size and form in which such lands have already been surveyed and as the same are now laid off and delineated on the maps in the Office of the Chief Surveyor of the Province of Otago relative thereto.

THE SCHEDULE ABOVE REFERRED TO:

All that area situate in the Province of Otago containing by estimation two thousand acres more or less being part of Run numbered 345 on the map of the interior pastoral districts and now known as block XII Coneburn District: bounded towards the north by Kawarau River fourteen thousand nine hundred (14,900) links towards the east by blocks II and IV Coneburn Survey District twenty-seven thousand three hundred (27,300) links towards the south by block III Coneburn District aforesaid ten thousand (10,000) links and towards the west by block I Coneburn District aforesaid twenty thousand five hundred (20,500) links.

ALEX. WILLIS,  
Clerk to the Executive Council.

AGRICULTURAL LEASES REGULATIONS.

JAMES MACANDREW,  
Superintendent of the  
Province of Otago.

ORDER IN COUNCIL.

At the Provincial Government Buildings, Dunedin  
the twenty-eighth day of October, one thousand  
eight hundred and seventy.

Present:

HIS HONOR THE SUPERINTENDENT,  
DONALD REID, and  
GEORGE DUNCAN, Esquires,

Members of the Executive Council of the Province of  
Otago, being also Members of the Provincial  
Council of the said Province.

WHEREAS by the 39th section of "The Gold Fields Act 1866" it is provided that it shall be lawful for the Governor from time to time to make regulations prescribing the mode in which applications may be made for leases of land for agricultural purposes the quantity of land not exceeding fifty acres which shall and may be granted in a lease in any particular block the amount of deposit to be paid by any applicant therefor and by any objector thereto the terms and conditions upon which such leases may be held occupied assigned transferred forfeited and cancelled the amount of rent payable therefor and the times and places of payment the conditions upon and the manner in which entry to search for gold or for any metal or mineral upon any land so leased may be authorised and the terms and conditions upon which holders of Miner's Rights may be permitted to mine upon land the lease for which shall have been determined on account of its auriferous character and such regulations from time to time amend alter and revoke: And whereas by the "Gold Fields Act Amendment Act 1867" it is enacted that within any Province in which by any Act or Ordinance it is provided that the Superintendent shall in the administration of the Government thereof act by and with the advice and consent of an Executive Council it shall be lawful for the Governor in Council under his hand and under the Public Seal of the Colony from time to time as occasion may require to delegate to the Executive Government for the time being of such Province subject or not to any restrictions or limitations as he shall think fit all or any of such powers vested in the Governor or the Governor in Council by "The Gold Fields Act 1866" as under or by virtue of the one hundred and ninth section of the said Act may be delegated by the Governor in Council and in like manner to revoke any such delegation And whereas by an Ordinance of the Superintendent and Provincial

Council of the Province of Otago intituled "The Executive Council Ordinance 1861" it is provided that the Superintendent of the said Province shall in the administration of the Government thereof act by and with the advice and consent of an Executive Council. And whereas the Governor hath with the advice and consent of the Executive Council of New Zealand and in pursuance of the powers and authority in that purpose vested in him by "The Gold Fields Act 1866" and subject to its provisions delegated unto the Executive Government for the time being of the Province of Otago all such powers vested in the Governor or the Governor in Council by the said last-mentioned Act as under by virtue of the one hundred and ninth section of the said last-mentioned Act may be delegated by the Governor in Council to have hold and exercise the said powers within the said Province of Otago. And whereas by an Order in Council dated the eleventh day of January one thousand eight hundred and seventy and published in the Otago Provincial Government Gazette (No. 646) on the 14th day of January 1870 the Executive Government of the Province of Otago did make certain regulations for the purposes specified in the said thirty-ninth section of the said "Goldfields Act 1866" And whereas it is expedient to revoke No. 4 of the said regulations so made and published as aforesaid and to substitute in lieu thereof the regulation following:

Now therefore His Honor James Macandrew Superintendent of the Province of Otago by and with the advice of the Executive Council of the said Province and by virtue and in exercise of the powers delegated to the Executive Government of the said Province in this behalf by His Excellency the Governor of New Zealand in Council under the authority of "The Gold Fields Act Amendment Act 1867" and of any and every other power in any wise enabling the Executive Government of the Province of Otago in this behalf doth hereby order that said Regulation No. 4, of the Regulations so made and published as aforesaid shall from and after the day of the date hereof be revoked and with the advice and consent aforesaid, and by virtue and in exercise of the powers aforesaid, doth hereby make the following regulation for the Otago Gold Field, prescribing the manner in which the Warden shall deal with applications for Agricultural Leases for land within the said Gold Field.

ALEX. WILLIS,  
Clerk to the Executive Council of the  
Province of Otago.

REGULATION RELATING TO AGRICULTURAL LEASES IN  
THE OTAGO GOLD FIELD.

*Application to be recorded. Day fixed for hearing.  
Mode of procedure when more than one applicant  
for land.*

4A. The Warden shall cause every application for an Agricultural Lease to be recorded in a book to be kept for that purpose and shall appoint a day being not less than fourteen nor more than thirty days from the date of the receipt of such application for hearing and deciding the same and any objections that may be made thereto.

4B. If the Warden on such enquiry as aforesaid shall find that more than one application has been made for a lease of the same land on the same day and shall find that no valid objection exists to the issuing of a lease of such land or of some portion thereof he shall cause the lease of such land or of such part thereof as he shall decide to grant to be put up for sale by auction by the Receiver of Gold Revenue on the day following that on which the decision of the Warden shall be arrived at the said applicants alone being allowed to bid for the same and the highest bidder at such sale shall be entitled to the lease of the land so offered.

IT IS HEREBY NOTIFIED that the name of  
Mr. EDWIN TANNER,  
has been added to the list of authorised Surveyors.  
D. REID,  
Secretary for Land and Works.  
Dunedin, 26th November, 1870.

Land and Works Office,  
Dunedin, 11th November, 1870.

NOTICE is hereby given, that the Government have cancelled the Agricultural Leases prepared in favor of the undermentioned:—

John Murray, senr.,	section 11,	block IV,	Table Hill
Do.	"	35	" "
Do.	"	34	" "
Do.	"	50	" "
Do.	"	10	" "
Jane Murray	"	15	" "
Do.	"	5	" "
John Murray, junr.	"	13	" "
James Hunter Murray	"	26,	block V, Tuapeka East

and the Land is now open for application under the Agricultural Lease Regulations.

D. REID,  
Secretary for Land and Works.

MARTIN'S BAY.

THE Government has arranged with the owner of the Screw Steamer Tairoa to start her from Dunedin to Martin's Bay on Thursday, 1st December, 1870.

For Freight or Passage, apply to R. M. Robertson, Esq., Temple Chambers, Dunedin.

ABSTRACT FROM PREVIOUS GAZETTES  
of Impounding Notices:—

2nd December, Friday noon, a large lot of Cattle will be sold at Caversham Pound.  
2nd December, Friday noon, two Bullocks will be sold at Otakia Pound.  
2nd December, Friday noon, a Bullock will be sold at Oamaru Pound.  
9th December, Friday, noon, a mare will be sold at South Dunedin Pound.  
9th December, Friday, noon, a cow and four bullocks will be sold at Caversham Pound.

TENDERS will be received at the Office of the Secretary for Land and Works, Dunedin, until noon of Monday, the 12th December, 1870, for

Contract No. 58.—Survey of about 2,800 acres in the Winton District into Sections of from  $\frac{1}{4}$  acre to 40 acres each.

Plan and specification may be seen, and forms of tender obtained, at the Survey Offices, Dunedin and Invercargill.

Tenders to be accompanied by a deposit or marked cheque for 10 per cent. of the amount, and to be endorsed "Tender for Survey Contract No. 38."

The lowest or any tender not necessarily accepted.

D. REID,  
Secretary for Land and Works.  
26th November, 1870.

CLUTHA COAL FIELD.

TENDERS will be received at the Provincial Government Offices, Dunedin, until noon of Tuesday, the 13th December, 1870, from parties willing to lease the Clutha Coal Fields, and plant connected therewith, for the term of seven years. Tenders to state the amount of rent per annum, payable half-yearly in advance.

A list of the plant can be seen at the Office of the Secretary for Land and Works, Dunedin, and at the Police Station, Balclutha.

For further information apply at the Office of the Secretary for Land and Works.

The Government does not bind itself to accept the lowest or any tender.

**COPMANHURST.**—Tenders are invited for Contract No. 1. Plans and Specifications may be seen at the Schoolhouse, Otepopo, or at my Office in Dunedin, from the 26th inst. to Dec. 10th.—**JOHN HARDY, C.E.**

**ALLDAY.**—Tenders are invited for Contracts Nos. 6 and 7. Plans and Specifications may be seen at the Schoolhouse, Otepopo, from the 26th inst. to Dec. 10th, or at my Office.—**JOHN HARDY, C.E.**

**N. E. HARBOR ROAD DISTRICT.**—  
1. Tenders wanted for falling 11 chains, more or less, and for forming the same on Road No. 6.

2. Tenders wanted for forming 18 chains, more or less, 12 feet wide on No. 2 Road. Mr Christie, Airlie Bank, to show the above works, with the specifications, on Wednesday, December 7, at 12 o'clock, at the Church, Portobello Road; and tenders to be lodged with Mr. Stuart Clifton on or before Saturday, the 10th December.

3. Tenders wanted for metalling 12 chains, more or less, on Road No. 1, and for repairing three bridges on same road. Mr Roger to show the works at his house, Bellefield, on Wednesday, December 7, 10 o'clock a.m. Tenders to be lodged with Mr. Stuart Clifton, on or before Saturday, the 10th December.

4. Tenders wanted for keeping in repair, until the end of the financial year, about the end of June, 1871, that portion of the Beach Road extending from Mr. Campbell's to the Grassy Point; and also for clearing off slips from the same. These tenders to be given separately, and to be lodged with the Clerk at the Schoolhouse, N. E. Harbor, on or before Saturday, the 10th December.

N.B.—The Board do not, in any case, bind themselves to accept the lowest or any tender.—**GEO. P. BELL, Clerk** to the Board.

**TOMAHAWK ROAD DISTRICT.**—Tenders will be received at the house of the undersigned till noon of Monday, the 12th December, for certain road works in this district.

Contractors to meet Messrs. Matheson and Sanderson at Anderson's Bay Cemetery on the 8th December, at 11 o'clock, a. m., when the works will be pointed out. The lowest or any tender not necessarily accepted.—**ALEX. HENDERSON, Clerk, Local Road Board.** Tomahawk, November 28, 1870.

**NOTICE.**—Roslyn District Road Board.—Tenders are invited for the Formation and Metalling of certain footpaths, and for other works in this district. Also, for Procuring, Breaking, and Spreading 300 cubic yards of Metal on Kaikorai Valley Road, and Cleaning Water Tables, &c.

Specifications to be seen at the Kaikorai School between the hours of 1 and half-past 3 p.m.

Tenders will be received up to 6 o'clock p.m. on Monday next, the 5th December.

The lowest or any tender not necessarily accepted.—**H. P. MACKLIN, Clerk.**

**GAZETTE.**—Complaints respecting the non-receipt of the *Gazette*, if made to J. Logan, Superintendent's Office, Dunedin, will receive immediate attention. Each person will please see that the nearest Post Town is given in his address.

#### WASTE LAND BOARD ADVERTISEMENTS.

*Friday, 2nd December, at noon.*

**NOTICE** is hereby given, that Sections 45 and 10, Block I, Clarendon District will be offered for sale by public auction in the Land Office, Dunedin, on Friday, the second day of December next, at noon; the former at the upset price of 10s. per acre, the latter at the upset price of £1 1s. per acre.

*Wednesday, 28th December, at noon.*

*District of Coneburn, Block 12, Run 345, on the Kawarau River, near Frankton.*

**NOTICE** is hereby given, that the following allotments in the above Block will be offered for sale by public auction, as land of special value, at the Survey Office, Queenstown, on Wednesday, 28th [day of December next, at the hour of twelve o'clock noon, at the upset price of £1 per acre. —

Section 1, 55a. 3r. 28p.			
"	3, 40	0	6
"	5, 41	3	33
"	7, 52	3	17
"	9, 48	1	38
"	11, 51	0	30
"	13, 50	0	5
"	15, 50	3	36
"	16, 49	2	36
"	18, 48	2	28
"	20, 48	3	0
"	22, 48	3	1
"	24, 49	3	8
"	26, 50	3	15
"	28, 50	3	17
"	30, 52	3	21
"	32, 53	3	39
"	34, 59	2	11
"	36, 52	3	5
"	39, 35	0	15
"	40, 66	1	2

**J. T. THOMSON,**  
Chief Commissioner.

20th October, 1870.

**AN** application having been received to purchase the undermentioned sections, notice is hereby given, that they will be sold under the 27th clause of the "Otago Waste Land Act 1866," to the present applicant, at the prices affixed, unless applications have been received before the 23rd day of December next from other person or persons desirous of purchasing the said sections.

Town of Waiholo, Sections 1 and 2, Block X, at £5 and £3.

**J. T. THOMSON,**  
Chief Commissioner.

Waste Land Board Office,  
Dunedin, 18th November, 1870. 3t15s

**NOTICE** is hereby given, that the Sale of Block XII, Coneburn District, advertised to take place on Monday, the 26th, is postponed till Wednesday, the 28th of December next, at 12 o'clock noon.

**J. T. THOMSON,**  
Chief Commissioner Waste Land Board.

**THE** following amendments on the Timber Regulations, Southland, as published in the *Southland Gazette* of 3rd April, 1868, were passed by the Waste Lands Board on the 22nd November, 1870:—

*Under heading "Sawmills."*

Clause 1. Exclusive right to cut timber on the Waste Lands of the Crown, within an area equal to ten (10) acres for each horse power the engine employed is capable of exerting, shall be granted to sawmills, &c.

Clause 3. No application for bush land exceeding one hundred (100) acres shall be granted for the erection of any sawmills, &c.

Clause 7. The rent—to be paid yearly in advance—chargeable on every such license shall be five pounds (£5) per annum for each horse power the engine used is capable of exerting, of which a statutory declaration is required.

*Under heading "General."*

The following addition at the end of the clause:—

"who shall be further subject for every single breach of these regulations to a penalty not exceeding five pounds (£5).

WALTER H. PEARSON,  
Commissioner of Crown Lands.

Crown Lands Office,  
Invercargill, 22nd November, 1870.

**WANTED**, a Teacher for the Side School, Waiwera. Salary—£75 in addition to fees. Application must be forwarded to the undersigned on or before the 12th day of December next.—C. THOMSON, Hon. Sec., Waiwera School Committee.

**PORT CHALMERS GRAMMAR SCHOOL**.—A School Mistress is wanted for the above School. Appointment to date from 1st January, 1871. Applications (with testimonials) to be lodged with the undersigned on or before Tuesday, 20th December.—Wm. ELDER, Hon. Sec.

**EDUCATIONAL RESERVES**.—The following mentioned Reserves will be Leased by Auction in December next. Full particulars in a future advertisement. Copies of Leasing Regulations may be obtained on application.

DISTRICT.	SECTION.	BLOCK.	AREA.
Wyndham	1 and 2	X	7327 2 17
Glenkenich	28, 30, 36, and 37	XI	228 2 16
Warepa	14	III	252 2 26
Waikawa	14	I	90 1 21
Glenomaru	1	V	116 0 0
"	6	VI	109 0 0
"	29	VIII	88 2 32
Clutha	10	III	52 0 0
"	9	XVII	52 0 0
"	11	LXXXIII	52 0 0
"	6	XCH	52 0 0
Rankleburn	34 and 36	I	200 0 0
"	12	II	208 3 30
"	3	III	140 0 8
"	1	V	143 2 11
"	1	VI	136 3 9
Hillend	4	XI	136 0 0
"	1	XIII	74 0 0
Waitahuna West	20	IV	116 3 0
"	4	V	133 2 13
Waitahuna East	15	I	127 0 38
"	8	II	94 1 29
"	1	III	75 0 0
Kaitangata	3	V	154 0 0
"	17	VI	116 0 31
"	7	VII	178 1 38
"	14	III	179 0 32
"	2	VIII	101 1 4
North Molyneux	4	VII	52 0 0
"	2 of 1	XI	26 0 0
Inch Clutha	9, 10, 11 and 12	II	208 0 0
Tokomairiro	1	XLVIII	45 0 0
Akatore	1	VIII	145 2 0
Clarendon	1	V	77 0 0

JOHN HISLOP, Secretary.

**NOTICE**.—Wingatua Road District.—Ratepayers are requested to pay the amount of their respective rates to me, at my house, on or before the 12th December, 1870.

DAVID J. MARSHALL, Collector.  
14th November, 1870.

**BLUE MOUNTAIN ROAD DISTRICT**.—Ratepayers for payment of the amount of their respective rates.—JOHN KEEN, Clerk and Collector. Palmerston, November 9, 1870.

**MEADOWBANK ROAD DISTRICT**.—Ratepayers for payment of the amount of their respective rates.—JOHN KEEN, Clerk and Collector. Palmerston, November 9, 1870.

**NOTICE**.—The Precept authorising the collection of the Highway Rate for the Clarendon District, for the year 1870-71, having been issued, ratepayers are requested to pay the amount of their respective rates to me, at my house, on or before the 16th December, 1870. R. B. Twelftree, Clerk and Collector. Lake Waipori, 17th November, 1870.

**NOTICE**.—Merton Road Board.—For the convenience of ratepayers, I will be at the Schoolhouse, Merton, on Friday and Saturday, the 9th and 10th December, 1870, between the hours of 6 and 8 o'clock, p.m. All outstanding rates will be sued for after the 1st January, 1871.—ROBERT ALLAN, Clerk and Collector. Merton, 25th November, 1870.

**MOSGIEL ROAD DISTRICT**.—Notice is hereby given, that the Precept authorising the collection of the Highway Rate in the above-named district having been issued by the General Road Board, ratepayers are requested to pay the amount of their respective rates to me, at my house, on or before the 16th day of December, 1870. ANDREW ARMITT, Collector. Mosgiel, 19th November, 1870.

**SYDNEY ROAD DISTRICT**.—Ratepayers in this district are hereby informed that the General Road Board have granted a Precept authorising the collection of a Highway Rate of Sixpence (6d.) per acre, and that the respective amounts must be paid to the undersigned on or before the sixteenth day of December next.—ALEX. PIRIE, Collector. Otepopo, November 24, 1870.

**HARLINGTON DISTRICT ROAD RATE**.—Notice is hereby given, that the above District Road Rate, for the year ending June, 1870, having been allowed by the General Road Board, ratepayers are therefore requested to pay their respective rates to me, at my house, on or before the 31st December next.—JOSEPH MORRIS, Collector to Road Board. November 30, 1870.

*Amended Notice.*

**IMPOUNDED** on the 18th day of November, 1870, by Mr. James Smith, Greenfield: one spotted Steer, 3 years old, branded CJ off hip; one red Heifer, 2 years old, branded QD off hip; one spotted poley Cow, TO near hip; one red poley Cow, with calf, HM off hip; one red Steer, MH off hip; one strawberry Cow, P off hip; one yellow Cow, JF of hip; one yellow Cow, OF on thigh; one yellow Heifer, AO off hip; one strawberry Steer, SD near ribs; one strawberry poley Cow, TC near hip; one yellow Steer, M near ribs; one red Steer, no visible brand; one roan Steer, no visible brand; one red Heifer, spur-brand off ribs; one white Heifer, QD off hip; one white Heifer, W off hip; one red Heifer, no visible brand; one brindle Steer JM off hip; owner or owners unknown; for trespassing on Mr. Smith's run; for which no damages are claimed; and in default of being released, the above cattle will be sold at the Public Pound, Waitahuna West, on Friday, the 16th December, at 12 o'clock noon.—PETER SCOTT, Poundkeeper, Waitahuna West.

**IMPOUNDED** on the 23rd day of November, 1870, by George Scott: one roan and red Heifer; owner unknown; for trespassing on R. B. Martin's paddock; and in default of being released, the above heifer will be sold at the Public Pound at South Dunedin, on Friday, the 16th day of December, 1870, at 12 o'clock noon.—JOHN BARR, Poundkeeper of the South Dunedin Pound.

**IMPOUNDED** on the 24th day of November, 1870, by Mr. James Smith, for trespassing on Run No. 106, for which 5s. each damages are claimed, the following cattle, viz.:—1 red Cow, branded F off hip, and blotch brand behind off shoulder; 1 yellow cow, branded F off hip, and blotch brand behind off shoulder, with young calf; 1 strawberry heifer, blotch brand behind off shoulder; 1 red heifer, no visible brand; and in default of being released the said cattle will be sold on Friday, the 16th December, at 12 o'clock noon.—PETER SCOTT, Poundkeeper, Waitahuna West.

**IMPOUNDED**, on the 23rd day of November, 1870, by George Gilmore, for Bushy Road Board, 1 light brown Mare, round blotch on near shoulder, small white spot under saddle near side; one bay Gelding, brand like R K near shoulder, and white spots on forehead; owners unknown; for trespassing on Bushy Road District, for which 4s. each damages are claimed; and in default of being released, the above cattle will be sold at the Public Pound at Hawksbury, on the 16th day of December, 1870, at 12 o'clock noon.—ARCH. VALENTINE, Poundkeeper of the Hawksbury Pound.

**IMPOUNDED**, on the 21st day of November, 1870, by John M'Kay, Waitahuna, one bay Mare, branded W C near shoulder, and 3 on near hip, owner unknown; for trespassing on the Gold Fields, for which two pounds seven shillings and sixpence expenses are claimed; and in default of being released, the above mare will be sold at the Public Pound at Lawrence, on Friday, the 16th day of December, 1870, at 12 o'clock noon.—PETER ROBERTSON, Poundkeeper of the Lawrence Pound.

**SUPREME COURT.**—Notice is hereby given that a Sitting of the Supreme Court, for the despatch of Criminal and Civil Business, will be holden at the Supreme Court House, Dunedin, on Monday, the fifth day of December next, at the hour of ten o'clock in the forenoon, at which time and place, all persons bound by recognizances to appear as prosecutors, defendants, or witnesses are required to give their attendance.

Notice is hereby further given, that the Civil Cases will not be called on for trial until Tuesday the thirteenth day of December at ten o'clock in the forenoon.

#### DISSOLUTION OF PARTNERSHIP.

**THE** Partnership hitherto existing between us as Sheep Farmers at the Maungatua Station, West Taieri, under the style of J. and F. Fulton, has this day been dissolved by mutual consent. The business will in future be carried on by Francis Crossley Fulton, who will settle all outstanding liabilities.

JAMES FULTON.

CHARLES C. FULTON.

Signed in the presence of—

JAMES MURISON, J.P.

West Taieri, Nov. 24, 1870.

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#### DISSOLUTION OF PARTNERSHIP.

**NOTICE.**—The Co-partnership existing between William Bailey and Alexander Humphrey, carrying on business as Carpenters and Wheelwrights, in the Town of Lawrence, under the firm of "Humphrey and Company," was dissolved by mutual consent, as of the 12th day of February, 1870.

3t.9s

#### IN THE SUPREME COURT OF NEW ZEALAND.

OTAGO AND SOUTHLAND DISTRICT.

No. 474.

Between John Hamilton, Plaintiff, and Alexander Hamilton, Defendant.

**NOTICE IS HEREBY GIVEN**, that by virtue of a writ of *feri facias* issued out of this Honorable Court in this cause on or about the second day of September instant, in pursuance of "The Execution of Judgments against Real Estate Act 1867," all that section or parcel of land in the Province of Southland, in New Zealand, containing by admeasurement forty-nine acres and two roods, more or less, being section number fourteen on the record map of the Waimumu Hundred; and all those parcels of land situate in the said Province of Southland, containing by admeasurement one acre or thereabouts, be the same more or less, being and comprising the allotments marked and numbered eight (8) and nine (9) of block number three (III) on the plan of the subdivision into blocks and allotments made by one George Perry of that part known as the Collingwood Estate of the section marked and numbered two (2) of block number fifteen (XV), on the record map of the Hundred of Invercargill aforesaid; and which said plan of the Collingwood Estate is marked and numbered four (4) of deposited plans in the Office of the Registrar of Deeds for the Province of Southland aforesaid, respectively referred to in the memorial of judgment, registered in the said office of the Registrar of Deeds, have been taken in execution at the suit of the above-named plaintiff; That the estate and interest of the abovenamed defendant in the said land consists of an estate in fee simple, free from encumbrances; and that the said land will be sold by public auction by Mr David Maororie, at his rooms, Dee street, Invercargill, on Saturday, the fifteenth day of January next, at twelve o'clock noon, under authority of Henry M'Culloch, Esq., sheriff of the Province of Southland, unless the judgment debt of £30 9s 2d, with interest thereon at the rate of £8 per cent. per annum, together with £1 11s 6d for the said Writ and Warrant thereon, besides sheriff's poundage, officer's fees and expenses, be sooner satisfied.

Dated this twenty-sixth day of September, 1870.

H. M'CULLOCH,

Sheriff,

District of Southland.

William Russell, Don street, Solicitor for above-named plaintiff.

**IMMIGRANTS' PASSAGE MONEY.**—All Immigrants in arrears are requested to pay the same forthwith, otherwise expenses will be incurred. Lists containing the names of all persons in arrears have been placed in the hands of the police.—JOHN LOGAN, Immigration Agent. Dunedin, 11th October, 1870.

**IMMIGRATION TO OTAGO.**—Conditions:—£6 for each adult, and the half of that sum for persons between the ages of 1 and 12, must be paid in Otago before the names are sent home to the Agent in Edinburgh.

If the parties remain three years in Otago, no further payment will require to be made. If they do not remain that time, another payment of £8 10s. must be made before leaving Otago.

All Immigrants must be approved by the Agents for the Province, and may sail either from London or Glasgow.

Schedule, &c., may be had on application.—JOHN LOGAN, Immigration Agent. Dunedin, 11th October 1870.