

*Scotch Law Practitioners.*

SCHEDULE B.

FORM OF NOTICE.

PURSUANT to the provisions of "*The Land Claims Settlement Act, 1856*," all persons interested in or claiming title under any of the Crown Grants specified in the Schedule hereunto annexed are hereby, on behalf of Her Majesty, required to produce or cause to be produced such Crown Grants before the Commissioners of Land Claims at \_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_.

In default of the above grants being produced on the day and at the place above mentioned (unless the non-production thereof be accounted for to the satisfaction of the said Commissioners), the said grants will, under the provisions of the aforesaid Act, be declared null and void, and become so to all intents and purposes in like manner as if the same had been repealed in the Supreme Court by process of *scire facias*.

A.B., Attorney-General.

Grantee.	Date of Issue of Grant.	Locality of Land Granted.

SCHEDULE C.

Time when the Purchase was made.	Per Acre.					
	£	s.	d.	£	s.	d.
From 1st January, 1815, to 31st December, 1824 ... ..	0	0	6	0	0	0
"    1825,                    "    1829 ... ..	0	0	6	0	0	8
"    1830,                    "    1834 ... ..	0	0	8	0	1	0
"    1835,                    "    1836 ... ..	0	1	0	0	2	0
"    1837,                    "    1838 ... ..	0	2	0	0	4	0
"    1839,                    "    1839 ... ..	0	4	0	0	8	0

And 50 per cent. above these rates for persons not personally resident in New Zealand or not having a Resident Agent on the spot.

Goods when given to the Natives in barter for land to be estimated at three times the selling price in Sydney at the time.

No. XXXIII.

SCOTCH LAW  
PRACTITIONERS.

AN ACT to enable Persons qualified to Practice in the Sheriff Courts of Scotland to be admitted to Practice in the Supreme Court. [16th August, 1856.]

Preamble.

WHEREAS it is expedient to extend the privilege of enrollment to practice as a solicitor in the Supreme Court of New Zealand to persons qualified to practice or to be admitted to practice in any Sheriff Court in Scotland:

BE IT ENACTED by the General Assembly of New Zealand as follows:—

Persons qualified to practice in the Sheriff Courts of Scotland may be admitted to practice in the Supreme Court.

1. In addition to the persons qualified to be enrolled in the Supreme Court of New Zealand to practice therein as solicitors, there may, from and after the passing of this Act, be enrolled so to practice in the said Court all persons who shall have been admitted to practice as writers or solicitors in any Sheriff Court in Scotland or who shall have become qualified to be admitted so to practice in any such Court.

Short Title.

2. This Act may be cited for all purposes as "*The Scotch Law Practitioners Act, 1856*."