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THE

GAZETTE. NEW ZEALAND

Published by Authority.

WELLINGTON, FRIDAY, SEPTEMBER 27, 1907.

Closing Government Road through Section 77, Block IV, Haurangi Survey District.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

A FROULAMATION. WHEREAS by section one hundred and thirty-three, (a), of "The Public Works Act, 1905," it is enacted that the Governor may, by Proclamation publicly notified, stop or alter the course of any Government road or any part thereof:

And whereas the Government road described in the Schedule hereto is no longer required for the purpose of a road:

road: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise of the above-in-part-recited Act, and of all other powers in any-wise enabling me in this behalf, do hereby proclaim as stopped the road in Haurangi Survey District hereinafter described described.

SCHEDULE.

Approximate Area of Land contained in Road.	Being Portion of Section	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 6 0 29	77	Block IV, Haurangi	R. 7812	Green.

In the Wellington 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 twenty-ninth day of April, in the year of our Lord one thousand nine hundred and seven. WM HALL_JONES WM. HALL-JONES,

Minister for Public Works.

GOD SAVE THE KING !

A

Land taken for a Road through Section 25, Block II, Piako Survey District, Whangamarino Road District, Waikato County.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, with the consent of the owner of the land hereinafter mentioned, and with the consent of the Whangamarino Road Board, being the local authority in whose district the said land is situated, do by this notice hereby proclaim as taken for a road the land in Piako Survey District described in the Schedule hereto.

SCHEDULE.

A	mat rea		Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Col oured on Plan
<u>л</u> . 1	в. 2	р. 8	25	II	Piako	R. 5779	Pink.

In the Auckland Land District; as the same is more particu-larly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Chief Engi-neer 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 nineteenth day of September, in the year of this nineteenth day of September, in the year of our Lord one thousand nine hundred and seven.

> > JAMES McGOWAN, Acting Minister for Public Works.

GOD SAVE THE KING!

Lands taken for Roads in Blocks V, VI, and X, Hapuakohe Survey District.

(L.S.) PLUNKET, Governor.

A PROCLAMATION.

WHEREAS the lands mentioned in the Schedule hereto are required to be taken, under "The Public Works Act, 1905," for the purposes of roads : And whereas the Huntly Road Board has laid before the

And whereas the Huntly Road Board has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by "The Public Works Act, 1905": Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1905," and of all other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the lands mentioned in the Schedule hereto are hereby taken for lands mentioned in the Schedule hereto are hereby taken for the purposes of the said roads.

SCHEDULE.

Approximate Årea of the Parcels of Land taken.	Being Portion of Section	Situ ate d in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 3 21.4 1 2 10 1 2 6.8 1 3 32 2 0 $30\frac{2}{4}$ 1 1 $8\frac{3}{4}$ 0 0 12 8 1 18 1 3 36 5 3 28	Part 326 325 324 465 424 425 366 348 348 348 348	X * * VI X V *	Hapuakohe	R. 9218 R. 9218A R. 9218B	Blue. Red. Blue. Red. Pink. Blue. Pink.

All in the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land 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 twenty-third day of September. in the year of this twenty-third day of September, in the year of our Lord one thousand nine hundred and seven.

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

Land taken for the Purposes of an Approach Road to the Cemetery Bridge (from Grafton Road to Symonds Street), in the City of Auckland.

(L.S.)

PLUNKET, Governor. A PROCLAMATION.

A PROCLAMATION. WHEREAS the land mentioned in the Schedule here-to is required to be taken, under "The Public Works Act, 1905," for a certain public work, to wit, for an approach road to the Cemetery Bridge from Grafton Road to Symonds Street, in the City of Auckland: And whereas the Council of the City of Auckland has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by "The Public Works Act, 1905": Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1905," and "The Municipal Corporations Act, 1900," and of every other power and authority in anywise enabling me in this behalf, do here-by proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for an approach road to the

Cemetery Bridge from Grafton Road to Symonds Street, in the City of Auckland, and shall vest in the Mayor, Coun-cillors, and Citizens of the City of Auckland from and after the date of the publication hereof in the New Zealand County Gazette.

SCHEDILE.

Approximate Area of the Parcel of Land required to be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 21.48	Lots 22, 23, and 24 of Allot- ment 13, Sec- tion 15, City of Auckland	VIII	Rangitoto	R. 9033	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 nineteenth day of September, in the year of our Lord one thousand nine hundred and seven.

JAMES McGOWAN, Acting Minister for Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Sanitary Sewage Irriga-tion Area in Tahoraiti No. 2, Block II, Tahoraiti Survey District.

PLUNKET, Governor.

(L.S.)

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1905," for a certain work, to wit, for the purposes of a sanitary sewage irrigation area in Tahoraiti No. 2, Block II, Tahoraiti Survey District:

And whereas an agreement has been entered into with the owners of the land mentioned in the Schedule hereto to take

owners of the land mentioned in the Schedule hereto to take such land for the public work hereinafter set forth : And whereas the Council of the Borough of Dannevirke has laid before the Governor a memorial, accompanied by a map, 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 Municipal Corporations Act, 1900," and "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 hereinbefore 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 a sanitary work, to wit, a sanitary the land mentioned in the Schedule hereto is hereby taken for the purposes of a sanitary work, to wit, a sanitary sewage irrigation area in Tahoraiti No. 2, Block II, Tahoraiti Survey District, and shall vest in the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Dannevirke.

SCHEDULE.

Approxi- mate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan				
A. R. P. 56 0 0	Tahoraiti No. 2	II	Tahoraiti	R. 6444	Pink border.				

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(L.S.)

THE NEW ZEALAND GAZETTE.

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, 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 nineteenth day of September, in the year of our Lord one thousand nine hundred and seven. LAMES McGOWAN

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

Cancelling a Proclamation taking Land for the Purposes of a Sanitary Sewage Irrigation Area in Tahoraiti No. 2 Block, Tahoraiti Survey District.

PLUNKET, Governor. A PROCLAMATION.

N pursuance and in exercise of the powers conferred by In pursuance and in exercise of the powers conderived by section twenty-three of "The Public Works Act, 1905," and of all other powers and authorities enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do by this notice cancel and annul the Proclamation dated the twenty-sixth day of November, one theorem of the date date date date and while and the twenty set of a public date of the twenty set of the public date of the the Proclamation dated the twenty-sixth day of November, one thousand nine hundred and six, and published in the *New Zealand Gazette* No. 98, page 3019, of the twenty-seventh day of November, one thousand nine hundred and six, taking land in Tahoraiti No. 2 Block, Tahoraiti Survey District, for the purpose of a sanitary sewage irrigation area, and such Proclamation shall be absolutely void and of none effect are from the date of the same effect as from the date of the same.

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 nineteenth day of September, in the vear of our Lord one thousand nine hundred and year of our Lord one thousand nine hundred and seven.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is Native land and is required to be taken for

W HEREARS the land mentioned in the schedule hereo 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 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 tenth day of October, one thousand nine hundred and seven.

SCHEDULE.

THE parcels of land mentioned hereunder :---

Approximate Area of each of the Parcels of Land taken.		ach rcels id	Being Portion of	Coloured on Plan	Situated in Block No.	Situated in the Survey District of
A.		Р.				Deemen
97	3	34	Rotomahana - Pa- rekarangi No. 34 No. 18	Red	II	Paeroa.
45	2	0	Rotomahana - Pa- rekarangi No. 3A No. 1B	Purple	п	Paeroa.
20	1	0	Rotomahana - Pa- rekarangi No. 3A No. 1B	Green	III	Paeroa.
42	0	29	Rotomahana - Pa- rekarangi No. 3A No. 1B	Yellow	III	Paeroa.
112	1	13	Rotomahana - Pa- rekarangi No. 3a No. 1a	Red	II and III	Paeroa.
3	0	35	Rotomahana - Pa- rekarangi No. 3a No. 1a	Green	III	Paeroa.
14	1	21	Rotomahana - Pa- rekarangi No. 3A No. 1A	Red	III	Paeroa.

All in the Land District of Auckland; as the same are All in the Land District of Auckland; as the same are more particularly delineated on the plan marked P.W.D. 22949, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wel-lington, and thereon coloured as above.

ALEX. WILLIS, Clerk of the Executive Council.

Native Land taken for the Purposes of a Road in Puatae and Roto-o-tahi Blocks, Blocks III and VII, Whangara Survey District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto W In FLACEAS the hand mentioned in the Schedule hereto is required to be taken for a public work, to wit, for the purposes of a road in the Puatae and Roto-o-taki Blocks, Blocks III and VII, Whangara Survey District : And whereas the said land is held or occupied by Native owners under a title which is not derived from the

Crown :

Crown: And whereas a map in duplicate has been prepared of the said lands, 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 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 that the land shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the pur-poses of the said road; and the said road shall vest in His Majesty the King as from the twenty-first day of October, one thousand nine hundred and seven.

SCHEDULE.

Ārea Parc	of the cols of taken	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
л. 19	в. р. 216	Puatae Blk.	III & VII	Whangara	R. 8805	Red.
5	1 2 8	Roto-o-tahi Block	III	"	IJ	Yellow.

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

ALEX. WILLIS, Clerk of the Executive Council.

Native Land proposed to be taken for a Road in Kuhawaea No. 2 Block, No. 4836b, Block XIII, Galatea Survey District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOE 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 road in Kuhawaea No. 2 Block, No. 4836B, Block XIII, Galatea 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":

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 behalf, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the land shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the pur-poses of the said road; and the said land shall vest in His Majesty the King as from the twenty-first day of October, one thousand nine hundred and seven.

SCHEDULE.

Approximate Area of Land required to be taken.	Being Portion of	Situated in Block	Situated in Survey Dis- trict of	Shown on Plan	Coloured on Plan
A. R. P. 2 3 34	Kuhawaea No.2 Block, No. 4836B	XIII	Galatea	R. 6406	Yellow.

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

ALEX. WILLIS, Clerk of the Executive Council.

Native Land taken for the Purposes of a Road in Kaihu No. 1a Block, Block II, Kaihu Survey District.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907. Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is required for a public work, to wit, for the purpose of a road in the Kaihu No. 1A, Block II, Kaihu Survey District:

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

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 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 the map, and described in the Schedule hereto, shall be deemed to be taken for the

purposes of the said road; and the said land shall vest in His Majesty the King as from the thirty-first day of October, one thousand nine hundred and seven.

	SCH	EDUL	Е.		
Approxi- mate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 1 16	Ka ihu No 14, No. 5172	11	Kaihu	R. 9207	Pink.

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

ALEX. WILLIS,

Clerk of the Executive Council.

Consenting to closing Road in Patangata County.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS by section one hundred and thirty-three, (a), of "The Public Works Act, 1905," it is enacted that a local authority shall not declare any county or dis-trict road to be stopped, and such road shall not be deemed to be stopped, until the consent thereto of the Governor by Order in Council gazetted is obtained : And whereas the Patangata County Council has applied for such consent in respect to the road described in the Schedule hereto: Now, therefore in pursuance and in every of the

Now, therefore, in pursuance and in exercise of the above-in-part-recited Act, and of all other powers in any-wise enabling him in this behalf, His Excellency the Go-vernor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby consent to the Patangata County Council closing the road mentioned in the Schedule hereto.

SCHEDULE.

mate o Road	roxi- Area of to be sed.	Passing through or abutting on	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
3	в. р. О З О 13 1	Block 33 Section 2, Wallingford Rural Sec- tions	III •	Porangahau *	R. 9042	Green.

All in the Hawke's Bay Land District ; as the same are more as above mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District.

ALEX. WILLIS. Clerk of the Executive Council.

Exempting Avon Street, in the City of Wellington, from Pro-visions 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 twenty-third day of September, 1907.

Present :

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

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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 :

Governor by Order in Council thinks fit to impose: And whereas on the sixth day of June, one thousand nine hundred and seven, the Council of the City of Wel-lington, the local authority having control of the street known as Avon Street, 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 Colony of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Acts, and the powers conterred by the above-in-part-reduced 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.

SCHEDULE.

THAT street known as Avon Street, in the City of Wellington, situated between Adelaide Road and the Parade, in the said city, a distance of 11 chains, more or less; as the said street is more particularly delineated on the plan marked R. 9172, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured pink thereon coloured pink.

ALEX. WILLIS, Clerk of the Executive Council.

Exempting Bond Street, Arch Hill, Auckland, from Pro-visions 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 twenty-third day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection one of section one hundred and seventeen of "The Public Works Act, 1905," it 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: inter alia, provided that the said section shall not apply

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 Arch Hill Road Board, the local authority having control of the street known as Bond Street, being the street described in the Schedule hereto, did by resolution declare that the provi-sions of the said section one hundred and seventeen should

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 Colony of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Acts, and acting by conterred 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 resolu-tion, 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.

SCHEDULE.

THAT street known as Bond Street, in the Arch Hill Road District, commencing at its junction with the Great North Road, and proceeding south-east to the watercourse at the

southernmost corner of Lot 114 of Original Lot 16 of Sec-tion 7, Suburbs of Auckland, being a distance of about 18 chains; as the said street is more particularly delineated on the plan marked R. 8826, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured green.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for Trout - fishing, Rotorua Acclimatisation District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1907. Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance of the powers and authorities vested in him by "The Fisheries Conservation Act, 1884," and its amendments, His Excellency the Governor of the Colony amendments, 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 make the following regulations for the Rotorua Acclimatisa-tion District and the waters thereof; and doth hereby declare that these regulations shall, as from the first day of October, one thousand nine hundred and seven, super-orde all acculations at mariners therewith and such regular sede all regulations at variance therewith, and such regula-tions are hereby revoked :---

REGULATIONS.

REGULATIONS. 1. Licenses to fish for trout in all waters within that district or part of the North Island known as the Rotorua Acclimatisation District, described in the First Schedule hereto, and comprising the Counties of Rotorua and East Taupo, and parts of the Counties of Whakatane, Wairoa, West Taupo, and Piako, may be issued under the hand of the General Manager of the Tourist and Health Resorts Depart-ment, or any one authorised in writing by the said General Manager in that behalf: Provided that the General Manager, or his appointee, may refuse to issue a license to any person who within the previous two years has been convicted of any breach of the provisions of any Act relating to fishing for trout, or of any regulation made thereunder. 2. The fee to be charged for a license as aforesaid to each male person over the age of sixteen years shall be twenty

2. The fee to be charged for a license as aforesaid to each male person over the age of sixteen years shall be twenty shillings. Licenses may also be issued to boys attending school or under the age of sixteen, or to women, at a reduced fee of five shillings for each license so issued: Provided that it shall be lawful for the said General Manager, or his appointee, in any case where application is made for a license on or after the twentieth day of December in any year, to issue a license to any man for the sum of twelve shillings and sixpence, but so that such license shall extend only from the time of granting the same until the termination of the then trout-fishing season. No license shall confer any right of entry upon the land of any person without his con-sent. The General Manager, or his appointee, may issue a day license to any one applying for the same on payment of a fee of two shillings and sixpence for each day's fishing. The several forms of license shall be those set forth in the Second Schedule hereto. Second Schedule hereto.

Second Schedule hereto. 3. Any holder of a license may fish for trout in the above-named waters from the first day of October in any year to the thirtieth day of April in the following year, both inclu-sive; but every such license shall be for one season only, and shall expire on the thirtieth day of April following the date on which it was issued, subject, however, to the special limitations and restrictions hereinafter mentioned.

limitations and restrictions hereinafter mentioned.
4. Notwithstanding anything in the preceding regulation, no person shall, during the month of October, fish for, catch, or kill in any manner whatever any Salmonidæ or trout, or in any way injure the same, in any of the waters situated within the County of Rotorua.
5. Trout shall not be fished for, taken, or killed otherwise than with one rod and line; but a landing-net or gaff may be used to secure any trout caught with such rod and line. No lures or baits other than natural or artificial flies, insects, or fish shall be used with such rod and line, nor shall any of the said lures or baits be used except upon a running line attached to a rod and reel; nor shall any set rod or line be used for taking trout in any of the waters aforesaid.
6. No person shall use any bait or lure other than

6. No person shall use any bait or lure other than artificial fly in any of the streams following—namely, the Kaituna Stream from Lake Rotoiti to the electric-power station at the Okere Falls, the Waimakariri Stream, and the Tahuna-atara or Whangapoa Stream.

8. No person shall use any bait or lure other than artifi-cial fly within a radius of three hundred yards from Te Ngae sunken reef in Lake Rotorua, as indicated by posts in the water

9. No license shall be transferable, or be deemed to authorise any person other than the person named therein to fish.

to fish. 10. No person shall take, fish for, or catch any Salmonidæ or trout, or in any way injure or disturb the same, between the first day of May and the thirtieth day of November in any year, which period is hereby appointed a close season for all such fish. No person shall have in his possession any Salmonidæ or trout between the fifth day of May and the first day of October following, whether frozen, chilled, or not: Provided always that this regulation shall not apply to fish caught by the General Manager, or his appointee, or officers of the Marine Department, for purposes of acclima-tisation. tisation

tisation. 11. No person shall take, fish for, or catch any Salmonidæ or trout, or in any way injure or disturb the same, within the County of Rotorua during the month of October, and which month is hereby appointed a close season for all such fish within the said county. No person within the County of Rotorua shall have in his possession any Salmonidæ or trout between the fifth day of May and the first day of Nov-ember following, whether frozen, chilled, or not: Provided always that this regulation shall not apply to fish caught by the General Manager, or his appointee, or officers of the Marine Department, for purposes of acclimatisation. 12. No person shall cast or throw into any stream or waters in which trout or salmon exist or have been liberated, or shall allow to flow into or place near the bank or margin of any such stream or waters, any sawdust or sawmill refuse,

any such stream or waters, any sawdust or sawmill refuse, lime, sheep-dip, flax-mill refuse, or any other matter or liquid that is noxious, poisonous, or injurious to fish : Pro-vided that nothing herein contained shall extend to prohibit the demonstration out of the data is form any mining the depositing in such stream of debris from any mining

the depositing in such stream of *acoris* from any mining claim. 13. No person shall take, fish for, catch, or kill, in any manner whatever, or have in his possession, any salmon, salmon-parr, or smolts, or the ova, young, or fry of any salmon in any stage whatever; and any of the above-named taken by accident or otherwise shall immediately be re-turned alive into the water from which the same is taken. 14. No person shall fish for trout without a license; and

turned alive into the water from which the same is taken. 14. No person shall fish for trout without a license; and every person fishing shall, on the demand of any Ranger, constable, officer of the Department of Tourist and Health Resorts, or of any person producing a license, give his true name and place of residence, and, on the like demand, pro-duce and show to such Ranger, officer, constable, or person his license, and the contents of his creel or bag, and the bait used by him for taking, catching, or killing such trout. 15. Every trout not exceeding ten inches in length from

nose to tip of tail taken or caught by any person shall im-mediately be returned alive into the water from which the same is taken.

16. No cross-line fishing, stroke-hauling, or any other un-sportsmanlike device shall be used for the purpose of taking, catching, or killing trout; nor shall any of the above-mentioned baits be used with any medicated or chemical preparation whatever.

preparation whatever. 17. Except as aforesaid, no person shall fish with or use any net, or any instrument, or device, or means for taking Salmonidæ or trout in any lake, river, or stream within the district aforesaid, or at the mouth or entrance of any such river or stream.

18. No fishing of the form known as trolling or spinning a bait from a boat, launch, or cance shall be practised in Lakes Rotorua, Rotoiti, Rotoehu, Rotoma, and Tarawera within a radius of three hundred yards of the mouths (or outlets, as the case may be) of any of the following rivers, springs, or streams flowing into or from the said lakes or either of them—namely, the Utuhina, the Fairy Spring, the Ngongotaha, the Waiteti, the Awahou, the Hamurana, the Kaituna, the Waimakariri, the Tahunastara or Wha-ngapoa Stream, the Waimoa, the Tarawera River (outlet), the Ohau Channel (both inlet and outlet), and all streams flowing into Lakes Rotoehu and Rotoma. 19. Nothing herein contained, or contained in any license issued under these regulations, shall be deemed to authorise any person to fish for or take *Salmonidæ* or trout in any of the following streams or waters—namely, the Utuhina 18. No fishing of the form known as trolling or spinning

Stream, the Fairy Spring, the Ngongotaha Stream, the Waiteti Stream, the Awahou Stream, the Hamurana Spring and Stream—all being streams flowing into Lake Rotorua, except during the period extending from the 1st day of De-cember in any one year to the thirty-first day of March in the year following, both days inclusive. 20. No person shall buy, sell, or expose or offer for sale, or shall fish for the purpose of obtaining for sale, any trout, or any part thereof. 21. No person shall take or catch more than twenty-five

21. No person shall take or catch more than twenty-five fish or fifty pounds weight of trout in any one day, except in the case of Lake Okataina, where not more than fifteen fish or thirty pounds weight of trout may be taken in any one

day. 22. The penalty for the breach of any of these regulations shall not be less than forty shillings or more than fifty

23. If any person shall be convicted of an offence against these regulations, the license (if any) held by the offender shall thereupon become void.

FIRST SCHEDULE.

ROTORUA ACCLIMATISATION DISTRICT.

ALL that area bounded towards the north by the Tauranga ALL that area bounded towards the north by the Tauranga County from the north-eastern boundary of Piako County to the western boundary of Whakatane County; thence towards the east by Whakatane County to the summit of Mount Ahiwhakamura; thence towards the north-east by a right line to the summit of Mount Tawhiuau; thence by a right line to the summit of Mount Maungapohatu; thence by the watershed between Waikaremoana and the Ruskituri River to the north-eastern boundary of Wairoa County; thence by the north-eastern boundary of the said Wairoa County to the sea; thence towards the east and south-east generally by the sea to Moeangianei: thence towards the south gene to the sea; thence towards the east and south-east generally by the sea to Moeangiangi; thence towards the south gene-rally by the leading spur and the southern watershed of the Waikare River to Taraponui Mountain; thence by the lead-ing spur to the confluence of the Mohaka River with the Waipunga River; thence by a right line to Tataraokino Mountain; thence by the eastern watershed of the Moko-mokonui Stream to Pohokina Mountain; thence by a line running due east to the Pukahunui Stream; thence by the leading spur and the western watershed of the Te Hoe River running due east to the Pukahunui Stream; thence by the leading spur and the western watershed of the Te Hoe River to Maungataniwha Trig. Station; thence by the north-eastern boundary of Heruiwi No. 4 Block to the northern boundary of the Wairoa County; thence by the Wairoa County to the Napier-Taupo Road; thence by Hawke's Bay, Rangitikei, and Waimarino Counties to the Wanganui River; thence towards the west generally by the Wanganui River to its confluence with the Ongaruhe River; thence by the Ongaruhe River to its source; thence by a right line to the summit of Mount Rangitoto; thence by a right line to the summit of Puwhenua Mountain; thence by Piako County to the southern boundary of Tauranga County, the place of commencement. place of commencement.

SECOND SCHEDULE.

MAN'S [WOMAN'S] [BOY'S] [HALF-SEASON] [DAY] LICENSE TO FISH.

"Fisheries Conservation Act, 1884," and Amendments THE holder of this license [Name in full], of [Address], [Call-ing or occupation], having this day paid the sum of , is hereby authorised to fish for trout within the Rotorua Acclimatisation District from the day of 19 19 to the day of , 19 , subject to the said Acts and to the regulations made thereunder for the time being in force in the said district. , this Dated at day of . 19

......, General Manager, Department of Tourist and Health Resorts.

ALEX. WILLIS, Clerk of the Executive Council

Regulation for Trout and Perch Fishing in the Auckland Acclimatisation District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty. third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance and exercise of the powers and authorities L conferred by "The Fisheries Conservation Act, 1884," and its amendments, 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 make the following regulation for the Auckland Acclimatisation District, which district includes the Coun-Acclimatisation District, which district includes the Coun-ties of Rodney, Waitemata, Eden, Manukau, Coromandel, Thames, Ohinemuri, Raglan, Waikato, Waipa, Kawhia, Awakino, Waitomo, and in that part of each of the Counties of Piako and West Taupo lying north of a right line ex-tending south-westerly from the summit of Puwhenua Mountain, at the easternmost corner of Piako County, to the summit of Rangitoto Mountain, the City of Auckland and summit of Rangitoto Mountain, the City of Auckland, and all the boroughs and town districts situated within such district, which is hereinafter called "the said district":—

REGULATION.

Any regulation regarding the number or weight of trout which a person may take or catch in any one day or other specified period which has been made or which may be made by general regulations under "The Fisheries Con-servation Act, 1884," and its amendments, shall not apply to the said district.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for Trout and Perch Fishing, Taranaki Acclimatisation District.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance of the powers and authorities vested in him by "The Fisheries Conservation Act, 1884," and its amendments, 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 make the following regulations for the Taranaki Acclimatisation District and the waters thereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regu-lations for the said district at variance therewith, and such regulations are hereby revoked :---

REGULATIONS.

1. Licenses to fish for trout and perch in all waters within that district or part of the North Island known as the Tara-naki Acclimatisation District, as described in the Schedule hereto, may be issued under the hand of the secretary of the Taranaki Acclimatisation Society (hereinafter called "the said society "), or any one authorised by the said society in that behalf: Provided that the secretary may refuse to issue a license to any person who within the previous two years has been convicted of any breach of the provisions of any Act relating to fishing for trout or perch, or of any regulation made thereunder.

2. The fee to be charged for a license as aforesaid to each male person over the age of sixteen years shall be one pound, and every such license shall be in the form or to the effect and every such license shall be in the form or to the effect set forth in the Schedule hereto. Licenses may also be issued to boys attending school or under the age of sixteen years, or to women, at a reduced fee of five shillings for each license so issued: Provided that it shall be lawful for the said secretary, or his deputy, in any case where application is made for a license on or after the twentieth day of De-cember in any year, to issue a license to any man for the sum of twelve shillings and sixpence, but so that such license shall extend only from the time of granting the same until the termination of the then trout-fishing season. No license shall confer any right of entry upon the land of any person without his consent. 3. The secretary of the said society may issue day licenses

person without his consent.
3. The secretary of the said society may issue day licenses to bona fide travellers and strangers not residing within the district aforesaid on payment of a fee of two shillings and sixpence for each day's fishing.
4. Any holder of a license may fish for trout and perch in the above-mentioned waters from the first day of October in any year to the thirtieth day of April of the following year, both inclusive; but every such license shall be for one season only, and shall expire on the thirtieth day of April following the date on which it was issued.
5. Trout and perch shall not be fished for, taken, or killed

5. Trout and perch shall not be fished for, taken, or killed otherwise than with one rod and line; but a landing-net or gaff may be used to secure any trout or perch caught with such rod and line. No lures or baits other than natural or artificial flies, insects, worms, or fish shall be used with such rod and line, nor shall any of the said lures or baits be used except upon a running line attached to a rod and reel;

nor shall any set rod or line be used for taking trout or perch in any of the said waters. 6. No license shall authorise any person other than the

6. No neese shall authorise any person other than the person named therein to fish. 7. No person shall have in his possession any of the Salmonidæ or trout or perch between the first day of May and the thirtieth day of September in any year, which period is hereby appointed a close season for all such fish : Provided always that this regulation shall not apply to fish caught by the officers of the said society or by the officers of the Marine Derestment for the surgest of a calimation

the Marine Department for the sala society of by the omers of the Marine Department for the purposes of acclimatisation. 8. No person shall cast or throw into any stream or waters in which trout, salmon, or perch exist or have been liberated, or shall allow to flow into or place near the bank or margin or shall allow to flow into or place near the bank or margin of any such stream or waters, any sawdust or sawmill refuse, flax-mill refuse, lime, sheep-dip, petroleum or $d\acute{e}bris$ from petroleum-bores, or any other matter or liquid that is noxious, poisonous, or injurious to fish: Provided that nothing herein contained shall extend to prohibit the de-positing in such stream of $d\acute{e}bris$ from any mining claim. 9. No person shall take, fish for, catch, or kill, in any manner whatever, or have in his possession, any salmon, salmon-parr, or smolts, or the ova, young, or fry of any salmon in any stage whatever; and any of the above-named taken by accident or otherwise shall immediately be returned alive into the water from which the same was taken.

alive into the water from which the same was taken.

10. No person shall fish for trout or perch without a license; and every person fishing shall, on the demand of any Ranger, constable, officer of the said society, or of any person producing a license, produce and show to such Ranger, constable, officer, or person his license, and the contents of his creel or bag, and the bait used by him for 11. Every trout not exceeding ten inches in length from

nose to tip of tail taken or caught by any person shall im-mediately be returned alive, with as little damage or hurt as possible, to the water from which the same has been taken.

possible, to the water from which the same has been taken. 12. No cross-line, hand-line, or night-line fishing, stroke-hauling, trimmer, or any other unsportsmanlike device shall be used for the purpose of taking or attempting to take, catching, or killing trout or perch; nor shall any of the above-mentioned baits be prepared or used with any medicated or chemical preparation whatever. 13. Except as aforesaid, no person shall fish with or use any net, engine, instrument, or device, or means for taking or attempting to take fish in any waters within the district aforesaid, or at the mouth or entrance of any river or stream. 14. For the purposes of these regulations any lake and the

14. For the purposes of these regulations any lake and the mouth of every such river or stream shall be deemed to in-clude every outlet of the same and the sea-shore between such outlets, and shall extend over a radius of one-quarter of a mile from the point or line where the waters of such river or stream meet those of the sea or of any harbour at low

water. 15. No person shall buy, sell, or expose or offer for sale, or shall fish for the purpose of obtaining for sale, any salmon, trout, or perch, or any part thereof, unless he has a license to do so under regulations for taking trout or salmon at sea

or in tidal waters, or for selling them. 16. No person shall take or catch more than twenty trout or more than thirty pounds weight of trout in any one day. 17. The penalty for the breach of any of these regulations shall be not less than forty shillings nor more than fifty pounds.

18. If any person shall be convicted of an offence against these regulations the license (if any) held by the offender shall thereupon become void.

SCHEDULE.

ALL that area in the Taranaki Land District comprising the Egmont County north of the Taungatara Stream.

LICENSE TO FISH.

"Fisheries Conservation Act, 1884," and its Amendments.

THE holder of this license, [Name in full], of [Address], [Calling or occupation], having this day paid the sum of , is hereby authorised to fish for trout and perch within the Taranaki Acclimatisation District from

he day of , 190 , to the day of , 190 , subject to the said Acts and to the egulations made thereunder for the time being in force in the

the said district. Dated at New Plymouth, this day of

1907.

, Secretary, Taranaki Acclimatisation Society.

ALEX. WILLIS, Clerk of the Executive Council.

Regulations for Trout and Perch Fishing for Waitaki and Waimate Acclimatisation District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

It is Excellency the GOVERNOR IN COUNCIL. In pursuance and exercise of the powers and authorities conferred by "The Fisheries Conservation Act, 1884," and its amendments, 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 make the following regulations for the Waitaki and Waimate Acclimatisation District, which comprises the Counties of Waitaki and Waimate, and all the boroughs and town districts situated within such district (which district town districts situated within such district (which district is hereinafter called "the said district") :--

1. Any regulation regarding the number or weight of trout which a person may take or catch in any one day or other specified period which has been made or which may be made by general regulations under "The Fisheries Con-servation Act, 1884," and its amendments, shall not apply to the origid distribution. to the said district.

2. Licenses authorising persons to fish in any single river or stream within the said district may be issued on payment of the sum of ten shillings in respect of each such license.

ALEX. WILLIS, Clerk of the Executive Council.

Regulation for Trout and Perch Fishing in the Southland Acclimatisation District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred by "The Fisheries Conservation Act, 1884," L conferred by "The Fisheries Conservation Act, 1884," and its amendments, 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 make the following regulation for the Southland Acclimatisation District, which district is defined in Warrant of His Excellency the Governor dated the twentieth day of June, one thousand eight hundred and ninety-four, and published in the New Zealand Gazette of the twenty-first day of the same month and year, No. 46:—

REGULATION. No person shall take or catch more than thirty trout in any one day.

ALEX. WILLIS, Clerk of the Executive Council.

Amending Regulations for Trout, Perch, and Tench Fishing in the Canterbury Acclimatisation District.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. IN pursuance and exercise of the powers and authorities conferred by "The Fisheries Conservation Act, 1884," and its amendments, 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 make the following regulations for the Canterbury Acclimatisation District (hereinafter called "the said dis-trict"), which said district comprises the Counties of Cheviot, Ashley, Selwyn, Mount Herbert, and Akaroa, the City of Christchurch, and all the boroughs and town dis-tricts situated in the said district:— 1. No lures or baits other than artificial fly and artificial minnow shall be used in the following rivers and streams during the months of October and November—namely, the Avon, from the watercourse near the bend on the Riccarton

Avon, from the watercourse near the bend on the Riccarton Road to the Carlton Bridge; and the Selwyn, from Coe's Ford to the Railway Bridge at Ellesmere.

2. Fishing is prohibited in the Avon from the water-course near the bend on the Riccarton Road through the city to the bridge on the East Belt at Ward's Brewery. 3. Any regulation regarding the number or weight of trout which a person may take or catch in any one day or other specified period which has been made by general regu-lations under "The Fisheries Conservation Act, 1884," and its amendments shall not earnly to the soid district.

its amendments, shall not apply to the said district. ALEX. WILLIS, Clerk of the Executive Council.

The Oxford Agricultural and Pastoral Association Incorporated.-Notice No. 1146.

PLUNKET. Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOB IN COUNCIL.

N pursuance and exercise of the powers and authorities L vested in him by "The Agricultural and Pastoral Societies Act, 1877," His Excellency the Governor of the Societies Act, 1877," 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 incorporate the members of the Oxford Agricultural and Pastoral Association, and such persons as shall here-after be admitted members of the said association agreeably to the rules of the said association and the provisions of the said Act, into a body corporate under the style and title of "The Oxford Agricultural and Pastoral Association."

ALEX. WILLIS, Clerk of the Executive Council.

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894" (hereinafter called "the said Act"), for a limited period or otherwise, and either generally or for such purposes and subject to such restrictions as 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 mapper make such excertion in favore or 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 section shall take effect until after the expiration of two months from the date of the publication thereof in the Gazette: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act: Now, therefore, His Excellency the Governor of the

section fifty-three of the said Act: 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 lease, the block or parcel of land particularised and set out in the Schedule hereto. in the Schedule hereto.

SCHEDULE.

ALL that piece or parcel of land, situated at the Chatham Islands, containing 1,340 acres, more or less, and being part of the land known as Otonga No. 1E No. 4a, which said piece of land is bounded generally as follows: Commencing at a point on the Mangaehu Stream, and proceeding thence

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in a south-westerly direction on a bearing of 139° 33' 30" for a distance of 14000 links; thence by a public road in a north-westerly direction to within a distance of 2309'3 links of Otonga No. 3; thence in a north-easterly direction on a bearing of 168° 45' for a distance of 15300 links to the said Mangaehu Stream; thence along the said stream to the commencing-point: and being part of the land com-prised in a partition order of the Native Land Court dated the 21st day of March, 1900. ALEX. WILLIS.

ALEX. WILLIS, Clerk of the Executive Council.

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

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOE 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 excitation as she 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 section shall take effect until after the expiration of two months from the date of the publication thereof in the *Gazette*: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act: 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.

SCHEDULE. ALL that piece of land, situated in the Chatham Islands, containing 19 acres, be the same a little more or less, and being part of Otonga No. 12 No. 5, which said piece of land is bounded towards the north-west by other part of the said block, 125274 links; towards the north-east by a public road; towards the south-east by Subdivision 2 of the said block, 12566 links; and towards the south-west by the Pacific Ocean: and being part of the land comprised in certificate of title, Vol. 105, folio 243, of the Register-book of the Wellington District. ALEX. WILLIS.

ALEX. WILLIS, Clerk of the Executive Council.

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

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. W HEREAS 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 restric-tions as shall be in such Order specified, any land, wheresoever situate, which is for the time being pubject

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to the operation of the said section, or any interest therein or right over the same, or may in like manner make such exception in favour exclusively of any lessee or other person who has been *bond fide* in occupation of and has made improvements on such land, or has paid money to Native owners for lease or purchase thereof, prior to the passing of the said Act: Provided that no Order in Council under the provisions of this section shall take effect until after the expiration of two months from the date of the publication thereof in the *Gazette*: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act: 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

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 lease, the block or parcel of land particularised and set out in the Schodrak burget. in the Schedule hereto.

SCHEDULE.

ALL that piece of land, situated in the Chatham Islands, containing 2,528 acres, be the same a little more or less, and being part of Otonga No. 1E No. 8, which said piece of land is bounded as follows: Commencing at a point on the Tuku River, and running thence in a north-easterly direction on a bearing of 228° 59' for a distance of 15420 links; thence at right angles in a south-easterly direction on a bearing of 137° 0' 30" for a distance of 6610 links; thence on a bearing of 148° 28' for a distance of 6675 8 links; thence in a south-westerly direction on bearings of 48° 59', 228° 59', and 48° 50' 30" for a distance of 2600 links; thence in a northerly direction by the Pacific Ocean to the south-run boundary of the Otonga No. 2 Block; thence in a south-easterly direction on a bearing of 96° for a distance of 3150 links; thence in a north-easterly direction on a bearing of 6° for a distance of 7616 links to the commencing-point: be all the aforesaid linkages a little more or less: and being part of the land comprised in a partition order of the Native Land Court dated the 28th day of January, 1898, in favour of Rihania Wharepa. ALL that piece of land, situated in the Chatham Islands. Wharepa.

ALEX. WILLIS, Clerk of the Executive Council.

Domain Board appointed to have Control of the St. Helens Domain

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by section two of "The Domain Boards Act, 1904" (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, with respect to any public domain, appoint such persons (not exceeding nine) as he thinks fit to be a Domain Board having, subject to "The Public Domains Act, 1881," control of such domain: And whereas by an Order in Council made under the provisions of "The Public Reserves Act, 1881," on the second day of September, one thousand nine hundred and seven, the land described in the Schedule hereto was brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881": And whereas it appears expedient to appoint a Domain Board to control the said domain: Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers conferred by the said Act, and acting by and with the advice of the Executive Council of the said Colony of New Zealand, doth hereby appoint

hereby appoint

JAMES SMYTH, PATRICK DAVID SMYTH, DAN COLIN MCDONALD, John O'Sullivan, Johns Collins, Alban Thomas, George Parkes, Arthur Morgan, and ERNEST DAVIS

to be the St. Helens Domain Board, having the control of the land described in the said Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Saturday, the second day of November, one thousand nine hundred and seven, at seven o'clock p.m., as the time when, and Ratima's Hall, Aria, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

ST. HELENS DOMAIN.

ST. HELENS DOMAIN. ALL that area in the Taranaki Land District, containing by admeasurement 38 acres 2 roods, more or less, being Section No. 1, Suburban Section, Aria Village, Block X, Totoro Survey District. Bounded towards the north by Crown land, 497 links; towards the east generally by Sections Nos. 2, 4, 6, 8, and 10, Aria Suburban, 2688 links; towards the south by Section No. 3, Block X, Totoro Survey District, 1979 5 links; and again on the south-east by other part of said Section No. 10, Aria Suburban, 200 links, and Kiekie Road, 513·3 links; and towards the west generally by the Kumara Road, 3388·3 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 57590, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. of Lands, at Wellington, and thereon bordered red.

ALEX. WILLIS.

Clerk of the Executive Council.

Recreation Reserves in Auckland Land District brought under "The Public Domains Act, 1881."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twentythird day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by B tvirtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserves for recreation in hereby order and declare that the reserves for recreation in the Auckland Land District described in the Schedule hereto shall be and the same are hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881"; and such reserves shall hereafter form part of Tokatoka Domain, 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 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, contain-

ing 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-east by a road, sos and 878 links respectively; towards the south-west by Sections Nos. 70 and 69, 865 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-

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 read, 254'2, 163, and 1373 links; towards the south east by a read, 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.

a road, 114 links: be all the aforesaid linkages more or less. 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 Town-ship 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-we-t by a road, 857 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-east generally by Section No. 108, 272 links, and by Sections Nos. 107, 106, and 105, 530 links; and towards the south-west by Sections Nos. 103 and 102, 483 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 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, 875 links: towards the south-west hy a road 773 links: and 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 S.G. 51847/26, deposited in the Head Office. Department of Lands, at Wellington, and thereon bordered red.

ALEX. WILLIS, Clerk of the Executive Council.

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

 \mathbf{B}^{Y} virtue of the powers and authorities vested in me by the twenty-fourth section of \mathcal{A}^{Y} BY virtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I. William Lee, Baron Plunket, the Governor of the Colony of New Zealand, by and with the advice and con-sent of the Executive Council of the said colony, do hereby order and declare that the reserve for recreation in the Wellington Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881"; and such reserve shall here-after be known as Waiouru Domain, and be managed, administered, and dealt with in manner directed by the said Act. said Act.

SCHEDULE.

WAIOURU DOMAIN.

ALL that area in the Wellington 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: as the same is delineated on the plan marked S.G. 57107/1, deposited in the Head Office, Department of Lands, at Wellington and thereon coloured red Wellington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-fourth section of (171). Point B I virtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserve for recreation in the Weilington Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act. 1881"; and such reserve shall here-after be known as Raurimu Domain, and be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

RAURIMU DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 2 acres 3 roods 10 perches, more or less, being Section No. 5, Block IV, Raurimu Township. Bounded towards the north-east by Sections No. 3 and 4 of said Block IV and by the abutment of a public road; and towards the south-east, south-west, and north-west gene-rally by the Piopiotea Stream: as the same is delineated on the plan marked S.G. 57228/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

Reserve brought under "The Tourist and Health Resorts Control Act, 1906."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL. BY virtue of the powers and authorities vested in me by "The Tourist and Health Resorts Control Act, 1906," and of all other powers and authorities 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 Council of the said colony, do hereby order and declare that the reserve described in the Schedule hereto shall be and the same is hereby brought under the said Act, and also that the control of the said reserve is hereby vested in the Minister of the Crown for the time being having the administration of the said Act, and also that the said reserve shall be administered under that Act. that Act.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 27 perches, more or less, being Section No. 2A, Block LI, Town of Queenstown. Bounded towards the north-east by part of Marine Parade. 228 links; towards the south-east by other part of Marine Parade. 87 links; towards the south-west by part of Section No. 74, Block XX (being part of railway wharf reserve). Shotover Survey District, 229 links; and towards the north-west by other part of Marine Parade, 62 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57015/3. deposited in the Head Office, Depart-ment of Lands, at Wellington, and thereon bordered red.

ALEX. WILLIS, Clerk of the Executive Council.

Vesting a Reserve in the Lower Wairau River Board.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for river-protection purposes

And whereas, in the opinion of the Governor, it is ex-pedient to vest the said reserve in the Lower Wairau River 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 in exercise of the Executive Council of the said county, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Lower Wairau River Board, in trust, for riverprotection purposes.

SCHEDULE.

ALL that area in the Marlborough Land District, containing ALL that area in the Marlorough Land District, containing by admeasurement 540 acres, more or less, being Section No. 1, Block XVI, Onamalutu Survey District. Bounded towards the north by the 1-chain road reserve along the bank of the Wairau River; towards the east by a public road, 1000 links; towards the south by Section No. 33 of Block I (Block XVI, Onamalutu Survey District), 8400 links; Block I (Block XVI, Onamalutu Survey District), 8400 links; again towards the east by said Section No. 33 of Block I, by the crossing of Gibson's Creek, and by Section No. 41 of Block I, 4761 links; again towards the south by Section No. 39 of Block I and by the crossing of Gibson's Creek; again towards the east by the said Gibson's Creek; and towards the west by the 1-chain road reserve along the bank of the Waihopai River: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 52530/18, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

ALEX. WILLIS, Clerk of the Executive Council

Vesting a Reserve in the Gore Borough Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart for recreation purposes:

And whereas, in the opinion of the Governor, it is expe-dient to vest the said reserve in the Gore Borough Council : Now, therefore, His Excellency the Governor of the Colony Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and con-sent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the second section of "The Gore Cemetery Reserve Vesting and Enabling Act, 1901," and 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 Mayor, Councillors, and Burgesses of the Gore Borough, in trust, for recreation purposes.

SCHEDULE.

ALL that area in the Southland Land District, containing by ALL that area in the Southland Land District, containing by admeasurement 2 acres 3 roods 8 perches, more or less, being Section No. 47A, Block XVI, Town of Gore. Bounded towards the north by Section No. 46; towards the east by a public road and Section No. 47; towards the south by Section No. 48; and towards the west by Section No. 40: as the same is delineated on the plan marked S.G. 43913/9, deposited in the Head Office, Department of Lands, at Wel-lington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

Exchanging Reserves in Wellington Land District for other Lands.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS the lands mentioned in the first column of the Schedule bareto ways

W HEREAS the lands mentioned in the first column of the Schedule hereto were permanently reserved for municipal purposes. And whereas, in the opinion of the Governor, it is expedient to exchange the said lands for those described in the second column of the Schedule hereto: Now, therefore, His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and con-sent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that the said reserves described in the first column of the Schedule hereto are hereby exchanged for the lands described in the second column of the Schedule hereto. hereto.

SCHEDULE.

Description of Original Reserve	Description of Lands obtained in Exchange therefor.
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All those areas in the Wel-lington Land District, containing by admeasurement 1 taining by admeasurement 1 acre 3 roods 11 perches, more or less, being Sections Nos. 5 and 6, Block IV, 18, Block IX, and 9, Block XII, Ponga-roa Township; as the same are delineated on the plan marked S.G. 56424/8, depo-sited in the Head Office, Department of Lands, at Wellington, and thereon coloured blue.

All those areas in the Wellington Land District, con lington Land District, con-taining by admeasurement 1 acre 1 rood 24 perches, more or less, being Sections Nos. 12 and 13, Block IX, 4, Block XI, and 12, Block XIII, Town of Pongaroa; as the same are delineated on the plan marked S.G. 56424/8, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured green. coloured green.

ALEX. WILLIS, Clerk of the Executive Council

Withdrawing Land from the Operation of "The Kauri-gum Industry Act, 1898."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1907.

Present :

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

HIS EXCELLENCY THE GOVERNOB IN COUNCIL. WHEREAS by "The Kauri-gum Industry Amendment Act, 1902" (hereinafter termed "the said Act"), it is enacted that the Governor may by Order in Council declare that land set apart under "The Kauri-gum Industry Act, 1898" (hereinafter termed "the principal Act"), as a kauri-gum reserve, and which is no longer required for the gurpose of gum-digging, shall be no longer required for the principal Act, and shall thereafter be dealt with by the Land Board as ordinary Crown land; provided that such Order in Council shall only be issued in pursuance of a resolution of the Land Board, supported by such independent evidence as the Governor in Council deems necessary: And whereas the Land Board of the Auckland Land District has duly passed a resolution recommending that the portion of Otakairangi Kauri-gum Reserve described in the Schedule hereto be excepted from the operation of the principal Act, and it is expedient to give effect to such recommendation: Now, therefore, I, William Lee, Baron Plunket, the

recommendation: Now, therefore, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, in pursuance of the power and authority conferred upon me by the said Aot, and acting by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the portion of Otakairangi Kauri gum Reserve described in the Schedule hereto shall be no longer subject to the provisions of the principal Act, and shall hereafter be dealt with by the Land Board as ordinary Crown land.

SCHEDULE.

SCHEDULE. ALL that area in the Auckland Land District, containing by admeasurement 1,200 acres 1 rood 21 perches, more or less, situate in Blocks XIV, Hukerenui Survey District, and III, Purua Survey District, being portion of the Otakairangi Kauri-gum Reserve, set apart by Order in Council dated 10th July, 1899, and published in the New Zealand Gazette No. 60, of 13th July, 1899, page 1302. Commencing at the northernmost angle of Section No. 13A of Block XIV, Hukerenui Survey District, and bounded thence towards the north-east generally by Sections Nos. 11, 10A, and 8 of the said Block XIV to peg No. II on the southern boundary of the last-mentioned section; thence towards the south-east by a right line to peg No. LIII on the northern side of the road which forms the northern boundary of Section No. 23 of the Parish of Otakairangi; thence towards the south generally by said road and by Section No. 15 of the Parisn of Otakairangi; towards the west by Section No. 22 of the same parish, 3000 links; towards the north-west by a line bearing for 45', 3425 links; again towards the south-east by a line bearing 237° 45', 8425 links; and again towards the west by Section No. 15A

of Block XIII, Hukerenui Survey District, to the point of commencement: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57743/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

ALEX. WILLIS, Clerk of the Executive Council.

Amending Regulation for the Conservation and Use of the Rotorua Sanatorium, Thermal Springs, and Grounds.

PLUNKET, Governor.

PLUNKET, Governor. I pursuance of the powers and authorities conferred upon me by section two hundred and forty-two of "The Land Act, 1892," and of all other powers and authori-ties enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do by this notification revoke the charges for players' tickets con-tained in the Regulations for the Conservation and Use of the Rotorua Sanatorium, Thermal Springs, and Grounds, made on the eleventh day of December, one thousand nine hundred and three, and published in the *Gazette* of the seventeenth day of December, one thousand nine hundred and three, and do hereby substitute the following in lieu thereof, that is to say:---The charges for players' tickets shall be : For bowls, single game, 6d. per player for each game; for tennis, 3d. per player for each set; for croquet, 3d. per player for each game; for bowls, season ticket, 11; for tennis, season ticket, £1; for croquet, season ticket, 10s. 6d.

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

> JAMES McGOWAN, Acting Minister for Tourist and Health Resorts.

Amended Regulation for the Use and Conservation of the Hanmer Thermal Springs and Grounds.

PLUNKET, Governor.

PLUNKET, Governor. In pursuance of the powers and authorities conferred upon me by section two hundred and forty-two of "The Land Act, 1892," and of all other powers and authorities enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Colony of New Zea-land, do by this notification revoke the charges for players' tickets contained in the Regulations for the Conservation and Use of the Hanmer Thermal Springs and Grounds, made on the eleventh day of December, one thousand nine hundred and three, and published in the *Gazette* of the seventeenth day of December, one thousand nine hundred and three, and o hereby substitute the following in lieu thereof, that is to say:— The charges for players' tickets shall be: For bowls, single game, 6d. per player for each game; for tennis, 3d. per player for each set; for croquet, 3d. per player for each game; for bowls, season ticket, £1; for tennis, season ticket, £1; for croquet, season ticket, 10s. 6d.

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

JAMES McGOWAN, Acting Minister for Tourist and Health Resorts.

Site for the Disposal of Nightsoil or Refuse, Campbelltown (Bluff).

PLUNKET, Governor.

I N pursuance of the provisions of section fifty-nine of "The Public Health Act, 1900," I, William Lee, Baron Plunket, the Governor of the Colony of New Zealand, do hereby consent to the Council of the Borough of Campbell town setting apart that portion of the lands belonging to the Corporation of the said borough, being Section 29, Block I, Campbelltown, as a site for the deposit and dis posal of nightsoil or refuse.

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

GEO. FOWLDS, Minister of Public Health.

Notifying Land transferred to Aotea Maori Land Board under the Provisions of "The Maori Lands Administration Act, 1900."

PLUNKET, Governor.

HEREAS by the twentieth section of "The Maori Land Claims Adjustment and Laws Amendment Act, 1904," it is enacted that when any land has been transferred to the Council under the provisions of "The Maori Lands Administration Act, 1900," the Governor shall publish in the *Gazette* and *Kahiti* a notice of the transfer, a description of the land, and the conditions upon which it has been transferred; and the Registrar, upon being served with such a notice and copies of the *Gazette* and *Kahiti* in which it is published, together with the orders of the Council (if any) determining the ownership of the land, and all succession orders affecting the same, shall register the Council as proprietor of the land, and shall record the said orders as notice of a trust on behalf of the Natives named therein, as provided by section one hundred and twenty-two of "The Land Transfer Act, 1885," and the Council shall thereupon hold and administer such land, subject to the said conditions and trust: Provided that no lease equivalent to a lease in perpetuity as defined by "The Land Act, 1892," shall be granted by the Council without the consent of the Governor on its being shown to his satisfaction that the land is of such inferior quality or is so situated as not to be disposable on any other tenure:

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 said twentieth section of "The Maori Land Claims Adjustment and Laws Amendment Act, 1904," and otherwise howsoever, do hereby notify that the Maori lands mentioned and described in the first column of the Schedule hereto have been transferred, under the provisions of "The Maori Lands Administration Act, 1900," and its amendments, to the Aotea District Maori Land Board as the successor in office of the said Council.

SCHEDULE.

FIRST COLUMN.

Name and Description of Land transferred to the Aotea District Maori Land Board.

Raetihi No. 3b Block, containing 1,943 acres, or thereabouts, situated in Block IV, Makotuku Survey District. Bounded towards the north-east by Raetihi No. 4B Block, towards the northwest by Raetihi No. 3a Block, towards the south-west by Raetihi No. 2B Block, and towards the south by the Mangawhero River.

Raetihi No. 4b Block, containing 3,257 acres, or thereabouts, situated in Block IV, Makotuku Survey District. Bounded towards the north-east by Raetihi No. 5B, Raetihi No. 5A, and Raetihi No. 4A Blocks; towards the north-west by Sections 9, 10, 11, and 12 of Block XVI, Manganui Survey District, and part of Section 15 of Block III, Makotuku Survey District; towards the south-west by Raetihi No. 3a and Raetihi No. 3B Blocks; and towards the south-east by the Mangawhero River.

1. To lay off and lease as a Native township any area not exceeding 500 acres, and, after reserving and rendering inalienable such further portion of the said land as may be required for the occupation and support of the Maori owners thereof, or for burial-grounds, eel-pas or eel-weirs, fishing-grounds, or as reserves for the protection of native birds, or the conservation of timber and fuel for the future use of the Maori owners, to lease by public tender the balance of the said land, or any part or parts thereof, or any easement, right, or privilege over or in relation to the same, for any term not exceeding forty-two years, on conditions as nearly as may be similar to those of "The Land Act, 1885," and "The Land Act, 1892," to take effect in possession at the best rent or rents that can reasonably be obtained, and with or without covenant for renewal, and subject to such other covenants, conditions, and agreements as the Board may deem proper.

SECOND COLUMN.

Conditions upon which the Land has been transferred.

2. To manage the said land in all respects as the Board may consider advantageous or advisable in the interests of the Maori owners, and to make such improvements upon the premises as in the opinion of the Board shall be necessary or advisable.

8. To make allowances to and arrangements with tenants, and to accept a surrender of any lease or tenancy for the time being affecting the whole or any part of the said land; and so that, if any lease shall be granted under the aforesaid powers, on the surrender of a then-existing or prior lease or tenancy the value of the interest surrendered, or compensation for improvements or otherwise in respect of such lease or tenancy, may be taken into account in fixing the rent and other terms of the new lease.

4. To enter into, alter, vary, and rescind agreements for or in relation to the exercise of the said powers of leasing, and to agree to the apportionment of an entire rent between different parts of the property to be leased, and so that on such apportionment being made the requirement that the best yearly rent or rents shall be reserved shall apply to the aggregate of the rents reserved by the said leases, and not to the rent reserved by any one lease; but no lease to be granted in pursuance of any such agreement shall be granted for a longer term than could have been granted at the date of such agreement.

5. To borrow money on the security of the said land, or a definite part thereof, to such extent and on such terms in all respects as the Board thinks fit, and, should the Board see fit, to apply the net proceeds so borrowed in or towards discharging valid mortgages, or survey-charging liens, and other *bona fide* valid expenses or debts of the Maori owners incurred within the six years preceding the passing of "The Maori Lands Administration Act, 1900," in perfecting the title to the said land or to any other lands owned by the same Maoris, and to apply the balance in cutting up, surveying, roading, opening up, preparing, and advertising such lands for lease, or generally improving such land or any other land of the same owners.

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

J. CARROLL, Native Minister.

Lands temporarily reserved in the Taranaki 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 lands in the Taranaki 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 descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 3 acres 1 rood, more or less, being Sections Nos. 4 to 10, inclusive, and 14 to 19, inclusive, Block V, Manaia Township. Bounded towards the north by Patu-kupa Street, 784 links; towards the east by Taurangaika Street, 224 links, and by Section No. 20, Block V, 224 links; towards the south by Ngatai Street, 672 links, and by said Section No. 20, 112 links; and towards the west by Sections Nos. 3 and 13, Block V, 448 links: be all the aforesaid linkages more or less.

Nos. 3 and 13, Block V, 448 links: be all the aforesaid linkages more or less. Also all that area in the Taranaki Land District, con-taining by admeasurement 2 acres 3 roods, more or less, being Section Nos. 1 to 7, inclusive, and 11 to 14, inclusive, Block IX, Manaia Township. Bounded towards the north by Ngatai Street, 784 links; towards the east by Section No. 8, 224 links, and by Section No. 15, 224 links; towards the south by Terou Street, 448 links, and by Sections Nos. 15. 16, 17, 336 links; and towards the west by Kaepe Street, 448 links: be all the aforesaid linkages more or less. As the same are delineated on the plan marked S.G. As the same are delineated on the plan marked S.G. 57504/3, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For the use of the Department of Agriculture.

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

> > ROBERT MCNAB, Minister of Lands

Lands temporarily reserved in the Taranaki 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 particular 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

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 Taranaki 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.

SCHEDULE. ALL that area in the Taranaki Land District, containing by admeasurement 9 acres 2 roods 20 perches, more or less, being Section No. 6, Block II, Ohura Survey District, Bounded towards the north and west by Section No. 5, Block II, Ohura Survey District, 697.8 and 1381.2 links respectively; towards the east by Hapurua Road, 1162 links; and towards the south by Waitewhena Road, 1232.7 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56112/5A, 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 Taranaki Land District, containing by admeasurement 20 acres, more or less, being Section

No. 23, Block V, Ohura Survey District. Bounded towards No. 23, Block V, Unura Survey District. Bounded towards the east, north, and west by Section No. 19, Block V, Ohura Survey District, 944'7, 2117, and 944'7 links respectively; and towards the south by Section No. 20, Block V, Ohura Survey District, 2117 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56112/5B. deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For metal purposes purpos

purposes. All that area in the Taranaki Land District, containing by admeasurement 302 acres, more or less, being Section No. 13, Block XI, Totoro Survey District. Bounded to-wards the north by the Mokau-iti Road, 3824 links; towards the east by part of Rangitoto-Tuhua Block, 10613 links; towards the south by part of Section No. 9, Block III, Aria Survey District, 2036 4 links; towards the south-west by part of Pukeuha Block, 2523 7 links; and towards the west by Section No. 12, Block XI, Totoro Survey District, 9174 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56112/5c, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For an endowment for primary education.

Wellington, and thereon bordered red. For an endowment for primary education. All that area in the Taranaki Land District, containing by admeasurement 218 acres, more or less, being Sections Nos. 18 and 19, Block V, Ohura Survey District. Bounded towards the north and west generally by Section No. 4, Block VIII, Waro Survey District, 11613 links; towards the north east by the Huhatahi Road, 1222 links; towards the north east by the Huhatahi Road, 1222 links; towards the set by a stream; and towards the south generally by part of Section No. 20, Block V, Ohura Survey District, 969 9 links; by Section No. 23 in the said block, 944'7, 2117, and 944'7 links; and again by other part of aforesaid Sec-tion No. 20, 1506'2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56112/5D, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For the growth and preservation of timber.

Lands, at Wellington, and thereon bordered red. For the growth and preservation of timber. All that area in the Taranaki Land District, containing by admeasurement 61 acres 2 roods, more or less, being Section No. 9, Block XVI, Upper Waitara Survey District. Bounded towards the north-east generally by Mangare Road and by part of Section No. 6, Block XII, Pouatu Survey District; towards the east generally by Section No. 176, Block XVI, Upper Waitara Survey District, and by part of Mangare Road; towards the south by Section No. 8, Block XVI, Upper Waitara Survey District; towards the west by Section No. 6, Block XVI, Upper Waitara Survey District: excluding so much of the Mangare Road as intersects the above described area: as the same is delineated on the plan marked S.G. 56112/5z, deposited in the Head Office, Department of Lands, at Wellington. and thereon bordered red. For quarry and timber purposes for papa-burning.

papa-burning. All that area in the Taranaki Land District, containing by admeasurement 34 acres 1 rood, more or less, being Section No. 16a, Block VIII, Mimi Survey District. Bounded towards the north generally by part of Section No. 16, Block VIII, Mimi Survey District, 2035 links; towards the east by other part of said Section No. 16, 2176 5 links; towards the south by other part of said Section No. 16, 1605 5 links; and towards the west by the Mokau Road, 3919 7 links; be all the aforesaid linkages more or less; as the same is defineated on the plan marked S.G. 56112/5r, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For quarry and timber purposes for papa-burning.

> As witness the hand of His Excellency the Governor, this twenty first day of September, one thousand nine hundred and seven.

> > ROBERT MCNAB,

Minister of Lands.

Land temporarily reserved in the Nelson 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 land in the Nelson Land District described in the

SEPT. 27.]

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 13 acres 1 rood 33 perches, more or less, being Section No. 31. Block XV. Wangapeka Survey District (Wangapeka Settlement). Bounded towards the north-west by Section No. 32 of said block, 2073 9 links; towards the south-east by Section No. 63 of said block, 2446 8 links; and towards the south-west by the Wanga-peka-Sherry Road, 1298 1 links: be all the aforesaid linkages more or less: as the same is delineated upon the plan marked S.G. 57736/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged with red. For a public recreation-ground.

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

> ROBERT MCNAB Minister of Lands.

Land temporarily reserved in the Otago Land District.

PLUNKET, Governor.

WHEREAS by the two hundred and thirty-fifth section of "The Land Act, 1892," it is enacted that the

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 Otago 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 Otago Land District, containing by admeasurement 5 acres, more or less, being Section No. 24, Block XIII, Glenkenich Survey District. Bounded towards the north by a public road, 460·1 links; towards the east by Kent Street, Town of Tapanui, 500 and 709·2 links; towards the south-east by part of Section No. 4, Block XXII, Town of Tapanui, 340·7 links; towards the south-west by part of Section No. 67, Block XIII, Glenkenich Survey District, 702·7 links; and towards the west by part of said Section No. 67 and by the crossing of a road-line, 782·4 links: and excluding from the above-described boundaries a road-line which intersects the same : be all the aforesaid linkages more or less : as the same is delineated on the plan marked S.G. 56123/5, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For the use of the Department of Agriculture.

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

ROBERT MCNAB, Minister of Lands.

Land temporarily reserved in the Southland 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 par-ticular 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 r quired 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.

SCHEDULE. ALL that area in the Southland Land District, containing by admeasurement 4 acres 3 roods, more or less, being Section No. 152E. Block II, Brydone Village (Edendale Settlement). Bounded towards the north-east and south-east by Allotment No. 124E, Edendale Settlement, 510.8 and 728.9 links respectively; towards the south-west by Section No. 151E in the said village, 100 links; again towards the south-east by said Section No. 151E, 250 links; again towards the south-west by the Old Dunedin Road, 410.8 links; and towards the north-west by Allotment No 22E in the said settlement, 978.9 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57761/1, deposited in the Head Office, Department of S.G. 57761/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a public recreation-ground.

> As witness the hand of His Excellency the Governor, this twenty first day of September, 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 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 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 by admeasurement 1 rood, more or less, being Section No. 151E, Block II, Brydone Village (Edendale Settlement). No. 151z, Block II, Brydone Village (Edendale Settlement). Bounded towards the north-east by Section No. 152z in the said village, 100 links; towards the south-east by Allotment No. 124z, Edendale Settlement, 250 links; towards the south-west by the Old Dunedin Road, 100 links; and towards the north-west by said Section No. 152z, 250 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57762/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for an athenaum. athenæum.

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

> > ROBERT MCNAB. Minister of Lands

Trustee for the Glenorchy 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

ANDREW FRASER

to be a Trustee, in the place of James Dunery, resigned, to provide for the maintenance and care of the Glenorchy 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 twenty-first day of September, one thousand nine hundred and seven.

ROBERT MCNAB, Minister of Lands.

No. 85.

Trustees for the Te Kuiti 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 the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

20	п	PD	TTT	.1

SCE	EDULE.	Clerk of Magistrate's
Names of Trustees.	Name of Public Cemetery, and Description of Land.	Dep Wellingto
		H IS Excellency the Govern
	Te Kuiti.	Constable FREDERICK V
Edwin Henry Hardy, Thomas Nicholas Snowdon, John Nicholls, Murdoch Alexander McKenzie,	All that area in the Auckland Land District, containing by admeasurement 3 acres, more or less, being Section No. 7, Block XVI, Orahiri Survey	to be Clerk of the Magistrate's Co 16th day of September, 1907, v resigned.
Henry Ellison, and William White.	District. Bounded towards the north-west by the Pukeroa- Hangatiki No. 3A Block, 800 links; towards the south-west and south east by Section No. 8, Block XVI, Orahiri	Officer appointed under "The F 1884". Max
	Survey District, 400 and 804 links respectively; and towards the east generally by the Manga-	Wellingto T is hereby notified that THOMAS RYAN, C
	rino Road, 230 and 225 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 56925/5, deposited in the Hord Office Donstruct of	has been appointed an Officer Fisheries Conservation Act, 1884,
	Head Office, Department of Lands, at Wellington, and thereon coloured red.	Officers appointed under "The H 1884."
As witness the hand this twenty-first nine hundred an	of His Excellency the Governor, day of September, one thousand d seven.	Ms Wellingto T T is hereby notified that
	ROBERT McNAB, Minister of Lands.	KENNEDY BURNSIDE, of THOMAS HEDL&Y, of Ka WILLIAM ROBE, of Inch EDWARD SMITH, of BOU
	s Protection Acts, Rotorua and e Districts, appointed.	have been appointed Officers und Fisheries Conservation Act, 1884,
Colonial	Secretary's Office,	Inspector of Sea-fish
Wel IS Excellency the Go point the underme under "The Animals Prote	lington, 20th September, 1907. overnor has been pleased to ap- ntioned persons to be Rangers oction Act, 1880," and the Acts the districts set opposite their	Ma Ma Wellingto H IS Excellency the Governo power and authority veste of section 6 of "The Sea-fisheries
Name. Thomas Ryan	District.	Edward Ma
THOMAS ALEXANDER MUNE JAMES SUTHERLAND Archibald McInnes	. Rotorua. Waitaki-Waimate.	of Rangiora, police sergeant, to fishing under the above-mentioned
	JOHN G. FINDLAY, Colonial Secretary.	Members of Te Ngutu-o-te-Manu
		Der
Corone	r appointed.	Wellingto: HIS Excellency the Govern section 3 of "The Domai pleased to appoint
Wel	Department of Justice, lington, 17th September, 1907. Governor has been pleased to	William John George Preec John Henry S
WILLIAM V	VALLNUTT, Esq.,	to be members of the Te Ngutu- in the place of William Rigby Henry White.
of Waihi, to be a Coroner fo	TAMES M.COWAN	R

Member of Licensing Committee appointed.

Department of Justice, Wellington, 24th September, 1907. IS Excellency the Governor has been pleased to appoint appoint

CHARLES COWPER SMITH

to be a member of the Licensing Committee for the District of Waipawa, vice S. Franklin. JAMES McGOWAN.

Clerk of Magistrate's Court appointed.

partment of Justice, on, 25th September, 1907. rnor has been pleased to

WALLACE CHAPMAN Court at Denniston, from the vice Constable J. B. Boyd,

JAMES MCGOWAN.

Fisheries Conservation Act,

rine Department, on, 20th September, 1907.

of Taupo,

for the purposes of "The J. A. MILLAR.

Fisheries Conservation Act,

farine Department, on, 21st September, 1907.

Waitaki South; akanui South; holme, Kakanui; and undary Creek,

der the provisions of "The t," and its amendments. J. A. MILLAR.

hing appointed.

farine Department, ion, 21st September, 1907. or has, in pursuance of the ted in him by subsection (2) s Act, 1894," appointed ACRAY.

o be an Inspector of Sead Act.

J. A. MILLAR.

Domain Board appointed.

partment of Lands, on, 19th September, 1907. mor has, in pursuance of in Boards Act, 1904," been

NSTON. CE, and SELLERS

-o-te-Manu Domain Board, w Wood, Henry Cook, and

ROBERT MCNAB, Minister of Lands.

JAMES McGOWAN. SEPT. 27.]

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Members of Spreydon and Halswell Domain Board appointed.

Department of Lands, Wellington, 19th September, 1907. H IS Excellency the Governor has, in pursuance of section 3 of "The Domain Boards Act, 1904," been pleased to appoint

FREDERICK WITBROCK and ARTHUR JOHN BIRDLING

to be members of the Spreydon and Halswell Domain Board, in the place of Charles Lewis, M.H.R., and Isaac Newton, resigned.

ROBERT MCNAB, Minister of Lands

Cadet in the Department of Lands appointed.

Department of Lands. Wellington, 21st September, 1907. weilington, 21st September, 1907. IS Excellency the Governor has been pleased to appoint appoint

WILLIAM ALEXANDER NICHOLSON

to be a clerical cadet in the Department of Lands, as from the 18th day of June, 1907.

ROBERT MCNAB, Minister of Lands.

Shorthand-writer and Typist resigned.-Notice No. 1140.

Department of Agriculture, Wellington, 19th September, 1907. T is hereby notified for public information that

JAMES LONGTON

has resigned, as from the 31st July, 1907, the position held by him as Shorthand-writer and Typist in the Civil Service of the Government of New Zealand (Department of Agriculture).

ROBERT MCNAB, Minister for Agriculture

Public Vaccinator appointed.

Department of Public Health, Wellington, 19th September, 1907.

HIS Excellency the Governor has been pleased to appoint

CHARLES HEBDEN GREGORY, Esq., M.R.C.S. Eng. 1902, L.R.C.P. Lond. 1902, &c.,

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

GEO. FOWLDS. Minister of Public Health.

Vaccination Inspector appointed.

Department of Public Health, Wellington, 19th September, 1907. HIS Excellency the Governor has been pleased to appoint appoint

HARRY FRANCIS MOONEY

to be a Vaccination Inspector, under "The Public Health Act, 1900," for the District of Rakaia, vice George Duncan Cameron. The appointment dates from the 4th day of September, 1907.

GEO. FOWLDS, Minister of Public Health.

Police Gaoler appointed.

Department of Justice (Prisons Branch), Wellington, 24th September, 1907. HIS Excellency the Governor has been pleased to appoint appoint

Constable HENRY HERBERT HANCOX to be Police Gaoler at Okarito, vice Constable Charles Henry Warneford, transferred.

JAMES McGOWAN. Minister of Justice. Members of the Egmont National Park Board appointed.

Department of Tourist and Health Resorts, Wellington, 21st September, 1907. THE following gentlemen have been appointed members of the Egmont National Park Board by the respective local bodies, in terms of "The Egmont National Park Act, 1900":--

CHARLES GOODSON, Esq., representing the Hawera Borough Council; WILLIAM PATRICK KIRKWOOD, Esq., representing the Stratford Borough Council; and GEORGE ALBERT MARCHANT, Esq., representing the Stratford County Council GEORGE ALBERT MARCHANT Stratford County Council.

JAMES McGOWAN,

Acting Minister for Tourist and Health Resorts.

New Zealand Militia Officer resigned.

Defence Office,

Wellington, 19th September, 1907. IS Excellency the Governor has been pleased to accept the resignation of the commission below of the commission of the com the resignation of the commission held by the undermentioned officer :-

New Zealand Militia.

Captain Ferdinand August Wood. Date of resignation, 5th September, 1907.

ROBERT MCNAB. Minister of Defence.

Volunteer Officer appointed.

Defence Office,

Wellington, 19th September, 1907. IS Excellency the Governor has been pleased to approve of the following appointment:

Hastings Rifle Volunteers.

Herbert Mountford Bishop to be Lieutenant. Date of commission, 5th June, 1907.

ROBERT MCNAB, Minister of Defence.

Volunteer Officers resigned.

Defence Office.

Wellington, 19th September, 1907. IS Excellency the Governor has been pleased to accept the resignation of the commissions held by the undermentioned officers :---

2nd Regiment, Otago Mounted Rifle Volunteers. Captain (Adjutant) John Findlay. Date of resignation, 13th

May, 1907.

Wakatu Mounted Rifle Volunteers.

Lieutenant William Moody Bell. Date of resignation, 27th August, 1907.

ROBERT MCNAB. Minister of Defence.

Volunteer Officer resigned, and appointed to Regimental Staff.

Defence Office

Wellington, 19th September, 1907. IS Excellency the Governor has been pleased to accept the resignation of the commission held by

Captain WILLIAM ALFRED SAUNDERS, Wallace Mounted Rifle Volunteers,

and to approve of his appointment as Adjutant to the 2nd Regiment, Otago Mounted Rifle Volunteers, with rank of Captain, and with effect from 17th May, 1907.

ROBERT MCNAB.

Minister of Defence.

No. 85

Volunteer Officer transferred from Active List (Unattached) to Retired List. Defence Office, Wellington, 19th September, 1907. TIS Excellency the Governor has been pleased to approve of the transfer of prove of the transfer of Lieutenant-Colonel EDMUND ROBINSON SMITH, V.D., from the Active List (Unattached) to the Retired List, with his present rank, and with effect from 26th August, 1907. ROBERT MCNAB, Defence Office, Wellington, 19th September, 1907. IS Excellency the Governor has been pleased to ap-prove, in accordance with paragraph 470, General Regulations of the Defence Forces of New Zealand, 1906, of Minister of Defence. Services of Battalion Band accepted. the award of the Long-service and Good-conduct Medal to Defence Office, Wellington, 19th September, 1907. [IS Excellency the Governor has been pleased to ac-cept, under paragraph 3, (k), General Regulations of No. 409, Sergeant-Artificer WILLIAM Rows, Royal New Zealand Artillery. ROBERT MCNAB.

Special Periods of Military History selected for the Examination of Candidates for Commissions in the British Army, and also for the Examination of Officers for Promotion.

Defence Office, Wellington, 19th September, 1907. THE following tables, showing the special periods of Military History selected for the examination of candidates for information.

[D. 07/3202.]

ROBERT MCNAB, Minister of Defence.

Minister of Defence.

MILITIA, IMPERIAL YEOMANRY, UNIVERSITY AND COLONIAL CANDIDATES FOR COMMISSIONS IN THE REGULAR FORCES.

Military History.

SPECIAL CAMPAIGNS, ETC., SELECTED FOR EXAMINATIONS.

Examinations.	Date.	Special Campaigns, &c.	Remarks.
Militia and Imperial Yeo- manry Candidates for Commissions in the Re- gular Army. See Appendix III of the Regulations.	October, 1907, and March, 1908. October, 1908, and March, 1909.	 * The Peninsular Campaign, from March, 1811, to the end of October, 1813, with special reference to the Vittoria Campaign, from May to the end of June, 1813. * The Peninsular Campaign, from the end of October, 1813, to the end of the War (April, 1814). 	
University and Colonial Candidates for Commis- sions in the Regular Army. (Alternative papers are set in October each year, so that University and Colo- nial candidates may take up either of the special periods.) See Appendix IV of the Regulations.	October, 1907. { March, 1908. { October, 1908. { March, 1908. { March, 1909. {	 * The Peninsular Campaign, from March, 1811, to the end of October, 1813, with special reference to the Salamanca Campaign, 1812, from the surprise of Almaraz in May to the occupation of Madrid in August. Or * The Peninsular Campaign, from March, 1811, to the end of October, 1813, with special reference to the Vitoria Campaign, from May to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of October, 1813, with special reference to the Vitoria Campaign, from March, 1811, to the end of October, 1813, with special reference to the Vitoria Campaign, from May to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of October, 1813, with special reference to the Vitoria Campaign, from May to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of June, 1813. * The Peninsular Campaign, from March, 1811, to the end of June, 1813. * The Peninsular Campaign, from May to the end of June, 1813. * The Peninsular Campaign, from the end of October, 1813, to the end of the War (April, 1814). * The Peninsular Campaign, from the end of October, 1813, to the end of the War (April, 1813), to the end of the War (April, 1814). 	

* No detailed questions will be set with reference to the action of the Spanish and Portuguese armies, and no question of any kind will be set with reference to these armies when their action had no bearing on that of the British troops.

WAB OFFICE, S.W., May, 1907.

the Defence Forces of New Zealand, 1906, the services of a Battalion Band, under the designation of the "Band of the 1st Battalion, Otago Rifle Volunteers," with headquarters at Dunedin. Date of acceptance, 29th August, 1907.

ROBERT MCNAB, Minister of Defence.

Award of the Long-service and Good-conduct Medal.

SEPT. 27.

THE NEW ZEALAND GAZETTE.

MILITARY HISTORY.

Special Campaigns, &c., selected for Army Examinations.

Examinations.	Date.	Special Campaigns, &c.	Remarks.
	(November, 1907	First Paper :* General Questions on the Campaign in the Peninsula and the South of France, from the middle of May, 1813, to the end of the War. Second Paper :* The Campaign in the Peninsula and the South of France, from 12th July, 1813 (the day Marshal Soult took over com- mand from King Joseph), till the end of the War.	Was also set in May 1907.
aptains and Lieutenants		Both Papers will be set on the Waterloo Campaign.	Campaign set for the first time.
of the Regular Forces for Promotion. Alternative papers are set.		Both Papers will be set on the Waterloo Campaign.	Was also set in Novem ber, 1907.
Officers attending for the first time are advised to take up the new campaign. Those who fail may then take up the same cam- paign again at the follow- ing examination.) See King's Regulations, Ap- pendix VII.	May, 1908	First Paper : The Campaign in Bohemia, 1866, to the Battle of Königgrätz, inclusive. Second Paper : The campaign in Bohemia, 1866, with special reference to the events from 25th June to 1st July, both dates in- clusive.	Campaign set for the first time.
	November, 1908.	First Paper : The Campaign in Bohemia, 1866, to the Battle of Königgrätz, inclusive. Second Paper : The Campaign in Bohemia, 1866, with special reference to the events from 25th June to 1st July, both dates inclusive.	Was also set in May 1908.
		The Campaign to be set for the first time will be announced in A.O. of January, 1908.	
dmission to the Staff Col- lege (Voluntary).	} August, 1908{	First Paper : Small Wars, their Principles and Practice (Colonel Callwell), and the Zulu War, 1879. Second Paper : The Campaign in Bohemia, 1866, to the Battle of Königgrätz, inclusive.	
* No detailed questions will be set with reference to the	l be set with reference t	o the action of the Spanish and Portuguese armies, ar tion had no bearing on that of the British troops.	nd no question of any kind

15th August, 1907 :-

igust, 1907:--"The Campaign in Germany in 1866." Price 6s. (To Officers, under para. 13 of the Regulations as to the issue of Military Maps and Books, 4s. 10d.).
"Narrative of the Field Operations connected with the Zulu War of 1879." Price 3s. (To Officers, under para. 13 of the Regulations as to the issue of Military Maps and Books, 2s. 4d.).

WAR OFFICE, S.W., July, 1907.

Special Order made by the Taieri County Council merging | Special Order made by the Omata Road Board, County of Grey Town District.

Colonial Secretary's Office, Wellington, 19th September, 1907. THE following special order, made by the Taieri County Council, is published for general information. JOHN G. FINDLAY, Colonial Secretary.

> TAIERI COUNTY. Grey Town Board.

Grey Town Board. NOTICE is hereby given that the following special order has been made by the Taieri County Council :--Upon the petition received by the Council on the 2nd day of August, 1907, praying that the Grey Town Board be abolished so as to become merged in the Taieri County, in terms of "The Counties Act, 1886," it is hereby resolved (so that upon confirmation this resolution shall operate as a special order) that the said Board be and the same is hereby abolished. And, accordingly, the Council doth hereby de-clare that on the 1st day of October, 1907, the said Town Board shall be and be deemed to be dissolved, and the town district of the said Board merged in the Taieri County. I, John Logan, Clerk to the Taieri County Council, hereby certify that the special order of which the foregoing is a true copy was duly made by the Taieri County Council.

copy was duly made by the Taieri County Council.

JOHN LOGAN,

Mosgiel, 10th September, 1907.

County Clerk.

Wellington, 19th September, 1907. THE following special order, made by the Omata Road Board, is published in accordance with the provisions of "The Road Boards Act, 1882."

Colonial Secretary's Office,

JOHN G. FINDLAY, Colonial Secretary.

OMATA ROAD BOARD. Special Order.

THAT the Board does hereby declare, under section 4 of "The Noxious Weeds Act, 1900," that Bathurst burr (Xanthium spinosum), broom (Cytisus scoparius), giant burdock (Arctium majus), gorse (Ulex europaus), hakea (Hakea acicularis), reg-wort or ragweed (Senecio jacobaus), being plants mentioned in the Second Schedule of the said Act, are noxious weeds in the Omata Road District within the Board's jurisdiction.

I also hereby certify that the above special order has been duly passed in accordance with "The Road Boards Act, 1882."

DUNCAN MCALLUM, Clerk, Omata Road Board.

Special Order made by the Pokeno Road Board, County of Manukau.

Colonial Secretary's Office

Wellington, 23rd September, 1907. The following special order, made by the Pokeno Road Board, is published in accordance with the provisions of "The Road Boards Act, 1882."

JOHN G. FINDLAY, Colonial Secretary.

POKENO ROAD DISTRICT. Special Order.

(To come into force when gazetted.)

RESOLVED, That the Pokeno Road Board, by special order, declare that the plants mentioned in the Schedule hereto shall be deemed to be noxious weeds within the boundaries of the Pokeno Road District.

SCHEDULE.

Canadian or Californian thistle (Cnicus arvensis).

Gorse (Ulex europæus).

Pokeno, 7th September, 1907.

Ragwort or ragwood (Senecio jacobæus). Ox-eye daisy (Chrysanthemum leucanthemum).

I hereby certify that the above special order was duly made and confirmed in accordance with "The Road Boards Act, 1882," and its amendments.

J. McPHERSON, Clerk.

Special Order, made by the Westland County Council, altering Ridings and fixing Representation thereof.

Colonial Secretary's Office

Wellington, 27th September, 1907. THE following special order, made by the Westland County Council, is published in accordance with the provisions of "The Counties Act, 1886."

JOHN G. FINDLAY, Colonial Secretary.

SPECIAL ORDER of the County Council of Westland, made in accordance with "The Counties Act, 1886," and its several Amendments.

Amendments. THAT the special order made by the Westland County Council by resolution on the 11th day of March, 1896, confirmed on the 15th day of April, 1896, fixing the names and boundaries and representation of the Arahura, Kanieri, and Southern Ridings of the County of Westland, be and the same is hereby rescinded, and that in lieu thereof the number of ridings in the said county be in-creased to nine; that the names of same be as follows--Dillman's Riding, Stafford Riding, Arahura Riding, Kanieri Riding, Kokatabi Riding, Rimu Riding, Totara Riding, Okarito Riding, and Okuru Riding; that the boundaries thereof be as set out in the description hereunder; and that this resolution on its confirmation, in accordance with "The Counties Act, 1886," and its several amendments, as a special order shall come into effect for the purpose of the preparation and adjustment of valuation rolls on the 1st day of April, 1908, and for all other purposes shall not come into force and effect until the expiration of the present term of office of the Councillors. office of the Councillors.

Names and Boundaries of Ridings.

DILLMAN'S RIDING.

Commencing at mid-stream at mouth of Teremakau River, thence in easterly direction along mid-stream of river to dividing-range between Canterbury and Westland, thence to dividing-range between Canterbury and Westland, thence in southerly direction along dividing-range to source of Arahura River, thence along mid-stream of Arahura River to Kawhaka Creek, thence along middle of Old Christ-church Road and middle of Loop-line Road to Stanton's Corner, thence along middle of Main Road to Kapitea Creek, thence along middle of Main Road to Kapitea Creek, thence along mid-stream of Kapitea Creek to its mouth, and thence along Ocean Beach North to starting-point at mid-stream of the Teremakau River.

STAFFORD RIDING.

Commencing at mid-stream mouth of Kapitea Creek, thence along mid-stream to bridge on Main Road, thence in middle of Main Road in southerly direction to Stanton's Corner, thence along middle of Loop-line Road and middle of Old Christchurch Road to mouth of Kawhaka Creek, thence in westerly direction along mid-stream of

Arahura River to mouth, thence northerly along Ocean Beach to mid-stream at mouth of Kapitea Creek, the startingpoint.

ARAHURA RIDING.

ARAHUBA RIDING. Commencing at mid-stream mouth of Arahura River, thence by mid-stream in easterly direction to Caledonian Creek, thence by mid-stream of Caledonian Creek to Doughtown, thence by southern boundary of Reserve No. 145 to Creber's Creek, thence in direct line to McKean's Water-race, thence by south side of McKean's Water-race to junction with Hou Hou Creek, thence by mid-stream of Hou Hou Creek to junction with Brennan's Creek, thence by middle of Cement Lead Track to Paddock Road, thence along eastern boundary of Section 1660 to junction thence along eastern boundary of Section 1660 to junction with Hau Hau Road, thence by middle of Hau Hau Road to Hokitika Borough boundary, thence northerly and westerly along Hokitika Borough boundary to Ocean Beach, thence northerly to mouth of Arahura River, the starting-point.

KANIERI RIDING.

KANIERI RIDING. Commencing at Caledonian Creek, thence along mid-stream of Arahura River to Mount Brown Creek; thence along mid-stream of said creek to Mount Brown; thence in southerly and westerly direction by watershed to Mount Upright, Mount Graham, and Reef Knob; thence in direct line to north-east corner of Section 1909 at junction of Kanieri River; thence by mid-stream of Kanieri River to junction with Hokitika River; thence in westerly direction along mid-stream of Hokitika Borough boundary; thence by Hokitika Borough boundary to Hau Hau Road; thence by Hokitika Borough boundary to Hau Borough Boundary; thence by middle of Hau Hau Road to eastern boundary of Section 1660; thence along boundary of Section 1660 to Paddock Road; thence from Paddock Road to Cement Lead Track; thence by middle of Cement Lead Track to Hou Hou Track; thence by middle of Cement Lead Track to Hou Hou Creek at junction with Brennan's Creek; thence from Hou Hou Creek to south side of McKean's Water-race; thence to head-waters of McKean's Water-race; thence in direct line to Creber's Creek; thence by southern boundary of Reserve No. 145 to Doughtown; thence by mid-stream of Caledonian Creek to junction with Arahura River, the storting redut starting point.

KOKATAHI RIDING.

KOKATAHI BIDING. Commencing at mouth of Mount Brown Creek at junction with Arahura River, thence along middle of river to dividing-range between Canterbury and Westland, thence in southerly direction along dividing-range to Whitcombe River, thence in north-westerly direction along middle of Hokitika and Whitcombe Rivers to junction with Kanieri River, thence by mid-stream of Kanieri River to north-east corner boundary of Section 1909, thence by direct line to Reef Knob, thence by watershed to Mount Graham and Mount Upright, thence easterly toward Mount Brown, thence by mid-stream of Mount Brown Creek to junction at Arahura River, the starting-point. starting-point.

RIMU RIDING.

Commencing at boundary of Hokitika Borough, thence in easterly direction along middle of Hokitika River to H.O. line at mouth of Mont's Rivulet; thence along H.O. line in westerly direction to Lake Mahinapua, on to Ocean Beach in direct line at south-western point of Reserve No. 271 (endowment reserve for aged and infirm miners); thence along Ocean Beach to Hokitika Borough boundary; thence along Hokitika Borough boundary to Hokitika River, the starting-point. starting-point.

TOTARA RIDING.

TOTARA RIDING. Commencing on Ocean Beach at south-western point of Reserve No. 271 (endowment reserve for aged and infirm miners), thence in easterly direction along H.O. line to Hokitika River at Mont's Rivulet, thence along middle of Hokitika River and Whitcombe River to dividing-range between Westland and Canterbury, thence south along dividing-range to Wanganui River, thence westerly along mid-stream of Wanganui River to its mouth, thence northerly along Ocean Beach to south-western end of Reserve No. 271 (endowment reserve for aged and infirm miners), the starting-point. point.

OKARITO RIDING.

Commencing at mouth of Wanganui River at mid-stream, thence in easterly direction along middle of Wanganui River to dividing-range between Canterbury and Westland, thence South along dividing-range to point just north of Fraz Josef Glacier, thence in westerly direction along mid-stream of Waiho River to its mouth, thence along Ocean Beach to Wanganui River, the starting-point.

OKUBU BIDING.

Commencing at mouth of Waiho River; thence along mid-stream of Waiho River in easterly direction to a point just north of Franz Josef Glacier; thence in southerly direction along dividing-range between Westland, Canterbury, and Otago to Mount Aspiring; thence in south-western direction

to mouth of Awarua River, Big Bay; thence along Ocean Beach to the north to the mid-stream of Waiho River, the starting-point.

The resolution relating to the above was adopted at a special meeting duly held on the 31st day of July, 1907. The subsequent meeting for the confirmation of same was duly held on the 11th day of September, 1907, the requisite public notice and the notice to each Councillor having been duly given in accordance with the statutory provisions made

and provided. I certify that the foregoing special order was duly made in accordance with "The Counties Act, 1886."

D. J. EVANS, County Clerk.

Hokitika, 23rd September, 1907.

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

The Treasury, Wellington, 21st September, 1907. THE following special order, made by the Stratford County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

J. G. WARD,

Colonial Treasurer.

STRATFORD COUNTY COUNCIL.

Special Order.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Strat-ford County Council hereby resolves as follows: That, for the In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Strat-ford County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £3,800, authorised to be raised by the Stratford County Council, under the above-mentioned Act, for deviating the Brewer and Kirai Roads, constructing a tunnel under the Brewer Road Saddle, re-forming and metalling the Brewer, Kirai, Makahu, and Mangaehu Roads from Strathmore through the tunnel to a point three miles east of the Ma-kahu Dairy Factory, and re-forming and metalling a quarter of a mile each of the Makahu, Tapuni, and Murcott Roads, and O'Connor's Track, such re-forming and metalling to commence in each case from the main road from Strath-more, as defined above, the said Stratford County Council hereby makes and levies a special rate of 3gd. in the pound upon the rateable value of all rateable property of the Ma-kahu, Mangaehu, Brewer, Kirai, and other Roads Special-rating District, comprising Section 12 of Block XIV; Sec-tions 1 to 9 inclusive, 16, 17, 18, 28, 29, 31, and 34 of Block XV; Sections 1 to 6 inclusive, 8, 10, 11, 12, 13, 16, 17, the eastern half of 7, and the northern half of 14 of Block XIV -all blocks being in the Ngatimaru Survey District; Sec-tions 1, 17, 18, 49, 50, 51, 52, 86 to 90 inclusive, 94 to 99 inclusive, 101, 102, 103, and 134 of Strathmore Township; Sub. 1B, Sub. 1C, the western half of Sub. 1A, and the wes-tern 1,000 acres of Sub. 9, the southern half of Sub. 12, the southern 750 acres of Sub. 15, the southern 1,200 acres of Sub. 16, and the western half of Sub. 17, Po-hokura Block: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of February in each and every year during the currency of such loan, and be payable yearly on the 1st day of February in each and every year during the currency of such loan, being a period of twenty-six years,

The resolution instituting the above special order was passed at a special meeting of the Stratford County Council held on the 21st day of August, 1907, and confirmed at a meeting of the Council held on the 18th day of September, 1907.

G. A. MARCHANT. Chairman.

Special Orders made by the Council of the Borough of Palmerston North.

The Treasury, Wellington, 23rd September, 1907. THE following special orders, made by the Palmerston North Borough Council, are published in accordance with the provisions of "The Local Bodies' Loans Act, 1901." J. G. WARD, Colonial Treasurer.

PALMERSTON NORTH BOROUGH COUNCIL. Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Borough Council of the Borough of Palmerston North hereby resolves as follows: That, for the purpose of providing the interest and other charges on the loan of £10,500, authorised to be raised by the Borough Council of the Borough of Palmerston North under the above mentioned Act for the numbers of North, under the above-mentioned Act, for the purpose of the purchase of the building now used for Municipal Council Chamber and offices, £2,550; alterations to the building now The purchase of the building now used as a public reading-room and library, $\pounds 1,550$; street-improvements, $\pounds 4,250$; additional street-lamps, $\pounds 200$; cycle-tracks, $\pounds 100$; river-bank protection at Esplanade, $\pounds 1,850$, the said Borough Council of the Borough of Palmerston North hereby makes and levies a special rate of $\ddagger d$. in the pound sterling upon the rateable value of the rateable pro-perty of the Borough of Palmerston North, comprising the district bounded towards the north-east by a straight line being the north-eastern boundaries of Sections Nos. 389 and 420 and a straight line joining the said north-eastern boundaries, 12550 links; towards the east and south-east by the Manawatu River, 36400 links, and by Section No. 371, 372, 373, and 374, 6250 links, and by Section No. 370, 3000 links, and by Section No. 350 and across a public road, 8200 links; 373, and 374, 6250 links, and by Section No. 370, 3000 links, and by Section No. 350 and across a public road, 8200 links; and towards the north-west by a public road, being the north-western boundary of Section No. 558, 177 links, and by a public road, 27300 links : and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half yearly on the 1st day of June and the 1st day of December in each and every year during the currency of the loan, being a period of ten years, or until the loan is fully paid off. I hereby certify that the above resolution was duly passed at a special meeting of the Palmerston North Borough Council held on the 13th day of August, 1907, and was duly confirmed at a special meeting of the Council held on the 10th day of September, 1907. Dated this 14th day of September, 1907. R. Essex,

R. Essex, Mayor of Palmerston North.

PALMERSTON NORTH BOROUGH COUNCIL. Special Order making Special Rate.

PALMERSTON NORTH BOROUGH COUNCIL. Special Order making Special Rate. In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Borough Council of the Borough of Palmerston North hereby resulves as follows: That, for the purpose of providing the interest and other charges on a loan of £2,550, authorised to be raised by the Borougn Council of the Borough of Palmers-ton North, under the above-mentioned Act, for the purpose of protecting the river-bank at Hokowhitu, the said Borough Council of the Borough of Palmerston North hereby makes and levies a special rate of $\frac{1}{374}$ in the pound sterling upon the rate-able value of the rateable property of the Borough of Palmers-ton North, comprising the district bounded towards the north-east by a straight line being the north-eastern boundaries of Sections Nos. 389 and 420 and a straight line joining the said north-eastern boundaries, 12550 links; towards the said north-eastern boundaries, 12550 links, and Section No. 371, 177 links; towards the south-west by Sections Nos. 370, 3000 links, and by Section No. 350 and by Section No. 371, 372, 373, and 374, 6250 links, and by Section No. 558, 177 links, and by a public road, 27300 links; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of June and the 1st day of December in each and every year during the currency of the loan, being a period of ten years, or until the loan is fully paid off. I hereby certify that the above resolution was duly passed at a special meeting of the Palmerston North Borough Council held on the 13th day of August, 1907, and was duly confirmed at a special meeting of the Palmerston North Borough Council held on the 13th day of September, 1907. Dated this 14th day of September, 1907.

10th day of September, 1907. Dated this 14th day of September, 1907.

R. Essex, Mayor of Palmerston North.

Notice of the Taking and Laying-off of a Road through Nuhaka No. 2d2, Block VIII, Nuhaka Survey District.

N OTICE is hereby given, by direction of His Excellency the Governor of the Colony of New Zealand, under the authority of section 93 of "The Public Works Act, 1894," that the road described in the Schedule hereto was, on the

16th day of August, 1905, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said colony, by Warrant dated the 26th day of June, 1907.

	sc	HED	ULE.		
Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 0 37	Nuhaka No. 2D2 Native Block	VIII	Nuhaka	R. 4187	Pink.

In the Hawke's Bay Land District; as the same area is delineated upon 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. Dated this 19th day of September, 1907.

y or supromoti, roon.	
JAMES McGOWAN,	l
Acting Minister for Public Works.	

Tenders.

Public Works Department, Wellington, 21st September, 1907. is published for general information.

JAMES	McGOWAN,
Acting Ministe	r for Public Works.

ERECTION OF ENGINE - R MENT	00M AND TAL HOSPI		SHO	p, Suni	NYS:	IDE	
Hughes and Hansford, Ch	Accepted. ristchurc	h		£ • 914		d. 6	1
	Declined.						t s
Green, Henry, Christchur				964	2	11	2
Henshall, Thomas, and Se	on Panan	• • ni	••	1,038		2	
Ballantine, Thomas, Chris	stehnreb	ut		1,000 1,192		10	
Danantine, Inomas, Onn	SIGNATOR	••	••	1,102	0	10	
Additions to Depart.		UILDING	s, A			_	
	Accepted.			£			Ι.
Morris, James, Auckland	••	••	••	16,954	10	6	
	Declined.			•		-	1
Ferguson and Malcolm, A				16,976	0	0	
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Guthrie and Colebourne,	Auckland			17,471	ŏ	ŏ	
Lye, James, and Sons, Au				17,612	4	i	
Kay and Sons, Auckland		••		17,775	10	0	i.
Hutchison, W. E., Auckla				18,416		0	0
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Morton, Mark, Owaka	••		••	568	19	8	
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Henderson and Barclay, I				669		Ō]]
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Trotman, H., Greytown			••	707			
	Declined.				~		
Wallis, A. R., Carterton	••	••	••			0	
Arcus, T. R., and Sons, C			••	786		0	İ.
	••	••	••	862	<u>0</u>	0	[]
Card, H. E., Wellington		••	••	915	-	0	
Rose and Mason, Mastert	on	••	••	958	19	0	[
ERECTION OF NATIVE SCHO	OL AND R	ESIDENC	e, I	MATAORA	в	AY.	
	Accepted.			£	s.	d.	
Palmer, T. E., Waihi	-	••		727		0	
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Frankham, C. H., Auckla		••	••	769			
Frankham, C., Auckland		••.	••	780]]
Larkin, James, Auckland	••	••		866	15	0	1

ERECTION OF POLICE RESIDENCE AT HAMPDEN.

A	ccepte	d.		£	8.	d.
Robson and Crawford, Dur	nedin	••	••	748	2	0
L	ecline	d.				
Woolley, S., Palmerston	••		••	806	7	0
Lyders, P. A., Dunedin	••		•••	847	6	6
Wilson, Robert, Morningto	n		• • •	950	0	0
Orr, Robert, South Dunedi	n			980	2	1
Russell, John, Caversham	••		••	983	11	Ö

Rangitoto - Tuhua No. 58, or Whatitokarua : Removing Caveat against Registration of Dealings and Issue of Removing Orders

In the matter of the Land known as Rangitoto-Tuhua No. 58, or Whatitokarua, situate in the Waitomo County, in the Land District of Auckland.

THEREAS by section 11 of "The Maori Land Claims W HEREAS by section 11 of "The Maori Land Claims Adjustment and Laws Amendment Act, 1904," as amended by section 11 of "The Maori Land Claims Adjust-ment and Laws Amendment Act, 1906," it is enacted that it is lawful for the Governor by Order in Council to appoint one or more Royal Commissions to investigate, *inter alia*, the claims and allegations of certain Natives claiming to be the claims and allegations of certain Natives claiming to be interested in the said land, and that the said enactment should operate as a caveat against the registration of any further dealings with the said land, or the issue of any orders still remaining in the custody of the Court, until Parliament has dealt with the recommendation of such Royal Commission or Commissions, or until the Minister by notice in the Gazette and Kahiti declares that the necessity for such caveat or non-issue of orders no longer exists either as to the whole or any portion of the said land : Now, therefore, I, James Carroll, the Native Minister, in pursuance of the premises, and in exercise of all powers and

Now, therefore, 1, James Carroll, the Native Minister, in pursuance of the premises, and in exercise of all powers and authorities enabling me in that behalf, hereby declare that in the case of the said land, known as Rangitoto-Tuhua No. 58, or Whatitokarua, the necessity for such caveat no longer exists, and that the said caveat against the registra-tion of dealings and the issue of orders shall be and the earm is baraby withdrawa same is hereby withdrawn.

> Given under my hand, at Wellington, this twenty-third day of September, one thousand nine hundred and seven.

J. CARROLL, Native Minister.

Extradition Treaty.-Supplementary Convention with Belgium.

Department of Justice,
Wellington, 25th September, 1907.
THE following despatch and enclosure, received from
L His Majesty's Principal Secretary of State for the
Colonies, are published for general information.

JAMES McGOWAN,

Minister of Justice.

(Circular.)

(Circular.) Downing Street, 31st July, 1907. SIR,—With reference to Mr. Chamberlain's Circular, de-spatch of the 27th March, 1902, I have the honour to transmit to you, for publication in the Colony under your Government, the accompanying copy of an Order of His Majesty the King in Council giving effect to a Supple-mentary Convention between the United Kingdom and Belgium, amending Article XIV of the Treaty of Extradi-tion of the 29th October, 1901. L have, &c.

I have, &c., Elgin.

The Officer Administering the Government of New Zealand.

BELGIUM EXTRADITION ORDER IN COUNCIL, 1907.

At the Court at Buckingham Palace, the 6th day of July, 1907.

Present:

THE KING'S MOST EXCELLENT MAJESTY.

LORD PRESIDENT, LORD CHAMBERLAIN, LORD SHUTTLEWORTH, MB. MCKENNA, SIR W. BRAMPTON GUBDON, MR. EUGENE WASON, MR R. SPENCE WATSON.

WHEBEAS by the Extradition Acts, 1870 to 1906, it was amongst other things enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, His

SEPT. 27.]

Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that His Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugiive criminals who are in or suspected of being in the part of His Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient: And whereas a Treaty was concluded on the twenty-ninth day of October, one thousand nine hundred and one, be-tween Us and His Majesty the King of the Belgians, for the mutual extradition of fugitive criminals, in the case of which Treaty the Extradition Acts, 1870 to 1895, were applied by Order in Council of the sixth March, one thousand nine hundred and two: And whereas a Supplementary Convention was concluded on the fifth day of March, one thousand nine hundred and seven, between Us and His Majesty the King of the Belgians, for the purpose of completing Article XIV of the said Treaty of the twenty-ninth October, one thousand nine hundred and one, for the mutual extradition of fugitive criminals, which Supplementary Convention is in the terms following:— The Government of His Majesty the King of the United

following :-

The Government of His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and the Government of His Majesty the King of the Belgians, having deemed it necessary to complete Article XIV of the naving deemed it necessary to complete Article AIV of the Treaty of Extradition between Great Britain and Belgium of the 29th October, 1901, relative to the application of the stipulations of the Treaty to the extra-European Colonies and foreign Possessions of the two States, the Undersigned, duly authorised to that effect by their respective Govern-ments, have agreed as follows:—

ARTICLE I.

In the relations of each of the High Contracting Parties with the extra-European Colonies and foreign Possessions of the other, the periods fixed by Articles IV, paragraph 1, and V of the Treaty of the 29th October, 1901, shall be ex-tended as follows: tended as follows :-

1. A fugitive criminal arrested under the terms of Article

A fugitive criminal arrested under the terms of Article IV shall be discharged in the dominions of His Britannic Majesty if, within the period of two months from the date of his arrest, a request for his extradition shall not have been made by the Government of the requisitioning State. The fugitive criminal may be discharged in the dominions of His Majesty the King of the Belgians if within the same period a request for his extradition has not been made by the Government of the requisitioning State; he shall be released if within seven days following the expiration of this period the warrant issued by the competent authority shall not have been communicated to the fugitive criminal.
 The person arrested shall be set at liberty if, within the three months, counting from the date of arrest, sufficient evidence in support of the demand for extradition shall not have been produced.

ARTICLE II.

The present Convention shall be ratified and the ratifica-tions shall be exchanged at London as soon as possible. It shall come into force ten days after its publication, in con-formity with the laws of the High Contracting Parties, and it shall have the same force and duration as the Treaty of Extradition to which it relates. In witness whereof the Undersigned have signed the present Convention, and have affixed their seals thereto. Done in duplicate at London, the 5th March, 1907.

Done in duplicate at London, the 5th March, 1907.

(L.S.)	E. GREY.
(L.S.)	LALAING.

And whereas the ratifications of the said Supplementary

And whereas the ratifications of the said Supplementary Convention were exchanged at London on the seventeenth day of April, one thousand nine hundred and seven : Now, therefore, His Majesty, by and with the advice of His Privy Council, and in virtue of the authority committed to him by the said Extradition Acts, 1870 to 1906, doth order, and it is hereby ordered, that from and after the nineteenth day of July, one thousand nine hundred and seven, the said Acts shall apply in the case of Belgium, under and in accordance with the said Treaty as supple-mented by the said Convention above set forth : Provided always that the operation of the said Acts shall be and remain suspended within the Dominion of Canada so long as an Act of the Parliament of Canada, being Part I of Chapter 155 of the Revised Statutes of Canada, 1906, and entitled "An Act respecting the Extradition of Fugitive Criminals," shall continue in force there, and no longer.

Amended Regulation for the Management and Administration of the Te Aroha Hot Springs and Domain Grounds.

N pursuance of the powers and authorities conferred upon me by Order in Council made on the twenty-fifth day of January, one thousand unin hundre on the twenty inthe the provisions of section 12 of "The Public Domains Act, 1881," and of all other powers and authorities enabling me in this behalf, I, James McGowan, Acting Minister in charge of the Department of Tourist and Health Resorts, do by this patient ice provide the observe i on playore' identic contained of the Department of Fourist and Health Resords, do by this notification revoke the charges for players' tickets contained in the Regulations for the Management and Administration of the Te Aroha Hot Springs and Domain Grounds, made on the fifteenth day of October, one thousand nine hundred and four, and published in the *Gazette* of the tenth day of November, one thousand nine hundred and four, and do hereby substitute the following in lieu thereof, that is to

single game, 6d. per player for each game; for tennis, 3d. per player for each set; for croquet, 3d. per player for each game; for bowls, season ticket, $\pounds 1$; for tennis, season ticket, $\pounds 1$; for croquet, season ticket, 10s. 6d.

As witness my hand, this twenty-first day of September, one thousand nine hundred and seven.

JAMES McGOWAN, Acting Minister for Tourist and Health Resorts.

"The Agricultural Implement Manufacture, Importation, and Sale Act, 1905."

Department of Trade and Customs,

Wellington, 23rd September, 1907. MEETING of the Board constituted under the above A Act is hereby summoned to be held at Christohurch, in the Provincial Hall, at 10 s.m. on Friday, 11th October, 1907, to inquire into a complaint made under section 4 of the Act.

MEMBERS OF THE BOARD.

His Honour Mr. Justice SIM, President of the Arbitra-

tion Court. J. G. WILSON, Esq., President of the Farmers' Union. WILLIAM WOMBELL CHARTERS, Esq., President of the Industrial Association of Canterbury.

A. H. COOPER, Esq. (Wellington), recommended by the Trades and Labour Councils. JOSEPH BARUCH, Esq. (Hamilton), recommended by the Agricultural and Pastoral Association.

J. A. MILLAR,

Minister of Customs.

Notice to Mariners No. 61 of 1907.

Marine Department, Wellington, 11th September, 1907. THE following Notices to Mariners, received from the Board of Trade, London, are published for general information.

J. A. MILLAR.

AFRICA.

AFRICA. PORT ALFRED APPROACH. — On 28th March, 1907, the s.s. "Kilbrennan" struck some obstruction off Riet Pt. $(33^{\circ}34' S., 27^{\circ}0\frac{1}{2}' E.)$, in the ern. approach to the port, and foundered in 10 $\frac{1}{2}$ fms., at the estimated dist. of $2\frac{1}{2}$ miles from Riet Pt. The dist. off when she struck was estimated at from 3 to $3\frac{1}{2}$ miles. It is to be obser. that no bearings are recorded, although there were both lt.-hs. and beacons in sight, and that the position of the obstruction is very doubt-ful. Moreover, as other vessels have foundered near Riet Pt., the "Kilbrennan" may have struck wreckage. Under any circumstances, the "Kilbrennan" herself is now a danger, and mariners are warned to give the land a berth of nearly 4 miles in passing Riet Pt. July.

INDIAN OCEAN.

A pinnacle rk., carrying 42 fms., and 6 to 7 fms. around, exists in approx. $6^{\circ} 1' N.$, $80^{\circ} 122$ E., in the fairway to the harb., with Pt. de Galle Lt.-h. N. $33^{\circ} W.$, $5\frac{7}{10}$ cables, and the ern. extr. of Gibbet Isl. N. 35° E. July.

CHINA SEA. ETC. Cochin China.

Criminals," shall continue in force there, and no longer. A. W. FITZROY. (Extract from the London Gazette of Tuesday, July 9, 1907.) KAM RANH (CAMBANH) BAY. --OIN 1st May, 1907, a F. white It., vis. from N. 36° E., through N., W., and S., to S. 54° E., showing with greater power from N. 54° W., through W., to S. 36° W., elev. 192 ft, above H.W., R. 12 miles, was to be

exh. from a white masonry lt.-h. 19 ft. high, in $11^{\circ} 47_{4}^{\prime}$ N., $109^{\circ} 12_{4}^{\prime}$ E., on the N.-ern. extr. of Hon Chut Isl. Also a F. white lt., vis. from N. 39° W., through N. and E., to S. 54° E., elev. 251 ft. above H.W., R. 8 miles, was to be exh. from a white masonry lt.-h. 4 ft. high, on the N.-ern. pt. of entr. into the harb., 2°_{10} miles N.28° W. from the obser. spot. July.

spot. July. PORT DAYOT. — A rk., carrying 5 ft. at L.W., exists in approx. $12^{\circ}38\frac{1}{3}$ N., $109^{\circ}22\frac{3}{4}$ E., in the port, with the srn. pt. of Adran Isl. N. 38° E., $2\frac{1}{4}$ cables, and the wrn. extr. of the same isl. N. 37° W. This rk. forms part of a bank about 50 yds. long ely. and wly., and 30 yds. broad, on which there are depths of 2 to $6\frac{1}{4}$ fms., the shoal-heads being marked by discoloured water; and 11 to 14 fms. around. July. July.

On 16th April, 1907, the lt. exh. from the Kiu Toan lt.-v. white every 20 secs. to occ. white every 17 secs.—lt. 12 secs., ecl. 5 secs.—and the power increased. July.

AUSTRALIA.

Sunken Wrecks and Floating Derelicts.

Sunken Wrecks and Floating Derelicts. GULF OF ST. VINCENT. — On 22nd April the "Norma," in semaphore anchorage, with Wonga Shoal Lt.-h. (34°50'S., 138°27'E.) E., 1½ miles, and the old lt.-h. with F. lt. N.E., marked by s.s. "Argyle," showing the wrk.-mrk.-V. sigs., moored 200 yds. S.S.W. of the wrk. Also a green conical lt.-buoy, marked "Wreck" in white, exh. an occ. green lt., was to be moored close S. of the wrk. While the wrk.-mrk.-V. is near the wrk., the pilot will, from sunset to sunrise, be stationed with the launch at the wrk.-mrk.-V., instead of at the sig.-station, and will from there proceed to. instead of at the sig. station, and will from there proceed to carry out his duties. The "Jessie Darling" has been removed. July.

removed. July. GABO IsL.—On 16th April the s.s. "Easby," with her bow to the erd., in approx. $37^{\circ} 33\frac{1}{2}$ S., $149^{\circ} 55'$ E., 70 ft. from the end of the jetty on the N.W. side of the isl. A red lt. is exh. from the mainmast-head whenever possible. Mariners are warned that this wrk. obstructs the inner anchorage on the N.-wrn. side of the isl. July.

NEW ZEALAND.

ADMIRALTY CHARTS that have received large corrections :-

No. 3629. New chart, New Zealand, North and South Isls., Hokitika to Otago Harb., including Cook Strait. May. No. 2525. New Zealand, North Isl., sheet i, the nrn. coast from Hokianga on the W. to Tutukaka on the E. June.

No. 1512. New Zealand, North Isl., anchorages on and off

the N. coast. June. No. 2532. New Zealand, South Isl., sheet ix, Banks Penin. to Otago. April.

Notice to Mariners No. 62 of 1907.

Marine Department, Wellington, 16th September, 1907. REFERRING to Notice to Mariners No. 54 of 1907, and No. 6 of 1902, with reference to the high and low lighthouses at Queenscliff, Victoria, the following further notices, received from the Port Officer, Melbourne, are published for general information. The following notice with respect to the Hopetoun Chan-

rel, received from the same source, and a notice with re-spect to the western approaches to Torres Strait, received from the Marine Department, Brisbane, Queensland, are also published for information.

J. A. MILLAR.

"EASBY " WRECK .- GABO HARBOUR.

It is hereby notified that a red (temporary) buoy has now been placed on the stern of the wrecked steamer "Easby," in Gabo Harbour, 110 ft. from the funnel, so as to mark the submerged portion of the wreck. A wreck-buoy will substituted for the temporary buoy when practicable.

C. W. MACLEAN

Port Officer.

HIGH AND LOW LIGHTHOUSES, QUEENSCLIFF.

It is hereby notified that the burners of the lights ex-hibited from the upper and lower lighthouses on Short-land's Bluff, Queenscliff, are now being altered from the wick to the incandescent system, which will have the effect of slightly increasing the brilliancy of the lights under ordinary conditions of atmosphere.

C. W. MACLEAN, Port Officer.

Melbourne, 20th August, 1907.

Melbourne, 21st August, 1907.

The following Notice to Mariners, which has been re-ceived from the Geelong Harbour Trust Commissioners, is published for general information.

C. W. MACLEAN Port Officer.

Melbourne, 13th August, 1907.

HOPETOUN CHANNEL.-GEELONG HARBOUR.

Pilots, exempt masters, and others are hereby notified that on or about the 15th instant (in connection with the dredging operations now in progress) an outrigger will be placed on the north or channel side of the black or porthand beacons, and that such outriggers will extend a dis-tance of 17 ft. therefrom.

Caution.

Persons navigating the channel should exercise care so that fouling of the outriggers may be avoided. (Sgd.) Geo. A. MOLLAND,

Harbourmaster,

Geelong, 5th August, 1907.

WESTERN APPROACHES TO TORRES STRAIT.-MERKARA SHOAL.

Captain Hardy, of H.M.S. "Fantome," reports that the above-named shoal, situated in lat. 10° 31' 15" S., long. 141° 13' 00" E., and reported in 1881 as a bank with 6 fathoms,

has a minimum depth of 3 fathoms. Charts affected: Nos. 1088, 1043, 2354, and 447; "Australia Directory," Vols. ii and iii.

JOHN MACKAY,

Portmaster.

Marine Department, Brisbane, 30th August, 1907.

Varied Notice fixing Closing-hours of Shops in the Town District of Bulls.

WHEREAS by notice dated the 17th day of July, 1907, and gazetted on the 18th day of July, 1907, the Minister of Labour, in exercise of the powers in that behalf 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 that section, did direct that from and after the 22nd day of July, 1907, all the shops in the Town District of Bulls should be closed in the evening of every working-day (except Saturday and the the evening of every working-day (except Saturday and the statutory closing-day) at the hour of 6 of the clock, and on Saturday at the hour of 9 of the clock: And whereas by a like requisition, duly made and certified as aforesaid, he has

like requisition, duly made and certified as aforesaid, he has been requested to vary the said notice by fixing the closing-hours of hairdressers and tobacconists' shops at 11 c'olock p.m. on each working-day (except Saturday and the statu-tory closing-day), and on Saturday at 11.30 o'clock p.m.: Now, therefore, in compliance with the last-mentioned requisition, 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 30th day of September all hairdressers and tobacconists' shops in the Town District of Bulls shall be closed in accordance with such requisition. Dated at Wellington, this 18th day of September, 1907. J. A. MILLAR.

J. A. MILLAR, Minister of Labour.

Examination for Mine-managers' and Battery Superintendents' Certificates.

Mines Department, Wellington, 27th September, 1907. Wellington, 27th September, 1907. WRITTEN and oral examinations of candidates for cer-tificates as First- and Second-class Mine-managers and Battery Superintendents under "The Mining Act, 1905," and First- and Second-class Mine-managers under "The Coal-mines Act, 1905," will be held on Tuesday, the 21st January, 1908, and following days, at the Thames, Waihi, Reefton, and Dunedin. All applications, with neces-sary certificates, and fee of £1 by post-office order, should be addressed to "The Secretary, Board of Examiners under the Mining Act [or Coal-mines Act], Wellington," and must be received on or before the 21st December, 1907. Forms of application may be obtained at any School of Mines, and from Inspectors of Mines. from Inspectors of Mines.

H. E. RADCLIFFE,

Secretary to the Board of Examiners. [Norz.--No candidate will be permitted to present himself for examination unless he holds an authority from the Secretary stating that his certificates of service have been accepted by the Board.]

Examination for Dredgemasters' Certificates.

Mines Department, Wellington, 27th September, 1907. A N examination of candidates for certificates as dredge-masters, under "The Mining Act, 1905," will be held on Tuesday, the 28th January, 1908, at Gray-mouth and Dunedin. All applications, with necessary certificates, and fee of £1 by post-office order, should be addressed to "The Secretary, Board of Examiners under the Mining Act, Wellington," and must be received on or before the 3rd January, 1908. Forms of application may be obtained from Inspectors of Mines, Westport and Dunedin. Dunedin.

H. E. RADCLIFFE,

Secretary to the Board of Examiners.

[NOTE.-No candidate will be permitted to present himself for examination unless he holds an authority from the Secretary stating that his certificates of service have been accepted by the Board.]

Branch of Friendly Society registered.

Friendly Societies' Registry Office, Wellington, 5th September, 1907. THE Loyal Hand of Friendship Lodge, No. 8010, situated at Huntly, is registered as a Branch of the Auckland District of the New Zealand Branch of the Manchester Unity Independent Order of Odd Fellows Friendly Society, under "The Friendly Societies Act, 1882," this 5th day of Contembor 1007 September, 1907.

ROBT. E. HAYES, Registrar of Friendly Societies.

Branch of Friendly Society registered.

Friendly Societies' Registry Office, Wellington, 23rd September, 1907. THE Melrose Lodge, No. 66, situated at Kilbirnie, is registered as a branch of the Grand Lodge of the North Island of New Zealand of the United Ancient Order of Druids Friendly Society, under "The Friendly Societies Act, 1882," this 23rd day of September, 1907.

ROBT. E. HAYES, Registrar of Friendly Societies.

"Trade Union Act, 1878."-Cancelling of Registry.

Friendly Societies' Registry Department, Wellington, 24th September, 1907. NOTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 20 of 10 The Two N Societies has, pursuant to section 20 of "The Trade Union Act, 1878," by writing under his hand dated this 24th day of September, 1907, cancelled the registry of the Amalgamated Labour Union, on the ground that the said trade-union has ceased to exist. ROBT. E. HAYES,

Registrar.

Government Insurance Department.-Agency opened at Millerton.

Government Insurance Department, Wellington, 20th September, 1907. A N Agency of the Life Branch of the above Depart-ment will be opened at

THE POST-OFFICE, MILLERTON,

as from the 7th October, 1907.

Ð

J. H. RICHARDSON, Commissioner.

CROWN LANDS NOTICES.

Land in Steward Settlement, Otago Land District, open for Selection on Lease in Perpetuity.

District Lands Office,

District Lands Office, Dunedin, 23rd September, 1907. N OTICE is hereby given that the undermentioned land will be open for selection on lease in perpetuity, at the District Lands Office, Dunedin, on Wednesday, the 30th day of October, 1907, under the provisions of "The Land for Settlements Consolidation Act, 1900," and amendments.

If more than one application is received for the section on the same day, the order of selection shall be decided by ballot on the following day, at 11 o'clock a.m., at the District Lands Office, Dunedin.

SCHEDULE.

OTAGO LAND DISTRICT.-WAITAKI COUNTY.-PAPAKAIO SURVEY DISTRICT.-STEWARD SETTLEMENT.

				Perpetuity : per Cent.			
	Block.	Ares.	Rent per Acre per Annum.	Half-yearly Rent.			
	VIII	A. B. P. 60 0 0	s. d. 5 6	£ s. d. 8 5 0			

Open, flat, agricultural land, about 30 ft. above sea-level, fronting on Waitaki River. The soil is fairly good, but stony in parts. The main frontage is to Kaika Road, but there is a road leading from the western boundary to the Waitaki Bailway-station, distant three-quarters of a mile. This section is fenced on the southern boundary. The value of the fencing (£17 5s.) is included in the price of the land.

D. BARRON. Commissioner of Crown Lands,

Village Allotments in Wellington Land District for Sale by Public Auction.

District Lands Office, Wellington, 25th June, 1907. NOTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned village allotments will be offered for sale by public auction, at the Public Hall, Eketahuna, on Friday, the 4th day of October 1007 October, 1907.

SCHEDULE.

Wellington Land District. — Eketahuna County. -Nireaha Village Settlement.

Section.	tion. Area.		pse rice		Section.	1	Area	L.		pset rice.			
	۸.	R.	Р.	£	в .	d.	1	Α.	R.	Р.	£	8.	đ
43	1	0	0	25	0	0	53	1	0	0	25	0	(
44	1	0	0	25	0	0	54	1	0	0	25	0	(
45	1	0	0	25	0	0	55	1	0	0	25	0	(
46	1	0	0	25	0	0	56	1	0	0	25	0	. (
47	1	0	0	25	0	0	57	1	0	0	25	0	. (
51	1	Ó	Ó	50	0	0	58	1	0	0	25	0	1
52	1	Ō	Ó	25	0	0	59	1	0	6	25	0	(

JOHN STRAUCHON, Commissioner of Crown Lands.

Land in Otago Land District for Disposal under Section 115 of "The Land Act, 1892."

District Lands Office, Dunedin, 13th September, 1907. N OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be disposed of under section 115 of "The Land Act, 1892," on or after Thursday, the 19th day of Decem-ber, 1907.

SCHEDULE.

OTAGO LAND DISTRICT.

Parts of Sections 1 and 2, Block I, Pomahaka Survey District.

An area of about 2 acres to P. Miller for cash.

An area of about 10 acres to S. Dunlop for cash. An area of about 8 acres to E. Hooker under lease in perpetuity. An area of about 75 acres to D. P. Copland under lease in

perpetuity. D. BARRON.

Commissioner of Crown Lands.

No: 85

Lands in Auckland Land District forfeited.

Department of Lands, Wellington, 24th September, 1907. of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1892."

SCHEDULE.

Tenure.		Lease or License No.	Section.	Block.	District.	Formerly held by	Reason for Forfeiture.
O.R.P. O.R.P. O.R.P. O.R.P. L.P. L.P. L.P. L.P.	••• •• •• •• ••	2288 2563 2895 2521 995 738 2240 2285	18 5A 245, 252 8 32 7 1 1	XV VIII Parish IX X VII VIII III	Rotorua Orahiri Waiotahi Mangamuka Whangape Hetana Hamlet Rangaroa Village Settlement	W. Rogers A. Brodie R. Ross A. Dean M. A. Lennon W. Hunia A. Wilson T. T. McAlister	Non-fulfilment of conditions Selector's request. Abandoned. " Selector's request.
L.P. L.P. M.D.L.O. M.D.L.O. M.D.L.O. P.L.	•••	2284 1584 18 11 20 353	1 10 29 28 30 5	IV VII Parish Parish Parish V	Ditto Waipoua Hahei " Hukerenui	H. C. McAlister J. Maxwell T. J. Hamilton J. Hamilton G. J. Song Mitchelland Irving	Abandoned.

ROBERT MONAB Minister of Lands.

Rural Land in Auckland Land District open for Sale or Selection.

District Lands Office, Auckland, 17th July, 1907. N open for sale or selection, at this office, either for cash, for occupation with right of purchase, or for lease in perpetuity, at the option of the selector, on Wednesday, the 23rd day of October, 1907, under the provisions of Part III of If more than one empleation is reacted to it.

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

SCHEDULE. AUCKLAND LAND DISTRICT. Second-class Land.

County.	District		Section.	Block.					C	Ash	Price			Bight	t of I	ion w Purch per C	8.80	:	Leas Rei	ə in H at, 4 j	Perpe per C	tuity ent.	r:
				200021				Per Acre. Total Price		ce.	Rent per Acre per Annum.		Half-yearly Rent.		rly	Rent per Acre per Annum. Half-ye Rent			 1y				
Waitomo	Puniu	••	7	xIII	A. 328	в. 0	р. 0		s. 5		£ 410	в. 0	d. 0	s. 1	d. 3	£ 10	s. 5	đ . 0	s. 1	đ. 0	£ 8	s. 4	

Altitude, from 400 ft. to 500 ft. above sea-level. Level to broken country, covered with fern and tea-tree scrub; soil of a light nature, on sandstone formation; well watered by small swamps; general quality of section is fair. Situated seven miles from Kawa Railway-station and five miles from Otorohanga by good road.

JAMES MACKENZIE.

Commissioner of Crown Lands.

Land in Southland Land District for Disposal under Sec. Land in Nelson Land District for Disposal under Section 114 tion 114 of "The Land Act, 1892."

District Lands Office, Invercargill, 17th July, 1907.

N OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be disposed of to the owners of the adjoining land, under section 114 of "The Land Act, 1892," on or after Friday, the 25th day of October, 1907.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

SECTION 1A, Block XLI, Taringatura Survey District, 12 acres and 34 perches. .

JOHN HAY, Commissioner of Crown Lands.

District Lands Office,

Nelson, 1st July, 1907. Nelson, 1st July, 1907. Molson, 1st July, 1907. "The Land Act, 1892," that the undermentioned land will be disposed of to the holder of the adjoining land, under section 114 of the said Act, on or after Wednesday, the 2nd day of October 1007. the 2nd day of October, 1907.

SCHEDULE.

NELSON LAND DISTRICT.

ALL that area, containing by admeasurement 20 acres, more or less, situated in Block VIII, Matiri Survey District. Bounded towards the north, east, and south by an area of 658 acres, held by T. Newman on lease-in-perpetuity tenure; and towards the west by a road-line along the Owen River, and a road frontage to an education reserve of 63 acres.

F. W. FLANAGAN, Commissioner of Crown Lands.

SEPT. 27.]

Village-homestead Allotments in Wellington Land District open for Selection on Lease in Perpetuity.

District Lands Office

Wellington, 25th June, 1907. Wellington, 25th June, 1907. N OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned village-homestead allotments will be open for selection on lease in perpetuity, at this office, and at the Public Hall, Eketahuna, on Monday, the 30th day of September, 1907.

SCHEDULE.

WELLINGTON LAND DISTRICT.-EKETAHUNA COUNTY. Hukanui Village Settlement.

			Lease in Perpetuity: Rent, 4 per Cent.						
Section.	Block.	Ares.	Rent per Acre per Annum.	Half-yearly Rent.					
49 50 52 53 54	··· ·· ··	A. R. P. 37 0 26 37 0 26 26 1 39 26 1 39 26 1 39	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	£ s. d. 11 10 0 11 10 0 7 10 0 8 0 0 8 10 0					

Nireaha Village Settlement.

			Lease in Perpetuity: Rent, 4 per Cent.					
Section.	Block.	Area.	Rent per Acre per Annum	Half-yearly Rent.				
·		A. R. P.	s. d.	£ s. d.				
37	I	49 1 24	8 11	11 0 0				
38	"	49 2 6	78	9 10 0				
39		50 0 34	8 9	11 0 0				
40	"	50 3 10	8 3	10 10 0				
41	"	48 3 6	7 9	9100				
42	"	44 1 29	7 3	800				
60	VII	52 3 17	9 1	12 0 0				
61		54 0 9	7 9	10 10 0				
62	"	54 1 3	79	10 10 0				
65		49 2 12	8 10	11 0 0				

JOHN STRAUCHON. Commissioner of Crown Lands.

Rural Land in Nelson Land District open for Selection on Lease in Perpetuity.

District Lands Office Nelson, 9th September, 1907.

Nelson, 9th September, 1907. Nortice is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be open for selection on lease in perpetuity, at this office, on Thursday, the 12th day of December, 1907, under the provisions of "The Land Act, 1892," and "The Bush and Swamp Crown Lands Settlement Act, 1903." If more than one application is received for the land on the same day, the order of selection shall be decided by ballot hallot

SCHEDULE.

NELSON LAND DISTRICT. - INANGAHUA COUNTY.

Second-class Unsurveyed Heavy-bush Land.

District.	Block.	Area.	Lease in Perpetuity Rent 4 per Cent: Rent per Acre per Annum.		
Matiri	xiv	A. R. P. 338 0 0	s. d. 0 3·8		

Weighted with £42, valuation for felling and grassing. Situated about three-quarters of a mile from Longford Post-office and telegraph-station, and about 10 chains off the main coach-road, Nelson to Westport. Portion of the block known as the Matiri Valley Block. Open, forest-clad land, the timber being brown-birch and silver-birch not

suitable for milling. Formation, sandstone and con-glomerate. Soil is very fair, and well watered. Northern and western portions of the area lie well to the sun, and when cleared will carry good grass.

F. W. FLANAGAN, Commissioner of Crown Lands.

Rural Lands in Nelson Land District open for Selection on Lease in Perpetuity.

District Lands Office,

District Lands Office, Nelson, 2nd September, 1907. N OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned lands will be open for selection on lease in perpetuity, at this office, on Thursday, the 5th day of December, 1907, under the provisions of "The Land Act, 1892," and "The Bush and Swamp Crown Lands Settlement Act, 1903." If more than one application is received for the same land on the same day, the order of selection shall be decided by ballot.

decided by ballot.

SCHEDULE.

NELSON LAND DISTRICT .- BULLER COUNTY .- KONGAHU BLOCK.

Second-class Unsurveyed Heavy-bush Land.

District.	Block.	Area.	Lease in Perpetuity: Rent, 4 per Cent.: Rent per Acre per Annum.				
Kongahu "	III VI	Acres. 430 30	4·68d. 4·68d.				

Hilly pastoral country, with patches of excellent soil on western side of Glass-eye Creek, remainder good soil of sedimentary marine formation; covered with bush, comprising birch, rimu, and kamahi. Access by about two miles of unformed track from the Little Wanganui River, which is distant about thirty-five miles from Westport by steamer.

> F. W. FLANAGAN, Commissioner of Crown Lands.

Village-homestead Allotments in Southland Land District open for Selection on Lease in Perpetuity.

District Lands Office, Invercargill, 1st July, 1907. N OTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned village-homestead allotments will be open for selection on lease in perpetuity, at this office, on Wednesday, the 16th day of October, 1907.

SCHEDULE.

SOUTHLAND LIAND DISTRICT.—SOUTHLAND COUNTY.—TOWN OF MENZIES' FERRY.—MENZIES' FERRY VILLAGE SETTLEMENT.

Village-homestead Allotments.

			Lease in I Rent, 4	Perpetuity : per Cent.		
Section.	Block.	Ares.	Rent per Acre per Annum.	Half-yearly Rent.		
		A. R. P.	s. d.	£ s. d.		
49	IV	23 3 36	8.9.6	560		
50	"	24 3 25	9 7.2	600		
51	"	24 0 6	8 0	4 16 0		
52	,	24 3 21	9 7.2	600		
53	. ,,	26 0 27	8 9.6	5 15 0		

The above sections are situated about one mile from the Town of Wyndham and three miles and a half from Eden-dale Railway-station. All are open flat land; good soil, on gravel formation; well watered. Access by metalled roads.

> JOHN HAY, Commissioner of Crown Lands,

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Tokerau District Maori Land Board.

Auckland, 20th September, 1907. N OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be considered at a meeting of the Tokerau District Maori Land Board to be held at Auckland on Friday, the 4th day of October, 1907, at 10 o'clock in the forencon.

SCHEDULE.

JAS. W. BROWNE, President.

APPLICATIONS FOR CONSENT TO LEASE.

lo. of Papers.	Name of Applicant.	Name of Land.	Names of Maori Lessors.
•	ADJ	OURNED APPLICATIONS.	
1. T. 0 6/57	Frederick George Watson (by his soli- citor, T. H. Steadman)	Part of Whatitiri 12B No. 2	Henare Panoho.
2. T . 07/15 3. T . 07/16	Paora Tiunga	Te Komiti No. 2B	
4. T. 07/17 5. T. 07/37	Paora Tiunga J. H. Adams (by his solicitors, Parr	Muriwhenuatika No. 1 (part) Ririwha (Stephenson's Island)	Mauahara Pona and others
6. T. 07/39	and Blomfield) H. K. Wallace (by his solicitors, Parr and Blomfield)	Pakinga C3 (part)	•••
7. T. 07/44	William McQuillan	Kaingapipiwai Nos. 1E and 1F	••
	age to the second se	NEW APPLICATIONS.	
• •	Horace Chadwick (by his solicitors, Dufaur and Biss)	Komiti No. 1B	Akuira Eruera and others.
	Condon and Williams (by their soli- citor, R. J. Coates)	Lot 44, Parish of Kopuru, and parts of Oturei and Okapakapa	Hone Taonui and others.
, ,	Harold Phillip McLeod (by his soli- citors, Dufaur and Biss)	Pouto No. 2B, Section 4A	Ihapera Kena and others.
	J. S. Hows and F. Shepherd (by their solicitors, Parr and Blomfield)	Matangirau	Hemi Tupe and others.
	Chadwick and Martinovich (by their solicitor, R. J. Coates)	Part of Oturei	Hone Taonui and others.
3. T. 07/57	Rowland H. Harrison and Abraham L. Stokes (by their solicitors, Earl and Kent)	Part of Paremata-Mokau	Henare Kaupeka and others
4. T. 07 /57	Matthew James Whitelaw (by his solicitors, Reed and Miller)	Waipapa	Hori Paraone and others.
5. T. 07/58	Matthew James Whitelaw (by his solicitors, Reed and Miller)	Whakaparapara	Hemi Neri and others.
3. T. 07/59	D. B. Gorrie and P. E. Buckland (by their solicitors, Parr and Blomfield)	Rawhitiroa	Timoti Poihipi and others.
7. T. 07/60	D. B. Gorrie and P. E. Buckland (by their solicitors, Parr and Blomfield)	Whakakoro	Anaru Ngawaka and others.
3. T. 07/61	D. B. Gorrie and P. E. Buckland (by their solicitors, Parr and Blomfield)	Paihia No. 2	Marohaia Tamati and other
D. T. 07/62	D. B. Gorrie and P. E. Buckland (by their solicitors, Parr and Blomfield)	Rarotonga	Ani Ritete and others.
D. T. 07/63	Olivia Marchmont McCollough (by her solicitors, Parr and Blomfield)	Opanake 14 No. 1	Arapeti Paikea and others.
1. T. 07/64	Olivia Marchmont McCollough (by her solicitors, Parr and Blomfield)	Opanake 1A No. 2	Aherata Maihi and others.
2. T. 07/65	Olivia Marchmont McCollough (by her solicitors, Parr and Blomfield)	Opanake 14 No. 3	Ahenata Hare Maihi an others.
3. T. 07/66 1. T. 07/67	Olivia Marchmont McCollough (by her solicitors, Parr and Blomfield) George Turnbull Niccol (by his solici-	Opanake 1A No. 4	Ani Kingi and others.
I. T. 07/67 5. T. 07/68	tors, Parr and Blomfield) Ada Beatrice Niccol (by her solicitors,	Hukstere B1, B2, B3	Paratene Hemana and other
3. T. 07/69	Parr and Blomfield) George McLaughlin Niccol (by his	Komiti No. 2A, Sections 1, 2, 3, and No. 2B Komiti No. 1A, Sections 1 and 2, and	Mihaera Manuka and others Hera Waiti and others.
. I. 01/09	solicitors, Parr and Blomfield)	No. 1B	LICTE WENTERIG OUDERS.

APPLICATIONS FOR ISSUE OF RECOMMENDATIONS TO HIS EXCELLENCY THE GOVERNOR FOR REMOVAL OF RESTRICTIONS.

of	No. Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.		
		ADJOURNED	APPLICATIONS.	· · · ·		
27.	T . 07/32	Nathaniel Clotworthy, jun. (by his solicitors, Nicholson and Gribbin)	Mareikura A No. 20	Sale.		
28.	E. 07/48	J. E. D. Kemp (by his solicitors, Parr and Blomfield)	Maungakawakawa No. 2	Sale.		
		NEW APP	LICATIONS.			
29.	T. 07/46	Richard Monk (by bis solicitors, Earl and Kent)		Sale.		
80.	T. 07/48		Mangakahia 2A2 No. 4A	Sale.		
31,	T. 07/49	Taparato Taurau and Mohi Kawe Tito	Whatitiri 12A No. 2	0.1.		
32.	T. 07 /50	Ernest J. Penwarden (by his solicitor, T. H. Steadman)	Mangakahia 2A2 No. 4A	'Sale. Ji82		
83.	T. 07/51	Te Kooti Reweti and others	Part of Waikoukou No. 2	a 1		
34.	T. 07/53	Matthew W. Armstrong (by his solicitor, T. H. Steadman)	Whatitiri 128 No. 2	Mortgage.		

SEPT. 27.]

THE NEW ZEALAND GAZETTE.

NATIVE LAND COURT NOTICES.

Order under Section 39 of "The Native Land Court Act, 1894."

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

In the matter of "The Native Land Court Act, 1894"; and in the matter of the lands known as Puninga No. 11 and Whareongaonga C No. 11; and in the matter of an application by Karepa Kohukohu to the Chief Judge of the said Court, under section 39 of "The Native Land Court Act, 1894," to amend the succession orders made in respect of Hirini Tipare, deceased, herein.

HIRITI TIPAFE, deceased, nerein. WHEREAS the above application has been referred to the Native Land Court for inquiry and report, and the same has been duly reported on: And whereas it appears that the orders made appointing successors to Hirini Tipare, deceased, in Puninga No. 11 and Whareongaonga C No. 11 were made in error: Now, therefore, for the purpose of rectifying the said error, and in exercise of the power in that behalf vested in me as Chief Judge of the said Court by section 39 aforesaid, I hereby order that the said orders made on the 20th November, 1899, granting succession to Hirini Tipare, deceased, and the orders made on the 10th May, 1905, granting succession to Tamati Poaka, deceased, in respect of the aforesaid blocks of land be and the same are hereby cancelled; and that the partition order for Whareongaonga C No. 11A, dated the 12th August, 1904, be and is hereby amended by striking out the names of Hori Koroneho and Tamati Poaka therefrom, and substituting therefor the name of Hirini Tipare, male, three shares. As minness my hand, this 20th day of Santember 1007 LACKSON PALMER. Chief Judge

As witness my hand, this 20th day of September, 1907.

JACKSON PALMER, Chief Judge.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Auckland, 18th September, 1907, NOTICE is hereby given that an application has been made to a Judge of the Court for a certificate under section 55 of "The Native Land Court Act, 1894," confirming the alienation hereunder specified. All objections to the granting of such certificate must be lodged with me within fourteen days from the publication of this notice. A. G. HOLLAND, Registrar.

[Auckland, Sec. 55, 1907-8.]

THE ALIENATION ABOVE REFERBED TO.

No.	Nature of	Alienation.		Date.	Name of Land.	1	N	lames o	of Pe	arties.	
8	Lease	••	•••	14th August, 1907	Portion of Section 2, Block XII, Waihou Survey District	Hunia Clau	u Te de Wi	Weu ght.	to	Richard	John

Application for Confirmation Certificate under Section 55.

Registrar's Office, Auckland, 23rd September, 1907. N OTICE is hereby given that an application has been made to a Judge of the Court for a certificate under section 55 of "The Native Land Court Act, 1894," confirming the alienation hereunder specified. All objections to the granting of such certificate must be lodged with me within fourteen days from the publication of this notice. [Auckland, Sec. 55, 1907-9.] A. G. HOLLAND, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
9	Sale of freehold	20th September, 1907	Lot 100, Parish of Onewhero	Kerei Kukutai to John Muir.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Wellington, 24th September, 1907. OTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice. E. A. WELCH, Registrar. (Wellington, Sec. 55.)

THE ALIENATIONS ABOVE BEFEBRED TO.

No.	Nature of Alienation.		Nature of Alienation. Date.		Names of Parties.
1	Transfer	•• ••	10th September, 1907	Sandon, Town Section	Arani Hoeta to Catherine Whisker.
2	Transfer	••	18th September, 1907	Tiriraukawa, Block VIII, Section 23	Makere Inia to Hohua Rawiri Puaha.
3	Transfer	•• ••	6th June, 1907	Haukaretu B	Wi Pakata and Katarina Raina to Nicholas Reid and Donald N. Reid.
4	Transfer	•• .	21st September, 1907	Ngakaroro No. 3D, Section 5	Hemi Kupa Hawea to John David Howell.
5	Transfer	••	16th September, 1907	Petane No. 2	Iripoama Rakatairi to George Ebbett.

2931

[No. 85

Sitting of the Native Land Court at Auckland.

Registrar's Office, Auckland, 20th September, 1907. N OTICE is hereby given that a sitting of the Native Land Court will be held at Auckland on the 8th day of October, 1907, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it. [Auckland, 1907-36] A. G. HOLLAND, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.
	ADJOURNED APPLICATION	(8.
1	Hoera Honetana, Tamati Wiremu, Piri Paraone, Waata Hangata	, Te Karaka.
2	Tereha Tanca, and others Remana Nutana	. Te Hurihi No. 12.
		. , 10 1101111 110. 12.
	NEW APPLICATION.	

3 Hikiera Taierua (by his solicitors, Earl and Kent) ... Orakei No. 2A.

APPLICATION TO DETERMINE RELATIVE INTERESTS.

No.	Name of Applicant.	Name of Land.
32	Te Aho Renata, Wiremu Tamihana, Renata te Koroa, and others	Te Karaka.

APPLICATION TO ASSESS. THE AMOUNT OF COMPENSATION PAYABLE TO OWNERS OF NATIVE LAND TAKEN BY PROCLAMATION UNDER SECTION 91 "THE PUBLIC WORKS ACT, 1894," FOR A ROAD.

No.	Name of Applicant.	Name of Land.	Area taken.
38	The County Council of Otamatea (by their solicitors, Gillies and Colbeck)	Section 26B, Parish of Omaru	2a. 2r. 23 9p.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

Ņo.	io. Nature of Alienation.		Nature of Alienation.		Nature of Alienation. Date.		Name of Land.	Names of Parties.		
34	Lease	••	•••	16th May, 1902	Part of Lot 99 One- where	Te Waru te Taike and others to W. H. C. Glasson and A. J. Glasson.				
35	Mortgage	••	••	4th October, 1906	Hauturu No. 3	Pene Hopa to the Superintendent				
36	Lease	 In the second se	•••	17th December, 1906	Te Kumi No. 9	Government Advances to Settlers. Whitinui Hohepa and Kiore Pakoro to Emily Baker and John Marod Pane Tapp.				
37	Lease			28th March, 1907	Lot No. 3F1, Orakei	Hori Winiata to John Peach.				
38	Mortgage			11th April, 1907	Opuatia No. 6A	Ewe Hohua to John Muir.				
39	Lease	••	•••	11th December, 1906	Lot 99, Onewhero	Hori te Kanawa and others to Edward Lapwood and Alfred H. Lapwood.				
· 40 ·	Lease	••	••	18th January, 1907	Lot 99, Onewhero					
41	Lease	••	•••	23rd November, 1906	Kinohaku East No. 4D, Section 2	Ruita te Mihinga to Anne Lillian Hunt.				
42	Lease	••		26th November, 1906	Pukenui No. 2D, Sec- tion 5	Te Naunau Hikaka to William H. Adams.				
48	Conveyance	••	•••	9th May, 1907	Lot 10, Parish of One- where	Henare Wirihana to Elizabeth Allen Hector.				
44	Mortgage	••	••	27th April, 1907	Part of Section 21, Parish of Tamahere					
45	Transfer	••	•••	12th November, 1900	Tauteihiihi No. 2A	Mai Hapeta to George Edwin Halli- well.				
46	Transfer	••		28th June, 1907	Otangaroa No. 1c No. 1					
47	Lease		•••	1st August, 1907	Part of Lot 12, Ma- ngere	Patara te Tuhi and Hota Witara to Abraham Cridick Poad.				
48	Lease	••	•••	27th July, 1907	Kaitara No. 2A	Anaru Wiapu and others to Thomas Forester Linnell.				
49 `	Lease	••		27th July, 1907	Kaitara No. 2B	Anaru Wiapo and others to James Everard Linnell.				
50	Lease	••	•••	10th October, 1906	Section 237, Parish of Waimana					
51	Lease	••	•••		Pirongia West No. 3B, Section 2F					
52	Lease	••	••	13th October, 1905	Portion of Kawhia P No. 2	Atakohu Wetere, Roia te Ake, and Waata Pumipi, to Walter Anderson Mason.				

Sitting of the Native Land Court at Whakatane, Bay of Plenty.

Registrar's Office, Auckland, 16th September, 1907. Notice is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Whakatane, Bay of Plenty, on the 15th day of October, 1907, or as soon thereafter as the business of the Court will allow. [Auckland, 1907-35.]

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.		
	CLAIMS FOR THE DISTRICT OF	OPOTIKI.		
	ADJOURNED APPLICATIONS.			
754 755 756	Waipae Haweti, Hoori Haweti, and Hairama Haweti Wi Akurangi, Te Ua, Kewa, Matiu Nahona, Pene Ngamoko, Kahika Wahu, and Kora Maaka Rangihuatake			
756 757 758	Te Pere te Ua, Maura Tiu, Te Wairama Hurae, and others Kora Rangiihu, Tapui te Kaka, Kewa Paora, Ronga Wharekawa, Pakihi, Pirika Mio, Mio te Wharenui, and others	Te Awanui Haparapara. Te Rere, Section 336, Block III, Opotiki (Lot 336, Parish of Waimana).		
759 760	Bongo Wharekawa and Mataka Te Awanui Aporotanga, Paora Poihipi, Tuakanakore, Pene Nga- moko, Poihipi Ngamoko, Matiu Ngahona, Tamure Kingi, Hau- tuku Ngamoko, Hata Reikete, Amoamo Reikete, Rapata Koroiti, Tarati Teiki, Rangi Reremoana, Hinepau Whakatatare, Wara- kihi Raruatere, Amiria, and others	Lot 393D, Parish of Walotahi. Whakapaupakihi No. 2.		
761	Rewita Niwa, Te Warana Mokomoko, and Paora Taia	Whakapaupakihi No. 2.		
	NEW APPLICATIONS.			
762 763	Rangihaerepo Tairua Turei Ru, Whakahihi Tawhai, Teito te Teira, Ngahaki Piripi, and others	Waioeka, Lot 143. Te Awanui Haparapara.		
	CLAIMS FOR THE DISTRICT OF V	WHAKATANE.		
764 765 766 767 768 769 770 771	Mere Hohepa and others	Rangitaiki, Lot 1A. Waimana, Lot 253. Whakatane, Lot 14. Whakatane, Lot 15. Rangitaiki, Lot 30c. Rangitaiki, Lot 38. Rangitaiki, Lot 29. Waimana, Lot 266B.		

APPLICATIONS TO DETERMINE RELATIVE INTERESTS.

_	No.		Name of Applie	Cant.			Name of Land.	
~~~	938	Rewita Niwa, Mikaere haerepo	Apanui, Paora	Taia, and	Wiremu	Rangi-	Whakapaupakihi No. 3 (or 4).	
	939			••	••	••	Waiaua No. 5.	
			CLAIM FO	R THE I	DISTRICT	OFV	VHAKATANE.	

940 | Tamawhatu Tamehana, Te Tuhipi Hopa, W. Whatanui, and Matahina B. Raaro te Harawira

Applications for Registration of Adoption of Children under the Provisions of Section 50 of "The Native Land Claims Adjustment and Laws Amendment Act, 1901."

¥0.	and conducting a start of the s	Ne	ume of Appli	Name of Child.			
941 942	Piihi Hei Timora Tieki	••	••	••	•••		Piihi Hei. Erina Maria, the child of Hira and Wharehere- here.

#### APPLICATIONS UNDER SECTION 46 OF "THE NATIVE LAND COURT ACT, 1894," FOR PROBATE.

No.	2.7	. Nai	me of Applic	Name of Deceased.			
943 944 945	George Savage George Savage Te Paca Kingi	••	••	••	••	••	Pera te Atua. Hera Manawa. Mere Karo.

No. 85

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

Nō.	Name of Applicant.	•	Name of Land.			Nature of Application.	
946	Marupo Hunia and others		Rangitaiki, I and 31	Lots	21,	28,	Application for inclusion of the names of Pia Hawera, Kupai Hawera, Hakopa Hawera, Ringamau te Huaiti, and Huruhuru Oke, in the lists of owners in the said lands.

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

No.	Name of Applicant.	Name of Land. Amou	nnt due.
	ADJOURNED A	APPLICATIONS. £	s. d.
947 948		Te Rua           6            Tauaroa          0	0080
	NEW APPI	LICATIONS.	
949 950 951 952 953 954	Chief Surveyor, Land District of Auckland Chief Surveyor, Land District of Auckland Chief Surveyor, Land District of Auckland	Kapuarangi No. 1A 35	0 0 0 0 10 0 0 0 0 0 5 9

APPLICATIONS	FOR	SURVEY	CHABGING	ORDERS.
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No.	Name of Surveyor.	Name of Land.	Ares.	Amonat.
	ADJOURN	NED APPLICATIONS.	A. B. P.	£ s. d.
955	The Chief Surveyor for the Provincial District of Auckland		1,687 0 0	178 0 0
956	The Chief Surveyor for the Land District of Hawke's Bay	Oamaru No. 5	••	1° <b>19</b> 4
		· · · · · · · · · · · · · · · · · · ·	<u> </u>	<u></u>

	Application F	OR APPORTIONME	NT OF SURVEY LIEN.	
No.	Name of Applicant.		Name of Land.	Amount to be apportioned.
957	The Chief Surveyor, Auckland District		Kapuarangi No. 14 and Kapuarangi We	est   £78 2s. 3d.

Applications for Determination of Interests acquired by the Crown.

No.	Name of Applicant.		Name of Land.
958	The Hon. Robert McNab, Minister of Lands	•••••••	Tahora No. 2a.
959	The Hon. Robert McNab, Minister of Lands		Tahora No. 2B, Section 2.

APPLICATIONS TO CONSTITUTE OWNERS & BODY CORPORATE AND APPOINT & COMMITTEE UNDER THE PROVISIONS OF SECTIONS 122, 123, AND 124 OF "THE NATIVE LAND COURT ACT, 1894."

No.	Name of Applicant.	Name of Land.	Area.	District.
960	Akuhata Takatua, Hohepa Hauata, Whareko- huru Romana, Rapi Hunia, Hori Karaka, Te	Whitikau 34 No. 1 (Section A)	Acres. 1,881	Opotiki.
961	Ruawai Hunia, and Mere Putiputi Wetini Taku, Heni Taku, Kapa Herewini, Rihi-	Whitikau 34 No. 3 (Subdivision C)	1,652	Opotiki.
962	mona Rehua, Eru te Ripi, Te Makarini Here- wini, and Hana Eruera Hoera Katipo, Ereatara Herewini, Honatana Karahaere, Tepaea Kingi, Wetini Taku, Rihi-	Waiohoata	9,458	Opotiki.
963	mona Rehua, and Akuhata Takatua Hemi te Rua, Tareama Tautuhi, Matenga Taua, Hunia te Uru Kaiata, Hakabaka Hahihene,	Awaawakino	2,411	Opotiki.
964	Patata Himi Kare, and Patihana Hohepa Pouawha Meihana, Tamati Waaka, Te Hauka- kawa Matenga. Tipua Werahiko, Raumati Eru,	Lot 33, Parish of Rangitaiki	6,864	Whakatane.
	Karauria Meihana, and Maui Ngaungau	A CARACTER AND A CARACTER ANTE ANTE ANTE ANTE ANTE ANTE ANTE ANTE	1 IV -	

APPLICATIONS UNDER SECTION 12 OF "THE MAORI LAND CLAIMS ADJUSTMENT AND LAWS AMENDMENT ACT, 1904," TO INQUIRE AND DETERMINE ALL QUESTIONS AFFECTING OWNERSHIP.

No.	Name of Applicant.		Name of Land.	Агеа			
965 966 967	Hon. J. Carroll, Minister of Native Affairs Hon. J. Carroll, Minister of Native Affairs Hon. J. Carroll, Minister of Native Affairs	•• ••		Opape Native Reserves Walohoata and Hakuranui Blocks Awaawakino		A. 20,291 9,458 2,411	00

MATTER TO BE HEARD AND DETERMINED UNDER SECTION 13 OF "THE MAORI LAND CLAIMS ADJUSTMENT AND LAWS AMENDMENT ACT, 1904."

No.	Name of Land.	Particulars.
968	Lot 22, Parish of Rangitaiki; Lot 337, Parish of Waioeka; and Lot 340, Parish of Waioeka	The Court will ascertain and determine who are the persons (if any) to whom Crown grants or other instruments of title for the lands named in the second column should issue, and their relative interests in the said lands respectively, and subject to what (if any) restric- tions, conditions, and limitations the same should be held.

Notice of Nomination for Committee for Incorporated Block.

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

NOTICE 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 committee to administer the block set out in the first column.

Dated at Gisborne, this 21st day of September, 1907. HAROLD CARR, Registrar.

SCHEDULE.

Name o	f Block.	Names of Persons nominated.
Kaiti No. 313a	••	aranga Rawiri. 'i Matangi. utene Takina. awiri Karaha.

#### BANKRUPTCY NOTICES.

In Bankruptcy. — In the District Court, holden at New Plymouth.

N OTICE is hereby given that EDMUND MURRAY FOWLER, of Toko, formerly New Plymouth, Milker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 25th day of September, 1907, at 11 o'clock a.m.

J. S. S. MEDLEY, Deputy Official Assignee.

18th September, 1907.

In Bankruptcy.

W. RODWELL. Deputy Official Assignee. Wanganui, 18th September, 1907.

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

NOTICE is hereby given that PATRICK CONNELL, of Hawera, Wood, Coal, and Seed Merchant, was this 72

day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 7th day of October, 1907, at 2 o'clock p.m.

C. A. BUDGE,

Deputy Official Assignee. Hawera, 23rd September, 1907.

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

N OTICE is hereby given that FRANCIS ROBERT LINTON, of Halcombe, Settler, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Feilding, on Thursday, the 3rd day of October, 1907, at 1 p.m.

GEO. J. SCOTT, Deputy Official Assignee. Palmerston North, 21st September, 1907.

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

N OTICE is hereby given that THOMAS WILSON POTTS, of Kimbolton, Draper, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Feilding, on Monday, the 30th day of September, 1907, at 1 o'clock p.m.

GEO. J. SCOTT, Deputy Official Assignee (Per H. N. Cooke, Agent). Palmerston North, 23rd September, 1907.

In Bankruptcy.—In the Supreme Court, holden at Wel-lington.

NOTICE is hereby given that WILLIAM GORDON HUTCHISON, of Wellington, Commission Agent, was this day ad-judged bankrupt; and I hereby summon a meeting of credi-tors, to be holden at my office, on Tuesday, the 1st day of October, 1907, at 11 o'clock a.m.

JAMES ASHCROFT, Official Assignee.

Wellington, 24th September, 1907.

In Bankruptcy.—In the Supreme Court, holden at Christ-church.

NOTICE is hereby given that PERCIVAL BERTIE SPARKS, of Rangiora, Baker, out of business, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 25th day of September, 1907, at 11 o'clock.

G. L. GREENWOOD, Official Assignee.

18th September, 1907.

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#### In Bankruptcy.

NOTICE is hereby given that FREDERICK HOSEIT and MARY MONICA HOSEIT, of Oamaru, Boardinghouse-keepers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Court-house, at Oamaru, on Monday, the 30th day of September, 1907, at 2.30 o'clock p.m.

CHAS. W. COOKE, Deputy Official Assignee. Oamaru, 23rd September, 1907.

In Bankruptcy.

In the estate of JOHN DIXON NOBBIS, of Timaru, Homeopathic Chemist.

FIRST and final dividend, of 1s. per pound, on all accepted proved claims is now payable at my office, Arcade, Timaru.

ALEX. MONTGOMERY,

Deputy Official Assignee. Timaru, 21st September, 1907.

MINING NOTICES.

# THE KOHIKOHI GOLD-DREDGING COMPANY (LIMITED), (IN LIQUIDATION).

(IIMITTED), (IN INCOLDATION). N OTICE is hereby given, in pursuance of section 230, subsection (2), of "The Companies Act, 1903," that an Extraordinary General Meeting of the members of the above-named company will be held at the offices of Messrs. Palliser and Jones, corner of Grey and Featherston Streets, Wellington, on Monday, the 14th day of October, 1907, at 4 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining by extraordinary resolution the manner in which the books, extraordinary resolution the manner in which the books, accounts, and documents of the company, and of the Liquidator thereof, shall be disposed of. Dated the 20th day of September, 1907.

H. F. LOGAN, Liquidator. 931

THE JEWETT'S GULLY GOLD-MINING COMPANY (LIMITED), (IN LIQUIDATION).

A ^N Extraordinary General Meeting of shareholders in above company will be held at the company's registered office, Riverton, on Friday, 4th October, 1907, at 3.30 p.m. L. W. PETCHELL.

Liquidator.

Riverton, 19th September, 1907.

#### **Business**:

To receive account of the liquidation of the company. 934

#### LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the several parcels of land N hereinsfter 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.

4439. CHARLES ISELTON PUCKEY.—Lot 4c of the subdivision of Section 4, Blocks 1 and 5, Takahue Survey District, being part of Old Land Claim No. 214 of William Gilbert Puckey, containing 196 acres. Occupied by Applicant.

cant. 4512. CHARLES SYDNEY PUCKEY. — Lots 4A and 4B of the subdivision of Section 4, Blocks 1 and 5, Takahue Survey District, being part of Old Land Claim No. 214 of William Gilbert Puckey, containing 321 acres and 8 perches. Occupied by Applicant.

4545. EDWARD MEREDITH. — Lots 69, 70, 71, of Allotments 6 and 7, Section 7, Suburbs of Auckland, con-taining 1 rood 5 perches. Occupied by tenants. 4554. WILLIAM EDWARD LIPPIATT.—Part of the land at Otahuhu known as William Thomas Fairburn's Old Land Claim, containing 5 acres and 4 perches. Occupied by Applicant by Applicant.

Diagrams may be inspected at this office. Dated this 21st day of September, 1907, at the Lands Registry Office, Auckland.

EDWIN BAMFORD,

District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of FRANCIS GEORGE SMITH OLERIHEW (formerly known as FRANCIS GEORGE SMITH), of Alrig. Hawke's Bay, Sheep-farmer, for one undivided fourth part or share, as tenant in common. in Block 40, Maraekakaho Crown Grant Survey District, being all the land in certificate of title, Vol. 36, folio 120, and evidence having been lodged with me of the loss of the said certificate of title, I hereby give notice that I will issue such provisional certificate of title as requested unless caveat be lodged forbidding the same on or before the 11th day of October, 1907. Dated this 23rd day of September, 1907, at the Lands Registry Office, Napier. THOS. HALL, PPLICATION having been made to me for the issue

THOS. HALL, District Land Registrar.

N 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 on or before the 26th day of October, 1907. 4064. WALTER GOODWIN GLOVER.—12.3 perches, part Section 419, City of Wellington. Occupied by Appli-cant

cant

4065. JAMES BULPITT and WILLIAM McPHER-SON COLE.-2 acres 3 roods 37 4 perches, part Section 20, Masterton Small-farm Settlement. Occupied partly by Samuel Wells, partly by Ellen Maher, and partly unoccupied.

pied.
4067. HARRIET MITCHELL. — 14 acres 2 roods
14'7 perches, parts Section 37 and accretion, Hutt District.
Occupied by Applicant.
4084. ROBERT HOGG.—11'5 perches, part Section 3,
Harbour District. Occupied by Applicant.
4088. JOHN GARDNER.—12'4 perches, part Section 3,
Harbour District. Occupied by William Hendle.
Diagrams may be inspected at this office.
Dated this 25th day of September, 1907, at the Lands
Registry Office, Wellington.
J. M. BATHAM.

J. M. BATHAM, District Land Registrar.

PPLICATION having been made to me to register A FFLICATION naving been made to me to register discharges of Mortgages Nos. 39367, 46972, and 50346, in favour of ELIZA COUCHMAN, affecting Lots 25 and 27 on Deposited Plan No. 393, part of Section 7, Hutt District, and being the land comprised in certificate of title, Vol. 47, folio 167, and Vol. 90, folio 193, and evidence having been lodged of the destruction of the said mortgages, I hereby give notice that I will dispense with the production of the said mortgages and register the discharges as reof the said mortgages and register the discharges as re-quested unless caveat be lodged forbidding the same on or before the 10th day of October, 1907. Dated this 25th day of September, 1907, at the Lands Registry Office, Wellington.

J. M. BATHAM, District Land Registrar. 942

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 26th day of October, 1907. No. 599. BERNARD MACKLE.--46 acres and 29 per-ches, parts of Sections 131 and 132, District of Kaikoura Suburban. Occupied by Applicant. Diagram may be inspected at this office. Dated this 24th day of September, 1907, at the Lands Registry Office. Blenheim.

Dated this 24th usy of the Registry Office, Blenheim. T. SCOTT-SMITH,

District Land Registrar.

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Sept. 27.]

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T. SCOTT-SMITH, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the pro-visions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same within one month from the date of the New Zealand Gazette con-

All that parcel of land situate in the Township of Hoki-tika, containing 9 perches, more or less, being the sections numbered 127 and 154 on the plan of the said township. Occupied by Therese Caroline Linneman, of Hokitika, wife

of Carl Johannes Edward Linneman, the Applicant. Diagram may be inspected at this office. Dated this 20th day of September, 1907, at the Lands Registry Office, Hokitika.

R. ACHESON, District Land Registrar.

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

this notice. 10586. WILLIAM BUSS. — 50 acres and 26 perches, Rural Section 920, Block VII, Rangiora Survey District. Occupied by Applicant. 10594. ALFRED HENRY ALLEN.—20₁₇₀ perches, part of Rural Section 206, St. Albans Ward, City of Christchurch.

Unoccupied.

Choccupied.
10611. HARWOOD WALTER HESLOP. -- 39 perches,
Lot 32, Plan 2349, part of Rural Section 243r, St. Albans
Ward, City of Christchurch. Occupied by Applicant.
10613. DONALD GILLANDERS. -- 100 acres, Rural
Section 8850, Block X, Hawkins Survey District. Occupied

by Applicant

by Applicant. 10614. FREDERICK WILLIAM WOODWARD.—  $35_{10}$  perches, Lot 2, Plan 2318, part of Lot 178 of the Christchurch Town Reserves. Occupied by Applicant. 10618. WILLIAM SANSOM.—1 rood  $3\frac{4}{10}$  perches, Lot 121, Plan 2374, part of Rural Section 243F, St. Albans Ward, City of Christchurch. Occupied by Henry Charles Kerr

10619. A D A M B L A C K L O C K T H O M S O N. --88₁₀ perches, Lot 82, Plan 2349, part of Rural Section 243F, St. Albans Ward, City of Christehurch. Occupied by Applicant.

Diagrams may be inspected at this office. Dated this 24th day of September, 1907, at the Lands Registry Office, Christchurch.

939

G. G. BRIDGES, District Land Registrar.

#### PRIVATE ADVERTISEMENTS.

THE NEW ZEALAND LAUNDRY COMPANY (LI-MITED).

N OTICE is hereby given that the voluntary liquidation of the New Zealand Laundry Company (Limited) has now been concluded, and a meeting of shareholders was duly convened by the Liquidator, and held on the 27th August, 1907, to receive the final accounts.

The statement of account and report by the Liquidator disclosed the fact that proceeds from realisations had proved sufficient to pay preferential creditors in full, and ordinary creditors 10s. in the pound, and that shareholders could not look for anything further from the estate.

932

W. B. A. MORRISON, Liquidator.

#### EKETAHUNA BOROUGH COUNCIL.

In the matter of "The Rating on Unimproved Value Act, 1896," and "The Local Elections Act, 1904."

THEREBY give notice that at a poll of the electors of The Borough of Eketahuna taken on the 16th day of September, 1907, on the proposal "That 'The Rating on Unimproved Value Act, 1896,' be adopted in the Borough of Eketahuna, and that henceforth property be rated upon the basis of the unimproved value thereof," the votes given were as follows: were as follows:-

For the proposal ... Against the proposal ••• ...

And I hereby declare the said proposal to be carried. Dated the 17th day of September, 1907.

A. H. HERBERT, Mayor of the Borough of Eketahuna.

OTICE is hereby given that the Partnership heretofore N OTICE is hereby given that the Partnership heretofore subsisting between the undersigned. WILLIAM Ross, of Foxton, in the Colony of New Zealand, Rope-manufac-turer, and M. DONAGHY AND SONS PROPRIETARY (LIMITED), whose registered office is at Pakington Street, Geelong West, in the State of Victoria, Rope and Twine Manufacturers, as Flax-millers, at Foxton aforesaid, under the name or style of "The Awahou Flax-mill," has been dissolved by mutual consent as from the 28th day of June, 1907; and that the said William Ross will continue to carry on the business on his own account under the same name or style. The said William Ross will pay and discharge all debts owing by the said firm, and will receive and give a discharge for all moneys owing to the said firm. Dated this 20th day of September, 1907. WILLIAM BOSS

WILLIAM ROSS.

Signed by the said William Ross in the presence of-P. H. Putnam, Solicitor, Wellington, New Zealand. The common seal of M. Donaghy and Sons Proprietary (Limited) was hereto affixed in the presence of-

FRANK DONAGHY, Managing Director. R. W. DOBSON,

(SEAL.) 943

#### NOTICE TO THE PUBLIC.

O^N and after the 1st January, 1907, persons ordering publications issued by this Department will require to add to the cost a sufficient amount to cover postage.

JOHN MACKAY, Government Printer.

Secretary

Government Printing and Stationery Department, Wellington.

TO SOLICITORS, NATIVE AGENTS, ETC.

THE following Rules can be obtained from the Govern-ment Stationery Office, Wellington, on application to the undersigned :-

- RULES OF THE NATIVE LAND COURT. In English, 1s.; in Maori, 1s. ADDITIONAL RULES OF THE NATIVE LAND COURT, 19th March, 1896. In English, 6d.; in Maori, 6d.
- RULES OF THE NATIVE LAND COURT RE NATIVE LAND ADMINISTRATION, under Division II, Part II, of "The Native Land Court Act, 1894." In English, 6d.; in Maori, 6d. REGULATIONS UNDER "THE NATIVE TOWN-SHIPS ACT, 1895." In English, 6d.; in Maori, 6d
- 6d.

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"GOVERNMENT PRINTER, WELLINGTON."

SPECIAL REPORTS ON EDUCATIONAL SUB-DECTS. — CATALOGUE OF THE PLANTS OF NEW ZEALAND: Indigenous and Naturalised Species. By T. F. CHEESEMAN, F.L.S., F.Z.S. Price, 1s. Postage, 1d.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

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#### NEW ZEALAND GOVERNMENT PUBLICATIONS.

THE following Works, published under the authority of the Government, are now on sale at the Stationery Department, Wellington, and will be transmitted at the published price with postage added to any address in the colony :

- FOREST FLORA OF NEW ZEALAND. By T. KIBK, F.L.S. Numerous plates. Imp. folio, half morocco, 20s.; postage, 2s. 4d. Fop. folio, cloth, 12s. 6d.; postage, 1s. 2d.
- MANUAL OF THE NEW ZEALAND FLORA. By T. F. CHEESEMAN, F.L.S., F.Z.S. Demy 8vo. Cloth, 1,200 pp., 10s. Postage, 8d.
- MUNICIPAL HANDBOOK OF NEW ZEALAND, 1905. Compiled by direction of the Hon. the Colonial Secretary. Demy 8vo. Cloth, 2s. 6d.; ‡ cloth, 1s. 3d. Secretary. Postage, 3d.
- INTRODUCTORY CLASS-BOOK OF BOTANY FOR USE IN NEW ZEALAND SCHOOLS. By G. M. THOMPSON, F.R.S. Demy 8vo. Cloth, 2s. 6d.; paper, 1s. 6d. Postage, 3d.
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GOVERNMENT PRINTER, Wellington.

#### PATENT OFFICE SUPPLEMENT.

SPECIAL Supplement to the New Zealand Gazette 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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