

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, FRIDAY, MAY 25, 1906.

Land in the City of Wellington taken for the Purposes of widening Brougham Street and constructing an Electric Tramway thereon.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

HEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1905," "The Tramways Act, 1894," and "The Muni-cipal Corporations Act, 1900," for a certain public work, to wit, the widening of Brougham Street and the construction thereon of a portion of the electric tramway authorised by an Order in Council dated the twenty-second day of May, one thousand nine hundred and five: one thousand nine hundred and five:

And whereas the Wellington City Council has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, as required by "The Public Works Act, 1905":

Public Works Act, 1905": Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers of "The Public Works Act, 1905," "The Tramways Act, 1894," "The Municipal Corporations Act, 1900," and of every other power and authority in any-wise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purpose of the said street widening and electric tramway as aforesaid, and shall, as from the date hereinafter specified, vest in the Mayor, Councillors, and Citizens of the City of Wellington; and it is hereby declared that this Proclamation shall take effect on and after the thirty-first day of May, one thousand nine hundred and six. hundred and six.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Portion of Section No.	Coloured on Plan	Situated in the City of
A. R. P. 0 0 0.69	31 2	Red	Wellington.

deposited in the office of Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

> Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Go-vernor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its De-pendencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this intereenth day of May in the year of our this nineteenth day of May, in the year of our Lord, one thousand nine hundred and six.

> > WM. HALL-JONES, Minister for Public Works.

GOD SAVE THE KING!

Land in Wakapuaka Survey District taken for the Purposes of Water-supply.

PLUNKET, Governor.

(L.S.)

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1905," for the purposes of water-supply for the use and convenience of the Wakapuaka Telegraph station :

And whereas all conditions precedent required by law to be observed and performed prior to the taking of such land for the purposes hereinbefore specified have been observed and performed :

Approximate
Area of
the Parcel of
Land taken.Being
Portion of
Section No.Coloured on
PlanSituated in the
City ofand performed :
Now, therefore, I, William Lee, Baron Plunket, the
Governor of the Colony of New Zealand, in exercise and
pursuance of the powers and authorities in me vested by
"The Public Works Act, 1905," and of every other power
and authority in anywise enabling me in this behalf, do
hereby proclaim and declare that the land mentioned in the
Schedule hereto is hereby taken for the purposes of water-
supply as aforesaid. And it is hereby declared that this
Proclamation shall take effect on and after the twenty-fifth
day of May, one thousand nine hundred and six.

Approximate Area of each of the Parcels of Land required to be taken.	Being	Coloured on Plan	Situated in Block No.	Situated in the Survey District of
A. R. P. 258 0 U 4 0 28	Lot 2 of Sec- tion 1 Lot 3 of Sec- tion 1	Red Yellow	II II	Wakapuaka Wakapuaka

All in the Land District of Nelson; as the same are more particularly delineated on the plan marked P.W.D. 21405, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

> Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Go-vernor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its De-pendencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this nineteenth day of May, in the year of our Lord one thousand nine hundred and six.

WM. HALL-JONES, Minister for Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block XI, Hawer Survey District, Hawera County.

PLUNKET, Governor. (L.S.) A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby, with the consent of the Colony of New Zealand, do hereby, with the consent of the owner and of the mortgagees of the land mentioned in the First Schedule hereto, and of the Hawera County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Hawera Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approxi- mate Area of Land hereby proclaimed as a Road.			Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. 0	в. О	р. 16	288, Patea Road District	XI	Hawera .	R. 7653	Red.
2 0	0 0	1 82	Ditto	"	*	*	:

SECOND SCHEDULE. ROAD CLOSED.

ma of b		by	Being Road bounding Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Pian
Å. 0.	п. 0	р. 126	288, Patea Roa District	d XI	Hawera	R . 7653	G re en.
1		34·3	Ditto	"	-	*	~
Ø	0	25	"		~	"	~

All in the Taranaki Land District ; as the same are more particularly delineated on the plan marked and coloured as

above mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Go-vernor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its De-pendencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twentieth day of May. in the year of our this twentieth day of May, in the year of our Lord one thousand nine hundred and six.

WM. HALL-JONES, Minister for Public Works.

GOD SAVE THE KING!

Native Land proposed to be taken for a Road in Te Rape Block No. 1648, Block V, Alexandra Survey District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of May, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS the land mentioned in the Schedule hereto W In KARAS the hand mentioned in the Schedule hereto is required to be taken for a public work, to wit, for the purpose of a road in Te Rape Block No. 1648, Block V, Alexandra Survey District: And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown:

And whereas a map in duplicate has been prepared of the said land, as required by the eighty-ninth section of "The Public Works Act, 1905":

Now, therefore, in pursuance and exercise of the powers vested in him by the eighty-ninth section of the said Act, and of all other powers in anywise enabling him in this and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the land shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the pur-pose of the said road, and the said land shall vest in His Majesty the King, as from the first day of July, one thou-end wise hunded and size sand nine hundred and six.

SCHEDULE.

Approxi- mate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 3 2 4	Te Rape Block No. 1648	v	Alexandra	R. 7569	Pink.

In the Auckland Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District.

Notice of Intention to exchange a Reserve in the Auckland Land District for other Land.

PLUNKET, Governor.

PLUNKET, Governor. WHEREAS by "The Public Reserves Act, 1881," it is, amongst other things, enacted that the Governor may declare his intention to make, change, exchange, or alter the dedication of any public reserve now or hereafter vested in His Majesty or the Governor for any of the pur-poses named in Class II of the Schedule to the said Act, whether the same be granted or not; and in the case of any reserve made under the authority of section one hundred and forty-four of "The Land Act. 1877," if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserve or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more purposes named in the said Class II, the Governor may, by notice gazetted, make such change, exchange, or dedication, as the case may be, and in such notice declare

MAY 25.]

the manner and terms in which the same is intended to be | General Regulations of the Defence Force of New Zealand so made:

so made: Now, therefore, I, William Lee, Baron Plunket, the Go-vernor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act, 1881," aforesaid, declare my intention to exchange the reserve described in the first column of the Schedule hereto for the land described in the second column of the said Schedule.

SCHEDULE.

Description of Reserve intended	Description of Land to be
to be exchanged.	obtained in Exchange therefor.

All that area in the Auck-land Land District, containing by admeasurement 1 acre and 1 perch, more or less, being Section No 32 of the Village of Taneatua. Bounded towards the northeast by Section No. 31 of the east by Section No. 31 of the Village of Taneatua; towards the south-east by a public road; towards the south-west by Sections Nos. 22, 21, and 20 of the aforesaid village; and towards the north-west by Section No. 23 of the said by Section No. 23 of the said village: as the same is de-lineated on the plan marked S.G. 18937/360, deposited in the Head Office, Department of Lands and Survey, at Wel-lington, and thereon coloured blue. Reserved for a site for a drill-shed in New Zealand Gazette No. 67, of the 27th August, 1903, page 1870.

All that area in the Auckland Land District, containing by admeasurement 1 acre ing by admeasurement 1 acre, more or less, being Section No. 31 of the Village of Ta-neatua. Bounded towards the north-east by Section No. 30 of the Village of Ta-neatua; towards the south-east by a public road; to-wards the south west by Section No. 32 of the afore-said village; and towards the Section No. 32 of the afore-said village; and towards the north-west by Section No. 24 of the said village: as the same is delineated on the plan marked S.G. 18937/860, de-posited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Governor, this seventh day of May, one thousand nine hundred and six.

T. Y. DUNCAN, Minister of Lands.

General Regulations of the Defence Force of New Zealand amended.

PLUNKET, Governor.

PLUNKET, Governor. I N pursuance and exercise of the powers and authorities conferred on me by "The Defence Act, 1886," and "The Defence Act Amendment Act, 1900," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby amend. in the manner and to the extent set forth in the Schedule hereto, such of the General Regulations of the Defence Force of New Zealand, made on the eighth day of February, one thousand nine hundred and six, and pub-lished in the New Zealand Gazette of the same date, as are set forth in the said Schedule: And I do hereby declare that such amended regulations shall come into force on the nineteenth day of May, one thousand nine hundred and six. nineteenth day of May, one thousand nine hundred and six.

SCHEDULE.

(B.) NEW ZEALAND GARRISON ARTILLERY. Divisional Staff.

REGULATION 3:

After last line under above, add "1 divisional orderly-room clerk."

(D.) MOUNTED RIFLES.

Battalion Staff.

After second last line and before last line, add "1 bat-talion orderly-room clerk."

(E.) INFANTRY.

Battalion Staff.

After second last line and before last line, add "1 bat-talion orderly room clerk."

As witness the hand of His Excellency the Governor, this nineteenon hundred and six. R. J. SEDDON, this nineteenth day of May, one thousand nine

Minister of Defence.

 $\left[C.O.F. / \frac{A06}{160} \right]$

amended

PLUNKET, Governor.

I how the powers and authorities Conferred on me by "The Defence Act, 1886," and "The Defence Act Amendment Act, 1900," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby amend, in the manner and to the extent set forth in the Schedule hereto, such of the General Regulations of the Defence Force of New Zealand, made on the eighth day of February, one thousand nine hundred and six, and pub-lished in the New Zealand Gazette of the same date, as are set forth in the said Schedule: And I do hereby declare that such amended regulations shall come into force on the nineteenth day of May, one thousand nine hundred and six.

SCHEDULE.

DISCHARGES OF VOLUNTEERS.

REGULATION 171, (a). Delete word "giving" at commence-ment of paragraph, and substitute "having given."

INJURIES OR ACCIDENTS.

Regulation 403. Add "When any horse in use by an Regulation 403. Add " When any norse in use by an officer or Volunteer, while on duty or in a camp of exercise, is maimed or injured, a Board of Inquiry shall be assembled as soon as possible after the occurrence to investigate the circumstances, and, if the Board so recommend, the Minis-ter may grant such compensation as may seem fit."

RAILWAY PASSES.

Regulation 425. After word "meeting" on sixth line, add "and authorised local Association meetings where Govern ment money is fired for."

As witness the hand of His Excellency the Governor, this nineteenth day of May, one thousand nine hundred and six. R. J. SEDDON,

Minister of Defence.

 $\left[C.O.F. \left| \frac{A06}{35} \right] \right]$

Appointment of Trustees, Dannevirke Drill-shed Reserve.

PLUNKET, Governor.

IN pursuance and exercise of the power and authority conferred by "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890" (hereinafter termed "the said Act"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Colony of New Zealand, doth hereby constitute and appoint

land, doth hereby constitute and appoint
Brevet-Colonel WILLIAM HOLDEN WEBE, New Zealand Militia, Commanding Wellington Military District;
Captain FREDERICK ALEXANDER HABRISON, Dannevirke Rifle Volunteers;
Lieutenant-Colonel JOHN DRUMMOND, Fifth Battalion, Wellington (Central or Ruahine) Rifle Volunteers;
ANDERS HAGENSON, Esquire, Settler, Dannevirke;
The Reverend HANS M. RIES, Dannevirke; and HENRY CARLSON, Esquire, Dannevirke; and HENRY CARLSON, Esquire, Dannevirke,
CTWNGTCON of that that next of Sububban Soction Number

HENRY CARLSON, Esquire, Dannevirke, to be Trustees of all that part of Suburban Section Number Nine, situate in the Town of Dannevirke, Provincial District of Wellington, and comprising Lots Numbers Thirty-six and Thirty-seven, containing one rood thirty-one and two-tenths perches, more or less: as more particularly described in the map or plan of the said land, deposited in the Land Transfer Office, at Napier, New Zealand, as Number 1120, and thereon coloured green, together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of, and with the powers con-ferred by, the said Act and "The Volunteer Drill-sheds and Lands Act, 1888": Lands Act, 1888": And it is hereby declared that the said Trustees shall be

And it is hereby declared that the said frustees shall be incorporated under the name of "Trustees of the Danne-virke Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the twentieth day of May, one thousand nine hundred and six.

As witness the hand of His Excellency the Governor, this twentieth day of May, one thousand nine hundred and six.

ALBERT PITT, For Minister of Defence.

Changing the Purpose of Portion of a Reserve in the Can-terbury Land District.

PLUNKET, Governor.

WHEREAS the land described in the Schedule hereto W first has the fand described in the Schedule hereto forms part of a reserve heretofore duly set apart for plantation purposes, being a reserve within Class I of "The Public Reserves Act, 1881," and such land has not been vested in trust in any society, body corporate, or trustees:

And whereas it is expedient that such land shall be appropriated for public recreation, being a reserve within Class III of the aforesaid Act: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise of the powers and authorities vested in me by the second section of "The Public Reserves Act Amendment Act, 1889," do by this notification declare that the said land shall, from and after the eighth day of June, one thousand nine hun-dred and six, be appropriated for public recreation under Class III of "The Public Reserves Act, 1881"; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

SCHEDULE. ALL that area in the Canterbury Land District, containing by admeasurement 124 acres 2 roods, more or less, being Section No. 3728 (in red), Block XII, Rangiora Survey Dis-trict (formerly part of Reserve No. 1579). Bounded towards the north by Reserve No. 807, Block XII, Rangiora Sur-vey District; towards the east by the Beach Reserve, 2,000 links distant from the high-water mark of the ocean; towards the south by a public road north of Sec-tions Nos. 11323 and 11361 and other portion of Reserve No. 1579 of the said Block XII; and towards the west by public roads, the abutment of a drain reserve, and by Sec-tion No. 13659 of Block XII aforesaid: exclusive of roads and a drain reserve which intersect the above-described area: be the aforesaid linkage more or less: as the same is delineated on the plan marked L. and S. 37197/40, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon bordered red. For recreation.

As witness the hand of His Excellency the Governor, this nineteenth day of May, one thousand nine hundred and six.

T. Y. DUNCAN. Minister of Lands.

Returning Officer, Patea Electoral District, appointed.

Colonial Secretary's Office, Wellington, 20th May, 1906.

HIS Excellency the Governor has been pleased to appoint

MICHAEL FOLEY

to be Returning Officer under "The Electoral Act, 1905," for the Electoral District of Patea, vice Frederick William Brooking, deceased.

ALBERT PITT Acting Colonial Secretary.

Appointment of Consul for Paraguay, at Wellington, recognised provisionally.

Colonial Secretary's Office, Wellington, 20th May, 1906. IS Excellency the Governor directs it to be notified that he has been instructed by His Majesty's Secre-tary of State for the Colonies to recognise provisionally the appointment of

ALFRED ERNEST KERNOT, ESQ.

as Consul for Paraguay, at Wellington.

ALBERT PITT, Acting Colonial Secretary.

Cadet in the Treasury appointed.

The Treasury, Wellington, 18th May, 1906. IS Excellency the Governor has been pleased to

appoint

JAMES CHARLES MCGILL NUTT a cadet in the Treasury Department, under section 4 of "The Civil Service Reform Act, 1886," as from the 14th May, 1906.

ALBERT PITT, For Colonial Treasurer.

Department of Public Health,

Wellington, 19th May, 1906. IIS Excellency the Governor has been pleased to appoint the undermentioned persons to be Vacci-nation Inspectors. under "The Public Health Act, 1900," namely :-

JOHN PHILP VAUSE,

for the District of Te Awamutu (reconstituted), as from the 1st day of May, 1906;

JOHN FRANCIS MCCLENAGHAN,

for the District of Mangaroa-Mangapehi (newly constituted), as from the 1st day of May, 1906;

HENRY JOHN FREE,

for the District of Awakino (newly constituted), as from the 1st day of May, 1906;

JOHN FREDERICK DRAPER TAMMADGE,

for the District of Te Kuiti (newly constituted), as from the 1st day of May, 1906; and

HENRY ERNEST GILBERT.

for the District of Waitara (reconstituted), as from the 1st day of May, 1906.

JAMES McGOWAN Acting Minister of Public Health.

Cadets appointed.

Government Insurance Department, Wellington, 21st May, 1906. HIS Excellency the Governor has been pleased to appoint appoint

PETER PAUL JUSTIN AMODEO, THOMAS GRICE PALMER, and ARTHUR OPUA MURDOCH

to be cadets in the Government Insurance Department; the appointments to date from 17th April, 1906, 19th April, 1906, and 2nd May, 1906, respectively. J. CARROLL,

For Colonial Treasurer.

Surveyors of Ships appointed.

Marine Department, Wellington, 22nd May, 1906. T is hereby notified that the Minister of Marine has, in L pursuance of the power vested in him by section 15 of "The Shipping and Seamen Act, 1903," appointed

Robert Duncan

to be Chief Surveyor of Ships for the colony ;

Philip James Carman, Henry Wetherilt, Samuel Dairymple, Alexander William Bethune, Archibald Walker, Arthur Calvert, Matther Sharm

Mathur Calvert, Mathew Sharp, William Reid Douglas, James Williamson, Neil Dickson Hood,

Peter Grant.

Peter Grant, Charles William Richmond Suisted, William Cullen, Alexander Ramsay, Charles Edward Wisdom Fleming, George Gordon Smith, James Alfred Henry Marciel, Norman Besupopt.

Norman Beaumont to be Surveyors of Ships generally for the colony;

Edward Rhaines Courtney Bowen

to be a Surveyor of Ships for the Port of Napier;

William Devenish to be a Surveyor of Ships for the Port of Nelson;

Roger Crosby Hunter

to be a Surveyor of Ships for the Ports of Bluff and Invercargill; and

Charles Stafford Nixon to be a Surveyor of Ships for the Port of Timaru.

WM. HALL-JONES.

Officer dismissed.

Post and Telegraph Department, General Post Office. Wellington, 15th May, 1906. IS Excellency the Governor has been pleased to dis-miss from the public service

JAMES POTTER lately Postmaster at Lyell.

ALBERT PITT, Acting Postmaster-General.

Volunteer Officer resigned, and posted to Active List, New Zealand Volunteers.

Defence Office,

Wellington, 19th May, 1906. IS Excellency the Governor has been pleased to accept the resignation of the commission held by

Captain (Adjutant) EDWIN HARROWELL, No. 1 Battalion, Auckland Mounted Rifle Volunteers,

and to approve that his name be placed on the Active List (Unattached), New Zealand Volunteers, with rank of Captain, and with effect from 10th April, 1906.

R. J. SEDDON Minister of Defence.

Special Order made by the Waikohu Road Board.

The Treasury.

Wellington, 19th May, 1906. THE following special order, made by the Waikohu Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

ALBERT PITT, For Colonial Treasurer.

WAIKOHU ROAD BOARD.

SPECIAL ORDER made on the 9th day of April, 1906; confirmed on the 7th day of May, 1906 :-

In pursuance and exercise of the powers vested in them on that behalf by "The Local Bodies' Loans Act, 1901," the Waikohu Road Board does hereby resolve as follows: That, Waikohu Road Board does hereby resolve as follows: That, for the purpose of providing interest and other charges on a loan of $\pounds 5,000$, to be extended over a period of two years, authorised to be raised by the Waikohu Road Board, under the provisions of "The Local Bodies' Loans Act, 1901," for erecting a cart-bridge across the Waipaoa River at the Ka-naekanae Crossing, the said Waikohu Road Board does hereby make and levy a special rate of $\frac{1}{2}d$. in the pound upon the rateable valuation of all rateable property of the Kanaekanae Bridge Special-rating District, as follows; and that such special rate shall be an annual-recurring rate during the ourrency of such loan, and shall be payable half-yearly on the 1st day of January and the 1st day of July in each and every year during a period equal to the currency of such loan, being a period of forty-one years, or until the loan is fully paid of; the rate of interest being 4 per cent.

Boundaries of District.

Boundaries of District. Commencing at a point of the Waikohu River being the intersection of the western boundary of Potutu Block 2, 4B2, and proceeding thence by the centre of that river to the Waipaoa River; thence by the centre of that river to the Rangitira Ford, at Karaka; thence by the centre of the main road to its intersection with the western boundary of the Ruangarehu Block; thence by that boundary to the centre of the Waipaoa River; thence towards the south-east by the centre of that river to the south-western bound-ary of the Ngakaroa No. 2 Block; thence towards the north-east by a public road to the Mangataikehu Stream and the centre of the Tapuitara and Hurinui Streams to the southern boundary of the Papakorokoro Block; thence by the southern and eastern boundaries of that block and the Waihora No. 2 Block to the Waimata Stream; thence easterly by a right line to a point being the production of a right line drawn from Trig. 134 to Trig. 129; thence by a right line to Trig. 134; thence by another right line to Trig. 168; thence by a right line to the western boundary of Tutamoe No. 1 Block; then south-westerly by the boundaries of that block and the Waipaoa No. 8A Block; then south-easterly by the south-western boundaries of that block to the Waingaromia Stream to Waitangi Stream; thence westerly by the boundaries of the Waitangi 1, 2c, 2p Blocks and Pakake-a-Whirikoka

Block to the centre of the Waipaoa River; thence southerly by the centre of that river to its junction with the Whaeo Stream; thence northerly and westerly by the centre of that stream to a point being the intersection of a line being the eastern boundary of Block XIV, Mangatu Survey District; thence northerly by that line to the Urukoko-moko Stream; thence by the centre of that stream to the northern bound-ary of Poututu B C Block to the north-west corner of that block; thence southerly by the western boundaries of Pou-tutu Block to the Waikohu River, the point of commence-ment. ment.

The common seal of the Inhabitants of the Waikohu Road District was hereto affixed in the presence of-

FRANK PATTULLO

Chairman. P. J. SEFTON, Clerk.

I, Percy James Sefton, do hereby certify that the fore-going special order has been made in accordance with law, and that all the requirements of "The Local Bodies' Loans Act, 1901," have been complied with.

P. J. SEFTON, Clerk, Waikohu Road Board.

Special Order made by the Council of the Borough of West Harbour.

The Treasury, Wellington, 22nd May, 1906. THE following special order, made by the West Harbour Borough Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

ALBERT PITT, For Colonial Treasurer.

BOROUGH OF WEST HARBOUR.

BOROUGH OF WEST HARBOUR. THAT, in pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the West Harbour Borough Council hereby resolves as fol-lows: That, for the purpose of providing the interest and other charges on a loan of £3,680, authorised to be raised by the Council of the Borough of West Harbour under the above-mentioned Act, for the construction of drainage channels and the improvement of roads and footways, the said Council of the Borough of West Harbour hereby makes and levies a special rate of 14d. in the pound on the un-improved value of the rateable land within the Ravens-bourne and Rothesay Wards of the said borough; and that such rate shall be an annual-recurring rate during the currency of such loan, and be payable in two equal half-yearly instalments on the 1st day of September and the 1st day of March in each and every year during the currency of such loan, being a period of sixteen years, or until the loan is fully paid off. I certify the foregoing to be a true copy of the resolution

I certify the foregoing to be a true copy of the resolution passed by the West Harbour Borough Council on the 10th day of April, 1906, and confirmed at an adjourned special meeting held by the said Council on the 15th May, 1906.

A. W. MAURAIS, Town Clerk.

Special Order made by the Council of the Borough of Waihi.

The Treasury,

Wellington, 23rd May, 1906. THE following special order, made by the Waihi Borough Council, is published in accordance with the provisions "The Local Bodies' Loans Act, 1901." of

> ALBERT PITT, For Colonial Treasurer.

WAIHI BOROUGH COUNCIL.

WAIHI BOROUGH COUNCIL. In pursuance of the powers vested in it by "The Local Bodies' Loans Act, 1901," and amendments, and "The Local Bodies' Goldfields Public Works and Loans Act, 1901," and amendments, the Waihi Borough Council hereby resolves as follows: That, for the purpose of pro-viding interest and other charges on a loau of £6,000, authorised to be raised by the Waihi Borough Council, under the provisions of "The Local Bodies' Loans Act, 1901," and its amendments, and "The Local Bodies' Goldfields Public Works and Loans Act, 1901," and its amendments, for the extension and completion of the waterworks scheme, the said Waihi Borough Council hereby makes and levies a special rate of 3d. in the pound upon the rateable valuation

of all rateable property comprised within the boundaries of the Borough of Waihi; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly upon the 1st day of February and the 1st day of August in each and every year during the currency of such loan, being a period of twenty-six years, or until the loan is fully paid off.

I hereby certify that the above special order was passed at a special meeting of the Waihi Borough Council held on the 11th day of April, 1906, and duly confirmed at a subsequent meeting of the said Waihi Borough Council on the 10th day of May, 1906.

H. D. MORPETH, Town Clerk.

Special Order made by the Council of the Borough of Feilding.

The Treasury.

The Treasury, Wellington, 23rd May, 1906. THE following special order, made by the Feilding Borough Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

BOROUGH OF FEILDING. Special Order making Special Rate.

In pursuance of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Council of the Borough of Feilding hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £1,323, authorised to be raised by the Council of the Borough of £1,323, authorised to be raised by the Council of the Borough of Feilding, under the above-mentioned Act, for completing the sewerage scheme, the said Council of the Borough of Feilding hereby makes and levies a special rate of $A_{\rm T}d$. in the pound upon the rateable value of all rateable property of the Borough of Feilding; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of April and the 1st day of October in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off. is fully paid off.

The above special order was duly passed and adopted at a special meeting of the Council held on the 10th day of April, 1906, and confirmed at a meeting of the Council held on the 8th day of May, 1906.

WM. JAMES B. TREWIN, Mayor.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 22nd May, 1906. THE following notice, received from the Chairman to the Havelock Town Board, is published in accord-ance with the provisions of "The Local Bodies' Loans Act, 1901."

ALBERT PITT, For Colonial Treasurer.

HAVELOCK TOWN BOARD.

In the matter of "The Local Bodies' Loans Act, 1901," and of "The Local Elections Act, 1904."

I HEREBY give public notice that at the poll of the rate-payers of the Havelock Town District, taken on the 10th day of May, 1906, upon a proposal to raise a loan of £700 for the purpose or erecting a Town Hall, library, and Town Board office, the number of votes received for and against the pro-posal was as follows: For the proposal, 21 votes ; against the proposal 3 votes proposal, 3 votes.

As the number of votes given in favour of the proposal represents more than three fifths of the total number of valid votes recorded at the poll, I therefore declare the said proposal to be carried.

WILLIAM PRICE, Chairman, Havelock Town Board. Havelock, 11th May, 1906.

Results of Polls for Proposed Loans.

The Treasury,

Wellington, 23rd May, 1906. **THE** following notices, received from the Mayor of the City of Auckland, are published in accordance with the provisions of "The Local Bodies' Loans Act, 1901." ALBERT PITT,

For Colonial Treasurer.

CITY OF AUCKLAND.

"The Local Bodies' Loans Act, 1901," and the Amendments thereof, and "The Local Elections Act, 1904."

thereof, and "The Local Elections Act, 1904." PROFOSAL of the Auckland City Council—to wit, for the purpose of enabling the Auckland City Council to provide the necessary funds for the installation of an electric power plant for the City of Auckland—to borrow a sum not exceed-ing £25,000, at a rate of interest not exceeding £4½ per cent. per annum, upon the security of the said electric-power plant when installed, and the revenues derivable therefrom (subject to the payment out of such revenues of all expenses of working such plant), and the revenues of the City of Auck-land (subject to the existing loans chargeable on such reve-nues), and to make such loan repayable in twenty-one years, and to make provision for the payment of a sinking fund and to make provision for the payment of a sinking fund of \pounds_2 per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in connection with such loan and the interest thereon for the first year.

We hereby give notice that the number of valid votes recorded at the poll held on the 9th day of May, 1906, in respect of the above proposal was as follows: For the pro-posal, 1,632; against the proposal, 822; majority for the proposal, 810.

And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906.

ARTHUR M. MYERS, Mayor of the City of Auckland. THOS. USSHER, Returning Officer.

CITY OF AUCKLAND.

"The Local Bodies' Loans 'Act. 1901," and the Amend-ments thereof, and "The Local Elections Act, 1904."

ments thereof, and "The Local Elections Act, 1904." Proposal of the Auckland City Council—to wit, for the purpose of enabling the Auckland City Council to provide the necessary funds for the acquisition of additional land, fronting Queen and Grey Streets, Auckland, as an exten-sion of the existing Town Hall site, and the erection upon such site as extended of a building for the purposes of a Town Hall for the City of Auckland, and the furnishing and otherwise equipping such building for the purposes of such Town Hall—to borrow a sum not exceeding £80,000, at a rate of interest not exceeding £4½ per cent. per annum, upon the security of the lands comprising the said extended Town Hall site and the buildings thereon erected, and the revenues of the City of Auckland, subject to the existing loans charge-able on such revenues, and to make such loan repayable able on such revenues, and to make such loan repayable in twenty-one years, and to make provision for the payment of a sinking fund of $\pounds_{\frac{1}{2}}$ per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in connection with such loan, and the interest thereon for the first year.

We hereby give notice that the number of valid votes recorded at the poll held on the 9th day of May, 1906, in respect of the above proposal was as follows: For the pro-posal, 1,408; against the proposal, 1,073; majority for the proposal, 335. And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906.

ARTHUR M. MYERS, Mayor of the City of Auckland. THOS. USSHER, Returning Officer.

CITY OF AUCKLAND.

"The Local Bodies' Loans Act, 1901," and the Amend-ments thereof, and "The Local Elections Act, 1904."

ments thereof, and "The Local Elections Act, 1904." Proposal of the Auckland City Council—to wit, for the pur-pose of enabling the Auckland City Council to provide the necessary funds for the completion of the refuse-destructor at Auckland, which work is already effected—to borrow a sum not exceeding £8,000, at a rate of interest not exceeding £44 per cent. per annum, upon the security of the revenue of the City of Auckland, subject to the existing loans chargeable on such revenue, and to make such loan repayable in twenty-one years, and to make provision for the payment of a sink-ing fund of £2 per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in connection with such loan, but not to pay out of the loan the interest thereon for the first year. We hereby give notice that the number of valid votes

We hereby give notice that the number of valid votes recorded at the poll held on the 9th day of May, 1906, in respect of the above proposal was as follows: For the pro-posal, 1,813; against the proposal, 647; majority for the proposal, 1,166.

ALBERT PITT, For Colonial Treasurer.

And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906.

ARTHUR M. MYERS Mayor of the City of Auckland. THOS. USSHER, Returning Officer.

CITY OF AUCKLAND.

"The Local Bodies' Loans Act, 1901," and the Amendments thereof, and "The Local Elections Act, 1904."

Proposal of the Auckland City Council-to wit, for the pur-Proposal of the Auckland City Council—to wit, for the pur-pose of enabling the Auckland City Council to provide the necessary funds for the erection of a traffic-bridge, as autho-rised by "The Auckland Cemetery Bridge and City Borrow-ing Act, 1905," over that portion of the Symonds Street Cemetery described in the Schedule to the last-mentioned Act, in reinforced ferro-concrete, at a cost of £30,000—to borrow a sum not exceeding £30,000, at a rate of interest not exceeding f44 per cent, per annum, upon the security of the borrow a sum not exceeding $\pm 30,000$, at a rate of interest not exceeding $\pm 4\frac{1}{2}$ per cent. per annum, upon the security of the revenues of the City of Auckland, subject to the existing loans chargeable on such revenues, and to make such loan repayable in twenty-one years, and to make provision for the pavment of a sinking fund of at least $\pm \frac{1}{2}$ per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in connection with such loan and the interest thereon for the first year. interest thereon for the first year.

We hereby give notice that the number of valid votes re-corded at the poll held on the 9th day of May, 1906, in re-spect of the above proposal was as follows: For the proposal, 1,368; against the proposal, 1,097; majority for the proposal, 271.

And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906.

ARTHUR M. MYERS, Mayor of the City of Auckland. THOS. USSHER,

Returning Officer.

CITY OF AUCKLAND.

" The Local Bodies' Loans Act, 1901," and the Amendments thereof, and "The Local Elections Act, 1904."

thereof, and "The Local Elections Act, 1904." Proposal of the Auckland City Council—to wit, for the purpose of enabling the Auckland City Council to provide the necessary funds for the erection of a bridge for the use of foot passengers over such portions of the Symonds Street Cemetery and the lands adjacent thereto as was traversed by the former bridge, called or known as the Cemetery Bridge, and recently pulled down—to borrow a sum not exceeding £2,000, at a rate of interest not exceeding £44 per cent. per annum, upon the security of the revenues of the City of Auckland, subject to the existing loans chargeable on such revenues, and to make such loan repayable in twenty-one years, and to make provision for the payment of a sinking fund of at least £1 per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in connection with such loan and the interest incurred in connection with such loan and the interest thereon for the first year.

We hereby give notice that the number of valid votes recorded at the poll held on the 9th day of May, 1906, in respect of the above proposal was as follows: For the proposal, 1,870; against the proposal, 1,035; majority for the proposal, 335.

And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906. ARTHUR M. MYERS, Mayor of the City of Auckland. THOS. USSHER, Returning Officer.

CITY OF AUCKLAND.

" The Local Bodies' Loans Act, 1901," and the Amendments thereof, and "The Local Elections Act, 1904."

thereof, and "The Local Elections Act, 1904." Proposal of the Auckland City Council—to wit, for the purpose of enabling the Auckland City Council to provide the necessary funds for the erection of additional buildings in Viotoria Park, Auckland—to borrow a sum not exceeding £2,000, at a rate of interest not exceeding £41 per cent. per annum, upon the security of the revenues of the City of Auckland, subject to the existing loans chargeable on such revenues, and to make such loan repayable in twenty-one years, and to make provision for the payment of a sinking fund of £1 per cent. per annum, and to pay out of the loan such costs, charges, and expenses as the Auckland City Council may determine to have been actually incurred in con-nection with such loan, but not to pay out of the loan the interest thereon for the first year.

We hereby give notice that the number of valid votes re-corded at the poll held on the 9th day of May, 1906, in respect of the above proposal was as follows: For the pro-posal, 1,478; against the proposal, 977; majority for the proposal, 501.

And we do hereby declare the above proposal to be carried. Dated at Auckland, this 10th day of May, 1906.

ARTHUR M. MYERS, Mayor of the City of Auckland. THOMAS USSHER, Returning Officer.

Results of Polls for Proposed Loans.

The Treasury, Wellington, 23rd May, 1906. THE following notices, received from the Mayor of the Borough of Westport, are published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

ALBERT PITT, For Colonial Treasurer.

I, GEORGE HARGREAVES GOTHARD, Mayor of the Borough of Westport, in the Colony of New Zealand, do hereby, pur-suant to the provisions of section 13 of "The Local Bodies" Loans Act, 1901," give notice that on the 17th day of May, 1906, a poll was taken, under the provisions of the said Act, on a proposal of the Council of the said borough to borrow by way of special loan, under the provisions of the said Act, the sum of £1,620, a copy of which proposal is next hereinafter set out :-

WESTPORT BOROUGH COUNCIL.

WESTPORT BOROUGH COUNCIL. The Council of the Borough of Westport hereby gives public notice that such Council proposes to borrow (by way of special loan within the meaning of "The Local Bodies" Loans Act, 1901," and its amendments) the sum of £1,620, to be expended in the repayment of the liability incurred by way of overdraft towards the cost of completing the Corpora-tion metermatic tion waterworks.

tion waterworks. The Council proposes to pledge a special rate of 1d. in the pound on the rateable value (on the basis of the unimproved value) of all rateable property within the Borough of West-port as security for the said loan of £1,620 and the interest and other charges thereon. It is proposed that the whole amount of the loan shall repayable at the expiration of a term not exceeding forty-one years, to be computed from the date of raising the loan. It is proposed to pay out of the loan the cost of raising the loan and the interest thereon for the first year. Dated this 31st day of March. 1906.

Dated this 31st day of March, 1906.

A. D. G. CUMMING Town Clerk.

And I also give notice that the number of votes recorded And 1 also give notice that the number of votes recorded upon the taking of the said poll for and against the said pro-posal was as follows: For the proposal, 269; against the proposal, 125; informal, 15: majority for the proposal, 144. And it being provided by "The Local Bodies" Loans Act, 1901," that in the case of a borough a majority of the total votes recorded shall suffice to carry the proposal, I hereby give further notice that the said proposal of the Council of the Borough of Westport was duly carried upon the taking of such poll. such poll.

GEO. H. GOTHARD, Mayor of the Borough of Westport.

I, George Hargreaves Gothard, of the Town of Westport, Ironmonger, Mayor of the Borough of Westport, do solemnly

from onger, Mayor of the Borough of Westport, do solemnly and sincerely declare as follows:— I. That all the proceedings required by "The Local Bodies' Loans Act, 1901," in or towards obtaining the sanction of the ratepayers of the Borough of Westport to a proposal of the Council of the said borough to borrow the sum of $\pounds 1,620$ by way of special loan, under the provisions of the said Act, which proposed is set out in the roting name, here here

by way of special loan, under the provisions of the said Act, which proposal is set out in the voting-paper, have been duly taken. 2. That upon a poll of the said ratepayers taken on the said proposal on the 17th day of May, 1906, the said pro-posal was duly carried within the meaning of "The Local Bodies' Loans Act, 1901." And I make this solemn declaration conscientiously be-liaving the same to be true, and by virtue of the averaging of the same

lieving the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

GEO. H. GOTHARD.

Declared at Westport, this 19th day of May, 1906, before me—Wm. Gothard, a Justice of the Peace in and for the Colony of New Zealand.

I, George Hargreaves Gothard, Mayor of the Borough of Westport, in the Colony of New Zealand, do hereby, pur-suant to the provisions of section 13 of "The Local Bedies" Loans Act, 1901," give notice that on the 17th day of May, 1906, a poll was taken, under the provisions of the said Act, on a proposal of the Council of the said borough to borrow by way of special loan, under the provisions of the said Act, the sum of £3,500, a copy of which proposal is next hereinafter set out:

WESTPORT BOROUGH COUNCIL.

Proposed Special Loan for the Completion of the Waterworks.

The Council of the Borough of Westport hereby gives public notice that such Council proposes to borrow (by way of special loan within the meaning of "The Local Bodies" Loans Act, 1901." and its amendments) the sum of £3,500, to be expended in the completion of the Corporation waterworks.

The Council proposes to pledge an annual-recurring special rate of $\frac{1}{16}$ d. in the pound on the rateable value (on the basis of the unimproved value) of all rateable property within the Borough of We tport as security for the said loan and the interest and other charges thereon. Interest to be paid at the rate of 4 per cent. per annum.

It is proposed that the whole amount of the loan shall be repayable at the expiration of a term not exceeding forty-one years, to be computed from the date of raising the loan.

It is proposed to pay out of the loan the cost of raising the loan and the interest thereon for the first year.

Dated this 31st day of March, 1906.

A. D. G. CUMMING, Town Clerk.

And I also give notice that the number of votes recorded upon the taking of the said poll for and against the said pro-posal was as follows: For the proposal, 258; against the proposal, 145; informal, 6: majority for the proposal, 113. And it being provided by "The Local Bodies' Loans Act, 1901," that in the case of a borough a majority of the total votes recorded shall suffice to carry the proposal, I hereby give further notice that the said proposal of the Council of the Borough of Westport was duly carried upon the taking of such poll. GEO, H. GOTHARD.

GEO. H. GOTHARD, Mayor of the Borough of Westport.

I, George Hargreaves Gothard, of the Town of Westport, Ironmonger, Mayor of the Borough of Westport, do solemnly and sincerely declare as follows :--

2. That upon a poll of the said ratepayers taken on the said proposal on the 17th day of May, 1906, the said proposal was duly carried within the meaning of "The Local Bodies' Loans Act, 1901."

And I make this solemn declaration conscientiously be in the rest of the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

GEO. H. GOTHARD.

Declared at Westport, this 19th day of May, 1906, before me-Wm. Gothard, a Justice of the Peace in and for the Colony of New Zealand.

Examination-sheds appointed.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby appoint that the undermentioned buildings shall be places where goods may be deposited for examination on the landing thereof, namely :--

WHARF STORES MARKED X, V, W,

situate on Queen's Wharf, adjoining Ferry Wharf, and facing Customhouse Quay, Port of Wellington.

Given under my hand, at Wellington, this sixteenth day of May, one thousand nine hundred and six.

C. H. MILLS, Commissioner of Trade and Customs. Commissioner's Order No. 804.]

Customs Holiday.

Department of Trade and Customs.

Department of Trade and Customs, Wellington, 22nd May, 1906. IS Excellency the Governor has been pleased to ap-point Monday, the 4th day of June, to be a Customs holiday throughout the colony, in celebration of the birth-day of His Highness the Prince of Wales.

C. H. MILLS, Commissioner of Trade and Customs.

Notice to Mariners No. 39 of 1906.

ADDITIONAL LEADING-BEACON FOR KAIPARA HARBOUR ENTRANCE.

Marine Department,

Marine Department, Wellington, N.Z., 18th May, 1906. NOTICE is hereby given that as difficulty has been ex-perienced in picking up the front leading-beacon for Kaipara Harbour entrance owing to having the hill for background, a larger beacon has been erected between the two beacons previously notified. The heights of the three beacons are — front beacon, 32 ft.; middle beacon, 44 ft.; and rear beacon, 42 ft.: and their distances apart are— front to middle beacon, 708 ft.; and middle to rear beacon, 3,376 ft. They are in line with one another on the mag-netic bearing of N. 52° E. Charts, &c., affected : Admiralty Charts Nos. 1212, 2525, and 2614; "New Zealand Pilot," seventh edition, 1901, Chapter VII, pages 242 to 248; "New Zealand Nautical Almanac," 1906, pages 144 and 235.

WM. HALL-JONES.

Notice to Mariners No. 40 of 1906.

Marine Department, Wellington, 21st May, 1906. L'HE following Notice to Mariners, received from the Marine Department, Brisbane, Queensland, is published for general information.

WM. HALL-JONES.

ALTERATION IN QUARRIES REACH CUTTING, BRISBANE RIVER. Notice is hereby given that on and after Tuesday, 19th June, the use of the Quarries Reach Cutting as heretofore defined

Norms is hereby given that on and after Tuesday, 19th June, the use of the Quarries Reach Cutting as heretofore defined will be discontinued, and the new cutting in that locality will be marked and lighted for use. The Hamilton Cutting is continued about 1,500 ft. down-stream beyond its former limit. Marks.—The white triangular beacons with lights at the up-stream end of the cutting will be moved down-stream, so that when in line bearing S. 67° W. they will lead through the centre of the new cutting up to the red buoy marking the turn into the Hamilton Cutting. The white triangular beacons at the down-stream end of the old Quarries Cutting will also be moved to mark the centre line of the new cutting. The red buoy marking the turn from the old cutting into the Hamilton Cutting. The red buoy marking the turn from the old cutting into the Hamilton Cutting will be moved down-stream about 1,500 ft., to mark the turn between the Hamilton Cutting and the New Quarries Reach Cutting. Directions.—Vessels proceeding up the river will, after passing Parker Island lead, bring the white triangular beacons with lights in line ahead tearing S. 67° W., or a pair of white triangular beacons in line astern bearing N. 67° E., and proceed with those marks in line for about 10 cables, rounding a red buoy, when the existing Hamilton Cutting beacons and lights will come in line astern bearing S. 81° E. Keep the latter marks in line, and proceed as before. The cutting is 300 ft. wide. before.

The cutting is 300 ft. wide. Charts affected: No. 1674 and "Australia Directory,"

JOHN MACKAY. Portmaster.

Marine Department, Brisbane, 4th May, 1906.

"The Industrial Conciliation and Arbitration Act, 1905."— Notice of Proposed Cancellation of Registry.

Department of Labour,

Wellington, 21st May, 1906. N OTICE is hereby given that, pursuant to and in exercise of the powers in this behalf conferred upon

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me by section 21 of "The Industrial Conciliation and Arbitration Act, 1905," each registration of the industrial unions mentioned in the Schedule hereto will be cancelled at the expiration of six weeks from the date hereof, unless within such period it is shown that it has not ceased to exist.

SCHEDULE.

THE Manawatu and West Coast Builders and Contractors Industrial Union of Employers, registered No. 432, situated at Palmerston North.

The Wellington Letterpress Printers' Machinists Indus-trial Union of Workers, registered No. 255, situated at Wellington.

The Wellington Hairdressers' Assistants Industrial Union of Workers, registered No. 256, situated at Wellington.

The Timaru Dressmakers, Tailoresses, and Shirtmakers Industrial Union of Workers, registered No. 361, situated at Timaru.

The Timaru Society of Painters and Decorators Indus-trial Union of Workers, registered No. 481, situated at Timaru.

The Canterbury Flax and Twine Mills Employees Indus-trial Union of Workers, registered No. 489, situated at Waikuku.

EDWARD TREGEAR, Registrar of Industrial Unions.

CROWN LANDS NOTICES.

Lands in the Township of Domett, Canterbury Land District, for Sale by Public Auction.

Department of Lands and Survey, Wellington, 21st May, 1906. Wellington, 21st May, 1906. N OTICE is hereby given that the undermentioned lands will be offered for sale by public auction by the Com-missioner of Crown Lands, Christchurch, at the Post-office, Mackenzie, on Wednesday, the 11th day of July, 1906, at 10 o'clock a.m.

SCHEDULE.

CANTERBURY	LAND	DISTRICT CHEVIOT	ESTATE TOWNSHIP
		OF DOMETT.	

Section.	Block.	Area.	Upset Price pe Section.
-		A R. P.	£ s. d.
1	III	0 1 13	$19 \ 17 \ 6$
$\begin{array}{c c}2\\3\\6\end{array}$	"	0 1 0	15 0 0
3	"	0 1 10	18 15 0
6	"	0 1 13	19 17 6
7	"	0 1 7	17 12 6
8	"	0 1 1	15 7 6
9	"	0 0 36	13 10 0
10	"	0 0 31	11 12 6
11	"	0 0 27	10 2 6
12	"	0 2 20	37 10 0
3	v	0 1 0	15 0 0
4	"	0 1 0	15 0 0
5	"	0 1 0	15 0 0
6	"	0 1 0	15 0 0
7	"	0 1 0	15 0 0
8	,	0 1 0	15 0 0
9	"	0 1 0	15 0 0
10	"	0 1 0	15 0 0
11	"	0 1 0	10 0 0
12	"	0 1 0	10 0 0
13	"	0 1 0	10 0 0
14	"	0 1 0	10 0 0
15	"	0 1 0	
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For Minister of Lands.

Oraukura Domain, Wellington Land District, open for Lease by Public Tender.

District Lands and Survey Office,

Listrict Lands and Survey Office, Wellington. 19th May, 1906. N OTICE is hereby given that written tenders will be received at this office up to 4 p.m. on Tuesday, the 3rd day of July, 1906, for a lease of the undermentioned land for a term of fourteen years, under the provisions of "The Public Domains Act, 1881."

SCHEDULE.

Wellington Land District. - Rangitikei County. --OHINEWAIRUA SURVEY DISTRICT.-ORAUKURA DOMAIN.

Section.	Block.	Area.	Upset Annual Rental.		
65	XIV	A. R. P. 9 2 0	£ s. d. 2 7 6		

Situated on the main road from Taihape to Tokaanu, the access being from Taihape Township, distant about one mile and three-quarters by a formed dray-road partly metalled. The domain comprises flat and undulating open land in grass. The soil is of good quality, resting on papa formation. The section is watered by springs, and an additional water-supply can probably be obtained by sinking wells.

Terms and Conditions of Lease.

Terms and Conditions of Lease. 1. Tenders must be accompanied by marked cheque or post-office order for six months' rent at the rate offered, together with £1 is. lease fee, and they should be indorsed "Tender for lease" on the outside. 2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Residence and improvements are not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause. any other cause. 3. Possession will be given on the day of acceptance of

tender.

4. The lease shall be for the term specified above, but shall be subject to termination by twelve months' notice in

shall be subject to termination by twelve months' notice in the event of the land being required by the Government.
5. The rent shall be paid half-yearly in advance.
6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.
7. The land shall not be cropped nor broken up, except with the consent of the Commissioner of Crown Lands.
8. The lessee shall destroy all rabbits on the land, and he shall prevent their increase or spread, to the satisfaction of the Commissioner of Crown Lands.
9. The lessee shall prevent the growth and spread of gorse,

9. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.

The lease shall be liable to forfeiture in case the lessee should fail to fulfil any of the conditions of the said lease within sixty days after the date on which the same ought to be fulfilled.

JOHN STRAUCHON, Commissioner of Crown Lands.

Land in the Auckland Land District for Sale under Section 115 of "The Land Act, 1892."

District Lands and Survey Office,

Auckland, 19th March, 1906. NOTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be disposed of under section 115 of the said Act on or after Friday, the 22nd day of June, 1906.

SCHEDULE.

AUCKLAND LAND DISTRICT. WHANGAREI County, Parish of Waipu (Block I, Waipu Survey District): 475 acres, more or less; unsurveyed; situated between Sections 358, 353, and 385 and a forest reserve.

> JAMES MACKENZIE, Commissioner of Crown Lands.

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THE NEW ZEALAND GAZETTE.

[No. 39

Lands in Auckland Land District forfeited.

Department of Lands and Survey, Wellington, 16th May, 1906. NOTICE is hereby given that, the leases and licenses of the undermentioned lands having been forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

AUCKLAND LAND DISTRICT.

Tenure.	Lease or License No.	Section.	Block.	District.	Formerly held by	Reason for Forfeiture.
0.R.P.	2412	375	P'h.	Pirongia	J. Lawn	Selector's request.
U.R.F .	751	W. 4		Hoteo	C. Wedding	· · · · · · · · · · · · · · · · · · ·
"	2781	4, 5	XĨII	Maramarua	W. G. Reynolds	"
"	2213	2	X	Punakitere	M. Haines	"
 ́Р.	2052	18	VIII	Township Matamata	John McIntyre	"
1.1.	2053	17			James McIntyre	"
0.Ř.P.	2430	204	XŶI	Kawakawa	S. Taylor.	"
L.P.	1761	3	"	Otanewainuku	S. Head	"
	1774	9		"	J. R. Barnett	
"	1740	18	XV	" · · ·	R. C. Mansel	"
Р. [″] L.	1063	153	P'h.	Matata	D. Bird	"
M.D.L.O.	24	1	VII	Otama	W. J. Hannam	
O.R.P.	2541	3	v	Wharepapa	W.E.Jones	"
L.P.	1461	3, 6	IV, V		S. Norton	
0.R.P.	2478	3	VIII	Whareorino	R. Barker	"
M.D.L.O.	33	1	XVI	Tairua	T. P. Gloyn	Abandoned.
L.P.	1544	100	P'h.	Otau	A. Edlington	<i>"</i>
	1411	195, 197	"	Kawakawa	C. Norman	"
,	1908	117	"	Ruapekapeka	C. S. Mottram	"
*	230	Lot 40	Sec. 1	Waiuku West Parish	J. Christensen	"
0.Ř.P.	2370	14, 15, 16, 17	IV	Whangape	Wilkinson and Seeley	"
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2344	16	III		J. S. Hadley	"
"	2363	23	"	"	L. A. Davies	"
"	2099	2	XIV	Takahue	E. McLeod	"
,,	2673	218	P'h.	Paremoremo	F. Hufnagel	
. "	2017	S.W. 3	"	Arapohue	J. Waugh	"
	2248	222		Waipa	N. A. Brown	"
Dep.L.	78	Lot 4	IX	Mangakahi a	D. McMillan	T "1 11
L.P.	477	124, 228	P'h.	Te Puna	R. J. Witherow	In mental hospital. Forfeitur
					THAT IN	at father's request.
O.R.P .	2559	12	XIV	Russell	F. A. Jenkins	Refused to sign license.
"	2664	10	XII	Pakiri	H. Brenkley	~
	2694	373	P'h.	Pirongia	C. D. Fountaine	"

T. Y. DUNCAN, Minister of Lands.

Lands in Auckland Land District forfeited.

Department of Lands and Survey, Wellington, 16th May, 1906. NOTICE is hereby given that, the leases and licenses of the undermentioned lands having been forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

AUCKLAND LAND DISTRICT.

Tenure.	Lease or License No.	Section.	Block.	District.		Formerly held by	Reason for Forfeiture.
O.R.P L.P O.R.P M.D.L.O O.R.P	28 1604 2336 1520 2431 2201 2477 69 2131 1884	E. 34 103 E. 17, S.W. 20 11 89, 91 4 8 5 214A	Parish " " Parish X XI XVI X Parish	Parahaki Mangawai Tokatoka Waipoua Tuhikaramea Whareorino Ohinemuri Newcastle Waipu	· · · · · · · · · · · · ·	J. McKinnon H. Hapeta E. Saville-Jones G. Tregidga A. E. Brinson C. E. MacCormick D. M. Horne C. E. Murton Miller and McBurney A. McAulay	Survivor's request. Selector's request. " Abandoned.

T. Y. DUNCAN, Minister of Lands.

THE NEW ZEALAND GAZETTE.

Lands in Auckland Land District surrendered.

Department of Lands and Survey, Wellington, 16th May, 1906. OTICE is hereby given that, surrenders of the undermentioned lands having been accepted by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act. 1892."

SCHEDULE.

Ter	nure.	Lease No.	Section.	Block.	District.	Formerly held by
Cash L.P L.P		 418 1870 1082	W. 105 7 6	Parish Hamlet XV	Waipa Methuen Wairere	T. W. Howell. C. Wall. J. Brady.

T. Y. DUNCAN, Minister of Lands.

Lands in Canterbury Land District open for Selection on incoming tenant will be allowed to take one root or green crop, after which the land must be left in grass for at least

District Lands and Survey Office, Christchurch, 19th May, 1906.

N OTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Wednesday, the 4th day of July, 1906, under the provisions of "The Land for Settlements Con-solidation Act, 1900," and amendments.

If more than one application is received for the same section on the same day, the order of selection shall be decided by ballot.

SCHEDUI	ιĒ.
Ŧ	-

CANTERBURY LAND DISTRICT.

				Perpetuity : per Cent.
Section.	Block.	Ares.	Rent per Acre per Annum.	Half-yearly Rent.

AMURI COUNTY .- WAIAU SURVEY DISTRICT .- WAIAU TOWNSHIP.

Annan Settlement. A. R. P. s. d. XXI | 1 0 0 | 30 0 £ s. d. 0 15 0

AKAROA COUNTY.-AKAROA SURVEY DISTRICT.

8

Kinloch Settlement.

18 | V | 594 3 0 | 10 6 | 156 2 6 This section is situated about five miles and three-quarters This section is situated about five miles and three-quarters southward from Little River Railway-station, the road of access from which is only partly constructed. It comprises chiefly hilly pastoral land, at an altitude varying from 200 ft. to 2,000 ft. above sea-level; about 500 acres is in tussock, with cocksfoot and clover, and the remainder is cleared bush land, in cocksfoot, with some totara-trees. There is good ploughable land on the tops of the spurs. The improve-ments (which are included in the price of the section) consist of 132 chains of subdivisional fencing and wire sheep-yards, the whole valued at £46. the whole valued at £46.

ASHBURTON COUNTY .- CORWAR SURVEY DISTRICT. Highbank Settlement

		groowier	~ ~	00000					
17	I	10	0 (0	6	8.5	1	13	7
54	1I	10		0	6	5	1	12	1
65	11	10	0 (D	6	5	1	12	1
Those se	ations are a	ituotoi	1 1	the	mid	llo of	the T	linh	on la

Settlement, about five miles and a half eastward from Methven Railway station; they consist of flat land with good soil, about 900 ft. above sea level. The sections are weighted with valuations for improvements as follows: Lot 17, fencing, £5 14s. 4d.; Lot 54, hut and fencing, £18 12s. 3d.; Lot 65, building material and fencing, £19 13s. 8d.: these sums must be paid by the incoming tenants at the time of selection selection

The following notes respecting the last crops taken off the land, and the crops which selectors will be allowed to take in the first instance, are published for the guidance of intending applicants: Lot 17 was in crop of oats last season, and the incoming tenant will be allowed to take one grain-crop and one green or root crop, after which the land must be left in grass for at least three years before being again broken up or cropped; Lot 54 lay idle last season after one crop of wheat, and may be treated in the same way as Lot 17; Lot 65 was in crop of oats last season after one year's grass, and the

crop, after which the land must be left in grass for at least three years before being again broken up or cropped.

				Perpetuity: per Ceut.
Section.	Block.	Area.	Rent per Acre per Annum.	Half-yearly Rent.

LEVELS COUNTY .-- AROWHENUA SURVEY DISTRICT. Puhuka Hamlet.

A. R. P. s. d. £ s. d. 6,7 | X | 4 0 0 | 31 8 | 3 3 4 This allotment is situated on the Puhuka Road, about two This allotment is situated on the Pubuka Road, about two miles and three-quarters from the business portion of Timaru and about three-quarters of a mile from the Smithfield Freezing-works, and comprises gently sloping land, with soil of good quality on clay sub-oil. Elevation, from 20 ft. to 45 ft. above sea-level. There is a good new two-roomed house, 32 ft. by 13 ft., with iron roof and double brick chim-ney; it is matchlined and papered and well finished, and is valued at £95, which sum must be paid by the incoming tenant at the time of selection.

WAIMATE COUNTY .--- WAITAKI SURVEY DISTRICT .--- MORVEN TOWNSHIP.

Waikakahi Settlement.

5 | VII | 1 0 0 | 30 0 | 0 15 0 Situated on the east side of the Main Trunk Railway line, immediately opposite the Morven Railway-station.

THOS. HUMPHRIES, Commissioner of Crown Lands.

Reserves in the Town of Ohakune, Wellington Land District, for Lease by Public Auction.

Department of Lands and Survey, Wellington, 24th April, 1906. N OTICE is hereby given that the undermentioned reserves will be offered for lease by public auction, at the Survey Office, Wanganui, on Wednesday, the 13th day of June, 1906, at 12 noon, under the provisions of "The Public Reserves Act, 1881."

SCHEDULE.

WELLINGTON LAND DISTRICT .- TOWN OF OHAKUNE.

Section.	Block.	Area.	, Upset Annual Rent.	Term.
$\begin{array}{c}1\\12\\13\\2\end{array}$	II " "	A. R. P. 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Fourteen years. Year to year.

Ohakune is situated about twenty four miles from Pipiriki. There is a post and telegraph office, store, creamery, and school in the township, and it is the present headquarters of the Resident Engineer in charge of the Ohakune Section of the Main Trunk Railway line now under construction. The sections comprise open land; manuka grows on some of them. The scill is numineous on a velocity of the forme-

of them. The soil is pumiceous, on a volcanic-grit formation.

JOHN STRAUCHON,

Commissioner of Crown Lands.

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District Lands and Survey Office, Wellington, 22nd May, 1906.

N OTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Monday, the 25th day of June, 1906, under the provisions of "The Land for Settlements Consolidation Act, 1900," and amendments.

If more than one application is received for the same section on the same day, the order of selection shall be decided by ballot.

SCHEDULE.

WELLINGTON LAND DISTRICT .- FEATHERSTON COUNTY. - DYER SETTLEMENT.

	, , , , , , , , , , , , , , , , , , ,			Lease in Perpetuity : Rent, 5 per Cent.						
Survey District.	Section	Block.	A	rea		Acr	t per e per num.	Half- R	yea ent.	rly
	G	ROUP A	D	AIR	чF	ARMS	•			
		Su	bdivi	sion	a 1.					
			Α.	R.	Р.	s.	d.	£	в.	d.
Wairarapa	6 7	XVI	$149 \\ 147$	3 1	20 20	$13 \\ 12$	6 6	50 46	11 1	8 1
"	10	"	167	0	30	9	8.4	40	10	10
	19		155	1	30	12	7.2	48	19	3
"		"					1	(^a) 2	10	6
"	$\begin{array}{c} 20 \\ 21 \end{array}$	"	$\frac{123}{111}$	3 3	30 10	14	${1 \cdot 2} \\ {1 \cdot 2}$	43 31	13 0	9 7
"	$\frac{21}{22}$	"	112	0		10	4.5	29	1	8
<i>"</i> 1			bdivi				-0		-	Ū
Wairarapa	11	XVI	329		30	13	7 ·2 {	(¹¹² (^b)52	$0 \\ 12$	2 5
,	GR	OUP B.	-Ori	DINA	ARY	Farm		1 / /		-
		Su	bdivi	sion	ı 3.					
Wairarapa	7в	XVI	308	0	10	6	0	46	4	2
		Su	bdivi	sion	ı 4.					
Huangarua	2	XIII	220		30	8	4.5	46	5	2
"	3 5	"	$\frac{216}{264}$	$\frac{1}{2}$	20 0	8	$\frac{4.5}{4.5}$	45 55	$\frac{6}{7}$	17
"	6	"	265	ő	0	6	4·5 6	43	í	3
"	14	"	398	0	0	5	6 {	54	$1\overline{4}$	6
		<i>"</i>			_	-		(°) 5	1	0
Wairarapa	23	XVI	196		30	- 8	4.5	41	2	7
•			bdivis	sion	ı 5.		,		10	
Huangarua	1	XIII	312	3	10	8	3	64 (^d)13	10 2	4 7
1	10		411	•	~	-	10	73	อี	4
*	13	"	411	0	0	7	1·8 {	(°)38	17	8
		Su	bdivis	ion	6.					
Waipawa	1	I	370	0	0	3	10.5	35	16	11
u	3 5	"	453 443	3 3	0	4	0 9	45 52	7 13	6 11
"	.0	" " Su	bdivi	-		- T	9	04	10	11
Huangarua	8	XIII	375	0	0	3	6	32	16	3
"	9	,	608	ŏ	ŏ	3	10.5	58	18	ŏ
"	12	u	470	1	0	4	6	52	18	1
"	15	"	482	2	0	3	10.5	46	14	10
			bdivi							
Waipawa	2	I	527	1	0	3	9	49	.8	.7
"	4 6	"	369 556	0 2	0 0	3 4	9 3	34 59	11 2	11 7
Haurangi	1	ĨV	501	õ	ŏ	4 4	9 .	59	- 9	ii
	2		359	3	0	5	1.5	46	1	10
"		"				_	((f) 2	0	5
"	3 4	"	$\frac{510}{787}$	0 1	0	6 3	75	84 68	9 17	5 8
"	~									

(*) Interest and sinking fund on buildings valued at £50, repayable in fourteen years by half-yearly instalments of £2 10s. 6d. Total half-yearly, £51 9s. 9d.
(b) Interest and sinking fund on buildings valued at £1,042, repayable in fourteen years by half-yearly instalments of £52 12s. 5d.
(c) Interest and sinking fund on buildings valued at £100, repayable in fourteen years by half-yearly instalments of £5 1s. Total half-yearly, £59 15s. 6d.
(d) Interest and sinking fund on buildings valued at £260, repayable in fourteen years by half-yearly instalments of £5 1s. Total half-yearly, £77 12s. 11d.
(e) Interest and sinking fund on buildings valued at £770, repayable in fourteen years by half-yearly instalments of £38 17s. 6d.
(f) Interest and sinking fund on buildings valued at £770, repayable in fourteen years by half-yearly instalments of £38 17s. 6d.
(f) Interest and sinking fund on buildings valued at £40, repayable in fourteen years by half-yearly instalments of £38 17s. 6d. Total half-yearly, £12 7s.
(f) Interest and sinking fund on buildings valued at £40, repayable in fourteen years by half-yearly instalments of £2 0s. 5d. Total half-yearly, £48 2s. 3d.

JOHN STRAUCHON,

Commissioner of Crown Lands.

d. 3

Lands in Dyer Settlement, Wellington Land District, open for Selection on Lease in Perpetuity. Land in Longbush and Tablelands Settlements, Wellington Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office,

Wellington, 2nd April, 1906. Wellington, 2nd April, 1906. NOTICE is hereby given that the undermentioned land will be open for selection on lease in perpetuity, at this office, on Wednesday, the 30th day of May, 1906, under the provisions of "The Land for Settlements Consolidation Act 1000." and concentration 1900," and amendments. Act

If more than one application is received for the same section on the same day, the order of selection shall be decided by ballot.

SCHEDULE.

WELLINGTON LAND DISTRICT.

			Lease in Perpetuity: Rent, 5 per Cent.		
Section.	Block.	Агеь.	Rent per Acre per Annum.	Half-yearly Rent.	

LONGBUSH SETTLEMENT .---- WAIRARAPA SOUTH COUNTY .---- HUA-NGARUA SUBVEY DISTRICT.

	Dair	у I	rarm.					
	А.	R.	Р.	s.	d.		£	s.
T7TTT	1 000	~		~	~ •	1 (60	- 0

VIII | 289 0 35 | 8 3.6 | *21 19 4 3 VIII | 289 0 35 | 8 3.6 | 21 19 4 This section is situated in the Longbush Settlement, about seven miles from Gladstone by a good dray road. It comprises flat and easy sloping land; the greater portion is grassed, the remainder is covered with patches of light bush and scrub; about one-half the area is ploughable. The soil is of a fair quality, resting on a papa formation. The sec-tion is well watered by the Wangaehu Stream, &c. The elevation ranges from about 360 ft. to 800 ft. above sea-level. The improvements which are included in the price of the land comprise about 77 acres ploughed (now covered with weeds, &c.), 70 chains small drains, 202 acres grassed, 202 chains subdivisional fences, orchard and trees, fowlhouse, piggeries, and an old whare, the whole valued at £439 5s. The improvements which do not go with the land are cottage of seven rooms, shingle roof; dairy and wash-houses; woolshed, built of totara, with iron roof; stable (new), iron roof, stalls, feed-room, loft, &c.; sheep yards and dip. Total value of these improvements is £435, repayable by the lessee in fourteen years. N B An area of 5 roombas is reserved from this see

the lesses in fourteen years. N.B.—An area of 5 perches is reserved from this sec-tion for Maori graves, and an undefined right-of-way is reserved thereto. The right is reserved to the lessees of Sections 1 and 2, Block VIII, Huangarua Survey District, to drain their swamp land through Section 3, Block VIII, Huangarua, and in the event of the lessees of these sections being unable to agree as to the route of said drain-connec-tion the matter shall be referred to the Commissioner of Crown Lands, whose decision shall be final and binding on all parties.

TABLELANDS SETTLEMENT. - FEATHERSTON COUNTY. -- HUANGA RUA SURVEY DISTRICT.

Farm	of	Mixed	Agricu	ıltu	ral	and	Pasto	ral	Land	<i>t</i> .	
							. d.				
6		XI	631	2	0	1 6	3.1		<u> 98</u>	16	1

A. R. P. S. d. \pm S. d. 6 XI $\begin{vmatrix} 631 & 2 & 0 \end{vmatrix}$ $\begin{vmatrix} 6 & 3 \cdot 1 \\ | & 455 & 14 & 1 \end{vmatrix}$ This section is situated in the Tablelands Settlement, about eight miles from Martinborough by a good dray-road. It comprises flat and downs in English and native grasses, subdivided into eight paddocks, garden, and orchard. There are a few patches of manuka scrub, covering an area of about 20 acres. About one-half of the section is ploughable. The soil is good, on a limestone and sandstone formation. This section is well watered by the Wangaehu and other streams. The elevation ranges from about 400 ft. to 800 ft. above sea-level. The improvements which are included in the price of the land comprise about 631 acres; the whole valued at £861. The improvements which do not go with the land are cottage and outbuildings, woolshed, wool-store, sheep yards and dip, men's house, stock-yard and house, the whole valued at £905, repayable by the lessee in fourteen years. lessee in fourteen years.

JOHN STRAUCHON, Commissioner of Crown Lands.

^{*} Interest and sinking fund on buildings valued at £435, repayable in fourteen years by half-yearly instalments of £21 19s. 4d. Total half-yearly payment, £61 19s. 7d. Interest and sinking fund on buildings valued at £905 repay-able in fourteen years by half-yearly instalments of £45 14s. 1d. Total half-yearly payment, £144 10s. 2d.

Small Grazing-runs in Otago Land District open for Lease on Application.

District Lands and Survey Office, Dunedin, 7th May, 1906.

NOTICE is hereby given that the undermentional small grazing-runs will be open for lease on applica-tion, at this office, on Monday, the 18th day of June, 1906, under the provisions of Part V of "The Land Act, 1892." If more than one application is received for the same run on the same day, the order of selection shall be decided by ballot

ballot.

SCHEDULE. OTAGO LAND DISTRICT .- MANIOTOTO AND TAIERI COUNTIES. -SERPENTINE AND LOGANBURN SURVEY DISTRICTS.

Run No.	Area.	Rent per Acre per Annum.	Half-yearly Rent.		
254в	A. R. P.	s. d.	£ s. d.		
	7,758 0 0	0 $4\frac{1}{2}$	72 14 8		

Weighted with £127 17s. 10d., valuation for fencing. Mostly open broken pastoral country, with good river frontage. Of about 700 acres of flat land, which is swampy in places; 450 acres could be made ploughable by draining. There is about 900 acres of warm, sunny faces; good winter country. The balance is summer country. Access by partly formed road to north-east boundary. Alti-tude, 1,800 ft. to 3,000 ft. About seven miles from Paerau Post-office (Tannahills).

Run No.	Area.	Rent per Acre per Annum,	Half-yearly Rent.		
254c	A. R. P.	s. d.	£ s. d.		
	6,766 0 0	0 $4\frac{1}{2}$	63 8 8		

Weighted with £6, valuation for improvements.

Weighted with £6, valuation for improvements. Open broken pastoral land; soil of good quality on the flat, light but warm on the faces, and cold on the tops. River frontage of about 600 acres of flat land, 400 acres of which is ploughable. There is about 700 acres of warm, sunny faces; good winter country. The balance is wholly summer country. Access is by partly formed road. About nine miles from Paerau Post office and store. Altitude, 1,800 ft. to 3,000 ft.

D. BARRON, Commissioner of Crown Lands.

Reserves in Marlborough Land District for Lease by Public Tender.

District Lands and Survey Office, Blenheim, 7th May, 1906.

N OTICE is hereby given that written tenders for leases of the undermentioned reserves, under "The Public Reserves Act, 1881," will be received at this office up to 4 p.m. on Tuesday, the 19th day of June, 1906.

SCHEDULE.

MARLEOROUGH LAND DISTRICT. - MOUNT FYFFE SURVEY DISTRICT.

Section.	Block.	Area.	Minimum Annual Rental.	Term of Lease.
Part 1 of 266 Part 2 of 266	X ″	A. R. P. 7 0 12 6 3 7	£ s. d. 6 0 0 6 0 0	14 years. 14 years.

Descriptions of Reserves.

Part 1 of 266: All open, grassed, watered most of the summer, about 2 acres flat, balance broken, good soil; about half a mile from Kaikoura Post-office. Weighted with £7 14s., valuation for 22 chains of fencing. Part 2 of 266: All open, grassed, watered most of the summer, about 3 acres flat, balance broken, good soil; about half a mile from Kaikoura Post-office. Weighted with £8 ls., valuation for 23 chains of fencing.

TERMS AND CONDITIONS OF LEASE.

1. Tenders must be accompanied by marked cheque or post-office order for six months' rent at the rate offered, together with valuation for improvements and £1 is. lease fee, and addressed to the Commissioner of Crown Lands, Blenbeim.

2. No declaration is required, and residence and improve-ments are not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause. 3. Possession will be given on the day of acceptance of

4. The lease will be for the term of fourteen years.
5. The rent shall be payable half yearly in advance.

6. The lessee shall not sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. The land shall not be cropped or broken up, except with

the consent of the Commissioner of Crown Lands. 8. The lessee shall destroy all rabbits on the land, and he shall prevent their increase or spread, to the satisfaction of

Shall prevent their increase or spread, to the satisfaction of the Commissioner of Crown Lands. 9. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.

10. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.

HENRY TRENT, Commissioner of Crown Lands.

Reserve in Marlborough Land District for Lease by Public Tender.

Department of Lands and Survey.

Notice is hereby given that written tenders for a lease of the undermentioned reserve, under "The Public Reserves Act, 1881," will be received at this office up to 4 o'clock p.m. on Wednesday, the 30th day of May, 1906.

SCHEDULE.

SECTION 2, Block XVIII, Cape Campbell, and Section 1, Block X, Whernside Survey Districts: Area, 160 acres; upset annual rental, £5; term, fourteen years. About ½ acre ngaio bush; 80 acres tussock, fern, and flax; balance sandhills; well watered. About forty miles, by coach-road, from Blenheim.

TERMS AND CONDITIONS OF LEASE.

1. Tenders must be accompanied by marked cheque or 1. Tenders must be accompanied by marked eneque or post-office order for six months' rent at the rate offered, together with £1 1s. lease fee, and addressed to the Commis-sioner of Crown Lands, Blenheim. 2. Possession will be given on the day of acceptance of

tender.

tender.
3. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, but the land will be weighted with the value of all improvements existing at the expiration of the lease, to be paid by the incoming lessee, should another person other than the present lessee obtain possession of the land; improvements to be first sanctioned by the Land Board in writing.
4. The lease shall be for the term of fourteen years.
5. The rent shall be payable half-yearly in advance.
6. The lessee shall be for the term of fourteen years dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.
7. The lessee shall destroy all rabbits on the land, and he shall prevent their increase or spread to the satisfaction of the Commissioner of Crown Lands.
8. The lessee shall prevent the growth and spread of gorse, broom, or sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.
9. The lessee shall he liable to forfeiture in case the lessee 3. No compensation shall be claimed by the lessee, nor

Crown Lands.

9. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.

10. The lessee shall within nine months of the date of the | acceptance of his tender erect a suitable accommodation-house upon the reserve, which shall be kept open as a place of public entertainment for the use of travellers, and he of public entertainment for the use of travellers, and he shall provide at least the following accommodation for the exclusive use of travellers: One sitting-room, one dining-room, one small room for telephone, and three good bed-rooms, provided with clean and suitable bedding. The plan of the house to be first submitted to the Commissioner of

Crown Lands for his approval. 11. The lessee shall provide all travellers with accommo-dation at the following charges: Meals and beds not ex-

12. The lessee shall provide a paddock for horses, with proper shelter, and supply or arrange with the adjoining coach stables that horses be supplied with accommodation at a charge not to exceed 1s. 6d. for each horse-feed, and paddocking at a price not exceeding 1s. per night.

HENRY TRENT

Commissioner of Crown Lands.

Small Grazing-run in Otago Land District open for Lease on Application.

District Lands and Survey Office, Dunedin, 14th May, 1906. OTICE is hereby given that the undermentioned small grazing-run will be open for lease on application, for a term of twenty-one years with right of renewal, at this office, on Tuesday, the 26th day of June, 1906, under the provisions of Part V of "The Land Act, 1892."

SCHEDULE.

OTAGO LAND DISTRICT. - TAIERI COUNTY. - MOUNT HYDE SURVEY DISTRICT.

First-class Pastoral Country.

Run No.	Ares.	Rent per Acre pe r A nnum.	Half-yearly Rent.			
185a	Acres.	s. d.	£ s. d.			
	4,300	0 7	62 14 2			

Weighted with £35 10s. 6d., valuation for fencing.

Open undulating pastoral country; soil light; carries good feed; well watered by four creeks passing through, and by Lee Stream and Fortification Creek on boundaries. Altitude, 1,300 ft. to 1,500 ft. Access by good road from northern boundary. This run is distant about seven miles and a half from Lee Stream Post-office, and sixteen miles from Outram Railway station.

D. BARRON, Commissioner of Crown Lands.

Lands in Hikawera Settlement, Wellington Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Wellington, 1st May, 1906. N OTICE is hereby given that the undermentioned lands will be open for selection on lasse in survey of the selection of lasse in survey of the selection of the select N will be open for selection on lease in perpetuity, at this office, on Tuesday, the 5th day of June, 1906, under the provisions of "The Land for Settlements Consolidation Act, 1900," and amendments.

SCHEDULE.

ELLINGTON LAND DISTRICT. — FEATHERSTON COUNTY. -HUANGARUA SURVEY DISTRICT.—HIKAWERA SETTLEMENT. WELLINGTON

Group A .- Ordinary Farms.

			Агеа			Lease in Perpetuity: Rent, 5 per Cent.					
Section.	Block.	AI				nt per Acre Annum.	Half-yearly Rent.				
13 14 11A) 12	XVI ,,	A. 465 601 687	в. 0 0	р. 0 0	s. 5 5 6	d. 2·9 5·9 1·6	£ 61 82 105	в. 0 12 7	d. 6 6 0		

JOHN STRAUCHON,

Commissioner of Crown Lands.

Village-homestead Allotment in Manunui Village Settlement. Wellington Land District, open for Selection on Lease in Perpetuity.

District Lands and Survey Office, Wellington, 4th April, 1906.

N OTICE is hereby given that the undermentioned village-homestead allotment will be open for selec-tion on lease in perpetuity, at this office, on Wednesday, the 30th day of May, 1906, under the provisions of Part IV of "The Land Act, 1892."

If more than one application is received for the section on the same day, the order of selection shall be decided by ballot.

SCHEDULE.

Wellington Land District.--West Taupo County.--Hunua Survey District.--Manunui Village Settlement.

Village-homestead Allotment.

Section.			Lease in Perpetuity: Rent, 4 per Cent.					
	Block.	Area.	Rent per Acre per Annum.	Half-yearly Rent.				
42		A. R. P. 1 3 25	s. d. 4 9.6	s. d. 4 7				

Weighted with £86 10s., valuation for improvements.

Manunui Village Settlement is situated on the North Island Main Trunk Railway about 180 miles from Auckland, five miles from Taumarunui, and three miles north of Piriaka Township.

JOHN STRAUCHON, Commissioner of Crown Lands.

Lands in the Town of Westport, Nelson Land District, for Lease by Public Auction.

District Lands and Survey Office Nelson, 9th April, 1906.

N OTICE is hereby given that the undermentioned lands N UTICE is hereby given that the undermentioned that's will be offered for lease for a term of forty-two years by public auction, at the Courthouse, Westport, on Friday, the 8th day of June, 1906, at noon, under the provisions of "The Westland and Nelson Coalifields Administration Act, 1877." and its amendments, and "The Westland and Nelson Coalifields Administration Act, 1901."

SCHEDULE.

NELSON LAND DISTRICT .- TOWN OF WESTPORT.

Section No.	Locaiity.		Ar	ea.	Upset Annual Rental.		al	Valuation for Improvements.		
		A.	R.	Р.	£	s.	d.			
842	Queen Street	0	0	24	0	14	0	House, £85; fenc- ing, &c., £5: total, £90.		
8424	"	0	•	16	0	6	0	House, £30; fenc- ing, &c., £5: total, £35.		
844в	Bright Street	0	0	5.8	0	6	0	House, £15; fenc- ing, &c., £1: total, £16.		
844	*	0	0	11.1	0	9	0	House, £55; fenc- ing, &c., £5: total, £60.		
1031	Peel Street	0	1	0	1	0	0	No improvements.		
1032	Bright Street	0	1	Ó	1	5	0	- "		
1033	Dingat Science	Ŏ	ī		1		Ō	"		
1034	"	Ŏ	ī	Ō	Ī	10	0	"		

The improvements on the above sections (if any) consist of cottages, outbuildings, gardens, and fencing.

> W. G. MURRAY, Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Otorohanga.

Registrar's Office, Auckland, 14th May, 1906. June, 1906, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it. [Auckland, 1906-18.] A. G. HOLLAND, Deputy Registrar

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.							
	ADJOURNED APPLICATIONS.								
1	Hukarere Paterangi, Te Whau Paterangi, and others (501-49, 5/35)	Maraetaua No. 9.							
2	Riria Miraka, by her husband, H. S. Morse (127-67, 5/36)	Kinohaku East No. 3D (Arapae).							
3	Papanui Tamahiki, Hohepa Petera, and Kuia te Rore (602-9, 5/40)	Rangitoto-Tuhua No. 21 ?).							
4	Hone Kaora (213–106, 5/41)	Pirongia West No. 1, Section 2B (Pukekohe).							
5	Hone Kaora, agent for Ahurei Mateao (213-107, 5/42)	Pirongia West No. 1, Section 2A (Tiritirimatangi).							
6	Te One Haeiti and others $(102-21, 5/67)$	Hauturu East No. 1B (Ruapuha).							
7	Naiari Rawiri and Kohitu (360-50, 5/80)	Pukenui No. 1. Rangitoto-Tuhua No. 76 (Te Rongoroa).							
8	Waitarere Hoani, Te Waina Hoani, Paiariki Hoani, Kahutaua	Trangitoro-Tunua No. 70 (Te Trongoroa).							
9	Kingi, Te Huia Kingi, and others (657–4, 5/81) Te Oro te Koko (194–65, 5/82)	Ouruwhero No. 3E.							
10	Honer Omipi, agent for Taare Omipi (231–24, 5/83)	Waiwhakaata No. 3E No. 2.							
11	E. C. Falwasser, agent for Haupokia te Pakaru and others	Kinohaku West No. 20 No. 14 (Kinohaku West							
	(123-54, 5/86)	No. 12c No. 1A).							
12	Makere te Uruweherua (354–39, 5/89)	Ohura South M No. 3A.							
13	Tamaki Tamehana (377-30, 5/90)	Motungaio No. 2P (Kawhia P).							
14	Taui Wetere, Tamaki Tamehana, and Roia te Ake (395-6, 5/94)	Kawhia S (Paretao).							
15	Hari Whanonga and Patupatu Keepa (647-8, 5/138)	Rangitoto-Tuhua No. 66 (Ngapuketurua).							
16	Te Ata Hoani and Manawaiti Taohua (712-47, 5/96)	Pukenui No. 2v.							
17	Whareitu Katarina, Pepi Katarina, Takerei te Awhitu, Toa te	Rangitoto-Tuhua No. 58 (Whatitokarua).							
10	Awhitu, and others (639–4, 5/101)	With an I am DT- M							
18	Puehutore Rangimoeakau, Ngarama Hatua, and Marino Rangi-	Wharepuhunga No. 5.							
19	moeakau (239–240, 5/102) Te Hinureina Enoka, Katipa te Pato, and others (91–96, 5/133)	Te Awaroa A No. 10.							
$\frac{15}{20}$	W. H. Grace, agent for Wiari Taiki (584-5, 5/136)	Rangitoto-Tuhua No. 3 (Taraunui).							
21	Hariata Raurau (97–27, 5/137A)	Hauturu West No. 2 (Rangiahua).							
22	Pikiahu Rangatira and Tupu (152–15, 5/139)	Maungarangi.							
23	Peti Taiki (199-35, 5/142)	Puketarata No. 4G, Section 2D No. 2B.							
24	Hokikau te Reiti (113-8, 5/143)	Korakonui.							
25	Te Aohau Weretatikapa, Te Iwikino Weretatikapa, and Te Warahi	Ohura South K No. 4, Section 2B No. 3.							
	te Whiutahi (702–1, 5/145)								
26	Taruke Tangihaere, for self and family (92-24, 5/151)	Aorangi B, Section ?.							
27	Taruke Tangihaere, for self and family (642-11, 5/152)	Rangitoto-Tuhua No. 61, Section ? (Puhanga).							
28	Roia te Ake, Atakohu Wetere, and another (377–42, 5/153)	Kawhia P3 (Motungaio).							
29	Maeke Waiora, Turaki Maikuku, Rangiahua te Rake, Te Waiata	Pukuweka No. 1 (Rangitoto-Tuhua No. 1).							
30	te Iwikino, Tuarua Waiora, and others (582–18, 5/154) Ngahianga te Tomo, Pipiana te Tomo, and others (592–37, 5/157)	Rangitoto A No. 18.							
31	Te Warahi te Whiutahi and others (583–14, 5/161)	Pukuweka No. 2, Section 2D (Rangitoto-Tuhua							
01		No. 2, Section 2D).							
32	Te Ruai Otimi and Wiki Tohengaroa (148-11, 5/162)	Mangaroa A No. 2.							
33	Miriama Kahukarewao, Hori Kingi te Mawae, Turaki Maikuku,	Taumarunui Township.							
	Te Manuaute Piripi Tuhaia, and Te Marae Rongomataane	_							
	(350-45, 5/164)								
34	Rangianini Ngahiraka, Te Hoko Tapeka, and Wairoa Oneroa	Rangitoto A No. 57.							
	(592-39, 5/165)	Karlin DI (Matanata)							
35	Taui Wetere (377–43, 5/171)	Kawhia Pl (Motungaio).							
$\frac{36}{37}$	Ty Moerua Natanahira (708–4, 5/175) Pepene Eketone, for Rangihuia Kingi and others (712–52, 5/176)	Pukeroa Hangatiki No. 4B.							
91	r spene Exerone, for Kanginula Kingi and others (712-52, 5/176)	Te Pukenui No. 24, Section 11 (Te Kuiti Town- ship, Block VII, Sections 8, 9, and 12; and							
		Block VIII, Sections 8, 9, 12, and 12; and Block VIII, Sections 8, 9, 12, and 13).							
38	Rawiri te Hauparoa, agent for Rangiwhakarewa Paraone (123-55,	Kinohaku West No. 12A.							
	5/182)								
39	Tutahanga te Wano, Te Hurinui te Wano, Ngaparu te Whakaki,	Rangitoto-Tuhua No. 76 (Rongoroa).							
	Te Hikonga te Wata, and Tangahoe Wahirua (657-11, 5/189)								
40	Ngahiwi te Wakatoroa and others (649-16, 5/192)	Rangitoto-Tuhua No.681.							
41	Ngaparaki te Aruhe, Hohepa Petera, and others (658-21, 5/173)	Rangitoto-Tuhua No. 77 (Tangitu).							
42	Roka H. Hopere and others (478-27, 5/179)	Aotea South No. 1.							
43	Hori te Ihorangi, Hapimana Mokau, and Waiuku te Huia (224-73,	Tokanui No. 1B (Pukekawawa).							
44	Ngatai te Mamaku and Makere te Uruweherua $(347-57, 5/193)$	Ohura South D No. 5D (Komakoriki).							
45	Turaki Maikuku (354–46, 5/206)	Ohura South M3c. Bangitata Tuhua Na 24 (Tanamui)							
46 47		Rangitoto-Tuhua No. 3A (Taraunui). Ohura South K No. 4, Section 2B.							
48	Tukuteihu te Ngarupiki (702–3, 5/211) Ngunu te Awhitu and Te Manuaute Piripi Tuhaia (346–58, 5/215)	Ohura South K No. 4, Section 2B. Ohura South C No. 2, Section 3 (Poukaka),							
τo.	The and to man with the state of the second st	onara south o no. 2, section o (roukaka),							
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THE NEW ZEALAND GAZETTE.

No. 39

APPLICATIONS FOR PARTITION—continued.

No.	Name of Applicant.	Name of Land.
	NEW APPLICATIONS.	
49	Korau, for Pourewa and others (97-29, 5/217)	Hauturu West No. 2, Section 3F.
50	Hinekapi Paehua (592-52, 5/218)	Rangitoto A No. 18.
51	Tutahanga te Wano, Ngaparu te Whakaki, and Kahutopuni Waata (648-17, 5/220)	Rangitoto-Tuhua No. 67 (Huhutirau).
52	Pepene Eketone, for Kopa Ngatohu (150-94, 5/221)	Mahoenui E, Section 4 (500 acres).
53	Te Huia Kingi and Kahutaua Kingi (655-8, 5/223)	Rangitoto-Tuhua No. 74 (Te Uranga).
54	Putuputu Tuhoro, Hari Hemara, and others (690-2, 5/241)	Te Karuotewhenua No. 30 (Pukearuhe).
55	Te Pouwharetapu and others $(65-65, 5/242)$	Manuaitu No. 2B.
56	Wini Rawahirua, Tutahanga te Wano, and others (658-25, 5/243)	Rangitoto-Tuhua No. 77E.
57	Pohe Rainuha (139–26, 5/264)	Kakepuku No. 9.
58	Kahu te Kuru and Huriwaka Manunui (345-29, 5/270)	Ohura South B No. 2 (Otauira).
59	Tutahanga te Wano, Ngaparu te Whakaki, and Tangahoe te	Rangitoto-Tuhua No. 52.
	Rawahirua (633-9, 5/271)	0
60	Hana Rangiamohia, alias Hana Amohia, alias Rangiauraki Amohia (131-36, 5/272)	Kakepuku No. 1 (Ngawaero).
61	Hare Poihipi (350-55, 5/273)	Ohura South G No. 4K, Section 1.
62	Makere te Uruweherua (344-27, 5/275)	Ohura South A, Section 2.
63	Makere te Uruweherua (350-56, 5/276)	Ohura South G No. 4M.
64	Te Riri Moerua (708-5, 5/306)	Pukeroa-Hangatiki No. 4B.
65	Tai Hauauru and others (711-5, 5/309)	Pirongia West No. 3B, Section 2c.
66	Ngapawa Ngaamo (186-15, 5/310)	Otorohanga No. 2, Section 2.
67	Rihi te Rauparaha (153-28, 5/311)	Mangaora.
68	Tongariro Kee (239-288, 5/313)	Wharepuhunga No. 3A.
69	Ngahaka te Hakiri (344/30, 5/314)	Ohura South A No. 3.
70	Mihi Ringitanga and Rawiri Heneri (592-69, 5/315)	Rangitoto A No. 2.
71	Ngapawa Ngaamo (190-57, 5/316)	Orahiri No. 1B.
$\overline{72}$	R. Mainwaring, for Ngawiki Rauroha (199-40, 5/317)	Puketarata No. 4E No. 2.
73	Hinaki Ropiha, Tiraha Poihipi (as trustee for Parehuitao and	Ohura South G No. 4k, Section 1.
	Katahi Tiraha), and Rangipare Poihipi (350-57, 5/318)	
74	Rukuruku Paparahi (457–13, 5/319)	Kinohaku West K, Section 2c.
75	Mehana Tuhoro (633–12, 5/320)	Rangitoto-Tuhua No. 52 (Hikurangi).
76	Hoeta Mihikorama and Henare Mihi (239–289, 5/321)	Wharepuhunga No. 14.
77	Wiremu Omipi (145–26, 5/322)	Kopua No. 1, Section 2.
78	Hiri Wetere Kereti and Tomika Kereti (712-76, 5/331)	Pukenui No. 20.

Applications under Section 46 of "The Native Land Court Act, 1894," For Probate.

No.	Name of Applicant.					Nume of Deceased.
			ADJOURNE	D APPLICATI	DN.	
386	Horopapera Ihakara (1/152)	••	••	••	••	Kiria te Turi.
			NEW AI	PLICATIONS.		
387	Rangiamobia (746–, 2/30) E. C. Falwasser (751–, 2/31)		••			Timoti te Whakatomo.
388	E. C. Falwasser $(751 - , 2/31)$	••	••	••	••	Mihaka te Ututahi (Te Rangipuacac).
	/					

	Application for Determination of Relative Interests.								
No.	Name of Applicant.			Name of Land.					
389	Te Rutene Umanga (239-287, 5/308)			Wharepuhunga.					

Applications under Section 39 of "The Native Liand Court Act, 1894."

No.	Name of Applicant.	Name of Land.	Nature of Application.						
	ADJOURNED APPLICATIONS.								
3 90	George Stockman (291-36, 2/33)	Rangitoto-Tuhua	Application for the inclusion of the name of Korota Tamihana in the order for the said land.						
391	Hinga Awatea (636-1, 2/50)	Rangitoto-Tuhua No. 55 (Aurupu)	Application for the inclusion of his name in the order for the said land.						
392	Tukupou (118–79, 2/65)	Karuotewhenua, Pukea- ruhe, and Maraetaua	Application for the inclusion of his name in the orders for the said lands.						
3 93	Te Ata Whakarake, Hori Paamu, Meteria Mokara, Whakarake, Turi Kabukarewao, and Tanga- takino Miriama (582-12, 2/104)	Rangitoto-Tuhua Nos. 1 and 2 (Pukuweka)	Application for the inclusion of their names in the orders for the said lands.						
394	Kingi Omeka (617–22, 2/142)	Rangitoto-Tuhua No. 36 (Te Tiroa)	Application for substitution of his name in lieu of name of Te Kopu te Omeka in order.						
		NEW APPLICATIONS	L. Contraction of the second						
3 95	Hori Ngatai Ruihi (645–16, 2/150)	Rangitoto-Tuhua No. 64£	Application to have the name of his daughter, Ngarainia Ngatai, included in the order.						
396	Hoeta Mihikorama (239–286, 2/152)	Wharepuhunga No. 18	Application to include the name of Henare Mibiko- rama in the succession orders to the interests of Ngaroawa te Kereopa and Pakiteuru Kereopa.						

May 25.]

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APPLICATIONS UNDER SECTION 40 OF "THE NATIVE LAND COURT ACT, 1894," FOR AMENDMENT OF BOUNDARIES.

No:	Name of Applicant.	Name of Land.	Nature of Application.
897 898 899	Wilson and Jackson (110-17, 2/2) Wilson and Jackson (501-55, 2/5) Chief Surveyor, Auckland (347/61, 2/6)		Application for variation of the southern boundary of the block. Application to have the boundaries of the block clearly defined. Application to have a deviation made from the line laid down by the Court in cutting out the Crown portion.

APPLICATIONS UNDER SUBSECTION (3) OF SECTION 14 OF "THE NATIVE LAND COURT ACT, 1894," FOR EXCHANGE OF LANDS.

No.	Name of Applica	Names of Land proposed to be exchanged		
		ADJOUR	NED APPLI	
417	(Te Whau Paterangi (360-43) Te Rewatu Hiriako (18825) Pouaka te Amotahi (194-72, 5/186) Te Oro te Koko (189-24, 5/186)	••	••	Pukenui No. 2a, Section 10, No. 3. Otorohanga No. 4, Waiwhatawhata.
418	Pouaka te Amotahi (194-72, 5/186)	• • •	••	Ouruwhero No. 3E. Kakepuku No. 9, Section 4 (Tapairuahau).

Applications for Survey Liens.

No.	Name of Surveyor.		Name of Land.	Are	38.	Amount.
419 420 421	ADJOT Michael Raymond Creegh (91–74, 5/78) Percy Ward (659–6, 5/85) Percy Ward (660–7, 5/86)	URN 	ED APPLICATIONS. Awaroa B No. 4, Section 2 Rangitoto-Tuhua No. 78 (Waimi- hia) Bangitoto-Tuhua No. 79 (Te Tapu- wae) Te Kuiti No. 2B No. 1A Te Kuiti No. 2B No. 1B Te Kuiti No. 2B No. 1D Te Kuiti No. 2B No. 1D Te Kuiti No. 2B No. 1E Te Kuiti No. 2B No. 1F	A. 92 8,456 8,553 22 11 7 8 2 11 7 8 2 1	R. P. 0 0 2 0 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
422 423 424	Michael Raymond Creagh (111-47, 5/92) . Michael Raymond Creagh (111-49, 5/92) Michael Raymond Creagh (111-51, 5/93)	• • • • • •	Te Kuiti No. 2B No. 1G Te Kuiti No. 2B No. 1H Te Kuiti No. 2B No. 1J Te Kuiti No. 2B No. 1J Te Kuiti No. 2B No. 1J Te Kuiti No. 2B No. 1L Te Kuiti No. 2B No. 1M Te Kuiti No. 2B No. 1M Te Kuiti No. 2B No. 1M Te Kuiti No. 2B No. 1N Te Kuiti No. 2B No. 10 Te Kuiti No. 2B No. 10 Te Kuiti No. 2B No. 12 Te Kuiti No. 2B No. 12 Te Kuiti No. 2B No. 13 Te Kuiti No. 2B No. 14 Te Kuiti No. 2B No. 5.	3 3 9 11 3 4 1 16 2 7 3 657 110	2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$1 \ 4 \ 2 \\ 1 \ 0 \ 9 \\ 3 \ 2 \ 3 \\ 3 \ 16 \ 1 \\ 1 \ 0 \ 9 \\ 1 \ 7 \ 8 \\ 0 \ 6 \ 11 \\ 5 \ 10 \ 8 \\ 0 \ 13 \ 10 \\ 2 \ 8 \ 5 \\ 1 \ 4 \ 2 \\ 24 \ 10 \ 6 \\ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 12 \ 0 \\ 0 \ 10 \ 10 \ 10 \ 10 \ 10 \ 10 \ 10 \ $
425	Michael Raymond Creagh (111-55, 5/94)	••	Te Kuiti No. 2B No. 9	133	ōŏ	10 7 8
426 427 428 429 430 431 432 433 434	Percy Ward (602-14, 5/97) Percy Ward (632-1, 5/98) Arthur O'Neil O'Donahoo (346-59, 5'99) Arthur O'Neil O'Donahoo (350-53, 5/99) Henare Tikitini (209-36, 5/104) John Purdy (149-38, 5/105) Peter Edward Cheal (344-29, 5/105) Peter Edward Cheal (344-29, 5/105) Chief Surveyor, New Plymouth (696-3, 5/106)	· · · · · · · · · · · · · · · · · · ·	APPLICATIONS.Rangitoto-Tuhua No. 21Rangitoto-Tuhua No. 51Ohura South C No. 2, Section 2Ohura South G No. 3Pokuru No. 2FMargaawakino No. 2Ohura South A No. 28Ohura South A No. 28Mahoenui No. 24, Section 24	43 808 329		$\begin{array}{cccccccccccccccccccccccccccccccccccc$

Applications under Section 34 of "The Maori Land Laws Amendment Act, 1903," that a Defined Portion of Land may be vested in Applicants, in Substitution for Existing Survey Charging Orders.

No.	Name of Applicant.		Name of Land.	Date on which Chargi Order made.	Amount for which Charging Order made.				
			A	DJOURNED APPLICATIONS.			£	s.	d.
435	Percy Ward (608-2, 5/69)		••	Rangitoto-Tuhua No. 27 (Te	6th August, 1903			12	
436	Percy Ward (609-4, 5/70)	••		Haupapa) Rangitoto-Tuhua No. 28 (Ka- reanui)	6th August, 1903		23	2	11
437	Percy Ward (611-2, 5/71)	••	••	Rangitoto-Tuhua No. 30 Otahuroa)	15th December, 1903	••	42	2	3
43 8	Percy Ward (612-5, 5/72)	••	••	Rangitoto - Tuhua No. 31 (Pohotutu)	6th August, 1903	••	35	13	11
439	Percy Ward (613-3, 5/73)	••		(Tonoulu) Rangitoto - Tuhua No. 32 (Tawaki)	6th August, 1903	••	42	3	10

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THE NEW ZEALAND GAZETTE.

-No--39

Applications under Section 34 of "The Maori Land Laws Amendment Act, 1903," that a Defined Portion of Land may be vested in Applicants, in Substitution for Existing Survey Charging Orders-continued.

No.	Name of Applicant.	Name of Land.	Date on which Charging Order made.	Amount for which Charging Order made.
est i	ADJOT	JRNED APPLICATIONS-continue	.	£ s. d.
440	Percy Ward (645-8, 5/74)	Rangitoto-Tuhua No. 64	6th August, 1903	32 0 10
ି <u>441</u>	Percy Ward (647-5, 5/75)	(Te Kaingaika) Rangitoto - Tuhua No. 66	6th August, 1903	836 15 9
442	Percy Ward (650-4, 5/76)	(Ngapuketurua) Rangitoto - Tuhua No. 69	15th December, 1903	36 14 8
443	Percy Ward (651-4, 5/77)	(Te Whawharua) Rangitoto - Tuhua No. 70	1741 D 1 1000	101 15 7
444	Dense Ward (CEA O F (TO)	(Te Ahoroa)		• • •
		Rangitoto - Tuhua No. 73 (Otamakahi)	3rd October, 1902	62 10 0
445	Percy Ward (655-3, 5/79)	Rangitoto - Tuhua No. 74 (Te Uranga)	3rd October, 1902	255 12 10
446	Michael Raymond Creagh (111-65,	NEW APPLICATIONS. Te Kuiti No. 2b No. 4	18th January, 1905	11 17 10
447	5/224) Michael Raymond Creagh (111-66,		18th January, 1905	
	5/225)			e si iti. Ya
448	Michael Raymond Creagh (111-67, 5/226)	Te Kuiti No. 2B No. 8	18th January, 1905	7 13 10
449	Michael Raymond Creagh (111–68, 5/227)	Те Kuiti No. 2в No. 10	18th January, 1905	9 13 4
450	Michael Raymond Creagh (111-69, 5/228)	Te Kuiti No. 2B No. 11	18th January, 1905	10 11 5
451	Michael Raymond Creagh (111-70,	Te Kuiti No. 28 No. 12	18th January, 1905	14 13 0
452	5/229) Michael Raymond Creagh (111–71,	Те Kuiti No. 2в No. 13	18th January, 1905	11 0 4
453	5/230) Michael Raymond Creagh (111–72,	Те Kuiti No. 2в No. 14	18th January, 1905	20 13 4
454	5/231) Michael Raymond Creagh (111-73,	Те Kuiti No. 2в No. 22	18th January, 1905	8 16 6
455	5/232) Michael Raymond Creagh (111-74,	Те Kuiti No. 2в No. 24	18th January, 1905	1/7 3 11
456	5/233) Percy Ward (587-3, 5/244)	Rangitoto-Tuhua No. 6 (Ma-	31st January, 1905	27 18 1
457		tawaia) Rangitoto - Tuhua No. 38	81 / L	177 10 3
	Percy Ward (619–13, 5/245)	(Rangiahua)		1
458	Percy Ward (622-3, 5/246)	Rangitoto-Tuhua No. 41 (Te Anakinekine)	31st January, 1905	24 8 9
459	Percy Ward (647-12, 5/247)	Rangitoto - Tuhua No. 66 (Ngapuketurua)	18th January, 1905	99, 30, 11
460 461	Percy Ward (661-7, 5/250) Percy Ward (92-25, 5/251)	Rangitoto-Tuhua No. 80 Aorangi B	18th January, 1905 15th December, 1903	74 7 7 98 8 5
- 462	Percy Ward (92-26, 5/252)	Aorangi No. 2B	15th December, 1903	21 18 1
463	Michael Raymond Creagh (712–57, 5/253)	Pukenui No. 2D No. 4	15th December, 1903	4 6 1
464	Michael Raymond Creagh (712–58, 5/254)	Pukenui No. 2D No. 5	15th December, 1903	608
465	Michael Raymond Creagh (712-59, 5/255)	Pukenui No. 2D No. 7	15th December, 1903	27 14 9
466	Michael Raymond Creagh (712-60, 5/256)	Pukenui No. 2H	15th December, 1903	22 14 11
467	Michael Raymond Creagh (712-61,	Pukenui No. 2ĸ	15th December, 1903	19 8 3
468	5/257) Michael Raymond Creagh (712-62,	Pukenui No. 2L	15th December, 1903	22 8 8
469	5/258) Michael Raymond Creagh (712–63,	Pukenui No. 2m	15th December, 1903	7 19 7
470	5/259) Michael Raymond Creagh (712–64,	Pukenui No. 2p	15th December, 1903	21 0 10
471	5/260) Michael Raymond Creagh (712-65,	Pukenui No. 20	15th December, 1903	10 16 4
472	5-261) Michael Raymond Creagh (712-66,	Pukenui No. 2v	15th December, 1903	12 16 10
· · ·	5/262)	Pukenui No. 2z		25 .9 8
473 474	Michael Raymond Creagh (712–67, 5/263) Percy Ward (631–6, 5/283)	Rangitoto - Tuhua No. 50	15th December, 1903 31st January, 1905	176 14 4
	and the set of the second set	(Mahaukura) Rangitoto-Tuhua No. 53		82 7 4
475 476	Percy Ward (634-2, 5/285)	Hauturu East B No. 2, Sec- tion 2B	31st January, 1905 9th May, 1901	22 3 9
477	The Chief Surveyor, Taranaki (71-98,	Mokau-Mohakatino No. 1B	21st March, 1898	4 0 9
478	5/323) The Chief Surveyor, Taranaki (71 99,	Mokau-Mohakatino No. 10	21st March, 1898	46 16 8
479	5/324) The Chief Surveyor, Taranaki (71-100,	Mokau-Mohakatino No. 1D	21st March, 1898	1233 3
480	5/325) The Chief Surveyor, Taranaki (71-101,	Mokau-Mohakatino No. 1E	21st March, 1898	19 6 5
	5/326)	Mokau-Mohakatino No. 1F	21st March, 1898	783 5 2
481	The Chief Surveyor, Taranaki $(71-102, 5/327)$,	
482	The Chief Surveyor, Taranaki (71–103, 5/328)	Mokau-Mohakatino No. 1G	21st March, 1898	100 8 2
483	The Chief Surveyor, Taranaki (71–104, 5/329)	Mokau-Mohakatino No. 1H	21st March, 1898	0418 19 8
	The Chief Surveyor, Taranaki (71-105,	Mokau-Mohakatino No. 1J	21st March, 1898	166 15 3

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THE NEW ZEALAND GAZETTE.

APPLICATIONS UNDER SECTION 65 OF "THE NATIVE LAND COURT ACT, 1894," THAT A DEFINED PORTION OF LAND MAY BE VESTED IN APPLICANT, IN LIEU OF SURVEY COSTS.

No.	Name of Applicant.	Name of La	Amount due.			
	······		1		£s.	d.
485	Peter Edward Cheal (649-11, 5/93)	••	Rangitoto-Tuhua No. 68	(Puketutu)	$160 \ 10$	9
486	Peter Edward Cheal (656-5, 5/135)	•••	Rangitoto-Tuhua No. 75	(Haupeehi)	- 100 5	
487	Peter Edward Cheal (657-8, 5/136)		Rangitoto Tuhua No. 76	(Rongoroa)		10
488	Percy Ward (659-9, 5/248)	••	Rangitoto Tuhua No. 78		81 4	- 4
489	Percy Ward (660-15, 5/249)		Rangitoto-Tuhua No. 79		82 2	
490	Percy Ward (602-16, 5/280)		Rangitoto-Tuhua No. 21	(Ngairo)	72 3	
491	Percy Ward (632-2, 5/284)		Rangitoto Tuhua No. 51	•••	37 13	
492	Percy Ward (635-20, 5/286)		Rangitoto-Tuhua No. 54		8 5	
493	Michael Raymond Creagh (111-75, 5/290)		Te Kuiti No. 2B No. 1A	··· ··	7 12	
494	Michael Raymond Creagh (111-76, 5/291)		Te Kuiti No. 2B No. 1B		3 16	
495	Michael Raymond Creagh (111-77, 5/292)		Te Kuiti No. 2B No. 1c		28	5
496	Michael Raymond Creagh (111-78, 5/293)		Te Kuiti No. 2B No. 1D		1 0	9
497	Michael Raymond Creagh (111-79, 5/294)		Te Kuiti No. 2B No. 1E		0 13	10
498	Michael Raymond Creagh (111-80, 5/295)		Te Kuiti No. 2B No. 1F		06	11
4 9 9	Michael Raymond Creagh (111-81, 5/296)	· · · · · · · · · · · · · · · · · · ·	Te Kuiti No. 2B No. 1H		1 0	
500	Michael Raymond Creagh (111-82, 5/297)		Te Kuiti No. 2B No. 11		3 2	
501	Michael Raymond Creagn (111-83, 5/298)		Te Kuiti No. 2B No. 1J		3 16	
502	Michael Raymond Creagh (111-84, 5/299)	· · · · · · ·	Te Kuiti No. 2B No. 1L	•• • • •	1 7	8
503	Michael Raymond Creagh (111-85, 5/300)	•• ••	Te Kuiti No. 28 No. 1M		06	
504	Michael Raymond Creagh (111-86, 5/301)		Te Kuiti No. 28 No. 1N		$5 \ 10$	
505	Michael Raymond Creagh (111-87, 5/302)	•• ••••••••••••	Te Kuiti No. 2в No. 1о		0.13	
506	Michael Raymond Creagh (111-88, 5/303)		Te Kuiti No. 2B, Sections	s 3 and 23	$24 \ 10$	
507	Michael Raymond Creagh (111-89, 5/304)	· · · · · · · · · · · · · · · · · · ·	Te Kuiti No. 2B No. 5		10 12	0
508	Michael Raymond Creagh (111-90, 5/305)		Te Kuiti No. 2B No. 9	•• •	10 7	8

Application for a Charging Order under Section 65 of "The Native Land Court Act, 1894," in Substitution for an Order under Section 81 of "The Native Land Court Act, 1886."

No.	Name of Applicant.	e e e e e e e e e e e e e e e e e e e	, S	iame of Land.	Area.	Amount.
50 9	Rewatu Hiriako and Ngatoa P 4/133)		AORANGI	FION.	13,350 a cres	£97 13s. 9d
Appli	CATION FOR APPORTIONMENT OF S	URYEY LIEN U	NDER SECTIO	ON 55 OF "THE NATI	VE LAND LAWS	S AMENDMENT
No.	Name of A	pplic an t.			Name of Land.	· · · · · · · · · · · · · · · · · · ·
510	Whare Hotu (Wharemahihi Hotu		NED APPLICAT	ION. Kinohaku East N 4, 5, 7, 8, 9, 10, 1		
· 01	CATIONS UNDER SECTION 22 OF "WNERS OF THE UNDERMENTIONED WNERS.	TOWNSHIP, AN	D WHAT AR	E THE RESPECTIVE RE	n who are th elative Intere	E BENEFICIAL
Xo.	Name of A	pplicant.]	Name of Land.	
511 512	The Surveyor-General (715–6, 5/15 T. Y. Duncan, Minister of Lands		• • • • •	 Parawai Native T Block). Parawai or Te Ma Te Taharoa A Bl 	ika Native Tow	
	Application under Sect	HON 10 OF "TI	HE NATIVE L	AND LAWS AMENDMENT	Аст, 1896."	
No.	Name of Applicant.	Name of	Land.	Nature	of Application.	
513	The Public Trustee (591-2, 1/125)	Rangitoto-Tuh Rangitoto-Tu and Rangito No. 49	ihua No. 48,	For direction for the £406 15s. 5d., £693 0 balance of the proce lands.	ls. 11d., and £18	7s. 5d., being
MATTE	R REFERRED BY THE CHIEF JUI SECTION 10 OF	dge for Inqui "The Native	IRY AND RE LAND LAWS	PORT BY THE COURT 3 AMENDMENT ACT, 189	UNDER THE P 5."	ROVISIONS OF
No.	Name of Land.			Nature of Ing	uiry.	

Rangitoto Tuhua No. 64 (645-14, 2/3)	(Te	Kaingaika)	To inquire and report who are the persons (if any) entitled to a share in Rangitoto-Tuhua No. 64 (Kaingaika) as the uri of
	•		Tuhoro; and whether any (and, if any, what) amendment should be made in the partition of the said block.

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THE NEW ZEALAND GAZETTE.

[No. 39

APPLICATIONS TO ASSESS THE AMOUNT OF COMPENSATION WHICH OUGHT TO BE PAID TO THE OWNERS OF THE UNDER-MENTIONED LAND, TAKEN UNDER THE PROVISIONS OF SUBSECTION (2) OF SECTION 5 OF "THE SCENERY PRESERVA-TION ACT, 1903."

No.	Name of Applicant.	Name of Land.
516		Hauturu East No. 1A No. 6 (Waitomo Caves). Te Kawau Pa, Mohakatino-Paraninihi No. 1C. Hauturu East No. 1A No. 6 (Waitomo Caves), (3 acres).

Application under Subsection (9) of Section 14 of "The Native Land Court Act, 1894," for Issue of an Injunction against cutting or removing Timber.

No.	Name of Applicant.	Name of Land.
518	Mebana Tuhoro, Parekaihina Tuhoro, Te Pukeiti Pouaka, Nga- paru Whakaki, Tapua te Whakaki, Waeroa Matena, Uru Wha- kaki, Rangihurihia Tariki, Topeora te Kare, Pohe Tawhana, Te Koi Haupokia, Ngahuia Tawnana, Hiri Wetere Kereti, and others (633-12, 5/320)	Rangitoto-Tuhua No. 52 (Hikurangi).

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of Al enation.		Date.	Name of Land.	Names of Parties.
			ADJOURNEI	APPLICATIONS.	
519	Lease (C.A. 1903-29)	•	12th December, 1902	Rangitoto-Tuhua No. 8	Frederick Charles Barnett, of Te Wao- tu, to Thomas Price, of Petone.
520	Lease (C.A. 1905-3)	••	12th December, 1902	Rangitoto-Tuhua No. 8	
521	Lease (C.A. 1905-84)	••	29th July, 1905	Part of Kawhia P No. 3	Taui Wetere and Whakarau Taui, of Kawhia, to Arthur Sydney Ormsby, also of Kawhia.
			NEW AI	PLICATIONS.	
52 2	Transfer (C.A. 1906-7)	••	23rd December, 1905	Whakairoiro No. 5▲	Waata Herangi and Hone Omipi, of Otorohanga, to John Ormsby, also of Otorohanga.
523	Transfer (C.A. 1906-36)	••	11th October, 1905	Eastern portion of Mangaawakino No. 3	Te Amoroa Ngatohu, Te Aka Pairama, Te Aue Kaahu, Te Aue Riria, Te Ahi- hurahura Pehira, Huirua Whakairi.
			Matana Pehira, M Tipare Pebira, Ta pai te Akau, Riris Pairama Keepa (t Kaimaha), Eru te	Iata te Aka, Matekino Pa ukiri Keepa, Whakairi W Pairama (trustee for T prustee for Hingaatu Kaa Akau and Te Tapu te F	Jupukatea Riria, Te Keepa Pairama, irama, Riria Pairama, Te Ruhi Kaahu, Jananga, Webewehe Kaahu, Te Rakau- e Amohaere Riria and Te Hiria Riria), hu), Pehira Keepa (trustee for Ngakume tangi (trustees for Te Porana te Akau, the Public Trustee, to James Purdie,
524	Transfer (C.A. 1906-37)	••	9th October, 1905	Mangaawakino No. 5	Ngareta te Rira, Waata te Rira, Te Ripo, Ngareta te Huia (trustee for Te Arawaka and Rangiauraki), and Parehuakirua, to James Purdie, of Waitara.

Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 15th May, 1906. Land Court sitting at Gisborne on the 21st day of May, 1906, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1906-14.]

SCHEDULE.

JOHN BROOKING, Registrar.

APPLICATION FOR CONFIRMATION OF ALIENATION.

No.	Nature of Alienation.		Date.	Name of Land.	Names of Parties.
980	Transfer	••	11th May, 1906	Lot 2, part of Whatau- poko A	Arapera Pere to Walter George Foster.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Gisborne, 16th May, 1906. N OTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice. [Gisborne, 1906-14.] JOHN BROOKING, Registrar.

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Тнк	ALIENATIONS	ABOVE	REFERRED	то,	

No.	Nature of	Alienation	_	Date.		Name of Land.		Names of Parties.		
981 982	Transfer Transfer	•••		25th March, 1903 14th May, 1906	••			Haki Hone to Mary Margaret Flood. Noa Whakaatere to James Innes.		

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Gisborne, 19th May, 1906. NOTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice. JOHN BROOKING, Registrar. [Gisborne, 1906-15.]

THE ALIENATIONS ABOVE REFERRED TO.

No.), Nature of Alienation.		Nature of Alienation.		Date.	NameofLan	Ġ.	Names of Parties.			
983 984 985	Transfer Transfer Transfer	•••	••	14th May, 1906 30th April, 1906 2nd May, 1906	 	Manutuke A Paeroa 1E4 Paeroa 1E4	••	Nikora Kiripaura to Eleanor Wilson. Torore Ahere to William Alfred McRoberts. William Alfred McRoberts to Peter Crarer.			

Applications for Confirmation Certificates under Section 55.

Begistrar's Office, Wellington, 22nd May, 1906. N OTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice. R. C. SIM, Registran [Wellington, Sec. 55.]

THE ALIENATIONS ABOVE REFERED TO.

No.	Nature of Alienation. Date.		Name of Land.	Names of Parties.
1	Transfer (1906–16) Lease (1906–67)	25th January, 1906 19th May, 1906	Section 9 Wa rau, Block XII,	William te Ahuru Broughton to John Edward Dean. Rewiri Mshaka to Tahuaroa Watson.
8	Transfer (1906-68)	20th May, 1906	Subdivision 12 Sumner, town section	William Flutey to Isaac Wilson.

Sitting of the Native Land Court at Wellington.

Registrar's Office, Wellington, 16th May, 1906. N OTICE is hereby given that the matter mentioned in the Schedule hereunder written will be neard by the Native Land Court sitting at Wellington on the 5th day of June, 1906, or as soon thereafter as the business of the Court will allow. R. C. SIM, Registrar

(Wellington, 1906-26.)

SCHEDULE.

APPLICATION FOR CONFIRMATION OF ALIENATION.

No.	Nature of Alienation. Date.		Name of Land.	Names of Parties.	
824	Agreement to (1906–62)	mortgage	29th January, 1901	Williamstown, Block XI, Section 8, Subdi- visions 6 and 24	Te Mutu to Frederick Peter Simeon.

Sitting of the Native Land Court at Wellington.

Registrar's Office, Wellington, 21st May, 1906. Native Land Court sitting at Wellington on the 2nd day of June, 1906, or as soon thereafter as the business of the Court will allow. Court will allow. [Wellington, 1906-28.] R. C. SIM, Registrar.

SCHEDULE.

APPLICATIONS FOR REMOVAL OF RESTRICTIONS.

No.	Name of Applic	Name of Applicant.				Name of	Land	l.			
325	Mihaka Kapukai, for Arete Minaka	••	· •	•		Manawatu-Kukutauaki division 568.					
336	Mihaka Kapukai, for Arete Mihaka	••	•	•		Manawatu-Kukutauaki division No. 60D.	No.	7d	No.	2р,	Sub-

.

Sitting of the Native Land Court at Whanganui.

Native Land Court Office, Wellington. 13th May, 1906. NOTICE is hereby given that a sitting of the Native Land Court will be held at Whanganui on the 13th day of June, 1906, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it. [Wellington, 1906-24.] R. C. SIM, Registrar.

SCHEDULE.

APPLICATIONS	FOR	CONFIRMATION	OF	ALIENATIONS.
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. 2		APPLICATIONS FOR CONI	FIRMATION OF ALIENATIC	DNS.
No.	Nature of Alienatio .	Date.	Name of Land.	Names of Parties.
· · · · ·		ADJOURNEI	D APPLICATIONS.	
1.	Lease (1904-9)	25th September, 1903	Turakina, Lot 11, Sec- tion 22	Maremare Reupena and Reremoana Tohikura to Ah Quay.
2	Lease (1902-141)	9th December, 1899	Nukumaru No. 2	Mata Tiria and others to William Handley.
3	Lease (1903-10)	21st April, 1900	Kaungaroa No. 2	Hira te Wharetiti and others to Archi- bald McDonnell.
4	Lease (1904-80)	28th November, 1902	Kai-Iwi No. 6B	Maata Tiria, alias Maata Hihina, to Gregor McGregor.
· er . 5	Lease (1905-109)	25th June, 1904	Kai-Iwi 6H No. 1	
6	Lease (1905–110)	25th September, 1903	Waipu 4a No. 1a	Eramiba te Kiore to George Charles Cameron.
7	Lease (1905-119)	25th September, 1903	Turakina, Subsection 32, Lot 11	Maremare Reupena and another to Ah Quay.
8	Lease (1905-182)	15th December, 1902	Aramoho Native Re- serve, part Subdivi- sion 6, part Subdivi- sion 5, part subdivi- sion 3, and part Subdivision 2	Weta Puna and others to Joseph Erwin Moosman and Weado Moos- man.
9	Transfer (1903–233)	9th December, 1901		Utiku Potaka and another to William Simons.
	e server en	NEW A	PPLICATIONS.	· · · · · · · · · · · · · · · · · · ·
10	Lease (1906-14)	13th January, 1906	Rakautaua 20	Hamiona te Iki to William Bernard
		0.3.79.1	Rakautaua 2c	Connors. Hamiona te Iki to William Bernard
11	Mortgage (1906–17)	2nd February, 1906	Rakautaua 20	Connors.
12.	Lease (1906-42)	17th January, 1906	Pohonuiatane 2B	Eruera Whakaahu to William Bremner
13	Lease (1906-43)	17th January, 1906	Ngaurukebu B 2A	Eruera Whakaahu to William Bremner
14.	Transfer (1906-44)	21st February, 1906	Turakina District, part Section 32, Lot 11	Maremare Reupena and Reremoans Tohikura to Pikihuia Pakau.
15	Transfer (1906–45)	21st February, 1906	Turakina District, part Section 32, Lot 11	Maremare Reupena and Reremoana Tohikura to Pikihuia Pakau.

APPLICATIONS FOR PARTITION.

No.	Name of Applie	cant.				Name of Land.
'		ADJ	OURNED	APPLI	CATIONS.	and the second
21 i	Mata Kaihoe and Erueti Turangapito					Urewera.
22	Tupakihi Potaka					Taraketi 2D.
23	Hawira Puhaki					Okehu (Maungakaretu).
24	TT 1					Kaipo, Section 14.
25						Ngapakihi.
26						Popoangaruru (part of Putiki).
27	NTT TTT TTT					Ngatarua No. 3
28	Ropoama Pohe and others					Onetere No. 1.
29						Waimarama No. 3.
30	T 1 TO11 1 A 1					Waimarino.
31	Waaka Hakaraia					Takahangapounamu No. 5.
32	Atiria H. Materoa .					Ngaporo.
33	Atiria te Kahukoka				•••	NT 1111
34	Waaka Hakaraia				• •	Takahangapounamu No. 5.
35				• •		Ngaporo.
36				••	• •	Ngapakihi.
37	Onewa Poriwira		·	••		Motukawa 2B No. 16.
38	Ngahuia Hiha Akatarewa			••		Motukawa 2B No. 17.
39						Awarua 4A 3c No. 4.
40	Hirapeka Ngahue, alias Rupuhe, and		Rupuha			Ngapukewhakapu No. 3.
41						Rangiwaea 4E.
42	Whatarangi Teka and others					Ranana.
43	Turuhira Warena and others					Ranana.
44 44	Eruera Taika and another					Matatera No. 1.
45	Piripi Ropiha				••	Ratahi No. 1.
46	Rota te Huia Kapa					Te Maire.
40	Arama Tinirau and Paata Hineuru					Ranana.
48	Ariki Marehua					Waitahanui No. 7.

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THE NEW ZEALAND GAZETTE.

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APPLICATIONS FOR PARTITION—continued.

	North Contraction of States and S	ame of A	pplicant.				Name of Land.	
	and a second		ADJOURNE	D APP	LICATIONS	sconti	nued.	
49	Ratana te Urumingi							
50	Ratana te Urumingi		•••					
51	Raita Tukia						Murimotu 2B.	
52	Whakapu Ngahoari			• •	• •		Rangiwaea 4F.	
53	Wanihi te Kou, Ahunga						Tauakira 2P.	
54	Hone Tumango and Her						Paetawa.	
55							Tawhitinui.	· · ·
56	Waata Wi Hipango						Taumatamahoe No. 2B.	
57	Paora Paihana						Wainui.	
58	Tiini te Arahore		••				Tauakira No. 2u.	
59	Tiini te Arahore		••	•••			Kai-Iwi No. 5g.	
60	M. H. Crichton			••			Awarua 3a No. 2E.	
61	Pineaha Utiku						Patupa.	
62	Aropeta Tamumu, Rahe			Viki Ar	opeta		Pakaraka No. 1.	
63	Ruihi Wunu		• •	• •	• • •	• •	Rakautaua 1A No. 3.	
64	Ngahuia Hiha	•••	••	••			Awarua 4c No. 3.	
65	Ngahuia Hiha	••					Motukawa 2 ^B No. 16.	
66	Whakaepa Heremia and	Ngatura					Whakaihuwaka.	
67	Whakaepa Maria and ot			•••	••		Waharangi No. 7 (Paekaka).	
68	Rimitirini Kahukura an	d others		• •			Te Pungarehu.	
69	Kirihoro Waimaihi	•••	••	••			Owhaoko B No. 1.	
70	Kirihoro Waimaihi						Oruamatua 3c.	
$\overline{71}$	Kirihoro Waimaihi Kirihoro Waimaihi	•••					Owhaoko B.	
$\overline{72}$	Kirihoro Waimaihi				••		Motukawa 2B 15.	
73	Kirihoro Waimaihi			•••	••		Awarua 3D3 No. 4.	
74	Kirihoro Waimaihi	••	••		••		Motukawa 2B.	
75	Wikitoria Keepa and W			•••			Paranuiamata No. 10 (Putiki).	
76	Ema Hipango and other						Tawhitinui.	
77	Tamehana Kohiti	~					Te Tuhi 4c.	
78	Karewhare Pitimou						Tawaroa (Parewanui).	
$\ddot{79}$	Nika Waiata and Raper						Waimarino A.	
80							Waipu 4A No. 3.	
81	Inia Ranginui Hori Kerei Paipai						Onetere No. 1.	
$\tilde{82}$	Mata Rautahi (by her a	gent. H.	T. Whatahe				Otumauma.	
83	Mata Rautahi	0				•••	Parapara No. 2.	
84	Mata Rautahi						Wharepuni.	
85	Rahera Tiweta						Te Parapara 2B No. 2.	
86	Hera te Huiarei (by her		I. D. Benne				Awarua 20 No. 13J.	
87	Hera te Huiarei						Awarua 2c No. 13L.	
88	Erueti Arani						Oruamatua-Kaimanawa lv.	
89	Erueti Arani and Ihaka	to Kong	a.		•••	1	Motukawa No. 2A.	
90	Taraya Utiku Marumar	te monge				••	Carnarvon, Section 350.	
91	Taraua Utiku Marumar Te Hirata Ngapaki and	othere	•.•			••	Rangipo-Waiu No. 1.	
92^{-91}	Ruahoata te Ihioterangi Wireti Nopera	others	••	•••	••	••	Rakautaua No. 3.	
93	Wireti Nopera	•••	•••	••	••	••	Tauakira 2w.	
94	Eruini te Wiki, Tiemi te	••	••	••	Wilzi	•••	Wharepu.	
95	Mere Makareta Allan an					•••	Ohotu 6c.	
96	Mere Makareta Allan an					••	Ohotu 6F.	
97	Hitaua Turoa, Te Waor					Noo.	Waimarino No. 3.	
01	wini te Wao, and Te			n mani	gumangu,	nga-	wannarmo no. 5.	
98	Rakeraua Hiroti	•• aroar ar	a riopaum				Te Puru No. 2.	
99	Pukutohe Hohepa and o		••	••	••	••	Motukawa 2B No. 27.	
			••	••	••	••		
	W. W. Hipango	••	••	••	••	••	Puketarata. Part of Wainakura	
100	Puternha Paki		••	• •		• •	Part of Waipakura. Ngaue No. 2.	
$\begin{array}{c} 100 \\ 101 \end{array}$	Puteruha Paki				••	i i i		
$100 \\ 101 \\ 102$	Hoani H. te Uawiri	••	••	••		•••		
100 101 102 103	Hoani H. te Uawiri Tamehana Rihimona	••	••	• • • •	 	••	Ruatangata No. 1B.	
100 101 102 103 104	Hoani H. te Uawiri Tamehana Rihimona Timi Houra	· · · ·	•••	 	 	••	Ruatangata No. 1B. Raketapauma No. 1.	
100 101 102 103 104 105	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha	 	•••	••• •• ••	• • • • • •	••• •• ••	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8.	
100 101 102 103 104 105 106	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki	· · · · · · ·	· · · · · · ·	 	 	•••	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9.	
100 101 102 103 104 105 106 107	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora	··· ·· ·· ··	•••	••• ••• ••• ••	· · · · · · ·	•••	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E.	
100 101 102 103 104 105 106 107	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper	··· ·· ·· ··	•••	••• ••• ••• ••	· · · · · · ·	•••	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9.	
100 101 102 103 104 105 106 107 108	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat)	 a Waiata	(by their s	 olicitor	· · · · · · ·	 Barni-	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8.	
100 101 102 103 104 105 106 107 108	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi	 a Waiata Ruihi	 (by their so	 olicitor	 	 Barni-	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou.	
100 101 102 103 104 105 106 107 108 109 110	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and '	 a Waiata Ruihi Fairapang	 (by their so	 olicitor	 	 Barni- 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B.	
100 101 102 103 104 105 106 107 108 109 110 111	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and '	 a Waiata Ruihi Fairapang	 (by their so	 olicitor	 	 Barni- 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1.	
100 101 102 103 104 105 106 107 108 109 110 111	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh	 a Waiata Ruihi Tairapang ana Kohi	 (by their so	 olicitor	 	 Barni- 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B.	
$100 \\ 101 \\ 102 \\ 103 \\ 104 \\ 105 \\ 106 \\ 107 \\ 108 \\ 109 \\ 110 \\ 111 \\ 112 \\ 112 \\ 110 \\ 111 \\ 112 \\ 110 \\ 110 \\ 111 \\ 112 \\ 110 \\ 110 \\ 111 \\ 110 \\ 110 \\ 111 \\ 110 \\ 110 \\ 111 \\ 110 \\ 100 $	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and	 a Waiata Ruihi Fairapang ana Kohi Son)	(by their so ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	 olicitor Rou Ra	 aniera (by	 Barni- their	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2.	
100 101 102 103 104 105 106 107 108 109 110 111 112	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh	 a Waiata Ruihi Tairapang ana Kohi Son) ana Kohi	(by their so (by their so (by their so (b) their so (b) their so (b) their so (b) their so (c) t	 olicitor Rou Ra	 aniera (by Caniera	 Barni- • their	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 1.	
100 101 102 103 104 105 106 107 108 109 110 111 112 113 114	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Ripeka Ngahina, Tameh	 a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi ana Kohi	(by their so (by their so (by their so (by their so (by their so (by their so (b) their so (c) t	 olicitor Rou Ra Rou R Rou R	 , W. H. J aniera (by Caniera Caniera	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3c, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 1. Kumuit No. 4	
100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe	 a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs	(by their so (by their so (ti, and Te I (ti, and Te)	 olicitor Rou Ra Rou R Rou R	 , W. H. I aniera (by caniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3c, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 1. Kumuit No. 4	
100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa	 a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs	(by their so a ti, and Te I iti, and Te I 	 olicitor Rou Ra Rou R Rou R	 aniera (by taniera taniera	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3a, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6.	
100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116.	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo	 A Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika	(by their so (by their so (ti, and Te I (ti, and Te I (ti, and Te (ti, and Te (ti, and Te	 olicitor Rou R Rou R Rou R 	 , W. H. 1 aniera (by Caniera aniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of).	
100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116.	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru	 A Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika	(by their so (by their so (by their so (b) their so (c) t	 olicitor Rou Ra Rou R Rou R 	 , W. H. J aniera (by taniera taniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3a, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwace 4E No. 2 (part of). Rangitatau 1D No. 5.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 109\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 116\\ 117\\ 118\\ 119\\ 119\\ \end{array}$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitame	 a Waiata Ruibi Tairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru	(by their so (by their so ti, and Te I iti, and Te I iti, and Te Ruke) 	 olicitor Rou Ra Rou R Rou R 	 , W. H. 1 aniera (by Caniera aniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 107\\ 108\\ 107\\ 108\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 116\\ 117\\ 118\\ 119\\ 120\\ \end{array}$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Recone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitana Te Ngahoa te Whaaro	 a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru	(by their so (by their so ti, and Te I iti, and Te I iti, and Te Ruke) 	 olicitor Rou Ra Rou R Rou R 	 , W. H. J aniera (by taniera taniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangiwaea 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 107\\ 108\\ 107\\ 108\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 116\\ 117\\ 118\\ 119\\ 120\\ 121\\ \end{array}$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitane Te Ngahoa te Whaaro Rangi Whakateka	 A Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru	(by their so (by their so ti, and Te I iti, and Te I iti, and Te Ruke) Ruke) kanga 	 olicitor Rou Ra Rou R Rou R 	 , W. H. J aniera (by Caniera Caniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3a, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J. Tawhitinui.	
100 101 102 103 104 105 106 107 108 109 110 110 111 112 113 114 115 116 117 118 119 120 121 122	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Mihi Wii te Kahi Maire and Mihi Wii te Kahi Maire and Mihi Wit e Kahi Maire and Mihi Wit e Kahi Maire and Mihi Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitama Te Ngahoa te Whaaro Rangi Whakateka Panete Mache	 a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi ana Kohi rs r Monika a te Kuru	(by their so (by their so (by their so (b) their so (c) t	 olicitor Rou Ra Rou R Rou R 	 , W. H. J aniera (by taniera 	 Barni- their their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangiwaea 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 109\\ 110\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 116\\ .117\\ 118\\ 119\\ 120\\ 121\\ 122\\ 122\\ 123\\ \end{array}$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh Solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitana Te Ngahoa te Whaaro Rangi Whakateka Panete Maehe Tuatini te Poumua	a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru 	(by their so (by their so ti, and Te I iti, and Te I Ruke) kanga 	 olicitor Rou Ra Rou R Rou R 	 aniera (by caniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J. Tawhitinui. Ractihi No. 4.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 109\\ 110\\ 110\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 114\\ 115\\ 116\\ 117\\ 118\\ 119\\ 120\\ 121\\ 122\\ 123\\ 124\\ 124\\ 124\\ 124\\ 124\\ 124\\ 124\\ 124$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Mihi Wii te Kahi Maire and Mihi Wii te Kahi Maire and Mihi Wit e Kahi Maire and Mihi Wit e Kahi Maire and Mihi Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitama Te Ngahoa te Whaaro Rangi Whakateka Panete Mache	a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru 	(by their so (by their so ti, and Te I iti, and Te I Ruke) kanga 	 olicitor Rou Ra Rou R Rou R 	 aniera (by caniera caniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J. Tawhitinui. Ractihi No. 4.	
$\begin{array}{c} 100\\ 101\\ 102\\ 103\\ 104\\ 105\\ 106\\ 107\\ 108\\ 109\\ 110\\ 111\\ 112\\ 113\\ 114\\ 115\\ 116\\ 117\\ 118\\ 119\\ 120\\ 121\\ 122\\ 123\\ 123\\ 123\\ 124\\ 125\\ \end{array}$	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitana Te Ngahoa te Whaaro Rangi Whakateka Panete Maehe Tuatini te Poumua	a Waiata Ruihi Fairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru 	(by their so (by their so (by their so (by their so (c)	 olicitor Rou Ra Rou R Rou R 	 , W. H. J aniera (by Caniera Caniera 	 Barni- their 	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 4c, Section 9. Awarua 3a, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J. Tawhitinui. Raetihi No. 4.	
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100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129	Hoani H. te Uawiri Tamehana Rihimona Timi Houra Ngahuia Hiha Ria te Haukoraki Takio Ora Nika Waiata and Raper coat) Tira Pukehika and Mihi Wii te Kahi Maire and ' Motu Rawiri Ripeka Ngahina, Tameh solicitors, Borlase and Ripeka Ngahina, Tameh Heni Haimona and othe Reone te Maungaroa W. McDonnell (agent fo Waitere Rangitauru Poria Kerei and Haitame Te Ngahoa te Whaaro Rangi Whakateka Panete Maehe Tuatini te Poumua Whakaepa Maria and Ta Tuatini te Waiho Tuatinite Poumua	a Waiata Ruihi Tairapang ana Kohi Son) ana Kohi rs r Monika a te Kuru urerewa '	(by their so (by their so (by their so (by their so (c)	 Rou Ra Rou Ra Rou R Rou R 	 aniera (by taniera taniera 	 Barni- • their • their •	Ruatangata No. 1B. Raketapauma No. 1. Awarua 4c, Section 8. Awarua 3A, Section 9. Awarua 3A, Section 2E. Ohotu No. 8. Motuhou. Te Tuhi No. 1B. Kaiwhaiki No. 1. Matatera No. 2. Matatera No. 2. Matatera No. 1. Kumuiti No. 4. Ruatangata 1E No. 1. Whatarangi No. 6. Rangiwaea 4E No. 2 (part of). Rangitatau 1D No. 5. Manganuiateao No. 4. Awarua 3B No. 2J. Tawhitinui. Raetihi No. 4. Waimarino A. Pipiriki Town. Raetihi No. 2.	

THE NEW ZEALAND GAZETTE.

[No. 39

APPLICATIONS FOR PARTITION—continued.

No.	Name of Applicant.	Name of Land.						

ADJOURNED APPLICATIONS-continued.

130 (Rangi Whakateka,	Tarewa	Heremais	a, and ot	hers		••	Tawhitinui.
131	Te Rou Raniera		••				••	Kumuiti No. 1.
132	Te Rou Raniera		••				••	Kumuiti No. 4.
133	Timoti Raniera	••						Kapakapa No. 6.
134	Te Ono Parao							Kai-Iwi 6н No. 3.
135	Pura Makirika	••				••		Waimarino No. 3.
136	Tuha Tauna and o			••	••		(Te Reureu No. l.
137	Turongoiti Paraone				••		•••	Ngapakihi
138	Hare Reweti Rong	orongo a	nd Hoone	e Reweti		• •		Ohinepuhiawe, Section 141.
139		••	••			••		Awarua 3D3, Section 17.
140		••	••		••	••	••	Kai-Iwi 6c No. 2.
141	Ema Hipango and				••			Waimarino B.
142	Ema Hipango, W.				Rahui	••	•••	Tupapanui No. 2.
143	Waata Wi Hipang				••	••	••	Puketotara No. 2.
144	Reti Tahana, alias				ry and H	oldship)	••	Rangiwaea 4E No. 2B.
145	Paneta Maehe and	Tuatini	te Waiho	••		••	(Waharangi No. 4.
146		••	••	••	••	••		Ohinepuhiawe No. 141.
147	Riria te Huruhuru			• •				Ohinepuhiawe No. 140.
148	Kerei te Hokowhit	ય			•••		[Rangiwaea No. 4F No. 2A.
149	Te Iwi Hekenui	••			••	••	•••	Waimarino B.
150	Te Iwi Hekenui	••		••		••		Ngapakihi.
151	Te Iwi Hekenui	••	••	••	••	••	(Urewera No. 2.
152	Te Iwi Hekenui	••			••	••		Waimarino A.

NEW APPLICATIONS.

153	Nepia Taure, Hune Tetana, Tawaroa Tetana, Ereni Kumeroa Tetana	Karo, an	d Puketarata No. 4.
154	Hira Akapita, Herewini Tetawero, and others		. Raetihi No. 5.
155	Puteruha Paki (by Gifford Marshall)		. Ngatarawa 2A.
156	Puteruha Paki (by Gifford Marshall)		. Ngatarawa 1A.
157	Whakaepa Tuatini, Ngakura Ropoama, and others		. Waharangi-Paekaka 7▲.
158	Mihipeka Ngahu (by Borlase and Saunders)		. Maraetaua 1D.
159	Reremoana Tohikura		. Tiniwaitara.
160	Pura Makirika		. Te Tuhi No. 4.
161	Te Uta Ngahiwi		. Waipu la No. 5B.
162	Tiemi te Wiki		Parapara 2B No. 2F.
163	Tiemi te Wiki		. Rangiwaea-Tarere.
164	Aropeta Tamumu and Teone Parao		. Kai-Iwi 6н No. 2.
165	Henare Tamehana and Kohiti Tamehana		. Kapakapa No. 1.
166	Henare Tamehana and Kohiti Tamehana		. Omurihore No. 3.
167	Te Waewae Ngamoenga		. Kaiwhaiki No. I.
168	Taituha Apera and others		. Waitahanui No. 8.
169	Mariana Rangipo		. Rangiwaea 4c.
170	Ngakura Ropoama		. Otiranui 4E.
171	Neri Poutini and Tamehana Pirato		. Murimotu 5в No. 4.
172	Pukunui Rangia		. Maputahi No. 1.
173	Wikitoria Keepa and Waata Wi Hipango	••	. Paranuiomata No. 10 (Putiki)
174	Aterea Tauwhati and others	••	. Kauwaeroa.
175	Taiuru te Rango		. Rangiwaea-Tarere.
176	Tuka Matairangi	••	. Rangiwaea No. 4F No. 14D.
177	Wikitoria Keepa and others	••	. Otiranui No. 1.
178	Kerei te Hokowhitu and others	••	. Mairehau No. 2.
179	Heremaia te Rapahiku	••	. Te Auroa No. 1.
180	Inia Ranginui and others	••	. Waimarino Reserve .
181	Pikihuia Pakau and others	••	. Waimarino Reserve A.
182	Taiuru to Rango	••	. Kawatau.
183	Utiku Potaka and Pape Potaka	••	Awarua la No. 2 West.
184	Whareherehere te Awaroa (by his agent, J. M. Fraser)		Awarua 1A No. 3 South.
185	Whareherehere te Awaroa (by his agent, J. M. Fraser)		Awarua 1DB No. 2.
186	Whareherehere te Awaroa (by his agent, J. M. Fraser)	••	. Awarua 2c No. 7.
187	Wi Kohika Pikirangi	••	Motukawe 2B No. 3.
188	Teone Teehi	*	Motukawa 2B No. 15.
189	Tawhi Paranihi	••	. Reureu No. 1.
189a	Aropeta Tiwini	••	Maraetaua 4B.
1			

APPLICATION FOR REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.				Name of Land.		
1295	Tamihana te Kahu		•••			 Ruatangata No. 2r.	

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Applications under Section 50 of "The Native Land Claims Adjustment and Laws Amendment Act, 1901," for Inquiry into the Circumstances of the Adoption mentioned below.

No.	Name of Applicant.	Name of Adopted Child.	Particulars of Adoption.
1296	Ihaka te Hau Paimarire	Katerina Hiratukiterangi Bennett, Te Hau Paima- rire Bennett, and Pou	nett, and Pou Bennett, children of Henry Darga-
1297	Pirihana Whiu	Bennett Te Matewai te Maewae and Ramarihi	ville Bennett and Hera te Huiarei Bennett. Adoption by Pirihana te Whiu of Te Matewai te Maewae, child of Te Maewae and Te Kurawhaka-
1298	Pirihira Pera	Pirihira Pita	angi, and Ramarihi, child of Hema and Ngapera. Adoption by Pirihira Pera of Pirihira Pita, child of Pita and Kirikau.
1299	Ngamoenga te Waewae Takarangi	Epiha te Aokokiri Belby	Adoption by Ngamoenga te Waewae Takarangi of Epiha te Aokokiri Beloy, child of William Belby.

APPLICATION UNDER SECTION 50 OF "THE NATIVE LAND CLAIMS ADJUSTMENT AND LAWS AMENDMENT ACT, 1901," TO INQUIRE INTO THE REVOCATION OF THE ADOPTION MENTIONED BELOW.

No.	Name of Applicant.	Name of Adopted Child.	Nature of Revocation of Registration of Adoption.
1300	Rora Korako	Hakaraia Ngarori	The revocation by Bora Korako of the registration of the adoption by her of Hakaraia Ngarori.

Applications under Section 34 of "The Maori Land Laws Amendment Act, 1903."

No.	Name of Applicant.					Name of Land.			
1301 1302 1303 1304 1305 1306 1307 1308	Gifford Marshall Gifford Marshall John Annabell John Annabell Haimona te Utupoto Haimona te Utupoto	· · · · · · · ·	 	··· ·· ·· ·· ··	··· ·· ·· ·· ··	· · · · · · · · ·	Maputahi 10 No. 4. Maputahi No. 1B. Maputahi 10 No. 3. Whakapaki. Te Moutere. Ruatangata 1a No. 2. Ruatangata 1a No. 3. Maraekowhai No. 2a.		

Applications under Section 34 of "The Maori Land L ws Amendment Act, 1903," to cut off Portions of the Land to discharge Survey Liens.

No.		Name of Ap	plicant.	Name of La	Amount of Survey Lien.				
						Taraketi No. 2a Taraketi No. 2E Taraketi No. 2F Taraketi No. 2G Taraketi No. 2H	••• •• ••	•••	$\begin{array}{c} \pounds \text{ s. d.} \\ 9 & 0 & 11 \\ 14 & 12 & 6 \\ 25 & 8 & 11 \\ 12 & 12 & 0 \\ 9 & 3 & 5 \end{array}$
1309	John Skinner (by his	s solicitors, E	itzherbert a	nd Marshall)	•	Taraketi No. 2J Taraketi No. 2K Taraketi No. 2L	•••	· · · · · · · · · · · · · · · · · · ·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
•						Taraketi No. 2m Taraketi No. 2n (Ruanui No. 2B No. 4	•••	•••	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
1310	Charles W. Reardon	• ••		••		Pouwhakarua No. 1a Pouwhakarua No. 1B Pouwhakarua No. 1c	• • • • • •	• • • • • •	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
1311 1312	John Annabell					Pouwhakarua No. 1D Pouwhakarua No. 1E Te Karetu No. 1A	•••	•••	$egin{array}{ccccc} 8 & 7 & 0 \\ 23 & 10 & 3 \\ 7 & 1 & 6 \end{array}$
1312	John Annabell Charles W. Reardon	•••	•••	•••	•••	Te Karetu No. 1D Kai-Iwi 61 No. 1D Kai-Iwi 61 No. 2	•••		$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$

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THE NEW ZEALAND GAZETTE.

[No. 39

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name o	f Applicant.		Name of Lan	Amount	Amount due.			
					(Ruanui 28 No. 2		£ 24	s. 4	
1314	Charles W. Reardon				Ruanui 2B No. 5	•• ••	17	5	(
					(Ruanui 2B No. 7 (Maputahi 1D No. 3	•••••		10	(
1915	Charles W. Reardon			••	Wairoro No. 3c	••••••	7	19	
	- 1				(Wairoro No. 3A (Pohonujatane 3D No. 1		6 55	6	-
1316	Thomas William Downes	••			Pohonuiatane 3D No. 4 Pohonuiatane 3D No. 2		36	17	
1317	Charles W. Reardon				(Pobonuiatane No. 3 Karaka A and B	•• ••	18 74	9	
1318	John Annabell		••	••	Kaiate No. 2A (Te Uaua No. 1A		87	04	
1919	John Annabell	••	••	••	Te Uaua No. 1B Te Uaua No. 1C	••••••	2		
1820	Charles W. Reardon			••	Aramoho Native Reserve		1	18 10	
1321	Charles W. Reardon				(Aramoho Native Reserve Ruatangata 24, 28, 20, 20		28 106		

APPLICATION FOR DETERMINATION OF INTERESTS ACQUIRED BY THE CROWN.

No.	Name of Applicant.					Name of Land.		
1822	Minister of Lands	••		••	••		Whitianga No. 2. Mangapapa 1c No. 2a. Rangiwaea-Otarara No. 2. Rangiwaea 4F Nos. 17 and 16. Rangiwaea-Otarara No. 2. Rangiwaea-Tarere No. 2.	

	APPLICATIONS FOR APPOINTMENT OF TRUSTEES.											
No.	Name of Applicant.	Name of Land.	Names of Children.									
1823	Tamati Aurunui	Raetibi, Ngapakihi, and Waima- ripo	Matekehu te Peehi.									
1824 1825	Thomas Chase Merania Tahana (by Fitzherbert & Marshall)	Awarua 3a No. 2H	Henare Teehi. Parahi Pirika.									

APPLICATIONS FOR PROBATE.

No.		N	ame of Applica	Name of Deceased,			
				ADJOU	RNED APPLICAT	TIONS.	
1885	Porokoru te Patu	••	••				Ani Maringi.
1936	Ngahuia Harawira	·	••	••	••		Henare Kepa.
1337	Tarihira Kereti (by	her se	olicitors, Fitzł	ierbert a	nd Marshall)		Matahera Mounga.
1338	Ngahuia Teehi	••	••	••	••	••	Teoti te Puke.
1339	Ratana Ngahina	••	••	• •	••	••	Ereni Ratana.
1340	Ngabuia Ĥiha		••	••		••	Hiha Akatarewa.
1841	Ngahu Witerina		••	••	••	••	Horiana te Waikoao.
1342	Wiki Pene (by Borl	ase ai	nd Saunders)	••	••	••	Pene Wiremu.

APPLICATION UNDER SUBSECTION (3) OF SECTION 14 OF "THE NATIVE LAND COURT ACT, 1894."

No.		Ne	me of Appli	cant.	Name of Land.		
1949	Utiku Potaka Arapeta Potaka	••	••	••	••		

APPLICATION UNDER SECTION 22 OF "THE MAORI TOWNSHIPS ACT, 1895," FOR DETERMINATION OF RELATIVE INTERESTS.

No,		 Name of Applice	Name of Land.			
1345	Minister of Lands					Pipiriki, Town Section 23; Section 4, Block I; Section 7, Block II; Section 1, Block III; Sections 4, 8, and 9, Block V; Section 3, Block VII; Sections 3 and 8, Block VIII; and Section 100, Block IX.

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APPLICATION UNDER SECTION 39 OF "THE NATIVE LAND COURT ACT, 1894."

No.	Name of Applicant.	Name of Land.	Nature of Application
1846	Poma Haunui (by Rangitohitu)	Morikau No. 1	That the order on investigation of title, dated the 25th day of April, 1899, be amended by inserting the name of the applicant.

APPLICATIONS UNDER SECTION 65 OF "THE NATIVE LAND COURT ACT, 1894," TO CUT OFF PORTIONS OF LAND TO SATISFY UNPAID SURVEY LIENS.

No.	Name of	Applicant.	 	Name of Land.		Amount.
13 4 7 13 4 8	(Charles W. Reardon Charles W. Reardon	 	 	Kai-Iwi 5c No. 2	··· ··· ··· ··· ··· ··· ··· ··· ··· ··	$\begin{array}{c} \pounds & \text{s. d.} \\ 14 & 4 & 6 \\ 13 & 0 & 0 \\ 34 & 18 & 9 \\ 122 & 7 & 10 \\ 63 & 6 & 8 \\ 78 & 11 & 9 \\ 49 & 15 & 5 \\ 23 & 16 & 10 \\ 71 & 2 & 8 \\ 49 & 15 & 5 \\ 23 & 16 & 10 \\ 71 & 2 & 8 \\ 49 & 15 & 5 \\ 23 & 16 & 10 \\ 71 & 2 & 8 \\ 49 & 15 & 5 \\ 5 & 15 & 10 \\ 14 & 3 & 9 \\ 10 & 3 & 1 \\ 4 & 13 & 6 \\ 6 & 9 & 0 \\ 2 & 13 & 4 \\ 5 & 7 & 11 \\ 1 & 8 & 11 \\ 28 & 12 & 0 \\ 4 & 18 & 10 \\ 7 & 10 & 11 \\ 0 & 19 & 5 \\ 0 & 16 & 7 \end{array}$

APPLICATION UNDER SECTION 90 OF "THE PUBLIC WORKS ACT, 1894."

No.	Name of Applicant.		Name of Land.			Area of Land taken.			Nature of Application.		
1849	Messrs. Miles	Fullerton,	Smith,	and	Te Puru		•••	<u>л</u> . О		Р. 6·4	To ascertain the amount of compensa- tion to be paid to the owners of, or other persons interested in, the said land taken under section 90 of "The Public Works Act, 1894," for drain- age purposes; also to ascertain who are the proper persons to whom such compensation should be paid.

APPLICATIONS UNDER SECTION 91 OF "THE NATIVE LAND COURT ACT, 1886," FOR RIGHT OF ROAD.

No.	Name of Applicant.			ant.	Name of Land.		
1850	Eruera te Kahu	••				Waipu No. 1c No. 2. Waipu No. 1c No. 3.	
1851	Tereta Ranginui	••	••		••	Rustangata Nos. 1 and 1a No. 3.	

Notice of Registration of Adoption under Section 50 of "The Native Land Claims Adjustment and Laws Amend-ment Act, 1901." Native Land Court Office, Wellington, 22nd May, 1906. Notice of Registration of Adoption under Section 50 of Maraea Rakai, a daughter of Rakai Tamihana and Apikara Manihera, to be his adopted child, and a certificate by a Judge of the Native Land Court, as required by Regulation No. 7, having been received, it is hereby notified that the said notice of adoption has been duly filed and registered.

N OTICE having been lodged with me by Ihaka Kuaha, of Whakatomotomo, Wairarapa, that he has taken

R. C. SIM, Registrar.

MAORI LAND ADMINISTRATION NOTICES.

Two Runs, situate in Tapapa No. 3 Block, Kaweka Survey District, East Taupo County, for Lease by Public Tender under "The Maori Lands Administration Act, 1900," and its Amendments

NOTICE is hereby given that written tenders, enclosed in scaled envelopes addressed to the President, Maniapoto-Tuwharetoa Maori Land Board, Otorohanga, and indorsed "Tenders for Run , Kaweka Survey Dis-trict," will be received up to 4 p.m. on Thursday, the 14th June, 1906, for the leases of the undermentioned runs, for a serve of twenty one years with wight of representations of the serveral for a further June, 1906, for the leases of the undermentioned runs, for a term of twenty-one years, with right of renewal for a further term of twenty-one years, and payment to the lessee of the value of improvements on his going out of possession at the expiration of either term. In the event of ballots being necessary, they will be held at the office of the Maniapoto-Tuwharetoa Maori Land Board, Otorohanga, on Friday, the 15th June, 1906, at 11.30 a.m. If the runs be not leased on the 14th June, 1906, they will remain open for lease until further notice at the upset annual ground-rentals noted below below.

A. F. PUCKEY. President, Maniapoto-Tuwharetoa Maori Land Board, Otorohanga Dated at Otorohanga, this 4th day of May, 1906.

SCHEDULE.

TAPAPA NO. 3 BLOCK.—KAWEKA SURVEY DISTRICT.—EAST TAUPO COUNTY.

Run No.	Area.	Upset Annual Rental.
.	Acres.	£ s. d.
1	7,872	32 16 0
2	10,193	42 9 5

Description and Locality of Tapapa No. 3 Block.

Broken land, well watered. The greater portion of this block is covered with heavy birch forest, with about 5,000 acres of fern and ti-tree land along the Mohaka River. There are about 1,500 acres of fairly flat land in the north-west along the Mohaka River. Situated about ten miles from Puketiritiri and about twelve miles in a direct line due west from Tarawera, on the Napier-Taupo Road.

TERMS AND CONDITIONS.

1. Every tender shall be enclosed in a sealed envelope ad-dressed to the President, and marked on the outside as follows: "Tender for lease of Run No. , as advertised in the newspaper of the day of , 19 ," and shall be accompanied by a statutory declaration in the form or to the effect set forth in Form K in the Schedule hereto.

in the Schedule hereto.

2. If any person desires to tender for more than one run, a separate tender for each such run must be made, and separate declarations as required by the last preceding rule. And each such tender must be accompanied by six months' rent and £3 3s., and stamp duty and registration fee

3. All tenders shall be opened simultaneously by the

a. All tenders shall be opened simultaneously by the Board on a day appointed for the purpose. Every tender shall be deemed to be informal and incapable of being accepted where the rental tendered is less than the upset rental fixed as aforesaid.
4. The highest tenderer, if his tender shall equal or exceed the upset rental, shall be declared the lessee, and be entitled to possession of the lands so soon as he has duly executed a lease thereof, and has complied with all other conditions lawfully prescribed in that behalf.
5. If the rent offered by two or more persons is the same amount, and is higher than that offered by any other tenderes, then the Board shall, after opening all the tenders, decide by lot, in such manner as it shall think fit, which of such two or more persons shall be declared the lessee.
6. The deposits and fees paid by the unsuccessful tenderes for any lease shall be returned to them by the Board immediately after any tender for such lease has been accepted.

cepted.

cepted.
7. When the Board shall declare any person to be the lessee of any block it shall forthwith notify the same to such person by registered letter, addressed to such person at the address given in the tender, and shall in such notice require such person, within thirty days after such notice, to execute the lease in triplicate. If two or more persons jointly tender, the notice shall be posted to each of such persons. Such notice shall be in the Form L in the Regulations under "The Maori Lands Administration Act, 1900," or to the effect thereof.
8. If any person who has been declared a lessee shall fail to execute his lease within thirty days after being required by notice so to do, then his deposit and the above-mentioned

sum of £3 3s. shall be absolutely forfeited to the Board, and the right of such person to obtain such lease shall abso-lutely cease and determine.

Where any lessee shall forfeit his right to a lease as afore said, and as often as such a case shall occur from time to time until the land be leased, or until there be a failure of tenderers whose tenders are formal, the Board may, at any time within seven days of such forfeiture, declare the next highest tenderer for the same lease whose tender is not inhighest tenderer for the same lease whose tender is not in-formal to be the lessee, or, if the rent offered by two or more persons is the same amount, and is higher than the rent offered by any other tenderer save the one who has so for-feited his right to a lease as aforesaid, may decide by lot which of such other persons shall be the lessee. Every per-son declared a lessee under this section shall, upon his pay-ing the deposit and fees as aforesaid, be declared to have become the lessee on the day of the opening of the tenders as if he had been so declared on such day. if he had been so declared on such day.

if he had been so declared on such day. 9. If no tender shall be received prior to the time fixed for opening the tenders for any of the leases advertised for sale, any person may at any time thereafter apply for any one of such leases, unless the same shall have been with-drawn from sale by the Board, and be declared the lessee thereof at the upset rental fixed, upon complying with the other conditions prescribed as to tenders. If, in any such case, two or more applicants shall lodge their tenders on the same day, the right to the lease shall be decided by lot. 10. The Board may at any time reduce the upset value of land which it has failed to lease for three months, and may again call for tenders for the same at such reduced value.

value.

value. 11. The lease to be granted in pursuance of any tender may be in the Form M in the Regulations under "The Maori Lands Administration Act, 1900," or in such other form as the circumstances may require.

12. No tender shall be accepted or lease granted except the same be in accordance with the provisions of "The Maori Lands Administration Act, 1900" (herein referred to as "the said Act"), and its amendments, and the regulations made thereunder.

13. No lease shall comprise more than 2,000 acres, in-clusive of not more than 640 acres of first-class land, except in the case of small grazing runs and pastoral leases, nor shall any lessee have any right to acquire the freehold of the demised land.

demised land. No lessee or person, by himself or by or jointly with any other person on his behalf, shall hold at one time, whether as occupier, lessee, assignee, sub-lessee, or otherwise, more than 2,000 acres, inclusive of not more than 640 acres of first-class land, except in the case of small grazing-runs and pastoral leases. Any occupation license, lease, assignment, sub-lease, or other instrument in contravention of this section shall be illegal and void from the commencement: Provided always that this section shall not amply to any

Provided always that this section shall not apply to any person who acquires an interest in any lease by bankruptcy,

person who acquires an interest in any lease by bankruptcy, or under an intestacy, or by virtue of a will. 14. The Board shall have power to offer for lease any lands as small grazing-runs which are suitable only for occupation in larger areas than 2,000 acres, and may classify the land into first- or second-class pastoral country. The area of a first-class small grazing-run shall not exceed 5,000 acres, and the area of a second-class small grazing-run shall not exceed 20,000 acres; and the whole of these regulations, and the forms of tender, declaration, &c., with pecessary

not exceed 20,000 acres; and the whole of these reginations, and the forms of tender, declaration, &c., with necessary alterations and amendments, shall, *mutatis mutandis*, apply. 15. Any person of the age of seventeen years and upwards may become a lessee hereunder, and if under full age shall be as capable of executing a lease, and shall be bound by the terms thereof, and of the said Act, as if such person was of

full age. 16. The term fixed by the lease shall be twenty-one years, with right of renewal for a further term of twenty-one years, the effect in possession and not in reversion; but such

with right of renewal for a further term of twenty-one years, to take effect in possession and not in reversion; but such lease may be renewable as provided hereafter. 17. Every lease shall be prepared by the Board, and shall be in such form, and shall contain such covenants, conditions, and agreements, not being inconsistent with the provisions of the said Act or these regulations, as the Board may prescribe by regulations which it is hereby authorised and empowered from time to time to make, and from time to time to alter, amend, or revoke, and which may either be general, or applicable to any particular case or class of cases, and, when not otherwise provided, shall be subject to the stipulations following:-be subject to the stipulations following :-

(1.) The demise shall reserve unto the lessor all mines, metals, minerals, coal, lignite, slate, or freestone in or upon or under the land, with power to work, win, use, possess, sell, and dispose of the same, or any part thereof respectively, except such as may be required by the lessee for the lessee's own use but not for sale or disposal; with power also to the lessor to make roads through the demised lands, and for such purposes or any

of them to erect or build houses and other convenient buildings thereon, on paying compensation for damage done to the surface only, the amount of such compensation in case of disagreement to

- (2.) The lessee shall and will during the term of the lease pay the rent reserved thereby free and clear from all deductions or abatements whatsoever, and shall and will pay all rates, taxes, charges, or assessments now made or hereafter during the assessments now made or nereatter during the said term assessed, charged, or imposed upon the demised premises, or tenant in respect thereof, or upon any buildings or improvements thereon; and in case any of the said rents shall at any time be and continue in arrear and unpaid for fourteen days next after any of the days appointed for payment thereof, the lessee will (if domended) next the lesse will (if demanded) pay to the lessor interest upon such arrears at the rate of £8 per centum per annum, calculated from the time appointed for the actual payment of such rent to the time of actual payment thereof; and such interest shall for all purposes, whether of distress or otherwise, be deemed to be rent payable under the demise, and be payable and recoverable by distress or otherwise in the same memory of the rent recovered otherwise in the same manner as the rent reserved
- under the demise may or can be. (3.) The lessee "will insure in the name of the lessor." (4.) The lessee " will fence."
- (4.) The lessee "will finder in the hand of the basder."
 (5.) The lessee "will gaint outside every fourth year."
 (6.) The lessee "will cultivate," and will preserve and keep the demised premises in a clean and husbandlike manner, free from all noxious weeds growing or to grow on the said demised premises, and will not plant on the demised premises, or permit to spread thereon, gorse or furze, and will keep properly cut and trimmed all live hedges and fences on the demised premises.
 (7.) No lessee shall transfer the possession or occupation of the land leased to or occupied by him, or any part thereof, by sale, underlease, or other disposition, except the Board shall sanction the proposed transfer, and until such lessee has been twelve months in possession or occupation of the land.
- demised land.
- demised land.
 (8.) When a statutory declaration is required from any lessee, no transferee, and no purchaser of any lease under any power of sale vested in any mortgagee, assignee, or trustee in bank-ruptcy, shall be admitted into possession or occupation of the land comprised in such lease until he has deposited with the Board a statu-tory declaration in the same form or to the same effect. effect.
- (9.) Every lawful transferee of any lease, or purchaser as aforesaid of any lease, shall have all the rights and privileges, and be subject to the same obligations, as the original lessee: Provided that the transferor shall be liable for the instalment Provided that of rent which shall become due next after such transfer.
- (10.) No transfer of any lease shall be valid unless all (a) To the conditions upon which the lease was granted have been complied with as to payment of rent or otherwise up to the date of such transfer.
 (11.) If any lessee or licensee shall fail to fulfil any of
- the conditions of his lease within sixty days after the conditions of his lease within sixty days after the day on which the same ought to be fulfilled, his lease shall be liable to be forfeited, and he shall be deemed, upon such forfeiture, to be in illegal occupation of the land comprised in the lease, and the Board may proceed for recovery of possession thereof without prejudice to the right of the lessor to recover any rent then due or payable, or any right of distress, action, or suit that may have arisen prior to such re-entry.

The foregoing conditions as regards leases shall operate and shall be deemed to bind the Board and the lessee as fully and effectually as if they were set forth in every lease.

18. The lessee shall be liable for all rates, taxes, or assessments of every nature or kind whatsoer imposed upon the occupier of the lands included in his lease during the term for which he is lessee.

19. The Board, upon being satisfied that any lease has been lost or accidentally destroyed, may grant a new lease in lieu thereof, upon such terms and conditions and upon In her thereof, upon such terms and conditions and upon payment of such fee in each case as it shall think fit. When any indorsement is required to be made on any lease, and the same is lost or destroyed as aforesaid, the Board may grant a new lease in lieu thereof, and make the required indorsements thereon, or, if it shall so think fit, may incor-porate the substance of the indorsements with the terms of the original lease, and insert them together in the new lease lease.

20. The Board and the lessee shall each execute the lease in triplicate.

21. Every lease, after execution thereof as aforesaid, shall be registered by the Board under "The Land Transfer Act, 1885," or any Act hereafter passed in lieu thereof, in like manner, as nearly as may be, mutatis mutandis, as a Crown grant is registered ; and the lease which is retained in the office of the District Land Registrar shall form a folium of the register-book in such office, and on it all dealings there-with shall be registered ; but no fee shall be payable by way of contribution to the assurance fund on the registration of any such lease.

All dealings with or transmissions of land comprised in such lease shall be made in accordance with the provisions of the last-mentioned Acts, and be in all respects subject thereto

22. All dealings with or under leases in contravention of the provisions of the said Act as to transfers of leases shall be absolutely void, and the District Land Registrar shall refuse to register any dealing with or under a lease until he

is satisfied that the said provisions have been complied with. 23. Every lesses shall, within twelve months of the com-mencement of his term, and thereafter for a period of six consecutive years, reside on some portion of the lands leased by him.

This condition shall not apply to any person who has acquired an interest in any lease under an intestacy or by virtue of a will.

The Board may dispense with the necessity of such resi-dence, in the case of bush or swamp lands, during the first four years of the term, and altogether as to all lands if the lessee resides on lands contiguous to the lands leased, or with lessee resides on lands contiguous to the lands leased, or with the concurrence of the Minister for any other sufficient reason. Lands shall be deemed to be contiguous to each other if only separated by a road or stream, or by such interval of space* as the Board may in each case determine.

In cases of youths who may become lessees, and who are living within the Maori land district and are residing with their parents or near relatives, the Board may dispense with residence until four years after the commencement of the term.

When any two lessees shall lawfully intermarry, the Board may dispense with residence by either of such lessees on the lands comprised in one of the leases.

24. Every lessee shall bring into cultivation-

- (a.) Within one year from the date of his lease, not less than one-twentieth of the land leased by him;
- (b.) Within two years from the date of his lease, not less
- (c) Within four years from the date of his lease, not response to the land leased by him;
 (c.) Within four years from the date of his lease, not less than one-fifth of the land leased by him;

and shall, within six years from the date of his lease, in addition to the cultivation of one-fifth of the land, have put substantial improvements of a permanent character on first-class land to the value of £1 for every acre of such land, and on second-class land to an amount equal to the net price of every acre of such land: Provided that in no case shall the additional improvements required on second-class land be more than 10s. per acre. The terms "improvements," "substantial improvements,"

and "substantial improvements," substantial improvements," mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, plant-ing with trees or live hedges, the laying-out and cultivating of gardens, fencing, draining, making roads, sinking wells or water-tanks, constructing water-races, sheep-dips, making embankments or protective works of any kind, in any way improving the character and fertility of the soil, or the erection of any building. making

25. Whenever a lease is to be sold or otherwise disposed of, 25. Whenever a lease is to be sold or otherwise disposed of, the valuation of the improvements shall, in all cases where it is not otherwise provided by the said Act, be made as by section eighty-three hereinafter provided; and payment of such valuation shall be made to the Board on or before the day of the commencement of the term of the new lease by the numbers of such lease purchaser of such lease. the

Whenever a lease is forfeited for breach of conditions, the Board shall cause such valuation to be made on recovering possession of the land.

26. The amount of the valuation of the improvements, when paid by the purchaser of a new lease, shall be paid by the Board to the original lessee, less any arrears of rent or other moneys due in respect of such land by the outgoing tenant; and, in case of forfeiture, less also the amount of expenses incurred in recovering possession of the land and the lease or other disposal thereof.

27. In every case of the forfeiture of a lease for breach of conditions, the payment of the amount of the valuation of improvements, or of any part thereof, shall be absolutely at the discretion of the Board.

* The Board will be prepared to allow the term "interval of ace" to apply to residence anywhere outside the Pactawa Block. space

[No. 39

28. If payment of any such valuation is not made as aforesaid, the Board may sue for and recover the same in any Court of competent jurisdiction from the person who should make such payment.

29. In any case where a lease is granted with a right of renewal for one further term only, not exceeding twenty-one years, the Board shall, on the expiration of such further years, the Board shall, on the expiration of such further term, or on the expiration of the original term, or in the case of a lease where the right of renewal is perpetual, on the expiration of any term, if the right of renewal has in any case been surrendered or otherwise determined, weight the land with the value of the improvements of the outgoing tenant on again offering it for lease; or the Board mer is its discrition retransfor the land to the Native outgoing tenant on again offering it for lease; or the Board may in its discretion retransfer the land to the Native owners on payment of the value of the improvements and all other charges to which the land may be lawfully subject. The value of such improvements, or the balance thereof, after deducting any amounts which may be due to the Board by the outgoing lessee, shall, when recovered by the Board, be paid over to him. 30. No outgoing tenant shall have any right or claim against the Maori owners or the Board in respect of the value of any improvements made by him on the lands in his occupation. In case any person shall fail to pay such value

occupation, in case any person shall fail to pay such value to the Board :

Provided that in any such case of failure the Board may retransfer the land to the Native owners on payment of such value and all other charges to which the land may 31. All claims for compensation in respect of any matters

of. All claims for compensation in respect of any matters arising under the said Act, or for value of improvements or other matters, shall, unless otherwise specially provided, be settled in the manner provided in Part III of "The Public Works Act, 1894," for which purpose the said Part III shall be deemed to be incorporated with the said Act. In every such claim the Board shall be the respondent

In every such claim the Board shall be the respondent.

32. Where it is provided or agreed that any matter shall be referred to arbitration, then such reference, unless herein otherwise provided, shall be to one or more arbitrators appointed by the parties on each side respectively, and an umpire to be appointed by such arbitrators.

- (a.) If either party shall fail to appoint an arbitrator within twenty-one days after being requested in writing to do so by the other party, then the arbitrator appointed by the other party shall alone conduct the arbitration, and his decision shall be final and binding on both parties.
- (b.) If the said arbitrators shall fail to agree upon the matter referred to them within twenty-eight days of the same having been so referred, then the matter so referred shall be decided by an umpire to be appointed by the said arbitrators, whose decision shall be final and binding on both parties.
- parties.
 (c.) Every such arbitration shall be carried on in the manner prescribed by "The Arbitration Act, 1890," and be subject to such last-mentioned Act in the same manner as if the reference to such arbitration had been made by consent of mertiage under a dead. parties under a deed.
- (d.) Each party shall pay his or its costs of such reference, and any costs incidental to the appointment of an umpire shall be paid equally by the parties to the arbitration.
- (e.) Such arbitrators or umpire shall have all the powers vested in Commissioners by "The Commissioners' Powers Act, 1867," as well as all the powers given to them by "The Arbitration Act, 1890."

to them by "The Arbitration Act, 1990." 33. Not sconer than one year and not later than three months before the end of the original or renewed term for which the lease is granted, a valuation shall be made by arbitration, or in some other manner that may be agreed upon between the Board and the lessee, of the then value of the fee-simple of the lands then included in the lease, and also a valuation of all substantial improvements of a permanent character made by the lessee during the term and then in existence on the land then comprised in the lease. The publishing of the valuations made as aforesaid may

and then in existence on the land then comprised in the lease. The publishing of the valuations made as aforesaid may be effected by serving a copy of the same on the lessee and another copy on the Board; and thereafter, but not later than two months before the expiry of the term for which the lessee then holds the lands, the lessee shall elect, by notice in writing delivered to the Board, whether he will accept a fresh lease of the said lands for a further term of twenty-one years from the expiration of the then term, at a rental equal to not less than five pounds per centum on the gross value of the lands after deducting therefrom the value of the substantial improvements of a permanent character as fixed respectively by the valua-tion. 34. If the lessee shall not elect to accent a renewed ac

34. If the lessee shall not elect to accept a renewal as above mentioned, or shall refuse or neglect to execute a lease

within seven days after the same is tendered to him for the purpose, a lease of the said lands shall, not later than one month before the end of the term for which the terminating lease was granted, be put up to public compe-tition by public tender for such term of twenty-one years, on the following terms and conditions :—

- (a.) The upset rent shall be such rent as shall be fixed (a.) The upset rent shall be such rent as shall be fixed by the Board, not being a greater sum than that at which the lease was offered to the outgoing lessee under the last preceding clause.
 (b.) The amount of such upset rent shall be stated in the
- advertisements calling for tenders; and it shall be a condition of tender that the tenderer shall, together with his tender, deposit the amount of one half year's rent, which shall be returned to him if he fails to obtain the lease
- (c.) If any person other than the outgoing lessee be declared the purchaser, he shall, within seven days after the day fixed for opening the tenders, pay over to the Board the amount of the value of the substantial
- (d.) When the day has arrived on which the terminating lease expires, or thereafter, if the Board shall have satisfied itself that the outgoing lessee has let the provide the terminating lease expires. new lessee into quiet possession of the lands to be leased, and that none of the improvements on the lands which were thereon when the valuations men-
- lands which were thereon when the valuations mentioned in the last preceding clause were made have been destroyed or appreciably damaged, the Board shall pay over to the outgoing lessee the amount received by it from the incoming lessee as aforesaid.
 (e.) If any of the improvements as mentioned in the preceding subclause have been destroyed or appreciably damaged, as in the said subclause referred to, then the value of the improvements so destroyed, or the cost of repairing such damage, shall be decided by the Board or some person appointed by it; and the amount so fixed, with the costs attending such decision shall be deducted from the amount payable decision, shall be deducted from the amount payable as aforesaid to the outgoing lessee, and, save the amount deducted for costs, shall be returned to the incoming lessee.

35. If such lease shall not be disposed of as above mentioned to some person other than the lessee, or if such person fails to execute the lesse in triplicate within thirty days, or to pay the sum offered by him as aforesaid within thirty days, from the day on which the tenders were opened, then the lessee may again, within sixty days after the day fixed for the opening of the tenders, elect in a manner aforesaid whether he will accept a fresh lease as aforesaid; and if he does not elect to accept the same, or refuses or neglects to execute such lease within seven days after the same is tendered to him for the purpose, then he may continue as lessee of the said land from year to year, so long as he shall pay the rent reserved by his lease and observe and perform the covenants reserved by his lease and observe and perform the covenants and conditions contained in the same or in this Act, or until the Board shall succeed in finding a purchaser of the new lease, unless, prior to the finding of such purchaser by the Board, he shall elect to accept a new lease for the said further period of twenty-one years as aforesaid. 36. The Board, in selling a renewed lease to a purchaser, may make provision that the right to take possession under such new lease shall always commence on the 1st day of Lanuary or of July in any year.

such new lease shall always commence on the let day of January or of July in any year. 37. All the provisions of the foregoing rules and regula-tions (except the provisions as to cultivation) as regards the tenders for sale, form, and conditions of first leases made under the said Act, and otherwise howsoever as regards such leases, shall, *mutatis mutandis*, apply to the sale, form, and conditions of the new or renewed leases above mentioned, and condutions of the new of renewed leases above mentioned, and to the lesses thereunder, and otherwise howsoever, except as herein is otherwise expressly provided. *Rent.*—The rent shall commence on the first day of January or July following the date of acceptance of tender by the

Board.

Form K.

- STATUTORY DECLARATION TO ACCOMPANY APPLICATION FROM PERSON DESIROUS TO BECOME PURCHASER, TRANSFEREE, OR SUB-LESSEE OF A LEASE.
- In the matter of "The Maori Lands Administration Act, 1900," and its amendments; and in the matter of a pro-posed *sale or lease to , of , of † .
- I,‡ , of , do solemnly and sincerely declare-

* Erase any words in italics which are inapplicable. + Specify name and area of the land, and the conditions of the oposed alienation. E Each proposed purchaser or lessee must make this declaration.

1. That I am of the age of seventeen years and upwards. That I am of the age of seventeen years and upwards.
 That I am the person or one of the persons jointly applying for the purchase or lease of the above-mentioned land solely for my own use and benefit, or for the exclusive use and benefit of myself and co-purchaser or co-lessee, namely, , and for the purposes of cultivation, and not directly or indirectly for the use or benefit of any other person or

persons whomsoever.

3. That, including the land now applied for, but exclusive of leases of Maori land held by me at the date of the passing of "The Maori Lands Administration Act, 1900" (20th October, 1900), I am not the holder or owner, directly or indirectly, either by myself or jointly with any other person, of any land anywhere in the colony exceeding in the whole 2,000 acress of freshold land, inclusive of not more than 640 acres of first-class land of first-class land.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

(Signature.)

Declared at this day of Declared at , this day of , 190 , before me, , a Justice of the Peace in and for the Colony of New Zealand. 190

Maps and full particulars may be had on application at the office of the Maniapoto-Tuwharetoa Maori Land Board, Otorohanga, the District Lands and Survey Office, Auckland, and the Land Offices throughout the colony.

A. F. PUCKEY, President, Maniapoto-Tuwharetoa Maori Land Board. Otorohanga, 3rd May, 1906.

Convening Meeting of the Maniapoto-Tuwharetoa District Maori Land Board under the Provisions of "The Maori Lands Administration Act, 1900."

Office of the Maniapoto-Tuwharetoa District

Maori Land Board, Otorohanga, 19th May, 1906. T is hereby notified that a meeting of the Maniapoto-Tuwbaretoa District Maori Land Board will be held at Otorohanga on Wednesday, the 13th day of June, 1906, at 11 30 citolak in the forward in the f 11.30 o'clock in the forenoon, for the transaction of all such business as may be lawfully brought before it.

A. F. PUCKEY, President of the Maniapoto-Tuwharetoa District Maori Land Board.

BANKRUPTCY NOTICES.

In Bankruptcy.—In the District Court of Waikato and Thames, holden at Thames.

NOTICE is hereby given that HOPE SEYMOUR, of Waihi Street, Waihi, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the office of Mr. R. Gooch, Waihi, on Friday, the 25th day of May, 1906, at 10.30 o'clock.

Auckland, 17th May, 1906.

E. GÉRARD Official Assignee.

In Bankruptcy. — In the Instruct Course Thames, holden at Hamilton. - In the District Court of Waikato and

NOTICE is hereby given that THOMAS EDWARD WATTS SKELTON, late of Ngaruawahia but now of Mahurangi Heads, Gum-dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Ngaruawahia, on Friday, the 25th day of May, 1906, at 2.30 o'clock.

Auckland, 18th May, 1906.

E. GÉRARD, Official Assignee.

In Bankruptcy.-In the Supreme Court, holden at Auckland.

NOTICE is hereby given that FREDERICK JABEZ BENNETT, of Auckland, Clothier, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 23rd day of May, 1906, at 2.30 o'clock.

Auckland, 17th May, 1906.

E. GÉRARD, Official Assignee,

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In Bankruptcy.—In the District Court of Wairarapa, holden at Masterton.

N OTICE is hereby given that BENJAMIN SPEIGHT, of Gladstone, Hotelkeeper, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Masterton, on Friday, the 25th day of May, 1906, at 12 o'clock noon.

W. B. CHENNELLS,

Deputy Official Assignee. Masterton, 17th May, 1906.

In Bankruptcy .- In the District Court, holden at Reefton.

NOTICE is hereby given that EDWARD HENRY GRIFFIN, of Reefton, Carter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Reefton, on Wednesday, the 23rd day of May, 1906, at 2 o'clock.

HENRY COOPER, Deputy Official Assignee. Reefton, 15th May, 1906.

In Bankruptcy.-In the District Court, holden at Invercargill.

NOTICE is hereby given that JAMES MCLAUGHLIN, of Colac Bay, Blacksmith, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 22nd day of May, 1906, at 2.30 o'clock p.m.

CHARLES B. ROUT, Deputy Official Assignee.

Invercargill, 15th May, 1906.

MINING NOTICES.

UNDER "THE MINING ACT, 1898."

APPLICATION FOR LICENSE FOR A WATER-RACE.

To the Warden of the Otago Mining District, at Roxburgh.

DURSUANT to "The Mining Act, 1898," the under-signed. James Bruce Gilmour, of Roxburgh, Fruit-grower, hereby applies for a license for a water-race as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose. Date and number of miner's right: 2nd April, 1906; No 57017

No. 57917.

Address for service: Office of Jabez Burton, Mining Agent, Roxburgh. Dated at Roxburgh, this 12th day of April, 1906.

SCHEDULE.

Locality of the race and of its starting and terminal points: In Section 38, Block I, Benger District, commencing at a point in the creek about 1 chain below the main road (Roxburgh to Lawrence), and terminating in said section,

being the applicant's private land. Pegs marked X. Length and intended course of race: Four chains; northeast.

Points of intake : One at head.

Estimated time and cost of construction: One week; £5. Mean depth and breadth: 6 in. deep, 12 in. broad. Number of heads to be diverted: Half-head. Purpose for which water is to be used: Domestic and irrigation.

Proposed term of license : Forty-two years.

JAMES BRUCE GILMOUR

(By his registered Agent, JABEZ BURTON),

Applicant.

Precise time of filing of the foregoing application: 11.30 a.m., 18th April, 1906.

Time and place appointed for the hearing of the applica-tion and all objections thereto: Thursday, 17th May, 1906, at 10 a.m., in the Warden's Court, at Roxburgh; adjourned

to 14th June, 1906. Objections thereto must be filed in the Registrar's office and notified to applicant at least twenty-four hours before the day so appointed

FREDERICK JEFFERY, Mining Registrar,

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UNDER "THE MINING ACT. 1898."

APPLICATION FOR LICENSE FOR A WATER-BACE.

To the Warden of the Otago Mining District, at Roxburgh. DURSUANT to "The Mining District, at Robuldgh. DURSUANT to "The Mining Act, 1898," the under-signed, Joseph Watson Cunningham, of Moa Flat, Runholder, hereby applies for a license for a water-race as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose. Date and number of miner's right: 10th February, 1906; No 40641

No. 49641.

Address for service : Office of Jabez Burton, Mining Agent, Roxburgh. Dated at Roxburgh, this 13th day of February, 1906.

SCHEDULE.

Locality of the race and of its starting and terminal points: Starting at a point in the Benger Burn Stream on the northern side, about three-quarters of a mile above where the road, Ettrick to Heriot, crosses the said stream; thence through Block VI, Benger District, to Section 39, Block I, Benger, being the freehold land of the applicant. Pege marked T.

ength and intended course of race: One mile and a half; north-easterly. Points of intake : One.

Estimated time and cost of construction: Two months; £50; partly constructed. Mean depth and breadth: 1 ft. deep, 2 ft. wide. Number of heads to be diverted: Four heads. Purpose for which water is to be used: Irrigation and

driving machinery. Proposed term of license : Forty-two years.

J. W. CUNNINGHAM (By his Registered Agent, JABEZ BURTON), Applicant.

Precise time of filing of the foregoing application: 12.5 p.m.,

15th February, 1906. Time and place appointed for the hearing of the applica-tion and all objections thereto: Thursday, 15th March, 1906, at 10 a.m., in the Warden's Court, Roxburgh; adjourned to 14th June, 1906.

Objections thereto must be filed in the Registrar's office and notified to applicant at least twenty-four hours before the day so appointed. F JEFFERY

	r. orrenter,
544	Mining Registrar.

ENFIELD GOLD-DREDGING COMPANY (LIMITED), (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 230 of "The Companies Act, 1903," that a General Meeting of the members of the above-named company will be held at the registered office of the company, 27 Rattray Street, Dunedin, on Friday, the 15th day of June. 1906, at 3 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company dis-posed of, and of hearing any explanation that may be given by the Liquidator, and also of determining by extraordi-nary resolution the manner in which the books, accounts, and documents of the company, and of the Liquidator thereof, shall be disposed of. Dated at Dunedin, this 15th day of May, 1906. WM. REID.

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WM. REID. Liquidator.

LAND TRANSFER ACT NOTICES.

N OTICE is hereby given that the several parcels of land N hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," and its amend-ments, unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice.

notice.
4310. LAWRENCE MITCHELL CLOW and ANA-BELLA CLOW.—Part of Lots 28, 29, 30, 57, and 58 of Allotment 30, Parish of Takapuna, containing 2 roods 1 perch. Occupied by Applicants.
4317. FERNAND EDMOND STORY.—Allotments 251, 253, 254, 255, and 256, Parish of Pukete, containing 220 acres roods 38 perches. Occupied by Applicant.

4319. HENRY EDWIN ROGERS.—Part of Lot 11 of Allotment 29, Small Farms, near Auckland, containing 1 rood fo perch. Unoccupied. 4322. JAMES MARSHALL LENNOX, WILLIAM GREENWOOD, and CHARLES WALLER GREEN-WOOD.—Allotment 92, in the Parish of Titirangi, contain-ing 38 acres 2 roods 13 perches. Occupied by Ian Kinloch and Roy Kinloch. 4330. MARTHA DALZELL SHAW.—A block of land situated in the Waihi North Survey District, called Waihi No. 3, containing 14 acres 3 roods. Occupied by James William Shaw.

William Shaw

4333. FRANK EDINGTON.—Lot 4 of Allotment 56, Parish of Papakura, containing 17 acres 2 roods 3 perches. Occupied by Applicant. Diagrams may be inspected at this office. Dated this 19th day of May, 1906, at the Lands Registry

Office, Auckland.

EDWIN BAMFORD District Land Registrar.

N OTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 25th day of June, 1906.

1299. Applicant: LISSIE RATHBONE.—36-3 perches, part of Section 284, Town of Napier. Part occupied by Applicant, part by William Fisher and one Cook.

Diagram may be inspected at this office. Dated this 21st day of May, 1906, at the Lands Registry Office, Napier.

THOS. HALL, District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 25th day of June, 1906.

3765. JAMES STAFFORD ADAMS.-2 acres 3 roods 11 perches, part Section 32, Karori District. Occupied by

Applicant. 3788. BERNHARDT LUDWIG GUSTAVE GOILE. Parts Section 15, Rangitikei Agricultural Reserve, Town-ship of Marton. Occupied part by Applicant and part by Adolph Bringezu.

Diagrams may be inspected at this office. Dated this 23rd day of May, 1906, at the Lands Registry Office, Wellington.

J. M. BATHAM, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of WILLIAM THOMAS HOOK, of Feilding, Hotelkeeper, for Sections 140 and 141, on Deposited Plan No. 19, Town of Feilding, being the land comprised in certificate of title, Vol. 21, folio 25, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title as requested unless caveat be lodged forbidding the same on or before the 7th day of June, 1906. Dated this 23rd day of May, 1906, at the Lands Registry Office, Wellington. J. M. BATHAM,

J. M. BATHAM, District Land Registrar.

A PPLICATION having been made to me to register a discharge of Mortgage No. 14321, in favour of CHARLES DAHL, of Palmerston North, Sailmaker, also for the issue of a provisional certificate of title for Section 867, Palmerston North, being the land comprised in certificate of title, Vol. 58, folio 251, and in the said Mortgage No. 14321 and evidence having been lodged of the loss of No. 14321, and evidence having been lodged of the loss of the said mortgage and of the certificate of title, I hereby give notice that I will dispense with the production of the said mortgage and certificate of title and register the discharge and issue the provisional certificate of the and register the disonarge and issue the provisional certificate of title as requested unless caveat be lodged forbidding the same on or before the 7th day of June, 1906. Dated this 23rd day of May, 1906, at the Lands Registry Office, Wellington.

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J. M. BATHAM, District Land Registrar.

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NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

All that parcel of land situate in the Town of Greymouth. All that parcel of land situate in the Town of Greymouth, containing 1 rood, more or less, being the section numbered 309 on the plan of the said town. Occupied by Lily Wini-fred Lynch, wife of James Daniel Lynch, of Greymouth, Auctioneer, the applicant. And also all that parcel of land situate in the said town, containing 2 roods, more or less, being the sections num-bered 311 and 312 on the said plan. Occupied by the said James Daniel Lynch.

James Daniel Lynch.

Diagrams may be inspected at this office.

Dated this 15th day of May, 1906, at the Lands Registry Office, Hokitika.

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R. ACHESON, District Land Registrar.

N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice

this notice.
10248. ADA MAY BLUMSKY.—1 rood, Lot 1, Plan 121, part of Rural Section 132, Block XIV, Christchurch Survey District. Unoccupied.
10271. ELLEN MAHONEY McQUINN.—1 rood, part of Rural Section 235. Sydenham Ward, City of Christchurch. Occupied by John McFall.
10272. LOUISA CHRISTINA HOFMEISTER.
—20 perches, part of Lot 98, Christchurch Town Reserves.
Occupied by Mary Ferguson.
10273. DANIEL MANHIRE.—2 acres, Lot 10, Plan 789, part of Rural Section 154, Block XV, Christchurch Survey District. Occupied by Ernest May Simpson.

Diagrams may be inspected at this office. Dated this 22nd day of May, 1906, at the Lands Registry

Office, Christchurch. G. G. BRIDGES.

District Land Registrar.

PRIVATE ADVERTISEMENTS.

SOUTHLAND COUNTY.

BY-LAWS .- AMENDMENT OF BY-LAWS.

IN pursuance of the powers, provisions. and authorities contained in "The Counties Act, 1886," and "The Public Works Act, 1905," and of all other enabling powers, provisions, and authorities contained in any other Acts or otherwise vested in it, the Council of the Southland County doth by this special order make and ordain the following by-laws :-

General.

- 1. In the interpretation of By-laws Nos. I, II, III, V, and VI, all sealed on the 21st day of April, 1904, if not inconsistent with or repugnant to the context,---"Road" and "public road" means and includes any road, bridge, ferry, or ford under the care, control, or management of the Council of the County of Southland.
 - Southland: "Public place" means and includes a public place, as defined in the interpretation clause of the said by-
 - laws, which is under the care, control, or management of the Council of the County of Southland:
 "Footpath" or "footway" means and includes a footpath or footway, as defined in the said interpretation clause, which is under the care, control, or management of the Council of the County of Southland:
 "Person" means and includes any incorporated component or body.
 - pany or body.

Amendment of By-law No. IV.

Amendment of By-taw No. 1V. 1. Sections 1 and 15 of the said By-law No. II are hereby repealed, and the word "counties" is hereby substituted for the words "County Councils" in the second line of the enacting clause of By-law No. IV, relating to heavy traffic, and sealed on the 20th day of April, 1905. 2. The following subsection is hereby added to section 4 of the said By-law No. IV, which shall be read and construed as if it formed part of it, that is to say :--(e.) On a traction-engine, the yearly fee of ten pounds. 3. This by-law shall come into force on the 1st day of June, 1906.

June, 1906.

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The common seal of the Chairman, Councillors, and Inhabitants of the Southland County was hereto affixed by order of the Council of the said county on the 11th day of April, 1906, in the presence of-

JAMES FLEMING.

Chairman. A. J. SERVICE,

Acting County Clerk.

The foregoing resolution, containing amendments of the Southland County by-laws and operating as a special order, was duly passed by the Council of the Southland County at was duly passed by the Council of the Southland County at a special meeting thereof duly called and held at the County Council Chambers, in Clyde Street, Invercargill, on the 23rd day of February, 1906, at 12 noon of the clock; and after being amended was duly confirmed by resolution duly passed at a special meeting of the said Council held at the place aforesaid on the 6th day of April, 1906, at 12 noon of the clock; and the same was duly sealed on the 11th day of April, 1906, in the presence of—

JAMES FLEMING,

Chairman. A. J. SERVICE, Acting County Clerk.

TAIERI COUNTY.

"THE MOTOR REGISTRATION ACT, 1905."

DUBLIC notice is hereby given that the Taieri County Council has, by resolution, decided to bring "The Motor Registration Act, 1905," into operation in the Taieri County, and that the date upon which the said Act is to be brought into operation in the said county is the 18th day of June, 1906.

JOHN LOGAN. Clerk, Taieri County.

Mosgiel, 18th May, 1906.

DUBLIC notice is hereby given that the Waibi Borough Council has, by resolution passed on the 10th day of May, 1906, decided to bring into operation within the Borough of Waihi "The Motor Registration Act, 1905," as from the 7th day of June proximo.

H. D. MORPETH Town Clerk.

Council Chambers, Waihi, 17th May, 1906.

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PUBLIC NOTICE.

THE Partnership between the undersigned, carrying on business at Cameron Street, Whangarei, as Tailors and Mercers, has this day been dissolved by mutual con-sent. The business will be continued by the undersigned, Carl Johan Hjersman, who will collect all debts due to the partnership and pay all debts owing by the said partner-ship. ship.

Dated this 23rd day of April, 1906. CARL JOHAN HJERSMAN. H. C. BULLOCK.

Witness T. H. Steadman, Solicitor, Whangarei.

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TO SOLICITORS, NATIVE AGENTS, ETC.

 $T^{\rm HE}_{\rm Government} \begin{array}{c} {\rm Rules \ can \ be \ obtained \ from \ the} \\ {\rm Government \ Stationery \ Office, \ Wellington, \ on} \\ {\rm application \ to \ the \ undersigned:} - \end{array}$

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THE NEW ZEALAND GAZETTE.

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Statements under the Mining Act are uniformly charged 238

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across

the face of the advertisement. The New Zealand Gazette is published on Thursday evening in each week, and notices for insertion must be received by the Government Printer before 3 o'clock of the day preceding publication.

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable. Cheques should be crossed "Public a/c," and exchange added. Postage or duty stamps cannot be received in payment from any place at which postal notes or post-office orders are issued.

Prepayment may be demanded in any case. In order to prevent delay in publication a sufficient remittance should accompany every advertisement. Any surplus will be re-turned with receipted account.

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