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Title of Act or Ordinance, and subject-matter of Section.

Remarks.

MARLBOROUGH—continued.

The Province of Marlborough Roads Act, 1870—continued.

Secs. 23, 24, 25. Power to make by-laws and provide for penalties for breaches.

Sec. 32. Gives power to Resident Magistrate's Court and Court of Petty Sessions to appeal against rates.

Sec. 48. Power to take materials from land, and to Justices to settle disputes relating thereto, and to Justices to give orders for the taking of such materials.

Secs. 51, 52, 53, 54. Disputes relating to compensation to be settled by arbitration: Power to appoint arbitrators and make award a rule of Court.

Sec. 56. Which authorizes Judges, Resident Magistrates, &c., to act though interested.

CANTERBURY.

The Roads Ordinance, 1864. No. 8, Sess. XXII.

The Roads Ordinance Amendment Ordinance, 1866. No. 20, Sess. XXIV.

The Roads Ordinance Amendment Ordinance, 1867. No. 12, Sess.

The Roads Ordinance Amendment Ordinance, 1867.

The Roads Act, 1869.

Secs. 19-27. Power to revise ratepayers' roll, and to hear and determine questions as to assessment.

determine questions as to assessment.

Secs. 20, 21, 22, &c. Establishing a Court for revision of electoral rolls.

Secs. 34. Provides that rate should be property of Board, but recovered at suit of Collector.

The Christchurch City Council Ordinance, 1862.

The Lyttelton Municipal Council Ordinance, 1863.

The Hokitika Municipal Council Ordinance, 1867.

The Municipal Council Ordinance. No. 2, Sess. XIV.

Ultra vires. The Legislature has given power to the Provincial Legislature to create offences, but has not empowered the Provincial Legislature to authorize another body to do so.

Ultra vires. (Bagge v. Sinelair.)

Ditto, as adding to jurisdiction of Magistrates.

Ditto, as creating a new tribunal, and adding to the jurisdiction, and affecting the jurisdiction and procedure of Supreme Court.

Ultra vires, as giving a jurisdiction where no jurisdiction exists.

Repealed by "The Roads Act, 1869."

Ditto.

Ditto.

Ditto.

Ultra vires. (Bagge v. Sinclair.)

Ditto.

Ditto.

Christchurch is now created a Corporation, and this Act is now repealed by "The Municipal Corporations Act, 1867."

Lyttelton is now created a Corporation, and this Act is now repealed by "The Municipal Corporations Act, 1867."

Hokitika is now created a Corporation, and this Act is now repealed by "The Municipal Corporations Act, 1867."

Under this Ordinance Kaiapoi and Timaru were originally incorporated, but they have since been constituted Municipalities under "The Municipal Corporations Act, 1367," of the General Assembly, and therefore, within those towns, the above Ordinance is repealed. It should now be repealed throughout the whole Province; for though it remains in force, there is no reason for, or apparent intention of, creating Corporations under it.