Pensions.

2. And be it enacted, That the Colonial Treasurer of New Ulster Treasurer to pay shall issue and pay from time to time any sum or sums of money for moneys on order of Governor. the purposes hereinbefore mentioned, not exceeding in the whole the sums respectively specified, to such persons and in such portions as the Governor or other the Officer Administering the Government of the Province for the time being shall by any order or orders in writing signed by him from time to time direct, and such Treasurer shall in his accounts be allowed credit for all sums paid by him in pursuance of such orders, and the receipts of the persons to whom such sums shall have been so paid shall be to him a full discharge for the sum or sums for which such receipt shall have been given, and the amounts thereof shall be passed to his credit in account accordingly: Provided also and it is hereby further enacted that such appropriation of the said provincial revenue as is hereinbefore provided for the year one thousand eight hundred and forty-nine, shall be also deemed and taken to apply to the appropriation of such revenue for the year one thousand eight hundred and fifty, unless any such Provincial Council shall in the meantime be established and shall otherwise provide for the appropriation of such revenue for such last-mentioned year as aforesaid.

No. III.

An Ordinance to authorize the Payment of Pensions to certain Persons in consideration of the Injuries received by them while acting with or in aid of Her Majesty's Forces. [24th August, 1849.]

PENSIONS.

HEREAS several members of the Volunteer Corps and others Preamble. were disabled or otherwise severely wounded while acting with or in aid of Her Majesty's Forces in the suppression of the late rebellion in the northern part of this Province, and it is fitting that provision be made for or towards the support and maintenance of such persons as were seriously injured while so acting as aforesaid:

BE IT THEREFORE ENACTED by the Governor-in-Chief of New Zealand, with the advice and consent of the Legislative Council

thereof, as follows:-

1. Every such person who may have been so wounded as aforesaid Application for and who may be desirous of availing himself of the provisions of this pensions how to be made. Ordinance shall, on or before the first day of January, one thousand eight hundred and fifty-one, make application for that purpose in writing to the Colonial Secretary, setting forth the nature and extent of his wounds, and the circumstances under which he may have received the same.

2. Every such application shall be submitted to the consideration To be submitted to Executive Council. of the Executive Council of the Province, who are hereby authorized and empowered to appoint a Board of Medical Examiners to report on the nature and extent of the injuries alleged to have been received by the person making such application as aforesaid.

3. In every case in which it shall be proved to the satisfaction of Who may recomthe said Executive Council that the person making such application is mend pensions to entitled to the benefit of this Ordinance, it shall be lawful for the said Council to recommend such pension or other allowance to be made to him as (regard being had to the circumstances of the case) to them shall seem meet: Provided always that the amount of the pension or

Crown Titles.

allowance so recommended as aforesaid shall in no case exceed double the pension in like case awarded to persons of corresponding rank in Her Majesty's regular Forces, as set forth in the scale in that behalf provided by Royal Warrant bearing date the twenty-fourth day of May, one thousand eight hundred and forty-seven.

If recommendation be confirmed by Governor, pension to be granted. 4. Upon the confirmation of any such recommendation as afore-said by the Governor or other the Officer Administering the Government of the Province for the time being, duly notified in the Government Gazette, the person in whose favour such recommendation shall have been made shall be entitled to receive the pension or other allowance so to be awarded to him as aforesaid.

Chargeable upon general revenue of Province. 5. All such pensions or allowances shall issue and be payable out of the general revenue of the Province, and shall be paid monthly, viz., on the first day of every month in every year, and the acquittance or receipt of the person to whom such pension or other allowance shall be so awarded shall alone be a sufficient discharge for the payment of the same: Provided always that it shall be lawful for the Governor in Council at any time to stop the payment of any such pension for such and the same causes as pensions held by persons having served in Her Majesty's regular Forces are liable to be forfeited.

No. IV.

CROWN TITLES.

An Ordinance for Quieting Titles to Land in the Province of New Ulster. [25th August, 1849.]

Preamble.

THEREAS since the Proclamation of Her Majesty's sovereignty in and over the Islands of New Zealand various Laws Ordinances Royal Letters Patent and Instructions have from time to time been in force relating to the disposal by the Crown of lands within the Colony, prescribing the terms and conditions on which such lands should be alienated and disposed of, and limiting and appointing the power and authority of the Governor for the time being to make grants of the same in the name and on behalf of the Crown: And whereas during such period as aforesaid numerous grants of land within the Province of New Ulster have been made, in the name and on behalf of Her Majesty, by the Governor, Lieutenant-Governor, or other the Officer Administering the Government of the Colony or Province for the time being: And whereas in many cases doubts are entertained whether such Governor or other officer was duly authorized and empowered to make such grants in the name and on behalf of the Crown, and whether such grants were otherwise made in conformity with the regulations for the time being in force in that behalf: And whereas numerous grants of land claimed under the provisions of the Land Claims Ordinance (Session I., No. 2,) have also been made, wherein the land of which the grantee is recited to be entitled to a grant forms a part only of the whole quantity claimed to have been purchased by him from the aboriginal native owners, and is not particularly set forth and described in such grant, and it is doubtful in point of law whether by reason of such uncertainty any or what portion of land is validly conveyed by such grant: And whereas certain cases have already been submitted to the judgment of the Supreme Court, and it is essential