

THE

GAZETT NEW ZEALAN

Published by Authority.

WELLINGTON, THURSDAY, JUNE 13, 1907.

(L.S.)

Additional Land taken near Waipapa for the Purposes of the Kaipara-Waikato Railway.

PLUNKET, Governor. (L.S.)

PROCLAMATION. Α

WHEREAS it has been found desirable for the use, W convenience, and enjoyment of the Kaipara-Waikato Railway to take further land near Waipapa, in addition to land previously acquired for the purposes of

addition to land previously acquired for the purposes of the said railway: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. is hereby taken for the purposes above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :-

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Al ma O Pe Lan
· A. R. P. 0 0 35·5	Pukeatua Block	VI	Kumeu.	A. 0

In the Auckland Land District; as the same is more particularly delineated on the plan marked 15318, deposited in the office of the Minister for Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

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

WM. HALL-JONES Minister for Railways

GOD SAVE THE KING !

Additional Land taken at Petone for the Purposes of the Wellington-Napier Railway.

PLUNKET, Governor. A PROCLAMATION.

WTHEREAS it has been found desirable for the use, convenience, and enjoyment of the Wellington-Napier Railway to take further land at Petone, in addition to land previously acquired for the purposes of the said

to land previously acquired for the purposes of the said railway: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :--

Approxi- mate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Situated in the Borough of
A. R. P. 0 0 5.2	Section 1, Hutt	XIII	Belmont	Petone.

In the Wellington Land District; as the same is more particularly delineated on the plan marked 15433, deposited in the office of the Minister for Railways, at Wellington, in the Provincial District of Wellington, and thereon bordered green.

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

ROBERT MCNAB, For Minister for Railways.

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GOD SAVE THE KING !

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Allocating Land reserved and taken for a Railway to the Purposes of a Road at Karangahake, in the County of Ohinemuri.

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

WHEREAS the land mentioned in the Schedule hereto

W HEREAS the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Paeroa-Waihi Railway, 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 pur-poses: And whereas such land is situated in the County of Ohinemuri, the local authority of which has assented to the issue of this Proclamation: And whereas His Excellence the Governor is of opinion

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

And whereas his Excellency the Governor is of opinion that the said local authority can conveniently construct and 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 vested in me 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 this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazztte, become a road, and that the said road shall be under the control of the Ohinemuri County Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, con-taining 21.1 perches, more or less, being a portion of railway land at Karangahake, on the Paeroa-Waihi Railway, and being portion of Crown Gold-mining Company, situated partly in Block XIII, Ohinemuri Survey District, and partly in Block XIII, Ohinemuri Survey District, and sfollows: Commencing at a point on the south-east side of the road crossing the line of railway at about 4 miles 35 chains on the railway mileage, distant 150.8 links north-easterly from the junction of the north-east and south-east sides of the said road; thence south easterly by a line, at a bearing of 104° 2', a distance of 250.4 links; thence north-easterly by a line, at a bearing of 16° 11', a distance of 40 links; thence north-westerly by a line, at a bearing of 290° 47', a distance of 236.5 links; and thence south-westerly by a line, at a bearing of 208° 4', a distance of 70 links, to the commencing-point: as the said parcel of land is more particularly delineated on the plan marked 1521.1 deposited in the office of the Minister for Railways, at Wellington, and thereon coloured purple. ALL that parcel of land in the Auckland Land District, conand 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, 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 Wel-lington, this fourteenth day of May, in the year of our Lord one thousand nine hundred and seven. seven.

WM. HALL-JONES Minister for Railways. GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Road near Waihou, in the County of Piako.

PLUNKET, Governor. A PROCLAMATION.

(L.S.)

WHEREAS the land mentioned in the Schedule hereto W forms part of land taken for the purposes of the Waikato-Thames Railway (Morrinsville-Te Aroha Section), and it is considered desirable to allocate such land to the

and it is considered desirable to anotate such land to the purposes of a road: And whereas it has been certified by the Minister for **Bailways** that such land is not required for railway pur-poses: And whereas such land is situated in the County of Piako, 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 ;

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me 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 this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Piako County Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said public highways are controlled and maintained by the said Council.

SCHEDULE.

ALL that parcel of land in the Auckland Land District, con-ALL that parcel of land in the Auckland Land District, con-taining 2 roods 12.7 perches, more or less, being a portion of railway land near Waihou Railway station, and being por-tion of Section 1, Block XI, Aroha Survey District, and being bounded as follows: On the north-west by lines bearing 27° 7', 50° 11', and 57° 48' 30' respectively, distances of 114.8 links, 1067 6 links, and 339.1 links respectively; and on the south-east by a line at a bearing of 230° 11', a dis-tance of 1509.3 links: as the said parcel of land is more particularly delineated on the plan marked 14470, deposited in the office of the Minister for Railways, at Wellington, and thereon coloured purple. thereon coloured purple.

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

WM. HALL-JONES, Minister for Railways.

GOD SAVE THE KING !

Land proclaimed as a Road in Section 25, Block B, Otago Heads Native Reserve, Otago Heads Road District.

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 owner of the land mentioned in the Schedule hereto, and of the Otago Heads Road Board, being the local authority in whose district the said land is situated, pro-claim as a road the land in Otago Heads Native Reserve denoribed in the Schedule hereto. described in the Schedule hereto.

	8	CHE	DULE.			
Approxi- mate Area of Land hereby proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Native Reserve of	Shown on Plan	Coloured on Plan	
A. B. P. 2 1 37.6	Lot 6 of Sec- tion 25	в	Otago Heads	R. 6975	Purple.	

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

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

JAMES McGOWAN, For Minister for Public Works. GOD SAVE THE KING !

THE NEW ZEALAND GAZETTE.

Land proclaimed as a Road in Section 384, Block III, Opotiki Survey District, Opotiki 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 amend-ments, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby, with the consent of the owner and mortgagees of the land mentioned in the Schedule hereto, and of the Opotiki County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Opotiki Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of Land hereby pro- claimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
а. в. р. 0 3 25 [.] 6	384, Waiotahi Parish	111	Opotiki	R.8736	Pink.

In the Auckland Land District; as the same is more par-ticularly 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 District.

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

JAMES McGOWAN, For Minister for Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block I, Otahuhu Survey District, Epsom Road District.

PLUNKET, Governor.

(L.S.)

A PROCLAMATION.

A FROCLAMATION. 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 owner and mortgagees of the land mentioned in the First Schedule hereto, and of the Epsom Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Otahuhu 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 herein-before proclaimed. before proclaimed.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approxi- mate Area of Land hereby pro- claimed as a Road.	Being Part of Allotment	u Situated in Survey BH District of		Shown on Plan	Coloured on Plan
A. R. P. 0 0 3.1	40, Section 6, Suburbs of Auckland	I	Otahuhu	R. 8843	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

A	ppro mat rea Roa lerel close	e of d by	Adjoining or passing through Allotments	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
д . 0	в. 0	р. 6·9	40 and 41, Sec- tion 6, Sub- urbs of Auck- land	I	Otahuhu	R. 8843	Green.

All in the Auckland Land District; as the same are more 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 Wel-lington, this fourth day of June, in the year of our Lord one thousand nine hundred and seven. seven.

JAMES McGOWAN, For Minister for Public Works.

GOD SAVE THE KING !

Land taken for Road Purposes in Section 12, Block III, Waitohu Survey District.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto W in is required to be taken, under "The Public Works Act, 1905," for a certain work, to wit, for the purposes of a road in Block III, Waitohu Survey District :

And whereas an agreement has been entered into with the owner of the land mentioned in the Schedule hereto to take such land for the public work hereinafter set forth:

And whereas a plan has been prepared, and the Minister has recommended the Governor to issue a Proclamation taking the land, as required by the said Act :

taking the land, as required by the said Act: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in that behalf, and being satisfied of the sufficiency of the agreement herein-before referred to, do hereby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the purposes of the said road in Waitohu Survey District. Survey District.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Part of Section	Situated in Block	Situated in Survey Dis- trict of	in Snown Survey Dis- on	
A. R. P. 8 2 31	12	III	Waitohu	R. 2902	Red.

In the Nelson Land District; as the same is more par-ticularly delineated on the plan marked and coloured as

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

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

JAMES MCGOWAN For Minister for Public Works. GOD SAVE THE KING !

Revoking Proclamation under "The Land Act, 1892."

PLUNKET, Governor.

A PROCLAMATION.

WHEREAS by Proclamation dated the nineteenth day of December one theread WHEREAS by Proclamation dated the nineteenth day of December, one thousand nine hundred and five, appearing in the New Zealand Gazette of the eleventh day of January, one thousand nine hundred and six, on page two thereof, a portion of Section No. 6, situated in Block X, Orahiri Survey District, containing ninety acress two roods, was resumed for the purpose of a scenic reserve in terms of section one hundred and twenty-five of "The Land Act, 1892": And whereas it is desired to proclaim the said land as a reserve under "The Scenery Preservation Act, 1903," and to enable this to be done it is necessary to revoke the aforesaid Proclamation: Now, therefore, in pursuance and exercise of the powers

revoke the aforesaid Proclamation: Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by section six of "The Land Act, 1892," and of all other powers and authorities in anywise enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Coun-cil of the said colony, do hereby revoke the said Proclama-tion dated the nineteenth day of December, one thousand nine hundred and five, and declare that the land mentioned in the Schedule thereof is freed from the effects and pro-visions of the said Proclamation.

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

ROBERT MCNAB Minister of Lands.

- Approved in Council. J. F. ANDREWS, Acting Clerk of the Executive Council.

GOD SAVE THE KING !

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Crown Lands reserved under "The Scenery Preservation Act, 1903," and "The Scenery Preservation Amendment Act, 1906."

(L.S.)

PLUNKET, Governor. A PROCLAMATION.

A PROCLAMATION. HEREAS by "The Scenery Preservation Act, 1903" (hereinafter referred to as "the said Act"), it is, inter alia, enacted that the Governor may appoint a Com-mission who may inspect any lands possessing scenic or historic interest, or on which there may be thermal springs, and report thereon to the Governor, with recommendations as to what lands should be reserved as scenic, thermal, or historic reserves: And whereas such Commission was duly appointed, and, after inspection, recommended that the parcels of land described in the Schedule hereunder should be permanently reserved for scenic purposes, and it is erpedient to give effect to such recommendation:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers contained in the said Act, and of "The Scenery Preservation Amendment Act, 1906," do hereby proclaim and declare that the parcel of land described in the Schedule hereunder shall be reserved under and sub-izet to the provisions of the said Acts ject to the provisions of the said Acts.

SCHEDULE.

RUAKURI CAVES SCENIC RESERVE.

ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 90 acres 2 roods, more or less, being part of Section No. 6, Block X, Orahiri Survey District. Bounded towards the north and towards the north-west by the right bank of the Waitomo River; towards the north-east by the Hauturu East No. 1A Block; towards the south-east and towards the south generally by the Waitomo Valley Road; and towards the south generally by the Waitom Valley Road; A Orahiri Survey District: as the same is delineated on the plan marked L. and S. 51624/36A, deposited in the Head Office, Department of Lands, at Wellington, in the Wel-lington Land District, and thereon edged red. lington Land District, and thereon edged red.

> 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 Majerty's Colony of New Zealand end its Da Majesty's Colony of New Zealand and its De-pendencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifth day of June, in the year of our Lord one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands

GOD SAVE THE KING !

Lands set apart for Lease as a Village Settlement in the Southland Land District.

PLUNKET, Governor.

(L.S.)

A PROCLAMATION.

IN pursuance of the power and authority conferred upon me by the one-hundred-and-sixty-eighth section of "The Land Act, 1892," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby pro-claim and declare that the allotments of Crown lands respectively described in the Schedule hereto shall be and the come ore hereby set apart and declared crown for lears the same are hereby set apart and declared open for lease as a village settlement.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- SOUTHLAND COUNTY .- MENZIES' FERRY VILLAGE SETTLEMENT.

Section.	Block.	Locality.	Area.		
49	IV	Town of Menzies' Ferry	A. R. P. 23 3 36		
50	"	"	24 3 25		
51	"	"	24 0 6		
$\frac{51}{52}$,,		24 3 21		
53		,	26 0 27		

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

ROBERT McNAB, Minister of Lands.

GOD SAVE THE KING !

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Native Land in Rarete Survey District taken for Scenery-preservation Purposes.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of May, 1907.

Present :

WHEREAS the land mentioned in the Schedule hereto THE parcel of land mentioned hereunder :-is Native land and is required to be taken for scenery-preservation purposes :

And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown :

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

Now, therefore, 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 proclaim and declare that the lend charm upon such man und described in the that the land shown upon such map, and described in the Schedule hereto, is hereby taken for scenery-preservation purposes as aforesaid; and the said land shall vest in His Majesty the King as from the fourth day of July, one thousand nine hundred and seven.

SCHEDULE.

THE parcels of land mentioned hereunder :---

Approximate Area of each of the Parcels of Land taken.		Being Portion of		Coloured on Plan	Situated in Block No.	Situated in the Survey District of	
	R.	Р.					
3	3	14		Autumutu ock	Brown	X	Rarete.
2	3	37		Autumutu ock	Brown	· X	Rarete.
14	2	0		Autumutu ock	Red	X	Rarete.
· 0	0	23		Autumutu	Green	X	Rarete.
6	1	24		Autumutu ock	Red	X	Rarete.

All in the Land District of Wellington; as the same are more particularly delineated on the plan marked P.W.D. 22569, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Native Land in Block III, Awakino East Survey District, taken for Scenery-preservation Purposes.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of May, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS the land mentioned in the Schedule hereto is Native land and is required to be taken for scenery-preservation purposes:

And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown :

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

Now, therefore, 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 declare that the land shown upon such map, and described in the Schedule hereto, is hereby taken for scenery-preservation purposes as aforesaid; and the said land shall vest in His Majesty the King as from the fourth day of July, one thousand nine hundred and seven. hundred and seven.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being	Situated in Block No.	Situated in the Survey District of	
A. R. P. 155 0 32	Section No. 1	III	Awakino East.	

In the Land District of Auckland; as the same is more particularly delineated on the plan marked P.W.D. 22744, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Native Land in Block V, Wangaehu Survey District, taken for the Purposes of a Public School.

PLUNKET. Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS the land mentioned in the Schedule hereto is Native land and is required to be taken for the purposes of a public school :

And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown:

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

Public Works Act, 1905": Now, therefore, 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, by and with the advice and consent of the Executive Council of the said colony, doth hereby pro-claim and declare that the land shown upon such map, and described in the Schedule hereto, is hereby taken for a public school as aforesaid, and shall, as from the date hereinafter specified, vest in the Education Board of the District of Wanganui; and it is hereby declared that this Order in Council shall take effect as from the fourth day of July, one thousand nine hundred and seven. July, one thousand nine hundred and seven.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	
A. R. P. 2 0 0	Kauangaroa Block (N.R.)	v	Wangaehu.	

In the Land District of Wellington; as the same is more particularly delineated on the plan marked P.W.D. 22681, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

ORDER IN COUNCIL.

At the Government House, at Wellington. this seventh day of June, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto W HEREAS the land mentioned in the Schedule hereto is required to be taken for a public work, to wit, for the purpose of a gravel-pit in Owhatiura South Block, Block I, Tarawera Survey District: And whereas the said land is held or occupied by Native owners under a title which is not derived from the Crown: And whereas a map in duplicate has been prepared of the said land, as required by the eighty-ninth section of "The Public Works Act, 1905": Now, therefore, in pursuance and in exercise of the powers vested in him by the eighty-ninth section of the said Act, and of all other powers in anywise enabling him in this

and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Colony of New Denait, His Excellency the Governor of the Colory of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the land shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the purposes of the said gravel-pit; and the said land shall vest in His Majesty the King as from the twenty-fifth day of July, one thousand nine hundred and seven.

SCHEDULE.

Approxi- mate Area of Land required to be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. E. P. 6 1 22 [.] 9	Owhatiura South Block	I	Tarawera	R . 465	Pink border.

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

J. F. ANDREWS, Acting Clerk of the Executive Council.

Declaring certain Roads at Upper Hutt Railway-station, in the Hutt County, to be County Roads.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE 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 Excel-lency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that certain roads at Upper Hutt Station, on the Wellington-Napier Railway, situated in the County of Hutt, and described in the Schedule hereto, and which said roads have hitherto been Government roads within the meaning of the said Act, shall, on and after the date of this Order in Council, become county roads.

SCHEDULE.

THE roads mentioned hereunder :-

Approximate Area of each of the Roads.	Being Portion of Section No.	Situate in Block No.	Situated in the Survey District of
A. B. P. 1 1 32 1 1 7.7 0 3 14 7	126, Hatt 126, Hatt 128, Hatt	I I I	Rimutaka. Rimutaka. Rimutaka.
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	128, Hutt 128, Hutt	I I	Rimutaka. Rimutaka.

Native Land proposed to be taken for a Gravel-pit in Owhatiura South Block, Block I, Tarawera Survey District. PLUNKET, Governor. All in the Wellington Land District; as the same are more particularly delineated on the plan marked 14028, deposited in the office of the Minister for Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Scenic Reserve in Auckland Land District brought under "The Tourist and Health Resorts Control Act, 1906."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the sixth section of "The Tourist and Health Resorts Control Act, 1906," I, William Lee, Baron Plunket, the Go-vernor 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 scenic reserve in the Auckland 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 operation of and declared to be subject to the provisions of "The Tourist and Health Resorts Control Act, 1906"; and such reserve shall hereafter be known as Waitomo Caves Scenic Reserve, and be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

ALL that area in the Auckland Land District, containing by ALL that area in the Auckiand Land District, containing by admeasurement 3 acres, more or less, being Hauturu East No. 1A No. 6 Block, situated in Block X, Orahiri Survey District; as the same is delineated on the plan marked P.W.D. 21677, deposited in the office of the Minister for Public Works, at Wellington, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Exempting Wright and Wallace Streets, in the City of Wel-lington, from the Provisions of Section 117 of "The Public Works Act, 1905," subject to certain Restrictions as to the Building-line.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by subsection one of section one hundred and seventeen of "The Public Works Act, 1905," it is, *inter alia*, provided that the said section shall not apply in any case where the local authority having control of a road or street by resolution declares that the provisions thereof shall not apply to any specified road or street or any specified part thereof, and such resolution is approved by the Governor in Council: And whereas by section three of "The Public Works

specified part thereof, and such resolution is approved by the Governor in Council: And whereas by section three of "The Public Works Act Amendment Act, 1906," it is provided that such ap-proval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose: And whereas on the fourteenth day of March, one thou-sand nine hundred and seven, the Wellington City Council, the local authority having control of the streets described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said streets: And whereas it is deemed expedient that such resolution should be approved: Now, therefore, His Excellency the Governor of, the Colony of New Zealand, in pursuance and in exercise of the powers conferred by the above-in part-recited Act, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby approve the said resolution, subject to the condition that no building or part of a building shall at any time be erected on either side of the said streets within a distance of thirty-three feet from the centre-line of the said streets. the centre-line of the said streets.

SCHEDULE.

THAT street in the City of Wellington known as Wright THAT street in the City of Wellington known as Wright Street, proceeding in a southerly direction from Hargreaves Street, a distance of 19 chains or thereabouts, to the bound-ary-line, about 4 chains past Carrington Street; also that street in the City of Wellington known as Wallace Street, proceeding from Hankey Street in a southerly direction for a distance of 31 chains or thereabouts to a point about 4 chains past Carrington Street, in the said city: as the said streets are more particularly delineated on a plan marked R. 8754, deposited in the office of the Chief Engi-neer of Roads, at Wellington, in the Wellington Land Dis-trict, and thereon coloured pink.

• J. F. ANDREWS, Acting Clerk of the Executive Council.

Exempting Portion of London Street, in the Borough of Wanganui, from the Provisions of Section 117 of "The Public Works Act, 1905."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by subsection one of section one hundred and seventeen of "The Public Works Act, 1905," it is, *inter alia*, provided that the said section shall not apply in any case where the local authority having control of a road or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council: And whereas by section three of "The Public Works Act

the Governor in Council: And whereas by section three of "The Public Works Act Amendment Act, 1906," it is provided that such approval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose: And whereas on the twenty third day of January, one thousand nine hundred and seven, the Wanganui Borough Council, the local authority having control of the portion of the street described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said portion of the street : street :

And whereas it is deemed expedient that such resolution

And whereas it is to enter experient that such terreturn should be approved: Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Act, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the said resolution.

SCHEDULE.

THAT portion of the street in the Borough of Wanganui known as London Street, fronting Section 2 of the said borough; as the said portion of road is more particularly delineated on a plan marked R. 8657, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Exempting Part of Montague Street, Alicetown, Borough of Lower Hutt, from the Provisions of Section 117 of "The Public Works Act, 1905," subject to certain Conditions as to the Building-line.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by subsection one of section one hundred and seventeen of "The Public Works Act, 1905," it is, *inter alia*, provided that the said section shall not apply in any case where the local authority having control of a road or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council:

And whereas by section three of "The Public Works Act Amendment Act, 1906," it is provided that such approval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose: And whereas on the twenty-sixth day of April, one thousand nine hundred and seven, the Council of the Borough of Lower Hutt, the local authority having control of the street known as Montague Street, Alicetown, being the street described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said street: And whereas it is deemed expedient that such resolution should be approved, subject to the condition hereinafter mentioned: Now, therefore, His Excellency the Governor of the

mentioned: Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Acts, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby approve of the said resolution, subject to the condition that no building or part of a building shall at any time be erected on either side of the said street within a distance of thirty-three feet from the centre-line of the said street. the centre-line of the said street.

SCHEDULE.

THAT portion of street known as Montague Street, Alicetown, in the Wellington Land District and in the Borough of Lower Hutt, fronting Sections 1, 3, and 90 of Alicetown, in the said borough; as the said portion of street is more par-ticularly delineated on the plan marked R. 8803, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured pink.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Consenting to Land in the City of Wellington being taken for Tramway Purposes.

PLUNKET, Governor.

ORDER IN COUNCIL. .

At the Government House, at Wellington, this seventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Public Works Act, 1905," it is, in section fifteen thereof, *inter alia*, enacted that, except for the purpose of a railway or for defence purposes, except for the purpose of a railway or for defence purposes, or for the purposes of any other public work to be made under the authority of a special Act, there shall not be taken any land occupied by any building, yard, garden, orchard, or vineyard, or in *bona fide* occupation as an ornamental park or pleasure-ground, without the previous consent of the Governor in Council: And whereas the land mentioned in the Schedule hereto is occupied by a building and yard: And whereas it is expedient to give such consent as afore-said: Now, therefore, I. William Lee Baron Plunket the

said: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise of the powers conferred by "The Public Works Act, 1905," and acting by and with the advice and consent of the Executive Council of the said colony, do hereby consent to the land described in the Schedule hereto being taken for tramway purposes as aforesaid.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land permitted to be taken.	Being Portion of Section No.	Situated in the
A. R. P. 0 0 9.8	540	City of Wellington.

In the Land District of Wellington; as the same is more particularly delineated on the plan marked P.W.D. 22571, deposited in the office of Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

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PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventh day of June, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for a public recreation-ground :

And whereas, in the opinion of the Governor, it is ex-pedient to vest the said reserve in the Westport Harbour Board :

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 consent of the processive council of the said consent of the said consent of the powers and authorities vested in him by the twenty-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 Westport Harbour Board, in trust, for a public recreation-ground.

SCHEDULE.

SCHEDULE. ALL that area in the Nelson Land District, containing by admeasurement 2 roods 2 perches, more or less, being Sec-tion No. 19, Village of Omau. Bounded towards the north-east by a public road, 158⁻¹ links; towards the south-east by Section No. 20 of the said village, 488⁻⁹ links; towards the south-west by Section No. 22, 52⁻⁴ links; and towards the north-west by a public road, 500⁻¹ links: be all the afore-said linkages more or less: as the same is delineated on the plan marked S.G. 56690/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red. red.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Directing Sale of Land under "The Public Works Act, 1905."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by the thirtieth section of "The Public Works Act, 1905" (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever, for any public work is not required for such public work, the Governor may, by Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act: And whereas a plan has been prepared, and the land described in the Schedule hereto is not now required for the purpose of a public work—that is to say, for road purposes —and it is desirable to sell the same : Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance of the powers and authority conferred upon him by the said Act; and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby direct the sale of the land described in the Schedule hereto.

SCHEDULE.

Area.	Being Part of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P. 33 0 14	93, Pukete Parish	I	Hamilton	R. 5714	Pink border

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

J. F. ANDREWS, Acting Clerk of the Executive Council.

Directing Sale of Land under " The Public Works Act, 1905."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of June, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the thirtieth section of "The Public Works Act, 1905" (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise how-ever, for any public work is not required for such public work, the Governor may, by Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act: And whereas the land described in the Schedule hereto is

And whereas the land described in the Schedule hereto is not now required for the purpose of a road, and it is desir-

not now required for the purpose of a road, and it is desir-able to sell the same: Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance of the powers and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said colony, doth hereby direct the sale of the land described in the Schedule hereto.

SCHEDULE.

Area.	ot		Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 2 32	Closed road, Upokongaro No. 1		Waipakura	R.823∧	Green.

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

J. F. ANDREWS, Acting 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 eleventh day of June, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCETLENCY 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 ex-clusively of any lessee or other person who has been bond fide in occupation of and has made improvements on such land, or has paid money to Native owners for lease or pur-chase thereof, prior to the passing of the said Act: Provided that no Order in Council under the provisions of this 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 Waikato District Maori Land Board,

section fifty-three of the said Act: And whereas the Waikato District Maori Land Board, by a recommendation made on the twenty-ninth day of November, one thousand nine hundred and six, and re-ceived on the twelfth day of December, one thousand 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," for the purpose of alienation by way of sale, the block or parcel of land known as Te Huru-o-te Matuku:

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 block or parcel of land particularised and set out in the Schedule hereto. Schedule hereto.

SCHEDULE.

ALL that piece or parcel of land, situate at Ohinemuri, in the Land District of Auckland, containing 14 acres 3 roods, more or less, known as Te Huru-o-te-Matuku, and being the whole of the land comprised in an order of the Native Land Court bearing date the 27th day of February, 1897, in favour of Haora Tareranui and Paraku Rapana.

J. F. ANDREWS, Acting Clerk of the Executive Council.

Land temporarily reserved in the Auckland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned: Now, therefore, I, William Lee. Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act. do hereby temporarily reserve from sale

the said Act, do hereby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written, for the purpose in the said Schedule specified at the end of the description of the land so intended to be temporarily reserved.

SCHEDULE.

SCHEDULE. ALL that area in the Auckland Land District, containing by admeasurement 2 acres 3 roods 37 perches, more or less, being Section No. 5, Block XIV, Orahiri Survey District. Bounded towards the north-west generally by a road, 244, 170, and 203 links; towards the south-west by Section No. 1, 567 links; and towards the south-east and north-east by Section No. 4A, 503 and 509 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57105/1, deposited in the Head Office, Department of Lands, and thereon bordered purple. For a site for a public school.

As witness the hand of His Excellency the Governor, this twenty-fifth day of May, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

Lands temporarily reserved in the Auckland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed

oular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Auckland Land District described in the Schedule hereunder written for the purposes in the said Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 8 acres 1 rood 27 perches, more or less, being Sections Nos. 2, 3, 4, 5, 6, and 7, Block II, Rangaroa Village, Block I, Piopiotea Survey District. в

Bounded towards the north generally by Section No. 1 of Block II, Rangaroa Village aforesaid, 220.6 and 300 links; towards the south-east generally by Ward Street, 51, 195.2, 243.6, 224, 715.7, and 181.4 links; towards the south by Section No. 8 of Block II, Rangaroa Village aforesaid, 440.1 links; towards the west by the Main Trunk Railway, 629.1 links; and towards the north west by a public word 440'1 links; towards the west by the hain Trunk Kaliway, 629'1 links; and towards the north-west by a public road, 100 links wide, along the Ongaruhe River, 1121'9 and 277'2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 54266/26, de-posited in the Head Office, Department of Lands, at Wel-lington, and thereon bordered red. For a site for a public hornital hospital.

All that area in the Auckland Land District, contain-ing by admeasurement 10 acres, more or less, being Section No. 1 of the Parish of Maraetai, Block VIII, Otahuhu Survey District. Bounded towards the north-west by Sec-tion No. 2 of the Parish of Maraetai and by a public road, 511.5 and 373.6 links respectively; towards the north by a public road, 156 links; towards the south-east by a public road, 916.9 links; towards the south-east by a public road, 219.6 links; towards the south-west by Turanga Creek: save and except a public road intersecting the above-described area: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57047/3, de-posited in the Head Office, Department of Lands, at Wel-lington, and thereon bordered purple. For an endowment for primary education.

lington, and thereon bordered purple. For an endowment for primary education. All that area in the Auckland Land District, contain-ing by admeasurement 1 acre, more or less, being Lot No. 24, Village of Taneatua. Bounded towards the north by a street, 222 links; towards the east by Lot No. 25, Village of Taneatua aforesaid, 450 links; towards the south by Lot No. 31, 222 links; and towards the west by Lot No. 23, 450 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56998/3, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public hospital.

As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hun-dred and seven.

ROBERT MCNAB, Minister of Lands.

Lands temporarily reserved in the Auckland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred and thirty-fifth section of "The Land Act 1999 " W HEREAS by the two-hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Auckland Land District described in the Schedule hereunder written, for the purpose of a public recreation-ground.

recreation-ground.

SCHEDILE

ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 2 roods 11 perches, more or less, being Section No. 57 of the Township of Tokatoka. Bounded towards the north-east by a road, 265 links; towards the south-east by Section No. 56, 250 links; towards the south-west by Section No. 55, 266 links; and towards the north-west by Section No. 58, 184 links: be all the aforesaid linkages more or less.

Also all that area in the Auckland Land District, containing by admeasurement 1 acre, more or less, being Sections Nos. 71 and 72 of the Township of Tokatoka. Bounded towards the north-east and south-east by a road, 365 and 274 links respectively; towards the south-ease by a four, 505 and Nos. 70 and 69, 365 links; and towards the north-west by Section No. 2 of the Parish of Tokatoka, 274 links: be all the aforesaid linkages more or less.

Also all that area in the Auckland Land District, contain-Also all that area. In the Auckland Land District, contain-ing by admeasurement 6 acres and 8 perches, more or less, being Sections Nos. 90 to 97 (inclusive) of the Township of Tokatoka. Bounded towards the north-east generally by a road, 254.2, 163, and 1373 links; towards the south-east by a road, 401 links; towards the south-west by Sections Nos. 119 and 73, 1634 links; and towards the north-west by a road, 114 links: be all the aforesaid linkages more or less. Also all that area in the Auckland Land District, contain-

Also all that area in the Auckland Land District, contain-ing by admeasurement 1 acre 3 roods 5 perches, more or less, being Sections Nos. 98 to 100 (inclusive) of the Township of Tokatoka. Bounded towards the north-east by Section No. 73, 525 links; towards the south-east by Section No. 101, 264 links; towards the south-west by a road, 221 and 379 links; and towards the north-west by a road, 357 links : be all the aforesaid linkages more or less. Also all that area in the Auckland Land District, con-taining by admeasurement 3 acres 1 rood, more or less, being Sections Nos. 109 to 111 (inclusive) of the Township of Tokatoka. Bounded towards the north and north-east generally by a road, 120, 743, and 240 links; towards the south-west by Sections Nos. 108, 272 links, and by Sections Nos. 107, 106, and 105, 530 links; and towards the all the aforesaid linkages more or less. the aforesaid linkages more or less.

Also all that area in the Auckland Land District, contain-Also all that area in the Auckland Land District, contain-ing by admeasurement 5 acres and 9 perches, being Sec-tions Nos. 112 to 114 (inclusive) and 116 of the 'Township of Tokatoka. Bounded towards the north-east by a road, 401 links; towards the south-east by Section No. 115, 479 links; and again towards the north-east by Section No. 115, 385 links; again towards the south-east by the eastern portion of Section No. 3 of the Parish of Tokatoka, 375 links; towards the south-west by a road, 773 links; and towards the north-west by a road, 900 links: be all the aforesaid linkages more or less. As the same are delineated on the plan marked

As the same are delineated on the plan marked S.G. 51847/26, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hun-dred and seven.

ROBERT MCNAB. Minister of Lands

Lands temporarily reserved in the Hawke's Bay Land District.

PLUNKET, Governor.

PLUNKET, Governor. Where the two-hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee. Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Hawke's Bay Land District described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, contain-ALL that area in the Hawke's Bay Land District, contain-ing by admeasurement 5 acres, more or less, being Section No. 11, Block VIII, Takapau Survey District. Bounded towards the north-east by the Rangitoto Road, 727 5 links; towards the east by a public road, 636 3 links; and towards the north-west and south-west generally by Section No. 4, Block VIII, Takapau Survey District, 600 and 939 2 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57093/1A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public school. public school.

All that area in the Hawke's Bay Land District, con-taining by admeasurement 10 acres and 1 perch, more or less, being Section No. 20, Block I, Motuotaria Survey District. Bounded towards the north-west generally by a public road, 617.5. 100, and 425 links; towards the north-east by the Hatuma Township Reserve, 900.6 links; towards the south-east by Section No. 19, Block I, Motuotaria Sur-vey District, 1042.4 links; and towards the south-west by the Hatuma Township Reserve, 1001.2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57093/18, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public school. All that area in the Hawke's Bay Land District, con-taining by admeasurement 4 acres, more or less, being All that area in the Hawke's Bay Land District, con

Section No. 21A, Block II, Woodville Survey District. Bounded towards the north-east generally by a public road, 1362.9 links; towards the south-west by a public road, 1179-2 links; and towards the north-west by Section No. 21, 684-4 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57189/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For gravel purposes.

> As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hundred and seven.

ROBERT MCNAB. Minister of Lands.

Lands temporarily reserved in the Wellington Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section W of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any

the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Wellington Land District described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 3 acres, more or less, being Section No. 1, Block IX, Waddington Settlement (being part of Section No. 41, Block XIV, Belmont Survey District). Bounded towards the north-west by Carroll .Street; towards the north-east by Sections Nos. 2 and 5 of said Block IX; towards the south-east by Hall-Jones Street; and towards the south-west by Seddon Street: as the same is de-lineated on the plan marked S.G. 57168/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red. For a public recreation ground. All that area in the Wellington Land District, containing by admeasurement 2 acres 3 roods 16 perches, more or less, being Section No. 1, Block X, Waddington Settlement (being part of Section No. 41, Block XIV, Belmont Survey District). Bounded towards the north-west by Hall-Jones by admeasurement 3 acres, more or less, being Section No. 1,

District). Bounded towards the north-west by Hall-Jones Street; towards the north-east by Sections Nos. 2 and 5 of Street; towards the north-east by Sections Ros. 2 and 5 or said Block X; towards the south-east by McGowan Street; and towards the south-west generally by Spotswood Street and a drainage reserve: as the same is delineated on the plan marked S.G. 57168/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured purple. For a site for a public school.

> As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hun-dred and seven.

ROBERT MCNAB. Minister of Lands.

Lands temporarily reserved in the Wellington Land District.

PLUNKET, Governor.

WHEREAS by the two hundred and thirty fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-Governor may from time to time, either by geofral or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and

pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Wellington Land District described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Wellington Land District, containing ALL that area in the Weilington Land District, containing by admeasurement 6 acres, more or less, being Section No. 16, Waiouru Township (Suburban). Bounded towards the north by Suburban Section No. 6; towards the east by Suburban Section No. 17; towards the south by Tongariro Street; and towards the west by Sections Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12, Block V. For a site for a public school school.

All that area in the Wellington Land District, containing All that area in the Wellington Land District, containing by admeasurement 1 acre, more or less, being Section No. 8, Block III, Waiouru Township (Suburban). Bounded towards the north-west by Suburban Section No. 9, Block III; towards the north-east by the main road to Pipiriki; towards the south-east by Suburban Section No. 7, Block III; and towards the south-west by the North Island Main Trunk Railway Reserve. For an endowment for primary education. All that area in the Wellington Land District, containing by admeasurement 1 rood, more or less, being Section No. 6, Block V. Waiouru Township. Bounded towards the north

by admeasurement r road, more or less, being section No. 6, Block V, Waiouru Township. Bounded towards the north by Section No. 7; towards the east by Suburban Section No. 16; towards the south by Section No. 5; and towards the west by the road from Tokaanu to Taihape. For an endown out for winnerwork denetion

endowment for primary education. As the same are delineated on the plan marked S.G. 57107/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured purple.

All that area in the Wellington Land District, containing by admeasurement 1 acre and 28 perches, more or less, being Section No. 10, Block III, Waiouru Township (Suburban). Bounded towards the north-east by the main road to Pipiriki; towards the south-east by Suburban Section No. 9, Block III; and towards the west by the North Island Main Trunk Railway Reserve. For a site for All that area in the Wellington Land District, containing

All that area in the Weinington Land District, containing by admeasurement 9 acres and 1 perch, more or less, being Section No. 15, Waiouru Township (Suburban). Bounded towards the north by Tongariro Street; towards the east by Crown land; towards the south by Crown land; and towards the south-west by Suburban Section No. 14. For a nublic recreation-ground public recreation-ground.

public recreation-ground. All that area in the Wellington Land District, containing by admeasurement 1 rood, more or less, being Section No. 19, Block II, Waiouru Township. Bounded towards the north-west by Section No. 20; towards the north-east by the main road from Tokaanu to Taihape; towards the contherest by Section No. 18; and towards the south west

by the main road from Tokaan to Taihape; towards the south-east by Section No. 18; and towards the south-west by Section No. 7. For municipal purposes. All that area in the Wellington Land District, containing by admeasurement 1 rood, more or less, being Section No. 16, Block II, Waiouru Township. Bounded towards the north-west by Section No. 17; towards the north-east by the main road from Tokaanu to Taihape; towards the south-east by Section No. 15; and towards the south-west by Section No. 5. For a site for a Courthouse. All that area in the Wellington Land District, containing by admeasurement 2 roods, more or less, being Section No. 7, Block II, Waiouru Township. Bounded towards the north-west by Section No. 8; towards the north-east by Sec-tions Nos. 20, 19, and 18; towards the south-east by Sec-tions Nos. 6, and towards the south-west by Rangipo Street. For municipal purposes.

All that area in the Wellington Land District, containing

municipal purposes.
All that area in the Wellington Land District, containing by admeasurement 1 rood, more or less, being Section No. 3, Block I, Waiouru Township. Bounded towards the northwest by Ruapehu Street; towards the north-east by Section No. 4; towards the south-east by Crown land; and towards the south-west by Section No. 2. For a site for public buildings of the General Government.
All that area in the Wellington Land District, containing by admeasurement 2 roods, more or less, being Section No. 5, Block II, Waiouru Township. Bounded towards the north-west by Section No. 6; towards the north-east by Sections Nos. 17, 16, and 15; towards the south-east by Sections Nos. 4, 8, and 2; and towards the south-west by Rangipo Street. For police purposes.
All that area in the Wellington Land District, containing by admeasurement 1 rood, more or less, being Section No. 4, Block II, Waiouru Township. Bounded towards the northwest by Section No. 5; towards the northwest by Section No. 5; towards the northwest by Sections Nos. 15, 14, and 13; towards the south-east by Street; and towards the south-west by Section No. 3. For municipal purposes.

As the same are delineated on the plan marked S.G. 57107/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hun-dred and seven.

ROBERT MCNAB, Minister of Lands.

PLUNKET, Governor.

WHEREAS by the two-hundred and thirty fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, 1, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Nelson Land District described in the Schedule hereunder written, for the purpose in the said

Schedule hereunder written, for the purpose in the said Schedule specified at the end of the description of the land so intended to be temporarily reserved.

SCHEDULE.

SCHEDULE. ALL that area in the Nelson Land District, containing by admeasurement 1 rood 24 perches, more or less, being Sec-tions Nos. 44 and 45, Town of Millerton. Bounded towards the north-east by Sections Nos. 49 and 50, 206 links; towards the south-east by Parry Street, 200 links; towards the south-west by Kane Street, 200 links; and towards the north-west by Section No. 43, 200 links; be all the afore-said linkages more or less: as the same is delineated on the plan marked S.G. 57192/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red. For metal purposes.

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

ROBERT MCNAB,

Minister of Lands.

Land temporarily reserved in the Southland Land District.

PLUNKET, Governor.

PLUNKET, Governor. WHEREAS by the two-hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or parti-cular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Southland Land District described in the Schedule hereunder written, for the purpose in the said

Schedule hereunder written, for the purpose in the said Schedule specified at the end of the description of the land so intended to be temporarly reserved.

SCHEDULE.

SCHEDULE. ALL that area in the Southland Land District, containing by admeasurement 5 acres and 9 perches, more or less, being Section No. 5, Beaumont Settlement, Block XXIX, Wairaki Survey District. Bounded towards the north by a public road, 884.4 and 8.8 links; towards the east by a public road, 504.3 links; towards the south by Section No. 6 in the said settlement, 900 links; and towards the west by said Section No. 6, 627 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57153/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public school. public school.

> As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

Land temporarily reserved in the Southland Land District.

PLUNKET, Governor.

W HEREAS by the two-hundred-and-thirty-fifth sec-tion of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-standing that the same may be then held under pastoral

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license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Southland Land District described in the Schedule hereunder written, for the purpose in the said Schedule specified at the end of the description of the land so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Southland Land District, containing ALL that area in the Southland Land District, containing by admeasurement 2 roods, more or less, being Section No. 48A, Block IV, Town of Menzies' Ferry. Bounded towards the north by Exeter Street, 250 links; towards the east by Section No. 48 in the said block, 200 links; towards the south by said Section No. 48, 250 links; and towards the west by said Section No. 48, 200 links; be all the afore-said linkages more or less; as the same is delineated on the plan marked S.G. 57151/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a gravel-pit. red. For a gravel-pit.

> As witness the hand of His Excellency the Governor, this sixth day of June, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, VV Laws Amendment Act, 1903," it is enacted that, notwithstanding 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 recom-mendation of the Board shall be given within six months from the date of the receipt of such recommendation: And whereas the Waikato District Maori Land Board, by a recommendation made and bassed by the said Board on

by a recommendation made and passed by the said Board on the twenty-ninth day of November, one thousand nine hun-dred and six, and received on the twelfth day of December, one thousand nine hundred and six, recommended the Go-vernor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land known as Komata North No. 14 No. 34 North, so far as to

known as Komata North No. 1A No. 3A North, so far as to permit the said land to be sold: 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 Waikato District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now evisiting against the alignation of the land marticularised and 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 piece or parcel of land, containing 100 acres, more or less, being the land known as Komata North No. 1a No. 3a North, situate in the Waihou Survey District, in the Land District of Auckland, and comprised in a partition order of the Native Land Court dated the 11th day of June, 1906, containing the following restriction : "Inalienable by sale or mortgage."

As witness the hand of His Excellency the Governor, this eleventh day of June, one thousand nine hundred and seven.

J. CARROLL, Native Minister.

Amending the Regulations under "The Land for Settlements Consolidation Act, 1900.'

PLUNKET, Governor.

IN pursuance of the power and authority conferred upon me by section seventy-two of "The Land for Settle-ments Consolidation Act, 1900," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby amend Regulation No. 9 of the regulations under

the said Act, published in the New Zealand Gazette of the twenty first day of November, one thousand nine hundred and one, on page 2233 et seq., by the addition of the following subclause :

SCHEDULE.

REGULATION No. 9.

Additional Subclause.

(4.) PROVIDED that the Land Board may, with the consent of the Minister, accept an application for an allotment from a person who may be the owner of real or personal property the total value whereof exceeds the aforesaid limitations. For the purpose of giving effect to the above proviso, clause 5 of the declaration contained in the First Schedule to these regulations may be varied accordingly.

As witness the hand of His Excellency the Governor, this eleventh day of June, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

Trustee for the Puhoi 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

CHRISTIAN PAUL

to be a Trustee, in the place of Joseph Russek, to provide for the maintenance and care of the Puhoi 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 eleventh day of June, one thousand nine hundred and seven.

ROBERT McNAB, Minister of Lands.

Trustees for the Pleasant Point Public Cemetery appointed.

PLUNKET, Governor.

I N 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

JOHN SINCLAIR CHISHOLM and BENJAMIN BUTCHER

to be Trustees, in the place of James Gammie and William Barker Howell, resigned, and

ELLIS METCALF HALSTEAD

to be an additional Trustee, to provide for the maintenance and care of the Pleasant Point Public Cemetery, in con-junction with the other persons previously appointed by His Excellency the Governor.

As witness the hand of His Excellency the Governor, this eleventh day of June, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

Appointments to the Staff of His Excellency the Governor.

Private Secretary's Office, Government House, Wellington, 8th June, 1907. HIS Excellency the Governor has been pleased to appoint

Captain the Honourable NIGEL CHARLES GATHORNE-HARDY, 5th (Northumberland) Fusiliers,

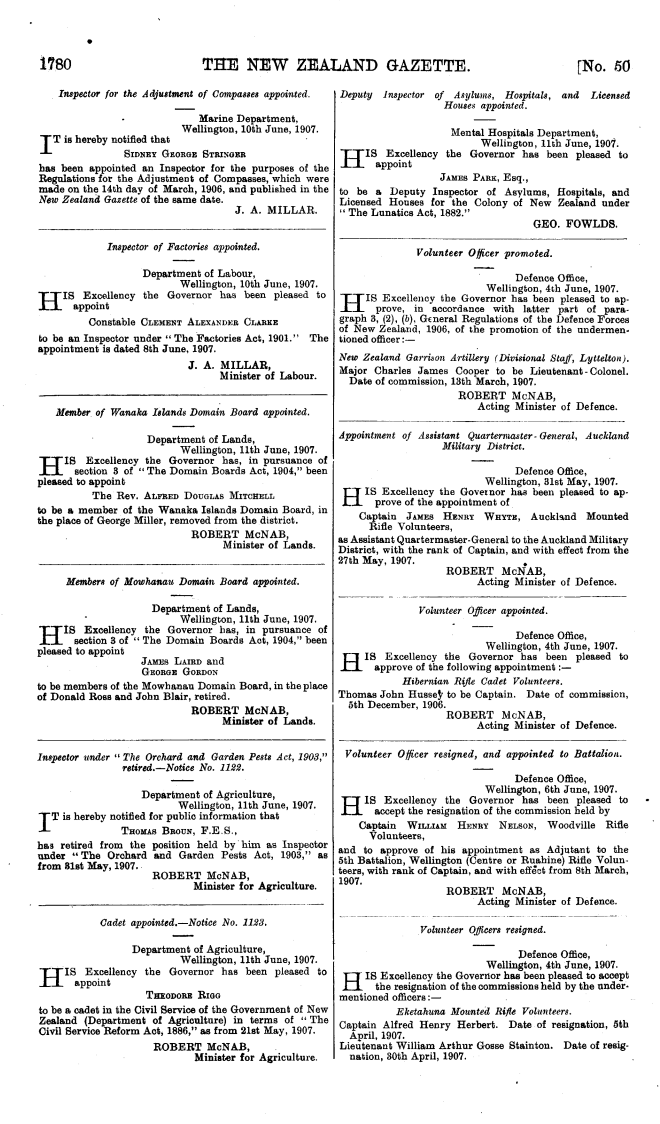
to be First Aide-de-Camp, vice Captain Francis Powell Braithwaite; and also to appoint

Lieutenant Edward Lycert Lyon, 18th Hussars, to be Second Aide-de-Camp, vice Captain the Honourable Arthur Maurice Robert Bingham.

H. C. WATERFIELD,

Private Secretary.

Member of Ikaroa District Maori Land Board under "The Maori Lands Administration Act, 1900," and "The Maori Land Settlement Act, 1905," appointed. Deputy Registrars of Marriages, &c., appointed. Colonial Secretary's Office, Wellington, 4th June, 1907. IS Excellency the Governor has been pleased to appoint Native Department, Wellington, 11th June, 1907. the undermentioned gentlemen to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :-Name. District JOHN ALEXANDER ALGIE RICHARD WILLIAM PERCY Mercury Bay .. Bull's. HENRY DUNBAR JOHNSON, Esq., of Wellington, JOHN G. FINDLAY. to be a member of the Ikaroa District Maori Land Board, vice James Hay, Esq., resigned. Colonial Secretary. J. CARROLL. Minister of Native Affairs. Registrars of Marriages, &c., appointed. Colonial Secreatry's Office, Wellington, 4th June, 1907. Wellington, 4th June, 1907. IS Excellency the Governor has been pleased to ap-point the undermentioned gentlemen to be Regis-trars of Marriages and of Births and Deaths for the dis-tricts set respectively opposite their names, viz.:--Police Gaoler appointed. Department of Justice (Prisons Branch), Wellington, 6th June, 1907. weilington, 6th June, 1907. HIS Excellency the Governor has been pleased to appoint appoint Name. District. Takapau. Constable CLEMENT ALEXANDER CLARKE Mauriceville. Wairau. •• to be Police Gaoler at Raetihi, vice Constable Frank Pidgeon, .. transferred. JOHN G. FINDLAY. JAMES McGOWAN, Minister of Justice. Colonial Secretary. Appointment of Consul of Germany, at Christchurch, recog-nised provisionally. Licensing Officer under "The Arms Act, 1880," appointed. Colonial Secretary's Office, Wellington, 6th June. 1907. IS Excellency the Governor has recognised provision-ally the appointment by the Acting Consul-General of Germany, at Sydney, of Police Department, Wellington, 7th June, 1907. HIS Excellency the Governor has been pleased to appoint CARL JOOSTEN, Esq., Constable Edward James O'KEEFE McKelvey, as Consul of Germany, at Christchurch. of the New Zealand Police Force, to be a Licensing Officer under "The Arms Act, 1880." JOHN G. FINDLAY, Colonial Secretary. JAMES McGOWAN. Rangers under the Animals Protection Acts for certain Districts appointed. Cadet appointed. Colonial Secretary's Office, Wellington, 6th June, 1907. IS Excellency the Governor has been pleased to ap-point the undermentioned persons to be Rangers under "The Animals Protection Act, 1880," and the Acts amending the same, for the districts set opposite their names respectively, viz.:-Mines Department, Wellington, 10th June, 1907. weilington, 10th June, 1907. HIS Excellency the Governor has been pleased to appoint appoint RONALD HERIOT IRVINE LYNCH to be a cadet in the Colonial Analyst Branch of the Mines Name. District. Department, as from the 1st day of June, 1907. REAFIELD JOSEPH CAMPBELL Hawke's Bay • • JAMES McGOWAN JONATHAN RICHARD WHITTAKER ... JAMES STONE ... OTTO WALKER ... THOMAS SCOTT JOHNSTONE ... GEORGE ANDERSON ... Feilding and District. Nelson. Minister of Mines. Buller. Canterbury. Lecturer and Instructor, Thames School of Mines, appointed. Otago. JOHN G. FINDLAY, Colonial Secretary. Mines Department, Wellington, 11th June, 1907. weiington, 11th June, 1907. HIS Excellency the Governor has been pleased to appoint Land Transfer Officer appointed. Head Office, Stamp Department, Wellington, 6th June, 1907. HIS Excellency the Governor has been pleased to appoint WILLIAM HENRY BAKER, Esq., B.Sc., to be Lecturer and Instructor at the Thames School of Mines, as from the 27th May, 1907. appoint JAMES McGOWAN HENRY SAMUEL FITZHERBERT, Esq., Minister of Mines. to be Deputy District Land Registrar and Deputy Examiner of Titles for the Land and Deeds Registration District of Taranaki, as from the 10th day of June, 1907. Officers under Fisheries Conservation Acts appointed. J. CARROLL Minister of Stamp Duties. Marine Department, Wellington, 6th June, 1907. T is hereby notified that Cadet appointed. Head Office, Stamp Department, Wellington, 6th June, 1907. IS Excellency the Governor has been pleased to appoint REAFIELD JOSEPH CAMPBELL, of Hawke's Bay; THOMAS SCOTT JOHNSTONE, of Glenmark Station, Waipara : appoint OTTO WALKER, of Rockland, Buller Road; and BERKELEY L. DALLARD GEORGE ANDERSON, of Stirling, to be a cadet in the Head Office, Stamp Department, as have been appointed officers under "The Fisheries Con-servation Act, 1884," and its amending Acts. from the 1st day of June, 1907. J. CARROLL Minister of Stamp Duties. J. A. MILLAR.



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South Canterbury Battalion of Infantry Volunteers. Lieutenant (Pay- and Quarter - master) Alfred Andrew Sutherland Hintz. Date of resignation, 17th April, 1907.

Winton Rifle Volunteers.

Captain John Francis White. Date of resignation, 15th March, 1907.

Popotunoa Rifle Volunteers.

Lieutenant James Begg. Date of resignation, 12th May, 1907

> ROBERT MCNAB, Acting Minister of Defence.

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

Defence Office.

Wellington, 4th June, 1907. H IS Excellency the Governor has been pleased to accept the resignation of the commission held by

Lieutenant Albert Josian Glasson, Pukekohe Mounted Rifle Volunteers,

and to approve that his name be placed on the Active List (Unattached), New Zealand Volunteers, with rank of Lieutenant, and with effect from 18th April, 1907.

ROBERT MCNAB,

Acting Minister of Defence.

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

Defence Office,

Wellington, 4th June, 1907. HIS Excellency the Governor has been pleased to accept the resignation of the commission hold be the resignation of the commission held by

Captain Thomas White Sommerville, Hauraki Rifle Volunteers,

and to approve that his name be placed on the Active List (Unattached), New Zealand Volunteers, with rank of Captain, and with effect from 29th April, 1907.

ROBERT MCNAB,

Acting Minister of Defence.

Resignation of Trustee of the Geraldine Rifle-range Reserve.

Defence Office.

Wellington, 9th June, 1907. IS Excellency the Governor has been pleased to accept, under "The Defence Act, 1886," "The Defence Act Amendment Act, 1900," and regulations thereunder, the resignation of

Captain JOHN ROGERSON MONTGOMERY, Active List (Unattached),

as a Trustee of the Geraldine Rifle-range Reserve. Date of resignation, 14th March, 1907.

ROBERT MCNAB.

Acting Minister of Defence.

Appointment of Trustees of the Geraldine Rifle-range Reserve, in place of Trustees resigned.

Defence Office,

Defence Office, Wellington, 9th June, 1907. IS 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

Lieutenant-Colonel JOHN ELWARD HAWKINS, V.D., New Zealand Militia, Officer Commanding Canterbury District, and Captain WILLIAM FERGUS PATERSON, Geraldine Rifle Volunteers,

as Trustees of the Geraldine Rifle-range Reserve, vice Lieu-tenant-Colonel Arthur Bauchop, C.M.G., and Captain John Rogerson Montgomery, resigned. Appointments to date from 8th April, 1907.

ROBERT MCNAB, Acting Minister of Defence.

Special Order made by the Cook County Council merging Hangaroa Road District.

Colonial Secretary's Office, Wellington, 6th June, 1907. THE following special order, made by the Cook County Council, is published for general information.

JOHN G. FINDLAY, Colonial Secretary.

COOK COUNTY COUNCIL.

A Special Order made by the Cook County Council on Friday, 17th April, 1907, and confirmed at a Subsequent Meeting held on the 17th May, 1907.

RESOLVED, That, in accordance with the prayer of the peti-tion of the inhabitants of the Hangaroa Road District, this Council does hereby order that the Hangaroa Road District be abolished and merged into the county, and the Board thereof dissolved.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Cook was hereto affixed in the presence of —

JOHN WARREN, Clerk, Cook Council.

I, John Warren, of Gisborne, Clerk of the Cook County Council, do hereby certify that the foregoing special order has been made in accordance with law, and that all the pro-visions of "The Counties Act, 1886," have been complied with.

JOHN WARREN.

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

The Treasury,

The Treasury, Wellington, 11th June, 1907. THE following special order, made by the Horowhenua County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901." JOHN G. FINDLAY, War Calorial Tracesurer

For Colonial Treasurer.

HOROWHENUA COUNTY COUNCIL.

Mangaone Loan, £2,500.—Special Order.—Special Meeting held on 11th May, 1907.

That, in pursuance of and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and the several amendments thereof, the Horowhenua County Council resolves as follows: That, for the purpose of provid-ing interest at 4 per cent. and other charges on a loan of £2,500, under clauses 7 to 13 and 16 of the above-mentioned Act, for the purpose of forming a road to connect Te Horo with Rikiorangi, known as the Mangaone Road, the said Horowhenua County Council hereby makes and levies a special rate of $\frac{1}{10}$ d. in the pound upon the capital value of all rateable properties in the Te Horo Riding of the Horo-whenua County; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable on 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; and that it is proposed to pay the cost of raising such loan and the first year's interest out of loan. This special order to be confirmed at a subsequent meeting to be held on the 8th day of June, 1907.—Adopted. of June, 1907 .- Adopted.

I certify the above to be a copy of the special order making special rate for loan of $\pounds 2,500$ for Mangaone Road. JOHN MCCULLOCH,

10th June, 1907.

Clerk to Council,

HOROWHENUA COUNTY COUNCIL.

HOROWHENUA COUNTY COUNCIL. Mangaone Loan, £2,500. — Confirmation of Special Order. — Ordinary Meeting, 8th June, 1907.—Confirmation. That the special order made at a special meeting held on the 11th day of May, 1907, for raising a loan of £2,500, under clauses 7 to 13 and 16 of "The Local Bodies' Loans Act, 1901," for the purpose of forming a road to connect Te Horo with Rikiorangi, known as the Mangaone Road, Te Horo Riding, and making and levying a special rate of $\frac{1}{2}$ d. in the pound upon the capital valuation of the whole Te Horo Riding, Horowhenua County, for forty-one years, at 4 per cent., be now confirmed.

I certify the above to be a copy of the resolution passed at an ordinary meeting of the above Council on the 8th day of June, 1907, in confirmation of the special order raising a loan of £2,500 for the Mangaone Road.

10th June, 1907.

JOHN MCCULLOCH, Clerk to Council, Special Order made by the Council of the Borough of Miramar.

The Treasury, Wellington, 11th June, 1907. THE following special order, made by the Miramar Borough Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901." JOHN G. FINDLAY.

For Colonial Treasurer.

MIRAMAR BOROUGH COUNCIL. 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 Miramar Borough Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £12,000 (additional), authorised to be raised by the Miramar Borough Council, under the provisions of "The Local Bodies' Loans Act, 1901," for the construction of electric tramways connecting Seatoun and Miramar North with the terminus of the tramways of the Wellington City Council at Kilbirnie South, the said Miramar Borough Council or electric tramways connecting Seatoun and Miramar North with the terminus of the tramways of the Wellington City Council at Kilbirnie South, the said Miramar Borough Council hereby makes and levies a special rate of 31d. in the pound upon the rateable valuation (on the basis of the unimproved value) of all rateable property of the Borough of Miramar, comprising that area in the Wellington Land District situate in Blocks VII and XI, Port Nicholson Survey District--bounded towards the west by the City of Wellington from Lyell Bay to Evans Bay, and thence by high-water mark of Evans Bay to Point Halswell; thence towards the north-east generally by high-water mark of Port Nicholson to Palmer Head; thence towards the south-east generally by the water-mark of the sea to Lyell Bay; and thence towards the south by high-water mark of Lyell Bay to the boundary of the City of Wellington : 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 cur-rency of such loan, being a period of twenty-six years, or until the loan is fully paid off.

I hereby certify that the above special order was duly adopted at a special meeting of the Miramar Borough Council held on the 10th day of May, 1907, and was duly confirmed at a special meeting of the Council held at the Borough Council Office at 12 noon on Friday, the 7th day of June, 1907.

C. J. CRAWFORD, Mayor of the Borough of Miramar.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 7th June, 1907. I HE following notice, received from the Chairman of the Waitotara-Momohaki Road Board, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

JOHN G. FINDLAY, For Colonial Treasurer.

WAITOTARA MOMOHAKI ROAD BOARD.

Result of Poll on Proposed Loan of £500.

Result of Foll on Proposed Loan of £500. THE following is the result of the poll of the ratepayers of the Waitotara-Momohakinui Special-rating Area taken on Wednesday, the 22nd May, 1907, on the proposal to borrow, under "The Local Bodies' Loans Act, 1901," the sum of 5500, for a period of twenty-six years, interest to be paid at the rate of 5 per cent. per annum, for the purpose of metalling the Valley Road from the Waitotara Township to the northern boundary of Section 394, Block VIII, Wairoa Survey District: For the proposal, 31 votes; against the proposal, 12 votes. proposal, 12 votes.

I therefore declare the proposal to be carried.

F. TRAIN

Chairman, Waitotara-Momohaki Road Board. Waitotara, 3rd June, 1907.

Result of Poll for Proposed Loan.

The Treasury,

The Treasury, Wellington, 7th June, 1907. THE following notice, received from the Chairman of the Amuri County Council, is published in accord-ance with the provisions of "The Local Bodies' Loans Act, 1901."

JOHN G. FINDLAY, For Colonial Treasurer.

AMURI COUNTY COUNCIL.

Result of Poll for the Proposed Loan of £7,000 for Roadworks in the several Ridings in the County of Amuri, as follows: Waiau Riding, £1,370; Lyndon Riding, £1,250; Rother-ham Riding, £1,070; Pahau Riding, £1,960; Hanmer Riding, £850; First Year's Interest, £350; Engineering Expenses and Cost of raising Loan, £150.

THE following is the result of the poll of ratepayers taken in the several ridings of the County of Amuri on Saturday, the 25th day of May, 1907, to borrow, under "The Local Bodies' Loans Act, 1901," the sum of £7,000 for a period of twenty-six years, interest to be paid at the rate of 5 per cent. per annum, for the purpose of forming and metalling roads in the various ridings as set forth above:—

Waiau Riding: For the proposal, 72 votes. Against the proposal, 15 votes. Lyndon Riding: For the proposal, 48 votes. Against the proposal, 3 votes. Rotherham Riding: For the proposal, 27 votes. Against the proposal, 10 votes. Pahau Riding: For the proposal, 16 votes. Against the proposal, 3 votes.

I therefore declare the proposal to be carried in the Waiau, Lyndon, Rotherham, and Pahau Ridings.

Hanmer Riding : For the proposal, 5 votes. Against the proposal, 5 votes. Informal, 1 vote.

I therefore declare the proposal to be not carried in the Hanmer Riding.

D. D. MACFARLANE, Chairman, Amuri County Council.

C. SMITH, County Clerk.

Culverden, 31st May, 1907.

Alterations to the Scale of Fares, Rates, and Charges in Force upon the New Zealand Government Railways.

I N pursuance of all powers and authorities enabling me under "The Government Railways Act, 1900," I, Robert McNab, Acting Minister for Railways, do hereby make the following alterations in the scale of fares, rates, and charges in force on the New Zealand Government railways open for traffic, such alterations to come into force on and after the 17th day of June, 1907:---

PART IV.-GOODS: LOCAL RATES.

WELLINGTON - NAPIER - NEW PLYMOUTH SECTION.

Special Trains for working Bennett's Siding, North Island Main Trunk Railway.

Fos each special train run between Taihape and Bennett's Siding for goods traffic a charge of £3 will be made, in addition to the classified or local rates for conveyance of timber or other traffic between the siding to destination.

As witness my hand, this eleventh day of June, one thousand nine hundred and seven.

ROBERT McNAB, Acting Minister for Railways.

Tenders.

Public Works Office, Wellington, 11th June, 1907. THE following list of successful and unsuccessful tenders is published for general information.

JAMES McGOWAN, Acting Minister for Public Works.

ERECTION OF COURTHOUSE AND	POLICE-	STATION	, RAO	LAN.	
Accepte			£ 1,730	8.	d:
Decline	ed.				2
Morris, J., Auckiand	••	••	1,795 1,837	19 18	0

N OTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1905," "The Scenery Preservation Act, 1903," and "The Scenery Pre-servation Amendment Act, 1906," to take for scenery-preservation purposes the land described in the Schedule hereto. And notice is hereby further given that the plan of the land so required to be taken is deposited in the Post-office at New Plymouth, and is there open for inspec-tion; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking thereof. set forth the same in writing, and send such writing, within forty days from the first publi-cation of this notice, to the Minister for Public Works, Wellington.

SCHEDULE.

THE parcels of land required to be taken :---

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of
A. R. P. 4 0 20 13 3 0 3 0 30	Section J Native Reserve L Native Reserve L	X X X	Paritutu. Paritutu. Paritutu.

All in the Land District of Taranaki; as the same are more particularly delineated on the plan marked P.W.D. 22658, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red and yellow.

> As witness my hand, at Wellington, this twelfth day of June, one thousand nine hundred and seven.

JAMES McGOWAN, For Minister for Public Works.

Notice to Mariners No. 40 of 1907.

WEST COAST OF NORTH ISLAND. - ERECTION OF BEACONS FOR MARAKOPA RIVER ENTRANCE.

Marine Department, Wellington, N.Z., 8th June, 1907. OTICE is hereby given that the following leading-beacons have been erected on the south side of Marakopa River bank-viz., three beacons painted white, surmounted by triangular cages. bearing in line S. 68° E. surmounted by triangular cages, bearing in line S. 68° E. (magnetic); two red-painted beacons of similar construction, bearing in line S. 82° E., about 200 ft. north of the first-mentioned beacon; and two inner-channel beacons (white boards) on south side of river, bearing in line with one another N. 54° E. and S. 54° W. To enser river keep white beacons in line to cross the bar, then bear to the southward to pick up red beacons, which must be kept in line to within 30 ft. of the south inner-channel beacon then keep a straight course 30 ft north of

channel beacon, then keep a straight course 30 ft. north of inner peacons.

Charts, dc., affected : Admiralty Chart No. 2535; "New Zealand Pilot," 7th edition, 1901, Chap. vii, page 262.

J. A. MILLAR.

Making Rules for Examination of Masters of Fishing-boats up to 5 Tons Register, and prescribing Fee.

Marine Department, Wellington, 12th June, 1907.

IN pursuance and exercise of the power and authority conferred upon me by section 23 of "The Shipping and Seamen Act, 1903," I, John Andrew Millar, Minister of Marine, do hereby make the following rules for the conduct of the examinations for certificates of competency as masters of fishing-boats up to 5 tons register, and I do order that these rules shall supersede the rules numbered

C

Notice of Intention to take Land in the Paritutu Survey District for Scenery-preservation Purposes. I to 5 which were made on the 18th August, 1906, and published in the New Zealand Gazette No. 73, of the 23rd day of the same month.

I do hereby direct that a fee of 10s. shall be paid by each candidate for examination. J. A. MILLAR.

RULES.

1. CANDIDATES for examination must make proper applica-tion on form Exn. 2, which will be supplied on application at any Mercantile Marine Office or Customhouse. The application, accompanied by the necessary testimonials, must be lodged at the Mercantile Marine Office or Custom-house for delivery to the Examiners. Certificates procured on false information will be cancelled.

2. All candidates must pass the examination in the sight-tests prescribed by the Rules for the Examination of Masters and Mates before they commence the other part of the examination.

3. A master of a fishing boat up to 5 tons register must be not less than nineteen years of age, and must have per-formed at least one year's deck service at sea in extended river, or river or harbour, limits. He must produce satis-factory testimonials of good conduct and sobriety for at least a year immediately preceding the date of his applica-tion to be examined. He must be able to read and write.

4. He must understand the rules of the road and write. 4. He must understand the rules of the road as regards both steam rs and sailing-vessels, their regulation lights, and fog and sound signals, harbour regulations. and the colonial bar and tidal signals; also any other questions appertaining to this class of vessel and the duties of the masters of such vessels which the Examiner may put to him him.

Varied Notice fixing Closing - hours of all Watchmakers', Jewellers', Goldsmiths', Silversmiths', and Engravers' Shops in the City of Wellington under the Shops and Offices Act.

W HEREAS by a notice dated the 3rd day of April, 1907, and gazetted on the 4th day of April, 1907, the Minister of Labour. in exercise of the powers in that be-half conferred upon him by section 21 of "The Shops and Offices Act, 1904," and section 5 of "The Shops and Offices Act Amendment Act, 1905," and acting in accordance with a requisition duly made and certified by those sections. did direct that from and after the 15th day of April, 1907, all the shops wherein are carried on the several trades of watcha requisition duly made and certified by those sections, did direct that from and after the 15th day of April, 1907, all the shops wherein are carried on the several trades of watch-makers, jewellers. goldsmiths, silversmiths. or engravers, or a combination of these or any of these trades, in the City of Wellington should be closed in the evening of working-days at the following hours: On the statutory closing-day for the weekly half-holiday throughout the whole year, at 1 p.m., or if notice is duly given by any occupier of desire to close on Saturday, then, as to that occupier, on that day; on Satur-day (excepting during the month of December), at 9.30 p.m., or if such notice is given as aforesaid then, by the occupier giving such notice, on Friday throughout the year; on all other working days throughout the year (excepting during the month of December), at 6 p.m.; on Christmas Eve and New Year's Eve, or when those days fall on Monday, on the Saturdays preceding those days, at 11 p.m.; on all other working days in the month of December (except the statutory closing-day or substituted day as aforesaid), at 10 p.m.: And whereas by a like requisition, duly made and certified as aforesaid, he has been requested to vary the notice by fixing the closing hour on the statutory closing-day for the weekly half-holiday throughout the whole year at a closing mean on the statutory closingday for the weekly half-holiday throughout the whole year at 1 o'clock p.m., or if notice is duly given by an occupier of desire to close on Saturday, then, as to that occupier, on that day; on Saturday (excepting during the month of De-cember), at 11 p.m., or if such notice is given as aforesaid, cember), at 11 p.m., or if such notice is given as atorsaid, then, by the occupier giving such notice, on Friday through-out the year; on all other working-days throughout the year (excepting during the month of December), at 9 o'clock p.m.; on Christmas Eve and New Year's Eve, or when those days fall on Monday, on the Saturday preceding those days, at 11 p.m.; on all other working days in the month of December (except the statutory closing-day or substituted day as aforesaid), at 11 p.m.: Now, therefore, in compliance with the last-mentioned re-

day as aforesaid), at 11 p.m.: Now, therefore, in compliance with the last-mentioned re-quisition, and in exercise of the powers conferred upon me by section 21 of "The Shops and Offices Act, 1904," and section 5 of "The Shops and Offices Act Amendment Act, 1905," I do hereby vary the said notice by directing that on and after the 17th day of June, 1907. all the shops men-tioned shall be closed in accordance with such requisition. Dated at Wellington this 19th day of June, 1907. Dated at Wellington, this 12th day of June, 1907.

J. A. MILLAR, Minister of Labour.

Vital Statistics.

DEGISTRAR.GENERAL'S Report on the Vital Statistics of the Principal Towns of New Zealand during the Month of May, 1907 :-

RETURN of the Number of Births, with the Actual Mortality of Males and Females, and the Proportion of Deaths to Population. in the undermentioned Boroughs, during the Month of May, 1907.

			0 N 0 1	HB.							8		0.00
Borouges			IMAT ULAT ABY,	BIR		Males.			females) eath	Proportion of Deaths to the 1,000 of	ortio to the
			ESTIMATED POPULATION, JANUARY, 1907.	TOTAL BIRTES BOROUGHS.	Under Year.	i & under 5 Years.	5 Years and over	Under 1 Year.	t & under 5 Years.	COALE	Total Deaths	Population, May,	Propertion of Desths to the 1.000 f Mean Population
·		~		<u>د</u>		22	20.0	=_	3.2	5 Y. 6 N.	10	1907.	Å.
uokland	••	••	41,498	102	7	1	13	4	2	13	40	0.96	12·51
Birkenhead	• •		1,300	1	••				••			•••	11 84
Devonport	••	••	5,100	11	1		1			•••	2	0.39	6.51
Newmarket	••	••	2.375	5	••		••	••	••	1	1	0.42	6.8
Grey Lynn	••	••	6,216	. 11	1	••	3	••	••	4	8	1.29	6.97
Parnell	••	• •	5.260	10			1	2	••	1	4	0.76	7.28
Mount Eden.	••	••	7,400	18	1	1. ••	1	••	••	4	6	0.81	2.90
Other suburbs*	••	••									···		
Totals Auckla urban boroug		sub-	69,149	158	10	: 1	19	6	2	23	61	0.88	9 90
Total population Auckland, Ce			82,101	., inclu	ding s	uburbs	not in ì	orough	8.				
				105		1 0	17			10		0.79	9.4
ellington	••	••	(+62, 367)	125	4	2	17	- 7	1	18	49	0.41	5.0
Karori Onslow	••	••	2,432 +1.351	4	••		••	1	••	• • •			8.5
3.61	••	••		••	•••			••	••	···			4.2
Miramar	••	••	1,385			<u> </u>				<u> </u>			
Totals Welling urbs	ton and	sub-	67,53 5	129	4	2	17	8	1	18	50	0.74	9.1
Totals Welling urbs, Census,		sub-	63,807.				•						
hristohurch	•••	 	1752,313	140	8	1 8	20	9	2	14	56	1.07	11.19
Woolston	••	••	2,950	11	••	j	1		••		1	0.34	13.4
Other suburbs*	•••	••	*	••	••			••					••
Totals Christol urban borougi		d sub-	55,263	151	8	3	21	9	2	14	57	1.03	11.2
Total populatio	on of G			includ	ing su	burbs n	ot in bo	roughs	. and N	lew Br	ighton		
Curistohurob	, Censu	8, 1906											
unedin	••	••	37,621	102	4	1	24	4	••	17	50	1.33	12.7
Maori Hill	••	••	2,068	6	••	1	•••	••	••	2	2	0.97	8.1
Mornington	••	••	4,200	6	••	1	2	1	••	1	4	0.95	7.9
North-east Valley	••	••	4,467	9	•••	1	5	••	••	•••	5	1.12	8.3
Rosiyn	••	••	5,550	11	3	1	5	••	••	5	13	2.34	11.7
St. Kilda	••	••	2,600	10	•••			••	••	1	1	0.38	8.5
West Harbour	••	••	1,530	4			2		••	1	3	1.96	4·6
Totals Dunedin	and sub	urbs	58,036	148	7	1	38	5	••	27	. 78	1.34	11.3
Totals Dunedin Census, 1906	and sul	burbs,	} 56,020										a and a family for a spectrum of the second second
				······································								not been obtain	

place. The total births in the above boroughs amounted to 586, against 582 in April—an increase of 4. The deaths in May were 246, an increase of 7 on the number in April. Of the total deaths, males contributed 131, females 115. Sixty-nine of the deaths were of children under five years of age, being 28.05 per cent. of the whole number; 57 of

Sixty-nine of the deaths were of children under hve years of age, being 28.05 per cent. of the whole humber; 57 of these were under one year of age. There were sixty-five deaths of persons of 65 years and upwards: Thirteen men, 65, 66 (two), 67 (three), 72, 73, 74 (three), 82, 89, and eleven women, 67, 70, 72, 73, 74, 76, 82, 83 (two), 87, 92, died at Auckland; two men, 65, 72, and seven women, 67, 69, 76, 78, 79, 82, 85, at Wellington; seven men, 69, 70, 71, 72, 75, 76, 80, and three women, 74, 75, 90, at Christchurch; and seventeen men, 66 (two), 68 (two), 69, 70, 71, 72 (two), 74, 76, 79, 81, 83, 84, 87, 88, and five women, 68, 74, 75, 77, 82, at Dunedin.

THE following Table shows the Causes of the Deaths of Persons of both Sexes under 5 Years of Age and 5 Years and upwards, and the Proportion per Cent. of Deaths from each Cause, in the Boroughs above given, registered during the Month of May, 1907.

18864.	CAUSES OF DEATH.	AUCELAND AND SUBURBAN BOROUGHS. USES OF DEATH.			NGTON BURBAN UGHS		OHUBOH BURBAN DGH.	AND SU	EDIN BURBAN UGR6.	TOTAL.	Phopob Tions
CL		Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.		PER CENT
	Specific Febrile or Zy-	4	8	2	2	4	1	1	3	20	8.13
•	motic Diseases	-	Ŭ	_ (-	-	-	-			
II	Parasitic Diseases	••	••	••	. 1		••			1	0.41
III	Dietetic Diseases		1	••• (••		1	2	0.81
IV	Constitutional Diseases		9	••	14	2	10	1	20	56	22.76
V	Developmental Diseases	4	5	2	8	6	3	5	5	33	13 42
VI	Local Diseases	8	24	9	12	9	18	4.	35	119	48.37
VΙΙ	Violence	1		•••	8		8		1	8	3.25
VIII	Ill-defined and Not- specified Causes	2	••	2	••	1	••	2	••	7	2.82
	Totals	19	42	15	85	22	35	13	65	246	100.00

THE NEW ZEALAND GAZETTE.

		AND SC	ILAND JBURBAN DUGHS.	AND SU	UBURBAN DUGHE	AND ST	CHURCH JBURBAN OUGH.	DUN AND SU BOR	TOTAL	
CAUSES OF DEATH.		Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	
CLASS I SPECIFIC FEBRILE OR Z DISEASES.	Zymotic									
ORDER 1:-								Ì		
Miasmatic,—		1					1			1
Measles		1		i i	i					2
Influenza					1	··;				1
Whooping cough	••	1		1		4	· · ·	•••		5 1
Diphtheria Typhoid Fever		1	· 1				•••			1
		1		ļ						
ORDER 2: Diarrhœal				ļ						
Diarrhœa		1						1		2
Dysentery	••		1	1	••		(••	••	•••	1
Order 6:							1			•
Septic, -						ļ	т	-	1	2
Erysipelas Blood-poisoning	••			l'i						1
Blood-poisoning Toxæmia	••	•••	1							1
Puerperal Sapræmia	••		· · ·						2	2
CLASS IIPARASITIC DISEAS	ES.		-				1			
Hydatid Cyst, Rupture of	••				1			•••		1
-				-	-			_	-	-
CLASS III.—DIETETIC DISEA Delirium Tremens	SES.		1					•••	1	2
			-	-		·		-		-
CLASS IV CONSTITUTIONAL D			4		3		. 3		8	18
Cancer Tubercular Peritonitis	••							1	1	1
Tubercular Meningitis	••				::	2	6	1	1 6	4 25
Phthisis Tuberculosis	••		3		10	· · ·	1		1	2
Anæmia			1						2	3
Diabetes	••		·:		1		•••		1	2
Rheumatoid Arthritis	••		1							
CLASS VDEVELOPMENTAL DI	ISEASES.									
Premature Birth	••	3	••	2		5	••	4	••	14
Atelectasis Spina Bifida	••	 1			••		••			1
Cleft Palate and Hare Lip								1	· · ·	1
Old Age	••	••	5		3		3		- 5	16
CLASS VILOCAL DISEAS	SES.									
ORDER 1 :										
Diseases of Nervous System, — Meningitis				1			2			3
Apoplexy			3		1	•••	2		4	10
Paralysis	••	1	••				1		1	3
Dementia Chorea	••								1	1
Epilepsy					1		•••		••	15
Convulsions		2 1								1
Hydrocephalus	ls			1						1
•									-	
ORDER 3:- Diseases of Circulatory System	ı.—]							F	1
Heart-disease			7		4		5		11	27
Fatty Degeneration of Hear		- î	1	1		1	••		2	
Angina Pectoris	••						2		1	3
Senile Gangrene			1	•••			·;			1
Embolism	••			••		••	1	1		
ORDER 4:-									1	
Diseases of Respiratory System			1						·	1
Asthma Bronchitis	••		4	i		2	1		1	9
Pneumonia	••		•;	3	1	3	1	3	3	14
Pleurisy	••	1	1						1	1
Thyroid Cyst	••	1					1			1
				l					}	
ORDER 5:- Diseases of Digestive System,-	-									
Gastric Dilatation			1							1
Enteritis	· · ·		1	1	1	2			1	9
Perforation of Stomach Ulceration of Bowel	• • •								1	1
Obstruction of Intestine	••			i						1
		1	••							1 2
Intussusception		1								
Intussusception			1						1	1

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THE NEW ZEALAND GAZETTE.

[No. 50

CAUSES OF DEAT	ra.	AND SU	KLAND JBURBAN DUGHS.	AND St	INGTON I BURBA N D UGH E.	AND ST	OHURCE JBURBAN OUGE.	AND SU	EDIN BURBAN DUGHS.	TOTAL	
		Under 5 Years.	5 Years and over.	Under 5 Years,	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.		
CLASS VI.—LOCAL DISEASE ORDER 6 :— Diseases of Lymphatic Sy											
Cretinism Grave's Disease	··· ··				•••	1		· · ·	 1	1 1	
DEDEB 7: Diseases of Urinary System	n,—				•						
Nephritis Bright's Disease	· · · ·		1		 1	••	1	 	 1	2 2	
DRDER 8: Diseases of Reproductive	System,—			-				الم .		1 -	
Miscarriage Puerperal Convulsions Parturition	•••••••				1	••	··· ··		1	1 . 1 1	
DRDEB 10: Diseases of Integumentary Celluliting				••	••	••		••	1	1	
CLASS VII VIOLE											
DRDER 1 : Accident or Negligence Frac ure of Skull (Fall: Crushed by Cart Burns Asphyx'a Apnœa Neonatorum	from Lorry)	··· ·· ·· 1	· · · · · · · · · · · · · · · · · · ·	••	1 1 	•••	··· ·· 1	••• ••• ••	· 1 	1 1 1 1 1	
DRDER 3:— Suicide,—											
By Shooting By Poison	•• ••				1	••	2	•••		1 2	
LASS VIII.—ILL-DEFINED SPECIFIED CAUSE Marasmus, &c	cs .	2		2		1		2		7	
Totals	·· ··	19	42	15	35		35	13	 65	7 	

In the first table are given the deaths and death-rates for each of the four cities, for the suburban boroughs severally and for each city with its suburban towns. As regards Auckland and Christchurch, the whole of the area usually recognised as suburban has not yet been brought under municipal government, and the vital statistics do not deal with such portions as still remain in road districts. But the omission is not very important, for there are in either case quite enough suburbs included within borough boundaries to give a fair idea of the death-rate of Greater Auckland and Greater Christchurch. As further boroughs are formed the vital statistics will be made to include them.

The inclusion of the suburban boroughs tends to lower the rate at Auckland, Wellington, and Christchurch, but raises it at Dunedin.

						D	eath-rates Popu	per 1,000 of lation.
Auckland City	••	••		• •			0.86	
, and six suburban boroughs	••		••					0.88
Wellington City		••					0.79	
and three suburban boroug	hs	••	••					0.74
Christchurch City		••	••				1.07	
, and one suburban borough					••	••		1:03
Dunedin City	••			••	••		1 33	
and six suburban boroughs		••				••		1.34
Including the suburbs, the rate at Dunedin is	the hi	ghest, a	ad at We	llington	the lowest			
Compared with May, 1906, the results are,-						1906		1907.
Anokland and suburbe						1.00		0 00

Wellington and suburbs 0.97 0.72 0.74 Wellington and suburbs ... Christehurch and suburb ... •• •• • • •• ٠. Dunedin and suburbs 0.84 1.84

Specific Febrile or Zymotic Diseases.—The deaths at the four chief centres and suburbs were 20 for May. Whoopingcough caused 5 deaths.—1 at Auckland, and 4 at Christchurch. Scarlet fever was fatal at Wellington only (2 deaths). Measles, typhoid fever, and diphtheria are observed at Auckland, 1 death each. Influenza caused 1 death at Wellington. Diarrhocal diseases show 3 deaths.—2 at Auckland, and 1 at Dunedin. The remaining 6 deaths, belonging to Order 6, Septic, &c., resulted from erysipelas, septicæmia, &c.

Constitutional Diseases.—Of 56 deaths, or 22.76 per cent. of the mortality from all causes, 25 resulted from phthisis, 18 from cancer, and 7 from other tubercular diseases. There were 2 deaths from diabetes, and 4 others.

Local Diseases.—Of 119 deaths, or 48.37 per cent. of the total, 26 were from dis ases of the nervous system, 36 of the circulatory (heart disease, &c.), 29 of the repratory (bronchitis, pneumonia, &c.), 18 of the digestive, 2 of the lymphatic, 4 of the urinary, 3 of the reproductive, and 1 of the integumentary systems.

Violent Deaths.-Of 8 deaths, 5 were accidental, and 3 suicidal. One death was caused by fall from a lorry, 1 from orushing by a cart, 1 by burns. 2 by asphyxia. Two suicides were effected by poison, and 1 by shooting.

The subjoined table shows the mortality for the last two months at each of the four centres from six principal specific februle or zymotic diseases, and also the deaths from certain inflammatory diseases of the lungs. These causes of death have been distinguished from the others of the classes to which they belong as being the most important special diseases which give ruse to sudden increases in the death-rates of towns, and the prevalence of which is closely connected with sanitary condition and climatic influence of the season on health.

	S1	x Pr	INCIP	al Si	PECIFI	C FE	BRILI	OB	Zymo	PRINCIPAL SPECIFIC FEBRILE OR ZYMOTIC DISEASES.												
Towns.	In Auenze			Scarlet Fever. Typhoid and other Fever.		OUDST FOVET.	Diphtheria.		Whooping- cough.		Diarrhœal Diseases.		Bronchitis		Pleurisy.		Phennionits		Congestion of Lungs.			
	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	May.	Apl.	Мау.	Apl		
Auckland and suburban boroughs			•••		1		1	1	1	••	2	4	4	1	1		•••	1		1		
Wellington and suburban boroughs	1	••	2	••	••	•••	••	1	••	1		4	1	2	•••	•••	4	3	••	1		
Christohurch and suburban borough	•	••	••	••	••	•••	••	1	4	5	•••	1	3	3	1	•••	4	3	••	••		
Dunedin and suburban boroughs		••		1	••		•••	••		••	1	4	1	1	1	•••	6	1	••	••		
Totals	1	•••	2	1	1		1	3	5	6	3	13	9	7	3		14	8	••	2		

RETURN of the Number of Births, with the Actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the undermentioned Boroughs, during the Month of May, 1907.

				8. 8.		DEA	HE IN	Borovg	HS REG	ISTERED	IN MA	r, 1907.	eaths Mean n the
			ATTON 3, 1906	BIRTHS OUGHS.		Males.			Females	i.	Deaths.	Proportion of Desths	
Borougus.			POPULATION, CENSUS, 1906, CENSUS, 1906, Total Birthe		Under 1 Year.	1 & under 5 Years.	5 Years and over.	Under 1 Year.	i & under 5 Years.	5 Years and over.	Total Des	to the 1.000 of Population, May, 1907.	Proportion of to the 1,000 c Population
Thames	•••		3,750	11	1						1	0.27	12.80
New Plymouth	• •		5,141	22	1		2			1	3	0.28	8.75
Napier		• •	9,454	31	• •	• •	3	1		3	7	0.74	10.37
Wanganui			8.175	15	2	•••	2	• •	•••	2	6	0.73	7.09
Palmerston North			10.239	29	2		ð		1	2	10	0.98	7 32
Masterton			5,026	21	1		1	1	••	1	4	0.80	7.36
Blenneim		••	3,351	19	4		3	1		1	9	2.69	19.99
Nelson			8,164	20			4	3	••	5	12	1.47	12.74
Freymouth			4,569		• • •		•••			1			12 69
Hokitika			2.224	5	2		3			1	6	2.70	10.79
Lyttelton			3,941	6			4			2	6	1.52	10 40
	. • •		7.615	20	1	1	1			5	7	0.92	8.67
	••	•••	5.071	18	2	1	4	3		1	11	2.17	9 07
invercargill (Greater)	•••	••	12.507*	35	ī				2	7	10	0.80	10.71

* Includes suburban boroughs- Invercargill East, North, and South, with Avenal and Gladstone.

Registrar-General's Office, Wellington, 12th June, 1907.

E. J. VON DADELSZEN, Registrar-General.

THE NEW ZEALAND GAZETTE.

Deceased Persons' Estates.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the PUBLIC TRUSTME for Management during the month of May, 1907.

-0 L	Name of Deceased.		Colonial Residence.		Supposed British or Foreign Residence.	•	Time of Deceased's Death.	Remarks.
1	Armstrong, Thomas	••	London	• •	United States America	of		Relatives known
2	Banks, William		Bull's		.	••	23 April, 1907	
	Bellshaw, John.,	• •	Harapepe, Auckland .				31 Dec., 1906	Probate.
1	Best, William	• •	Napier			•••	20 April, 1907	
	Bilas, Mati		Aratapu	••		•••	12 Dec., 1906	
	Bishop, Charles	••		••		••	19 May, 1907	
	Carter, Joseph	••			England	••	15 April, 1907	Relatives known
	Clark, George Johnstone	••		• •	••			
	Collier, William Foster	••		•••		••	18 May, 1907	Probate.
	Cvitanovich, Nikola	••		••		••	14 Feb., 1907	Relatives known
	De Young, Martha A. S.	••		•••		••	8 April, 1907	
	Driver, Julia	••		••		••	11 Mar., 1907	
	Emanuel, Abraham Isaac	••		•••	England	••	7 May, 1907	Probate.
	Gaisford, Janet.	••,		••	••		10 4	Probate.
	Gould, William F.	••		• •	••		19 April, 1907	Relatives known
	Gray, W. H.	••		• •	. .	1	27 April, 1907	
	Haan, John	••		 	England		9 April, 1907	••
		••		•••	m ·	••	19 May, 1907	Relatives known
	Herd, Roy W Hook, Eliza	••			T1 1 1	•••	8 May, 1907	
	Jackson, W. V	•••		•••	Tubliand	••	20 Oct., 1906	11000000
	Jones, Mary Ann		1		England		29 April, 1907	Probate.
	Lee. John				T T 1 1		12 May, 1907	
	Logan, Charles						27 May, 1907	
	Martin, Elizabeth			•••	Glasgow	••	9 Jan., 1904	Probate.
	Martin, William Watson	••	Auckland				23 Mar., 1907	
	May, Alfred				Wales	•• •	5 April, 1907	Relatives known
	Meston, James	••			~	•••	29 April, 1907	Probate.
	Milner, Mary		••		T 1	••	27 April, 1907	Probate.
	Morgan, David		Barrytown		England	••	24 May, 1907	Relatives know
	Morton, George					••	23 Mar., 1907	Relatives known
	Myers, James	••				•••	23 April, 1907	
	McCarthy, Frederick Felix	••	Dunedin	••	Victoria	••	5 May, 1907	Probate.
	Pauline, John	• •	~ · · · ·					
	Prelender, Pasko	••		•••		••	14 Feb., 1907	Relatives knows
	Proctor, Simon	••		••		••	25 April, 1907	Probate.
	Rainham, William John	••	D	••	Australia	••	20 Dec., 1906	Relatives known Relatives known
	Reid, Laura Caroline	••		•••	England		10 Sept., 1903 28 April, 1907	
	Rice, Alfred Edward	••		••	~ ~	••	18 May, 1907	
	Robertson, Mary Salemin, Frank Peter E.	••		•••	Scottand	••	6 May, 1907	
	Simich, Ivan P.	•••		••	Dalmatia		14 Feb., 1907	Relatives know
• •	Springer, George	••	-	••		••	9 May, 1907	Probate.
	Sykes, John			••	Ireland		19 Oct., 1906	Relatives knows
	Turnbull, Thomas	••	and the second	••	United States	of		Relatives know
	Lumoun, Luomas	••		•••	America			
	Uhl, Henry	••	Newman, Masterton .	••			Found dead, 25 Mar., 1907	Relatives know
. i	Waata, Muru Ahi		Levin	••	••		22 April, 1907	Relatives known
	Warren, John		Roxburgh	• •	••		27 April, 1907	Probate.

Dated the 7th day of June, 1907.

J. W. POYNTON,

Public Trustee.

W HEREAS I, the undersigned, the Public Trustee, have, for the purposes of "The Unclaimed Lands Act, 1894," made due inquiries with respect to the land described in the Schedule hereunder written, and the owner thereof, and have, in respect of the said land, given the notices prescribed by section 4 of the said Act, and have in all respects complied with the provisions of the said section : And whereas I have not thereby ascer-tained who the owner is, and believe that such owner is to the said land, as required by the said Act : I hereby give notice that the said land is, under and by virtue of the said Act, vested in me, as the Public Trustee, ar aforesaid, as from the date of the publication hereof, and

Notice of Vesting of Land in the Public Trustee under | will be administered under the said Act; the value of the land for the purposes of section 5 of the said Act being less than £100.

Notice of Vesting of Land in the Public Trustee under "The Unclaimed Lands Act, 1894."

W HEREAS I, the undersigned, the Public Trustee, have, for the purposes of "The Unclaimed Lands Act, 1894," made due inquiries with respect to the land described in the Schedule hereunder written, and the owner thereof, and have, in respect of the said land, given the notices prescribed by section 4 of the said Act, and have in all respects complied with the provisions of the said section : And whereas I have not thereby ascer-tained who the owner is, and believe that such owner is not in the colony, nor has such owner established his title to the said land, as required by the said Act : I hereby give notice that the said land is, under and by virtue of the said Act, vested in me, as the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the said Act ; the value of the land for the purposes of section 5 of the said Act being less than £100. Dated at Wellington, this 6th day of June, 1907.

Dated at Wellington, this 6th day of June, 1907.

J. W. POYNTON,

Public Trustee.

Section.

53

SCHEDULE.

ALL those two parcels of land, containing each 50 acres, be the same a little more or less, being Allotments Nos. 3 and 10, in the Parish of Komokorau, in the Provincial District of Auckland.

"The Mutual Fire Insurance Act, 1903."

Public Trust Office. Wellington, 7th June, 1907. Wellington, 7th June, 1907. Insurance of section 58 of "The Mutual Fire Insurance Act, 1903," a synopsis of the business of the Hawke's Bay Farmers' Mutual Fire Insurance Association so on 31et March 1907, is bornhur published.

as on 31st March, 1907, is hereby	publis	shed :—	-		
Assets— Cash in hand Amount of assessments on pre- Amount still payable on premi-			£ 1 207 2,704		8
Liabilities- Overdraft: Bank of New Zeah Amount covered by policies in a		· 	600 48,400	0 0	0
Income	es 	••	207 $2,912$ 1		1 5 6
Expenditure Losses by fire Expenses paid during the year Reinsurance premiums	 	••	$550 \\ 115 \\ 14$	0 18 14	0 5 0
	J. W	. POYI Publ	NTON, ic Trus	tee.	

"The Mutual Fire Insurance Act, 1903."

Public Trust Office, Wellington, 7th June, 1907. In pursuance of section 58 of "The Mutual Fire Insur-ance Act, 1903," a synopsis of the business of the Taranaki Farmers' Mutual Fire Insurance Association as on 31st March, 1907, is hereby published :--Assets £ s. d. 683 6 5 Cash in Bank of New Zealand, Eltham Cash in association's office and agent's hands 24 10 3 Amount still payable on premium notes ... 8,747 0 4 Liabilities-Cheques outstanding, and auditor's fee ... 22 15 .. 169,083 0 Amount covered by policies in force 0 Income-Cash received on premium notes Amount of premium notes $1,020 11 \\ 9,291 16$ A 0 Income from other sources (reinsurance).. 24 Ō 1 Expenditure-Expenses paid during year 421 12 10 • • Reinsurance premiums.. ••• •• 28 12 0 •• .. J. W. POYNTON, Public Trustee.

Officiating Ministers for 1907 .- Notice No. 25.

Registrar-General's Office,

Registrar-General's Office, Wellington, 12th June, 1907. DURSUANT 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 in-tituled "The Marriage Act, 1904," the following names of Officiating Ministers within the meaning of the said Act are published for general information :--

Roman Catholic Church. The Reverend John Kavanagh, D.D. The Reverend Thomas Stanislaus Kavanagh. E. J. VON DADELSZEN,

Registrar-General.

CROWN LANDS NOTICES.

Land in Wellington Land District to be disposed of under Section 13 of "The Land Act Amendment Act, 1895."

District Lands Office. Wellington, 6th May, 1907. 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 adjoining land, under section 13 of "The Land Act Amendment Act, 1895," on or after Friday, the 9th day of August, 1907.

SCHEDULE.

WELLINGTON LAND DISTRICT. Survey District. Block Area

DICCH.					
X	Hautapu		A. R. P. 8 2 24	_	
	JOHN Commission		CHON, own Lands.		

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

District Lands Office,

Wellington, 13th May, 1907. Normality of the said Act, on or after Friday, the 16th day of August, 1907.

	Weli	SCHEDULE. INGTON LAND DISTRIC	т.	· · · · · · · · · · · · · · · · · · ·
Section.	Block.	Survey District.		Area.
51	1	Mangaone		A. R. P. 15 0 0
		JOHN STR Commissioner of		
Land in Ne		District for Disposal The Land Act, 1592.'		r Section 114
		District Land Nelson, 2		йсе, Мау, 1907.

NOTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892." that the undermentioned land will be disposed of to the holders of adjoining lands, u der section 114 of the said Act, on or after Wednesday, the 4th day of September, 1907.

SCHEDULE.

NELSON LAND DISTRICT.

ALL that area known as Section 10, Block XIV, Matiri Survey District. containing by admeasurement 6 acres, more or less. Bounded towards the north-east and south-east by Section No. 17, Matiri Survey District; towards the south-west by Section No. 9 of the said Block XIV; and towards the north-west by a road fronting Hudson's Creek. F. W. FLANAGAN.

Commissioner of Crown Lands.

MAORI LAND ADMINISTRATION NOTICES.

Maori Lands in Wellington Land District for Lease by Public Tender.

Office of the Aotea Maori Land Board, Whanganui, 27th May, 1907. NOTICE is hereby given that written tenders will be received at this office up to 4 p.m. on Monday, 15th July, 1907, for leases of the undermentioned lands for a term of twenty-one years, with right of renewal for a further term of twenty-one years, under the provisions of "The Maori Lands Administration Act, 1900," and its amendments, and the regulations made thereunder.

SCHEDULE.

Wellington Land District.-Waimarino County.- Morikau No. 2 Block.

Survéy District.	Section.	Block.	Ar	68 .		Acre	t per e per um.	Half-R	yea; ent.	rly
			۸.	B.	Р.	8.	d.	£	s.	d.
Rarete	1	IX	580	0	0	1	9	25	7	6
	2		420	0	0	1	9	18	7	6
	10	XI	432	0	0	1	6	16	4	0
	11		440	0	0	1	6	16	10	0
	5	XII	362	0	0	1	9	15	16	9
	6	"	340	0	0	1	9	14	17	6
"•••	7	"	360	0	0	1	9	15	15	0
<i>"</i>	12	"	412	0	0	1	6	15	9	0
* ••	13		403	0	0	1	6	15	2	3
<i>"</i>	14		425	0	0	1	6	15	18	9
.	15	, ,	736	0	0	1	6	27	12	0
	20		400	0	0	1	3	12	10	0
	24		600	0	0	1 1	6	22	10	0
	16	XV	380	0	0	1	6	14	5	0
,	.17	"	470	0	Ö	1	6	17	12	6
	18		690	Ō	Ō	1	6	25	17	6
	19		535	0	Ō	Ī	6	20	1	3
	21		712	0	Ó	1	6	26	14	Ó
	22		725	Õ	ŏ	ī	6-	27	- 8	.9
	23		495	Ō	õ	1	6	18	11	3
Makotuku	3	v	570	Ő	ŏ	1	9	24	18	9
"	4		442	Ó	Ó	1	9	19	6	<u>9</u>
~	8	ΪX	348	Õ	ŏ	1	Š.	15	4	6
	9		390	Õ	ŏ	1 ī	9	17	ī	š
	27		755	ŏ	ŏ	ī	6	28	Ĝ	š
"	28		495	ŏ	ŏ	î	ő	18	ň	3
	25	XĨH	602	ŏ	ŏ	1	6	22	n	6
"	26		547	ŏ	ŏ	1	6	20	10	់ខ្ល
• 1	0	"	011	0	0	1 1		20	τŪ	0

General Description.

Morikau No. 2 Block is situated between Jerusalem, about forty-five miles up the Wanganui River, and Raetihi (the county town of the Waimarino County), the distance being about five miles from Jerusalem to its western boundary, and also about five miles from Raetihi to its eastern bound-ary. Raetihi is about sixty miles from Wanganui by the Raetihi-Parapara Road, a great portion of which is still only a bridle-track. Access to the northern portion of the block is by the Pipiriki main coach-road. The distance from Pipiriki to the western boundary is about seven miles and a half, and the distance from Raetihi to the castern from Pipiriki to the western boundary is about seven miles and a half, and the distance from Raetihi to the eastern boundary is a little more than six miles. The south-eastern portion of the block is accessible by a continuation of the Jerusslem-Atuahae Road through the block past Trig.-station Raekohua. This road is formed as a dray-road to within half a mile of the boundary of the block; aud an old Maori track to Jerusalem goes right through the block in a southerly direction, practically along the surveyed road-line. The right to use this track is reserved until the road is formed. Access to one section is by the Mangaetoroa Road, on the eastern side of the Mangaetoroa Stream, about five miles from Raetihi. Access to the south-western frond, on the eastern side of the Mangaetoroa Stream, about five miles from Raetihi. Access to the south-western portion of the block is by the Mangoihe Road, which branches off the Pipiriki-Raetihi Road near the Mangoihe Stream, about nine miles from Raetihi; this road follows the Mangoihe Stream down for about three miles, and then strikes off in a south-westerly direction through the block to the Horomia Stream, which is the western boundary of the block to the Horomia Stream, which is the western boundary of the block. The land generally throughout the block is undulating to hilly, with small flats along the larger streams and on some of the ridges. Some of the streams are deep gorges, the land falling very steeply into them. Where practicable, these gorges have been made boundaries of sections. The quality of the soil varies from fair to good, and lies on papa, sandstone, and shell-rock formation. The country is well watered. The block is entirely forest-clad with bush, comprising principally tawa, rimu, rata, matai, maire, &c., with tawhero on the ridges and higher elevation,

and here and there birch, and a dense undergrowth of rangiora, mahoe, houhou, karamu, kotukutuku, supplejacks, &c. The elevation above sea-level ranges from 300 ft. in the bed of the Mangoihe Stream at the south-western corner to 2,450 ft. at the Waipuna Trig.-station.

TERMS AND CONDITIONS.

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

in the Schedule hereto.

declaration in the form or to the effect set forth in Form K in the Schedule hereto.
2. If any person desires to tender for more than one lot, a separate tender for each such lot must be made, and separate declarations as required by the last preceding rule. And each such tender must be accompanied by six months' rent and £3 3s., also stamp duty and registration fee and the value of improvements (if any).
3. All tenders shall be opened simultaneously by the Board on a day appointed for the purpose.
Every tender shall be deemed to be informal and incapable of being accepted where the rental tendered is less than the upset rental fixed as aforesaid.
4. The highest tenderer, if his tender shall equal or exceed the upset rental, shall be declared the lessee, and be entitled to possession of the lands so soon as he has been notified of acceptance of tender, and has complied with all other conditions lawfully prescribed in that behalf.
5. If the rent offered by two or more persons is the same amount, and is higher than that offered by any other tenderers, then the Board shall, after opening all the tenders, decide by lot, in such manner as it shall think fit, which of such two or more persons shall be declared the lessee.

such two or more persons shall be declared the lesses. 6. The deposits and fees paid by the unsuccessful ten-derers for any lesse shall be returned to them by the Board immediately after any tender for such lease has been accepted.

cepted. 7. When the Board shall declare any person to be the lessee of any lot it shall forthwith notify the same to such person by registered letter, addressed to such person at the address given in the tender, and shall in such notice require such person, within thirty days after such notice, to execute the lease in triplicate. If two or more persons jointly tender, the notice shall be posted to each of such persons. Such notice shall be in the Form L in the Regu-lations under "The Maori Lands Administration Act, 1900," or to the effect thereof. or to the effect thereof.

8. If any person who has been declared a lessee shall fail to execute his lease within thirty days after being required by notice so to do, then his deposit and the above-mentioned sum of £3 3s. shall be absolutely forfeited to the Board, and the right of such person to obtain such lease shall abso-Utely cease and determine. Where any lessee shall forfeit his right to a lease as afore-

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

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

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

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

13. No lease shall comprise more than 2,000 acres, in-clusive of not more than 640 acres of first-class land, except

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in the case of small grazing runs and pastoral leases, nor shall any lessee have any right to acquire the freehold of the demised land 1150

No lessee or person, by himself or by or jointly with any other person on his behalf, shall hold at one time, whether as occupier, lessee, assignee, sub-lessee, or otherwise, more than 2.000 acres, inclusive of not more than 640 acres of

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apply. 15. Any person of the age of seventeen years and upwards may become a lessee hereunder, and if under full age shall be as capable of executing a lease, and shall be bound by the full age.

16. The term fixed by the lease shall be twenty-one years with right of renewal for a further term of twenty-one years to take effect in posses-ion and not in reversion; but such

to take effect in posses-ion and not in reversion; but such lease may be renewable as provided hereaf er. 17. Every lease shall be prenared by the Board, and shall be in such 'orm, and shall contain such covenants, conditions, and agreements, not being inconsistent with the provisions of the said Act or these regulations, as the B ard may prescribe by regulations which it is hereby authorised and empowered from time to time to make, and from time to time to alter, amend, or revoke, and which may either be general, or applicable to any particular case or class of cases, and, when not otherwise provided, shall be subject to the stipulations following :---(1.) The demise shall reserve unto the lessor all mines, metals, minerals, coal, lignite, slate, or freestone

- metals, minerals, coal, lignite, slate, or freestone in or upon or under the land, with power to work, win, use, possess, sell, ard dispose of the same, or any part thereof respectively, except such as may be required by the lessee for the lessee's own use but not for sale or disposal; with power also to the lessor to make roads through the demised lands, and for such purposes or any of the terms of the less or to make roads through
- the demised lands, and for such purposes or any of them to erect or build houses and other convenient buildings thereon, on paying compensation for damage done to the surface only, the amount of such compensation in case of disagreement to be accertained and determined by arbitration.
 (2.) The lessee shall and will during the term of the lease pay the rent reserved thereby free and clear from all deductions or abatements whatsoever, and whall and will pay all rates, taxes, charges, or assessments now made or hereafter during the said term assessed, charged, or imposed upon the demised premises. or tenant in respect thereof, or upon any buildings or improvements thereon; and in case any of the said rents shall at any time be and continue in arrear and at any time be and continue in arrear and unpaid for fourteen days next after any of the days appointed for payment thereof, the lessee days appointed for payment thereof, the lessee will (if demanded) pay to the lessor interest upon such arrears at the rate of £8 per centum per annum, calculated from the time appointed for the actual payment of such rent to the time of actual payment thereof; and such interest shall for all purposes, whether of distress or otherwise, be deemed to be rent payable under the demise, and be payable and recoverable by distress or otherwise in the same manner as the rent reserved under the demise may or can be.

- (3.) The lessee "will insure in the name of the lessor."
 (4.) The lessee "will fence."
 (5.) The lessee "will paint outside every fourth year."
 (6.) The lessee "will cultivate," and will preserve and keep the demised premises in a clean and husbandlike manner, free from all noxious weeds growing or to grow any the form all noxious weeds. growing or to grow on the said demised premises, and will not plant on the demised premises, permit to spread thereon, gorse or furze, and will keep propely cut and trinimed all live bedges and
- keep properly cut and trimmed all live neuges and fences on the demised premises.
 (7.) No bessee shall transfer the possession or occupation of the land leased to or (coupled by him, or any part thereof, by sale, underlease, or other dis-

position, "except the Board "shall" sanction the proposed transfer," and until such lessee has been twelve months in possession or occupation of the demised land.

- demised land.
 (8.) When a statutory declaration is required from any lessee, no transferee and no purchaser of any lease under any power of sale vested in any mortgagee, assignee, or trustee in bankruptcy, shall be admitted into possession or occupation of the land comprised in such lease until he has deposited with the Board a statutory declaration in the same form or to the same tory declaration in the same form or to the same effect.
- (9.) Every lawful transferee of any lease, or purchaser as aforesaid of any lease, shall have all the rights and privileges, and be subject to the same obligations, as the or ginal lessee: Provided that the transferor shall be liable for the instalment of rent which shall become due next after such transfer.
- (10.) No transfer of any lease shall be valid upless all (10.) No transfer of any lease shall be value unless all the conditions upon which the lease was granted have been complied with as to payment of rent or otherwise up to the date of such transfer.
 (11.) If any lesse or licensee shall fail to fulfil any of
- the conditions of his leave within sixty days after the day on which the same ought to be fu filled, his leave shall be liable to be for eited, and he shall be deemed, upon such forfeiture, to be in illegal occupation of the land commissed in the lease, and the Board may proceed for recovery of possession there of without prejudice to the right of the lessor to recover any rent then due or pavable, or any right of distress, action, or suit that may have arisen prior to such re-entry.

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

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

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

20. The Board and the lessee shall each execute the lease in triplicate. 21. Every lease, after execution thereof as aforesaid, shall

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

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

thereto. 22. All dealings with or under leases in contravention of the provisions of the said Act as to transfers of leases shall be absolutely void, and the District Land Registrar shall refuse to register any dealing with or under a lease until he is satisfied that the said provisions have been complied with. 23. Every lessee shall, within twelve months of the com-mencement of his term, and thereafter for a period of six consecutive years, reside on some portion of the lands leased her him.

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

The Board may dispense with the necessity of such residence, in the case of bush or swamp lands, during the first four years of the term, and altogether as to all lands if the lessee resides on lands contiguous to the lands leased, or with lesses resides on lands consignous to the rands based, or when the concurrence of the Minister for any other sufficient reason. Lunds shall be deemed to be contiguous to each other if only separated by a road or stream, or by such inter-val of space" as the Board may in each case determine.

*The Council will be prepared to allow the term "interval of space" to apply to residence anywhere outside the Ohotu, Taua-kura, or Morikau Blocks.

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

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

- 24. Every lessee shall bring into cultivation—

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

(c.) Within four years from the date of his lease, how less than one-fifth of the land leased by him; and shall, within six years from the date of his lease, in addition to the cultivation of one-fifth of the land, have put substantial improvements of a permanent character on first-class land to the value of £1 for every acre of such land, and on second class land to an amount equal to the net price of every acre of such land : Provided that in no case shall the additional improvements required on second-class land be

more than 10s. per acre. The terms "improvements," "substantial improvements," and "substantial improvements of a permanent character, mean and include reclamation from swamps, clearing of ół mean and include reclamation from swamps, clearing of bush, gorse, broom, sweetbriar, or scrub, cultivation, plant-ing with trees or live hedges, the laying-out and cultivating of gardens, fencing, draining, making roads, sinking wells or water-tanks, constructing water-races, sheep-dips, making embankments or protective works of any kind, in any way

embankments or protective works of any kind, in any way improving the character and fertility of the soil, or the erection of any building. 25. Whenever a lease is to be sold or otherwise disposed of, the valuation of the improvements shall, in all cases where it is not otherwise provided by the said Act, be made as by section thirty-three hereinafter provided; and payment of such valuation shall be made to the Board on or before the day of the commencement of the term of the new lease by the nurchaser of such lease. the purchaser of such lease. Whenever a lease is forfeited for breach of conditions, the

Board shall cause such valuation to be made on recovering possession of the land.

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

expenses incurred in recovering possession of the land and the lease or other disposal thereof. 27. In every case of the forfeiture of a lease for breach of conditions, the payment of the amount of the valuation of

conditions, the payment of the amount of the valuation of improvements, or of any part thereof, shall be absolutely at the discretion of the Board. 28. If payment of any such valuation is not made as afore-said, the Board may sue for and recover the same in any Court of competent jurisdiction from the person who should make such payment. make such payment.

29. In any case where a lease is granted with a right of renewal for one further term only, not exceeding twenty-one years, the Board shall, on the expiration of such further term, or on the expiration of the original term, or, in the case of a lease where the right of renewal is perpetual, on the expiration of any term, if the right of renewal has in any case been surrendered or otherwise determined, weight the case needs surrendered or otherwise determined, we fit the land with the value of the improvements of the outgoing tenant on again offering it for lease; or the Board may in its discretion retransfer the land to the Native owners on pay-ment of the value of the improvements and all other charges the relief the land more hele owners. to which the land may be lawfully subject. The value of such improvements, or the balance thereof, after deducting any amounts which may be due to the Board by the outgoing see, shall, when recovered by the Board, be paid over to him.

80. No outgoing tenant shall have any right or claim against the Maori owners or the Board in respect of the value of any improvements made by him on the lands in his occupation, in case any person shall fail to pay such value to the Board :

Provided that in any such case of failure the Board may retransfer the land to the Native owners on payment of such value and all other charges to which the land may be lawfully subject

31. All claims for compensation in respect of any matters arising under the said Act, or for value of improvements or other matters, shall, unless otherwise specially provided, be settled in the manner provided in Part III of "The Public Works Act, 1905," for which purpose the said Part III shall be deemed to be incorporated with the said Act.

In every such claim the Board shall be the respondent. 32. Where it is provided or agreed that any matter shall be referred to arbitration, then such reference, unless herein otherwise provided, shall be to one or more arbitrators

appointed by the parties on each side respectively, and an umpire to be appointed by such arbitrators. (a.) If either party shall fail to appoint an arbitrator

- If either party shall fail to appoint an atomato-within twenty-one days after being requested in writing to do so by the other party, then the arbitrator appointed by the other party shall alone conduct the arbitration, and his decision shall be final and binding on both parties.
- (b.) If the said arbitrators shall fail to agree upon the If the said arbitrators shall tail to agree upon the matter referred to them within twenty-eight days of the same having been so referred, then the matter so referred shall be decided by an umpire to be appointed by the said arbitrators, whose decision shall be final and binding on both
- decision shall be final and binning on parties.
 (c.) Every such arbitration shall be carried on in the manner prescribed by "The Arbitration Act, 1890," and be subject to such last mentioned Act in the same manner as if the reference to such arbitration had been made by consent of parties under a deed.
 (d.) Each party shall pay his or its costs of such reference, and any costs incidental to the appointment of an umpire shall be paid equally by the parties to the arbitration.
 - to the arbitration.
- to the arbitration.
 (e.) Such arbitrators or umpire shall have all the powers vested in Commissioners by "The Commissioners' Powers Act, 1903," as well as all the powers given to them by "The Arbitration Act, 1890."
 33. Not sconer than one year and not later than three months before the end of the original or renewed term for which the lease is granted, a valuation shall be made by arbitration, or in some other manner that may be acreed

which the lease is granted, a valuation shall be indee by arbitration, or in some other manner that may be agreed upon between the Board and the lessee, of the then value of the fee-simple of the lands then included in the lease, and also a valuation of all substantial improvements of a permanent character made by the lessee during the term and then in existence on the land then comprised in the leas

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

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

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

as aforesaid to the outgoing lessee, and, save the amount deducted for costs, shall be returned to the incoming lessee.

85. If such lease shall not be disposed of as above men-tioned to some person other than the lessee, or if such person fails to execute the lease in triplicate within thirty days, or Tails to execute the lease in tripleate within thirty days, of to pay the sum offered by him as aforesaid within thirty days, from the day on which the tenders were opened, then the lessee may again, within sixty days after the day fixed for the opening of the tenders, elect in manner aforesaid whether he will accept a fresh lease as aforesaid; and if he does not opening of the tenders, elected in miniter another basin the does not he will accept a fresh lease as aforesaid; and if he does not such lease within seven days after the same is tendered to him for the purpose, then he may continue as lessee of the said land from year to year, so long as he shall pay the rent reserved by his lease and observe and perform the covenants and conditions contained in the same or in the said Act, or until the Board shall succeed in finding a purchaser of the new lease, unless, prior to the finding of such purchaser by the Board, he shall elect to accept a new lease for the said further period of twenty-one years as aforesaid. 36. The Board, in selling a renewed lease to a purchaser, may make provision that the right to take possession under such new lease shall always commence on the 1st day of January or of July in any year. 37. All the provisions of the foregoing rules and regula-tions (except the provisions as to cultivation) as regards the tenders for sale, form, and conditions of first leases made under the said Act, and otherwise howsoever as regards such leases, shall, mutatis mutandis, apply to the sale, form, and

leases, shall, mulatis mutandis, apply to the sale, form, and conditions of the new or renewed leases above mentioned, and to the lessees thereunder, and otherwise howsoever, except as

herein is otherwise expressly provided. Rent.—The rent shall commence on the first day of January or July following the date of acceptance of tender by the Board.

Board. Roads.—The right to deviate existing surveyed roads where found necessary, or to take roads to give access to sections where roads are not shown on sale-plan, is reserved for five years through each section. It shall be a condition of each lease that a right of way shall be temporarily reserved over the existing pack and main walking tracks through the land comprised in each lease until such time as the surveyed roads have been formed. The lessee shall not be allowed to block any of these tracks by felling trees or scrub across them, and he shall at once remove any obstruction or any timber that may unavoidably have to be felled across such tracks, and shall leave the track clear for traffic. If fences are erected he shall provide gateways on said tracks.

tracks, and shall leave the track clear for traffic. If fences are erected he shall provide gateways on said tracks. *Timber.*—It shall be a condition of the lease that the lessee shall pay to the Board from time to time one-half of the royalty rates then current in the district for all marketable timber (not required by himself for building or other improve-ments on the land comprised in his lease or for firewood for his own use) that may be cut and removed from the land : Provided that such royalty rates shall in no case be less than the minimum scheduled rates fixed by the Timber Regulations for Crown Lands in force at the time of cutting. In the event of the land reverting to the Board through any In the event of the land reverting to the Board through any cause, or of the lessee's interest being determined or forfeited, all rights to the timber that he may have given, or agree, ments that he may have entered into for the disposal thereof, shall absolutely cease and be determined.

Form K.

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

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

persons whomsoever.

persons whomsoever. 9. That, including the land now applied for, but exclusive of leases of Maori land held by me at the date of the passing of "The Maori Lands Administration Act, 1900" (20th Octo-ber, 1900), I am not the holder or owner, directly or in-directly, either by myself or jointly with any other person, of any land anywhere in the colony exceeding in the whole 2,000 acres of freehold land, inclusive of not more than 640 acres of first-class land.

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

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

(Signature.)

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

THOS. W. FISHER, President, Aotea Maori Land Board.

Maori Lands in Wellington Land District for Lease by Public Tender.

Office of the Aotea Maori Land Board, Whanganui, 27th May, 1907. NOTICE is hereby given that written tenders will be received at this office up to 4 p.m. on Monday, 15th July, 1907, for leases of the undermentioned lands for a term of twenty-one years, with right of renewal for a further term of twenty-one years, under the provisions of "The Maori Lands Administration Act, 1900," and its amendments, and the regulations made thereunder.

SCHEDULE.

WELLINGTON LAND DISTRICT. --- WAIMARINO AND WHANGANUI COUNTIES.

Ohotu Block.

•	Block.	Area. Rent per Acre. Rent.	ly
	ĸ	RIOI SURVEY DISTRICT.	
	• • • •	A. B. P. S. d. £ S. d	đ.
1	XIII	565 0 0 2 0 28 5	0
	"	624 0 0 2 0 31 4	0
	MAR	OTUKU SURVEY DISTRICT.	
÷	XVI	419 0 0 2 0 20 19	0
	"	419 2 0 2 0 20 19	6
	NGA	MATEA SURVEY DISTRICT.	
l	v	1,595 0 0 1 6 59 16	3
	TAT	AKIRA SURVEY DISTRICT.	
1	XI	1,410 0 0 0 9 26 8	9
		KA XIII " Mako XVI " NGAI V V TAU	BIOCK. Area. per Acre. Rent. KARIOI SURVEY DISTRICT. A. B. P. S. d. £ S. G. £ S. G. XIII 565 0 0 2 0 28 5 2 0 28 5 624 0 0 2 0 31 4 31 4 MAKOTUKU SURVEY DISTRICT. XVI 419 0 0 2 0 20 19 2 0 20 19 419 2 0 2 0 20 19 20 19 419 2 0 1 2 0 50 10 NGAMATEA SURVEY DISTRICT. V 1,595 0 0 1 1 6 59 16 TAUAKIRA SURVEY DISTRICT.

Locality and Description of Ohotu Block.

This block, which comprises an area of over 55,000 acres, This block, which comprises an area of over 55,000 acres, subdivided into sixth-eight lots, most of which have been leased, is situated on the left bank of the Whanganui River, about forty-five miles from Whanganui, the centre of the northern boundary being about six miles south of Raetihi Township, and the centre of the eastern boundary about seven miles south-west of Karioi. Of the six sections now seven miles south-west of Karloi. Of the six sections how offered four are in the north-eastern portion and two in the south-western portion of the block. Sections 7 and 8 (Block XIII, Karioi District), and 10 and 11 (Block XVI, Makotuku District), comprise hilly and undulating country; Sections 3 (Block V, Ngamatea District) and 3 (Block XI, Tauakira District) are rough and broken. The soil generally is good on a pape formation. The forest is mixed, comprise Sections 3 (Block V, Ngamatea District) and 3 (Block XI, Tanakira District) are rough and broken. The soil generally is good, on a papa formation. The forest is mixed, compris-ing rimu, rata, miro, tawa, with undergrowth of rangiora, karamu, kotukutuku, &c. All the sections are well watered. The access to the western portion of the block is by river-steamer up the Whanganui River for a distance of about forty-five miles, thence along the Matahiwi-Ohotu Road. The access to the eastern portion of the block is by Field's Track, which has been constructed for some years as a pack-track. track.

Tauakira No. 2 Block.

Section.	Block.	Area.	Rent per Acre.	Half yearly Rent.					
TAUAKIRA SURVEY DISTRICT.									
2 F	XVI	A. R. P. 169 0 0	s.d. 06	£-sd. 223					
	Small Grazing-runs.								
4 4 4	XI & XII XV XVI	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	0 6 0 6 0 6	29 18 0 25 18 10 31 3 9					
	NGAMATEA SURVEY DISTRICT.								
2	IX	2,757 2 8	1 3	86 3 6					

Section 4, Blocks XI and XII, Tauakira District, is situated on the left bank of the Whanganui River, and takes in a strip of country from the river up on to the main watershed between the Whanganui and Mangawhero Rivers. The access is from Whanganui, which is about thity-six miles and a half distant, of which thirty-six miles is by riverstramer to Koriniti Landing-place, and half a mile by surveyed unformed road. The section comprises about 80 acress of easy open land, with manuka scrub along the Whanganui, and remainder rough birch-bush country intersected by gorgy creeks. The soil is of fair to good quality, resting on para formation. The bu h is fairly heavy, consisting of birch, tawhero, and tawa towards front, and mixed rimu, matai, kabikatea, birch, and tawa at back, with a thick undergrowth of rangiora, fern, and supplicate. Well watered by Ruapirau and small creeks. Elevation ranges from about 100 ft. to 2,000 ft. above sea-levet.

Section 4, Block XV, Tauakira District, is situated on the le't bank of the Wnanganui River, the access being from Whanganui, which is about thirty four miles distant. There are good landing-places for river-steamer all along the river frontage. The section comprises about 80 acres of easy, open, and manuka-scrub land along the river; remainder steep bu-h slopes, with gorgy creeks. The soil is of fair to good quality, on papa formation. The fore-t is fairly heavy, comprising tawa, birch, and tawhero towards front, with mixed rata, matai, maire, and rimu at back, and a thick u dergrowth of rangiora, fern, and supplejack. Well wavered by smill streams. Elevation ranges from about 100 ft. to 2,000 it. above sea level.

Section 4, Block XVI, Tauakira District, is situated on the main watershed between the Whanganui and Mangawhero Rivers, abreast of Koriniti Pa, which is about thirty-six

miles from Whanganui. The access is from Whanganui, which is about thirty-four miles distant by river-steamer to mouth of the P tangi Creek, and from there by about eight miles of surveyed road, of which about a mile and a halt is formed horse-track. The section consists of steep slopes of mixed-bush country, intersected by gorgy creeks. The soil is fair to good, on papa formation. The forest is fairly heavy mixed bush, comprising tawa, rata, maire, tawhero, birch, rimu, and kahikatea, and a thick undergrowth of rangiora, fern, and supplejack. Well watered by small creeks. Elevation ranges from about 1,000 ft. to 2,000 ft. above sealevel.

Section 2, Block IX, Ngamatea District, is situated on the eastern slopes of the main water-hed between the Whanzanui and the Margawhero Rivers. The access is from Whanganui, which is about thirty five mile s distant by Field's Track and Parapara-Raethi Roads, of which twenty-five miles is dray-road, remainder horse-track. Another route is up the Whanganui River by steamer to Marahiwi (thirty-nine miles), and then twenty-one miles of borse-track via Matahiwi-Ohotu Road and Raethi-Parapara Road. The section comprises fair to rough slopes of mixed-bu-h land, intersected by gorgy creeks towards back boundary. The soil is of good quality, on papa formation. The forest is fairly h avy mixed bush, comprising tawa, rata, matai, maire, kanikatea, rimu, biroh, with an eccasional totara, and a thick undergrowth of rangiora, mahoe, and supplejack. Well watered by the Mangawhero River and small creeks. Elevation ranges from about 600 ft. to 2,200 ft. above sea-level.

[Note.—These lands are offered subject to the same terms and conditions as Morikau Block. See preceding notice.]

> THOS. W. FISHER, President, Aotea Maori Land Board.

> > R. C. SIM, President.

Meeting of Te Ikaroa District Maori Land Board.

SUPPLEMENTARY NOTICE.

Wellington, 8th June, 1907. N OTICE is hereby given that the matter mentioned in the Schedule hereunder written will be considered at a meeting of Te Ikaroa District Maori Land Board to be held at the Council Chambers, Hastings, on Tuesday, the 18th day of June, 1907, at 10 o'clock in the forenoon, or as soon thereafter as the business of the Board will allow.

SCHEDULE.

APPLICATION FOR CONSENT TO LEASE.

No.	Name of Applicant.	Name of Lond.	Names of Maori Lessors.	Term of Lease.	Area proposed to be leased.
140	Edward Averill (by his solicitors, Blakiston and Blakiston). I. 1907–129	Pukokomuka		21 years	A. B. P. 278 1 20

NATIVE LAND COURT NOTICES.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Wellington. 12th June, 1907. N OTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of suon certificates must be lodged with me within fourteen days from the publication of this notice. [Wellington, Sec. 55.] E. A. WELCH, Registrar.

THE ALIENATIONS ABOVE REFERRED TO.

No	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
. 1		8th June, 1907 23rd May, 1907	Whakaware No. 2B Ngakaroro No. 1A and	Raihania Takapa and Haimona Teoti to Charles Cameron Baldwin. Hakaraia te Whena to Charles George
4	11010gage (1301-02)	2514 May , 2507	other lands	Rhimes.

THE NEW ZEALAND GAZETTE.

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Sitting of the Native Land Court at Whanganui.

Registrar's Office, Wellington. 10th June, 1907. Notive Land Court silting at Whanganui on the 24th day of June, 1907, or as soon thereafter as the business of the Court will allow. [Weilington, 1907-23.]

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1414 1415	Transfer (1907-64) Lease (1907-65)	,,	Pohonuiatane 3D No. 1a Kohipo No. 32n	Neha Tahu Paetaha to Frederick William Lock. Wikitoria Keepa to John Selby Morton.

APPLICATIONS FOR PARTITION.

No.	Name	of Applicat	n t.			Name of Land.
1420	Utiku Potaka and Pape Epiha	Potaka	••			Awarua 1a No. 2.
1421	Whareherehere te Awaroa	••				Awarua 1A No. 3 South.
1422	Whareberehere te Awaroa		••			Awarua 1DB No. 2.
1423	Whareherehere te Awaroa			••	••	Awarua 2c No. 7.
1424	Wire te Hiraka	••				Awarua 3D3 No. 1.
1425	Imaema Pitangituohu	••	••			Waimarino 5B No. 2.
1426	Tarihira Kereti McDonnell		••		••	Waimarino 5B No. 2.
1427	Te Ata Rangiao	••	••	••	••	Oruamatua-Kaimanawa No. 1.
1428	Rapera Waiata	••	••	••	••	Ok hu No. 4.
1429	W. Kauika	••		••		Piraunui No. 1.
1430	Pihopa Turehu			••		Raetini 2B No. 2.
1431	Atiria Kahukoka					Rangiwaea 4F No. 17.
1432	H. M. Downs		••			Taraketi No. 2F.
1433	Te Puhi Opetini and others					Waimarino No. 3.
1434	Hoani Taiaroa	'	••			Waimarino B.
1435	Raniera Karena					Waitara West No. 86B.
1436	Hone Tumango	••				Whakauruawaka.
1437	Te Manawanui Potango					Whitianga No. 2.
1438	Te Aniwaniwa and others		••			Rangitatau 1D No. 2B.
1439	Kewa Pine		••			Awarua 2c No. 11.
1440	Hakopa te Ahunga					Awarua No. 3A.
1441	Metiria Tuaurere and Ripeka I	Vgareta				Nukumaru No. 2.
1442	Hakopa te Abunga		••			Owhaoko D No. 8.
1443	Ruhi Wunu		••			Rakautaua 1a No. 2.
1444	Tarihira McDonnell					Rangiwasa No. 4C.
1445	Haimona te Utupoto					Ruatangata No. 1A.
1446	Waata W. Hipango and others			••		Tupapanui No. 2.
1447	Teone Kere					Whanganui River Reserve D.
1448	Tarinira McDonnell			••		Waimarino B.
			- •			

APPLICATIONS FOR APPOINTMENT OF TRUSTEES.

No.	Nal	me of Applic	ant.		Name of Land.	Name of Children.
1939 1940 1941 1942 1942	Tiki Paaka Te Iho Wiari Hera te Peo Mere te Peo Hori Pukehaka	••	 	••• •• ••	Ohotu No. 7 Ngaurukebu and other lands . Ohotu No. 7 Ohotu No. 7 Ohotu No. 7 Ohotu No. 7	 Te Moana Pateriki. Wiari Topia (imbecile). Aneta Kopare Te Wikirini Houbi, Tame Houbi, Rora Houbi, Ani Houbi, and Hone Houbi. Te Ra-i-whanake te Tua.

APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES.

No.	Name of Ap	oplicant.	Name of Land.		Names of Persons under Disability.
1944	Richmond Davies		Ruanui No. 1, Section 2	8	Te Uru Manao Aperahama and Eruini Teo Apera- hama.
1945	Haku Ramiha		Ohotu No. 7	••	Huriwhenua Taiaroa, Mekura Taiaroa, and Tingi
	*				Taiaroa.
1946	Ngahina Reupena		Obotu	••	Moringa Reupena.
1947	Hera Taputoro	•• ••	Whakaihuwaka	••	Taurerewa, Te Rua, Kopare, Wharematapihi Manu, and Ruihi Taputoro.
1948	Taapa Kingi		Ohotu Nos. 1. 3, and 8	•••	Wanikau, Whanganui, and Tamehana Kingi.
1949	Te Huna Itemos		Ohotu No. 3		Tikouru Warena.
1950	Rahera Tiweta		Ohotu No. 7		Matetahora Kumeroa.
1951	Rahira Noke		Ohotu No. 7		Edward George McDonnell, Minnie McDonnell, Henry McDonnell, and Ellen Raukura McDonnell.

THE NEW ZEALAND GAZETTE.

APPLICATIONS FOR PROBATE.

No	Name of Applicant.						Name of Dece	sed.	
1952 1953	Tawhi Paranihi Ngahu Witerina	•••		••	••	••	Wineti Parenihi. Horiana te Waikoao.	· .	

Applications for REMOVAL OF RESTRICTIONS.

No.		Na	me of Applie	Name of Land.				
19 5 4 1955	W. Kanika Wiki Keepa	••		••	•••	••	Pakaraka No. 2. Ngatarua, Block VI.	· · · · · · · · · · · · · · · · · · ·
	•							

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name of A	Name of Land.						Amount due.			
1956 1957 1958 1959	Charles W. Reardon Charles W. Reardon Charles W. Reardon Charles W. Reardon	 	 	Awarua 34 No. 2E Awarua 44 No. 3c No. Motukawa Owhaoho D7 No. 1	 8 	 	 	 	£ 44 33 138 102	8. 8 10 1 15	d. 0 6 6 0

APPLICATIONS FOR DETERMINATION OF INTERESTS ACQUIRED BY THE CROWN.

No.	Name of Applicant.						Name of Land.		
1960 1961	Minister of Lands Minister of Lands		••	•	••	 	Parikawau. Murimotu No. 1.	<u></u>	

	APPLICATION FOR PRIVATE RIGHT-OF-WAY.								
No.			Name of Applicant.	Name of Land.					
1962	Atiria Kahukoka	••	••	• •	•• ••	Rangiwaea No. 4F16, Subdivisions 1 and 2.			

Applications under Subsection (3) of Section 14 of "The Native Land Court Act, 1894," for Exchange of Lands.

No.	Name of Applicant.						Names of Land proposed to be exchanged.
1963 1964	(Ngatoka Manihera Jean Bell (Tarihira Kereti (Ngahina Reupena	••	 	 	 	•••	Ngaurukehu, Block A No. 6, Section 2 Whakaihuwaka. Ngongobau No. 4. Ngongohau No. 3.

APPLICATION UNDER SUBSECTION (9) OF SECTION 14 OF "THE NATIVE LAND COUBT ACT, 1894."

No.	Nam	e of Applican	ıt.	:	Nature of Application.				
1965	Raupi Tanguru	• •	· •	••	Application for an injunction restraining C. W. Reardon from removing timber from Awarua No. 3.				

APPLICATION UNDER SUBSECTION (9) OF SECTION 14 OF "THE NATIVE LAND COURT ACT, 1894."

No.	Name of Applicant.	Name of Land.	Nature of Application.				
1966	Richmond Davies	Hautu-Kaimanawa	For an injunction restraining any person from removing flax from the block.				

[No. 50

APPLICATIONS UNDER SECTION 34 OF "THE MAOBI LANDS ADMINISTRATION ACT, 1903," TO CUT OFF PORTIONS OF LAND TO SATISFY UNPAID SURVEY LIENS.

No.	Name of Applicant.				Name of Land.	Amount d ue .
1967 1968 1969	Charles W. Reardon Charles W. Reardon Charles W. Reardon	•••	•••	••	Awarua 3D No. 3, Subdivision 17B Awarua 3D No. 3, Subdivisions 14A and 14C Awarua 3D No. 3, Subdivision 19B	£ s. d. 2 10 0 13 11 0 10 13 0

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

No.	Name of Applicant.	Name of Land.	Nature of Application.
1970	Horima Mokaikereru	Nukumaru	For amendment of dividing-line between 1B No. 1A and 1B No. 2A.

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

No.	Name of Applicant.			Nature of Application.
1971	The Chief Judge of the Native Land Court	••	••	To inquire whether the succession orders made for the interests of Hine te Uru should aff ot Sections Nos. 25 and 26, B ock VIII. Opunake (Punebu), or Section No. 8, Block XIII, Opu- nake (Mangatarere).

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.
1972	Tukino Pauro and Riria Tukino	Turuki Makitonore	Application by Tukino Pauro and Riria Tukino to adopt Turuki Makitonore, the ohild of Aropeta Makitonore and Manutaruke Makitonore.

Sitting of the Native Land Court at Wairau (Spring Creek).

Registrar's Office, Wellington, 10th June, 1907. Notive Land Court sitting at Wairau (Spring Creek) on the 26th day of June, 1907, or as soon thereafter as the -business of the Court will allow. [Wellington, 1907-27.] E. A. WELCH Period

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.					Name of Land.		
83	83 Tapata Wiremu Wairau, Block XII, Subdivision 7.						•	
		Appl	ICATION FO	R APPOINTN	IENT OF T	RUSTEE.		
No.	Name of Applicant.			Na	me of Land	l.	Name of Person und	e r Disa bility.
100	Tapata Wiremu	••	M	lotueka, Se	ction 132		Hana Tapata.	

Registrar's Office, Wellington, 10th June, 1907. Notive Land Court sitting at Otaki on the 27th day of June, 1907, or as soon thereafter as the business of the Court will allow. [Wellington, 1907-26.]

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Nature of Alienation.		Date.	Name of Land.	Names of Parties.
719	Transfer (97–92)	••	12th April, 1897	Ohau No. 3, Section 10, Subdivision 1; Topaatekahu No. 3, Harakeke No. 1, Mangapouri No. 3, and Wakapua No. 28	Tamati Ranapiri to Makere Ranapiri.
720	Transfer (98–289)	••	18th August, 1898	Waopukatea West No. 14, Section 5	Oriwia Wirihana (Hawea) to Archibald Hall.
721	Transfer (1900-159)	••	27th June, 1900	Kurukohatu A	Tamihana te Hoia and others to Archibald Hall.
722	Transfer (1900-160)		26th June, 1900	Kurukohatu C	Emere Rawiri to Archibald Hall.
723	I ransfer (1900-161)		30 h June, 1900	Kurukonatu D	Tiaki Hawes to Archibald Hall.
724	Transfer (1900–162)	••	30th June. 1900	Kurukohatu A	Ti-ki Hawea and others to Archibald Hall.
725	Transfer (1900-163)		30th June, 1900	Kurukobatu D	Kimona Tubera to Archibald Hall.
726	Tansfer (1900-164)		13th July, 1900	Kurukohatu D	Riria Hapi to Archibald Hall.
727	Transfer (1903–16)	••	17th December, 1902	Kurukohatu C No. 1	Poni Hakaraia and Ponivah'a Ha- karaia te Wera to Archibald Hall.
728	Lease (1902–37)	•.•.	21st December, 1898	Pukehou No. 4D	Ih ka Paha and others to Ar.hur D ake.
729		••	26th February, 1903	Ohau No. 3, Section 11 of Subdivision 26	Netahio Tauche and Atarea Rota Tauche to Herbert John Jiliett.
780	Mortgage (1906- 5 0)	•••	• •	Soannon, Town Sec- tion 60	Patihona Cook to Niels Andrew Angersen.
731	Transfer (94–276)	•••	23rd July, 1894	Onepoto	Peehi Kakakura to William Jillett.
732	Lease (1907-75) •	••	231d May, 1907	Ohuekakeao (part of No. 1)	Aputa Inakara to Thomas Barnett.
783	Lease (1907-74)	••	12th February, 1907	Kehemane Reserve, Subdivision 5	Arete Tamabau to Edward Vivian Riddiford.
734	Lease (1907-76)	••	••	Ngarara West A, Sec- tion 42	Wi Ritatora to William Hughes Field.
785	Transfer (1904–72)	••	5th May, 1904	Section 4A)	Reweti Kuti to Charles Bell.
736	Lease (1907-80)	••	10th June, 1907	Manawa u - Kukutau- aki 7D No. 1, Sub- division 5	Areta Mihaka to Frederick Davies.

	APPLICATIONS FOR PARTITION.							
- 30,- -	a an an an an an an a' an	Name of Appl	icant.			Name of Land.		
741	Ruiha Angiangi and oth	iers	••	۰,۰	••	Manawatu-Kukutauaki No. 45, Section 3, Sub- division 2.		
742	Manahi te Hiakai	••	• •	••	• •	Manawatu-Kukutauaki No. 4D, Section 1, Sub- division 3.		
743	Emere Whareahuru and	d Anihaera Re	weti	••		Waihoanga No. 3C.		
744	Arani Hoeta		••	••		Aorangi No. 1, Section 5B.		
745	Ropata Ranapiri and ot	bers	••	••		Ohau 3A No. 1B.		
746	Mananui te Ra (by his	solicitor, P. E	. Baldwin)	••	• • •	Aorangi No. 3D, Section 2c.		
747	Hori te Waru and Heen Harper)	i Mahima (by	their solid	itors, Harp	per and	Makuratawhiti No. 8.		

APPLICATION FOR DEFINITION OF CROWN'S INTEREST.

No.	Name	e of Applicant.	Name of Land.	
777	Hon. Minister of Lands	•••	•• ••	Horowhenua No. 7.

APPLICATIONS FOR REMOVAL OF RESTRICTIONS.								
180.	Name of Applicant.						Name of Land.	
779 780	Henry Hammond Taimona Pakake and others	••	••	•	••	•••	Manawatu-Kukutauaki No. 7D, Section 9. Rangitoto No.	

E. A. WELCH, Registrar.

APPLICATION UNDER SUBSECTION (13) OF SECTION 14 OF "THE NATIVE LAND COURT ACT, 1894."

No.	Name of Applicant.		Nature of Application.
781	Hare Wirikake	•• ••	Application that the administrators under the will of Tamihana te Hoia, deceased, should be ordered to furnish accounts.

Application under Section 34 of "The Maori Lands Administration Act, 1903," to cut off Portions of Land TO SATISFY UNPAID SURVEY LIENS.

No.	Name of Applicant.	Name of Land.	Amount due.
782	Commissioner of Crown Lands	Upper Aorangi No. 1, Section 34 No. 1	16s. 1d.

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

No.	Name of Applicant.	Name of Land.	Nature of Application.			
783	Tarei Tahitangata	Sandon, Section 150 (Kawa- kawa No. 16)	For inclusion of his name in the order appointing successors to Taimona Pikauroa, deceased.			

Application under Section 91 of "The Public Works Act, 1905."

No.	Name of Applicant.	Name of Land.	Area of Land taken.	Nature of Application.
784	Under-Secretary for Public Works	Muaupoko A No. 2 (part) Muaupoko A No. 2 (part)	A, R. P. 100 1 0 1 3 0	To ascertain the amount of compensa- tion to be paid to the Native owners of, and other persons interested in, the said land, taken under section 91 of "The Public Works Act, 1905," for scenic purposes.

Notice of Nomination for Committees for Incorporated Blocks.

IN THE NATIVE LAND COURT OF NEW ZEALAND, GISBORNE DISTRICT.

N OTICE is hereby given that the persons whose names are set out in the second column of the Schedule hereunder have been proposed for nomination as candidates for the committees to administer the blocks set out in the first column.

Dated at Gisborne, this 4th day of June, 1907. HAROLD CARR, Registrar.

. .

Name of Land.

SCHEDULE.

Names of Persons nominated.

Pajura Tuheke.

Eruera Moeke.

Palura Tuneke. Tuta Ngarimu. Rawiri Katia. Keepa Wharekura. Hati Pakaroa.

Rutu Tawhiorangi. Ehau Pakatai.

Hakopa Haerewa. Hemi Wakarara.

Aperahama Tamihere.

Aperahama Tamihere. Pehikuru Awatere.

Hati Pakaroa. Rutu Tawhiorangi. Pene Heihi.

Eruera Moeke. Keepa Wharekura.

Reweti Pahau. Pehikuru Awatere.

Peneha Korau.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that JOHN ANDERSON, of Waihi, Dairyman, was this day adjudged bankrupt on the petition of Joseph McRae; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 11th day of June, 1907, at 2.30 o'clock.

E. GÉRARD, Auckland, 28th May, 1907. Official Assignee.

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

OTICE is hereby given that Amos Hollingworth, of N Wanganui, Bicycle-manufacturer, was this day ad-judged bankrupt; and I hereby summon a meeting of credi-tors, to be holden at my office, on Thursday, the 13th day of June, 1907, at 2.30 o'clock p.m. W. RODWELL,

6th June, 1907.

Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that WILLIAM HENRY WILTON, Sheep - farmer, of West Taratahi, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Masterton, on Monday, the 24th day of June, 1907, at 11 o'clock a.m.

W. B. CHENNELLS, Deputy Official Assignee.

Masterton, 11th June, 1907.

E

Waiorongomai

Tapuaeroa No. 1A

Tapuaeroa No. 182 ...

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

OTICE is hereby given that INGOALD JOHAN HANSEN BRATLI of Tomonyi Delever of NOTICE is hereby given that incomb Johan HARSEN BRATLI, of Taranui, Pelorus Sound, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Bienheim, on Wednesday, the 19th day of June, 1907, at 3 o'clock p.m.

R. WANDEN, Deputy Official Assignee.

5th June, 1907.

In Bankruptcy.

NOTICE is hereby given that ERNEST OLIVER CRAIG, of Nelson, Bootmaker, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at my office, at Nelson, on Friday, the 14th day of June, 1907, at 3 o'clock.

W. ROUT, JUN., Deputy Official Assignce.

Nelson, 13th June, 1907.

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

In the matter of "The Bankruptcy Act, 1892"; and in the matter of JOEFPH THOMAS PREEN, of Alma, Farmer, a bankrupt.

OTICE is hereby given that the Public Examination of the above-named bankrupt is fixed for Friday, of the above-named bankrupt is fixed for Friday, the 14th day of June, 1907, at 10 o'clock in the forenoon, at the sitting of the above-named Court in Bankruptcy, at the Courthouse at Oamaru.

Dated this 28th day of May, 1907.

CHAS. W. COOKE. Deputy Official Assignee.

In Bankruptcy.

Thames Street, Oamaru, on all proved and admitted claims :

In estate of Samuel Clarke, of Waimate : First, of 2s. in the pound.

In estate of W. K. Dooley, of Papakaio: First, of 5s. in the pound. In estate of Alfred Avery, of Oamaru: First, of 1s. in the

pound.

Oamaru, 7th June, 1907.

689

C. W. COOKE, Deputy Official Assignee.

MINING NOTICES.

THE NEW SHETLAND TERRACE SLUICING COM-PANY (LIMITED), (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 230 of "The Companies Act, 1903," that a General Meeting of the shareholders of the above-named company will be held at G. M. MacLean's Office, A.M.P. Buildings, Princes Street, Dunedin, on Thursday, the 20th day of June, 1907, at 4 p.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the Liquidators; and also determining by extraordinary resolu-tion the manner in which the books, accounts, and docu-ments of the company, and of the liquidation thereof, shall be disposed of. be disposed of.

Dated at Dunedin, this 29th day of May, 1907.

ALFRED JAMES,	
JOHN CAMPBELL,	Liquidators.
W. G. SOMERVILLE,	

UNDER "THE MINING ACT, 1905."

APPLICATION FOR LICENSE FOR A WATER. RACE.

To the Warden of the Otago Mining District, at Roxburgh. DURSUANT to "The Mining Act, 1905," the under-signed, George Edward Tubman and Matthew Andrew Tubman, both of Dumbarton, Farmers, hereby apply for a license for a water-race as specified in the Schedule hereto, the course whereof has been duly marked

out for the purpose. Date and numbers of miners' rights : 22nd May, 1907; Nos. 61557 and 61558.

Address for service : Care of Jabez Burton, Mining Agent, Roxburgh. Dated at Roxburgh, this 22nd day of May, 1907.

SCHEDULE.

SCHEDULE. Locality of the race and of its starting and terminal points: Commencing at a point in a small creek in Section 5, Block I, Benger Survey District, just above applicants' orchard, being private lands owned by the applicants, thence along the natural channel of the said creek to a point just below the main road, in Section 16, thence along and ter-minating in said Section 16 about 2 chains below George E. Tubman's residence. Pegs marked X. Precise time of mark-ing out privilege as applied for: 22nd May, 1907, at 8 a.m. Length and intended course of race: 40 chains; easterly to main road, thence northerly to termination. Points of intake: Starting-point.

to main road, thence hortherly to termination. Points of intake: Starting-point. Estimated time and cost of construction: Three days (partly constructed); £2. Mean depth and breadth: 1 ft. deep, 18 in. wide. Number of heads to be diverted : Half a head. Purpose for which water is to be used : Irrigation, water-ing stock and domestic purposes

ing stock, and domestic purposes. Proposed term of license: Forty-two years.

GEORGE EDWARD TUBMAN, MATTHEW ANDREW TUBMAN (By their Registered Agent, JABEZ BURTON).

Precise time of filing of the foregoing application: 3.5 p.m., 22nd May, 1907.

Time and place appointed for the hearing of the applica-tion and all objections thereto: Thursday, 13th June, 1907,

at 10 a.m., in the Warden's Court, Roxburgh. Objections thereto must be filed in the Registrar's office and notified to applicant at least three days before the day so appointed. 640

F. JEFFERY, Mining Registrar.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company : Mount Aurum Quartz-mining Company (Limited). When formed, and date of registration: 81st August, 1904.

Where business is conducted, and name of Secretary : Dun edin; George Allen Lee.

Nominal capital : £12,000. Amount of capital subscribed : £9,458.

Amount of capital actually paid up in cash: £3,458.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): £3,458.

Paid-up value of sorip given to shareholders on which no cash has been paid : £6,000. Number of shares into which capital is divided : 12,000.

Number of shares allotted: 9,458. Amount paid per share: £1. Amount called up per share: £1. Number and amount of calls in arrear: Nil.

Number of shares forfeited : Nil. Number of forfeited shares sold, and money received for same : Nil.

Number of shareholders at time of registration of com-pany: 7. Present number of shareholders: 14.

rresent number of snarenolders: 14. Number of men employed by company: Average, 15. Quantity and value of gold produced during preceding year: 297 oz. 18 dwt. 4 gr.; £1,146 19s. 11d. Total quantity and value of gold produced since registration: 818 oz. 4 dwt. 19 gr.; £1,197 14s. 4d. Amount expended in connection with carrying on operations during preceding warr. 50 004 17c

during proceeding year: £2,024 17e. Total expenditure since registration : £6,996 19s. 2d. Total amount of dividends declared : Nil.

Total amount of dividends paid : Nil.

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Total amount of unclaimed dividends: Nil. Amount of cash at banker's: Nil. Amount of cash in hand : Nil.

Amount of debts directly due to company: Nil. Amount of debts considered good: Nil. Amount of debts owing by company: Bank, £36 9s. 10d.; deposits, £2,304 15s.

Amount of contingent liabilities of company (if any) : Nil.

I, George Allen Lee, the Secretary of the Mount Aurum Quartz-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1906; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE A. LEE. Secretary.

Declared at Dunedin, this 4th day of June, 1907, before me-P. Duncan, a Solicitor of the Supreme Court of New Zealand. 641

LAND TRANSFER ACT NOTICES.

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

4495. FRANCIS HANNAH DAVIDGE.—Lots 12, 13, and 14 of the subdivision of Allotments 225, 226, 228, 229, and 230, Parish of Kirikiriroa, containing 53 acres 1 rood

8 perches. Occupied by Applicant. Diagrams may be inspected at this office. Dated this 8th day of June, 1907, at the Lands Registry Office, Auckland.

EDWIN BAMFORD, District Land Registrar

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E VIDENCE having been furnished of the loss of Memo-randum of Lease No. 3989, comprising Section 14, Block VIII, Hawera Survey District, whereof PATRICK MURPHY, of Hawera, Farmer, is the Lessee, and appli-oation having been made to register a memorandum of transfer of the said lease, I hereby give notice that I will register such memorandum of transfer at the expiration of fourteen days from the date of *Gazette* containing this notice. notice.

Dated this 29th day of May, 1907, at the Lands Registry Office, New Plymouth.

W. G. RIDDELL, Deputy District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of ELIZABETH BIRKLY, Spinster, of Normanby, for Sections 4 and 5, Block XIII, Manaia Town, Vol. 12, folio 135, and evidence having been lodged of the loss of the said certificate, 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 27th day of June, 1907. Dated this 8th day of June, 1907, at the Lands Registry Office. New Plymouth.

Office, New Plymouth.

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643

R. BAYLEY, Assistant District Land Registrar.

NOTICE 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 amend-ments, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

1244. JOHN TOWNLEY.-1 rood, Section 71, Town of Gisborne. Occupied by Applicant. Diagram may be inspected at this office. Dated this 6th day of June, 1907, at the Lands Registry

Office, Gisborne. R. N. JONES,

District Land Registrar

NOTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 12th day of July, 1907.

1327. Applicant, NIELS PEDER ERIKSEN.—120 acres 3 roods 16 perches, being the Suburban Sections 3 and 4, Meeanee District. Occupied by Applicant. Diagram may be inspected at this office. Dated this 8th day of June, 1907, at the Lands Registry

Office, Napier.

F. ASPINALL, Deputy District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," and its amend-ments, unless caveat be lodged forbidding the same on or before the 13th day of July, 1907.

Diagrams may be inspected at this office. Dated this 12th day of June, 1907, at the Lands Registry

Office, Wellington.

J. M. BATHAM, District Land Registrar.

PPLICATION having been made to me for the issue A of a provisional certificate of title in the name of WILLIAM GEORGE SOMERVILLE, of Wellington, WILLIAM GEORGE SOMERVILLE, of Wellington, Solicitor, for Lot 91 on Deposited Plan 1305, part Section 17, Hutt District, being the land comprised in certificate of title, Vol. 138, folio 154, and evidence having been lodged of the destruction 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 27th June, 1907. I also give notice that evidence of the destruction of Memorandum of Mort-gage No. 46106, in favour of the METROPOLITAN PER-MANENT BUILDING AND INVESTMENT SOCIETY has elso been lodged in this office.

has also been lodged in this office. Dated this 13th day of June, 1907, at the Lands Registry Office, Wellington.

J. M. BATHAM, District Land Registrar

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

notice. 10460. DAVID DALZELL. —4 acres 3 roods 3 perches, part of Rural Section 1455, Block IV, Rangiora Survey District. Occupied by Applicant. 10477. HENRY ARTHÜR BLUETT DAVIES.—1 rood 36-50 perches, part of Rural Section 320, Borough of Kaia-poi. Occupied by — Frankland. 10518. JOHN HILL.—174 acres, Rural Sections 6153 and 6326, Block XI, Rolleston Survey District. Occupied by Applicant. Diagrams may be inspected at this = 57

Diagrams may be inspected at this office. Dated this 10th day of June, 1907, at the Lands Registry Office, Christchurch.

G. G. BRIDGES, District Land Registrar.

NOTICE 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 amend-ments, unless caveat be lodged forbidding the same within one month from the publication hereof.

JAMES HUTTON.—Parts of Sections 1 of 4, 142, 143, and 144, Block II, Otepopo District. Occupied by Angus J. McMillan. No. 4769. Diagram may be inspected at this office. Dated this 10th day of June, 1907, at the Lands Registry Office Dureding.

Office, Dunedin.

W. WYINKS, District Land Registrar.

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No. 50

Lease No. 3400 from the Mayor, Councillors, and Burgesses of the Borough of North Invercargill to WILLIAM CROCKETT; being Allotments 2 and 3 of Section 42, Block XXII, Hundred of Invercargill, I hereby give notice of my intention to notify such re-entry and recovery of possession on the Register of the said land at the expiration of one month from the date of the *Gazette* containing this notice. Dated at the Lands Registry Office, Invercargill, the 7th day of June, 1907. C. E. NALDER.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me to register a transfer from THOMAS KETT, of Invercargill, Hotelkeeper, of Lease No. 3400 of part of Section 12, Block LXXII, Town of Invercargill, containing 24 perches, and a declaration having been lodged of the loss of the outstanding registered duplicate of the said lease, I hereby give notice that I intend to register the said transfer of lease and to dispense with the production of the said duplicate of the said lease, as empowered by section 38 of "The Land Transfer Act, 1885." unless caveat be lodged in this office forbidding the same within fourteen days from the date of publication of this notice in the Gazette. publication of this notice in the Gazette. Dated at the Lands Registry Office. Invercargill, this 7th

day of June, 1907.

C. E. NALDER, District Land Registrar.

PRIVATE ADVERTISEMENTS.

EASTBOURNE BOROUGH.

"RATING ON UNIMPROVED VALUE ACT, 1896."

(Copy of Notification published 8th August, 1906.) W HEREAS a poll has this day been taken upon a pro-posal that "The Rating on Unimproved Value Act, 1896," be adopted in the Eastbourne Borough, and that henceforth property be rated upon the unimproved value thereof : And whereas the following votes were polled, viz. :---

For the proposal		• •	7	8
Against the proposal	••	••	2	4
I therefore declare the pro	posal car	ried.		

J. D. AVERY,

Returning Officer.

Dated this 8th day of August, 1906.

684

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership which for some time past has been carried on by THOMAS STYLES and WILLIAM KEITH, under the firm or style of "Styles and Keith," at Hastings, in the business of Builders and Contractors, was by mutual consent dissolved on the 1st April, 1907.

Dated this 1st day of June, 1907.

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685

THOMAS STYLES. WILLIAM KEITH.

HAWKE'S BAY COUNTY COUNCIL.

In the matter of "The Water-supply Act Amendment Act, 1898."

The Hawke's Bay County Council has, by special order made on the 15th day of April, 1907, and confirmed on the 13th day of May, 1907, appointed the following five ratepayers as a committee of management of the Ngatarawa Water-races: Thomas Talbot, John Archibald Macfarlane, Sween McPhee, Edward James Watt, and Robert Sowersby. Dated at Napier this 18th day of May, 1907

Dated at Napier, this 15th day of May, 1907.

THOMAS CROSSE, Chairman, Hawke's Bay County Council. 686 يوركونه والمراجع

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Groups Burnership Notice is hereby given that the Partnership heretofore subsisting between Gronge BEE and CHRISTOPHER CURITS POOLE BRANDON, as Sheep farmers, at Putere, under the style of "Bee and Brandon," has been dissolved by mutual consent as from the 1st day of May, 1907. All the deb:s and liabilities of the late firm will be paid, and all the property and assets received, by the said Christopher Curtis Poole Brandon. Dated this 27th day of May, 1907.

SAINSBURY, LOGAN, AND WILLIAMS, Solicitors for the said George Bee and Christopher Curtis 37 Poole Brandon. 687

WAIMATE COUNTY.

DUBLIC notice is hereby given, under the provisions of "The Water-supply Act Amendment Act, 1838," that Mr. JOHN HENRY ANDREWS, of Glenavy, Farmer, has been appointed a member of the Lower Waihou Water Managing Committee.

PAUL STUDHOLME, Chairman, Waimate County Council. 31st May, 1907.

638

NOTICE.

THE Partnership hitherto existing between ERNEST WIL-LIAM BURTON and FREDERICK WILLIAM GRIFFITHS, of LIAM BURTON and FREDERICK WILLIAM GRIFFITHS, of Gisborne, Ironmongers, trading as "Burton and Griffiths," has this day been dissolved.

Mr. Burton will pay all debts owing by, and receive all moneys owing to, the said firm. Dated at Gisborne, this 21st day of May, 1907.

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	642	F. W. GRIFFITHS. E. W. BURTON.
		a de la companya de l

In the matter of "The Companies Act, 1903"; and in the matter of Grant, Barnett, and Company (Limited), a company incorporated outside New Zealand.

DURSUANT to section 362 of "The Companies Act, 1903," notice is hereby given that the above-named company proposes to commence and carry on business in New Zealand, and that the situation and locality of the Office of the said company is at John Street, in the City of Wellington. Dated the 10th day of June, 1907.

644

W. F. HEDGER, Attorney.

THE Partnership existing between the undersigned as the holders of and farmers on Allotment 92 of the Parish of Waikomiti has been dissolved by mutual consent as from the 16th day of April, 1907. Dated this 25th day of May, 1907.

IAN KINLOCK. ROY KINLOCK.

Witness to signatures of Ian Kinlock and Roy Kinlock. M. H. Wynyard, Solicitor, Auckland. 646

PATANGATA COUNTY COUNCIL.

NOTICE OF TAKING NATIVE LIAND.

NOTICE is hereby given that the Patangata County Council intend taking 1 rood 72 perches, more or less, of land in Eparaima D and H Blocks, in Block XIV, Motuo-taria Survey District, for the purpose of constructing a road and bridge thereon.

A plan of the proposed area to be taken is open for public inspection at Mr. W. Storah's store, Wanstead, and at the County Office, Waipukurau. Any person having any well-grounded objection to the execution of the works or to the taking of the land aforesaid must send such objection in writing to me at the Patangata County Office, Wajpukurau, within forty days of this present date.

E. GILBERTSON,

11th June, 1907.

County Clerk

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WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of "The Municipal Corporations Act, 1900," and its amendments, and of "The Public Works Act, 1905," and its amendments.

N OTICE is hereby given that the Council of the City of Wellington proposes under the manual the City of N Wellington proposes, under the provisions of the above-mentioned Acts, to execute a certain public recreation-ground at Island Bay, and for the purpose of such public work the land described in the Schedule below is required to be taken.

And notice is hereby further given that a plan of the land so required to be taken is deposited in the public offices of the Town Clerk to the said Council, in the Town Hall, Cuba the Town Clerk to the said Council, in the Town Hall, Cuba Street, in the said city, and is open for inspection without fee by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or by the taking of such lands should, if they have any well-grounded objection to the execution of the said public work or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Town Clerk, Wellington.

Schedule.

Approximate Area of the Parcels of Land to be taken.		Parcels to be	Being Part Section No.	Coloured on Plan	Situated in the	
91.00 8072 9773	▲. 1∙9	в. 2	р. 1·4	9, Town District, and 26, Ohiro	Red	City of Wel- lington.
257.	2 2	<u>_1</u> 1	.5.6 22	District 9, Town District 26, Ohiro District	Purple Blue	Ditto.

In the Land District of Wellington; as the same is more As witness my hand, at Wellington, this 11th day of June, 1907.

JNO. R. PALMER, Town Clerk.

CANTERBURY COLLEGE.

ELECTION OF MEMBERS OF BOARD OF GOVERNORS.

TN pursuance of regulations under "The Canterbury College and Canterbury Agricultural College Act, 1896," I, Alexander Cracroft Wilson, Returning Officer, do hereby notify that the undermentioned persons have been duly elected Members of the Board of Governors of Canterbury College by the electors on the several electoral rolls :--Elected by members of the General Assembly :

Rev. Dr. Rob ERWIN.

Elected by Graduates :

WILLIAM HUGH MONTGOMERY, B.A. GEORGE WARREN RUSSELL.

Elected by Teachers:

LAWRENCE BERRY WOOD, M.A.

Elected by School Committees:

BENJAMIN MICHAEL MOORHOUSE, M.B.C.M., M.R.C.S. A. CRACROFT WILSON, 648 Returning Officer.

645 3772

COMPANIES ACTS, 1862 to 1900.

In the matter of the Otago and Southland Investment Company (Limited), (in liquidation).

Company (Limited), (in liquidation). NOTICE is hereby given that the creditors of the Otago required, on or before the 26th day of July, 1907, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their solicitors, if any, to George Hurron Moodre, Lower High Street, Dunedin, Attorney for Affleck Duncan Fraser, F.C.I.S., of 2 Great Winchester Street, London, E.C., the Liquidator of the said company, or in default thereof they will be ex-cluded from the benefit of any distribution made before the discolution of the said company. dissolution of the said company. Dated this 13th day of June, 1907.

SMITH, MACGREGOR, AND SINCLAIR, Liverpool Street, Dunedin, Solicitors for the Attorney of the said Liquidator. 649

In the matter of "The Industrial and Provident Societies Act, 1877," and of the Waihi Workers' Co-operative Society (Limited).

Society (Limited). Noticety (Limited). OTICE is hereby given that a petition for the winding-up of the above-named society by the Magistrate's Court, holden at Waihi, was, on the seventh day of June, one thousand nine hundred and seven, presented to R. S. Bush, Esquire, Stipendiary Magistrate, by John William Hall and Roland William St. Clair, creditors of the said society, and the said petition is directed to be heard before a Stipendiary Magistrate at the Magistrate's Court House, Waihi, on the 26th day of June, 1907, at the hour of 10 o'clock in the forenoon; and any creditor or contributory of the said society desirous to oppose the making of an order for the winding-up of the said society under the above Act should appear by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said society requiring the same, by the undersigned, on payment of the regulated charge for the same. RUSSELL AND CAMPBELL,

RUSSELL AND CAMPBELL, Wyndham Street, Auckland,

Solicitors for the Petitioners.

NOTICE TO THE PUBLIC.

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JOHN MACKAY, Government Printer.

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A SPECIAL Supplement to the New Zealand Gazette is now published fortnightly, containing all notices concerning patents and trade-marks required by law to be gazetted; also, particulars of lapsed applications for patents, expired letters patent, and other information useful to inventors, manufacturers, and others. The Supplement will be issued free to subscribers to the Gazette, and to others on payment of a subscription of ten shillings per annum, payable in advance to the Government Printer.

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