

PORT CHALMERS RESERVES MANAGEMENT ORDINANCE 1868.

IN THE THIRTY-FIRST YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXIV. 1868. No. 263.

ANALYSIS.

Title. Preamble.

Preamble.

1. Short Title.

2. Lands described in Schedule to be vested in the Corporation of Port Chalmers.

3. Corporation to manage lands described in Schedule under certain provisions.

- 4. Moneys to be applied as provided by the 94th Section of the "Otago Municipal Corporations Ordinance 1865."
- 5. Commencement of Ordinance. Schedule.

An Ordinance to transfer to and vest in the Corporation of the Incorporated Title.

Town of Port Chalmers certain lands now vested in the Superintendent of the Province of Otago in trust for purposes of public utility for the town of Port Chalmers and its Inhabitants.

[Reserved for the Signification of the Governor's pleasure thereon, 11th June, 1868.]

WHEREAS the lands and hereditaments described in the Schedule to this Preamble Ordinance annexed are vested in the Superintendent of the Province of Otago and his successors subject to the provisions of certain Acts passed by the General Assembly of New Zealand intituled the "Public Reserves Act 1854" and the Public Reserves Act Amendment Act 1862: "And whereas by proclamation in the 'Government Gazette' of the Province of Otago made under the provisions of an Ordinance passed by the Superintendent and Provincial Council of the said Province intituled the "Otago Municipal Corporations Ordinance 1865" the provisions of the said Ordinance were extended to the town of Port Chalmers and the citizens of the said town of Port Chalmers were created a Corporate Body under the style of the "Corporation of the Incorporated Town of Port Chalmers:" And whereas by the Public Reserves Act Amendment Act 1862" it is provided that it shall be lawful for the Superintendent and Provincial Council of any Province by any Act or Ordinance to be from time to time duly passed in that behalf to direct and declare that any land vested or which might thereafter be vested in the Superintendent of any Province under the provisions of the said "Public Reserves Act 1854" upon trust for any public purposes should be transferred to and vested in and held by any Corporation Commission or other person or persons having Corporate succession to be named in such Act or Ordinance in trust for the like or for any other public purpose to be specified and declared in such Act or Ordinance in such manner and with such powers of lease management and disposition over the same and over all rents issues profits and proceeds thereof and other powers provisions and conditions as should in such Act or Ordinance be expressed or declared: And whereas it is expedient that the

lands and hereditaments so vested in the Superintendent of the said Province of Otago as aforesaid and described in the Schedule hereto should be transferred to and vested in the "Corporation of the Incorporated Town of Port Chalmers" upon the trusts and with and subject to the powers provisions and conditions hereinafter declared:

BE IT THEREFORE ENACTED by the Superintendent of the said Province of Otago with the advice and consent of the Provincial Council thereof as follows:—

Short Title.

I. This Ordinance may be cited and referred to as the "Port Chalmers Reserves Management Ordinance 1868.

Lands described in Schedule to be vested in the Corporation of Port Chalmers.

II. The lands and hereditaments mentioned and described in the Schedule hereto shall be and the same are hereby transferred to and vested in the "Corporation of the Incorporated Town of Port Chalmers" and its successors as a Corporate Body to be held by the said Corporation and its successors in trust for purposes of public utility for the Town of Port Chalmers and its inhabitants.

Corporation to mancertain provisions.

III. It shall be lawful for the said "Corporation of the Incorporated age lands described Town of Port Chalmers" to manage the said lands and hereditaments in such manner in every respect as to them shall seem fit and with the sanction and consent of the Superintendent for the time being of the Province of Otago to lease the same lands and hereditaments from time to time at such rents issues and profits as it may deem expedient so that such leases be for terms not exceeding twenty-one years to take effect from the time of the execution thereof.

Moneys to be applied IV. All moneys received by the said "Corporation of the Incorporated as provided by the Town of Port Chalmers" for the rents issues and profits of the said lands and Municipal hereditaments shall be managed by the said Corporation and shall be applied Otago Corporations nance 1865." and disposed of in manner provided by the ninety-fourth section of the "Otago Municipal Corporations Ordinance 1865."

Commencement Ordinance.

V. This Ordinance shall not come into operation nor have any effect until the time in which by law the same may be disallowed by the Governor of New Zealand shall have expired.

SCHEDULE.

All that parcel of land in the Province of Otago, in the Colony of New Zealand, situate in the North Harbor and Blueskin District, being Sections numbered respectively 86 and 87, Block VI, on the map of the said district, containing by admeasurement 132 acres 3 roods and 22 poles, more or less, bounded towards the north-west by a road line 3,840 links; towards the north-east by Section No. 88, 3,970 links; towards the south-east by Sections numbered respectively 47, 48, 49, 50, 51 and 52, 3,360 links; also by Section No. 29, 50 links; and towards the south-west by Sections numbered respectively 24, 25, 26, 27 and 28, 3,150 links. Also, all that parcel of land in the said Province and Colony, situate in the said district, being Sections numbered respectively 24, 27, 28, 29, 31, and 32, Block IV, on the said map, containing by admeasurement 358 acres 1 rood and 5 poles, more or less; bounded towards the north by Section No. 25, 1,430 links, by Section No. 33, 5,870 links, by Section No. 30, 5,920 links; towards the east by Section No. 9, Block V, 2,150 links and 2,765 links, also by a road line 5,850 links, by Section No. 85, Block VI, 564 links, by Section No. 23, Block IV, 1,500 links, also by Section No. 30, Block IV, 5,530 links; and towards the west by Section No. 85. Block VI, 360 links, also by Section No. 30, Block IV, 5,530 links; and towards the west by Section No. 85. Block VI, 360 links, by a road line 3,120 links, and 2,200 links, also by Section No. 85. Block VI, 360 links, by a road line 3,120 links, and 2,200 links, also by Section No. 85. Block VI, 360 links, by a road line 3,120 links, and 2,200 links, also by Section No. 85. Block VI, 360 links, by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 links, also by Section No. 85. Block VI, 360 lin links, by a road line 3,120 links and 2,200 links, also by Section No. 47, Block IV, 3,020 links.