

 \mathbf{THE}

NEW ZEALANI GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, JULY 12, 1906.

Allocating Land reserved and taken for a Railway to the Purposes of a Road in the Waipara Road District.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto or branch of the Hurunui-Waitaki Railway from Waipara to a point in the neighbourhood of the Township of Mackenzie (Waipara - Hurunui River Section), and it is considered

desirable to allocate such land to the purposes of a road:
And whereas it has been certified by the Minister for
Railways that such land is not required for railway purposes: And whereas such land is situated in the Waipara poses: And whereas such land is situated in the Waipara Road District, the local authority of which has assented to the issue of this Proclamation:

And whereas His Excellency the Governor is of opinion that the said local authority can conveniently construct and

maintain the said road

maintain the said road:

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 section one hundred and ninety-seven of "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazetts, become a road, and that the said road shall be under the control of the Waipara Road Board, and shall be maintained by the said Board in like manner as other public highways are controlled and maintained by the said Board. are controlled and maintained by the said Board.

SCHEDULE.

ALL that area in the Land District of Canterbury, contain-ALL that area in the Land District of Canterbury, containing 32 perches, more or less, being portions of Sections 29815 and 11051 of Block V, Stonyhurst Survey District, and being bounded as follows: Commencing from a point at the junction of the north-western boundary of the railway reserve with the eastern boundary of said Section 29815; thence south-easterly by a line at a bearing of 140° 25′ a distance of 40 links; thence south-westerly by lines bearing 230° 25′ and 224° 44′ respectively, distances of 252·1 links and 248 links respectively; thence north-westerly by a line at a bearing of 314° 44′ a distance of 40 links; and thence north-easterly by lines bearing 44° 44' and 50° 25' respectively, distances of 250 links and 253 9 links respectively, to the commencing point: as the said parcel of land is more particularly delineated on the plan marked 14317, deposited in the office of the Minister for Railways, at Wellington, and thereon coloured purple.

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, Governor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-seventh day of June, in the year of our Lord one thousand nine hundred and six.

ALBERT PITT, Acting Minister for Railways.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Block VI, Makotuku Survey District, Waimarino County.

PLUNKET, Governor.

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 owners of the lands mentioned in the First Schedule hereto, and of the Waimarino County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Mekotuku Survey District proclaim as a road the lands in Makotuku 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 pro-

RRATUM.—In Proclamation of 6th June, 1906, taking and closing road in Block XV, Christchurch Survey District published in Gazette No. 45, pages 1515-16, for "R.S. 215" read "R.S. 2115,"

FIRST SCHEDULE.

LANDS PROCLAIMED AS A ROAD.

Approximate Area of Lands hereby pro- claimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey Dis- trict of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 10 0 0 10	21 16	VI ″	Makotuku "	R. 2894	Red.

SECOND SCHEDULE.

ROAD CLOSED.

Area of	Road hereby bassing		Situated in Survey Dis- trict of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 28 0 3 13 1 2 36	21 16 17	VI	Makotuku "	R. 2894	Green.

All in the Wellington 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 Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this third day of July, in the year of our Lord one thousand nine hundred and six.

WM. HALL-JONES Minister for Public Works.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Blocks XV and XI, Mangakahia Survey District, Whangarei 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 owners and of the mortgagees of the lands mentioned in the First Schedule hereto, and of the Whangarei County Council height he level authority in whether the level. Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Mangakahia 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.

LANDS PROCLAIMED AS A ROAD.

Area her clai	roximate of Lands by pro- med as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
Α.	В. Р.					
2	0 22	11	XV	Mangakahia	R. 5319	Red.
0	3 36	11	,,	, ,	. ,,	"
0	0 16.6	11	,,	,,	,,	,,
0	0 6.5	11	,,	. ,,	,,	"
1	2 2.5	2	,,		,,	Blue.
0	3 4.6	2	"	,,		,,
0	0 20.8	1	,,	,,	R. 5319A	Yeilow.
Ō	$2 \ 13.2$	3	, ,	,,		Pink.
ì	0 8.2	8		,,		,,
2	0 12.3	3		,	ا بد	,

SECOND SCHEDULE.

ROAD CLOSED.

R. 5319	Green.
R. 5319	Green.
"	
	"
R. 5319A	
R. 5319	
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R. 5319A	٠,
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	R. 5319 R. 5319A

All in the Auckland 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

> 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, Governor and Commander in-Chief in and over His Majesty's Colony of New Zealand and its Dependence of the spirit way of the spirit majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this seventh day of July, in the year of our Lord one thousand nine hundred and six.

WM. HALL-JONES Minister for Public Works.

GOD SAVE THE KING!

Land taken for a Road through Section 101, Block 1, Otahoua Survey District, Masterton County.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

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, with the consent of the owners of the land hereinafter mentioned, and with the consent of the Masterton County Council, being the local authority in whose district the said land is situated, do by this notice hereby proclaim as taken for a road the land in this notice hereby proclaim as taken for a road the land in Section 101, Block I, Otahoua Survey District, hereinafter described, that is to say,-

SCHEDULE.

Approxi- mate Area of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 4 0 18	Education Reserve 101,	I	Otahoua	R. 7875	Pink.

In the Wellington 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

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, Governor and Commander in-Chief in and over His
Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said
Colony, at the Government House, at Wellington,
this seventh day of July, in the year of our
Lord one thousand nine hundred and six.

WM. HALL-IONES.

WM. HALL-JONES, Minister for Public Works.

GOD SAVE THE KING!

Land Officer at Poverty Bay appointed.

(L.S.)

PLUNKET, Governor.

A PROCLAMATION.

WHEREAS by the twenty-third section of "The Land Act, 1892," it is enacted that the Governor, by Proclamation in the Gazette, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby appoint

THOMAS NOEL BRODRICK

to be the Land Officer in the place of Frank Stephenson Smith from the first day of July, one thousand nine hundred and six, for conducting sales of land and for receiving applications for the sale, letting, and disposal or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act within the Poverty Bay Local 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, Governor and Commander-in-Chief in and over His Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this seventh day of July in the year of our this seventh day of July, in the year of our Lord one thousand nine hundred and six.

T. Y. DUNCAN, Minister of Lands.

GOD SAVE THE KING!

Taking Regulations for controlling the Traffic on Lake Rotoiti and the Management of Wharves erected therein, and prescribing Dues for the Use thereof. the Traffic on Lake

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

 $W^{
m HEREAS}$ it is provided by "The Harbours Act. 1878" (hereinafter termed "the said Act"), that in harbours where there is no Harbour Board the Governor in Council shall have all the powers, functions, duties, and authorities by the said Act conferred upon Harbour Boards, authorities by the said Act conferred upon Harbour Boards, and may, in cases where such powers would be exercised under by-laws to be made by a Board, exercise the same under regulations to be made in the manner provided in section two hundred and twelve of the said Act: And whereas there is no Harbour Board having jurisdiction in Lake Rotoiti, which is a harbour within the meaning of that term as defined by the said Act:

And whereas it is desirable to make regulations for the control of the traffic on the said lake and for the management of the whereas regard the region and to prescribe due to the said said to prescribe the weards the pair and to prescribe the said said to prescribe the said lake and to prescribe the said said to prescrib

control of the traffic on the said lake and for the management of the wharves erected therein, and to prescribe dues for the use thereof:

Now, therefore, 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, and in pursuance and exercise of the power and authority conferred upon him by the twelfth section of the said Act, and of all the other powers and authorities enabling him in that behalf, doth hereby order that the regulations dated the twelfth day of January, one thousand nine hundred and six, and gazetted on the eighteenth day of January, one thousand nine hundred and six, in respect of Lake Rotorus and the wharves thereon shall be held to apply also to Lake Rotoiti and the wharves thereon as fully and effectually as if Lake Rotoiti formed part of Lake Rotorus.

ALEX. WILLIS.

ALEX. WILLIS. Clerk of the Executive Council. Empowering Native Appellate Court to hear Appeal under Section 62 of "The Native Land Laws Amendment Act, 1895.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section sixty-two of "The Native Land Laws Amendment Act, 1895," it is provided that in any case in which application has been or shall be made to the Chief Judge of the Native Land Court, under section thirty-nine of "The Native Land Court Act, 1894," in respect of any order of the Court determining the succession to the estate of any Native deceased, the Governor, on being certified by the Chief Judge as in the said section is provided, may, by Order in Council, empower the Native Appellate Court to deal with such application as a valid appeal under "The Native Land Court Act, 1894": And whereas the Chief Judge has, in respect of the application of Akuhata Eruini under section thirty-nine aforesaid, certified as by the said section sixty-two is required: And whereas

Akuhata Erumi under section thirty-nine aforesaid, certified as by the said section sixty-two is required: And whereas the said application in all other respects complies with the requirements of the last-mentioned section:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority enabling him in that behalf, and acting by and with the advice and consent of the Executive Council by and with the advice and consent of the Executive Council of the said colony, doth hereby empower the Native Appellate Court to deal with the said application as an appeal, under the provisions of "The Native Land Court Act, 1894," from the orders of Court hereinafter specified, that is to sav.

The two several orders of the Court, dated the twentyfifth day of May, one thousand nine hundred and five, appointing Henare te Mokopurangi and Kawhena Mokopurangi to succeed to the interest of Watene te Nehu, deceased, in Otaraoa No. 2 Block and Tikorangi Section 76.

ALEX. WILLIS, Clerk of the Executive Council-

Domain Board appointed to have Control of the Woodend Domain.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wel day of July, 1906. at Wellington, this ninth

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance and exercise of the power and authority In pursuance and exercise of the power and authority conferred by "The Public Domains Act, 1881," and the amendments thereof (including "The Domain Boards Act, 1904"), 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 revoke a certain Order in Council, dated the thirtieth day of August, one thousand eight hundred and eighty-seven, delegating powers to the Woodend Domain Board, and doth hereby appoint

[Frederick Hoppers.]

FREDERICK HORRELL, ALFRED CATCHPOLE, James Judson, THOMAS AVRES, and DANIEL COLIN SHILTON

to be the Woodend Domain Board, having, subject to the to be the Woodend Domain Board, having, subject to the said Acts, control of the lands described in the Schedule hereto. which lands are a public domain, and shall be called the Woodend Domain; and also doth hereby appoint Tuesday, the seventh day of August, one thousand nine hundred and six, at half past seven o'clock p.m., as the time when, and the Mechanics' Institute, Woodend, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 137 acres 3 roods 20 perches, more or less, being Reserve No. 2134, Block XII, Rangiora Survey District. Bounded towards the north by Section No. 807; towards the east by Section No. 10695; towards the south

by Beach Road; towards the south-west and north-west by Sections Nos. 6555, 4280, 4538, and 4539; and again towards the north-west by Section No. 4539.

Also all that area in the Canterbury Land District, containing by admeasurement 6 acres and 23 perches, more or less, being Reserve No. 2539. Bounded towards the north by a road; towards the east by Section No. 2120; towards the south by Section No. 94; and towards the south-west by the Woodend and Rangiora Road.

Woodend and Rangiora Road.

Also all that area in the Canterbury Land District, containing by admeasurement 124 acres 2 roods, more or less, being Reserve No. 3728 (in red), Block XII, Rangiora Survey District (formerly part of Reserve No. 1579). Bounded towards the north by Reserve No. 807, Block XII, Rangiora Survey District; towards the east by the Beach Reserve, 2000 links distant from the high-water mark of the ocean; towards the south by a public road north of Sections 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 Section No. 13659 of Block XII aforesaid: exclusive of roads and a drain reserve which intersect the above-described area: be the aforesaid which intersect the above-described area: be the aforesaid

Which intersect the accretion of linkage more or less.

As the same are delineated on the plan marked L. and S. 49929, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

Recreation Reserve in Taranaki Land District brought under "The Public Domains Act, 1881."

PLUNKET. Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by Ty virtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony do hereby order and declare that the reserve for recreation in the Taranaki Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881"; and such reserve shall hereafter be known as Waitara Domain, and be managed, administered, and dealt with in manner directed by the said Act. by the said Act.

SCHEDULE.

WAITARA DOMAIN.

ALL that area in the Taranaki Land District, containing by admeasurement 15 acres, more or less, being Block No. 115, Town of Waitara. Bounded towards the north-west by Cameron Street, towards the north-east by Browne Street, towards the south-east by Whitaker Street, and towards the south-west by Cracroft Street; as the same is delineated on the plan marked L. and S. 55369, in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red. ALL that area in the Taranaki Land District, containing by

ALEX. WILLIS, Clerk of the Executive Council.

Consenting to closing Road in Blocks XIII and XIV, Pohui Survey District, Hawke's Bay County.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

WHEREAS by section one hundred and thirty-three, (a), of "The Public Works Act, 1905," it is enacted that a local authority shall not declare any county or district road to be stopped, and such road shall not be deemed to be stopped, until the consent thereto of the Governor by Order in Council greated is obtained.

Order in Council gazetted is obtained:

And whereas the Hawke's Bay County Council has applied for such consent in respect to the road described in the Schedule hereto:

Now, therefore, in pursuance and in exercise of the above in-part recited Act, 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 consent to the Hawke's Bay County Council closing the road mentioned in the Schedule

SCHEDULE

m	approxi- late Area of Road be closed.	Being Part of Road between	Situated in Block	Situated in Survey Dis- trict of	Shown on Plan	Coloured on Plan
1	R. P. 2 17.5	Secs. 31, 32, and 33 and Sec. 45	XIII	Pohui	R. 7835	Green.

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

ALEX. WILLIS, Clerk of the Executive Council.

Validating the Voting-paper in the matter of a Loan of £3,000 applied for by the Tauranga County Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tauranga County Council lately proposed to raise a special loan of three thousand pounds, under "The Local Bodies' Loans Act, 1901," for the purpose of erecting, constructing, rebuilding, repairing, enlarging, and reinstating certain bridges and Maketu Wharf in the County of Tauranga: And whereas the voting-papers at the poll on the said proposal were not in the form prescribed by the Schedule to "The Local Bodies' Loans Amendment Act, 1903": And whereas it appears that the ratepayers have not been misled by such irregularity, and it is expedient to validate the said votingirregularity, and it is expedient to validate the said voting-

papers:
Now, therefore, His Excellency the Governor of the Colony Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred by section ten of "The Local Bodies' Loans Amendment Act, 1902," and acting by and with the consent of the Executive Council of the said colony, doth hereby declare that such voting-papers shall be deemed and taken to be as valid for the purpose of authorising the said loan as though the form in the Schedule to "The Local Bodies' Loans Amendment Act, 1903," had been used, and that the proceedings relative to the said loan shall not be called in question by reason only of the irregularity aforesaid. question by reason only of the irregularity aforesaid.

ALEX. WILLIS, Clerk of the Executive Council.

Declaring Road known as Mangamahoe-Mataroa Road, in the Rangitikei County, to be a County Road.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by "The Public Works Act, 1905," 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 order and declare that the road described in the Schedule hereto, known as the Managarahae Matagarahae and shall on and after the date the Mangamahoe-Mataroa Road, shall, on and after the date of this Order in Council, be a county road.

SCHEDULE.

MANGAMAHOE-MATAROA ROAD.

Mangamahoe-Mataroa Road.

All that portion of the road in the Wellington Land District, Rangitikei County, known as the Mangamahoe-Mataroa Road, commencing at the northern boundary of Section 14, Block II, Tiriraukawa Survey District, and proceeding generally in a northerly direction fronting Sections 13, 20, 21, 22, 31, and 30, Block II, Tiriraukawa Survey District; thence along frontages of Sections 29 and 26, Block XIV, Maungakaretu Survey District; thence generally in an easterly direction fronting Sections 13, 3, 4, and 5, intersecting Sections 6 and 2B, Pohonulatane Block, situated in Block XV. Maungakaretu Survey District; thence across the Mangapapa Stream and fronting Section thence across the Mangapapa Stream and fronting Section 2 in the said Block XV; thence along frontages of Sections 21, 22, 23, and 24, Block XVI, Maungakaretu Survey District, and terminating at the junction with the Mangaone-Mataroa Road, being a distance of 12 miles 69 chains, more or less: as the same is more particularly delineated on the plan marked R. 4613, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured red, and marked AB.

ALEX. WILLIS, Clerk of the Executive Council.

Extension of Time for Preparation of County Rolls, &c., County of Wanganui.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS it has been made to appear that, owing to unavoidable circumstances, the preparation of the rolls for the County of Wanganui, and the taking of certain steps consequent on such preparation, cannot be made and taken within the times limited by "The Counties Act, 1886," and it is expedient to extend the said times respectively.

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred upon him by "The Counties Act Amendment Act. 1903," and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the several dates mentioned in the Schedule hereto shall be the respective dates for taking the several steps set out in the said Schedule.

SCHEDULE.

1. For preparing the defaulters' list and the rolls for ridings within the County of Wanganui: Until the 10th day of

2. Time for which such list and rolls shall be open for inspection: From the 16th day of July, 1906, to the 25th day of July, 1906.

3. Time for appeals against the said rolls: Until the 1st day of August, 1906.

4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 15th day of August, 1906.

5. Time when the said rolls, having been duly corrected and signed, shall come into force: On the 1st day of Septem-

ALEX. WILLIS, Clerk of the Executive Council.

Changing the Purpose of a Reserve in the Canterbury Land District.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

Was havetefore 3-1 Was heretofore duly set apart for river-conservation purposes, being a reserve within Class I of "The Public Reserves Act, 1881":

And whereas it is expedient that such land shall be ap-

propriated for plantation purposes, being a reserve within the said Class I:

Now, therefore, 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, and in

exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that the said land shall, from and after the date hereof, be appropriated for plantation purposes under Class I of "The Public Reserves Act, 1881."

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, containing by admeasurement 215 acres and 30 perches, more or less, being Section No. 2710 (in red), situated in Block XI, Rakaia Survey District. Bounded towards the north-east by the River Rakaia and a line bearing 158° 46′, 300 links; towards the north-west by Rural Section No. 33590, 1447.6 links; towards the south-west by Rural Section No. 34268 and a road-line along the north-east boundaries of Rural Sections No. 35068 and 35564 and towards section No. 34208 and a road-line along the north-east boundaries of Rural Sections Nos. 35068 and 35564; and towards the south-east by the road reserve along high-water mark: be all the aforesaid linkages more or less: save and excepting therefrom the continuation of the road-line separating Rural Sections Nos. 34268 and 35068: as the same is delineated on the plan marked S.G. 55306, deposited in the Head Office, Department of Lands and Survey, at Wellington, and theremon bordered red on bordered red.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Ashburton County Council.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for plantation purposes:

And whereas, in the opinion of the Governor, it is expedient to vest the said reserve in the Ashburton County Council:

Now, therefore, 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, and in sent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the Ashburton County, in trust, for plantation purposes tion purposes.

SCHEDULE.

ALL that parcel of land in the Canterbury Land District, containing by admeasurement 215 acres and 30 perches, more or less, being Section No. 2710 (in red), situated in Block XI, Rakaia Survey District. Bounded towards the north-east by the River Rakaia and a line bearing 158° 46′, 300 links; towards the north-west by Rural Section No. 33590, 1447-6 towards the north-west by Rural Section No. 33590, 1447-6 links; towards the south-west by Rural Section No. 34268 and a road-line along the north-east boundaries of Rural Sections Nos. 35068 and 35564; and towards the south-east by the road reserve along high-water mark: be all the aforesaid linkages more or less: save and excepting therefrom the continuation of the road-line separating Rural Sections Nos. 34268 and 35068: as the same is delineated on the plan marked S.G. 55306, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. on bordered red.

ALEX. WILLIS, Clerk of the Executive Council.

Increasing the Holding-area of Land to Settlers in the Sutton Village Settlement, Otago Land District.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by an Order in Council issued on the first day of August, one thousand eight hundred and ninety-three, under the authority of the one-hundred-and-sixty-ninth section of "The Land Act, 1892," fixing the terms and conditions upon which certain village-settlement lands therein enumerated should be disposed of, it was provided that no lessee should hold more than one allotment

in the Sutton Village Settlement, which comprises Sections | Excepting Land from the Operation of Section 117 of "The Nos. 51 to 66 (inclusive) and 68, Block IV, Sutton Survey | Native Land Court Act, 1894." District:

District:

And whereas by an Order in Council issued on the twentyfifth day of September, one thousand eight hundred and
ninety-six, it was provided that any settler in the said settlement could apply for and acquire two allotments therein:

And whereas it is expedient to allow one person to hold
four allotments in the said Sutton Village Settlement, and
to revoke the aforesaid Order in Council of the twenty-fifth
day of September, one thousand eight hundred and ninetysix.

day of September, one successive.

Now, therefore, His Excellency the Governor, in pursuance of all powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the Colony of New Zealand. doth hereby cancel and revoke the Order in Council of the twenty-fifth day of September, one thousand eight hundred and ninety-six, and amend the Order in Council of the first day of August, one thousand eight hundred and ninety-three, in of August, one thousand eight hundred and ninety-three, in so far as it affects the number of allotments that may be held so far as it affects the number of allotments that may be held in the Sutton Village Settlement, and doth by this present Order declare that on and after the date hereof any settler may apply for and acquire four allotments therein. And it is hereby further declared that all the provisions of the Order in Council of the first day of August, one thousand eight hundred and ninety-three, aforesaid, shall apply, except as regards the number of allotments that may be held, to the Sutton Village Settlement aforesaid.

ALEX. WILLIS, Clerk of the Executive Council.

Excepting Land from the Operation of Section 117 of "The Native Land Court Act, 1894."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894" (hereinafter called "the said Act"), for a limited period or otherwise, and either generally or for such purposes and subject to such restrictions as shall be in such Order specified, any land, wheresoever situate, which is for the time being subject to the operation of the said section, or any interest therein or right over the same, or may in like manner make such exception in favour exor may in like manner make such exception in favour exclusively of any lessee or other person who has been bona fide in occupation of and has made improvements on such fide in occupation of and has made improvements on such land, or has paid money to Native owners for lease or purchase thereof, prior to the passing of the said Act: Provided that no Order in Council under the provisions of this section shall take effect until after the expiration of two months from the date of the publication thereof in the Gazette: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act:

And whereas the Maniapoto-Tuwharetoa District Maori Land Board, by a recommendation made and passed by the said Board on the twenty-second day of June, one thousand nine hundred and six, and received on the twenty-sixth day of June, one thousand nine hundred and six, has recom-

of June, one thousand nine hundred and six, has recommended that the several blocks or parcels of land known as Taurangi No. 4 and Puketarata No. 16 be excepted from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894":

"The Native Land Court Act, 1894":

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred by section four of "The Native Land Laws Amendment Act, 1895," and by and with the advice and consent of the Executive Council of the said colony, doth hereby except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," the block or parcel of land situate in the Provincial District of Taranaki, known as Taurangi No. 4, containing one thousand acres, being the land comprised in certificate of title, Volume 39, folio 48, of the Registerbook, New Plymouth District, in favour of Manawa Hinewai; and also the block or parcel of land situate in the Provincial District of Auckland, known as Puketarata No. 16, containing four hundred acres, being the land comprised in certificate of title, Volume 70, folio 131. of the Register-book, of the Auckland District, in favour of Manawa Hinewai.

ALEX. WILLIS,

ALEX. WILLIS, Clerk of the Executive Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894" (hereinafter called "the said Act"), for a limited period or otherwise, and either generally or for such purposes and subject to such restrictions as chall for such purposes and subject to such restrictions as shall be in such Order specified, any land, wheresoever situate, which is for the time being subject to the operation of the said section, or any interest therein or right over the same, or may in like manner make such exception in favour exclusively of any lessee or other person who has been bond fide in occupation of and has made improvements on such land, in occupation of and has made improvements on such land, or has paid money to Native owners for lease or purchase thereof, prior to the passing of the said Act: Provided that no Order in Council under the provisions of this section shall take effect until after the expiration of two months from the date of the publication thereof in the Gazette: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act:

And whereas the Tairawhiti District Maori Land Council, by recommendations made and passed by the said Council on the fourth day of April, one thousand nine hundred and six, and received on the fourth day of May, one thousand nine hundred and six, has recommended the Governor to except from the operation of section one hundred and

nine hundred and six, has recommended the Governor to except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," the blocks or parcels of land particularised and set out in the Schedule hereto, to enable the said lands to be sold:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section four of "The Native Land Laws Amendment Act, 1895," and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," for the purpose of alienation by way of sale, the blocks or parcels of land particularised and set out in the Schedule hereto. and set out in the Schedule hereto.

SCHEDULE.

ALL that piece or parcel of land situate in the County of Wairoa, Hawke's Bay, containing 38 acres 1 rood, more or less, being the undivided interest of Ihipera te Kore in the land known as Huramua No. 3, comprised in grant dated the 31st day of July, 1870, registered No. 7435, in the Hawke's Bay Lands and Deeds Registration Office, at Napier.

Also all that piece or parcel of land in the County of Wairoa, Hawke's Bay, containing 19 acres 2 roods 29 perches, being the land known as Kopu's Reserve, and being the whole of the land comprised in certificate of title, Vol. 44, folio 226, of the Register-book, at Gisborne.

ALEX. WILLIS, Clerk of the Executive Council.

Revoking Orders in Council under which certain Goods were declared to be "Specially Dangerous" within the Meaning of "The Dangerous Goods Act, 1882."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred on him by "The Dangerous Goods Act, 1882" (hereinafter termed "the said Act"), and of all other powers and authorities 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 revoke the two Orders in Council made under the said Act on the fourteenth day of August, one thousand eight hundred and

eighty-six, and on the sixteenth day of March, one thousand eighty-six, and on the sixteenth day of March, one thousand eight hundred and ninety-two, respectively, and gazetted on the nineteenth day of August, one thousand eight hundred and eighty-six, and on the twenty-fourth day of March, one thousand eight hundred and ninety-two, respectively, ordering and declaring that the goods mentioned in the respective Orders in Council should be deemed "specially dangerous" within the meaning of the said Act.

ALEX. WILLIS Clerk of the Executive Council.

[D. 06/1745.]

Exempting from Statutory Restrictions to enable Trustees to borrow Money upon the Security of Mangatu Nos. 3 and 4

PLUNKET, Governor. ORDER IN COUNCIL.

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

Present: His Excellency the Governor in Council.

WHEREAS by the provisions of sections three, four, and five of "The Native Land Laws Amendment Act, 1897," it is, inter alia, enacted that, with respect to any land which is duly conveyed to trustees under the provisions of section three above referred to, the trustees may, at the request of the Native owners, or a majority of them, borrow money upon the security of the land to such extent and on such terms in all respects as they think fit:

And whereas it is also enacted by section five above referred to that the Governor in Council may, for the purpose of giving full effect to the provisions above referred to, exempt any land from all or any of the restrictions, limitations, or provisions of "The Native Land Court Act, 1894," or any other Act affecting Native lands or lands owned or

held by Natives:

His Excellency the Governor of the Now, therefore, colony of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section five above referred to, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby exempt the lands described in the Schedule hereto hereby exempt the lands described in the Schedule hereto from all or any of the restrictions, limitations, or provisions of "The Native Land Court Act, 1894," or any other Act affecting Native lands or lands owned or held by Natives, for the purpose of enabling the trustees thereof to borrow upon the security of the said lands any sum or sums of money not exceeding in the whole the sum of five thousand pounds for the purpose of paying off all existing claims against the said lands, or of improving the land called Mangatu Number Four, as described in the Schedule hereto.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land, containing 3,680 acres, more or less, situate at Mangatu, in the District of Poverty Bay, in the Provincial District of Auckland, known as Mangatu No. 3, and being the whole of the land comprised in Provisional Register, Vol. 13A, folio 51, at Gisborne.

Also ail that piece or parcel of land, containing 6,000 acres, more or less, situate at Mangatu, in the District of Poverty Bay, in the Provincial District of Auckland, known as Mangatu No. 4, and being the whole of the land comprised in Vol. 37, folio 225, of the Register-book at Gisborne.

ALEX. WILLIS,

Clerk of the Executive Council.

Authorising Tai - Rawhiti Maori Land Council to borrow Money on Haumatuku No. 2a Block.

PLUNKET, Governor.

ORDER IN COUNCIL.

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

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tai-Rawhiti Maori Land Council is seised of an estate in fee-simple in all that block of land called or known as Haumatuku No. 2a, Poverty Bay, containing sixty acres, a little more or less, in trust for "the proprietors of the Haumatuku No. 2a Block," incorporated under section one hundred and twenty-two of "The Native Land Court Act, 1894":

And whereas it is provided by the sixth subsection of section twenty-nine of "The Maori Lands Administration Act, 1900," that, for the purposes of the said section twenty-nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or person or persons, without the consent of the Governor:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred Colony of New Zealand, in exercise of the powers conferred by the aforesaid section twenty-nine, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the said Tai-Rawhiti Maori Land Council borrowing from any bank, private institution, or person or persons whatever, such sum or sums of money not exceeding two hundred and fifty pounds, upon the said Haumatuku No. 2a Block, as may be agreed upon between the said Council and "the proprietors of the Haumatuku No. 2a Block," the rate of interest not to exceed six per centum per annum. centum per annum.

ALEX. WILLIS, Clerk of the Executive Council.

Authorising Tai-Rawhiti Maori Land Council to borrow Money on Haumatuku No. 2b Block.

PLUNKET, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tai-Rawhiti Maori Land Council is WHEREAS the Tai-Rawhiti Maori Land Council is seised of an estate in fee-simple in all that block of land called or known as Haumatuku No. 2B, Poverty Bay, containing one hundred and forty acres, a little more or less, in trust for "the proprietors of the Haumatuku No. 2B Block," incorporated under section one hundred and twenty-two of "The Native Land Court Act, 1894":

And whereas it is provided by the sixth subsection of section twenty-nine of "The Maori Lands Administration Act. 1900." that, for the purposes of the said section twenty-

section twenty-nine of "The Maori Lands Administration Act, 1900," that, for the purposes of the said section twenty-nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or person or persons, without the consent of the Governor:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred by the aforestid section twenty-nine, and acting by and with

by the aforesaid section twenty-nine, and acting by and with the advice and consent of the Executive Council of the said the advice and consent of the Executive Council of the said colony, doth hereby consent to the said Tai-Rawhiti Maori Land Council borrowing from any bank, private institution, or person or persons whatever, such sum or sums of money not exceeding one hundred pounds, upon the said Haumatuku No. 2B Block, as may be agreed upon between the said Council and "the proprietors of the Haumatuku No. 2B Block," the rate of interest not to exceed six per centum per

ALEX. WILLIS, Clerk of the Executive Council.

Authorising Tai - Rawhiti Maori Land Council to borrow Money on Haumatuku No. 8a Block.

PLUNKET, Governor.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tai-Rawhiti Maori Land Council is seised of an estate in fee-simple in all that block of VV seised of an estate in fee-simple in all that block of land called or known as Haumatuku No. 8a, Poverty Bay, containing forty-seven acres, a little more or less, in trust for "the proprietors of the Haumatuku No. 8a Block," incorporated under section one hundred and twenty-two of "The Native Land Court Act, 1894":

And whereas it is provided by the sixth subsection of section twenty-nine of "The Maori Lands Administration Act, 1900," that, for the purposes of the said section twenty-nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or

nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or person or persons, without the consent of the Governor:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred by the aforesaid section twenty-uine, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the said Tai-Rawhiti Maori Land Council borrowing from any bank, private institution, or person or persons whatever, such sum or sums of money not exceeding one hundred pounds, upon the said Haumatuku No. 8a Block, as may be agreed upon between the said Council and "the proprietors of the Haumatuku No. 8a Block," the rate of interest not to exceed six per centum perannum. annum.

ALEX. WILLIS, Clerk of the Executive Council,

Authorising Tai-Rawhiti Maori Land Council to borrow Money on Haumatuku No. 9b Block.

PLUNKET, Governor.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tai-Rawhiti Maori Land Council is seised of an estate in fee-simple in all that block of land called or known as Haumatuku No. 9B, Poverty Bay, containing twenty-seven acres, a little more or less, in trust for "the proprietors of the Haumatuku No. 9B Block," incorporated under section one hundred and twentytwo of "The Native Land Court Act, 1894"

two of "The Native Land Court Act, 1894":

And whereas it is provided by the sixth subsection of section twenty-nine of "The Maori Lands Administration Act, 1900," that, for the purposes of the said section twenty-nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or person or persons, without the consent of the Governor:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred by the aforesaid section twenty-nine, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the said Tai-Rawhiti Maori Land Council borrowing from any bank, private institution, or person or persons whatever, such sum private institution, or person or persons whatever, such sum or sums of money not exceeding one hundred pounds, upon the said Haumatuku No. 98 Block, as may be agreed upon between the said Council and "the proprietors of the Haumatuku No. 98 Block," the rate of interest not to exceed six per centum per annum.

ALEX. WILLIS. Clerk of the Executive Council.

Authorising Tai-Rawhiti Maori Land Council to borrow Money on Haumatuku No. 9c Block.

PLUNKET, Governor.

ORDER IN COUNCIL. At the Government House, at Wellington, this twelfth day of July, 1906.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Tai-Rawhiti Maori Land Council is

HEREAS the Tai-Rawhiti Maori Land Council is seised of an estate in fee-simple in all that block of land called or known as Haumatuku No. 9c, Poverty Bay, containing forty-three acres, a little more or less, in trust for "the proprietors of the Haumatuku No. 9c Block," incorporated under section one hundred and twenty-two of "The Native Land Court Act, 1894":

And whereas it is provided by the sixth subsection of section twenty-nine of "The Maori Lands Administration Act, 1900," that, for the purposes of the said section twenty-nine, the said Council shall have no power or authority to borrow any money from any bank, private institution, or person or persons, without the consent of the Governor:

Now, therefore, His Excellency the Govern r of the Colony of New Zealand, in exercise of the powers conferred by the aforesaid section twenty-nine, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the said Tai-Rawhiti Macri Land Council borrowing from any bank, private institution, or person or persons whatever, such sum or sums of money not exceeding one hundred pounds, upon the said Haumatuku No. 9c Block, as may be agreed upon between the said Council and "the proprietors of the Haumatuku No. 9c Block," the rate of interest not to exceed six per centum per annum.

ALEX. WILLIS, centum per annum.

ALEX. WILLIS, Clerk of the Executive Council.

Appointment of Trustees, Hampden Volunteer Drill-shed Reserve

PLUNKET, Governor.

IN pursuance and exercise of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," and "The Volunteer Drill-sheds and Trustees Validation Act, 1890" (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Colony of New Zealand, doth hereby constitute and appoint

Brevet Colonel Alfred William Robin, C.B., New Zealand Militia, Officer Commanding Otago District; Captain Archibald McWilliam, Hampden Rifle Volunteers :

Lieutenant Thomas Alfred Paterson, Hampden Rifle Volunteers; and

WILLIAM NICOLSON, Esq., Hampden,

to be Trustees of all that piece or parcel of land being Sections Nos. 10 and 11, Block XXIV, Town of Hampden, Otago Land District, containing by admeasurement 2 roods, more or less. Bounded towards the north by Section No. 9 for a distance of 250 links; towards the east by Newcastle Street for a distance of 200 links; towards the south by Section No. 12 for a distance of 250 links; and towards the west by part of Sections Nos. 14 and 8 for a distance of 200 links: be all the aforesaid linkages more or less: together with all buildings erected thereon: to hold the said several 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 conferred by the said Acts.

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

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

ALBERT PITT, Minister of Defence.

Declaring it unlawful to take Oysters in the Cabbage Bay Subdivision of the Auckland Oyster-fishery.

PLUNKET, Governor.

WHEREAS it is, amongst other things, enacted by the fifteenth section of "The Sea-fisheries Act, 1894," that the Governor may from time to time declare any bay, estuary, or tidal waters in the colony to be an oyster-fishery, and prescribe the subdivisions thereof wherein it shall be lawful and unlawful to take oysters:

And whereas by Warrant under the hand of the Governor,

dated the twenty-eighth day of April, one thousand nine hundred and six, and published in the New Zealand Gazette No. 33, of the thirtieth day of the same month, the Auckland Oyster-fishery was constituted and divided into subdivisions, and it was, amongst other things, declared lawful to take

and it was, amongst other things, declared lawful to take ovsters within the period prescribed in that behalf in the Cabbage Bay Subdivision:

And whereas it is desirable that it should be declared unlawful to take oysters in the Cabbage Bay Subdivision:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the hereinbefore-recited power and authority, and of all other powers and authorities enabling him in that behalf, doth hereby declare that it shall be unlawful to take oysters in the Cabbage Bay Subdivision of the said Auckland Oysterfishery. Such subdivision includes all bays, estuaries, and Such subdivision includes all bays, estuaries, and fishery. tidal waters situated between the south-western point of Hautapu Point and the northernmost point of Cape Colville.

This Warrant shall have force and effect from the date of the publication thereof in the New Zealand Gazette.

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

WM. HALL-JONES.

Appointment of Members of the Conciliation Board, Nelson Industrial District.

PLUNKET, Governor.

WHEREAS the Registrar is satisfied that the industrial various of employers (being electing authorities) have failed to elect members of the Board of Conciliation in and for the Industrial District of Nelson:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by "The Industrial Conciliation and Arbitration Act, 1905," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby appoint

HENRY BAIGENT, Timber-merchant, and HERBERT HENRY JOHNSTON, Builder, both of Nelson, to be members of the said Board.

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

WM. HALL-JONES, Minister of Labour. Notifying Lands in Otago Land District for Sale by Public Auction.

PLUNKET, Governor.

PLUNKET, Governor.

In pursuance of the powers and authorities conferred upon me by the one-hundred-and-thirteenth section of "The Land Act, 1892." I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby appoint Tuesday, the twenty-eighth day of August, one thousand nine hundred and six, as the time at which the lands enumerated in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto opposite the description of such lands respectively. respectively.

SCHEDULE. OTAGO LAND DISTRICT.

	Subu:	RBAN LANDS.					
Section.	Block.	Area.	Upset Price.				
	Tow	n of Clyde.	·				
		A. R. P.	£ s. d.				
119*	XXVI	1 1 35	11 6 11				
4	LII	5 2 36	11 9 0				
ī	LIII	4 0 19	8 4 9				
2		4 2 39	9 9 9				
* Weighted	with £86 5s.	, valuation for im	provements.				
	Town	of Dunkeld.					
2	XXV	3 1 19	6 14 9				
3		4 1 13	8 13 3				
4	-	5 3 20	11 15 0				
ž.	"	4 9 39	0 8 0				

Town of Papatowai.

Section.	ction. Area.		U	wn psei	 t	Sect	ion.	Ī	Are	a.	Į Į	pse rice	t
	A. R.	Р.	£	s.	d.	 		A.	R.	Р.	£	s.	d.
1	A. R. 0 0	38	î	3	9	5	7	0	1	9	ĩ	10	8
3	0 0	36	î	2	6		8	ő	ō		î	2	6
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$\hat{5}$	0 0	36	ī	$\bar{2}$	6	6		Õ	Õ		1	2	6
6	0 0		ī	$\bar{2}$	6	6		0	0		1	2	6
7	0 0	36	1	2	6	6		0	0		1	2	6
8	0 0	36	1	2	6	6	3	0	0	36	1	2	6
9	0 0	36	1	2	6	6	4	0	0	36	1	2	6
11	0 1	30	2	3	9	6	5	0	0	38	1	3	9
13	0 0	36	1	2	6	6	6	0	0	38	1	3	9
14	0 0	36	1	2	6	6	7	0	0	36	1	2	6
15	0 0	36	1	2	6	6		0	0	36	1	2	6
16	0 0	36	1	2	6	7	0	0	0	36	1	2	6
17	0 0	36	1	2	6	7	1	0	0	36	1	2	6
18	0 0	36	1	2	6	7		0	0	36	1	2	6
19	0 1	0	1	5	0	7		0	0	36	1	2	6
21	0 0	35	1	1	11	7		0	0	36	1	2	6
22	0 0	35	1	1	11	7	- 1	0	0	36	1	2	6
23	0 0	36	1	2	6	7'		0	0	32	1	0	0
24	0 0	36	1	2	6	8		0	1	0	1	5	0
25	0 0	36	1	2	6	8		0	1	0	1	5	0
26		36	1	2	6	8		0	1	0	1	5	0
27	0 0	35	1	1	11	8		0	1	0	1	5	0
29	0 1	16	1	15	0	8		0	1	0	1	5	0
31	0 0	35	1	-	11	80		0	1	0	1	5	0
32	0 0	35	1	1	11	9:		0	1	0	1	5 5	0
33		35	1	1	11 11	9:		0	1	0	1	5	0
34		35 36	1	2	6	9.		0	1	0	1	5	0
35	0 0	36	1	2	6	98		0	1	0	i	5	0
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37 3 8		38	1	3	9	9		ő	1	0	1	5	ŏ
39		32	1	0	0	98		0	0	38	1	3	9
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46		35	1		11	122		0	1	Ō	1	5	0
47		28	0	17	6	128	3	0	1	0	1	5	0
49		35	1	1	11	124	ı İ	0	1	0	1	5	0
50		35	1	1	11	12	5	0	1	0	1	5	0
51	0 0	35	1	1	11	126	3	0	1	0	1	5	0
52	0 0	35	1	1	11	127	7	0	1	0	1	5	0
53	0 0	35	1		11	128		0	1	0	1	5	0
54		35	1	_	11	129	· I	0	1	0	1	5	0
55	0 0	35	1	1	11	130)	0	1	0	1	5	0

Moeraki Survey District.

Section.	Block.	Area.	Upset Price.		
		A. R. P.	£ s. d.		
2 of 17	I	0 1 6	2 17 6		
3 of 17	,,	0 0 34	2 2 6		
4 of 17		0 1 15	3 8 9		
5 of 17	,,	0 1 38	4 17 6		
6 of 17	,,	0 2 18	6 2 6		
7 of 17	~	0 2 13	5 16 3		
8 of 17	,,	0 2 12	5 15 0		

Cost of title, £3 3s.; title by way of conveyance.

RURAL LAND. Blackstone Survey District.

Section.	Block.	Area.	Upset Price.		
284	I	A. R. P. 5 0 0	£ s. d. 5 0 0		

Weighted with £442 4s. 6d., valuation for improvements.

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

T. Y. DUNCAN Minister of Lands.

Notifying Land in Westland Land District under "The Bush and Swamp Crown Lands Settlement Act, 1903."

PLUNKET, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by "The Bush and Swamp Crown Lands Settlement Act, 1903," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby declare that the land described in the Schedule hereto shall be subject to the provisions of section two of the said Act; and I do further declare that for the purposes of the said Act the land described in the said Schedule shall be deemed to be "heavy-bush land."

SCHEDULE.

WESTLAND LAND DISTRICT.

An area of 591 acres (approximately), situated in Block XI, Hohonu Survey District.

> As witness the hand of His Excellency the Governor, this ninth day of July, one thousand nine hundred and six.

T. Y. DUNCAN, Minister of Lands.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land V Laws Amendment Act, 1903," it is enacted that, not-withstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation.

And whereas the Aotea District Maori Land Board, by a recommendation made and passed by the said Board on the fourth day of April, one thousand nine hundred and six, and received on the twenty-seventh day of April, one thousand nine hundred and six, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land known as Section 6, Harbour District, in respect of the portion thereof described in the Schedule hereunder written, so far as to permit the said portion to be sold: And whereas the Aotea District Maori Land Board, by

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me

by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recom-mendation of the Aotea District Maori Land Board afore-said, do hereby remove and revoke the restrictions now existing against the alienation of the land particularised and set out in the Schedule hereto, so far as to permit the said land to be sold.

SCHEDULE.

ALL that parcel of land, situate in the Provincial District of Wellington, containing 56 acres, more or less, being a portion of the land known as Section 6, Harbour District, and comprised in certificate of title, Vol. 43, folio 137, of the Register-book of the Wellington District, containing the following restrictions: "Inalienable by sale or mortgage, or by lease for more than twenty-one years."

> As witness the hand of His Excellency the Governor, this ninth day of July, one thousand nine hundred and six.

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS application has been made to the Governor VV by the owner of the land described in the Schedule hereto, praying that the restrictions on the alienation of the said land contained in the Land Transfer certificate

sam a. ., 12.

of title (Vol. 46, folio 124) bearing date the first day of December, one thousand eight hundred and eighty-seven, may be removed: And whereas inquiry has been duly made by the Native Land Court, and the said Court has recommended that such restrictions be removed so as to permit

the sale of the same:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred upon him by the fifty-second section of "The Native Land Court Act, 1894," and in accordance with the recommendation of the Native Land Court, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said land are hereby removed so far as to permit the interest of Hiko Paopaokirangi, sole successor to Hami Iwitaia, to be sold by public auction under the direction of the Native Minister.

SCHEDULE.

ALL that piece or parcel of land, situate in the Wellington District, containing 1 rood 36 perches, more or less, known as Subdivision 1 of Section 2, Polhill's Gully, being the land comprised in partition order dated the 16th day of September, 1887, in favour of Hami Iwitaia, and being part of the land comprised in Vol. 46, folio 124, of the Registerbook for the Wellington District, and containing the following restrictions: "Inalienable by sale or mortgage, or by lease beyond twenty-one years."

As witness the hand of His Excellency the Governor, this ninth day of July, one thousand nine hun dred and six.

J. CARROLL, Native Minister.

"Rural Lands in Otago Land District open for Sale or Selection.

PLUNKET, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the one-hundred-and-thirty-sixth section of "The Land Act, 1892." I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, having received the report of the Surveyor-General in this behalf, as in the said section is provided, do hereby declare that the rural lands enumerated in the Schedule hereto shall be open for sale or selection on and after the twenty-eighth day of August, one thousand nine hundred and six; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase or on lease in perpetuity, or, in respect of any land containing or supposed to contain any metal, mineral, or valuable stone, be selected on lease in perpetuity only; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE.

OTAGO LAND DISTRICT.

			Block.		Cash	Price.	Right of	tion with Purchase: per Cent.	Lease in F Rent, 4 p	
County.	District.	Section.	Block.	Area.	Per Acre.	Total Price.	Rent per Acre per Annum.	Half-yearly Rent.	Rent per Acre per Annum.	Half-yearly Rent.

FIRST-CLASS LAND.

A. R. P. £ s. d. £ s. d. s. d. £ s. d. s. d. £ s. d.

Vincent .. | Tiger Hill .. | 4 | V | 40 2 10 | 1 0 0 | 41 0 0 | 1 0 | 1 0 6 | 0 9.6 | 0 16 5

An open level section, with a light shingly soil. Situated about ten miles from Omakau Railway-station, and less than a quarter of a mile from a school.

SECOND-CLASS LAND.

Clutha .. | Catlin's .. | 32 | VIII | 100 0 0 | 0 7 6 | 37 10 0 | 0 4.5 | 0 18 9 | 0 3.6 | 0 15 0 Rough bush land, with soil of fair quality; half northerly and half southerly aspect. Situated about four miles from Owaka Railway-station, School, and Post-office.

e .. | Lower Wanaka | 49 | I | 27 0 18 | 0 10 0 | 13 10 0 | 0 6 | 0 6 9 | 0 4.8 | 0 5 5 This section is steep and broken, and does not contain much pasture; it cannot be cultivated. Situated about three miles from Pembroke.

| 89 1 22 | 0 5 0 | 22 5 0 | 0 3 | 0 11 2 | 0 2.4 | 0 8 11

Clutha .. | Tautuku .. | 16 | XI | 89 1 22 | 0 5 0 | 22 5 0 | 0 3 | 0 11 2 | 0 2 4 | 0 8 11 Weighted with £3 10s., valuation for improvements.

A bush section, somewhat broken by deep, narrow gullies; soil light; north-easterly aspect; well watered. Situated about a mile from Chasiand's Post-office, School, and Dairy Factory.

Clutha .. | Woodland .. | 15 | IX | 102 2 0 | 0 10 0 | 51 10 0 | 0 6 | 1 5 9 | 0 48 | 1 0 7

Weighted with £25 4s., valuation for improvements.

A fairly level bush section that has been partly cleared, the felling having since become overrun by undergrowth; soil and aspect good. Situated about a mile from a school, and about eight miles from Catlin's River Railway station.

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

T. Y. DUNCAN, Minister of Lands. Trustee for Ellesmere Public Cemetery appointed.

PLUNKET, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby appoint

JAMES STORRY

to be a Trustee, in the place of Andrew Storry, resigned, to provide for the maintenance and care of Ellesmere Public Cemetery, in conjunction with the other persons previously appointed by His Excellency the Governor.

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

T. Y. DUNCAN, Minister of Lands.

Postmaster appointed to take and receive Statutory Declarations.

DURSUANT to the authority conferred upon me by the eighth section of "The Justices of the Peace Act Amendment Act, 1888," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby notify and declare that

DANIEL HENRY FOX,

being a person holding the office of Postmaster under "The Post Office Act, 1900," at Hunterville, is authorised to take and receive statutory declarations under the two-hundred-and-thirty-fourth section of "The Justices of the Peace Act, 1882."

As witness my hand, this third day of July, one thousand nine hundred and six.

PLUNKET, Governor.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names viz respectively opposite their names, viz. :-

Name. FREDERICK EDMOND HARDWICK Huntly. .. Otautau. ALBERT VICTOR KING

> ALBERT PITT. Acting Colonial Secretary.

Inspector of Weights and Measures, Counties of Oroua, &c., appointed.

Colonial Secretary's Office,
Wellington, 7th July, 1906.

IT IS Excellency the Governor has been pleased to
appoint

Sergeant CHARLES BOWDEN

to be an Inspector of Weights and Measures under "The Weights and Measures Act, 1903," for the Counties of Oroua, Kiwitea, and Pohangina, and the Borough of Feilding, vice Constable John Forster.

ALBERT PITT, Acting Colonial Secretary.

Ranger under the Animals Protection Acts appointed, Auckland.

Colonial Secretary's Office,
Wellington, 10th July, 1906.

HIS Excellency the Governor has been pleased to
appoint

HERBERT ROBERT BENN

to be a Ranger under "The Animals Protection Act, 1880," and the Acts amending the same, for the District of Auckland.

ALBERT PITT,
Acting Colonial Secretary.

Vaccination Inspectors appointed.

Department of Public Health,

Wellington, 6th July, 1906.

IIS Excellency the Governor has been pleased to appoint the undermentioned persons to be Vaccination Inspectors, under "The Public Health Act, 1900," namely:-

EDWARD DOLLIMORE,

for the District of Lyell, vice James Potter, as from the 6th day of June, 1906;

LEONARD PRATLEY.

for the District of Waipawa, vice Miss T. Johnson, as from the 1st day of July, 1906;

HUGH JAMES CAPPER,

for the District of Birmingham, vice W. G. Carruthers, as from the 1st day of July, 1906.

JAMES McGOWAN Acting Minister of Public Health.

Public Vaccinator appointed.

Department of Public Health,
Wellington, 6th July, 1906.

HIS Excellency the Governor has been pleased to

DAVID GAULT, Esq., L.R.C.P. L.R.C.S. Edin. 1880, M.D. Univ. Durh. 1901, &c.,

to be a Public Vaccinator, under "The Public Health Act, 1900," for the District of Tauranga.

JAMES McGOWAN Acting Minister of Public Health.

Clerk of Court appointed.

Department of Justice,
Wellington, 11th July, 1906.

H IS Excellency the Governor has been pleased to
appoint

Constable John O'Sullivan,

to be Clerk of the Magistrate's Court at Raglan, from the 3rd day of July, 1906, vice Constable W. McCarthy, resigned.

JAMES McGOWAN.

President and Members of Te Ikaroa District Maori Land Board under "The Maori Lands Administration Act, 1900," and "The Maori Land Settlement Act, 1905," appointed.

Native Minister's Office,
Wellington, 5th July, 1906.

IS Excellency the Governor has been pleased to make
the following appointments under the provisions of
"The Maori Lands Administration Act, 1900," and "The
Maori Land Settlement Act, 1905":—

WILLIAM CHARLES KENSINGTON, Esq., Under-Secretary for Lands and Survey,

to be President; and

HERBERT FRANK EDGER, Esq., Under-Secretary for Native Affairs, and RUPUHA TE HIANGA, of Porangahau,

to be members, of the Te Ikaroa District Maori Land Board.

J. CARROLL, Minister of Native Affairs.

Inspector of Factories appointed.

Department of Labour, Wellington, 10th July, 1906.

HIS Excellency the Governor has been pleased to appoint

Constable John O'Sullivan

to be an Inspector under "The Factories Act, 1901." Appointment is dated the 9th July, 1906.

WM. HALL-JONES, Minister of Labour.

Surveyor-General appointed.

Department of Lands and Survey,
Wellington, 9th July, 1906.

H IS Excellency the Governor has been pleased to
appoint appoint THOMAS HUMPHRIES

to be Surveyor-General, as from the 1st day of July, 1906 vice John William Allman Marchant.

T. Y. DUNCAN, Minister of Lands.

Commissioner of Crown Lands and Chief Surveyor appointed.

Department of Lands and Survey, Wellington, 30th June, 1906. Wellington, 30th June, 1906.

IS Excellency the Governor has been pleased to appoint appoint

ERIC CHARLES GOLD SMITH

to be Commissioner of Crown Lands and Chief Surveyor for the Land District of Canterbury, as from the 1st day of July, 1906, vice Thomas Humphries.

T. Y. DUNCAN, Minister of Lands.

Conservator of State Forests appointed.

Department of Lands and Survey,

Wellington, 30th June, 1906.

IS Excellency the Governor has, in pursuance of section 12 of "The New Zealand State Forests Act, 1885," been pleased to appoint

ERIC CHARLES GOLD SMITH

to be Conservator of State Forests for the Canterbury Land District, as from the 1st day of July, 1906, vice Thomas Humphries.

T. Y. DUNCAN. Commissioner of State Forests.

Commissioner of Crown Lands and Chief Surveyor appointed.

Department of Lands and Survey Wellington, 30th June, 1906.

IS Excellency the Governor has been pleased to appoint

HENRY TRENT

to be Commissioner of Crown Lands and Chief Surveyor for the Land District of Hawke's Bay, as from the 1st day of July, 1906, vice Eric Charles Gold Smith.

T. Y. DUNCAN Minister of Lands.

Conservator of State Forests appointed.

Department of Lands and Survey,
Wellington, 30th June, 1906.

IS Excellency the Governor has, in pursuance of section 12 of "The New Zealand State Forests Act, 1885," been pleased to appoint

HENRY TRENT

to be Conservator of State Forests for the Hawke's Bay Land District, as from the 1st day of July, 1906, vice Eric Charles Gold Smith.

T. Y. DUNCAN, Commissioner of State Forests.

Commissioner of Crown Lands and Chief Surveyor appointed.

Department of Lands and Survey, Wellington, 30th June, 1906. IS Excellency the Governor has been pleased to

FRANK STEPHENSON SMITH

to be Commissioner of Crown Lands and Chief Surveyor for the Land District of Marlborough, as from the 1st day of July, 1906, vice Henry Trent.

T. Y. DUNCAN, Minister of Lands.

Conservator of State Forests appointed.

Department of Lands and Survey,
Wellington, 30th June, 1906.

IS Excellency the Governor has, in pursuance of section 12 of "The New Zealand State Forests Act, 1885," been pleased to appoint

FRANK STEPHENSON SMITH

to be Conservator of State Forests for the Marlborough Land District, as from the 1st day of July, 1906, vice Henry Trent.

T. Y. DUNCAN, Commissioner of State Forests.

Members of Pohangina Domain Board appointed.

Department of Lands and Survey,
Wellington, 6th July, 1906.

IS Excellency the Governor has, in pursuance of section 3 of "The Domain Boards Act, 1904," been pleased to appoint

John Wheeler, Herbert Hart, and Charles Edward Wildbore

to be members of the Pohangina Domain Board, in the place of John Shadbolt, Arthur Albert Wagstaff, and William Alfred Spicer.

T. Y. DUNCAN, Minister of Lands.

Member of Tinwald Domain Board appointed.

Department of Lands and Survey, Wellington, 6th July, 1906. IS Excellency the Governor has, in pursuance of section 3 of "The Domain Boards Act, 1904," been pleased to appoint EDWARD GATES

to be a member of the Tinwald Domain Board, in the place of Michael Lagan, resigned.

T. Y. DUNCAN, Minister of Lands.

Trustee of Cobden Public Cemetery resigned.

Department of Lands and Survey,
Wellington, 7th July, 1906.
H IS Excellency the Governor has accepted the resignation of

as a Trustee of the Cobden Public Cemetery.

T. Y. DUNCAN, Minister of Lands.

Member of Canterbury Land Board reappointed.

Department of Lands and Survey,
Wellington, 7th July, 1906.
IS Excellency the Governor has been pleased to reappoint JOSEPH SEALY

to be a member of the Land Board of the Land District of Canterbury, as from the 6th day of August, 1906.

T. Y. DUNCAN, Minister of Lands.

Cadets appointed.

Valuation Department, Wellington, 11th July, 1906. wellington, 11th July, 1906.

IS Excellency the Governor has been pleased to appoint appoint

FRANK KINGSWELL TUCKER and CECIL JAMES HURLEY

to be cadets in the Valuation Department, as from the 19th February, 1906, and the 1st March, 1906, respec-

C. H. MILLS, Minister in Charge.

Volunteer Officer promoted.

Defence Office, Wellington, 6th July, 1906.

Wellington, 6th July, 1906.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 3, (d), General Regulations of the Defence Forces of New Zealand, 1906, of the promotion of the undermentioned officer:—

1st Battalion, South Canterbury Mounted Rifle Volunteers. Major John Turnbull Murray Hayhurst, to be Lieutenant-Colonel. Date of commission, 8th June, 1906.

ALBERT PITT Minister of Defence.

Volunteer Officer promoted.

Defence Office Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to approve, in accordance with paragraph 3, (e), General Regulations of the Defence Forces of New Zealand, 1906, of the promotion of the undermentioned officer:—

2nd Battalion, Otago Rifle Volunteers. Major James Boyne, V.D., to be Lieutenant-Colonel. Date of commission, 8th June, 1906.

ALBERT PITT, Minister of Defence.

Volunteer Officer appointed.

Defence Office, Wellington, 6th July, 1906.

HIS Excellency the Governor has been pleased to ap prove of the following appointment:—

New Zealand Volunteer Medical Corps. Carl Herman Schumacher to be Surgeon-Capitain. Date of commission, 17th November, 1905.

ALBERT PITT. Minister of Defence.

Volunteer Officers resigned.

Defence Office. Wellington, 6th July, 1906. IS Excellency the Governor has been pleased to accept the resignation of the commissions held by the undermentioned officers:-

Stoke Rifle Volunteers.

Lieutenant George Alexander Robbie. Date of resignation, 16th May, 1906.

Waitara Rifle Volunțeers.

Captain William Lowrie Gray. Date of resignation, 28th April, 1906.

ALBERT PITT. Minister of Defence.

Honorary Volunteer Officer resigned.

Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to accept the resignation of the commission held by the undermentioned officer:— Defence Office,

Alexandra Mounted Rifle Volunteers. Date of

Honorary Veterinary Surgeon James Crawley. resignation, 1st June, 1906.

ALBERT PITT Minister of Defence.

Volunteer Officer resigned, and appointed to another Branch of the Service.

Defence Office, Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to accept the resignation of the commission held by

Lieutenant Frank Berners Knyvett, No. 9 Company, New Zealand Garrison Artillery Volunteers, and to approve of his appointment to No. 1 Company, New Zealand Garrison Artillery Volunteers, with rank of Lieu-tenant, and with effect from 25th May, 1906.

ALBERT PITT

Minister of Defence.

New Zealand Militia Officer posted to Retired List.

Defence Office, Wellington, 6th July, 1906.

weinington, 6th July, 1906.

H IS Excellency the Governor has been pleased to approve that the name of that the name of

Captain Charles James Wilson

be struck off the New Zealand Militia Unattached List, and that he be posted to the Retired List, with rank of Captain, and with effect from 22nd May, 1906.

ALBERT PITT Minister of Defence.

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

Defence Office. Wellington, 6th July, 1906. IIS Excellency the Governor has been pleased to accept the resignation of the commission held by

Captain (Adjutant) George Harry Merron, 1st North Canterbury Battalion of Infantry 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 4th May, 1906.

ALBERT PITT, Minister of Defence.

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

Defence Office, Wellington, 6th July, 1906. IS Excellency the Governor has been pleased to accept the resignation of the commission held by

Major Ebenezer Maxwell, No. 1 Battalion, Wellington (West Coast) Mounted Rifle Volunteers,

and to approve that his name be placed on the Active List (Unattached), New Zealand Volunteers, with rank of Major, and with effect from 25th May, 1906.

ALBERT PITT. Minister of Defence.

Services of Defence Rifle Club accepted.

Defence Office,
Wellington, 3rd July, 1906.

H IS Excellency the Governor has been pleased to accept,
under clause 15, "The Defence Act Amendment
Act, 1900," the services of the

Nuhaka Defence Rifle Club, with headquarters at Nuhaka, Wellington. Acceptance to date from 8th June, 1906.

ALBERT PITT Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office. Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

Captain (Adjutant) WILLIAM HENDERSON BRYANT, 1st Battalion, Nelson Infantry Volunteers,

he having a total service to 31st May, 1906, entitling him thereto of twenty years and sixteen days.

ALBERT PITT,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 6th July, 1906.

HIS Excellency the Governor has been pleased to
approve of the award of the Colonial Auxiliary
Forces Long-service Medal to
No. 12 Print Prin

No. 12, Private William Adams, Pukekohe Mounted Rifle Volunteers,

he having a total service to 28th February, 1906, entitling him thereto of twenty-three years and two hundred and forty-three days.

ALBERT PITT Minister of Defence. Defence Rifle Club disbanded.

Defence Office, Wellington, 6th July, 1906.

IS Excellency the Governor has been pleased to approve of the disbandment of the undermentioned Defence rifle club:

Puhoi Defence Rifle Club,

with headquarters at Puhoi, Auckland. Date of disbandment, 29th May, 1906.

ALBERT PITT Minister of Defence.

Appointment of Trustees, Rangiora Rifle Range Reserve.

Defence Office,
Wellington, 6th July, 1906.

IIS Excellency the Governor has been pleased to
approve, under "The Defence Act, 1886," "The
Defence Act Amendment Act, 1900," and regulations
thereunder, of the appointment of
Light Colonel A--

Lieutenant - Colonel Arthur Bauchop, C.M.G., New Zealand Militia, Officer Commanding Canterbury Military District; Captain James Bibb Borthwick, Rangiora Rifle Volun-

James Otway Josling, Esq., Rangiora; and John Sanson, Esq., Rangiora,

as Trustees of the Rangiora Rifle Range Reserve, being Reserve No. 958, containing 20 acres, more or less, situate in the Mandeville District. Bounded on the northward by the road reserved along the southern bank of the River Ashley; on the westward by Section No. 10449, and also by a straight line drawn from the southern corner thereof to a point on the northern boundary of Section No. 10009, situate about 25 chains 50 links from the north-west corner of that section; on the southward by Section No. 10009; and on the eastward by a line parallel to the last-described position of the western boundary so as to contain the above

Appointments to date from 16th May, 1906.

ALBERT PITT. Minister of Defence.

Resignation of a Trustee, Pahiatua Volunteer Drill-shed Reserve.

Defence Office Wellington, 7th July, 1906.

IIS Excellency the Governor has been pleased to accept, under "The Volunteer Drill-sheds and Lands Act, 1888," and "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," the resignation of

Captain WILLIAM JESSE REEVE, Adjutant, 5th Battalion, Wellington (Centre or Ruahine) Rifle Volunteers,

as a Trustee of the Pahiatua Volunteer Drill-shed Reserve. Date of resignation, 20th June, 1906.

ALBERT PITT, Minister of Defence.

Appointment of Trustee, Pahiatua Volunteer Drill-shed Reserve.

Defence Office,
Wellington, 7th July, 1906.

IIIS Excellency the Governor has been pleased to approve, under "The Volunteer Drill-sheds and Lands Act, 1888," and "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," of the appointment of

WILLIAM WAKEMAN, Esq., Pahiatua,

as a Trustee of the Pahiatua Volunteer Drill-shed Reserve, vice Captain William Jesse Reeve, resigned. Appointment to date from 2nd July, 1906.

ALBERT PITT, Minister of Defence.

"The Midwives Act, 1904."

Prime Minister's Office,
Wellington, 7th July, 1906.

In pursuance of the Midwives Registration Act, which enacts that after the 1st January, 1907, no woman shall practice as a midwife unless registered, examinations will be held in the four centres in September and December next to enable those women to register who have not hitherto done so hitherto done so.

Candidates for registration must be of good character, and have either been in bona fide practice as midwives for four years or over, or can produce a certificate showing that they have attended not less than twenty cases of labour under the immediate supervision of a medical man or a nurse holding a certificate in midwifery training.

Forms of application for intending candidates can be had from the Registrar of Nurses and Midwives, Hospitals Department, Government Buildings, Wellington; and applications to sit for examination should be sent in the first week in August or the first week in November.

WM. HALL-JONES.

Special Order made by the Council of the County of Collingwood.

The Treasury,
Wellington, 9th July, 1906.

THE following special order, made by the Collingwood
County Council, is published in accordance with the
provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

MANGABAKAU SPECIAL LOAN, £1,000.

Special Order.

Special Order.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Collingwood County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £1,000, bearing interest at the rate of 4 per cent. per annum, authorised to be raised by the Collingwood County Council, under the above-mentioned Act, for a road and a drain extending from Mangarakau to the Paturau River, the said Collingwood County Council hereby makes and levies a special rate of 1½d. in the pound upon the rateable value of all rateable property of the Mangarakau Rating District, comprising part of Section No. 1, Square No. 17, Pakawau and Paturau Survey Districts, bounded towards the northeast by lands belonging to the Taitapu Gold Estates (Limited); towards the north-west by the Tasman Sea; towards the west by the Paturau River; towards the south, the west, and the north by lands belonging to John Henry Richards, and by a road-line; again towards the south by the Paturau River; again towards the south by lands belonging to the Taitapu Gold Estates (Limited) aforesaid, and by lands belonging to the Taitapu Gold Estates (Limited) aforesaid, and by lands belonging to the Paturau River; again towards the south towards the south. tapu Gold Estates (Limited) aforesaid, and by lands belonging to the said John Henry Richards; towards the southwest and again towards the south by a road-line; and towards the south-east by another road-line: 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 August and the 1st day of February in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is paid off: and that the lands above described shall hereafter be known and referred to as the "Mangarakau Rating District." tapu Gold Estates (Limited) aforesaid, and by lands belong-

We hereby certify that the above special order was adopted we hereby certify that the above special order was adopted at a special meeting of the Collingwood County Council held on the 13th day of March, 1905, and was confirmed at a meeting of the said Council held on the 17th day of April, 1905, and that public notice of the said special order was published in the Golden Bay Argus newspaper on the 16th, 23rd, and 30th days of March, 1905, and the 6th day of April, 1905.

WILLIAM GRANT, County Chairman. G. H. ALLAN. County Clerk.

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

The Treasury, Wellington, 10th July, 1906.

THE following special order, made by the Foxton Borough
Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

FOXTON BOROUGH COUNCIL. Special Order.

Notice is hereby given that at a special meeting of the Foxton Borough Council held on the 17th day of May, 1906, the following resolution was duly passed by way of special order, viz.:-

That, in pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and amendments, the Foxton Borough Council do now make a special order striking a special rate of 1\frac{1}{2}d. in the pound on the annual rateable value of all the rateable properties within the Borough of Foxton to provide interest and other charges on a loan of £1,000, borrowed under "The Local Bodies' Loans Act, 1901," and amendments, to erect Council Chambers and public library, the said rate to be an annually recurring one for the period of twenty years, beginning on the 1st day of April, 1907, and terminating on the 31st day of March, 1928, or until the loan shall be paid off, to be due and payable in one sum on the 1st day of July in each and every year during the currency of the said loan, at the Borough Council Office, Foxton.

G. A. Simpson,

G. A. SIMPSON, Mayor.

And notice is hereby further given that the above special order was duly confirmed at a special meeting of the Foxton Borough Council on the 15th day of June, 1906.

ALE. FRASER Town Clerk.

Special Order made by the Awatere Road Board.

The Treasury,
Wellington, 10th July, 1906.

made by the Awatere THE following special order, made by the Awatere Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

AWATERE ROAD BOARD. Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Awatere Road Board hereby resolves as follows: That, for the purpose of providing interest and other charges on a loan of £4,000, of providing interest and other charges on a loan of £4,000, authorised to be raised by the Awatere Road Board, under the above-mentioned Act, for—(1) purchasing road-making machinery and plant, £2,000; (2) towards constructing new road, Dumgree, £500; (3) towards forming and gravelling road, &c., from Lion's Back Road to new Flaxbourne Road, £300; (4) towards forming and gravelling road, &c., from Section 3 to Run 137, Richmond Brook, £100; (5) towards forming and gravelling road at King's Flat, £100; (6) towards forming and gravelling road from Grassmere to Clarence Bridge, £900; (7) towards protective works at Woodman's Bend, £100—the said Awatere Road Board hereby makes and levies a special rate of \$\frac{1}{2}\$d. in the pound upon the rate-Bridge, £900; (7) towards protective works at Woodman's Bend, £100—the said Awatere Road Board hereby makes and levies a special rate of ½d. in the pound upon the rateable value of all rateable property of the Awatere Road District, comprising all that area in the Provincial District of Mariborough bounded towards the north-east by the ocean from Cape Campbell to the mouth of the Awatere River; thence towards the north and north-west by the Awatere River aforesaid to a point in line with the south-western boundary-line of Section 30, Clifford Bay Survey District; thence again towards the north-east by a right line across the Awatere River aforesaid to and thence by Section No. 30 aforesaid; thence again towards the north-east by a road fronting Section No. 31, aforesaid survey district; thence again towards the north-east generally by a road and Sections Nos. 29, 28, and 4 of Block I, 6 of Block II, 15 of Block II, and 14 of Block II, Clifford Bay Survey District aforesaid; thence again towards the north-west by Section No. 14 of Block II aforesaid and Section No. 27 to the Maxwell Pass Stream; thence again towards the north-east and east generally by that stream to the watershed; thence to and by a tributary of the Taylor to the Taylor River at the base of the hill called the Maori; thence by the said Taylor River and by the eastern side of the Taylor Pass Road to its junction with the road between Sections Nos. 28 and 48, Taylor Pass Survey District; thence towards the north by that road; thence towards the west and south-west by the western side of the Taylor Pass Road to the confluence of the Taylor Pass Creek with the Taylor Pass River aforesaid, and by that river to a place near the south-western boundary-line of Section No. 44 of Block I, Taylor Pass Survey District; thence by a line to the Saddle, and by the summit of the dividing-range between the Wairau and Awatere Valleys to Barefell Pass; thence by the Guide River and the Acheron River to the confluence of the latter with the Clarence River; thence Guide River and the Acheron River to the confluence of the Guide River and the Acheron River to the connuence of the latter with the Clarence River; thence towards the southeast by the boundary-line between the Provincial District of Marlborough and Nelson to the Clarence River aforesaid; thence again towards the southeast and towards the southwest by that river to the ocean; and thence again towards

the south-east by the ocean to Cape Campbell aforesaid, the place of commencement: 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 January and 1st day of July in each and every year during the currency of such loan, being a period of thirty-two years, or until the loan is fully paid off.

I hereby certify that the above special order was duly made at a special meeting of the Awatere Road Board held on the 23rd day of May, 1906, and confirmed at a subsequent meeting held on the 2nd day of July, 1906.

GEO. HORN. Secretary.

Dated at Seddon, this 7th day of July, 1906.

Special Order made by the Remuera Road Board.

Wellington, 11th July, 1906.

THE following special order, made by the Remuera Road
Roard is published in accordance to the Remuera Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

REMUERA ROAD BOARD. Special Order.

In pursuance and exercise of the powers vested in it in that In pursuance and exercise of the powers vested in it in that behalf by "The Road Boards Act, 1882," and amendments thereof, and of all other powers enabling it, the Remuera Road Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £2,750, authorised to be raised by the Remuera Road Board, under the provisions of "The Local Bodies' Loans Act, 1901," for the draining of such portion of the Remuera Road District as is bounded and surrounded by the Great South Road, Manukau Road, Remuera Road, and Market Road (hereinafter called "the South-western District"), the said (hereinafter called "the South-western District"), the said Remuera Road Board hereby makes and levies a special rate of $\frac{\alpha}{16}$ d. in the pound upon all the rateable valuation of all rateable property of the South-western District, comprising such portion of the Remuera Road District as is bounded and surrounded on the south by the Great South Road, on the west by Manukau Road, on the north by Remuera Road, and on the east by Market Road; 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 August and the 1st day of February in each and every year during and the 1st day of February in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

I hereby certify that the foregoing special order was duly passed at a special meeting of the Remuera Road Board held on the 8th day of June, 1906, and confirmed at a special meeting of the said Board held on the 3rd day of July, 1906.

Wm. J. Dinnison, Clerk of the Remuera Road Board. Remuera, 7th July, 1906.

Special Order made by the West Taieri Drainage Board.

The Treasury, Wellington, 11th July, 1906.

THE following special order, made by the West Taieri
Drainage Board, is published in accordance with the
provisions of "The Local Bodies" Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

WEST TAIERI DRAINAGE DISTRICT. Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the West Taieri Drainage Board hereby resolve as follows: That, for the purpose of providing the interest and other charges on a loan of £300, authorised to be raised by the West Taieri loan of £300, authorised to be raised by the West Taieri Drainage Board, under the above-mentioned Act, for the purpose of drainage-works to complete which the purchase of a pump is requisite, the said West Taieri Drainage Board hereby makes and levies a special rate of \$\frac{1}{2}d\$. in the pound upon the rateable value of rateable property in the West Taieri Drainage District, comprising Sections 50 to 60, rart 61, part 62, part 2 of 63, part 65, 66, 67, 68, 1 of 69, 2 of 69, 70, 71, 72, and part 7, Block III, Maungatua Survey District; part 10, part 11, part 12, Block II, West Taieri Survey District: and that such special rate shall be an annualrecurring rate during the currency of such loan, and be payable half-yearly—namely, on the 1st day of January and the 1st day of June—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; the rate of interest is 4 per cent. per annum. First half-year's interest rate to be payable the 1st January, 1907. The above special order was advertised on the 12th, 19th, and 26th June, and 3rd July, and duly confirmed at meeting of Board on the 7th July, 1906.

OHN GRANT, Clerk, West Taieri Drainage Board. Outram, 7th July, 1906. JOHN GRANT

Special Order made by the Fencourt Drainage Board.

The Treasury,
Wellington, 11th July, 1906.

THE following special order, made by the Fencourt
Drainage Board, is published in accordance with
the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

FENCOURT DRAINAGE BOARD.

Copy of Special Order made by the Fencourt Drainage Board on the 28th day of March, 1906, and confirmed on the 28th day of April, 1906.

day of April, 1906.

That, in pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and its amendments, the Fencourt Drainage Board hereby resolves as follows: That, for the purpose of providing interest and other charges on a loan of £900, authorised to be raised by the Fencourt Drainage Board, under the abovementioned Act, for drainage-works within the said district, the said Fencourt Drainage Board hereby makes and levies a special rate of ½d. in the pound upon all the rateable property of the Fencourt Drainage District, comprising 8,884 acres 1 rood 33 perches, more or less, situate in Blocks I, V, and VI of the Cambridge Survey District, and Block IV of the Hamilton Survey District; 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 January and the 1st day of July in each and every year during the currency of the loan, being a period of twentysix years, or until the loan is fully paid off. six years, or until the loan is fully paid off.

I, Robert Swayne, Chairman of the Fencourt Drainage Board, do hereby certify that the above is a true copy of the special order adopted at a special meeting of the said Board held on the 28th day of March, 1906, and confirmed at a special meeting held on the 28th day of April, 1906.

ROBERT SWAYNE, Chairmán.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 11th July, 1906.

THE following notice, received from the Mayor of the Borough of Hamilton, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

BOROUGH OF HAMILTON.

Result of Poll for a Loan of £1,200.

Result of Poll for a Loan of £1,200.

I, James Shiner Bond, Mayor of the Borough of Hamilton, here by give notice, in terms of the provisions of "The Local Bodies' Loans Act, 1901," and its amendments, that the result of a poll of the ratepayers in the special area containing Sections 82, 83, 84, 85, 86, 87, 90, 91, 92, 93, 94, and 95, within that portion of the borough known as Hamilton West, taken on the 6th day of July, 1906, on a proposal to borrow £1,200, to be expended (a) on the construction of a new street from Hood Street to Collingwood Street, through Sections 90, 91, 92, 93, 94, and 95; (b) in payment of compensation claims for land taken for the construction of the said street, as provided by "The Public Works Act, 1905," is as follows:—

Number of votes recorded for the proposal, 21: number of

Number of votes recorded for the proposal, 21; number of

Hamilton, 7th July, 1906.

votes recorded against the proposal, nil.

I therefore declare the proposal to be carried.

JAS. S. BOND Mayor. Result of Poll for Proposed Loan.

The Treasury,
Wellington, 11th July, 1906.
THE following notice, received from the Chairman of the
Hobson County Council is published in Hobson County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

W. HALL-JONES, Colonial Treasurer.

HOBSON COUNTY.

Result of Poll on Loan Proposal.

Notice is hereby given that at a poll taken within the Dargaville Riding of the Hobson County on Wednesday, the 4th day of July, 1906, on a proposal to raise a loan of £2,000, under "The Local Bodles' Loans Act, 1901," and its amendments, for the making of additions to the wharf at Dargaville, the following votes were recorded: For the proposal, 75 votes; against the proposal, 3 votes.

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

THOMAS WEBB, County Chairman.

Revocation of Appointment of Bonding Warehouse.

USTOMS.—In exercise of the authority in me for this purpose vested, I, the Commissioner of Trade and Customs, do, by this order under my hand, revoke and annul the appointment of the undermentioned warehouse for the reception and security of goods entered to be warehoused without payment of duty upon the first entry thereof, namely,-

Port of Auckland.

The warehouse known as

"Anco" Manufacturing Bond,

appointed and described in Commissioner's Order No. 745 of the 28th day of June, 1904.

> Given under my hand, at Wellington, this second day of July, one thousand nine hundred and six.

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

Commissioner's Order No. 808.]

Notice fixing Closing-hours of Boot and Shoe Shops in the City of Christchurch under the Shops and Offices Act.

HEREAS a requisition in writing, signed by a majority of the occupiers of the shops selling footwear usually sold by boot and shoe shops in the City of Christchurch, has been forwarded to me, desiring that all such shops in the city shall be closed at 6 o'clock in the evening of every working-day, except Saturday, when the hour shall be 9 o'clock in the evening, and on the statutory closing-day, when the hour is 1 o'clock in the afternoon: And whereas the Christchurch City Council has certified that the signatures to such requisition represent a majority that the signatures to such requisition represent a majority of the occupiers of all the shops in the City of Christ-church selling footwear usually sold by boot and shoe

Solution selling footwear usually sold by soot and shoe shops:

Now, therefore, I, William Hall-Jones, the Minister of Labour, in pursuance of section 21 of "The Shops and Offices Act, 1904," and section 5 of "The Shops and Offices Act Amendment Act, 1905," do hereby direct that from and after the 23rd day of July, 1906, all the shops selling footwear usually sold by boot and shoe shops in the City of Christchurch shall be closed in accordance with such remaintance.

Dated at Wellington, this 7th day of July, 1906.

WM. HALL-JONES, Minister of Labour.

Notice fixing Closing-hours of Grocers' Shops in the Borough of Petone under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the grocers' shops in the Borough of Petone, has been forwarded to me, desiring that all such shops in the borough shall be closed at 6 p.m. on every day in the week, except Wednesday, the statutory half-holiday, when the hour for closing is 1 p.m., and Saturday, when the hour shall be 9 p.m.: And whereas

the Petone Borough Council has certified that the signa-

the Petone Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the grocers' shops in the borough:

Now, therefore, I, William Hall-Jones, the Minister of Labour, in pursuance of section 21 of "The Shops and Offices Act, 1904," and section 5 of "The Shops and Offices Act Amendment Act, 1905," do hereby direct that from and after the 16th day of July, 1906, all grocers' shops in the Borough of Petone shall be closed in accordance with such requisition. such requisition

Dated at Wellington, this 11th day of July, 1906.

WM. HALL-JONES. Minister of Labour.

Bonus for the Production of Mineral Phosphate. — Notice No. 1045.

Department of Agriculture,
Wellington, 5th July, 1906.
THE following bonus is hereby offered for the discovery and working within the colony of a deposit or deposits of marketable mineral phosphate, viz.:—

£500 if on Crown lands; £250 if on freehold lands.

The following are the conditions under which the bonus is offered and will be paid:—

1. That no fertiliser containing material from the deposit has been placed upon the market previous to the date hereof.

2. That the raw material is reasonably accessible and can

be worked at a profit.
3. That the committee appointed by the Minister for Agriculture to examine the deposit is satisfied that there is sufficient to meet all ordinary demands of the colony for

five years.

4. That the fertiliser made from the phosphate can be disposed of at a price which will allow of it being remuneratively used for agricultural purposes.

5. That the composition of the phosphate shall average not less than 50 per cent. of phosphate of lime (tricalcic phosphate): provided, however, that should a phosphate of a lower average composition be discovered the committee may recommend that a portion of the bonus be granted.

6. That the bonus will only be paid to the first claimant who satisfies the above conditions.

who satisfies the above conditions.

The terms of payment will be-

One-fifth on the committee reporting favourably of the

discovery; One-fifth on delivery of first 200 tons to purchasers; he remaining three-fifths by equal payments delivery of each additional 150 tons to purchasers.

Applications addressed to "The Hon. the Minister for Agriculture, Wellington," will be received up to and including the 31st day of March, 1907.

Specimens of the rock may be seen at the offices of any

Inspector of Stock in the colony, and a leaflet descriptive of the phosphate, and showing how it may be roughly tested, may be obtained on application to these officers. A limited number of specimens of New Zealand phosphate rock are available for distribution to farmers, prospectors, and others interested, and will be sent free on application to the Chief Chemist, Department of Agriculture, Wellington.

T. Y. DUNCAN, Minister for Agriculture.

Authorising the Laying-off of Marua, Umere, and Raumati Roads, Arborfield Township, of a Width of not less than

Department of Lands and Survey Wellington, 9th July, 1906.

Wellington, 9th July, 1906.

In pursuance of the power and authority conferred upon me by section 2 of "The Towns Main Streets Act, 1902," I, Thomas Young Duncan, Minister of Lands, do hereby authorise the laying-off of Marua, Umere, and Raumati Roads, in Arborfield Township, Auckiand Land District, of a width of not less than 66 ft., instead of 99 ft. as prescribed by section 17 of "The Land Act, 1892."

T. Y. DUNCAN, Minister of Lands.

Authorising the Laying of of Kipling Avenue.

Township, of a Width of not less than 66 ft.

Department of Lands and Survey, Wellington, 9th July, 1906. N pursuance of the power and authority conferred upon me by section 2 of "The Towns Main Streets Act, 1902," I, Thomas Young Duncan, Minister of Lands, do hereby authorise the laying off of Kipling Avenue, in the Township of Alburnia, Auckland Land District, of a width of not less than 66 ft., instead of 99 ft. as prescribed by section 17 of "The Land Act, 1892."

T. Y. DUNCAN, Minister of Lands.

Local Bills.

THE following resolution was passed by both Houses of the Parliament of New Zealand on Friday, 29th June,

1906:—
Resolved, That the notices, advertisements, and deposits issued and made in compliance with the Standing Orders with regard to local Bills advertised as intended to be introduced into Parliament during the session beginning on the 27th day of June, 1906, shall be and be deemed to be a compliance with the Standing Orders for the next ensuing session of the year 1906, and be effectual accordingly. accordingly.

L. STOWE, Clerk, Legislative Council. H. OTTERSON, Clerk, House of Representatives.

Notice of the Making of an Order by a Judge vesting Land in the Public Trustee under "The Unclaimed Lands Act, 1894."

HEREBY give notice that by an order of His Honour Worley Bassett Edwards, a Judge of the Supreme Court of New Zealand, at New Plymouth, made on the eighteenth day of June, one thousand nine hundred and six, all that parcel of land being Section 3, Block XXXIII, Town of Opunake, was and is vested in the Public Trustee under and subject to the provisions of the above-mentioned

Dated at Wellington, this 4th day of July, 1906.

J. W. POYNTON, Public Trustee.

"The Mutual Fire Insurance Act, 1903."

Public Trust Office.

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3.024

Wellington, 4th July, 1906.

TN pursuance of section 58 of "The Mutual Fire Insurance Act, 1903," a synopsis of the business of the Taranaki Farmers' Mutual Fire Insurance Association as on 31st March, 1906, is hereby published:—

Amount of cash in Bank of New Zealand. Eltham
Amount of cash in Association's office

Amount still payable on premium notes .. Liabilities-Amount of losses incurred

Amount of other existing claims Amount covered by policies in full-.. £51.024 3 First-class risks Second-class risks

4,230 16 8

55.255 0 0

284 18 309 6 Cash received on premium notes Amount of premium notes 3.309 Expenditure— Expenses paid during the year ... 189 19 7

J. W. POYNTON, Public Trustee.

"The Mutual Fire Insurance Act. 1903."

Public Trust Office,
Wellington, 9th July, 1906.

In pursuance of section 58 of "The Mutual Fire Insurance Act, 1903," a synopsis of the business of the Hawke's Bay Farmers' Mutual Insurance Association for the period ended 31ct Mouth 1906, in barbar shifting the period ended 31ct Mouth 1906, in barbar shifting the period ended 31ct Mouth 1906, in barbar shifting the period ended 31ct Mouth 1906. Date when business commenced: 1st March, 1906.

Amount covered by policies: £5,785.

Amount of loss: Nil.

J. W. POYNTON. Public Trustee. "THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

Reserves for Leasing by Tender.

HE Public Trustee hereby notifies that tenders will be received at the Public Trust Office, Wellington, up to 5 o'clock p.m. on Wednesday, the 22nd day of August, 1906, for leases, under the provisions of The West Coast Settlement Reserves Act, 1892," and the regulations dated the 13th day of February, 1893, published in the New Zealand Gazette of the 23rd day of February, 1893, and Kahiti of the 23rd day of February, 1893, on the undermentioned reserves, in lots as numbered, and on the terms stated below. Conditions of tender can be inspected, envelopes and also printed forms of tender and declaration can be obtained, of the Postmasters at Opunake, Manaia, Normanby, Waitotara, Patea, Waverley, Stratford, Waitara, Okato, Oakura, Puniho, Pungarehu; and of the agents of the Public Trustee at Hawera, Palmerston North, Wanganui, and Napier; the office of T. W. Fisher, Esq., Reserves Agent, New Plymouth: or at the office of the Public Trustee, Wellington.

Lot No.	Section:	Block	Survey District.	Area.	Upset Rental per Acre.	Upset Rental per Annum. Grant or Certificate of Title.
1	5	N.R. 3, Puketotara V, Grey	Paritutu	A. R. P. 6 0 0	£ s. d. 0 10 0	£ s. d. 3 0 0 48/45
2 3 4	14 17 26	Ditto	"	4 0 2 2 0 0 2 3 27	0 10 0 0 15 0 0 12 6	2 0 0 48/45 1 10 0 48/45 1 17 6 48/45
5	6	.,	"	7 0 25	0 10 0	3 12 6 38/214
6 7	15 18	**	11	5 1 13 7 2 0	0 15 0 0 8 0	4 2 6 38/214 3 0 0 38/214
8	22	,,	"	9 0 23	0 12 6	5 15 0 38/214
9 10	27A Sub. 1 of 23B	"	,,	9 3 1	0 9 0 0 12 6	1 16 0 38/214 6 1 10 51/186
11	., 2 .,	",	. "	4 0 0	0 15 0	3 0 0 51/186
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15 16	49 3	N.R. 5, Ratapihipihi	,,	11 2 20 38 1 8	0 15 0 0 10 0	8 16 3 38/211 19 2 6 43/108
3 77	4	VIII, Umata	1	10. 9.91	0.10.0	
17 18	A West	Ditto	,,	19 3 31 10 1 19	0 12 6 0 12 0	12 10 0 43/108 6 6 0 40/79
19	B of Part Sub. 2	N.R. A2, Purakau VI,	,,	6 0 39	0 12 6	8 18 1 55/98
20	C of Part Sub. 2	Hua Ditto	,,	5 0 11	0 10 0	2 12 6 55/98
21	N.R. 6	Ruataku IV. Omata	,,	10 0 0	0 5 0	2 10 0 51/87
22 23	Part N.R. 17 Part N.R. 23	Henui II, Fitzroy Raiomiti II and V,	,,	72 2 0	0 4 0	14 10 0 51/89 10 0 0 43/165
	Dank N. D. Oo	Fitzroy		ا ا		l .
24 25	Part N.R. 23 Sub. 2 of 152	Ditto Hoehoe VI, Hua	",	1 2 0 16 0 27	o io o	6 0 0 43/165 8 2 6 51/86
26	,, 4 ,,		,,	7 2 24	0 10 0	3 17 6 51/86
27	Sub. C of 153, and Part of Sec. 164	Paraiti VI, ",	,,	15 2 28	0 7 6	5 18 2 55/31
‡*2 8	155	Taopuirau II, Hua	,,	50 0 4	0 15 0	37 10 0 55/47
29	156, 1A, 1B, 2D	Oropuriri and Part Hoewaka II, Hua	"	34 1 15	0 12 6	21 11 3 49/124
30	156, 2c	Part Hoewaka II, Hua	,,,	15 3 4	0 12 6	10 0 0 50/108
31 †32	22 2	Rirongia VII Orimupiko IV & VIII	Opunake	10 0 25 115 0 0	0 10 0 0 1 3	5 2 6 55/49 7 8 9 3924
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†42 43	12D 37	"	,,	347 1 12 122 0 0	0 0 11 0 8 0	15 18 6 3923
44	S.D. 18 of 118.	Ngatihaupoto I	,,	1 0 0		48 16 0 3923 3 0 0 3948
45 46	,, 19 ,, ,, 20 ,,	,,	,,	$\begin{bmatrix} 1 & 0 & 0 \\ 1 & 0 & 3 \end{bmatrix}$	••	2 15 0 3948 2 5 0 3948
47	, 20 ,	,,	. "	1 0 3	::	2 5 0 3948 2 0 0 3948
48 49	,, 22 ,,	.,,	,,,	$\begin{bmatrix} 1 & 0 & 3 \\ 1 & 0 & 3 \end{bmatrix}$		2 0 0 3948 2 0 0 3948
50	,, 23 ,, ,, 24 ,,	,,	. ,,	1 0 3	::	2 0 0 3948 2 0 0 3948
51 52	,, 32 ,,	,, ,,	,,	0 3 36 1 0 1		1 10 0 3948
153	" Part 24	Ngatitamaahuroa II	Oeo"	181 0 37	0 8 6	77 0 7 3803
54 55	S.D. D. Part 1	Oeo II "	;,, ··	82 0 0 97 0 19	0 10 6 0 15 0	43 1 0 3803 72 18 9 3585
56	S.D. C. Part I		.,,	189 1 38	0 12 6	118 8 9 3585
57 *58	4 and 12 2B of S D.2 of 1	Otoia III Hoani V	Carlyle Cape	15 2 23 98 3 0	0 10 0	7 17 6 3939 37 0 6 3892
59	S.D. 11 of 4	,,	,,	30 0 0	0 6 0	9 0 0 3887
*60	Sub. 4 of 101	Waitara West Dis- trict III	Paritutu	7 3 8	0 12 6	5 0 0 8869
61	Sub. 7 of 101	Ditto	Waitara	22 0 20	0 12 6	13 16 7 3869
62 63	54 Sub. 1 of 53	" VI	walvara	60 0 0 78 1 25	$\begin{bmatrix} 0 & 12 & 6 \\ 0 & 7 & 6 \end{bmatrix}$	37 10 0 5248 29 8 9 5298
64 65	38 Part Section 10	Fikorangi VI Ngatirahiri X	" "	51 0 0 96 3 0	0 5 0 0 2 6	12 15 0 4020
66	12	Rimutauteka XIV	,,	242 0 0	0 2 0	24 4 0 5232
67 68	S.D. 4 of 76	Tikorangi ,, VII	. ,,	57 3 0 100 0 0	0 8 6 0 5 6	24 10 9 4021 27 10 0 5242
169	S.D. 4 of 135	Matarikoriko V	,,,	46 0 0	0 7 6	27 10 0 5242 17 5 0 3884
70	,, 3 ,,	,,	,,,	112 0 0 0 25 0 0	0 8 6 0 6 0	47 12 0 3884
71 72	"5 " "6 "	,,	,,	12 2 0	0 6 0	7 10 0 3884 3 15 0 3884
73 74	,, 7D,,	,,	,,	27 1 2 119 3 29	0 6 0	8 5 0 3884
75	% 7E ,, Sub. 12 of 10 and	Otauto IV	Carlyle	58 0 0	0 0 6	42 0 0 3884 1 9 0 3791
76	30	NT	36	200 0 0	0 1 9	!
77	25	Ngatitama XI		200 0 0	0 1 9	17 10 0 54/14
78 79	26 1	" ~ ···	,,	195 2 0 100 0 0	0 1 9 0 2 6	17 2 1 54/14
*80	Part Sub. 1A	Kawau III	Huiroa	138 0 0	0 2 6	17 5 0 5300
81 82	Part 5	Oakura District Koru	Wairau Egmont	6 1 0 18 0 0	0 4 0	2 2 0 4088 3 12 0 4091
83	N.R. 23	Township of Hawera	Hawera	0 0 10	0 4 0	15 0 0 5296
			<u> </u>			·

^{*} Lots 28, 58, 60, and 80.—Any tender received for these lots from any persons other than the present occupiers must be accompanied by marked cheques as follows: For Lot 28, £100; Lot 58, £50; Lot 60, £7 10s.; Lot 80, £3 15s.: being valuations payable for existing improvements.

† Lots 32 to 42 inclusive.—As soon as possible after acceptance of tenders for these lots, the following sums will be advanced for expenditure on roads: A sum of £250 on the Ihaia Road for giving access to Lots 32, 33, and 36; a sum of £500 on the Kaweora Road for giving access to Lots 32, 35, and 37 to 42 inclusive.

‡ Lots 28, 53, and 69.—One acre from each of these lots is reserved, being old Native burial-grounds.

The term of years for which the lease will be granted will in each case be twenty-one years, computed from the 1st October, 1906, but lessees may take possession of the land immediately upon receiving notice of the acceptance of their tender.

Such lease is perpetually renewable every twenty-one years, as provided by the above Act.

The rent is payable by equal half-yearly instalments in advance.

Tenders must be enclosed in a sealed envelope, addressed to the Public Trustee, Wellington, and marked on the outside as follows: "West Coast Settlement Reserves. Tender for lease of Lot No.

as advertised in the newspaper on the day of 1906."

Envelopes for such purpose, and printed forms of tender and declaration, together with lithograph plans of the reserves, can be obtained of the Postmasters at Opunake, Manaia, Normanby, Waitotara, Patea, Waverley, Stratford, Waitara, Okato, Oakura, Puniho; the agents of the Public Trustee at Hawera, Palmerston North, Wanganui, Napier; the office of T. W. Fisher, Esq., Reserves Agent, New Plymouth; or at the office of the Public Trustee, Wellington.

If any person desires to tender for more than one lot, a separate tender for each lot must be made, and separate declarations, as required by section 50 of the Schedule to the said Act, furnished.

Every tender must be accompanied by six months' rent at the rate tendered, the sum of £3 3s. to pay for the lease and registration thereof, and the amount of stamp duty payable on the lease and counterpart. Marked cheques will be received (which must include bank exchange), or post-office orders.

Successful tenderers will be notified in writing by the Public Trustee of the acceptance of their tenders, and must, within thirty days after notice by registered letter shall have been posted in the General Post Office, Wellington, addressed to the tenderer at the address given in the tender, execute leases in triplicate.

All rates and taxes due in respect of the above lands accruing after the 30th September, 1906, must be naide by the lessee.

All rates and taxes due in respect of the above lands accruing after the 30th September, 1906, must

All rates and taxes due in respect of the above lands accruing after the 30th September, 1906, must be paid by the lessee.

Every tender, where the rental tendered is less than the upset rental fixed as aforesaid, will be informal and incapable of being accepted, and no tender will be accepted unless the same is closed up and accompanied by the statutory declaration as provided by section 50 of the above Act, together with such six months' rent and £3 3s. as above mentioned.

The highest tenderer, if his tender equals or exceeds the upset rental, will be declared the lessee, and be entitled to possession so soon as he has executed the lease thereof in triplicate, and has compiled with all other conditions lawfully prescribed in that behalf.

If the rent tendered by two or more persons is of the same amount, and is higher than that offered by other tenderers, the Public Trustee will, after opening all the tenders, decide by lot, in such manner as he thinks fit, which of such persons shall be declared the lessee.

The deposits and fees paid by the unsuccessful tenderers will be returned to them upon application. If any person declared a lessee fails 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. will be absolutely forfeited to the Public Trustee, and the right of such person to obtain such lease will absolutely case and determine.

The lease and the provisions thereof to be executed by the successful tenderer and the Public Trustee are set out in the above-mentioned regulations. Such form of lease has been modified by the insertion therein of provisions with reference to fencing; and the form of lease has been modified by the insertion therein of provisions with reference to fencing; and the form of lease has been modified by the insertion are to be deemed part of this notice.

If from any cause whatever the Public Trustee is unable to grant a lease of any of the lands above referred to, the above-mentioned results of the sai

Public Trust Office, Wellington, 12th July, 1908.

Public Trustee.

Interim Return of Sheep.-Notice No. 1044.

Department of Agriculture

(Division of Statistics), Wellington, 4th July, 1906. Wellington, 4th July, 1906.

THE following statement shows the number of sheep in the colony on 30th April, 1905, and the approximate number on 30th April, 1906:—

* · ·					Number of	f Sheep.			
Di	strict.			1905.		1906.		Increase.	Decrease.
Auckland Napier-Gisborne Wellington-West Coast Marlborough-Nelson Canterbury-Kaikoura Otago Totals	•			619, 4,584, 4,185, 954, 5,240, 3,547,	165 103 249 253 768	616,441 4,810,266 4,509,909 1,048,243 5,257,160 3,788,867 20,030,886		226,101 324,806 93,994 16,907 241,099	2,896
			*	Complete r	eturns.				
Increase, North Decrease, North					••	••	••	••	550,90 7 2,896
Increase, South	Island	••				••	••,		548,011 352,000
i to the state	Total	increase	••	• •	. • •	•	••		900,011

The following table shows the number of sheep in the colony, and the export of mutton and lamb, for the past five years at 30th April :-

Year.	Number of Sheep in Colony.	Mutton Carcases exported.	Legs and Pieces exported.	Lamb Carcases exported.
1902	18,954,553 18,280,806 19,130,875	1,712,670 2,497,546 2,388,959 1,888,065 1,500,773	Cwt. 61,949 87,250 40,472 24,088 13,471	1,736,780 2,006,462 2,104,881 1,937,026 2,134,563

Officiating Ministers for 1906.—Notice No. 26.

Registrar-General's Office,
Wellington, 12th July, 1906.

PURSUANT to the provisions of an Act of the General
Assembly of New Zealand passed in the fourth year
of the reign of His Majesty King Edward VII, and intituled "The Marriage Act, 1904," the following name of
an Officiating Minister within the meaning of the said Act
is published for general information:—

Wellington Association of Spiritualists. Mr. William McLean.

> E. J. VON DADELSZEN, Registrar-General.

Surveyor licensed.

The Surveyors' Board, Government Buildings, Wellington, 2nd July, 1906.

T is hereby notified for general information that a license under "The New Zealand Institute of Surveyors and Board of Examiners Act. 1900," has been issued to the following surveyor by the Surveyors' Board :-

Surveyor. MURRAY, WILLIAM DAVID BROWN

.. Nelson.

C. E. ADAMS. Secretary, Surveyors' Board.

CROWN LANDS NOTICES.

Lands in Marlborough Land District forfeited.

Department of Lands and Survey, Wellington, 6th July, 1906.

OTICE is hereby given that, surrenders of the undermentioned lands having been accepted by resolution of the Marlborough Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

MARLBOROUGH LAND DISTRICT .- FLAXBOURNE SETTLEMENT.

Section.	Block.	District.	Formerly held by	Tenure.
19 5	III	Cape Campbell	Isabella Cameron E. N. Crispin	L.I.P.

T. Y. DUNCAN, Minister of Lands.

Lands in Southland Land District forfeited.

Department of Lands and Survey, Wellington, 6th July, 1906.

OTICE is hereby given that, the leases or licenses of the undermentioned lands having been forfeited by resolution of the Southland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Tenure.	License No.	Section.	Block.	District.	Formerly held by
O.R.P O.R.P O.R.P O.R.P O.R.P L.I.P L.I.P L.I.P. V.H. L. for S. L. for S.	151 152 267 315 317 798 947 954 4 104	21 20 156 17/19 10/12 48 37 8 1E 8E	XIX XIX I III III V IX IX	New River Hundred New River Hundred Paterson Campbelltown Hundred Campbelltown Hundred Waikawa Waikawa Morley Village Lindhurst Hundred (Edendale) Lindhurst Hundred (Edendale)	Charles Andrews. Charles Andrews, jun. R. H. and F. W. James. Edwin Willcock. Edwin Willcock. Henry George List. Mary Hamilton. Joseph Tikey. Eldred Dunstan. Neil McLeod.

T. Y. DUNCAN, Minister of Lands.

Land in Southland Land District for Lease under Section | Land in Southland Land District for Disposal under 114 of "The Land Act, 1892."

District Lands and Survey Office, Invercargill, 9th July, 1906. Invercargill, 9th July, 1906.

OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be offered to the holder of adjoining land on lease in perpetuity, under section 114 of the said Act, on or after Friday, the 12th day of October, 1906.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Section.	Block.	Locality.	Area.
6	XIX	Dacre Township	 A. R. P. 15 0 4

JOHN HAY, Commissioner of Crown Lands.

District Lands and Survey Office, Invercargill, 9th July, 1906.

OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be disposed of to the holder of adjacent land, under section 114 of the said Act, on or after Friday, the 12th day of October, 1906.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

SECTION 107A: Block XII, Taringatura Survey District area, 6 acres 1 rood 30 perches.

JOHN HAY. Commissioner of Crown Lands. Lands in Hawke's Bay Land District open for Selection on | Lands in the Town of Rotorua, Auckland Land District, Lease in Perpetuity.

> District Lands and Survey Office, Napier, 11th June, 1906.

OTICE is hereby given that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Wednesday, the 1st day of August, 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.

HAWKE'S BAY LAND DISTRICT.

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

Patangata County.-Elsthorpe Settlement.-Elsthorpe Village.

A. R. P. s. d. £ s. d. 0 2 16 | 20 0 0 6 0 i

Weighted with £7, valuation for fencing.

Village of Elsthorpe is situated on the main road from Kaikora to the coast, about fourteen miles from the former place.

Waipawa County. -- Waipukuran Survey District. -- Argyll Settlement.

 $2 \quad 2\frac{1}{2} \quad | \quad 16 \quad 7 \quad 5$ I 296 0 0

Weighted with £609 10s., valuation for improvements, consisting of dwellinghouse, five rooms, £230; outbuildings, £30; sheep-yards, £100; orchard, £20; 210 chains fencing, seven wires, four posts to the chain, £157 10s.; 25 acres in grass, £25; 47 acres ploughed, £47.

Altitude, 700 ft. All flat land; about 30 acres at the northern end of section is light agricultural land, the balance being light and stony. Water may be obtained in very dry summers by sinking wells; in ordinary seasons there is water in the stream at the northern end of the section. The improvements, which are included in the price of the section, comprise 190 chains fencing on road frontage, valued £76. The distance from Waipawa is nine miles by a good metalled road.

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Land in Marlborough Land District for Disposal under Section 114 of "The Land Act, 1892."

District Lands and Survey Office,

Blenheim, 11th June, 1906.

Notice is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned lands will be disposed of to the holders of adjacent lands, on lease in perpetuity, under section 114 of the said Act, on or after Friday, the 14th day of September, 1906.

SCHEDULE. MARLBOROUGH LAND DISTRICT.

Section.	Block.	Survey District.	Area.		
9	XI	Wakamarina	A. R. P 18 0 0		
10	,,	,, ,,	24 0 0		
30	,		142 0 0		
37	,,	,,	205 0 0		
12	,	"	43 0 0		
13	,,	,	179 0 0		
29	,	,	223 0 0		

HENRY TRENT. Commissioner of Crown Lands. for Lease by Public Auction

District Lands and Survey Office,
Auckland, 28th May, 1906.

NOTICE is hereby given that the undermentioned lands will be offered for lease by public auction, at the Courthouse, Rotorua, on Friday, the 3rd day of August, 1906, at 2.30 o'clock p.m.

SCHEDULE.

TOWN OF ROTORUA.

Section.	A	Ares	ι.	A	Jpse nnu ent	ıal	Section.		Area	Ն.	A	Jpse nnu ent	al
					Bl	ock	XLIII.						
	A.	R.	P.	£	s.	đ.	II.	Α.	R.	P.	£	8.	đ.
1	0	1	0	7	0	0	6	0	1	0	7	0	0
$\frac{2}{3}$	0	1	0	7	0	0	7	0	1	0	7	0	0
	0	1	0	7	0	0	8	0	1	0	7	0	0
4	0	1	0	7	0	0	9	0	1	0	7	0	0
5	0	1	0	8	5	0	10	0	1	0	8	5	0
					Bl	ock	XLIV.						
1	0	1	0	8	5	0	ıl 9	. 0	1	0	18	0	0
2	0	1	0	7	0	0	10	0	1	0	7	0	0
2 3	0	1	0	7	0	0	11	0	1	0	7	0	0
4	0	1	0	7	0	0	12	0	1	0	7	0	0
5	0	1	0	7	0	0	13	0	1	0	7	0	0
4 5 6 7	0	1	0	7	0	0	14	0	1	0	7	0	0
7	0	1	0	12	0	0	15	0	1	0	11	0	0
8	0	1	. 0	11	0	0	16	0	1	0	12	0	0

Conditions of Lease.

1. Term of lease, thirty years.
2. Rents are payable half-yearly in advance to the Receiver of Land Revenue, Auckland; and the first half-yearly payment is to be made on the fall of the hammer.

3. No valuation for improvements will be allowed at the end of the term of lease.

4. No lease to be assigned, underlet, or the possession thereof parted with except with the consent in writing of the Commissioner of Crown Lands, Auckland.

All rates, taxes, charges, and assessments whatsoever to be paid by the lessee.

6. When any buildings are erected they are to be kept in good repair and condition; and in the erection of any building upon the sections within the town the lessee must abde by and conform to the alignment of streets and roads, and to all by-laws and regulations made by the local authority intrusted with the administration of the local affairs of the Township of Rotorna.

7. Privies, ashpits, and other works of a similar character 7. Privies, asapits, and other works of a similar character to be constructed and maintained as directed by the local authority. All drains and channels, and the sanitary state and condition of the premises, to be subject to the by-laws and regulations of the local authority.

8. No wells to be sunk or any excavations to be made

without the consent in writing of the local authority.

9. The trade or business of a scap-boiler, tallow-chandler, tanner, slaughterman, meat curer or preserver, or any noisy, noxious, or offensive trade or manufacture of any kind whatever will not be permitted.

10. Provision will be made in the leases for inspection of

premises at all reasonable times.

11. Lease liable to forfeiture if rent be thirty days in arrear, and the lease will contain provisions for re-entry and for the recovery of rents.

JAMES MACKENZIE

Commissioner of Crown Lands.

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

District Lands and Survey Office,

Nelson, 28th May, 1906.

Nelson, 28th May, 1906.

OTICE 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 31st day of August, 1906.

SCHEDULE.

NELSON LAND DISTRICT.

Section 4, Block XI, Matiri Survey District: Area. 450

W. G. MURRAY, Commissioner of Crown Lands. Reserves in Canterbury Land District for Lease by Public Auction.

> District Lands and Survey Office, Christchurch, 26th June, 1906.

OTICE is hereby given that the undermentioned reserves will be offered for lease by public auction, under the provisions of "The Public Reserves Act, 1881," at the Post-office, Morven, on Wednesday, the 15th day of August, 1906, at 12.30 p.m., for the terms and at the upset annual rentals stated.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RURAL Section 34375, Block VIII, Waitaki Survey District : Area, 313 acres; up et annual rental, £46 19s.; term of lease, thirteen years and seven months from the 1st Sep-

tember, 1906.
Rural Section 34376, Blocks XI and XII, Waitaki Survey District: Area, 232 acres; upset annual rental, £40 12s.; term of lease, thirteen years and seven months from the 1st September, 1906.

Locality and Description of Reserves.

Section 34375 is situated about two miles and a half to the eastward of the Morven Railway-station, and Section 34376 about two miles and a half to the northward of the Glenavy Railway-station. They comprise open plain land of light quality.

In Section 34375 about 100 acres is in second-year grass, a similar area in third-year grass, and about 30 acres in tussock. About 83 acres was in turnips last season.

The whole of Section 34376 is in grass, about 118 acres of which was sown last season with grain-crop, after turnips.

TERMS AND CONDITIONS OF LEASE.

1. The purchaser of the lease shall, immediately upon the fall of the hammer, or with his application for the lease, deposit an amount equal to six months' rent at the rate offered, together with £1 is lease fee.

2. Possession will be given on the date of sale or on the day of approval of application by the Land Board.

3. The leases will be for the terms stated above.

3. The leases will be for the terms stated above.

4. The Commissioner of Crown Lands may at any time resume possession of the land comprised in the lease, or any portion thereof, by giving to the lessee twelve months' notice in writing of his intention so to do.

5. The lessee shall have no claim against the Crown for compensation either for any improvements that may be placed upon the land, or on account of the aforesaid resumption, or for any other cause: Provided, however, that if at the expiration of the term the land shall be again offered for lease, then such lease shall be weighted with valuation for lease, then such lease shall be weighted with valuation for any fencing then on the land which has been erected by the outgoing lessee during the term of his lease, and such valuation shall be paid by the then incoming tenant before being admitted to possession of the land.

6. The lessee shall have no right to sublet, transfer, or the wine a direct of the whole or any portion of the land.

otherwise dispose of the whole or any portion 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 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 corse.

the Commissioner of Urown Lands.

8. 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.

9. The lessee shall once a year during the said term, and at the proper season of the year, properly cut and trim all live fences now on the demised land, or which may be

planted thereon during the said term.

10. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

11. The lease shall be liable to forfeiture in case the lessee shall 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. be fulfilled.

be fulfilled.

12. The leases will contain provisions that after any portion of the land has been in pasture for not less than three years the lessee may break up such portion and from it may take not more than two crops in succession, one of which may be a crop of oats and the other a green or root crop; and with the second of such crops the land must be sown down with grass and clover in a thoroughly satisfactory manner and then left in pasture for at least three years from the harvesting or feeding-off of such crop. At

the end of such three years other two crops may be taken as before, and the land shall again be laid into grass with the second of such crops, and so on in rotation: Provided, nevertheless, that at least one-half of the total area of the section shall at all times be kept in permanent pasture.

All portions laid down in grass must be thoroughly well sown down with an ample quantity of seed of approved quality and left in pasture for at least three years after the harvesting or feeding off of the last crop, and the whole of the section must be left in good pasture at the end of the term.

The fencing upon each section will be valued at the com-mencement of the term and at the end of the lease with a view to the next lease being loaded with any increase of value.

THOS. HUMPHRIES, Commissioner of Crown Lands.

Lands in the Town of Rotorua, Auckland Land District, for Lease by Public Auction.

District Lands and Survey Office, Auckland, 28th May, 1906.

Notice is hereby given that the undermentioned lands will be offered for lease by public auction, at the Courthouse, Roborus, on Friday, the 3rd day of August, 1906, at 2.30 o'clock p.m.

SCHEDULE.

AUCKLAND LAND DISTRICT.—Town of ROTORUA.

Town Lands.

Lot 1, Block LV, 1 rood; upset annual rent, £6 10s. Lot 2, 37 perches; upset annual rent, £5 10s.

Suburban Lands.

Subdivision of Section 22: —Lots 1, 2, and 3, each 1 rood; upset annual rent, £10. Lots 4 to 9, each 1 rood; upset annual rent, £7 per lot. Lot 10, 31.8 perches; upset annual rent, £10. Lot 11, 1 rood 14.6 perches; upset annual rent, £10. Lots 12, 13, 14, each 1 rood; upset annual rent, £10 per lot. Lots 15 to 23, each 1 rood; upset annual rent, £7 per lot. Lot 24, 1 rood 3 perches; upset annual rent, £10. Lot 25, 1 rood 26 perches; upset annual rent, £10. rent, £10.

TERMS AND CONDITIONS OF LEASE.

1. Term of lease, ninety-nine years.

2. Rents are payable half-yearly in advance to the Receiver of Land Revenue, Auckland. The first half-yearly payment is to be made on the fall of the hammer.

3. Sections to be improved within one year from the date of the lease to the value of ten times the annual rental. No valuations for improvements will be allowed at the end of the term of lease.

No valuations for improvements will be allowed at the end of the term of lease.

4. No lease to be assigned, underlet, or the possession thereof parted with except with the consent in writing of the Commissioner of Crown Lands, Auckland.

5. All rates, taxes, charges, and assessments whatsoever to be paid by the lessee.

6. All buildings erected to be kept in good repair and condition; and in the erection of any building upon the sections within the town the lessee must abide by and conform to the alignment of streets and roads, and to all by-laws and regulations made by the local authority intrusted with the administration of the local affairs of the Township of Rotorua.

7. Privies, ashpits, and other works of a similar character to be constructed and maintained as directed by the local authority. All drains and channels, and the sanitary state and condition of the premises, to be subject to the by-laws and regulations of the local authority.

8. No wells to be sunk, or any excavations to be made, without the consent in writing of the local authority.

9. The trade or business of a soap-boiler, tallow-chandler, tanner, slaughterman, meat curer or preserver, or any noisy, and the sanitary intervals.

tanner, slaughterman, meat curer or preserver, or any noisy,

tanner, slaughterman, meat curer or preserver, or any noisy, noxious, or offensive trade or manufacture of any kind whatever will not be permitted.

10. Provision will be made in the leases for inspection of premises at all reasonable times.

11. Leases will be liable to forfeiture if rent be thirty days in arrear, and the leases will contain provisions for re-entry and for the recovery of rents.

JAMES MACKENZIE, Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Hastings.

Native Land Court Office, Wellington, 3rd July, 1906.

OTICE is hereby given that a sitting of the Native Land Court will be held at Hastings on the 7th day of August, 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, 1906–32.]

R. C. SIM, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.
	ADJOURNED APPLICATIONS.	
6	Arihi te Nahu and others	Whenuakura.
7	Te Oraora Hokokakahu	Whenuakura.
8	Tame Orihau and others	Waimarama No. 2.
9	Wi Rangirangi and Matiu Whitiki	Waimarama No. 1.
10	Mohi Turetahi and others	Waihua.
11	Kihikihi Nahika	Tahoraiti No. 2.
12	Kihikihi Nahika	Tiratu.
13	Nepe te Apatu and Renata Pewa	Te Tapairu.
14	Arapata Meha, Eriata Nopera, and others	Te Tapairu.
15	Arapata Meha and others	Te Rohitu.
16	Airini te Hei Tawhiri and others	Tarere.
17	P. P. Hurunuiorangi Retia Pareihe and Rititia Maremare	Rakakautatahi 1E.
18	Retia Pareihe and Rititia Maremare	Rakakautatahi 2B.
19	Paramene Oneone, Karanema te Nahu, Rangiora Pukepuke, and	Raukawa No. 2.
	others (David Scannell)	
20	Heraani Hutana and others	Rakautatahi.
21	Arihi te Nahu (Henry Ansell)	Paeroa.
22	Arihi te Nahu (Henry Ansell) Tangatake Hapuku Waikari Karaitiana	Pukerowhitu. Omahu 2s.
$\begin{array}{c} 23 \\ 24 \end{array}$	Waikari Karaitiana	Okaihau No. 3.
$\frac{24}{25}$	TT ' 1 TT 1 11	Mangamaire.
$\frac{25}{26}$	Kataraina Rapaera	Kairakau.
$\frac{20}{27}$	Urupeni Puhara	Karamu B No. 1
28	Urupeni Puhara	Karamu D.
29	Henare te Atua	Mangamaire.
30	Ripeka Nohoturu	Mangamaire.
31	Henare te Atua	Porangahau la.
32	Ripeka Nohoturu	Porangahau 1B No. 4.
33	Nireaha Tamaki, Atenata Wharekiri, and Karaitiana Wirihana	Ahuaturanga, Section 200, Block VIII Woodville.
34	Horomona Rongoparae (Pikihuia Tamati)	Tarewa.
35	Piripi Maki	Waipawa Tapairu.
36		Whakakoro No. 1.
37	Renata te Pewa, Pahemata Hori, and others	Rakautatahi 1r.
38	Hoani te Kuru (Travers, Russell, and Campbell)	Porongahau IB No. 4.
39	Pera Wheraro	Papaaruhe.
40 41	Paramena Oneone	Pekapeka No. 2. Pukerowhitu No. 1.
42	Hanara Ihakara and others	Omahu 2D.
43	Paramena Oneone Pera Wheraro Hanara Ihakara and others Tuihata Arona and Huriwai Arona	Omahu 2E.
44	Wikitoria Hinekatorangi and others (A. L. D. Fraser)	Omahu 2A.
45		Ohiti Waitio No. 5.
46	Roka Tukotahi (J. M. Fraser)	Ngatarawa No. 1.
47	Huriwai Arona, Tuhiata Arona, and another	Ngatarawa No. 1.
48	Pera Wheraro	Matatuowhiro.
49	Turanga Marere and Arihe Areti (Logan, Williams, and White)	Kairakau No. 2.
50	Hiraani te Hei	Awarua 2c No. 14.
51	Roko Tukotahi	Tikokino 13a.
52	Roko Tukotahi	Porongahau No. 3 No. 1A.
53	Pani Karauria	Omahu No. 3B.
	NEW APPLICATIONS.	
54	Hotene te Ruri and Rapaihana Hawaikirangi	Otawhao A No. 9
55	Materita te Ruri	Kahumoko No. 3.
56	Karetu Nikera, alias Te Wetini Karetu	Karamu H No. 1B.
57	Arihi te Nahu	Otawhao A No. 3.
58	Ngahoa te Whaaro	Awarua No. 3B No. 2J.
59	Otene Meihana	Omahu No. 3
60	Otene Meihana, Taha Otene, and Paekariki Otene	Karamu Nos. 1 and 2.
61	Mutu Karaitiana (F. O'B. Loughnan)	Tahoraite No. 2.
62	Hikatoha Matiaha, W. Whatakorari, and others	Okaihau 1a.
63	Arapera Waipari	Ngapaeruru 3B
64	Arapera Waipari	Ngapaeruru 1B No. 2.
65	Arapera Waipari	Pukokomuka
66	Reita Heketa	Kakahukura (part of Oringiwaiaruhe)
67	Patoroma Piripi, Hepora Piripi, Ngararihi te Angiangi, and others	Mohaka No. 9.
68	Pikihuia Tamati, Taitoko Matai, and others	Otawhao No. 6A.
69	Pikihuia Tamati, Taitoko Matai, and others	Otawhao No. 3a.
70	Horomona Rongoparae	Mataweka.
71 72	Te Waonuiatane te Makohe and Ngawini Te Wao Kanara Ihaka, Heni Mokokino, Haana Pakapaka, Ihaia te Ngira,	Manganuiateao, Waimarino. Ohiti Waitio No. 4.

APPLICATIONS FOR PARTITION—continued.

,							
io.	Name of	Applicant	•		•	Name of Land.	
		NE	W APPL	CATION	sconti	rued.	
73	Hiromina te Orenga and others	 Maltan	one to I	Dobi on	d Horo-	Waimarama. Karamu.	
74	Urupeni Puhara, Wiremu Ngaero mona Waimarama	a, Makar	ena te l	rem, an	a noro-	Karamu.	
75	Reha Mohi	• •				Kawera No. 4.	
	Hiromina te Orenga	••	• •	• •	••	Okaihau. Tarata No. 2.	
	Ihaka te Raka Kerei Pohiahia	• •	• •	• •	••	Ohiti Waitio No. 4.	
	Kerei Pohiahia Hiromina te Orenga	• • •	• • •	• • •	• • • • • • • • • • • • • • • • • • • •	Waipuka.	-
80	Nepe te Apatu, Hori Tawhai, and	others				Rakautatahi 1c.	
81	Wari Aria Ihukino and Te Paea Ti	iaho	• •	• •	• •	Pakuratahi. Kairakau No. 2.	
	Morehu Turoa and Tuahine Renat Hinerapa te Kuru	a	••	• •		Porongahau 18 No. 4.	
	Ratima Ropiha and Amiria Nepe	••	• • •	• • • • • • • • • • • • • • • • • • • •		Wangaehu, Porongahau No. 14 No	. 3.
85	Thomas Groome (by D. Ellison)	• •	• •	••		Te Aute No. 6.	
	Ihaia Ngarara, Paraneha, and Mar	riana Pee		• •	• •	Tamaki Block 2A.	
87	Kaninamu Hona and others Horiana Tiakitai and Morehu Ture	٠.	• •	• •	••	Eparaima West. Waipuka No. 1.	
89	Horiana Tiakitai and Morehu Ture			• • • • • • • • • • • • • • • • • • • •	•	Waipuka No. 2.	
90	Horiana Tiakitai and Morehu Ture	oa				Okaihau No. 3.	
91	Horiana Tiakitai and Morehu Tur	0a	• •	• •		Waimarama No. 3.	
92 93	Arapera Waipari (by J. M. Fraser) Walter Shrimpton, Moeroa Tiopi) ra Hemi	Nuku.	and Ho	nhena te	Waikopiro 2B No. 2. Awahuri.	
93	Umurangi	iw, iroini	210120,	WIII 11	nopu to	11.00	
94	Pine Hurunuiorangi					Waikopiro 3B.	. ~
95	Pine Hurunuiorangi	Danata'	• •	• •	• •	Rakautatahi le. Kaitoki No. 2.	•
96 97	Haora Rangiwhakaewa (by C. R. Haora Rangiwhakaewa (by C. R.	Latata) Parata)	• •	• • • • • • • • • • • • • • • • • • • •	• • •	Piripiri (Manawatu 28).	
98	Haora Rangiwhakaewa (by C. R.	Parata)	• •	• • • • • • • • • • • • • • • • • • • •		Mangatoro la.	
99	Haora Rangiwhakaewa (by C. R.	Parata)				Tahoraiti No. 2.	
100	Haora Rangiwhakaewa (by C. R. Haora Rangiwhakaewa (by C. R.	Parata)	• •	• •	• •	Tiratu. Pukokomuka.	
101	Hiromina te Orenga, Te Mercata	racaca, Maaka, ar	d anoth	er		Waimarama.	
103	Wi Rangirangi and others					Waimarama No. 1.	
104	Wi Rangirangi and others	• •		••	• •	Waimarama No. 2.	
105	Morehu Turoa and others	• •	• •	••	• •	Waimarama No. 3a. Waipuka No. 1.	
106 107	Morehu Turoa and others Wi Rangirangi and others	• •	• •	••	• •	Waipuka No. 3.	
103	Wi Rangirangi and others	• • • • • • • • • • • • • • • • • • • •		•••	• •	Okaihau No. 1.	
109	Wi Rangirangi and others	• •	• •	• •		Okaihau No. 2.	
110	Morehu Turoa and others	• •,	• • .	• •	• •	Okaihau No. 3. Ngapaeruru 1a No. 2.	
111 112	Te Kaninamu Hona and others Hami Hatere	• •	••	• • •	• • • • • • • • • • • • • • • • • • • •	1 . 4	
113	Haora Tatere and others					Waimarama 3A.	
114	Raihania Kahui, Ngamihi te Keh						
115 116	Patoromu Picipi Ritihia Raukura	• •	• •	• •		D 1 - (
						m 77 /	
	Rewi Tutu, Mereheke, and anoth			• •			
117	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others					D. b 4 . b.! D. b!	
117	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	er	••	•••		D. b 4. b. D. b!	
117	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	er	••	ORDER		. Pakuratahi Rahui.	
117	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	er	FOR AN	ORDER	TO PAY	Pakuratahi Rahui. Compensation. Nature of Application.	
117	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	ication :	FOR AN	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar	nount of con
117 118 No.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	ication :	FOR AN Name of	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a	nount of constitution
117 118 io.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	ication :	FOR AN Name of	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the arpensation due to the several Native.	nount of constitution
117 118 No.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson	Poran whal	FOR AN Name of	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the arpensation due to the several Native the Porangabau 2B and Whawhak the Public Trustee.	nount of constitution
117 118 No.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson	Poran whal	FOR AN Name of	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS.	nount of cos s interested anga Blocks
117 118 10.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson	PPLICATION	FOR AN Name of	ORDER	TO PAY	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the arpensation due to the several Native the Porangabau 2B and Whawhak the Public Trustee.	nount of cos s interested anga Blocks
117 118 100. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson A Name of Applic	PPLICATION	FOR AN Name of	ORDER Land. B and Survey	TO PAY Wha-	Compensation. Nature of Application. Phat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangabau 2B and Whawhaki the Public Trustee. Name of Land.	nount of cos interested anga Blocks Amount due
117 118 100. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson A Name of Applic	PPLICATION	FOR AN Name of	ORDER	TO PAY Wha-	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS.	Amount du
117 118 No.	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson A Name of Applic	PPLICATION	FOR AN Name of	ORDER Land. B and Survey	TO PAY Wha- CHARG Mange	Compensation. Nature of Application. Phat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangabau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land.	Amount due
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson A Name of Applic	PPLICATION	FOR AN Name of	ORDER Land. B and	TO PAY Wha- 1 CHARG Mange Mange Mange	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land.	Amount due £ s. d 33 10 0 31 5 0 36 17 6 18 13 6
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others APPL Name of Applicant. C. Gilbertson A Name of Applic	Porang whale	FOR AN Name of	ORDER Land. B and	Wha- 1 Waima Mangi Mangi Mangi Mangi	Compensation. Nature of Application. Phat the Native Land Court make a the applicant leave to pay the an pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land.	Amount due £ s. d 33 10 0 31 5 0 36 17 6 18 13 6
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	Porang whale	FOR AN Name of	ORDER Land. B and	Waima Mang Mang Mang Mang Mang Mang	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the arpensation due to the several Native the Porangabau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Achane 16	Amount du £ s. d 33 10 0 36 17 6 18 13 6 51 8 20 14 24 2
117 118 io. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	Porang whale	FOR AN Name of	ORDER Land. B and	Wha- CHARG Waima Mang Mang Mang Mang Mang Mang Mang Man	Compensation. Nature of Application. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Achane 1A	### Amount ducks ### Amount ducks ### s. d ### 33 10 0 ## 13 6 ## 13 6 ## 18 13 6 ## 24 4 2 ## 30 6
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	Porang whale	FOR AN Name of	ORDER Land. B and	Wha- CHARG Waima Mangi	Nature of Application. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the an pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Achane 1a	## Amount ducks Amount ducks ## 8. d ## 33 10 0 ## 81 5 6 ## 86 17 6 ## 81 8 6 ## 20 14 9 ## 24 2 ## 30 6 ## 19 15
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	Porang whale	FOR AN Name of	ORDER Land. B and	Waima Mang Mang Mang Mang Owha Owha	Compensation. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the arpensation due to the several Native the Porangabau 2B and Whawhake the Public Trustee. ING ORDERS. Name of Land. Trama 3B	Amount du £ s. d 33 10 (36 17 (18 13 (51 8 20 14 (24 2 30 6 (19 15 (120 0 (4 5
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	POTATION Whale	FOR AN Name of	ORDER Land. B and	Waima Mang Mang Mang Mang Mang Owha Owha Owha	Nature of Application. Nature of Application. Chat the Native Land Court make a the applicant leave to pay the ar pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Achane 1A	### Amount ducks ### Amount ducks ### ### ### ### ### ### ### ### ### #
117 118 No. 644	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	POTATION Whale	FOR AN Name of	ORDER Land. B and	Waima Mangi Ma Ma Ma Ma Ma Ma Ma Ma Ma Ma Ma Ma Ma	Compensation. Nature of Application. Phat the Native Land Court make a the applicant leave to pay the an pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Prama 3B	## Amount due ## S. d ## 33 10 0 ## 31 5 0 ## 36 17 6 ## 36 17 6 ## 20 14 7 ## 24 2 #
No. 645	Rewi Tutu, Mereheke, and anoth Raihania Kahui and others	POTATION Whale	FOR AN Name of	ORDER Land. B and	Wha- CHARG Waima Mangi Mangi Mangi Mangi Mangi Mangi Owha Owha	Compensation. Nature of Application. Phat the Native Land Court make a the applicant leave to pay the an pensation due to the several Native the Porangahau 2B and Whawhak the Public Trustee. ING ORDERS. Name of Land. Prama 3B	### Amount ducks ### Amount ducks ### ### ### ### ### ### ### ### ### #

July 12.] THE NEW ZEALAND GAZETTE.

	A	PPLICATION	FOR REMOVAL O	F RE	STRICTIONS.	
No.	Name of A	pplicant.		· i		Name of Land.
648	Tangatake Hapuku		••		Otawhao A 1	No. 11.
	App	PLICATIONS	FOR APPOINTMEN	T OF	TRUSTEES.	_
No.	Name of Applicant.		Name of Land.			Names of Children.
649 650 651 652	Pita Mohi Aperata Takana		Waipuka Tahoraite Nos. and Aorangi 3 Rangipo-Waius Awarua and oth	g No and o	. 2 ther lands	Te Rauhina Pita. Te Uira Akuira. Kathleen Hiraani Blake and Ralph Holden Wellwood. Hamueri Tanguru, Tenui Ta nguru, Te Aue Tanguru, and Pan Tanguru.
		APPLICAT	rion for Right	Ow R	· · · · · · · · · · · · · · · · · · ·	Tanguru.
.oK	Name of A		TION FOR THIGHT	OF I		Name of Land.
653	Airini Tonore (by her solicitor, T.	W. Lewis)			Kohurau.	
	A	PPLICATION :	FOR PRIVATE RI	GHT	OF WAY.	
No.	Name of Applicant.	Nan	ne of Land.	1	N	ature of Application.
654	Daniel Ellison	Papaaruhe whiro	and Matatuo-	iu		rivate right of road from the Mata- through the Papaaruhe Block to mepu Road.
Maori Whare Admin	own defined pertions of Subdivision Land Laws Amendment Act, 1903 stoto Block in the Actea Destrict Mistration Act, 1900." (N.L.P. 1906) th June, 1906.	,'' or, in the faori Land	alternative, for	orde	rs vesting the	said Subdivisions 5 and 6 of the
		AppLi	CATIONS FOR PR	OBAT	E.	
¥о.	Name of A	pplicant.				Name of Deceased.
	applications for probate mer	tioned be	elow will be h	near	d on or aft	er the 13th day of August,
657 658	Taitoko Mahuri and Pikihuia Tan Morehu Turoa	nati	••	::	Horomona R Horiana Tiak	
	Application under Subsection	rion (9) of	Section 14 of	"Тн	NATIVE LAI	ND COURT ACT, 1894."
No.	Name of Applicant.	Nan	ne of Land.		N	ature of Application.
659	Teko te Ruru Pikikotuku, Tame Raihania, Ngamihi te Kehu, Moetai Ngarangi, Hore Nga- rangi, Pare Ngamihi, Hekeawai Whakapaki, and others	Te Rangar	angai Block	l m	illing timber o	person or persons from felling or on the said block until the subdivi- ive Land Court.
	Application unde	ER SECTION	39 of "The Na	TIVE	LAND COURT	Аст, 1894."
No.	Name of Applicant.	Nam	ne of Land.		N	ature of Application.
660	Raihania Kahui	Moteo, T Pirau	Subirangi, and	sic		me of Hare Hohepa in the succes- he interest of Meretene te Matus,

APPLICATION UNDER SECTION 49 OF "THE NATIVE LAND LAWS AMENDMENT ACT, 1895."

No.	Name of Applicant.	Name of Land.	Nature of Application.		
661	Mutu Karaitiana	Te Aute No. 2 (Rotoakiwa)	Applying for amendment of certificate of title and Crown grant, the name of Ani Mauruuru, who according to the minutes of the Court was ascertained to be an owner, having been omitted from the title apparently through a clerical error.		

Application 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.
662	Te Moanaroa Kokohu	Waribi Whiuna	Adoption by Te Moanaroa Kokohu of Warihi Whiuna, the child of Maihi Papi and Whakarite.

Note.—Notice has been received from Te Moanaroa Kokohu stating that he cancels and withdraws the above application.

APPLICATION UNDER SECTION 65 OF "THE NATIVE LAND COURT ACT, 1894," TO CUT OFF A SUFFICIENT PORTION OF THE LAND FOR THE APPLICANT TO DISCHARGE THE SURVEY LIEN MENTIONED IN PREVIOUS SURVEY CHARGING ORDER.

No.	Name of Applicant.	Name of Land.	Date of Survey Charging Order.	Amount of Survey Lien.
.63	Charles D. Kennedy	Mangamaire B	4th June, 1900	£101 18s.

APPLICATION UNDER SECTION 67 OF "THE NATIVE LAND LAWS AMENDMENT ACT, 1895."

No.	Name of A	pplicant.	Name	of Land.		Nature of Application.
664 665 666	Horace Baker Horace Baker Horace Baker	••	Omahu 3D Omahu 3B Omahu 3D	••	••	That the applicant be allowed interest on his survey liens.

Application under Section 90 of "The Public Works Act, 1894."

No.	Name of Applicant.		Name of Land.	Area of Land taken.	Nature of Application.	
667	Under - Secretary for Works	Public	Lot 1, Tahoraite No. 2 Block	A. R. P. 10 1 14.7	To ascertain what amount of compensation ought to be paid to the owners of, and other persons interested in,	
-					the said pieces of land taken for the purposes of a rifle range, and to decide who are the persons entitled to be paid such compensation.	

APPLICATION UNDER SECTION 91 OF "THE PUBLIC WORKS ACT, 1905."

No.	Name of Applicant.	Name of Block.	Area taken.	Nature of Application.	
668	Under-Secretary for Public Works	District of Patangata, Block 46	A. R. P. 1 0 21·1	To ascertain the amount of compensation to be paid to the owners of, or other persons interested in, the said land taken under section 91 of "The Public Works Act, 1905," for the purposes of a railway; also to ascertain who are the proper persons to whom such compensation should be paid.	

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Wellington, 10th July, 1906.

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.

[Wellington Sec 55.] R. C. SIM, Registrat. [Wellington, Sec. 55.]

THE ALIENATIONS ABOVE REFERRED TO.

Ŋo.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	Mortgage (1906-85)	2nd July, 1906	Taihape, Town Section 6, Block XIV, and Block XI, Section 8	
2	Mortgage (1906-86)	27th June, 1906	Aorangi, part Section	Tapita Matenga and Hanapeka to Samuel James Sanson.
3 4	Mortgage (1906-87) Transfer (1906-88)	27th June, 1906 10th July, 1906	Mangamaire A No. 2B Muaupoko A No. 3	Tipene Matua to John Ernest White. Ereni Tapihana to William Hughes Field.

Adjournment of Sitting of the Native Land Court at Rotorua.

Registrar's Office, Auckland, 30th June, 1906. OTICE is hereby given that the sitting of the Native Land Court which was notified to be held at Rotorua on the 6th day of June, 1906, and which was subsequently adjourned to the 11th day of July, 1906, has been further adjourned to the 18th day of July, 1906.

[Auckland, 1906-22.]

A. G. HOLLAND, Deputy Registrar.

Notice of Registration of Adoption under Section 50 of "The Native Land Claims Adjustment and Laws Amendment Act, 1901."

Native Land Court Office,
Wellington, 7th July, 1906.

Notice having been lodged with me by Pirihira Pera,
of Parewanui, that she has taken Pirihira Pita, a
child of Pita and Kirikau, to be her 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. and registered.

R. C. SIM, Registrar.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that Walter James White, of Cook Street, Auckland, Carrier, was this day adjudged bankrupt on the petition of Reed and Bailey; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 13th day of July, 1906, at 2.30 o'clock.

> E. GÉRARD Official Assignee.

Auckland, 7th July, 1906.

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

OTICE is hereby given that RICHARD JOHNSON, of Tututawa, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 16th day of July, 1906, at 10.30 o'clock a.m.

H. NORMAN LIARDET Deputy Official Assignee.

3rd July, 1906.

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

OTICE is hereby given that WILLIAM Hood, of Wanganui, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 10th day of July, 1906, at 2.30 o'clock p.m.

3rd July, 1906.

W. RODWELL, Deputy Official Assignee.

In Bankruptcy.—In the District Court of Wanganui, holden at Palmerston North.

OTICE is hereby given that ARTHUR ORLANDO OLIVER, of Foxton, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 29th day of June, 1906, at 2.30 o'clock.

G. J. SCOTT, Deputy Official Assignee. Palmerston North, 19th June, 1906.

In Bankruptcy.-In the District Court of Wanganui, holden at Palmerston North

NOTICE is hereby given that John Wheeler, of Pohangina, County Clerk, was this day adjudged bankrupt on creditors' petition; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 13th day of July, 1906, at 2.30 o'clock.

G. J. SCOTT,

Deputy Official Assignee.
Palmerston North, 3rd July, 1906.

In Bankruptcy.

Estate of HALL AND PRICE, of Palmerston North, Coachbuilders.

OTICE is hereby given that a first dividend, of 3s. in the pound, is now payable at my office on all proved accepted claims.

Promissory notes must be produced for indorsement.

G. J. SCOTT, Deputy Official Assignee.

Palmerston North, 29th June, 1906.

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

OTICE is, hereby given that DAVID McMILLAN, of Lincoln, Saddler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 16th day of July, 1906, at

G. L. GREENWOOD,

9th July, 1906.

Official Assignee.

In Bankruptcy. — In the District Court of Timaru and Oamaru, holden at Timaru.

Oamaru, holden at Timaru.

Timaru and Company (Limited), (in liquidation); and in the matter of "The Companies Act, 1903."

TOTICE is hereby given that RICHARD CAMERON TORRANCE, of Waimate, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade, Timaru, on Tuesday, the 17th day of July, 1906, at 11 o'clock.

ALEX. MONTGOMERY, Deputy Official Assignee.

Timaru, 9th July, 1906.

MINING NOTICES.

STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: Waihi Gold-mining Company (Limited). When formed, and date of registration of office of company in colony: 7th December, 1887.

Whether in active operation or not: In active operation.
Where business is conducted, and name of Attorney of Attorneys: Shortland Street, Auckland; Charles Rhodes. Attorney or

Where mine is situate: Waihi.
Nominal capital: £500,000.
Amount of capital subscribed: £495,907.

Amount of capital actually paid up in each in the colony: £19,212.

£19,212.

Price paid to vendors of mine—

(a.) In fully paid-up shares: £53,333.

(b.) In partly paid up shares, credited as £ paid up: Nil.

(c.) In cash: £48,637.

Number of shares into which capital is divided: 500,000.

Number of shares on Colonial Register: 32,495.

Amount paid per share (Colonial Register): £1.

Amount called up per share (Colonial Register): £1.

Number and amount of calls in arrear (Colonial Register): Nil.

Number of shares forfeited (Colonial Register): Nil.

Number of forfeited shares on Colonial Register sold, and money received for same: Nil. Number of shareholders on Colonial Register: 358.

Number of men employed by company in colony: Say, 1,460. Quantity and value of gold or silver produced during period since last statement: 975,831 oz. bullien; £729,521.

Total quantity and value of gold or silver produced since registration of office of company in colony: 4,687,751 oz. bullion; £4,573,701.

Amount expended in connection with carrying on mining operations in colony during period since last statement:

£356,366 14s. 1d. Total expenditure since registration of office of company in

colony: £2,628.785 1s. 7d.

Total amount of dividends paid in colony: £79,780 6s. Amount of cash at banker's in colony: £23,711 6s. 3d. Amount of cash in hand in colony: £1 14s. 111d.

Amount of debts directly due to company in colony: Nil. Amount of such debts considered good: Nil. Amount of liabilities of company (if any) in colony: £1,363

17s. 1d.

Amount of debts owing by company: £26,590 5s. 8d.

I, Berkeley Howard Stafford, of Waihi, the Attorney of the Waihi Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 31st day of December, 1905, being the date of the last balance-sheet; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

BERKELEY H. STAFFORD,

Attorney.

Declared at Auckland, this 5th day of July, 1906, before me—Samuel Jackson, a Solicitor of the Supreme Court of New Zealand.

"THE COMPANIES ACT, 1903," SECTION 266, (3).

Re the Pioneer Gold Prospecting Company (Limited). TAKE notice that the name of the above mentioned company will at the expiration of three months from the date hereof, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

Dated at Christchurch, this ninth day of July, one thousand nine hundred and six.

P. G. WITHERS. Assistant Registrar of Companies.

TAKE notice that a General Meeting of the above named company will be held on Monday, the 30th day of July, 1906. at 4 o'clock p.m., at the office of Messrs. Crawford and Bartleman, 14 Crawford Street, Dunedin, for the purpose of having laid before it an account showing the manner in which the winding-up of the company has been conducted and the assets of the company disposed of.

Dated at Dunedin, this 2nd day of July, 1906.

D. CRAWFORD A. BARTLEMAN

Liquidators.

652

In the matter of the Shotover Quartz-mining Company (No Liability).

A T an extraordinary general meeting of the members of the above-named company, duly convened, and held at Dunedin, on Thursday, the thirty-first day of May, one thousand nine hundred and six, the following special resolutions were duly passed, and at a subsequent extraordinary general meeting of the members of the said company, also duly convened, and held at the same place on Thursday, the twenty-eighth day of June, one thousand nine hundred

and six. the said resolutions were duly confirmed, viz. :—
1. That it is expedient to effect an amalgamation of this

1. That it is expedient to effect an amalgamation of this company with the Ophir Mining Company (Limited).

2. That the Shotover Quartz-mining Company (No Liability) be wound up voluntarily; and that Septimus Edward Brent, of Dunedin, be and he is hereby appointed Liquidator for the purposes of such winding-up.

3. That the said Liquidator be and he is hereby authorised to consent to the registration of a new company to be named "The Shotoger Consolidated Mining Company (Limited)."

"The Shotover Consolidated Mining Company (Limited)," with a memorandum and articles of association which have peen already prepared with the privity and approval of the

directors of this company. 4. That the draft agreement expressed to be made between the Liquidator of this company of the first part, this company of the second part, the Liquidator of the Ophir Mining Company (Limited) of the third part, the Ophir Mining Company (Limited) of the fourth part, and the Shotover Consolidated Mining Company (Limited) of the fifth part, be and the same is hereby approved; and that the said Liquidator be and he is hereby directed to enter into an agreement on behalf of this company on the terms of the draft, and to carry the same into effect.

draft, and to carry the same into effect.

5. Resolved that the Liquidator's fee be £25.
Dated at Dunedin, this third day of July, one thousand nine hundred and six.

S. E. BRENT,

Secretary.

Witness-Donald Reid, jun., Solicitor, Dunedin. 655

LAND TRANSFER ACT NOTICES.

WHEREAS dealings have been presented for registration affecting Lease No. 250. from the AUCKLAND IMPROVEMENT COMMISSIONERS to MARY VICKERS and LOUISA VICKERS, of the whole of the land comprised in Volume 5, folio 22, and part of the land in Volume 5. folio 23, of the Provisional Register books, and being Lot 6 and part Lot 7 of Subsection 2, Section 13, City of Auckland, and evidence adduced of the loss of the dumlicate of the said lease: notice is hereby given of my duplicate of the said lease: notice is hereby given of my intention to register such dealings at the expiration of fourteen days from the date of the Gazette containing this notice without requiring the production of the said duplicate

Dated the 20th day of June, 1906, at the Land Registry. Office, Auckland.

EDWIN BAMFORD.

District Land Registrar.

EASE No 2195, of Lot 11, part of Section 16, Suburbs of Rotorua, from ELIZABETH ELLEN WYLIE to ALICE COPPELL: the lessor having re-entered for non-payment of rent, it is my intention to notify such reentry upon the Register at the expiration of one month after the date of the Gazette containing this notice.

Dated this 28th day of June, 1906, at the Lands Registry Office, Auckland.

EDWIN BAMFORD

District Land Registrar.

651

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

4315. MARY ANN MARIA FLETCHER.—Allotments 11, 12, 13, Section 35, Village of Onehunga, containing
2 roods 37 perches. Occupied by T. C. Winzinberg.
4339. STUART BATHGATE REID. — Allotments 99

and 100, Section 16, Suburbs of Auckland, containing 11 acres 1 rood 12 perches. Occupied by Applicant.

4342. GEORGE SAYERS. - Lot 9 of Allotment 90,

Parish of Waikomiti, containing 6 acres 2 roods 16 perches.

Unoccupied.
4355. CHARLES RICHARD MORGAN.—Parts of Allotments 9 and 43, Parish of Pukekohe, together with right of way, containing 124 acres 2 roods 19 perches. Occupied

by Applicant.

Diagrams may be inspected at this office.

Dated this 7th day of July, 1906, at the Lands Registry

Office, Auckland.

EDWIN BAMFORD.

663

District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought A 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

anless caveat be lodged forbidding the same on or before the 13th day of August, 1906.

1301. Applicants, ELIZA HICKS and LOUISA McKNIGHT.—1 rood, being Section 45, Town of Hastings. In occupation of Mary Ann Cantelin.

Diagram may be inspected at this office.

Dated this 7th day of July, 1906, at the Lands Registry Office, Napier.

665

THOS. HALL District Land Registrar.

PPLICATION having been made to me for the issue of a provisional certificate of title in the name of GEORGE WHITE, of Napier, General Agent, for portion of Suburban Section 3, Western Spit, Port Ahuriri, comprising Lots 1, 2, 5, 6, 7, and 8 on deposited plan No. 389, being all the land in Vol. 35, folio 31, of the Register-book, and evidence having been lodged with me of the loss of the original certificate, I hereby give notice that I will issue the provisional certificate as requested unless caveat be lodged forbidding the same on or before the 27th day of July, 1906. Dated this 7th day of July, 1906, at the Lands Registry Office, Napier.

Office, Napier.

664

THOS. HALL, District Land Registrar.

OTICE is hereby given that the several parcels of land 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 on or before the 13th day of August, 1906.

3877. LOUISA BATKIN.—1 acre and 30½ perches, part Section 41, Harbour District. Occupied by Applicant.

3881. MATTHEW HENRY WILTON and SARAH ANN WILTON.—85 acres 1 rood 4 perches, parts of Section 26, Rangitikei Agricultural Reserve. Occupied by Francis Phillips Kellow as Lessee.

3882. CHARLES STEWART and JAMES HUTCHEN, and CHARLES STEWART and CHRISTINA BALLINGALL.—2 roods 19½ perches, part Section 50. Moroa Block, Township of Cotterville. Occupied by Thomas McKay Drummond.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 11th day of July, 1906, at the Lands Registry Office, Wellington.

671

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 THOMAS GREEN, of Featherston, Gardener, for Section 385, Block XIV, Mikimiki Survey District, being the land comprised in certificate of title, Vol. 30, folio 197, and writers having heavy larged of the large of th 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 26th day of July,

Dated this 11th day of July, 1906, at the Lands Registry

Office, Wellington.

E

J. M. BATHAM, District Land Registrar.

OTICE is hereby given that the parcel of land here-inafter described will be brought under the pro-visions 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

1384. ALEXANDER O'BRIEN. — 34 acres 1 rood 22 perches, part of Section 16, Suburban South. Occupied

by Applicant.

Diagram may be inspected at this office.

Dated this 3rd day of July, 1906, at the Lands Registry Office, Nelson.

H. EYRE KENNY.

District Land Registrar.

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.

10250. JAMES TAIT.—1 rood 12 perches, part of Rural Section 144, Borough of Sumner. Unoccupied.

10304. MICHAEL O'KEEFE.—39 acres 3 roods 28 perches, part of Rural Sections 7822, 7823, 7824, 7825, Block IV, Hinds Survey District. Occupied by Applicant.

10309. GEORGE WILLIAM LEADLEY.—428 acres 2 roods, Lots 3 and 4, Plan 289, parts of Rural Section 4844, Blocks III and VII, Wakanui Survey District. Occupied by Applicant.

by Applicant.

Diagrams may be inspected at this office.

Dated this 10th day of July, 1906, at the Lands Registry Office, Christchurch.

G. G. BRIDGES, District Land Registrar.

A PPLICATION having been made to me for the issue of provisional certificates of title in the name of JOHN BIRD, the Younger, of Otatara, Sawmiller, for Sections 87 and 87a, Block XX, Hundred of Invercargill, being the land contained in certificates of title, Vol. 60, folios 184 and 185, and evidence having been lodged of the loss of the said certificates of title. I hereby give notice that I shall issue provisional certificates of title as requested unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Lands Registry Office, Invercargill, this 7th day of July, 1906.

C. E. NALDER,

C. E. NALDER,

661

District Land Registrar.

PRIVATE ADVERTISEMENTS.

COOK COUNTY COUNCIL.

OTICE is hereby given that this Council proposes to execute a certain public work—viz., the construction of a road through Paremata No. 4 Block—and to take for that purpose the lands described in the accompanying Schedule.

The works to be undertaken are formation and drainage, and the construction of culturate for the account of contractions.

and the construction of culverts for the passage of surface

The owners are Natives represented by Wi Kingi Hori. Any person who may be injuriously affected by the construction of this road, or who objects to the Council taking this land, must state the objection in writing, and send the writing to the office of the Cook County Council within forty days from the date of this notice.

A plan of the land to be taken may be seen at the office of the Cook County Council, Gisborne, during office hours.

SCHEDULE.

Area of land to be taken: 2 acres 1 rood 21 perches. Situated in Block XII, Uawa Survey District. istrict.
J. WARREN,
Clerk.
668

Gisborne, 22nd June, 1906.

WAIAPU COUNTY COUNCIL.

T is hereby publicly notified that this Council proposes to execute a public work—viz., the construction of a wagon-road from the Waipiro Native Township to Te Puia Native Township—and for that purpose to take the lands described in the Schedule hereto; and notice is hereby further given that a plan of the lands so required to be

PAGE

taken is deposited in the office of the Waiapu County Council. | the style of "Hoiland and Gillett," by the undersigned Waipiro Bay, and is there open for inspection; and that all EDWARD HOILAND and JOHN ARKELL GILLETT, who will dispersons affected are hereby called upon to set forth in writing any well-grounded objection to the execution of the said firm. said public work or the taking of such lands, and send such writing, within forty days from the first publication of this notice, to the Waiapu County Council.

g	CHEDULE	

Approxi- mate Area of each of the Parcels of Land required to be taken.	Being Portion of Section	Situated in Block No.	Shown on Plan marked	Coloured on Plan	Situated in Survey District of	
A. R. P. 6 2 1 12 3 12	Waipiro No. 1 Waipiro No. 2	XVI XII, XVI	507 507	Pink Pink	Mata, Waiapu County.	

WILLIAM O'RYAN

Clerk, Waiapu County Council. Waipiro Bay, 6th June, 1906.

Note.—It is proposed to give in exchange for the above land the lines formerly surveyed by Mr. Pickett and by Mr. Wheeler, which lines the Council are now taking steps to stop. 658 WILLIAM O'RYAN.

THE WELLINGTON FISHERMEN'S COMPANY (LIMITED).

OTICE is hereby given that a special resolution of the above-named company was passed on the 12th day of April, 1906, and confirmed on the 1st day of May, 1906, requiring the company to be wound up voluntarily.

J. MILESI, 654 Liquidator.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hereto-fore subsisting between the undersigned, Charles FREDERICK QUACK and LUCY GERTRUDE MCBETH, carrying on FREDERICK QUACK and LUCY GERTRUDE McBeth, carrying on business at Branch Point, Marlborough, as Sheep farmers, under the style or firm of "Quāck and McBeth," has been this day dissolved by mutual consent. The said business will hereafter be carried on by the said Lucy Gertrude McBeth, who will pay and discharge all the debts and liabilities of the late firm. All debts due to the late firm must be paid to the said Lucy Gertrude McBeth, whose receipt alone will be a sufficient discharge for the same.

Dated at Blenheim, this 25th day of June, 1906.

LUCY G. McBETH. C. F. QUÃCK.

Witness-Maria Dunn, Widow, Blenheim. 653

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership lately subsisting between the undersigned, JOHN MCHARDY, of Patoka, Sheep-farmer, and ALEXANDER LOUDOUN, of Port of Patora, Sneep-farmer, and ALEXADER LOUDOUN, of Fort Ahuriri, Mercantile Manager, carrying on business at "Hendley," Patoka, as Sheep farmers, was on the thirty-first day of March, one thousand nine hundred and six, dissolved by mutual consent, and that all debts due and owing to or by the late firm will be received and paid by the said Alexander Loudoun. All persons having claims against the partnership shall furnish particulars thereof on or before the nine-teenth day of July one thousand nine hundred and six

teenth day of July, one thousand nine hundred and six.

As witness our hands, this fifth day of July, one thousand nine hundred and six.

JOHN McHARDY.

Witness to the signature of John McHardy-Hugh B. Lusk, Solicitor, Napier.

ALEX. LOUDOUN. Witness to the signature of Alexander Loudoun—F. Logan Solicitor, Napier.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the Partnership hitherto existing between the undersigned, under the style of "Holland Bros. and Gillett," has been dissolved by the retirement of the undersigned Charles Holland, and that the business will be continued at the same place, and under

Dated this 16th day of June, 1906.

C. HOILAND. JOHN A. GILLETT. E. HOILAND.

Witness to all signatures-C. T. Knox, Accountant, Auckland.

OTICE is hereby given that the Partnership hitherto existing between Tom Kennerley and George Kennerley, of Custom Street West, Auckland, carrying on business as Waste-product Merchants, under the style of "The Zealandia Trading Company," is by mutual consent dissolved from this date. The business will be carried on as usual by George Kennerley, who will receive all moneys owing to and discharge all the liabilities of the Zealandia owing to and discharge all the liabilities of the Zealandia Trading Company.

Dated the 7th day of July, 1906.

TOM KENNERLEY GEORGE KENNERLEY.

Witness-T. N. Baxter, Solicitor, Auckland.

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