



THE
NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, JUNE 18, 1908.

Lands taken for the Purposes of widening The Terrace and Mount Eden Road, in the Borough of Mount Eden, Block XVI, Waitemata 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 a certain work, to wit, for the purposes of widening The Terrace and Mount Eden Road, Borough of Mount Eden, in Block XVI, Waitemata Survey District :

And whereas the Council of the Borough of Mount Eden has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by the said Act :

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and in 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 agreements hereinbefore referred to, 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 the purposes of widening The Terrace and Mount Eden Road, Borough of Mount Eden, in Block XVI, Waitemata Survey District, and shall vest in the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Mount Eden.

SCHEDULE.

Approximate Area of the Parcels of Land taken.	Being Portions of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 9-68	Subdivisional Lot 1 of Subsection 14 of Original Lot 3 of Section 10, Suburbs of Auckland	XVI	Waitemata ..	R. 9763 ..	Pink.
0 0 5-11	Subdivisional Lot 2 of Subsection 13 of Original Lot 3 of Section 10, Suburbs of Auckland	"	" ..	" ..	"
0 0 7-16	Subdivisional Lot 5 of Subsection 13 of Original Lot 3 of Section 10, Suburbs of Auckland	"	" ..	" ..	"
0 0 0-93	Ditto	"	" ..	" ..	"

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

JAMES MCGOWAN,
 Minister in Charge of Roads Department.

GOD SAVE THE KING!

ERRATUM.—On page 1379, *New Zealand Gazette* No. 38, of 14th May, 1908, establishment of a field ambulance, for the numbers "46" and "51," under columns 10 and 11, read "47" and "52" respectively.

Land taken for the Purposes of widening Mount Eden Road, Borough of Mount Eden, Block XVI, Waitemata Survey District.

(L.S.) PLUNKET, Governor.
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 widening Mount Eden Road, Borough of Mount Eden, Block XVI, Waitemata Survey District:

And whereas the Council of the Borough of Mount Eden has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by the said Act:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and in 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 agreements 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 widening Mount Eden Road, Borough of Mount Eden, Block XVI, Waitemata Survey District, and shall vest in the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Mount Eden.

SCHEDULE.

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. 0 0 14.73	Subdivisional Lot 5 of subdivision of Original Lot 3, Section 10, Suburbs of Auckland	XVI	Waitemata	R.9763A	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.

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

JAMES MCGOWAN,
Minister in Charge of Roads Department.

GOD SAVE THE KING!

Lands taken for a Road in Blocks VIII and X, Castlepoint Survey District, Castlepoint County.

(L.S.) PLUNKET, Governor.
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 purpose of a road in Blocks VIII and X, Castlepoint Survey District:

And whereas the Castlepoint County Council has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by the said Act:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in that behalf, 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 the purposes of a road.

SCHEDULE.

Approximate Area of the Parcels of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 3 28	Whakataki Nat. Res. No. 3	VIII	Castlepoint	R. 9853	Sienna
0 1 21	Ngatamatea Nat. Res.	X	"	"	Pink.
0 0 16	Whakataki Nat. Res. No. 10B	VIII	"	"	Purple

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

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

JAMES MCGOWAN,
Minister in Charge of Roads Department.

GOD SAVE THE KING!

Proclaiming Road as closed in Blocks XV and XVI, Ngatimaru Survey District, Whangamomona County.

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

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do by this notice hereby proclaim as closed, with the consent of the owners of the adjacent lands and of the Whangamomona County Council, the road described in the Schedule hereto, which is not required by reason of a road proclaimed under the provisions of the said Act.

SCHEDULE.

Approximate Area of Road closed.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 20	5	XV	Ngatimaru ..	R. 5777	Green.
4 1 29	3	XVI	" ..	"	"

All in the Taranaki Land District; as the same are 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, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eighth day of June, in the year of our Lord one thousand nine hundred and eight.

JAMES MCGOWAN,
Minister in Charge of Roads Department.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Blocks V and VI, Opanake Survey District, Egmont County.

(L.S.) PLUNKET, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners, lessee, and mortgagee of the lands mentioned in the First Schedule hereto, proclaim as a road the lands in Opanake Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE.

LANDS PROCLAIMED AS A ROAD.

Approximate Area of Lands hereby proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 13 0 3 8	Section 27 .. Subdivision 1 of Section 40	V VI	Opanake "	R. 5303 "	Red. Purple.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Abutting on Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 3 32	27	V	Opanake	R. 5303	Green.

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

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

JAMES MCGOWAN,
Minister in Charge of Roads Department.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Blocks III and IV, Lower Wanaka Survey District, Lake County and Vincent County.

(L.S.) PLUNKET, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section thirteen of "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners of the lands mentioned in the First Schedule hereto, and of the Lake and Vincent County Councils, being the local authorities in whose districts the said lands are situated, proclaim as a road the lands in

Lower Wanaka Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE.

LANDS PROCLAIMED AS A ROAD.

Approximate Area of the Parcels of Land hereby proclaimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 0 13.2 3 3 24.2 3 2 21.5	13 14 16	III " "	Lower Wanaka " "	R. 9396 " "	Red. " "

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 11 1 31 1 1 33.6	15 10	III IV	Lower Wanaka "	R. 9396 "	Green. "

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

JAMES MCGOWAN,
Minister in Charge of Roads Department.

GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Road in the County of Waitemata.

(L.S.) PLUNKET, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Kaipara - Waikato Railway (Kaipara Section), and it is considered desirable to allocate such land to the purposes of a road:

And whereas it has been certified by the Minister for Railways that such land is not required for railway purposes: And whereas such land is situated in the County of Waitemata, the local authority of which has assented to the issue of this Proclamation:

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

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by section one hundred and ninety-seven of "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto

shall, upon the publication hereof in the *New Zealand Gazette*, become a road, and that the said road shall be under the control of the Waitemata County Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

the plan marked W.R. 15284, deposited in the office of the Minister for Railways, at Wellington, and thereon coloured purple.

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

WM. HALL-JONES,
Minister for Railways.

GOD SAVE THE KING!

SCHEDULE.

ALL that piece or parcel of land in the Auckland Land District, containing 1 rood 2-3 perches, more or less, being a portion of railway land near Mount Rex Railway-station, and being portion of 298N, Unahirere, in Block XIV, Kaipara Survey District, and being bounded as follows: On the north-east by the road forming the north-eastern boundary of the railway land, distances of 236 links and 190 links respectively; and on the south-west and west by straight lines, distances of 219-3 links and 234-9 links respectively: as the said piece of land is more particularly delineated on

Consenting to Lands being taken for widening Streets in the Borough of Woolston.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS by "The Public Works Act, 1905," it is in section fifteen thereof, *inter alia*, enacted that except for the purpose of a railway or for defence purposes, or for the purposes of any other work to be made under the authority of a special Act, nothing in this Act contained shall authorise the taking of any land occupied by any building, yard, garden, orchard, or vineyard, or in *bona fide* occupation as an ornamental park or pleasure-ground, without the previous consent of the Governor in Council:

And whereas an application has been made by the Council of the Borough of Woolston for the issue of an Order in Council under the said Act consenting to the taking of the lands described in the Schedule hereto for the purpose of widening certain streets in the Borough of Woolston: And whereas parts of such land are occupied by buildings, gardens, orchards, and other things:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the lands described in the Schedule hereto being taken by the said Borough Council for the purposes of widening streets abutting upon such lands.

SCHEDULE.

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Rural Section	Situated in	Abutting on	Shown on Plan	Coloured on Plan
A. E. P.					
0 0 7	64	Borough of Woolston	Normanby Street	R. 9773	Yellow.
0 0 5	64	"	"	"	"
0 0 9-3	64	"	"	"	Blue.
0 0 3-6	64	"	"	"	Red.
0 0 6-2	64	"	"	"	Yellow.
0 0 7	64	"	"	"	"
0 0 6-5	64	"	"	"	Red.
0 0 10-2	64	"	"	"	Yellow.
0 0 4-1	64	"	"	"	Blue.
0 0 22-4	64	"	Normanby Street and Garland's Road	"	Yellow.
0 0 25-7	64	"	"	"	Blue.
0 0 16	64	"	Garland's Road	"	Yellow.
0 0 16-1	64	"	"	"	Red.
0 1 31-4	64	"	"	"	Blue.
0 0 20-1	101	"	Mackworth Street	R. 9773A	Red.
0 0 20-1	101	"	"	"	Blue.
0 0 23-6	20	"	Manning's Place	"	Yellow.
0 0 5-6	20	"	"	"	Red.
0 0 11-4	20	"	"	"	Blue.
0 0 2-5	20	"	"	"	Yellow.
0 0 23	32	"	Half-way Place	"	Red.
0 0 10-9	14	"	Princes Street	R. 9773B	Blue.
0 0 7-7	14	"	"	"	Red.
0 0 8-7	14	"	"	"	Yellow.
0 0 24-5	14	"	"	"	Blue.
0 2 2-9	14	"	Barton Street	"	"
0 0 1-2	99, Lot 1	"	Block XII, Christchurch Survey District, Aldwyn's Road	R. 9773c	Red.
0 0 2-5	99, Lot 2	"	Ditto	"	Blue.
0 0 3-1	99, Lot 3	"	"	"	Yellow.
0 0 1	99, Lot 4	"	"	"	Red.
0 0 1-2	99, Lot 5	"	"	"	Blue.
0 0 3-65	99, Lot 6	"	"	"	Yellow.
0 0 1-8	99, Lot 7	"	"	"	Red.
0 0 1-8	99, Lot 8	"	"	"	Blue.
0 0 3-6	99, Lot 12	"	"	"	Yellow.

All in the Land District of Canterbury; as the same are more particularly delineated on plans marked and coloured as above noted, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Land District of Wellington.

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

Prohibiting all Private Alienation of certain Native Lands.

PLUNKET, Governor.

ORDER IN COUNCIL

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING IN COUNCIL.

ON the request of the Commission referred to in section ten of the Native Land Settlement Act, 1907, and in exercise of the power on this behalf conferred upon him by that section, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby prohibit for the period of one year from the date of this Order in Council all private alienation of the Native land specified in the Schedule hereunder written.

SCHEDULE.

Name of Block.	Approximate Area.			Survey District.
	A.	R.	P.	
Mangamuka East and subdivisions	7,949	0	0	Maungataniwha.
Mangamuka West and subdivisions	12,520	0	0	Maungataniwha.
Motukiore and subdivisions	2,800	0	0	Mangamuka.
Te Pukahu	2,880	0	0	Mangamuka.
Punakitere 2 and subdivisions	4,716	2	0	Punakitere.
Paihia No. 1 and subdivisions	3,684	0	25	Whangape.
Utakura 1B No. 2 and subdivisions	2,315	0	30	Mangamuka and Omapere.
Utakura 2B and subdivisions	2,031	3	8	Mangamuka.
Utakura 2D and subdivisions	3,092	2	32	Mangamuka.
Utakura 2E	30	0	0	Mangamuka.
Waima North and subdivisions	7,548	0	0	Mangamuka and Omapere.
Waima South and subdivisions	7,456	0	0	Waoku.
Waipoua 2A and subdivisions	3,819	0	0	Waipoua.
Waipoua 2B and subdivisions	8,380	2	0	Waipoua.
Wairere 2 and subdivisions	2,605	2	0	Mangamuka.
Whakarapa	4,565	0	0	Whangape.
Waihou (Lower)	5,502	0	0	Whangape.
Waihou A and B and subdivisions	7,900	0	0	Mangamuka and Omapere.
Kotuku A and B	1,770	0	0	Punakitere.
Kaikou and subdivisions	4,844	0	0	Motatau.
Maromaku A and B	4,427	0	0	Motatau.
Mohinui	1,908	0	0	Kawakawa, Motatau, and Hukerenui.
Maungaturoto	1,220	0	0	Omapere.
Motatau No. 1	18,660	0	0	Motatau.
Motatau No. 3	4,900	0	0	Motatau and Kawakawa.
Motatau No. 4	3,300	0	0	Motatau and Kawakawa.
Ngawhitu	1,903	0	0	Kawakawa.
Ngaiotonga 1 and 2	1,422	0	22	Russell.
Otetao A and B	956	0	0	Russell.
Parahaki and subdivisions	2,852	0	0	Tutamoe and Mangakahia.
Rawhiti (and subdivisions, Maunganui 1 and 2, Hauai, Tangatapu, and lesser subdivisions)	15,200	0	0	Russell and Bay of Islands.
Tutaematai A and B	2,639	2	0	Russell.
Taraire 1 and 2	6,355	0	0	Omapere and Punakitere.
Waikokopu and subdivisions	1,151	0	0	Russell.
Whakataha and subdivisions	1,412	0	0	Omapere.
Whangaruru-Whakaturia and subdivisions	1,340	0	0	Russell.
Whangaroa-Ngaiotonga	4,404	1	0	Russell.
Te Wiroa	1,200	0	0	Omapere.

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

Native Land taken for the Purposes of a Public Cemetery in Tahora Block 2f, Section 2, Block VII, Tuahu Survey District, Cook County.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is required to be taken for a public work, to wit, for the purposes of a public cemetery in the Tahora Block 2f, Section 2, Block VII, Tuahu Survey District :

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

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

Now, therefore, in pursuance and in exercise of the powers vested in him by the eighty-ninth section of the said Act, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive

Council of the said Dominion, doth hereby declare that the land shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the purposes of the said public cemetery ; and the said land shall vest in His Majesty the King as from the twenty-third day of July, one thousand nine hundred and eight.

SCHEDULE.

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. 2 0 0	Tahora Block 2f, Section 2	VII	Tuahu	R. 8042	Pink.

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

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

Native Lands taken for the Purposes of a Road in Mangapoike, Section 2, 1f, 1e, and 1d, Block XI, Opoiti Survey District, Wairoa County.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this second day of May, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS the lands mentioned in the Schedule hereto are required to be taken for a public work, to wit, for the purposes of a road in Mangapoike, Section 2, 1f, 1e, 1d, Block XI, Opoiti Survey District :

And whereas the said lands are 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 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 Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the lands shown upon such map, and described in the Schedule hereto, shall be deemed to be taken for the purposes of the said road; and the said lands shall vest in His Majesty the King as from the first day of July, one thousand nine hundred and eight.

SCHEDULE.

Approximate Area of the Parcels of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 27 2 35	Mangapoike 1f, Section 2	XI	Opoiti	R. 5602	Pink.
9 3 19	Mangapoike 1e, Section 2	"	"	"	Brown
5 1 26	Mangapoike 1d, Section 2	"	"	"	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, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District.

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

Native Land in Omapere Survey District taken for the Purposes of a Police-station and Courthouse.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this eighteenth day of May, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto is Native land and is required to be taken for the purposes of a police-station and Courthouse :

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 Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, doth hereby proclaim and

declare that the land shown upon such map, and described in the Schedule hereto, is hereby taken for a police-station and Courthouse as aforesaid; and the said land shall vest in His Majesty the King as from the twenty-sixth day of June, one thousand nine hundred and eight.

SCHEDULE.

THE parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land taken.	Being Portion of	Situate in Block No.	Situated in the Survey District of
A. R. P. 3 0 0	Taraire Block (Village of Kaikohe)	XV	Omapere.

In the Land District of Auckland; as the same is more particularly delineated on the plan marked P.W.D. 23499, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

ALEX. WILLIS,
Clerk of the Executive Council

Revoking Orders in Council licensing the Northern Wairoa Timber Company (Limited) to use and occupy Parts of Foreshore of Kaipara Harbour.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-second day of November, one thousand eight hundred and ninety-seven, and published in the *New Zealand Gazette* No. 98, of the twenty-fifth day of the same month, His Excellency the Governor in Council did, in pursuance of the provisions of "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act"), license Frederick William Matthews, of Tatarariki, Kaipara, to use and occupy a part of the foreshore and land below low-water mark in Kaipara Harbour for the purpose of extending and maintaining thereon a wharf in the position shown on, and in accordance with, plans marked M.D. 1514, 1515, and 2156, and deposited in the office of the Marine Department, at Wellington, and upon and subject to the terms and conditions therein set forth :

And whereas by Order in Council dated the thirty-first day of January, one thousand nine hundred and one, and published in the *New Zealand Gazette* No. 18, of the seventh day of February in the same year, His Excellency the Governor in Council did, in pursuance of the provisions of the said Act, license the National Mortgage and Agency Company (Limited) to use and occupy part of the tidal land and water of Wairoa River, in the said Kaipara Harbour, for the purpose of constructing and maintaining thereon an extension of the wharf aforesaid (which said wharf is shown on plan marked M.D. 2516) in the position shown on, and in accordance with, the plan marked M.D. 2393, and deposited in the office of the Marine Department, at Wellington, and upon and subject to the conditions therein set forth :

And whereas the said licenses for the said wharf and extension have, with the consent of the Minister of Marine, been transferred to the Northern Wairoa Timber Company (Limited) :

And whereas it is desirable that the said licenses should be revoked, and the company is willing that this shall be done :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of all the powers enabling him in that behalf, doth hereby revoke and determine the said recited Orders in Council of the twenty-second day of November, one thousand eight hundred and ninety-seven, and the thirty-first day of January, one thousand nine hundred and one, and every right and privilege conferred thereby.

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

Licensing Northern Wairoa Timber Company (Limited) to use and occupy a Part of the Foreshore of Kaipara Harbour.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Northern Wairoa Timber Company (Limited), (hereinafter called "the company"), has applied to the Governor in Council for a license under "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act"), to occupy a part of the foreshore and of land below low-water mark on the Wairoa River, Kaipara Harbour, as shown on plans marked M.D. 1514, 1515, 1793, 2156, and 2393, and deposited in the office of the Marine Department at Wellington, as a site for a wharf, erected in accordance with the said plans: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the company on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy those parts of the foreshore and of land below low-water mark which are particularly shown on the plans marked M.D. 1514, 1515, 1793, 2156, and 2393, so deposited as aforesaid, as a site for a wharf, erected in accordance with plans marked M.D. 1514 and 1515, and which said license shall be held and enjoyed by the company upon and subject to the following terms and conditions, that is to say:—

1. In these conditions the term "Minister" means the Minister of Marine, as defined by "The Shipping and Seamen Act, 1903," and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for a site for such wharf, shown on the plans marked M.D. 1514 and 1515, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall pay the sum of two pound ten shillings for this Order in Council, and shall pay to the Minister an annual sum of five pounds, dating from the first day of November, one thousand nine hundred and eight.

4. All persons shall, at all reasonable times, upon payment of the proper dues, have full and free liberty to use the said wharf, and all rights of ingress and egress thereon and therefrom.

5. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said wharf without payment.

6. The company shall maintain the above-mentioned wharf in good order and repair, and shall at all times exhibit therefrom, and maintain at its own cost, suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister.

7. Any person authorised by the Minister may, at all reasonable times, enter upon the said wharf and view the state of repair thereof, and upon such Minister leaving at or posting to the last known registered office of the company in New Zealand a notice in writing of any defect or want of repair in such wharf, requiring it within a reasonable time, to be therein prescribed, to make good the same, it shall with all convenient speed cause such defect to be removed or such repairs to be made, as the case may be.

8. Nothing herein contained shall authorise the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulations of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1873," or its amendments, or any regulations made thereunder and that are now or may hereafter be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the company and deposited above high-water mark, or at such place as may be approved of by the Harbourmaster at Kaipara, by the Minister, or by any person appointed by the Minister for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

11. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the company three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known registered office of the company in New Zealand.

12. The company shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through default or neglect on the part of the company.

13. In case the company shall—

- (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
- (2.) Fail to pay the sums specified in clause three of these conditions;
- (3.) Cease to use or occupy the said wharf for the purposes aforesaid for a period of thirty days;
- (4.) Be in any manner wound up or dissolved,

then and in any of the said cases this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the company or other proceeding whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

J. F. ANDREWS,

Acting Clerk of the Executive Council.

Licensing W. H. Horn to use and occupy a Part of the Foreshore of Otago Harbour.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, William Hutchison Horn (hereinafter called "the licensee"), has applied to the Governor in Council for a license under "The Harbours Act Amendment Act, 1883" (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark in order to erect and maintain thereon a boatshed and slip in Otago Harbour; and, in accordance with the one-hundred-and-fifty-sixth section of "The Harbours Act, 1878," has deposited plans in the office of the Marine Department at Wellington (marked M.D. 3199) showing the place in the said harbour where it is intended to erect such boatshed and slip, and the area of foreshore and land below low-water mark intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and delineated on the plans so deposited as aforesaid, for the purpose of constructing or erecting thereon a boatshed and

slip; such license to be held and enjoyed by the licensee upon and subject to the following terms and conditions, that is to say:—

1. In these conditions the term "Minister" means the Minister having charge of the Marine Department, as defined by "The Shipping and Seamen Act, 1903," and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore shown on the said plans marked M.D. 3199.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy of this Order in Council, pay to the Minister the sum of two pounds, and thereafter an annual sum of one pound, such annual payments to date from the date hereof, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

4. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

5. The said rights, powers, and privileges may be at any time resumed by the Governor, and the licensee may be required to remove the boatshed and slip, at his own cost, without payment of any compensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

6. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the boatshed and slip or by contact with them, or either of them, and which may be occasioned by any default or neglect on the licensee's part.

7. In case the licensee shall—

- (1.) Commit or suffer a breach of the conditions herein before set forth, or any of them;
- (2.) Cease to use or occupy the said boatshed and slip for a period of thirty days;
- (3.) Fail to pay the sums specified in clause three of these conditions; or
- (4.) Be in any manner dissolved,

then and in any of the said cases this Order in Council, and every right, power, or privilege hereby conferred, may be revoked and determined by the Governor in Council without any notice to the licensee or other proceeding whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revocation the Minister may cause the said boatshed, and all other erections or buildings thereto belonging, to be removed, and may recover the cost incurred by any such removal from the licensee.

8. The erection of the boatshed and slip shall be deemed to be an acceptance by the licensee of the conditions of this Order in Council.

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

Prescribing Fees for surveying and defining the Load-line of Ships.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS it is enacted by section two hundred and twelve of "The Shipping and Seamen Act, 1903," that the Governor in Council may make regulations for, amongst other things, prescribing the fees, not exceeding those specified in the Tenth Schedule to the said Act, which shall be paid in respect of the surveying and defining the load-line of ships:

And whereas it is desirable that such fees should be prescribed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the hereinbefore-

recited power and authority, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulation:—

REGULATION.

The following fees shall be paid in respect of the surveying and defining the load-line of ships, viz.:—

	£	s.	d.
For a ship under 150 tons gross	0	10	6
For a ship from 150 tons gross to 300 tons gross	1	1	0
" " " 300 " " 1,000 " "	2	2	0
" " " 1,000 " " 2,000 " "	3	3	0
" " " 2,000 " " 3,000 " "	4	4	0
" " " 3,000 " " 4,000 " "	5	5	0
" " " 4,000 tons gross and upwards	6	6	0

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

Validating the Public Notifications of the Special Order making the Rate for the Loan of £250 to drain certain Portions of Lease-in-perpetuity Crown Lands, applied for by the Hopelands Drainage Board.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS the Hopelands Drainage Board lately proposed to raise a loan of two hundred and fifty pounds, under "The Local Bodies' Loans Act, 1901," for the purpose of draining certain sections of lease-in-perpetuity Crown lands: And whereas the public notification of the special order making the special rate as security for the said loan was published in the *Woodville Examiner* newspaper for four weeks, but was not published once in each of the four weeks immediately preceding the date of the subsequent meeting at which the special order was confirmed, as required by section eleven of "The Counties Act Amendment Act, 1903": And whereas it appears the ratepayers have not been misled by such irregularity, and it is expedient to validate the said notification:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section ten of "The Local Bodies' Loans Amendment Act, 1902," and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the aforesaid public notification of the said special order shall be deemed and taken to be as valid as though the said notification had been properly published, and that the proceedings relative to the said loan shall not be called in question by reason only of the irregularity aforesaid.

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

Extension of Time for Preparation of County Rolls, Grey County.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

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

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers conferred upon him by "The Counties Act Amendment Act, 1903," and acting by and with the advice and consent of the Executive Council of the said Dominion, doth

hereby order and declare that the several dates mentioned in the Schedule hereto shall be the respective dates for taking the several steps set out in the said Schedule.

SCHEDULE.

1. For preparing the defaulters' list and the rolls for ridings within the County of Grey: Until the 17th day of July, 1908.
2. Time for which such list and rolls shall be open for inspection: From the 22nd day of July, 1908, to the 14th day of August, 1908.
3. Time for appeals against the said rolls: Until the 28th day of August, 1908.
4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 18th day of September, 1908.
5. Time when the said rolls, having been duly corrected and signed, shall come into force: On the 1st day of October, 1908.

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

Domain Board appointed to have Control of the Motu Domain.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING 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 fourteenth day of March, one thousand nine hundred and eight, and published in the *New Zealand Gazette* of the nineteenth day of March, one thousand nine hundred and eight, 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 Dominion 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 Dominion of New Zealand, doth hereby appoint

GEORGE ISWOLD ANDERSON,
GEORGE EDWARD LITTLE,
WILLIAM JAMES LITTLE,
THOMAS MCGUCKIN ELLIOTT, and
NEILS JULIUS HANSEN

to be the Motu 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 eleventh day of July, one thousand nine hundred and eight, at two o'clock p.m., as the time when, and the Schoolhouse, Motu, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

MOTU DOMAIN.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 15 acres, more or less, being Section No. 31, Block II, Motu Survey District, Cook County. Bounded towards the north-east by Section No. 30, Block II aforesaid, 1000 links; towards the north-west by the Whakapaupakihi Road, 1500 links; towards the south-west by Section No. 32, Block II aforesaid, 1000 links; and towards the south-east by a reserve, 1500 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 57287/9, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

Domain Board appointed to have Control of the Wakefield Domain.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority conferred by "The Public Domains Act, 1881," and the amendments thereof (including "The Domain Boards Act, 1904"), His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke a certain Order in Council, dated the twenty-second day of May, one thousand nine hundred and five, appointing a Domain Board to have control of the Wakefield Domain, and doth hereby appoint

WALTER RELF PEARLESS, M.D.,
HENRY WRATT,
ERNEST WILLIAM HODGSON,
HENRY JAMES HARRIS, and
GEORGE ROBERTSON

to be the Wakefield Domain Board, having, subject to the said Acts, control of the lands described in the Schedule hereto, which lands are a public domain, and shall be called the Wakefield Domain; and also doth hereby appoint Monday, the sixth day of July, one thousand nine hundred and eight, at eight o'clock p.m., as the time when, and the Rechabite Hall, Wakefield, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

WAKEFIELD DOMAIN.

ALL that area in the Nelson Land District, containing by admeasurement 4 acres 3 roods 20-2 perches, more or less, being Section 1, Block XVI, Wai-iti Survey District. Bounded towards the south-east by a road, 953 links; towards the west generally by right lines, 270-8, 84-8, 182-1, 30, 186-8, 289-9, and 110-3 links respectively; towards the north by a right line, 620-4 links; and towards the north-east generally by right lines, 164-9, 60, and 120 links respectively to the road first mentioned: as the same is more particularly delineated on the plan marked L and S. 51237/76, deposited in the Head Office of the Department of Lands, at Wellington, and thereon edged red.

Also all that area in the said land district, containing by admeasurement 2 roods 16-6 perches, more or less, being Section 2, Block XVI, Wai-iti Survey District. Bounded towards the east generally by the boundary-lines of Section 1 of the said block, 110-3, 289-9, and 186-8 links respectively; towards the south-west by a right line, 438-8 links; and towards the north-west by a right line, 276-2 links: as the same is more particularly delineated on the plan marked L and S. 51237/76, deposited in the Head Office of the Department of Lands, at Wellington, and thereon edged green.

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

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

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

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 Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881"; and such reserve shall hereafter be known as Titirangi Domain, and be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

TITIRANGI DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 23 acres, more or less, being Section No. 1, Parish of Titirangi, Eden County. Bounded towards the south-east by Section No. 2 of the said parish, 580 links; and on all other sides by the Whau River: as the same is delineated on the plan marked S.G. 52745/18a, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

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 Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881"; and such reserve shall hereafter form part of Gate Pa Domain, and be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

ALL that area in the Auckland Land District, being Allotments Nos. 41 and 42 of the Suburbs of Tauranga, and containing by admeasurement 6 acres 1 rood 6 perches, more or less. Bounded towards the north-east by Allotment No. 40 of the Suburbs of Tauranga, 500 links; towards the south-east and again towards the north-east by Allotment No. 41a of the Suburbs of Tauranga, 200 and 500 links respectively; again towards the south-east by Cameron Road, 300 and 47 links; towards the south-west by Pa Street, 677 and 355 links; and towards the north-west by Cook Street, 120 and 640 links, to the point of commencement: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 25698, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

BY virtue of the powers and authorities vested in me by the sixth section of "The Tourist and Health Resorts Control Act, 1906," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for a site for baths in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Tourist and Health Resorts Control Act, 1906"; and such reserve shall hereafter 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 3 roods 30 perches, more or less, being Section No. 7, Block XLIX, Town of Rotorua. Bounded towards the north by Section No. 16, Block LI, Town of Rotorua; towards the east by Tryon Street; towards the south by road reserve along the left bank of the Puarenga

Stream to a line in continuation of the eastern boundary-line of Section No. 6, Block XLIX, Town of Rotorua; and towards the west by said line, said Section No. 6, and by abutments of Meade Street, Town of Rotorua: as the same is delineated on the plan marked S.G. 51992, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

Vesting a Reserve in the Mackenzie County Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this tenth day of June, 1908.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

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

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

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the Mackenzie County, in trust, for plantation purposes.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 15 acres 1 rood 20 perches, more or less, being Reserve No. 2610, situated in Block X, Opuha Survey District. Bounded towards the north by a road, towards the east by Section No. 36339, and towards the south-west and north-west by Water-race Reserve; as the same is delineated on the plan marked S.G. 47270/117, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

Notifying Lands in Otago Land District for Sale by Public Auction.

PLUNKET, Governor.

IN pursuance of the powers and authorities conferred upon me by the one-hundred-and-thirteenth section of "The Land Act, 1892," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby appoint Wednesday, the twenty-ninth day of July, one thousand nine hundred and eight, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

OTAGO LAND DISTRICT.

Village Allotments.

Section.	Block.	Area.	Upset Price.
LOWER HAWEA SURVEY DISTRICT.			
		A. R. P.	£ s. d.
69	XII	0 2 0	3 0 0
70	"	0 2 0	3 0 0
71	"	0 2 0	3 0 0
72	"	0 2 0	3 0 0
Situated about eight miles from Newcastle (Albert Town), Lake Wanaka.			
TUAPEKA WEST SURVEY DISTRICT.			
13	V	0 3 11	3 0 0
14	"	0 3 19	3 0 0
15	"	0 3 17	3 0 0
Known as Darton Village. Situated about ten miles from Lawrence.			

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

ROBERT McNAB,
Minister of Lands.

Notifying Lands in Otago Land District for Sale by Public Auction.

PLUNKET, Governor.

IN pursuance of the powers and authorities conferred upon me by the one-hundred-and-thirteenth section of "The Land Act, 1892," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby appoint Wednesday, the twenty-ninth day of July, one thousand nine hundred and eight, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.
OTAGO LAND DISTRICT.
Rural Land.

Section.	Block.	Area.	Upset Price.
LOWER HAWEA SURVEY DISTRICT.			
		A. R. P.	£ s. d.
6	XII	0 2 0	2 0 0
7	"	0 2 0	2 0 0
8	"	0 2 0	2 0 0
9	"	0 2 0	2 0 0
10	"	0 2 0	2 0 0
14	"	0 1 26	2 0 0
15	"	0 1 26	2 0 0
16	"	0 2 0	2 0 0
17	"	0 2 0	2 0 0
18	"	0 2 0	2 0 0
19	"	0 2 0	2 0 0
20	"	0 2 0	2 0 0
21	"	0 2 0	2 0 0
22	"	0 2 0	2 0 0
23	"	0 2 0	2 0 0
24	"	0 2 0	2 0 0
25	"	0 2 0	2 0 0
26	"	0 2 0	2 0 0
27	"	0 2 0	2 0 0
28	"	1 0 0	4 0 0
29	"	1 0 0	4 0 0
30	"	1 0 0	4 0 0
31	"	1 0 0	4 0 0
32	"	1 0 0	5 0 0
33	"	1 0 0	4 0 0
34	"	1 0 0	4 0 0
35	"	1 0 0	4 0 0
36	"	1 0 35	5 0 0
39	"	1 0 0	4 0 0
40	"	1 0 0	4 0 0
41	"	1 0 0	4 0 0
47	"	0 2 0	2 0 0
48	"	0 2 0	2 0 0
49	"	0 2 0	2 0 0
50	"	0 2 0	2 0 0
51	"	0 2 0	2 0 0
52	"	0 2 0	2 0 0
53	"	0 2 0	2 0 0
54	"	0 2 19	2 10 0

Level, dry sections of fair quality; situated on the Hawea Flat, about four miles and a half from Gladstone (Lake Hawea).

TUAPEKA EAST SURVEY DISTRICT.

80	XVIII	0 1 22	2 10 0
Weighted with £45, valuation for improvements.			
85	XVIII	0 1 20	2 10 0
Weighted with £50, valuation for improvements.			
91	XVIII	0 1 26	1 0 0
*94	"	0 2 3	2 0 0
*Weighted with £3, valuation for improvements.			
95	XVIII	1 0 10	4 0 0
Weighted with £40, valuation for improvements.			
96	XVIII	0 2 10	2 0 0
Weighted with £2, valuation for improvements.			

Steep, open land, known as Bluespur Township; situated on formed road, about three miles from Lawrence, where the railway terminates.

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

ROBERT McNAB,
Minister of Lands

Opening Lands in Canterbury Land District for Sale or Selection.

PLUNKET, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided in section one hundred and thirty-six of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Wednesday, the twelfth day of August, one thousand nine hundred and eight; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1892."

SCHEDULE.
CANTERBURY LAND DISTRICT.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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FIRST-CLASS LAND.

Ashley County.—Mairaki Survey District.

	A. R. P.	£ s. d.	£ s. d.	£ s. d.
36695	II	98 0 0	200 0 0	5 0 0 4 0 0

Weighted with a sum of £7 17s. 3d., being half-value of about 37 chains of wire fence on the south-eastern boundary. Situated on the south bank of the Ashley River, adjoining the properties of Messrs. Beattie and Livingstone, about five miles north-westward from Cust Railway-station. Level land of light alluvial formation. Altitude, about 350 ft. above sea-level.

Selwyn County.—Kowai Survey District.

Pt. Res. 461	XII	187 0 0	390 0 0	8 5 0 6 12 0
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Situated at the junction of the Kowai and Waimakariri Rivers, about three miles eastward from Springfield Township and Railway-station. About 60 acres good arable terrace land; 20 acres flax and toitoi swamp; balance light stony pastoral land, liable to flood, and partly overgrown with gorse.

SECOND-CLASS LAND.

Amuri County.—Culverden Survey District.

2-7	XIII, XIV	1856 0 0	2900 0 0	72 10 0 58 0 0
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Situated on the north bank of the Hurunui River, below the traffic-bridge near Hurunui, and about six miles south-eastwards from Balmoral Railway-station. There are between 300 and 400 acres of swampy land, and about 750 acres of manuka scrub; the balance is open, dry, and stony. The swamp land, if drained, and parts of the open land, could be cultivated, but the greater portion of the area is only adapted for pastoral purposes. The portion below the terrace is well watered.

Amuri County.—Mandamus Survey District.

1-7	XIV	2229 2 7	2790 0 0	69 15 0 55 16 0
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Situated on the north bank of the Hurunui River, above the traffic-bridge, about two miles south-eastward from Balmoral Railway-station. About 250 acres agricultural land of fair quality; about 800 to 1,000 acres partially burnt manuka-scrub land; balance inferior light stony land. The portion below the terrace is well watered by McGrath's Creek and branches.

A right is reserved over this land in favour of the Amuri County Council, to enable it to construct and maintain protective works, and to take and occupy such areas as may be required for this purpose without any compensation other than a reduction of rent or payment in respect of the actual area so taken, and this right shall include all necessary rights of access to and over the land in connection with the construction and maintenance of any such works.

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

ROBERT McNAB,
Minister of Lands.

Opening Lands in Nelson Land District for Selection on Renewable Lease.

PLUNKET, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the one-hundred-and-thirty-sixth section of "The Land Act, 1892," and its amendments, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as in the said section is provided, do hereby declare that the rural lands described in the Schedule hereto shall be open for selection on Wednesday, the twelfth day of August, one thousand nine hundred and eight; and also that the lands mentioned in the said Schedule may be selected on renewable lease only, in accordance with the provisions of section one hundred and twenty-one of the said Act, as they contain, or are supposed to contain, metals, minerals, or valuable stone; and I do hereby also fix the prices at which the said lands shall be leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be leased under and subject to the provisions of "The Land Act, 1892," and its amendments.

SCHEDULE.

NELSON LAND DISTRICT.—COLLINGWOOD COUNTY.—AORERE SURVEY DISTRICT.—UPPER AORERE BLOCK.

Section.	Block.	Area.	Rent per Acre per Annum.
<i>Second-class Unsurveyed Land.</i>			
		Acres.	d.
1	XIII	220	5·2
<i>Third-class Unsurveyed Land.</i>			
14	IX	520	3·1
15	"	860	2·6
2	XIII	1,180	3·1
3	"	695	3·1

Locality and Description.

The greater portion of this block is situated on the left bank of the Aorere River, and extends from about half a mile north of Brown's River (a tributary of the Aorere River) southerly for about four miles towards the source of the Aorere River. An area of 220 acres lies on the east bank of the Aorere River, between the Clark River and the freehold land. The nearest point of the block is about eight miles and a half from Bainham, of which eight miles is by dray-road and half a mile by a good bridle-track. The bridle-track is continued right through the block, and is constructed to the mouth of the Heaphy River. There is a school and post-office at Bainham, which is a small settlement ten miles from the Port of Collingwood by a good coach-road. One section of 220 acres is mostly flat land of fair quality, the balance consists of fair land suitable for pastoral purposes, with small flats along rivers and streams, and homestead-sites on each subdivision. The formation is of a light sandy clay on slate. The timber is chiefly brown-birch and red-birch, with some matai, kahikatea, and pukatea in valleys and on lower slopes, with thick undergrowth of mixed scrub. Altitude above sea-level ranges from 300 ft. on the flats to 2,100 ft. on the hills.

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

ROBERT McNAB,
Minister of Lands.

Land temporarily reserved for a Hall and Library Site in the Marlborough 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 the purposes in the said section mentioned:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion 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 Marlborough Land District described in the Schedule hereunder written, for a site for a public hall and library.

SCHEDULE.

ALL that area in the Marlborough Land District, containing by admeasurement 32 perches, more or less, being Section No. 33b, Block I, Wakamarina Survey District. Bounded towards the north by a public road, 100 links; towards the east by Section No. 32 of the said block, 200 links; and towards the south and west by Section No. 33, 100 and 200 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58620/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

ROBERT McNAB,
Minister of Lands.

Appointment of Trustees, Arrowtown Volunteer Drill-shed Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Captain PHILIP ALDBOROUGH DE LA PERRELLE, Active List (Unattached);
Acting-Captain WILLIAM CUMMING, Wakatipu Mounted Rifle Volunteers;
JOSEPH JENKINS, Esq., Arrowtown; and
HENRY G. YOUNGMAN, Esq., Arrowtown,

to be Trustees of all that parcel of land in the Provincial District of Otago, containing by admeasurement 1 rood, more or less, being Section No. 11, Block XII, Town of Arrowtown: bounded towards the north-east by Buckingham Street, 100 links; towards the south-east by Crown lands, 250 links; towards the south-west by Crown lands, 100 links; and towards the north-west by Camp Lane, 250 links: be all the aforesaid linkages more or less: as the same is delineated on the plan deposited in the Survey Office, Dunedin: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Arrowtown Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the fifth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees, Timaru Volunteer Drill-shed Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Major WALTER BECKINGHAM, South Canterbury Battalion of Infantry Volunteers;
Captain JAMES EDWARD STOKES JACKSON, Retired List;
Captain JOHN LILLIE GILLIES, Active List (Unattached);
Captain WILLIAM HENRY FODEN, Adjutant, South Canterbury Battalion of Infantry Volunteers;
Captain FRANK ARCHDALL RAYMOND, Port Guards Rifle Volunteers; and
Captain JOHN McNAB, Timaru Rifle Volunteers,

to be Trustees of all that parcel of land in the Provincial District of Canterbury, containing by admeasurement 1 rood 20 perches, more or less, being Sections Nos. 30 and part of 31, Town of Timaru: bounded towards the north by Grey Street; towards the east by Sections Nos. 25 and 26; towards the south by the other part of Section No. 31; and towards the west by the Market Place: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Timaru Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the fifth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees, Wanganui Volunteer Drill-shed Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Lieutenant-Colonel JOHN PATON WATT, V.D., 2nd Battalion, Wellington (West Coast) Rifle Volunteers;
Lieutenant-Colonel JAMES PATON WATT, 1st Regiment, Wellington (West Coast) Mounted Rifle Volunteers; and
Major ROBERT HUGHES, V.D., 2nd Battalion, Wellington (West Coast) Rifle Volunteers,

to be Trustees of all that piece or parcel of land in the Town of Wanganui, containing 2 roods, more or less: bounded on the east by Reserves E and K (Queen's Park), 200 links; on the south by the said Reserves E and K, 250 links; on the west by Sections Nos. 164 and 163, Town of Wanganui, 200 links; and on the north by Maria Place, 250 links: be all the aforesaid linkages more or less: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Wanganui Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the sixth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees Paeroa Volunteer Drill-shed Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Lieutenant-Colonel EDMUND WILLIAM PORRITT, 2nd Battalion, Auckland (Hauraki) Infantry Volunteers;
Adjutant-Captain ARTHUR CHARLES HUBBARD, 2nd Battalion, Auckland (Hauraki) Infantry Volunteers;
Captain JOSEPH NATHAN, No. 1 Company, Ohinemuri Rifle Volunteers; and
Lieutenant GEORGE DEAN, No. 1 Company, Ohinemuri Rifle Volunteers,

to be Trustees of all that parcel of land in the Auckland Land District, containing by admeasurement 3 roods

9 perches, more or less, being Sections No. 1, No. 2, and No. 3 of Block XVI of the Town of Paeroa: bounded towards the north-east by Lewis Street, 306 links; towards the south-east by the Paeroa School site, 300 links; towards the south-west by Wood Street, 300 links; and towards the north-west by Victoria Street, 240 links, to the point of commencement: be all the aforesaid linkages more or less: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Paeroa Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the twelfth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees, Picton Volunteer Drill-shed Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Captain HERBERT JOHN ROBINSON, Waitohi Rifle Volunteers;
Acting-Lieutenant DONALD LLOYD, Waitohi Rifle Volunteers; and
Acting-Lieutenant HARRY HOBSON McINTOSH, Waitohi Rifle Volunteers,

to be Trustees of all that parcel of land in the Marlborough Land District, containing by admeasurement 1 rood, more or less, being Section No. 496, Town of Picton: bounded towards the north by Section No. 497, Town of Picton, 210 links; towards the east by the Waitohi Stream; towards the south by Section No. 495, Town of Picton, 240 links; and towards the west by Market Street, 110 links: be all the aforesaid linkages more or less: as the same is more particularly delineated on the plan marked S.G. 48518, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon bordered red: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Picton Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the twelfth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees Waihi Rifle Range Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Lieutenant-Colonel EDMUND WILLIAM PORRITT, 2nd Battalion, Auckland (Hauraki) Infantry Volunteers;
Major ARTHUR TOM KENRICK, 2nd Battalion, Auckland (Hauraki) Infantry Volunteers; and
Captain HAROLD JAMES ROLLINSON, Waihi Rifle Volunteers,

to be Trustees of all that parcel of land in the Auckland Land District, containing by admeasurement 17 acres 2 roods 17 perches, more or less, situate in Block XVI, Ohinemuri Survey District, and being portions of Favona and Brilliant

Special Claims, and part Crown land, commencing at a point on the south-east side of the Maitara Road, distant 4722.5 links in a south-west direction from the Oldfield Road Bridge (over the Ohinemuri River): bounded towards the north-west by a line, 3974.4 links; towards the north-east by a line, 500 links; towards the south-east by a line, 4886.6 links; and again towards the north-west by Maitara Road, 956.5 links, to the commencing-point: be all the aforesaid linkages more or less: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a rifle range for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Waihi Rifle Range Reserve," and that they shall take office as such Trustees on the twelfth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees, Westport Rifle Range Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency, the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Captain CHARLES GEORGE CURTIS, Active List (Un-attached);
Acting-Captain ANTHONY CRISPE COTTRELL, Westport Garrison Artillery Volunteers;
Lieutenant CYPRIAN BRIDGE BRERETON, Westport Garrison Artillery Volunteers;
Acting-Lieutenant JOHN HENRY LEVY, Westport Garrison Artillery Volunteers; and
JAMES HORACE GREENWOOD, Esq., Westport,

to be Trustees of all that parcel of land in the Nelson Land District, being part of Section 13, containing 15 acres and 3 perches; Section 17, containing 66 acres 3 roods 6 perches; and Sections 18, 19, 20, 21, and 22, containing 33 acres 1 rood 32 perches, Block VII, Kawatiri Survey District: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a rifle range for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Westport Rifle Range Reserve," and that they shall take office as such Trustees on the ninth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Appointment of Trustees, Te Aroha Rifle Range Reserve.

PLUNKET, Governor.

IN exercise and pursuance of the power and authority conferred by "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907 (hereinafter termed "the said Acts"), His Excellency the Right Honourable William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, doth hereby constitute and appoint

Acting-Major ALLEN BELL, 2nd Regiment, Auckland Mounted Rifle Volunteers;
Captain ROBERT CANDLISH ALLEN, Piako Mounted Rifle Volunteers; and
Lieutenant WILLIAM JOHN DENNERLEY MOORE, Piako Mounted Rifle Volunteers,

to be Trustees of all that parcel of land in the Auckland Land District, being part of Section 29c, containing 9 acres 1 rood 32.4 perches; part of Section 29b, containing 36 acres and 9.2 perches; and Section 29a, containing 29 acres 2 roods 17.6 perches, Block IX, in the Aroha Survey District: as

the same are more particularly delineated on the plan marked P.W.D. 22837, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured yellow, green, and red respectively: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a rifle range for Volunteer purposes, and generally for the purposes of and with the powers conferred by the said Acts. And it is hereby declared that the said Trustees shall be incorporated under the name of "The Trustees of the Te Aroha Rifle Range Reserve," and that they shall take office as such Trustees on the ninth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
For Minister of Defence.

Trustees for the Owaka 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 Dominion of New Zealand, do hereby appoint

ALEXANDER CLARK SAUNDERS and
ANDREW RICHARDSON

to be Trustees, in the place of Frederick Bradfield and George Dabinett, resigned, to provide for the maintenance and care of the Owaka 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 thirteenth day of June, one thousand nine hundred and eight.

ROBERT McNAB,
Minister of Lands.

Trustees for the Port Albert 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 Dominion of New Zealand, do hereby appoint

DAVID BECROFT and
HENRY LEGGE

to be Trustees, in the place of William Hefford, resigned, and James Sharpley Mawer, deceased, to provide for the maintenance and care of the Port Albert 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 thirteenth day of June, one thousand nine hundred and eight.

ROBERT McNAB,
Minister of Lands.

Trustees for the Waipipi 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 Dominion of New Zealand, do hereby appoint

HENRY FURNISS,
EDWARD WALSH,
JAMES HARVEY,
ALFRED JONES, and
OCTAVIUS RIDGLEY

to be Trustees, in the place of Herbert Thompson, William Frederick Jones, John McNamara, Thomas Keogh, and Alexander Muir, to provide for the maintenance and care of the Waipipi 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 thirteenth day of June, one thousand nine hundred and eight.

ROBERT McNAB,
Minister of Lands.

Trustee for the Arapohue 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 Dominion of New Zealand, do hereby appoint

ARTHUR JOHNSTON GELSTON

to be a Trustee, in the place of Thomas Richard Atkinson, resigned, to provide for the maintenance and care of the Arapohue 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 thirteenth day of June, one thousand nine hundred and eight.

ROBERT McNAB,
Minister of Lands.

Deputy Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to appoint

WILLIAM JOHN MAHONEY

to be the Deputy of the Registrar of Marriages and of Births and Deaths for the District of Waimate Plains.

JOHN G. FINDLAY,
Minister of Internal Affairs.

Cadet appointed.

Public Works Department,
Wellington, 12th June, 1908.

HIS Excellency the Governor has been pleased to appoint

ONSLow GARTH THORNTON

to be an engineering cadet in the Public Works Department, as from the 18th day of February, 1908.

WM. HALL-JONES,
Minister for Public Works.

Immigration Officer appointed.

Department of Immigration,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to appoint

ALFRED AUGUSTUS STICKLAND DANBY

to be Immigration Officer for the Dominion of New Zealand, vice John Edwin March, retired.

JAMES MCGOWAN,
Minister of Immigration.

Member of Kumeroa Domain Board appointed.

Department of Lands,
Wellington, 13th June, 1908.

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

DAVID WILLIAM DUNFORD

to be a member of the Kumeroa Domain Board, in the place of Alexander McDonald, removed from the district.

ROBERT McNAB,
Minister of Lands.

Members of Utiku Domain Board appointed.

Department of Lands,
Wellington, 13th June, 1908.

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

FRED HAGUE and
ERNEST BERTRAM JENNINGS

to be members of the Utiku Domain Board, in the place of Gregor McGregor and James Robson Anderson, resigned.

ROBERT McNAB,
Minister of Lands.

Crown Lands Ranger appointed.

Department of Lands,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to appoint

ERNEST EDWIN TOWNSEND

to be a Ranger of Crown Lands for the Land District of Marlborough.

ROBERT McNAB,
Minister of Lands.

Trustee of the Tongariro National Park resigned and appointed.

Department of Lands,
Wellington, 13th June, 1908.

HIS Excellency the Governor has, in pursuance of section 4 of "The Tongariro National Park Act, 1894," been pleased to accept the resignation of

JOHN STRAUCHON, Esq.,

as an additional Trustee of the Tongariro National Park, and to appoint in lieu thereof

THE COMMISSIONER OF CROWN LANDS FOR THE LAND DISTRICT OF WELLINGTON (*ex officio*)

as an additional Trustee of the said park, as from the 1st day of July, 1908.

ROBERT McNAB,
Minister of Lands.

Cadet in the Department of Lands appointed.

Department of Lands,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to appoint

GEOFFREY ST. VINCENT KEDDELL

to be a cadet in the Department of Lands, as from the 5th May, 1906.

ROBERT McNAB,
Minister of Lands.

Cadet in the Department of Lands appointed.

Department of Lands,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to appoint

CHARLES LAIDLAW PURDIE

to be a clerical cadet in the Department of Lands, as from the 16th September, 1907.

ROBERT McNAB,
Minister of Lands.

Caretaker, Live-stock Quarantine-station, retired. — Notice No. 1205.

Department of Agriculture,
Wellington, 12th June, 1908.

IT is hereby notified for public information that

JOHN PETER ROSS

has been retired from the position held by him as Caretaker, Live-stock Quarantine-station, Somes Island, as from 30th April.

ROBERT McNAB,
Minister for Agriculture.

Cancellation of Appointments of Trustees, Arrowtown Drill-shed Reserve.

Defence Office,
Wellington, 8th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Arrowtown Drill-shed Reserve, published in the *New Zealand Gazette* No. 8, of 8th February, 1906, as from 4th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Timaru Drill-shed Reserve.

Defence Office,
Wellington, 8th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Timaru Drill-shed Reserve, published in the *New Zealand Gazette* No. 62 of 22nd November, 1888, No. 17 of 5th March, 1891, and No. 9 of 2nd February, 1905, as from 4th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer promoted.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to approve of the promotion of the undermentioned officer:—

2nd Regiment, North Canterbury Mounted Rifle Volunteers,
Captain (Acting-Major) Edward Bowler Millton to be Major. Date of commission, 4th December, 1907.

ROBERT McNAB,
For Minister of Defence.

Honorary Volunteer Officer promoted.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 137, (a), General Regulations of the Defence Forces of New Zealand, 1906, of the promotion of

The Reverend WILLIAM EUGENE GILLAM (Honorary Chaplain, Fourth Class)
to the rank of Colonel (Honorary Chaplain, First Class), and with effect from 1st June, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer appointed.

Defence Office,
Wellington, 13th June, 1908.

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

New Zealand Veterinary Corps.
Frederick Charles Robertson, M.R.C.V.S., England, to be Captain, and with effect from 7th April, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer appointed.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 67, amended regulations, as published in the *New Zealand Gazette* No. 99, of the 21st November, 1907, of the following appointment:—

Motueka Mounted Rifle Volunteers.
Major Henry O'Brien Deck (1st Battalion, Nelson Mounted Rifle Volunteers) to be Captain. Date of commission, 9th May, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer resigned.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to accept the resignation of the commission held by the undermentioned officer:—

Bay of Islands Mounted Rifle Volunteers.
Lieutenant Arthur Clifford Long. Date of resignation, 5th April, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer resigned, and posted to Active List (Unattached).

Defence Office,
Wellington, 13th June, 1908.

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

Captain (Acting-Major) ROBERT GARDNER, Auckland Division, New Zealand Garrison Artillery Volunteers, and to approve that his name be placed on the Active List (Unattached), with rank of Major, and with effect from 8th May, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer resigned, and posted to Active List (Unattached).

Defence Office,
Wellington, 13th June, 1908.

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

Lieutenant PERCY FRANCIS BOUCHER, Te Puke Mounted Rifle Volunteers, and to approve that his name be placed on the Active List (Unattached), with rank of Lieutenant, and with effect from 5th May, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Wanganui Drill-shed Reserve.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Wanganui Drill-shed Reserve, published in the *New Zealand Gazette* Nos. 53 of 21st June, 1900, 29 of 7th April, 1904, and 34 of 28th April, 1904, as from 5th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Westport Rifle Range Reserve.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Westport Rifle Range Reserve, published in the *New Zealand Gazette* No. 60, of 14th July, 1904, as from 8th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Paeroa Drill-shed Reserve.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Paeroa Drill-shed Reserve, published in the *New Zealand Gazette* No. 73, of 3rd August, 1905, as from 11th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Waihi Rifle Range Reserve.

Defence Office,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to cancel, under "The Volunteer Drill-sheds and Lands Act, 1888," "The Volunteer Drill-sheds and Lands Trustees

Validation Act, 1890," and the Defence Act Amendment Act, 1907, the appointments of Trustees to the Waikato Rifle Range Reserve, published in the *New Zealand Gazette* No. 77, of 24th August, 1905, as from 11th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Approval of Fees for Licensing of Vehicles fixed by By-law, Ashburton County Council.

Office of the Minister of Internal Affairs,
Wellington, 13th June, 1908.

IT is hereby notified, in accordance with section 311 of "The Counties Act, 1886," that so much of the by-law made by the Ashburton County Council on the 19th May, 1908, as appoints the several sums to be paid to the Ashburton County funds for the licensing of vehicles has this day been approved by His Excellency the Governor.

JOHN G. FINDLAY,
Minister of Internal Affairs.

Letters of Naturalisation issued.

Office of the Minister of Internal Affairs,
Wellington, 13th June, 1908.

HIS Excellency the Governor has been pleased to issue Letters of Naturalisation, under "The Aliens Act, 1880," in favour of the undermentioned persons:—

Name.	Occupation.	Residence.
Julius Alberte ..	Joiner ..	Dunedin.
John Frederik Anderson	Seaman ..	Dunedin.
Louis Anderson ..	Gardener ..	Kaitangata.
Antonio Bakalich ..	Waiter ..	New Plymouth.
Johannes Berntsen ..	Dyer ..	Petone.
Romeo Bragato ..	Viticulturist ..	Auckland.
Sam Devcich ..	Bushman ..	Puriri.
Filip Erceg ..	Gum-digger ..	Mangawai.
Joseph George Farry	Traveller ..	Dunedin.
Marin Franetovich ..	Gum-digger ..	Mangawai.
Berger Jahn Hilt ..	Seaman ..	Auckland.
Gustav Hohberg ..	Bootmaker ..	Wellington.
Hans Peter Jakobsen ..	Labourer ..	Palmerston N.
Emil Johannsen ..	Seaman ..	Auckland.
Tony Mioceovich ..	Gum-digger ..	Mangawai.
John Nelson ..	Merchant ..	Wellington.
Harald Paulsen ..	Mariner ..	Dunedin.
Jure Perdija ..	Gum-digger ..	Mangawai.
Luka Piculo ..	Gum-digger ..	Mangawai.
Giovanni Robustelli ..	Miner ..	Goldsborough.
Woolf Schwartz ..	Tailor and mer- cer	Wellington.
Peter Stanicich ..	Gum-digger ..	Waihopo.
Petar Sumich ..	Gum-digger ..	Mangawai.
Otto von Wogen ..	Farm labourer	Templeton.

JOHN G. FINDLAY,
Minister of Internal Affairs

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

The Treasury,
Wellington, 11th June, 1908.

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

J. G. WARD,
Minister of Finance.

TAIHAPE BOROUGH COUNCIL.

Special Order making Special Rate.—Loan of £4,270.—Taihape Town Hall, Municipal Chambers, and Library.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Taihape Borough Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £4,270, authorised to be raised by the Taihape Borough Council for building a Town Hall, Municipal Chambers, and Public Library, and equipping same, the said Taihape Borough Council hereby makes and levies a special rate of $\frac{7}{16}$ d. in the pound upon the rateable value of all rateable property of the Borough of Taihape: bounded towards the north by the northern boundary-line of Section No. 72, Block XIV,

Ohinewairua Survey District, from the north-western corner of the said Section No. 72 to the railway reserve; thence by a right line across the said railway reserve and a public road to the north-west corner of Section No. 74; thence by the northern boundary-lines of Sections Nos. 74 and 76, Block XIV aforesaid, and the northern boundary-line of the last-mentioned section produced to the middle of the Hautapu River; thence towards the north-east generally by a line along the middle of the Hautapu River to the confluence of the Mangaone Stream with the said Hautapu River; thence towards the south generally by the left bank of the said Mangaone Stream to the railway reserve at the southernmost corner of Section No. 92, Block XIV aforesaid; thence by the said railway reserve to the westernmost corner of the said Section No. 92; thence by a right line across the railway reserve and a public road to the south-eastern corner of Section No. 66 (cemetery reserve); thence by the southern and western boundary-lines of the last-mentioned section and the western boundary-line of that section produced to the northern side of the Mangaweka-Taihape Main Road; thence by the northern side of the said Mangaweka-Taihape Main Road to its junction with the Taihape Valley Road; thence by the northern side of the last-mentioned road to the westernmost corner of Section No. 83, Block XIV aforesaid; thence by a right line bearing north 45 degrees west to the middle of the Otaihape Stream; thence by a line along the middle of the said Otaihape Stream to a point in line with the western boundary-line of Section No. 21, Block XIV aforesaid; and thence towards the west generally by a right line to the south-western corner of the said Section No. 21; thence by the western boundary-line of the last-mentioned section to Kaka Road; thence by a right line across the said Kaka Road, and by the eastern side of that road to the south-western corner of Section No. 19, Block XIV aforesaid; thence by the said Section No. 19 to its north-western corner; and thence by Sections Nos. 13, 10, and 8, Block XIII, Ohinewairua Survey District, to the north-western corner of Section No. 72, Block XIV aforesaid, the place of commencement: and that such special rate shall be an annual-recurring one during the currency of such loan, and be payable in one sum on the 19th day of June in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off.

I, Anthony Nathan, Mayor of Taihape, do hereby certify that the above special order was duly made and passed at a special meeting of the Taihape Borough Council held for the purpose on Wednesday, the 6th day of May, 1903, and was duly confirmed at a special meeting of the Taihape Borough Council held for the purpose on Thursday, the 4th day of June, 1908.

In testimony whereof the common seal of the Borough of Taihape has been hereunto affixed.

Dated at Taihape, this 6th day of June, 1908.

ANTHONY NATHAN,
Mayor.

Special Order made by the Heathcote Road Board.

The Treasury,
Wellington, 11th June, 1908.

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

J. G. WARD,
Minister of Finance.

HEATHCOTE ROAD BOARD.

Special Order.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Heathcote Road Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £825, authorised to be raised by the Heathcote Road Board, under the above-mentioned Act, for the payment of the Heathcote Road Board's proportion of the cost of the construction of the bridge over the River Heathcote at Ferrymead, in the Valley Ward of the Heathcote Road District, the said Heathcote Road Board hereby makes and levies a special rate of $\frac{3}{4}$ d. in the pound sterling upon the rateable value of all rateable properties included in the Valley Ward of the Heathcote Road District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of April and the 1st day of October in each and every year during the currency of such loan, being a period of thirty-two years, or until the loan is fully paid off.

I, George Scott, Chairman of the Heathcote Road Board, do hereby certify that the above special order was duly pro-

posed on the 24th day of April, 1908, and passed on the 5th day of June, 1908, in accordance with the provisions of "The Road Boards Act, 1882," and its amendments.

GEO. SCOTT,
Chairman.

In testimony whereof the common seal of the Inhabitants of the Heathcote Road District has been hereunto affixed.

The common seal of the Inhabitants of the Heathcote Road Board was hereunto affixed, this 5th day of June, 1908.

GEO. SCOTT,
Chairman.
S. R. WRIGHT,
Clerk.

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

The Treasury,
Wellington, 15th June, 1908.

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

J. G. WARD,
Minister of Finance.

RANGITIKEI COUNTY COUNCIL.

Special Order making Special Rate.—Loan of £140, Snellgrove's Road.

In pursuance and exercise of the powers vested in it in that behalf by "The Counties Act, 1886," and "The Local Bodies' Loans Act, 1901," the Rangitikei County Council doth hereby resolve as follows: That, for the purpose of providing the interest and other charges on a loan of £140, authorised to be raised by the Rangitikei County Council, under the provisions of "The Local Bodies' Loans Act, 1901," for the purpose of forming and metalling Snellgrove's Road, the said Rangitikei County Council hereby makes and levies a special rate of $\frac{1}{4}$ d. in the pound sterling upon the rateable valuation of all rateable property of the Snellgrove's Special-rating District, comprising part Section 26, Dunsinane Estate, and being part subdivision of Original Section LII, Block XV (containing 64 acres 1 rood 12 perches); part Subdivision 1 of Section X, Block XV (containing 40 acres); and Section LIII (42 acres), Block XIV; all being situate in the Wangaeahu Survey District: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable in one sum on the 1st day of May in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off, the interest on such loan being at the rate of $3\frac{1}{2}$ per cent. per annum.

I, Robert Kirkpatrick Simpson, Chairman of the Rangitikei County Council, do hereby certify that the above special order was duly made and passed at a special meeting of the Rangitikei County Council held on the 9th day of May, 1908, and was duly confirmed at a special meeting of the said Rangitikei County Council held on the 6th day of June, 1908.

In testimony whereof the common seal of the Rangitikei County Council has been hereunto affixed.

Dated this 6th day of June, 1908.

R. K. SIMPSON,
Chairman.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Rangitikei was hereunto affixed on the 6th day of June, 1908, in the presence of—

HAROLD H. RICHARDSON,
County Clerk, Marton.

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

The Treasury,
Wellington, 15th June, 1908.

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

J. G. WARD,
Minister of Finance.

RANGITIKEI COUNTY COUNCIL.

Special Order making Special Rate.—Loan of £100, Tennent's Road.

In pursuance and exercise of the powers vested in it in that behalf by "The Counties Act, 1886," and "The Local Bodies' Loans Act, 1901," the Rangitikei County Council doth hereby resolve as follows: That, for the purpose of providing the

interest and other charges on a loan of £100, authorised to be raised by the Rangitikei County Council, under the provisions of "The Local Bodies' Loans Act, 1901," for the purpose of metalling Tennent's Road from its junction with the Bull's-Turakina Road to the Lake Alice Road, a distance of about 30 chains, the said Rangitikei County Council hereby makes and levies a special rate of $\frac{1}{4}$ d. in the pound sterling upon the rateable valuation of all rateable property of the Tennent's Special-rating District, comprising part of Section 6, Brandon Hall Estate, and being part of Original Section 71, Block X (540 acres); Lots Nos. 2A and 3A, Heaton Park Estate, and being parts Original Sections 66 and 74, Block VI (357 acres 3 roods 2 perches)—both in the occupation of D. C. Tennent; part Lot 4A, Heaton Park Estate, and being parts Original Sections 66, 74, and 48, Block VI (212 acres 2 roods 13 perches), occupied by F. S. Easton; and Lot No. 2, Heaton Park Estate, and being parts of Original Sections 63 and 66, Block VI (110 acres and 27 perches), occupied by L. M. Richards; all being situate in the Rangitoto Survey District: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable in one sum on the 1st day of May in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off, the interest on such loan being at the rate of $3\frac{1}{2}$ per cent. per annum.

I, Robert Kirkpatrick Simpson, Chairman of the Rangitikei County Council, do hereby certify that the above special order was duly made and passed at a special meeting of the Rangitikei County Council held on the 9th day of May, 1908, and was duly confirmed at a special meeting of the said Rangitikei County Council held on the 6th day of June, 1908.

In testimony whereof the common seal of the Rangitikei County Council has been hereunto affixed.

Dated this 6th day of June, 1908.

R. K. SIMPSON,
Chairman.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Rangitikei was hereunto affixed on the 6th day of June, 1908, in the presence of—

HAROLD H. RICHARDSON,
County Clerk, Marton.

Special Order made by the Aroha Road Board.

The Treasury,
Wellington, 15th June, 1908.

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

J. G. WARD,
Minister of Finance.

AROHA ROAD BOARD.

Special Order made on the 13th day of January, 1908; confirmed on the 19th day of February, 1908.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," the Aroha Road Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £500, authorised to be raised by the Aroha Road Board, under the above-mentioned Act, for metalling portions of road between Te Aroha Station and the junction of the Hangaroa Road, the said Aroha Road Board hereby makes and levies a special rate of $\frac{1}{4}$ d. in the pound upon the rateable value of all rateable property of the Aroha Special District No. 3, comprising Sections 113, 122, and 123, Block II, Patutahi Survey District; part Okahuatui No. 2A (7,225 acres 2 roods 28 perches); Okahuatui 2c, Sections 1 and 4; Okahuatui 2c, Section 2; Okahuatui 2d, Section 1, 2A, 2c3; part Okahuatui No. 2 (6,000 acres); Okahuatui 2b1: 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 July in each and every year during a period equal to the currency of such loan, being a period of twenty-six years, or until the loan is fully paid off. The rate of interest to be $4\frac{1}{2}$ per cent.

The common seal of the Chairman, Councillors, and Inhabitants of the Aroha Road District was hereto affixed in the presence of—

W. MORICE,
Chairman.
D. MORICE,
Clerk.

I, David Morice, Clerk, Aroha Road Board, do hereby certify that the foregoing special order has been made in accordance with law, and that all the requirements of "The Local Bodies' Loans Act, 1901," have been complied with.

D. MORICE,
Clerk.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 12th June, 1908.

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

J. G. WARD,
Minister of Finance.

In the matter of "The Municipal Corporations Act, 1900," and of "The Local Bodies' Loans Act, 1901," and the Acts amending the same respectively.

I HEREBY give notice that on the 5th day of June, 1908, a proposal was submitted by the Waitara Borough Council to the ratepayers of the Borough of Waitara for raising a special loan of £3,000 for the purpose of making and improving streets within the borough; and that the number of votes recorded respectively for and against the proposal was as follows: For, 108; against, 64; informal, 4.

And I declare the said proposal to be carried.
Dated the 6th day of June, 1908.

WALTER F. JENKINS,
Mayor of the Borough of Waitara.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 15th June, 1908.

THE following notice, received from the Chairman of the Piako County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

J. G. WARD,
Minister of Finance.

PIAKO COUNTY COUNCIL.

Result of Poll on Proposed Loan of £1,500.

NOTICE is hereby given that a poll of the ratepayers of the Te Aroha Riding of the Piako County was taken on the 6th day of June, 1908, upon the following proposal: To borrow from the Colonial Treasurer, under Part II of "The Local Bodies' Loans Act, 1901," and its amendments, the sum of £1,500 for the purpose of engaging in the following undertaking, viz.:-

The construction, reinstatement, and rebuilding of the following bridges in the said Te Aroha Riding of the Piako County: Culvert at Forsman's, McLeod's Bridge, Lawcock's Bridge, Carroll's Bridge, Creamery Bridge, Brook's Bridge, Maisey's Bridge, Roche's Bridge, Rushbrook's culvert, McNicol's Flatt Bridge, McNicol's No. 2 Bridge, McNicol's No. 3 Bridge, Waiorongomai Creek Bridge, Waiorongomai Hill Bridge, Collin's culvert, and Murphy's Bridge.

And on such poll the number of votes recorded for and against the proposal was: For the proposal, 19 votes; against the proposal, 18 votes.

I therefore declare the said proposal to be lost.
Dated this 8th day of June, 1908.

T. GAVIN,
Chairman of the Piako County Council.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 15th June, 1908.

THE following notice, received from the Chairman of the Piako County Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

J. G. WARD,
Minister of Finance.

PIAKO COUNTY COUNCIL.

Result of Poll on Proposal to borrow £5,000.

NOTICE is hereby given that a poll of the ratepayers of the Waitoa Riding of the Piako County was taken on the 6th day of June, 1908, upon the following proposal: To borrow from the Colonial Treasurer, under Part II of "The Local Bodies' Loans Act, 1901," and its amendments, the sum of £5,000 for the purpose of engaging in the following undertaking, viz.:-

The construction, reinstatement, and rebuilding of the following bridges in the said Waitoa Riding of the Piako

County: Waiwera Bridge, Thomas's Road Bridge, Poplar Bridge, Humphries Road Bridge, Motumaoho Bridge, Page's culvert, Horrell's Bridge, Taubei Road bridges and culverts, Bridgeman's Bridge, Gubbin's Bridge, Landsdowne Road Bridge, Walton Bridge, Cochrane's Road Bridge, Johnson's Creek Bridge, Rowe's Bridge, Baine's Pit culvert, Franklin's Bridge, Baker's Road Bridge, Waghorn's Road Bridge, Macfarlane Bridge, Diagonal Road bridges (2), Lockyer's Bridge, McCabe's Road Bridge, Kiwitahi Bridge, and Kereone Bridge.

And on such poll the number of votes recorded for and against the proposal was: For the proposal, 111 votes; against the proposal, 65 votes.

I therefore declare the said proposal to be duly carried.

Dated this 8th day of June, 1908.

T. GAVIN,
Chairman of the Piako County Council.

Results of Polls for Proposed Loans.

The Treasury,
Wellington, 17th June, 1908.

THE following notices, received from the Chairman of the Masterton County Council, are published in accordance with the provisions of "The Local Bodies' Loans Act, 1901."

J. G. WARD,
Minister of Finance.

MASTERTON COUNTY.

Proposal to raise a Loan of £2,500, under "The Local Bodies' Loans Act, 1901," for the Purpose of constructing Head-works and Distributing-races in the Opaki Water-supply District.

RESULT of a poll taken on the above proposal on the 18th day of June, 1908:—

Votes recorded for the proposal, 26; votes recorded against the proposal, 4.

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

W. J. WELCH,
Chairman, Masterton County Council.
Masterton, 15th June, 1908.

Proposal to raise a Loan of £4,500, under "The Local Bodies' Loans Act, 1901," for providing Lansdowne with a High-pressure Water-supply.

Result of poll taken on the above proposal on the 13th day of June, 1908:—

Votes recorded for the proposal, 94; votes recorded against the proposal, 15.

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

W. J. WELCH,
Chairman, Masterton County Council.
Masterton, 15th June, 1908.

Forbidding Money-order and Postal Correspondence for John Mellinger.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in an immoral business, it is hereby ordered, under section 9 of "The Post Office Act Amendment Act, 1906," that no money-order in favour of the said person shall be issued, and that no postal packet addressed to the said person (either by his own or any fictitious or assumed name), or to such address without a name, shall be either registered, forwarded, or delivered by the Post Office of New Zealand.

SCHEDULE.

JOHN MELLINGER, 140 Palmer's Road, New Southgate, London, N.

Dated this 11th day of June, 1908.

JOHN G. FINDLAY,
Acting Postmaster-General.

Revocation of Appointment of Bonding Warehouse.

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

Port of Dunedin.

The warehouse known as

MACKERRAS AND HAZLETT'S BOND,

as appointed and described in Minister's Order No. 174, of the 13th day of December, 1882.

Given under my hand, at Wellington, this thirteenth day of June, one thousand nine hundred and eight.

J. A. MILLAR,
Minister of Customs.

Minister's Order No. 877.]

Approving and appointing a Bonding Warehouse.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Minister of Customs, do hereby approve and appoint the undermentioned warehouse to be a warehouse for the reception of goods under bond, namely,—

Port of Dunedin.

A building of brick and stone, situated on Section 9, Block XLIII, Bond Street, City of Dunedin, to be known as

MACKERRAS AND HAZLETT'S BOND.

Given under my hand, at Wellington, this thirteenth day of June, one thousand nine hundred and eight.

J. A. MILLAR,
Minister of Customs.

Minister's Order No. 878.]

Notice to Mariners No. 40 of 1908.

Marine Department,
Wellington, 8th June, 1908.

THE following Notices to Mariners, received from the Marine Board, Port Adelaide, and the Marine Board, Hobart, respectively, are published for general information.

J. A. MILLAR.

SPENCER GULF.—BUOY ADRIFT.

MASTERS of vessels, pilots, and others are warned that a large black buoy surmounted by a top and red ball is afloat in Spencer Gulf, and was seen from the Middle Bank lightship on the 6th instant, passing north.

This affects Admiralty Chart 2389B.

ARTHUR SEARCY,
President of the Marine Board.

Marine Board Offices,
Port Adelaide, 14th May, 1908.

MARINE BOARD OF HOBART.—STANLEY LIGHT.

Notice is hereby given that on and after the night of the 29th May, 1908, a light will be exhibited from a wooden light-room, painted white, which has been erected on a rocky point of land bearing N. 28 degrees W., and distant 2 miles from Circular Head, N.W. coast of Tasmania.

Characteristics of Light.—Sixth-order dioptric, fixed, with a red sector covering the reef off North Point. The light shows red from S. 25 degrees E. round westerly to S. 67 degrees E., and white from S. 25 degrees E. round easterly 140 degrees. Bearings magnetic and from seaward. Height of focal plane above sea-level, 49 ft.; visible in the mean state of the atmosphere six to eight miles.

The light will be unattended, and should it by accident go out, there may be some delay in re-lighting it.

Chart affected: No. 1079.

J. ADAMS,
Secretary.

Marine Board Office,
Hobart, 27th May, 1908.

Notice to Mariners No. 41 of 1908.

Marine Department,
Wellington, 9th June, 1908.

THE following Notices to Mariners, received from the Board of Trade, London, are published for general information.

J. A. MILLAR.

*PACIFIC OCEAN.**New Hebrides.*

EPI ISL.—RINGDOVE BAY.—A small white wooden beacon surm. by a square top mark is est. in 16° 37½' S., 168° 8½' E., in the bay, on the nrn. part of Dick Reef.

Note.—The exact position of the beacon is not given. "Beacon" has therefore been inserted on the chart at the nrn. end of the reef.

Caroline Islands.

MAPIA ISL.—An islet about 12 ft. to 15 ft. high, ½ mile in diam., with two branchless trees on the wrn. pt., and a few rks. about a cable S.-erd., is reported to exist in 2° 4' N., 135° 35' E., about 100 miles N.-erd. of Mapai Isl. April.

CONDOR BANK.—A coral bank, named Condor Bank, estimated to extend 3 miles E. and W., 6 miles N. and S., and carrying 12 to 13 fms., exists in 7° 26' N., 148° 7' E., wrd. of Enderby Isl. April.

UAP OR YAP ISL.—The reef and rks. reported to extend 5 to 7 miles from the N.E. coast of the isl., in 9° 39' N., 138° 10' E., do not exist. This reef and the rks., 5 ft. to 10 ft. high, together with the caution referring to them, have been erased from the charts. April.

Erratum.—In Admiralty Notice to Mariners No. 312 of 1908, Ramos Isl., under heading "Position," for 8° 17' 30" S., 160° 10' 15" E., read 8° 16' S., 160° 11' E. April.

AFRICA.

TABLE BAY.—About 15th April, 1908, an occ. red lt., vis. 10 secs., ecl. 5 secs., is to be exh. in 33° 54' S., 18° 26' E., from the head of the breakwater, and Mouillé lt., F. red (33° 54' S., 18° 24½' E.), is to be disc.

Note.—It is assumed that this occ. lt. is to be est. on the head of the breakwater extension as shown on Chart No. 123, in place of the F. green lt. now exh. from the works. April.

BEIRA HARB.—The following alterations have been made in the buoys in the approach to the harb.:—S.E. Chan.: Top mark removed from No. 1 black can. The spar buoy 7½ cables N. 60° W. from No. 2 buoy withdrawn. Black conical A, moved 3½ cables S. 12° E.; black spar buoy B, moved 4 cables S. 19° E.; and black spher. C, moved 2 cables S. 60° E. Rambler Chan.: Red spher. No. 6, moved 3½ cables S. 18° W.; and black spher. No. 3, moved 8 cables S. 19° E.; red spher. buoy No. 8 is est. 4½ miles S. 2° W. from Jea Tower. The red conical buoy 4 cables N. 46° E. from No. 8 buoy withdrawn. Black spher. No. 7, moved 3½ cables S. 35° E.; red spher. No. 10, moved 3½ cables S. 26° E.; and red spher. No. 12, moved 4 cables S. 52° E. Beira Anchorage: Black moorings No. 9 and No. 11, moved 2½ cables S. 44° E., and 2½ cables S. 52° E.; black mooring No. 13, withdrawn. April.

CHINA SEA, ETC.

COCHIN CHINA, ANNAM, AND GULF OF TONG KING.—TYPHOON AND STORM SIGS.—The system of typhoon and storm warning sigs. now in use at the semaphores of the Imperial Maritime Customs on the coast of China has been est. with slight additions by the French Government at the semaphores at Hai fong Tihen sha (Tourane), Padaran, and Cape St. James. Information respecting storms can also be obtained at the following places, which have no semaphore: Vinh, Dong Hoi, Tourane, Kin hou, Nhatrang, and Saigon. The above stations, which are connected with the obser. at Phulien, Tong kiung, will be instructed daily regarding the storm-areas. When the following sigs. are made, a red flag with a white star in the centre will be hoisted at the mast-head during the day and replaced by a red lt. at night. The sigs. are made by means of shapes used as symbols having numbers corresponding to them (see New Zealand Notice to Mariners No. 103 of 1905, of 21st December).

Fees for Survey Certificates granted for Sailing-ships.

IN pursuance and exercise of the power and authority conferred upon me by section 177 of "The Shipping and Seamen Act, 1903," I, John Andrew Millar, Minister of Marine, do hereby direct that the fees specified in the schedule hereto shall be charged in respect of survey certificate granted for sailing-ships.

SCHEDULE.

Register Tonnage of Ships.	Fees for Six Months' Certificates.	Fees for Twelve Months' Certificates.
Not exceeding 20 tons ..	£ s. d. 1 10 0	£ s. d. 2 0 0
From 20 to 60 tons ..	2 0 0	2 10 0
" 60 " 100 " ..	2 10 0	4 0 0
" 100 " 200 " ..	3 0 0	5 0 0
" 200 " 300 " ..	4 0 0	6 0 0
" 300 " 400 " ..	4 10 0	6 10 0
" 400 " 500 " ..	5 10 0	7 0 0
" 500 " 600 " ..	6 10 0	7 10 0
For every additional 300 tons an addition of	0 10 0	0 15 0
Maximum fee in any case	8 0 0	12 0 0

As witness my hand, at Wellington, this thirteenth day of June, one thousand nine hundred and eight.

J. A. MILLAR.

Notice of Half-holiday (for Boys under Eighteen Years of Age and Women) in the Borough of Winton under the Factories Act Amendment Act, 1907, Section 15.

WHEREAS a poll of the electors of the Winton Borough has been taken on a proposal that the weekly half-holiday provided for by section 33 of "The Factories Act, 1901," should be allowed in that borough on the same day as the day appointed as the statutory closing-day for shops in that borough: And whereas a majority of the votes given at such poll were in favour of the said proposal:

Now, therefore, in pursuance of the provisions of sub-section (2) of section 15 of the Factories Act Amendment Act, 1907, I, John Andrew Millar, Minister of Labour, hereby give notice that on and after the 22nd June, 1908, the half-holiday (for boys under eighteen years of age and women) under "The Factories Act, 1901," shall be allowed in the Borough of Winton on the same day as that appointed from time to time as the statutory closing-day for shops in the said borough, instead of on Saturday.

Dated at Wellington, this 17th day of June, 1908.

J. A. MILLAR,
Minister of Labour.

NOTE.—The statutory half-holiday appointed for shops in the Borough of Winton is at present Wednesday.

Member of the House of Representatives elected, Tuapeka Electoral District.

Clerk of the Writs' Office,
Wellington, 13th June, 1908.

THE Clerk of the Writs has received a return to the writ issued on the 22nd day of May, 1908, for the election of a member to serve in the House of Representatives for the Electoral District of Tuapeka, and by the indorsement on such writ it appears that

WILLIAM ALLAN CHAPPLE

has been duly elected to serve as a member for the said district.

HUGH POLLEN,
Clerk of the Writs.

Sitting of the Native Land Commission at Auckland.

Morrinsville, 17th June, 1908.

NOTICE is hereby given that a sitting of the Native Land Commission will be held at the Central Hall, Cook Street, Auckland, on Monday, the 29th day of June, 1908, at 10 a.m., to inquire in respect of the undermentioned land:—

ORAKEI BLOCK.

ROBERT STOUT,
Chairman.

Notice of Date of Examination.

Education Department,
Wellington, 28th May, 1908.

NOTICE is hereby given that a Civil Service Junior Examination and a Junior National Scholarship and Free Place Examination will be held in December, 1908, beginning on or about the 9th day of the month; and that a Civil Service Senior Examination and an examination for teachers' certificates of Class C and Class D will be held in January, 1909, beginning on or about the 5th day of the month.

The Civil Service Junior Examination is a qualifying examination for senior free places in secondary schools and district high schools; also it is the First Examination for pupil-teachers.

With the Junior National Scholarship examination will be taken the Junior Free Place examination (including the examination for junior free places in technical schools), and candidates may qualify for junior free places in either examination.

Entries for Junior National Scholarships and for Junior and Senior Free Places must be made through the principals or head teachers of the schools attended, and will be received by Secretaries of Education Boards not later than the 30th September, 1908.

Entries for other examinations will be received by the Inspector-General of Schools, at Wellington, until the 30th September, 1908, or, with a late fee of £1 in addition to the ordinary fee, until the 15th October, 1908.

All entries must be made on the proper forms, which may be obtained later from the office of any Education Board or of the Education Department.

Candidates for Senior National Scholarships are reminded that, in forwarding to the University authorities their application to be admitted to the examination for a Junior University Scholarship, they must at the same time give notice of their intention to compete for a Senior National Scholarship.

Candidates who have to pass in elementary handwork for the teachers' certificate are examined at various times and places. Those who desire to be examined in good time in this subject are recommended to apply early.

GEORGE HOGBEN,
Inspector-General of Schools.

The New Zealand Gazette.

SUBSCRIPTIONS.—The subscription is at the rate of 33s. per annum, including postage, PAYABLE IN ADVANCE. A less period than three months cannot be subscribed for.

Single copies of the *Gazette*, 6d. each.

Advertisements are charged at the rate of 6d. per line for the first insertion, and 3d. per line for the second and any subsequent insertion.

Statements under the Mining Act are uniformly charged 23s.

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

The number of insertions required must be written across the face of the advertisement.

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

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable. Cheques should be crossed "Public a/c," and exchange added.

Postage or duty stamps cannot be received in payment from any place at which postal notes or post-office orders are issued.

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

JOHN MACKAY,
Government Printer.

NEW ZEALAND METEOROLOGICAL RETURNS, MAY, 1908.

Government Meteorological Observatory.

METEOROLOGICAL Observations, Wellington, for the month of May, 1908. Observations taken at 9 a.m.

Altitude of new observatory, 110 ft.

Date.	Barometer reduced and corrected, in inches.	From Self-registering Instruments, for Twenty-four Hours previously.						Rains in points (100 to 1 inch).	Veloc. Wind. in Miles.	Amount of Cloud 0 to 10.	Direction of Wind.
		Max. Temp. in Shade.	Min. Temp. in Shade.	Mean Temp. in Shade.	Solar Radiation.	Terrestrial Radiation.	Amount of Cloud.				
1	30-210	58.0	47.0	52.5	100	33	Trace	197	8	Calm	
2	30-190	61.0	46.0	53.5	100	34	..	130	4	Calm	
3	30-040	60.0	49.0	54.5	99	36	..	206	4	N.	
4	29-930	61.0	57.0	59.5	98	51	..	715	4	N.W.	
5	29-661	64.0	59.0	61.5	100	50	31	792	10	N.	
6	29-458	63.0	51.0	57.0	73	45	24	546	10	S.	
7	29-300	59.0	50.0	54.5	91	45	9	574	9	N.	
8	29-500	61.0	54.0	57.5	82	46	10	700	6	N.W.	
9	29-724	61.0	55.0	58.0	89	46	5	769	9	N.W.	
10	30-090	61.0	49.0	55.0	98	42	1	640	10	S.	
11	30-300	52.0	42.0	47.0	88	29	..	224	1	N.	
12	30-202	61.0	48.0	54.5	96	34	..	207	9	N.	
13	30-141	59.0	51.0	55.0	99	40	Trace	337	3	N.	
14	30-288	62.0	46.0	54.0	102	33	..	75	5	Calm	
15	30-340	56.0	43.0	49.5	101	30	Trace	148	2	N.	
16	30-180	60.0	51.0	55.5	89	46	31	717	9	N.	
17	30-080	60.0	53.0	56.5	80	48	6	648	10	S.	
18	30-320	54.0	46.0	50.0	72	34	..	303	2	N.	
19	30-211	60.0	48.0	54.0	89	36	..	226	2	N.	
20	30-562	61.0	43.0	52.0	94	31	..	74	0	Calm	
21	30-551	58.0	48.0	53.0	89	41	..	170	5	N.	
22	30-302	59.0	52.0	55.5	95	43	..	350	8	N.	
23	29-960	59.0	54.0	56.5	76	47	34	803	9	N.W.	
24	30-100	60.0	50.0	55.0	77	40	..	650	4	Calm	
25	30-180	59.0	44.0	51.5	94	30	10	120	1	Calm	
26	30-03	57.0	47.0	52.0	85	35	Trace	80	10	S.	
27	29-664	53.0	44.0	48.5	79	33	2	90	8	N.	
28	29-800	57.0	47.0	52.0	94	34	14	462	10	S.	
29	29-960	50.0	43.0	46.5	63	31	..	382	3	Calm	
30	29-880	53.0	42.0	47.5	89	31	..	259	6	Calm	
31	30-110	59.0	44.0	51.5	92	35	..	481	6	S.	
*	30-040	58.6	48.5	53.6	89.5	38	177	389	6		
†	29-952	52.8	452	395½	..		

* Means, &c. † Monthly means previous years. ‡ Last year.

NOTE. — Weather on the whole very mild and pleasant. Rainfall considerably below the average, but temperature and barometric pressure above the averages for previous years. Total sunshine, 144 hrs. 24 min.; two sunless days. Earth temperatures declined 5° at 1 ft. and 4° at 8 ft. Means, 1 ft., 55.1°; 2 ft., 57°. Mean relative humidity, 77 per cent.; mean dew point, 46.8°; mean elastic force of vapour, 0.815 in.

CLIMATOLOGICAL TABLE.
MEANS AND TOTALS FROM THE CHIEF STATIONS.
May, 1908.

Altitude above Sea-level in Feet.	Name of Station and Observer.	Extremes.			Total Rainfall (100 Points to the Inch).	Days with Rain (Point or more).
		Absolute Mean Temp. Air in Shade.	Mean Max. Temp.	Mean Min. Temp.		
NORTH ISLAND.						
125	AUCKLAND .. T. F. Cheeseman	Deg. 58.1	Deg. 62.6	Deg. 53.7	Points. 588	Dys. 15
..	TE AROHA .. C. J. Todd	54.2	64.0	44.4	542	15
925	ROTORUA .. J. F. Robieson	50.7	60.7	40.8	763	13
390	WAIHI .. H. B. Devereux	52.2	63.1	41.2	962	21
130	RUAKURA .. C. Cussen	52.9	63.3	42.6	888	14
200	NEW PLYMOUTH .. G. W. Palmer	55.5	63.6	47.4	758	21
250	MOUMAHAKI .. F. Gillanders	52.9	58.8	46.9	363	13
103	PALMERSTON NORTH .. Mrs. A. A. Martin	52.4	60.5	44.4	337	12
119	LEVIN .. D. M. Cole	52.4	61.3	43.5	284	12
377	MASTERTON .. A. G. Wise	48.2	61.2	35.2	127	10
..	GISBORNE .. Archd'n Williams	54.9	63.7	46.1	383	11
10	MEEHANE, NAPIER .. Very Rev. Dr. Kennedy	52.5	61.9	43.1	295	11
110	WELLINGTON .. F. W. Simms	53.6	58.6	48.5	177	12
Averages ..		53.1	61.8	44.4	497	14
SOUTH ISLAND.						
..	NELSON .. J. Sharp and M. Kempthorne	52.2	63.2	41.1	352	11
490	MURCHISON .. Dr. Adams	46.5	54.4	38.7	2015	12
1218	HANMER SPA .. J. B. Gould	48.0	58.7	38.0	540	13
25	CHRISTCHURCH .. H. F. Skey	48.9	58.7	39.1	91	9
42	LINCOLN .. G. Gray	50.7	60.7	40.7	105	8
96	TIMARU .. R. Fergusson	47.5	54.9	40.2	98	8
90	INGLEWOOD, WAIMATE .. W. M. Hamilton	47.1	57.3	37.0	97	9
300	LEITH VALLEY, DUNEDIN .. H. Skey	47.8	54.8	40.9	193	11
350	GORE .. Captain A. A. Scott	45.2	55.3	36.2	177	13
12	HOKITIKA .. A. D. Macfarlane	52.0	60.7	43.3	1223	12
Averages ..		48.6	57.9	39.5	489	10.6

SUMMARY FOR MAY, 1908.

The weather during the month was on the whole mild and genial, but there were remarkable differences in the rainfall over both Islands. While parts having northerly and westerly aspects had a fall considerably above the average of former years, the rainfall was generally below the average on the eastern coast from East Cape southwards. The heaviest falls occurred on the western and northern parts of both Islands between the 5th and 10th, during which dates barometric pressure was low everywhere. Thunder, lightning, and hail were reported with the rising barometer in many places on the 9th and 10th. A small westerly wave of low pressure over the South Island on the 15th and 16th brought a heavy rainfall on the west coast at that time; but between the 10th and 22nd anti-cyclonic pressure was generally prevalent. The days were then mostly warm and bright, and the nights cold and frosty. During the last week of the month the weather was everywhere very unsettled, frequent showers and electrical disturbances being experienced, but on the morning of the 31st a hard frost was reported in many parts of the Dominion.

NEW ZEALAND RAINFALL FOR MAY, 1908.

Station.	Observer.	Total Fall, Points (100 to Inch).	Days with Rain.	Maximum Fall, and Date.
NORTH ISLAND.				
(A.) NORTH-EAST ASPECT—NORTH CAPE TO EAST CAPE.				
Mangonui	A. C. Ballance	578	7	200 on 25th
Pakaraka, Ohaeawai	Nevill Ray	426	15	114 on 5th
Mount Eden, Auckland	C. Cooper	685	22	251 on 5th
Remuera, Auckland	Rev. H. Young	524	9	151 on 5th
Cuvier Island	Lightkeeper
Mamaku	H. M. Martin	835	14	230 on 6th
Matamata	K. F. Abbot
Turua, Thames	L. J. Bagnall	680	13	305 on 25th
Rotorua Nursery, Rotorua	H. A. Goudie	661	14	175 on 5th
Waimangu	R. H. Ingle	608	14	145 on 5th
Waioatau	A. W. Roberts	612	13	153 on 5th
Tangihanga, Te Ararua	G. H. Heald	1115	15	312 on 25th
Te Kaha	Rev. C. W. Robinson	1057	9	340 on 24th
(B.) NORTH-WEST ASPECT—CAPE MARIA VAN DIEMEN TO CAPE EGDMONT.				
Kaitiaki	W. G. Puckey	538	10	225 on 25th
Wekaweka	E. J. Hawkings	1091	21	237 on 5th
Rangiahua, Hokianga Harbour	W. R. Coxhead	541	17	166 on 5th
Kohukohu ^(a)	A. C. Yarborough	669	14	206 on 5th
Puhipuhi Plantation, Whakapara, Whangarei	C. Hooper	563	12	295 on 5th
Ruatangata Nursery	A. Gordon	491	14	165 on 5th
Dargaville
Bickerstaffe, Whakapirau	J. B. Monkman	474	15	110 on 7th
Helensville	A. J. Hill	544	20	158 on 5th
Onehunga	C. A. Senior	662	18	209 on 5th
Waiuku, Auckland	J. E. Makgill	1196	21	260 on 24th
Te Mata, Raglan	H. T. Gibson	1949	18	394 on 6th
Kawhia	H. H. Pettit	653
Taupo	Rev. H. J. Fletcher	233	9	73 on 24th
Paterangi, Waikato	Cyril Jepson	1125	15	246 on 5th
Hamilton, Waikato	Dr. H. Douglas	767	21	153 on 24th
State Farm, Waerenga	J. E. Barrett	953	22	244 on 26th
Wairama Downs, Tuakau	A. R. Rutherford
Paekaha, Paemako	N. A. Robison	839	20	173 on 5th
Paparahi, Awakino	J. E. C. Harrison
Ngaitimaru, Tarata	R. Drummond	1013	13	234 on 25th
Riversdale, Inglewood (817 ft.)	Miss N. Trimble	1178	17	240 on 24th
Lepperton	Miss C. M. Lepper	775	14	211 on 24th
Upper Mangorei (1,000 ft.)	Mrs. Brown	1258	23	255 on 23rd
(C.) SOUTH-WEST ASPECT—CAPE EGDMONT TO CAPE PALLISER.				
Mountain-house, Mount Egmont (3,140 ft.)	F. G. Morris
Opunake	A. H. Moore	414	16	102 on 8th
Eltham	L. N. Fairhall	543	19	122 on 5th
Saratford (1,020 ft.)	T. H. Penn	744	16	116 on 5th
Ohawe, Hawera	J. T. Livingston	256	15	58 on 23rd
Patea	H. E. Adams	281	14	60 on 7th
Oruamatua, Moawhango	R. M. Williamson	498	18	124 on 6th
Taumatatahi, Upper Waitotara	E. F. Liffiton	575	13	112 on 11th
Whangamomona	S. Klee	932	13	185 on 24th
Manunui	H. Mason
Makatote Viaduct (2,600 ft.)	R. Turnbull	915	24	162 on 23rd
Raurimu (1,920 ft.)	J. D. Louch	835	17	161 on 9th
Arramore, Makirikiri, Wanganui	H. A. Lambert	340	16	73 on 23rd
Ohakune	F. W. Furkert	516	23	95 on 22nd
Marybank, Wanganui	R. Hughes	300	13	50 on 30th
Plymouth Street, Wanganui	John T. Stewart, C.E.	324	16	61 on 30th
Wanganui ^(b)	M. C. Corliss	239	17	53 on 30th
Okirae, Fordell (295 ft.)	J. K. Manning
Ruanui	E. Norris-Borlase
Erahwon Station, Moawhango	Mrs. M. Caccia-Biroh	463	17	108 on 6th
Papakai Road, Taihape	A. R. Fannin	390	17	63 on 23rd
Hunterville	S. A. R. Mair	378	13	75 on 23rd
Waituna West, Feilding	E. S. Guylee	367	16	64 on 23rd
Thoresby, Marton	W. J. Birch	257	16	63 on 23rd
Halcombe ^(c)	L. A. McDonald	252	12	56 on 10th
Ranmai, Bull's	E. J. Keiller	246	15	61 on 7th
Waitatapia, Bull's	K. W. Dalrymple	214	12	45 on 7th
Glen Oroua	J. Sanson	171	8	59 on 24th
Feilding	Miss E. Goodbehere	224	13	45 on 23rd
Fitzherbert West, Palmerston N.	C. J. Monro	339	19	75 on 10th
Otaki	W. Burns-Smith	204	12	41 on 5th
Waikanae	S. Duncan	197	13	62 on 16th
Pukerua	A. H. McLennan	265	14	80 on 9th
Pahantani	J. Pearce	259	16	63 on 9th
Opau, North Makara	W. H. Wallace	241	13	42 on 16th
Late returns—				
^(a) Kohukohu, April	A. C. Yarborough	456	14	120 on 20th
^(b) Wanganui, "	M. C. Corliss	338	16	168 on 18th
^(c) Halcombe, "	L. A. McDonald	335	14	110 on 18th

New Zealand Rainfall for May, 1908—continued.

Station.	Observer.	Total Fall, Points (100 to Inch).	Days with Rain.	Maximum Fall, and Date.
NORTH ISLAND—continued.				
(D.) SOUTH-EAST ASPECT—EAST CAPE TO CAPE PALLISER.				
Hauturu, Tokomaru Bay ..	L. E. Cotterill ..	524	12	154 on 24th
Tolaga Bay ..	W. R. Robinson ..	406	10	85 on 5th and 26th
Glenburn, Motu ..	W. W. Bridge ..	741	15	190 on 26th
Waihau, Gisborne ..	F. H. Loisel ..	452	12	116 on 27th
Mangataikapua, Whatatutu ..	L. G. Saxby ..	426	8	120 on 26th
Patutahi, Gisborne ..	J. C. Woodward ..	262	7	50 on 24th and 26th
Strathblane, Hangaroa ..	I. B. Graham
Lake House, Waikaremoana ..	H. Grout
Wairoa, Hawke's Bay ..	T. E. Foy ..	360	13	91 on 28th
Tutira Lake ..	H. Guthrie-Smith ..	479	11	127 on 29th
Hedgeley, Petane, Napier ..	Thomas Clark ..	420	11	133 on 6th
Rakamoana, Napier ..	Messrs. Tait and Mills
Riverbank, Rissington, Napier..	J. Moore ..	514	10	196 on 6th
Napier ..	L. Azzopardi ..	257	9	61 on 6th
Whanawhana, Hastings ..	G. R. Beamish ..	587	13	165 on 6th
Maraekakaho, Hastings ..	A. Lookie ..	427	9	191 on 6th
Poukawa ..	A. M. Smith ..	299	8	117 on 6th
Pukehou, Te Aute ..	A. L. Maysmor ..	320	9	128 on 6th
Gwasas, Tikokino ..	H. Irwin ..	437	13	160 on 6th
Aramoana, Waipawa ..	J. G. Speedy ..	275	11	104 on 7th
Mount Vernon, Waipawa ..	J. W. Harding ..	264	12	94 on 6th
Fairfield, Ongaonga ..	H. N. Watson
Wairamarama, Hawke's Bay ..	Miss Meinertzhagen ..	300	8	150 on 7th
Mangakuri ..	G. C. Williams ..	359	12	170 on 6th
Waipukurau ..	C. J. Cooke ..	284	12	114 on 6th
Oruawhoro, Takapau ..	J. W. Leithead ..	396	9	209 on 6th
Ormondville ..	F. B. Curd ..	186	14	57 on 25th
Dannevirke ..	G. Harvey ..	335	10	87 on 6th
Porangahau ..	Rev. F. E. Telling-Simcox ..	314	6	174 on 7th
Woodbank, Wimbledon ..	W. H. Speedy ..	516	13	164 on 6th
Pine Grove, Dannevirke ..	Dr. J. E. Riddell ..	433	9	180 on 7th
Oparae, Waipatiki ..	T. Handyside
Mokia, Woodville ..	W. Stainton ..	347	12	63 on 25th
Pahiatua ..	W. Tosswill ..	285	15	59 on 26th
Eastry, Tane ..	F. White ..	360	15	69 on 23rd
Tawatahi, Eketahuna ..	Mrs. T. H. Groves ..	305	16	64 on 23rd
Eketahuna ..	J. T. Quinn ..	498	13	100 on 7th
Hamua ..	J. Kay ..	590	14	123 on 9th
Dreyer's Rock, Mauriceville ..	A. Dawson ..	335	25	84 on 8th
Castlepoint ..	A. B. Nicholls ..	189	14	47 on 6th
Annedale, Te Nui ..	H. A. Nevins ..	306	14	120 on 6th
Ditton, Masterton ..	S. Mawley ..	310	14	140 on 6th
Bush Grove, Masterton ..	H. G. Groves ..	315	13	170 on 6th
Waibakeke, Carterton ..	H. Peters ..	234	10	133 on 7th
Summit (1,144 ft.) ..	A. Douglas ..	704	12	238 on 23rd
Waiwetu ..	H. M. Hayward ..	330	13	72 on 23rd
Wainniomata Reservoir ..	T. A. James ..	524	13	95 on 7th
Bonnie Glen, Upper Hutt ..	A. J. McCurdy ..	462	13	105 on 23rd
Lower Hutt ..	Miss H. M. Heaton ..	319	16	73 on 23rd
Karori Reservoir ..	E. K. Robinson ..	198	13	42 on 16th
Kilbirnie ..	J. W. Kinniburgh ..	181	13	45 on 23rd
Miramar ..	Dr. Makgill ..	175	11	30 on 16th
SOUTH ISLAND.				
(E.) NORTH ASPECT—CAPE FAREWELL TO KAIKOURA.				
Parapara ..	J. Bassett ..	983	12	226 on 5th
Motueka ..	G. S. Huffam ..	410	9	277 on 5th
Tapawera, Nelson ..	Dr. Hudson ..	407	8	118 on 5th
Waterworks, Nelson ..	J. E. Stone ..	389	10	230 on 5th
Nelson North ..	J. A. McLaren ..	297	11	172 on 5th
Stephen Island ..	Lightkeeper ..	210	7	72 on 5th
The Brothers ..	Lightkeeper
Cape Campbell ..	Lightkeeper ..	133	6	83 on 6th
Manaroa, Pelorus Sound ..	M. C. Masefield ..	503	10	150 on 6th
Timara Station, Renwicktown..	R. F. Goulter ..	249	5	143 on 5th
Meadowbank, Blenheim ..	G. T. Seymour ..	188	4	102 on 6th
Robin Hood Bay ..	E. M. Stace ..	550	8	320 on 5th
Spring Creek, Blenheim ..	T. C. Fritchard ..	286	8	162 on 6th
Avondale Station, Blenheim ..	C. G. Teschemaker-Shute ..	348	10	155 on 6th
Starborough Nursery, Seddon ..	W. Cromb ..	162	7	93 on 5th
Langridge Station, Upper Awa- tere(a)	G. Shipley ..	375	5	205 on 5th
(F.) WEST ASPECT—CAPE FAREWELL TO PUYSEGUR POINT.				
Farewell Spit ..	Lightkeeper ..	525	9	170 on 5th
Pakawau ..	T. C. V. Field ..	703	10	213 on 5th
Denniston ..	W. S. Dixon ..	738	10	220 on 16th
Westport ..	M. Furneaux ..	875	15	231 on 16th
Reefton (643 ft.) ..	J. Henderson ..	935	12	187 on 5th
Greymouth ..	J. Connor ..	1330	13	300 on 5th
Otira (1,255 ft.) ..	F. White ..	2639	13	523 on 8th
Okuru(b) ..	J. Cuttance ..	1665	14	360 on 15th
Resolution Is., Dusky Sound ..	R. Henry
Puysegur Point ..	Lightkeeper ..	1017	28	169 on 12th
Late returns—				
(a) Landridge Station, April	G. Shipley ..	233	10	57 on 20th
(b) Okuru, April	J. Cuttance ..	1517	16	294 on 25th

New Zealand Rainfall for May, 1908—continued.

Station.	Observer.	Total Fall, Points (100 to inch).	Days with Rain.	Maximum Fall, and Date.
SOUTH ISLAND—continued.				
(G.) EAST ASPECT—KAIKOURA TO CAPE SAUNDERS.				
Hanmer Springs Nursery ..	T. B. Curle ..	545	11	125 on 6th
Highfield, Amuri ..	F. S. Northcote ..	288	9	108 on 5th
Mackenzie, Cheviot ..	A. C. Bellwood ..	278	10	93 on 16th
Waikari ..	C. Blake ..	202	9	36 on 23rd
Oxford East ..	R. H. Gainsford ..	247	12	47 on 5th
Bealey ..	L. Samuels ..	1052	9	227 on 8th
Linwood, Christchurch ..	J. A. Biltliff ..	226	11	98 on 5th
Port Hills, Rhodes Convalescent Home	Miss M. L. Higgins ..	98	8	20 on 5th and 27th
Otahuna, Tai Tapu ..	R. H. Rhodes, M.P. ..	156	8	53 on 5th
Hororata ..	D. Fraser ..	143	10	32 on 24th
Akaroa ..	Miss M. Jacobson ..	274	6	73 on 17th
Southbridge ..	J. McMillan ..	85	8	24 on 23rd
Rakaia ..	Rev. H. H. Mathias ..	120	10	30 on 16th
Kyle ..	J. Lambie ..	82	7	31 on 16th
Winchmore, Ashburton ..	A. E. Hart ..	159	5	53 on 27th
Porateko, Mayfield ..	Mrs. W. G. Gallagher ..	285	11	78 on 5th
Windermere ..	Miss E. E. Wright ..	107	9	29 on 17th
Mount Peel, Rangitata ..	Mrs. Livingstone ..	298	10	50 on 23rd
Peel Forest ..	W. E. Barker ..	313	10	120 on 5th
Huntsham, Peel Forest ..	Dugald Macfarlane ..	266	8	97 on 5th
Kapunatiki, Rangitata ..	J. C. Rolleston ..	104	6	30 on 24th
Hilton (350 ft.) ..	E. F. Temple ..	153	8	72 on 5th
The Heights, Geraldine ..	W. M. Moore ..	181	14	73 on 5th
Orari Gorge ..	Mrs. B. H. Tripp ..	338	9	130 on 5th
Orari Estate, Orari ..	G. A. M. Macdonald ..	129	9	49 on 5th
Lambrook, Fairlie ..	R. E. Gillingham ..	188	8	57 on 5th
Waratah, Albury ..	F. H. Smith ..	275	10	89 on 5th
Pleasant Point(*) ..	J. Bishop ..	121	5	46 on 5th
Timaru Reservoir ..	J. Courtney ..	91	6	28 on 6th
Hermitage, Mount Cook (2,510 ft.)	D. McDonald ..	698	8	386 on 5th
Benmore Station, Oamarua ..	J. Sutherland
Kurow ..	N. Craig
Otekaike ..	G. Benstead ..	105	10	42 on 16th
Borton's Siding ..	H. A. Dovey ..	110	4	44 on 23rd
Windsor Park, Oamarua ..	W. Menlove
Livingstone, Windsor ..	F. W. Pochin ..	96	5	35 on 24th
Arnmere, Windsor ..	P. S. Shand ..	118	6	41 on 17th
Totara Station, near Oamarua ..	J. Macpherson
Oamarua ..	J. Patterson ..	115	6	35 on 23rd
Trotter's Creek, Hillgrove ..	W. Trotter ..	133	7	46 on 9th
Kauroo Hill, Maheno ..	A. French ..	67	5	30 on 23rd
Bushey Park, Palmerston South ..	Mrs. R. McKenzie ..	132	8	40 on 8th
Orokonui Home, Waitati ..	Dr. R. Donald ..	173	10	35 on 7th
Opoho, Dunedin (383 ft.) ..	J. W. Paulin ..	150	12	36 on 23rd
Fish-hatchery, Portobello ..	F. Anderton ..	105	10	32 on 9th
(H.) SOUTH ASPECT—CAPE SAUNDERS TO PUYSEGUR POINT.				
Paerau ..	Miss Marion Kennedy ..	178	10	56 on 23rd
Eweburn Nursery, Ranfurly ..	A. W. Roberts ..	118	11	33 on 23rd
Naseby ..	J. Reed ..	108	9	47 on 27th
Kokonga ..	R. W. Glendinning ..	123	7	37 on 23rd
Gladbrook St'n, Middlemarch ..	A. McKinnon ..	113	9	28 on 23rd
Middlemarch ..	J. Hay ..	83	8	35 on 24th
Tarras ..	R. K. Smith ..	219	6	47 on 6th
Mount Pisa Station, Cromwell ..	R. J. Hendrie ..	132	8	28 on 23rd
Queenstown ..	A. H. Hiddleston ..	303	8	98 on 3rd
Galloway, Alexandra South ..	A. Gunn ..	92	6	36 on 23rd
Clyde ..	J. S. Dickie ..	155	8	50 on 23rd
Roxburgh ..	Dr. J. R. Gilmour ..	102	6	25 on 9th
Balclutha ..	J. W. Brame ..	89	5	22 on 7th and 11th
Tapanui Nursery ..	R. G. Robinson ..	186	11	45 on 12th
Waikawa Valley ..	J. H. Buckingham ..	406	24	86 on 12th
Mataura ..	R. Winning ..	278	12	54 on 12th
Uplands, Waimahaka ..	Miss E. Middleton ..	307	18	64 on 12th
Centre Hill Station, Mossburn ..	W. J. Anderson ..	427	12	95 on 9th
Dipton ..	R. D. MacLachlan ..	191	9	33 on 7th
Winton ..	Miss V. M. Wilson
Nightcaps ..	James Ritchie ..	197	11	35 on 12th
Riverton ..	J. M. Geary ..	359	14	85 on 12th
Te Tua ..	C. T. Small
(I.) ISLANDS.				
Stewart Island ..	W. Traill ..	518	26	73 on 7th
Niue Island ..	A. House
Avarua, Rarotonga, Cook Islands ..	H. M. Connol
Chatham Islands ..	A. Shand ..	384	20	68 on 7th and 14th
Late return— (*) Pleasant Point, April ..	J. Bishop ..	142	10	88 on 20th

R. A. EDWIN.

Meteorological Office, Wellington.

CROWN LANDS NOTICES.

Reserves in the Town of Taylorville, Westland Land District, for Lease by Public Auction.

District Lands Office,
Hokitika, 17th June, 1908.

NOTICE is hereby given that the undermentioned reserves will be offered for lease by public auction, for a term of fourteen years, under the provisions of "The Public Reserves Act, 1881," at the Council Chambers, Wallsend, on Wednesday, the 12th day of August, 1908.

SCHEDULE.

WESTLAND LAND DISTRICT.—TOWN OF TAYLORVILLE.

Section.	Area.	Upset Annual Rental.		Valuation for Improvements.	
		£	s. d.	£	s. d.
6	A. B. P. 0 1 4	0	15 0
7	0 1 8	0	15 0	56	0 0
8	0 0 34	0	15 0	56	0 0
9	0 0 26.5	0	7 6	37	0 0
9A	0 0 19.8	0	7 6	52	0 0
10	0 1 4	0	15 0	48	0 0
11	0 0 36	0	15 0
12	0 0 34	0	15 0	37	0 0
13	0 0 30	0	15 0
14	0 0 35	0	15 0
15	0 0 37	0	15 0
16	0 0 39	0	15 0
17	0 1 6	0	15 0	33	0 0
18	0 1 4	0	15 0	75	0 0
19	0 1 14	0	15 0	82	0 0
20	0 0 38	0	15 0	37	0 0
21	0 0 27	0	7 6	37	0 0
22	0 0 35	0	7 6
23	0 1 4	0	15 0	37	0 0
24	0 1 14	0	15 0	7	0 0
25	0 1 5	0	7 6
26	0 0 29	0	7 6	7	0 0
27	0 1 1	0	15 0	90	0 0
28	0 1 12	0	15 0	52	0 0
29	0 1 9	0	15 0	52	0 0
30	0 1 7	0	15 0	45	0 0
31	0 1 4	0	15 0	26	0 0
32	0 1 2	0	15 0
33	0 0 39	0	15 0	30	0 0
34	0 0 37	0	15 0	26	0 0
35	0 0 33	0	15 0
36	0 0 27	0	15 0	18	0 0
37	0 1 4	0	15 0	3	0 0

The above sections are situate in the Township of Taylorville, contiguous to the Brunner Coal-mine, eight miles from Greymouth on the Greymouth-Reefton Railway, and are connected with the Town of Brunerton by suspension bridge over the Gray River.

The improvements consist chiefly of cottages, some of which are occupied.

A deposit of a half-year's rent and £1 ls. lease fee must be paid on the fall of the hammer, and in addition the amount of the valuation of improvements, should the purchaser not be the owner of the improvements.

G. J. ROBERTS,
Commissioner of Crown Lands.

Lands in Otago Land District open for Selection on Renewable Lease.

District Lands Office,
Dunedin, 18th March, 1908.

NOTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned lands will be open for selection on renewable lease, at this office, on Wednesday, the 24th day of June, 1908.

If more than one application is received for the same section on the same day, the order of selection will be decided by ballot at 11 a.m. on Thursday, the 25th June, 1908, at the District Lands Office, Dunedin.

*** SCHEDULE.**

OTAGO LAND DISTRICT.—VINCENT COUNTY.

Second-class Land.

Section.	Block.	Area.	Total Price.	Renewable Lease:
				Rent, 4 per Cent. Half-yearly Rent.

TIGER HILL SURVEY DISTRICT.

Section.	Block.	A. R. P.		£ s. d.		£ s. d.	
		A.	R.	P.	£	s.	d.
37	V	9	0	34	7	10	0 0 3 0

Open land, with light shingly soil. Situated about ten miles from Omakau Railway-station and a short distance from a school.

LOWER WANAKA SURVEY DISTRICT.

Section.	Block.	A. R. P.		£ s. d.		£ s. d.	
		A.	R.	P.	£	s.	d.
12	IV	105	0	30	70	0	0 0 1 8 0

Open land, with fair soil. Situated about four miles from Pembroke.

D. BARRON,
Commissioner of Crown Lands.

Land in Wellington Land District for Disposal under Section 117 of "The Land Act, 1892."

District Lands Office,
Wellington, 12th May, 1908.

NOTICE is hereby given, in pursuance of section 240 of "The Land Act, 1892," that the undermentioned land will be disposed of under section 117 of "The Land Act, 1892," on or after 14th August, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	Block.	District.	Area.
7	I	Maungakaretu ..	A. R. P. 10 0 0

JAMES MACKENZIE,
Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Auckland, 12th May, 1908.

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.

[Auckland, Sec. 55, 1908-17.]

A. G. HOLLAND, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
28	Sale	5th May, 1908	Lot No. 81, Town of Richmond	Wiremu Maihi Ereata to Mariana te Oha.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Auckland, 15th June, 1908.

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.

[Auckland, Sec. 55, 1908-29.]

A. G. HOLLAND, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
29	Sale of freehold ..	6th June, 1908 ..	Lot 47, Mangere Village	Tamirangi to John Rae.

Sitting of the Native Land Court at Rotorua.

Registrar's Office, Auckland, 10th June, 1908.

NOTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Rotorua on the 18th day of June, 1908, or as soon thereafter as the business of the Court will allow.

[Auckland, 1908-17.]

A. G. HOLLAND, Registrar.

SCHEDULE.

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

No.	Name of Applicant.	Name of Land.	Area.	Purpose for which taken.
912	The Minister for Public Works	Rotomahana - Parekarangi	A. R. P. 37 0 0	For internal communication between Lakes Rotomahana and Tarawera.
		6c No. 2B (5342)		
		Rotomahana - Parekarangi	53 2 0	
		5B No. 6	19 2 0	
		Rotomahana - Parekarangi	5B No. 5	

Sitting of the Native Land Court at Hastings.

Registrar's Office, Wellington, 16th June, 1908.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Hastings on the 23rd day of June, 1908, or as soon thereafter as the business of the Court will allow.

[Wellington, 1908-25.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATIONS FOR APPOINTMENT OF TRUSTEES.

No.	Name of Applicant.	Name of Land.	Names of Children.
786	Ratima Wairoa (by his solicitor, George Ebbett)	Ngapaeruru No. 10 ..	Tukeke Ratima.
787	Wereta Ponatahuri (by his solicitor, George Ebbett)	Ngapaeruru No. 10 ..	Rehuka Tutere.
788	Pamoā Ponatahuri (by his solicitor, George Ebbett)	Ngapaeruru No. 10 ..	Anaru Tutere.
789	Ratima Wairoa (by his solicitor, George Ebbett)	Ngapaeruru No. 10 ..	Putiputi Wairoa.

Sitting of the Native Land Court at Levin.

Registrar's Office, Wellington, 12th June, 1908.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Levin on the 1st day of July, 1908, under the provisions of subsection (iii) of section 2 of "The Horowhenua Block Act Amendment Act, 1906," to ascertain what Natives are equitably entitled to the land described in the Schedule hereunder written, containing approximately 132 acres, and the relative share or interest of each of them, and to make an order accordingly.

[Wellington, 1908-24.]

E. A. WELCH, Registrar.

SCHEDULE.

ALL that portion of the Horowhenua Block situated in Block IV, Moutere Survey District, and Block II, Waitohu Survey District. Bounded towards the north by the Hokio Stream to McDonald's fence, thence by said fence to the road, along the said road easterly and up McDonald's fence to Hokio Stream, thence by said stream across the road to Ruamatangi Block, thence by the Ruamatangi Block to Horowhenua No. 9 Block; towards the south by Horowhenua No. 9 Block aforesaid; and towards the west by Subdivision 41 of Horowhenua No. XIb Block to point of commencement: as the same is delineated on the plan of the Horowhenua Block in the Wellington District Survey Office.

Petition for Incorporation by the Owners of the Okahuatui No. 1e Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Okahuatui No. 1e Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hapi Kiniha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Okahuatui No. 1e Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Okahuatui No. 1e Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 100 acres, or thereabouts, and is bounded as follows: Towards the north by the Okahuatui No. 1 Block, towards the east by the Okahuatui No. 1d Block, towards the south by the Repongaere Block, and towards the west by the Manga-toetoe Stream.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 11 o'clock in the forenoon for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed, the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.
OKAHUATUI NO. 1E BLOCK.

Arepera Pere.	Hotoma Kabukura.	Mere Hari.	Ranginui Rangiwahitiri.
Aribia Hotiti.	Horomona Tarakitai.	Mere Tabata.	Rawinia Riki.
Aopakurangi.	Hemi Popota.	Moanaroa Pere.	Raiha Kota.
Amotahi.	Hapeti Kerekere.	Matenga Taihuka.	Riria te Mararanui.
Amiria Tepoki.	Hirini te Kani.	Maata te Ao.	Rutene te Eke.
Apiata Kabukahu.	Harata Kapuaroa.	Mere Hape.	Rawiri Noti.
Arona Kaihau.	Hemi te Aitu.	Mere Mapua.	Rangi Whangawhanga.
Ahipene Rangi.	Hare Kopakopa.	Manu Tawhiorangi.	Ropeta Wahawaha.
Aribia Tako.	Hera Tarakitai.	Mata Nuku.	Rawaho Houra.
Anaru Matete.	Henare Kotiti.	Matenga Mine.	Tamati te Rangituawaru.
Ema Kari.	Horiana te Kaiwhakaheke.	Mereana te Wera.	Tiopira Tawhio.
Ereatara Whaitiri.	Hohepa te Kota.	Mere Kiki.	Take Kerekere.
Hine Matioro.	Herewini Tamaihonua.	Meta te Paiho.	Taraia te Raiha.
Hare Matenga.	Inaia Patutahi.	Nopera Whiti.	Tamihana Ruatapu.
Heni Kouka.	Ka Matawai.	Paku Hokopu.	Tawhao Kerekere.
Hetekia te Kani.	Katarina Whatewhate.	Pukepuke Rangiwahitiri.	Tipene Ngongo.
Hoera Ranginui.	Katerina Takawhaki.	Piriniha Takamoana.	Winiata te Hata.
Harata Tuari.	Te Keapa te Wharau.	Pimia Aata.	Wiremu Purewa.
Hine te Ariki Punahamona.	Kaha.	Peka Kerekere.	Whio te Paiho.
Hine Matioro.	Keita Kaiuku.	Paora Puta.	Wi Pere.
Hera Poraku.	Kura Matete.	Peti Aata.	Wiremu Haronga.
Hirini te Raekaihau.	Komore.	Pera Hikumate.	Te Waikapuaroa.
Haromi Mokena.	Mere Pere.	Paora Haupa.	Wikitoria te Haka.
Hariata Mokena.	Mere Hira.	Poaru Kapuaroa.	Wi Mahuika.
Heni te Auraki.	Maraea Mokena.	Riki Rangiwahitiri.	Whakarau Tuki.

In unequal shares according to their respective interests.

Petition for Incorporation by the Owners of the Tutamoe No. 2 Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Tutamoe No. 2 Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hapi Kiniha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Tutamoe No. 2 Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Tutamoe No. 2 Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 650 acres, or thereabouts, and is bounded as follows: Towards the north by the Tutamoe Road, towards the east by the Torekepokia Stream, towards the south by Tutamoe Crown land and Torekepokia Stream, and towards the west by Tutamoe Crown land.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 2 o'clock in the afternoon, for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.

TUTAMOE No. 2 BLOCK.

Ereatara Mahaki.	Karauria Aomarama.	Mere Peka Toiki.	Rangi Kohera.
Hone Kewa.	Ka te Hani.	Mere Pere.	Riripeti Matanui.
Heni Wharekauri.	Kani Pere.	Netana Puha.	Tatana Ngatawa.
Hemi Tuhura Ruru.	Keepa Maitai.	Pirihira Tora.	Te Hau Kingi.
Haruru Kuia.	Maraea Pita.	Patara Rangi.	Wharekauri.
Heremia te Kure.	Mere te Huhu.	Peta Komaru.	Wi Pere.
Hare Waiti.	Meri Hake.	Patu Hauwaho.	Wi Kooro.
Inakara Tihei.	Mere Wheto.	Ripeka Paringa.	Whatahoro.

In unequal shares, according to their respective interests.

Petition for Incorporation by the Owners of the Rangatira No. 3c Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Rangatira No. 3c Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hapi Kiriha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Rangatira No. 3c Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Rangatira No. 3c Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 22 acres, or thereabouts, and is bounded as follows: Towards the north by old river-bed of the Waipaoa River, towards the east by the Waipaoa River, and towards the south and towards the west by the old river-bed of the Waipaoa River.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 12 o'clock noon, for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed, the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.

RANGATIRA No. 3c BLOCK.

Heni Kumekume.	Hohipa Kata.	Matenga Taihuka.	Rawinia Ahuroa.
Herewini Ahuroa.	Ihaia Patutahi.	Mereana Wero.	Ripeka Hineko.
Hoera Kewa.	Ihaia Puru.	Pera Hikumate.	Rutene Ahuroa.
Hetekia te Kani.	Maata te Ao.	Peka Kerekere.	Wi Haronga.
Hoera Tako.	Moanaroa Pere.	Riria Mauaranui.	Wi Pere.

In equal shares.

Petition for Incorporation by the Owners of the Rangatira No. 3d Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Rangatira No. 3d Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hapi Kiriha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Rangatira No. 3d Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Rangatira No. 3d Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 5 acres, or thereabouts, and is bounded as follows: Towards the north by the Waihora River, towards the east by the Waihora River, towards the south by the Waihora River, and towards the west by Rangatira No. 3e Block.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 12 o'clock noon, for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed, the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.

RANGATIRA No. 3d BLOCK.

Herewini Ahuroa.	Hoera Kewa.	Pera Hikumate.	Te Amaru te Heru.
Hetariki Tawhiao.	Irihapeti Tawhiao.	Riria Mauaranui.	Taraipine Tutaki.
Heni Kumekume.	Kepa te Wharau.	Rutene Ahuroa.	Wi Haronga.
Hirini Haereone.	Moanaroa Pere.	Rutu Tawhiao.	Wi Pere.
Hetekia te Kani.	Maata te Ao.	Rawinia Ahuroa.	Meri Haua.

In equal shares.

Petition for Incorporation by the Owners of the Rangatira No. 3j Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Rangatira No. 3j Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hapi Kiniha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Rangatira No. 3j Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Rangatira No. 3j Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 332 acres, or thereabouts, and is bounded as follows: Towards the north by the Rangatira Nos. 2 and 3k Blocks, towards the east by the Waipaoa River, towards the south by the Rangatira No. 1 Block, and towards the west by the Waipaoa River.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 12 o'clock noon, for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed, the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.

RANGATIRA NO. 3J BLOCK.

Hani Kumekume.
Herewini Ahuroa.
Hoera Kewa.
Hetekia te Kani.
Hoera Tako.
Hohepa Kota.

Ihaia Patutahi.
Ihaia Puru.
Maata te Ao.
Moanaroa Pere.
Matenga Taihuka.

Mereana Wero.
Pera Hikumate.
Peka Kerekere.
Riria Mauaranui.
Rawinia Ahuroa.

Ripeka Hineko.
Rutene Ahuroa.
Tawaho.
Wi Haronga.
Wi Pere.

In unequal shares according to their respective interests.

Petition for Incorporation by the Owners of the Rangatira No. 3k Block.

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

In the matter of "The Native Land Court Act, 1894," and its amendments, and of the petition for incorporation by the owners of the Rangatira No. 3k Block. At a sitting of the Court held at Gisborne, before Jackson Palmer, Chief Judge, and Hape Kiniha, Assessor, on Friday, the 29th day of May, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing the Hon. Mr. Wi Pere for the petitioners, and the evidence adduced on their behalf, and the Court being satisfied of the consent of the majority of the owners of the said Rangatira No. 3k Block, and that such block can be dealt with to the advantage of the owners thereof by being incorporated as hereinafter appearing, it is ordered that the owners whose names are set out in the Schedule hereunder written shall be and the same are hereby constituted a body corporate within the meaning of section 122 of "The Native Land Court Act, 1894," by the name of "The Proprietors of the Rangatira No. 3k Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 45 acres 2 roods, or thereabouts, and is bounded as follows: Towards the north by the Rangatira No. 2 Block, towards the east by the Rangatira No. 3j Block, towards the south by the Rangatira No. 3j Block, and towards the west by the Waipaoa River.

And it is hereby ordered and directed that a general meeting of the proprietors of the said block shall be held at the Native Land Court House, Gisborne, on Tuesday, the 30th day of June, 1908, at the hour of 12 o'clock noon, for the purpose of nominating a committee to administer the said land, and fixing the number of its members.

And it is hereby further ordered that the committee shall have full power to defray the reasonable costs and expenses consequent upon this incorporation or incidental thereto, and that the title to the said land hereby vested in the corporate body above named shall be subject to all existing rights, alienations, encumbrances, and contracts affecting the same or any interest therein.

In witness whereof the seal of the said Court was hereto affixed, the day and year first above written.

JACKSON PALMER, Chief Judge.

THE SCHEDULE ABOVE REFERRED TO.

RANGATIRA NO. 3K BLOCK.

Arapera Pere.
Hetekia te Kani.
Ka Pahoho.
Mere Aira.

Moanaroa Pere.
Meri Tiwata.
Maata te Owai.

Paora Apatu.
Panapa Waihopi.
Rapata Wahawaha.

Riperata Kahutia.
Taraipine Tutaki.
Wiremu Kaimeni.

In equal shares.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Waikato District Maori Land Board.

Waikato Maori Land Board Office, Auckland, 11th June, 1908.

NOTICE is hereby given that a sitting of the Waikato District Maori Land Board will be held at Auckland on the 19th day of June, 1908, at 10 o'clock in the forenoon, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by me.

JAS. W. BROWNE, President.

SCHEDULE.

APPLICATIONS FOR CONSENT TO LEASE.

No.	No. of Papers.	Name of Applicant.	Name of Land.	Names of Maori Lessors.
1	W. 1908/31	W. C. Morgan (by his solicitors, Parr and Blomfield)	Puketutu 1B No. 1	Haare Penetito.
2	W. 1908/34	John Allen (by his solicitors, Parr and Blomfield)	Section 82B, Parish of Waipa ..	Emeri Hunia and another.
3	W. 1908/52	John Noble (by his solicitors, Parr and Blomfield)	Lot 129, Parish of Waiuku West	Te Whakaara Tamara.
4	W. 1908/53	John Noble (by his solicitors, Parr and Blomfield)	Lot 127, Parish of Waiuku West	Te Ruki.

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

No.	No. of Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.
5	W. 1908/94	Ngamerini Ngapera	Lot 167, Parish of Pepepe ..	Sale of mineral rights.
6	W. 1907/22	Rauna Rawhiti	Lot 167, Parish of Pepepe ..	Sale of mineral rights.
7	W. 1908/17	Alda Ralph (by her solicitors, Napier and Smith)	Lot 167, Parish of Pepepe ..	Sale.
8	W. 1908/18	Kupenga te Waero (by his solicitors, Parr and Blomfield)	Huruhi No. 1B	Sale.
9	W. 1908/42	Lemuel John Bagnall (by his solicitors, Parr and Blomfield)	Arakokato No. 1	Sale.

Meeting of the Maniapoto-Tuwharetoa District Maori Land Board.

Auckland, 15th June, 1908.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be considered at a meeting of the Maniapoto-Tuwharetoa District Maori Land Board to be held at Te Kuiti on Wednesday, the 24th day of June, 1908, at 10 o'clock in the forenoon, or as soon thereafter as the business of the Board will allow.

JAS. W. BROWNE, President.

SCHEDULE.

APPLICATIONS FOR CONSENT TO LEASE.

No.	No. of Papers.	Name of Applicant.	Name of Land.	Names of Maori Lessors.
127	M.T. 08/137	W. R. Franklin (solicitor for M. H. Hardy)	Pukenui 2D No. 7B	Henare Matengaro Ruihi and others.
128	M.T. 08/139	Buddle, Button, and Co. (solicitors for Lawrence W. Gane)	Tokanui C No. 6	Pango Rauangi and others.
129	M.T. 08/140	Buddle, Button, and Co. (solicitors for E. G. Roper and G. L. Winger)	Ohura South G No. 4E, Section 1	Miriama Kahukarewao and others.
130	M.T. 08/143	D. O. B. Scott (by his agent, John Ormsby)	Puketarata 2D No. 5B	Miri Penetita.
131	M.T. 08/144	John Ormsby	Orahiri No. 7c	Ani Teko and others.
132	M.T. 08/145	R. G. Matthews (by his agent, John Ormsby)	Puketarata No. 4E, Section 2 ..	Ngawiki Rauroha and others.

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

No.	No. of Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.
133	M.T. 08/138	Mariana Pine (by her solicitor, A. A. S. Menteth)	Oruamatua-Kaimanawa No. 1G ..	Sale.
134	M.T. 08/141	Kewa Pine and another (by their solicitors, Barnicoat and Treadwell)	Awarua 2c No. 11	Mortgage.
135	M.T. 08/142	Jeremiah Ormsby (agent for Wiremu Tamihana)	Kinohaku East No. 1F, Section 20	Mortgage.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that ELLEN GALLAGHER, of Ponsonby Road, Auckland, Grocer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 16th day of June, 1908, at 11 o'clock a.m.

E. GÉRARD,
Official Assignee.

Auckland, 8th June, 1908.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims. Promissory notes (if any) to be produced for indorsement prior to receiving dividend.

IN BANKRUPTCY.

Crump, G., of Raurimu, Storekeeper: First and final, 20s. in the pound.
Carrington, J. H., of Taumarunui, Builder: First and final, 11s. 5½d. in the pound.
Rope, E. M., of Te Kopuru, Gentleman: Second dividend, 9s. in the pound.
Hancock, J., of Thames, Bootmaker: First and final, 8s. 2½d. in the pound.
McSheen Bros., of Pukekohe, Farmers: First and final, 7s. 6d. in the pound.
Matthewman, H., of Auckland, Tailor: First dividend, 6s. 8d. in the pound.
Paterson, A., of Hawera, Draper: First dividend, 2s. in the pound.

ASSIGNED ESTATES.

Alley, C., of Hikutaia, Storekeeper: First and final, 20s. in the pound.
Clark, R. M. (deceased), of Tokatoka, Storekeeper: First dividend, 12s. 6d. in the pound.
Howie, J., of Hikurangi, Storekeeper: First dividend, 10s. in the pound.
Connolly, M. J., of Manunui, Storekeeper: First dividend, 9s. 6d. in the pound.
Bouzaid, N., of Otahuhu, Storekeeper: First and final, 7s. 10d. in the pound.
Snedden, J. A., of Auckland, Draper: Second and final, 6s. 1d. in the pound, making total dividend of 16s. 1d. in the pound.

E. GÉRARD,
Official Assignee.

Auckland, 11th June, 1908.

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

NOTICE is hereby given that ALBERT GEORGE WILLIAMS, of Toko, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 24th day of June, 1908, at 11 o'clock a.m.

H. NORMAN LIARDET,
Deputy Official Assignee.

15th June, 1908.

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

NOTICE is hereby given that WILLIAM DICKSON, of Marton, Butcher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Marton, on Friday, the 19th day of June, 1908, at 10 o'clock a.m.

W. RODWELL,
Deputy Official Assignee.

12th June, 1908.

In Bankruptcy.

NOTICE is hereby given that the following dividends are now payable at my office on all proved accepted claims:—

Estate of Michael Hyland: First and final dividend, of 1s. 1d. in the pound.

Estate of Louis Hung Sang (trading as "Louis and Hunley"), of Palmerston North, Fruiterers: First and final dividend, of 3s. 4d. in the pound.

G. J. SCOTT,
Deputy Official Assignee.

Palmerston North, 28th May, 1908.

In Bankruptcy.

NOTICE is hereby given that ALFRED CHARLES BICKNELL, of Greytown, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Greytown, on Thursday, the 18th day of June, 1908, at 12 o'clock noon.

W. B. CHENNELLS,
Deputy Official Assignee.

Masterton, 9th June, 1908.

In Bankruptcy.—In the Supreme Court, holden at Wellington.

NOTICE is hereby given that ELIZA EMMA ELLIOTT, of Wellington, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 22nd day of June, 1908, at 11 o'clock a.m.

ALEXR. SIMPSON,
Official Assignee.

Wellington, 11th June, 1908.

In Bankruptcy.—In the Supreme Court, holden at Wellington.

NOTICE is hereby given that MALACHI R. TAYLOR, of College Street, Wellington, Brewer, was this day adjudged bankrupt on creditors' petition; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 23rd day of June, 1908, at 11 o'clock a.m.

ALEXR. SIMPSON,
Official Assignee.

Wellington, 13th June, 1908.

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

NOTICE is hereby given that REGINALD CAUL, of Opawa, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 17th day of June, 1908, at 11 o'clock.

J. EVANS,
Acting Official Assignee.

10th June, 1908.

In Bankruptcy.

In the estate of FREDERICK CHARLES RADFORD, of Temuka, Storekeeper.

A FIRST and final dividend, of 5s. 3d. per pound, on all accepted proved claims is now payable at my office, Arcade, Timaru.

ALEX. MONTGOMERY,
Deputy Official Assignee.

Timaru, 8th June, 1908.

In Bankruptcy.

Estate of JAMES BREMNER, of Dunedin, Watchmaker and Jeweller.

A FIRST dividend, of 10s. in the pound, on all accepted proved claims is now payable at my office, Law Court Buildings, Stuart Street.

W. S. FISHER,
Acting Official Assignee.

Dunedin, 11th June, 1908.

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

NOTICE is hereby given that ROBERT PEARN SYMONS, of Brown's, Sawmiller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on the 23rd day of June, 1908, at 2.30 o'clock p.m.

CHARLES B. ROUT,
Deputy Official Assignee.

Invercargill, 12th June, 1908.

MINING NOTICES.

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

IT having been reported to me that the Millerton Mining and Prospecting Company (Limited) has ceased to carry on business, I hereby give notice that at the expiration of three months from this date the name of such company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.
Dated at Nelson, this 10th day of June, 1908.

W. W. DE CASTRO,
Assistant Registrar.

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In the matter of "The Companies Act, 1903."

NOTICE is hereby given that the NORTH BRUNNER COAL COMPANY (LIMITED), a company duly incorporated in England, proposes to commence and intends to carry on business in the Dominion of New Zealand, and that the office of the company will be situated in Macky Street, Greymouth.
Dated this 15th day of June, 1908.

ARTHUR P. HARPER,
Attorney.

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STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Gabriel's Gully Sluicing Company (Limited).
When formed, and date of registration: 2nd May, 1907.
Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager: Lawrence; James Kelleher.
Nominal capital: £600.
Amount of capital subscribed: £600.
Amount of capital actually paid up in cash: £180.
Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 600.
Number of shares allotted: 600.
Amount paid per share: 6s.
Amount called up per share: 6s.
Number and amount of calls in arrears: Nil.
Number of shares forfeited: Nil.
Number of forfeited shares sold, and money received for same: Nil.
Number of shareholders at time of registration of company: 6.
Present number of shareholders: 6.
Number of men employed by company: 4.
Quantity and value of gold or silver produced during preceding year: 160 oz. 18 dwt.; £619 8s. 4d.
Total quantity and value of gold or silver produced since registration: 160 oz. 18 dwt.; £619 8s. 4d.
Amount expended in connection with carrying on operations during preceding year: £817 5s. 2d.
Total expenditure since registration: £817 5s. 2d.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at banker's: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to company: Nil.
Amount of debts considered good: Nil.
Amount of debts owing by company: £192.
Amount of contingent liabilities of company (if any): Nil.

I, James Kelleher, of Lawrence, the Secretary of the Gabriel's Gully Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the 31st December, 1907, and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

JAMES KELLEHER,
Secretary.

Declared at Lawrence, this day of , 1908, before me—John Norrie, J.P.

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LAND TRANSFER ACT NOTICES.

EVIDENCE of the loss of certificate of title, Volume 10, folio 291, in favour of MICHAEL MILES, for Section 106, Parish of Pepepe, having been lodged with me, and application made to issue a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title accordingly at the expiration of fourteen days after the date of the Gazette containing this notice.

Dated the 5th day of June, 1908, at the Land Registry Office, Auckland.

EDWIN BAMFORD,
District Land Registrar.

620

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.

4487. THE GREAT NORTHERN BREWERY (LIMITED).—Lot 42 of Allotment 41, Section 95, Suburbs of Auckland, containing 19 perches. Occupied by tenant.

4558. THE GREAT NORTHERN BREWERY (LIMITED).—Lots 4, 5, 6, 7, and parts of Lots 1, 2, 3, 8, Section 3, of Allotments 22 and 22A, Section 2, Parish of Takapuna, containing 3 roods 4 perches. Occupied by tenant.

4592. DENNIS PATRICK HARFORD.—Part of Allotment 21, Section 12, Suburbs of Auckland, containing 2 roods 3 perches. Occupied by Applicant and tenant.

4649. JOSEPH BIGRAVE CHAPPELL.—Allotment 310, Section 2, Town of Tauranga, containing 1 rood 4 perches. Occupied by Applicant.

4676. JOHN DAWSON.—Lots 1, 2, 13, 14, of Allotment 2, and parts of Lots A and B of Allotment 1, Section 37, City of Auckland, containing 35 $\frac{1}{2}$ perches. Occupied by tenants.

Diagrams may be inspected at this office.

Dated this 13th day of June, 1908, at the Lands Registry Office, Auckland.

EDWIN BAMFORD,
District Land Registrar.

627

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 20th day of July, 1908.

1349. Applicant, WILLIAM KERSHAW.—23 $\frac{1}{2}$ perches, part of Section 112, East Hastings, Heretaunga Block. In occupation of Applicant.

Diagram may be inspected at this office.

Dated this 15th day of June, 1908, at the Lands Registry Office, Napier.

THOS. HALL,
District Land Registrar.

630

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 18th day of July, 1908.

4174. FRANK WALTER MADDOX and GEORGE PAIN.—106 acres 3 roods 39 perches, part Sections 60 and 61 and river accretion, Hutt District. Occupied by Matilda Turner.

4183. THE PUBLIC TRUSTEE.—24 $\frac{1}{2}$ perches, part Section 472, City of Wellington. Occupied by J. Wilkinson, K. E. Bell, J. T. Kenvig, and — Greenfield as tenants.

Diagrams may be inspected at this office.

Dated this 17th day of June, 1908, at the Lands Registry Office, Wellington.

J. M. BATHAM,
District Land Registrar.

636

EVIDENCE having been furnished of the destruction of the following certificates of title—viz., Volume 144, folio 65, for part Lot 9, Plan 764, parts of Rural Sections 3099 and 3099x, Block XII, Christchurch Survey District, in the name of WILLIAM ALEXANDER TRIBE, of Christchurch, Draper; Volume 155, folio 111, for Lots 19 and 27, Plan 420, part of Rural Section 301, Linwood Ward of the City of Christchurch, in the name of CECILIA CAROLINE TRIBE, wife of WILLIAM ALEXANDER TRIBE, of Christchurch, Draper; and Volume 184, folio 233, for part Lot 6, Plan 1168, art of Rural Section 79, Sydenham Ward of the City of

Christchurch, in the names of ALICE EMILY TRIBE, of Wellington, Spinster, and MARIE FLEMING, wife of WILLIAM CLARKE FLEMING, of Christchurch, Land Agent, as tenants in common—and application having been made to me to issue provisional certificates of title for the said land, I hereby give notice that I will issue such provisional certificates at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated this 12th day of June, 1908, at the Lands Registry Office, Christchurch.

618

G. G. BRIDGES,
District Land Registrar.

EVIDENCE having been furnished of the loss of the outstanding duplicate of Memorandum of Lease 2885 affecting, *inter alia*, Section 402, Borough of Timaru, whereof J. HOLE AND CO. (TIMARU BREWERY), (LIMITED), is the registered lessee so far as it affects the said section, and application having been made to me to register a certain dealing affecting that part of the land in the said lease as is hereinbefore referred to, I hereby give notice that I will register such dealing, dispensing with the production of the said outstanding duplicate, at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated this 12th day of June, 1908, at the Lands Registry Office, Christchurch.

619

G. G. BRIDGES,
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.

10724. TOM VOICE. — 60 acres 2 roods 15¹/₂ perches, Rural Section 2854, and parts of Rural Sections 2709 and 2712, Block XIII, Christchurch Survey District. Occupied by Applicant.

10734. EMMA SCHWARTZ. — 3 roods 39 perches, part of Rural Section 375, Borough of Lyttelton. Unoccupied.

10743. ALEXANDER McLEAN. — 101 acres 2 roods 16 perches, parts of Rural Sections 3086 and 3966, Block XV, Grey Survey District. Occupied by Applicant.

10749. JOHN HENRY NEWTON. — 17¹/₂ perches, part of Rural Section 321, Borough of Kaiapoi. Occupied by Applicant.

10754. GEORGE HENRY WADE. — 21¹/₂ perches, part of Rural Section 26, Linwood Ward, City of Christchurch. Occupied by Applicant.

10762. ALFRED EDWARD TUTTON. — 20 acres 1 rood 9 perches, part of Rural Section 312, Block VII, Christchurch Survey District. Occupied by William Cox.

10765. WILLIAM CORRELL. — 7 acres and 29¹/₂ perches, part of Rural Sections 20 and 32, Borough of Woolston. Occupied as to parts by W. Sutton and D. Lyddecke, and partly unoccupied.

10777. HARRY JOSEPH BESWICK. — 1 acre and 25¹/₂ perches, part of Rural Section 6, St Albans Ward, City of Christchurch. Unoccupied.

10783. WILLIAM TUFT. — 1 rood 1¹/₂ perches, part of Rural Section 1920, Block IX, Christchurch Survey District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 16th day of June, 1908, at the Lands Registry Office, Christchurch.

628

G. G. BRIDGES,
District Land Registrar.

PRIVATE ADVERTISEMENTS.

NOTICE UNDER SECTION 307 OF "THE COMPANIES ACT, 1903."

NOTICE is hereby given that the AUSTRALIAN GENERAL ELECTRIC COMPANY (LIMITED) intends to cease carrying on business in New Zealand.

Dated this 27th day of May, 1908.

580

J. FRANCIS WELCH,
Attorney for the Company.

In the matter of "The Companies Act, 1903"; and in the matter of the Royal Insurance Company (Limited).

NOTICE is hereby given that the office or place of business in the Town of Invercargill, in the Dominion of New Zealand, for Invercargill aforesaid and parts

adjacent thereto, of the above-named company (a company incorporated in Great Britain and carrying on business in New Zealand), where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered, is situate at the office of the undersigned, Esk Street, in the Town of Invercargill aforesaid.

Dated at Invercargill, this 12th day of May, 1908.

J. W. RAYMOND AND CO. (LIMITED),
582 Attorney for the above-named Company.

RAGLAN COUNTY COUNCIL.

SPECIAL ORDER MAKING BY-LAWS.

IN pursuance and exercise of the powers conferred upon it by "The Counties Act, 1886," and by "The Public Works Act, 1894," and the various Acts amending the same respectively, and all other Acts and powers whatsoever in this behalf enabling, the Council of the County of Raglan (hereinafter called "the Council") doth hereby make and ordain by special order the by-laws following, to come into force within the county on the 15th day of March, 1906:—

By-law No. 2, regulating Traffic.

1. No person shall, without the previous permission of the Council in writing in that behalf first had and obtained, engage in any heavy traffic on any of the roads in the county with any vehicle, traction-engine, or any other vehicle during the months of June, July, August, and September in any year. Any person committing a breach of or failing to comply with this by-law shall for every such offence be liable to a penalty not exceeding £5.

2. No person shall use bullocks as traction animals on any of the roads in the county, for any purpose, during the months of May, June, July, August, September, and October in any year.

3. No traction-engine will be allowed to engage in any traffic, or be propelled or drawn, along any of the roads in the county during the months of June, July, August, and September in any year.

5. No vehicle other than a traction-engine the weight of which together with the load or material thereon shall exceed 5 tons will be allowed to cross any bridge or culvert within the county.

Notwithstanding the weight mentioned in the preceding clause, the Council may from time to time, by notice affixed to any bridge or culvert, specify the maximum weight which the Council considers such bridge or culvert can safely carry, and no person shall drive, conduct, or take any vehicle across such bridge or culvert which shall be carrying a load exceeding the maximum weight prescribed by such notice.

HOW WEIGHTS OF LOADS MAY BE ASCERTAINED.

6. In regard to the following articles, the weight of any load may be ascertained by measurement or computation according to the following scale:—

Gravel, broken stone, or sand, 1 cubic yard shall equal	1 ¹ / ₂ tons.	
400 superficial feet rimu		shall equal 1 ton.
400 " totara		" 1 ton.
500 " white-pine or kauri		" 1 ton.
6 bales of wool		" 1 ton.
350 bricks		" 1 ton.
28 sacks of oaten sheaf chaff		" 1 ton.
12 sacks of potatoes		" 1 ton.
10 sacks of wheat		" 1 ton.
14 sacks of oats		" 1 ton.
1 cord of firewood		" 1 ¹ / ₂ tons.
1 cubic yard of coal		" 2 tons.

7. No person shall take, lead, or drive any horse, engine, agricultural or other machine, or any vehicle, over any bridge of a greater span than 10 ft. under the control of the Council at other than a walking-pace.

VEHICLES MAY BE STOPPED FOR ASCERTAINING WEIGHTS OF LOADS.

9. It shall be lawful for any one acting under the authority of the Council, or for any police officer or constable, to stop any vehicle when on any road, and to examine and measure the width of the tires of the wheels, and to measure and compute the weight of the load on such vehicle, and the person in charge of such vehicle who shall refuse to permit or shall hinder or prevent such measuring or examination shall be guilty of an offence under this by-law.

10. No person shall cause or allow any timber or any other heavy material not being wholly raised above the ground on wheels to be dragged on a road.

11. No person shall damage any water-table or any road, or drive with a wheel in any such water-table, throw or leave any dead animal or any part thereof on any road or public

place, nor throw nor leave the same on any private property within 66 ft. of any public place whereby an offensive smell is created.

12. The Council may call upon any person engaged in hauling heavy traffic over any of the roads under the control of the Council to enter into a bond to the Council to insure to the benefit of the Council, with or without surety or sureties, conditioned for duly repairing and making good, to the satisfaction of the Council, any damage resulting from the hauling of such heavy traffic, and such bond shall be in a penalty to be fixed by the Council, not exceeding £200.

By-law No. 3.

1. If any person shall wilfully and without the authority in writing of the Council cut, break, bark, root up, or otherwise damage the whole or any part of any tree, shrub, sapling, or underwood growing in or upon any road, street, or place under the control and management of the Council, although the injury shall not be to the amount of 1s., he shall be guilty of an offence.

2. If any person shall, without the authority of the Council in writing, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the Council he shall be guilty of an offence.

3. Any person suffering or allowing any impure or offensive water or other matter to run or flow from the buildings or premises they occupy on to any road or street, or who shall allow any water-closet, privy, or cesspool to overflow or soak therefrom so as to be offensive, shall be guilty of an offence.

4. Any person leading or riding any horse or other animal, or drawing, wheeling, or driving any cart, carriage, sledge, truck, or barrow, or bicycle, upon or along any footpath, without permission from the Council in writing, shall be guilty of an offence.

5. All pigs, goats, cattle, horses, and sheep found running at large on any road in the county may be impounded in any public pound, or in any enclosure specially appointed for the purpose by the Council and publicly notified. Such enclosure shall, for the purpose of this by-law, be deemed a public pound, and the like fees and damages shall be payable therein as in the case of a public pound.

6. No person shall drive any vehicle (except carts, drays, or wagons) along any street, road, or public place between sunset and sunrise, unless such vehicle carries two proper and sufficient lights in front, so fixed as to be plainly visible to any person approaching such vehicle from a contrary direction.

7. No person shall drive any cart, dray, or wagon along any street, road, or public place between sunset and sunrise, unless such cart, dray, or wagon has a proper and sufficient light attached to or suspended from the off or right side of such cart, dray, or wagon so as to be plainly visible to any person approaching such cart, dray, or wagon from a contrary direction.

8. No person shall ride any bicycle or tricycle on any street or road between sunset and sunrise, unless such bicycle or tricycle carries a proper and sufficient light in front.

9. Any person making a private entrance from any formed road shall comply with the provisions of subsection (4) of section 134 of "The Public Works Act, 1894."

By-law No. 4.

1. Any person driving a motor-car, or riding a bicycle or tricycle or similar vehicle, upon any road, upon meeting any person riding any horse or driving any vehicle drawn by a horse or horses, or driving stock, and if the person last aforesaid shall be in sight, then, also before approaching within 2 chains of such person, shall take such motor-car, bicycle, tricycle, or similar vehicle to the side of the road, stop and dismount until the person with the horse or horses shall have passed, provided that the latter person shall hold up his or her hand as a signal to do so.

2. On all side cuttings on any road, any person driving a motor-car, or riding a bicycle, tricycle, or similar vehicle, shall keep on the outside when meeting or passing any vehicle or horseman, but shall observe the ordinary rules of the road when meeting or passing vehicles or horsemen elsewhere.

3. Every person driving a motor-car, or riding a bicycle, tricycle, or similar vehicle, upon any road or place within the county, meeting or overtaking any person, either on foot, riding any horse, or driving any vehicle, shall ring his bell or give other warning before approaching within 1 chain of such person.

4. Any horseman, vehicle, motor-car, bicycle, tricycle, or similar vehicle overtaking any stock being driven on any road shall, if so requested by the person in charge of such stock, wait before passing the said stock until the formation of the road will allow him to do so with safety to the stock being driven, and, if requested, shall not pass them at other than a walking-pace.

By-law No. 5.

1. The Council may from time to time by special resolution declare that it shall not be lawful to propel traction-engines over any county road or roads named in such resolution, and after the passing of any such resolution it shall not be lawful to propel traction-engines over any such road or roads.

2. It shall be necessary when any traction-engine is passing along any road for one of the men in charge of or accompanying said engine to proceed and be not less than 100 yards ahead with a danger-flag to warn the riders and drivers of any horses, stock, or vehicles of the proximity of the engine, and the driver of the engine shall stop the same when required by the rider or driver of horses, stock, or vehicles in some suitable point or place for passing. No traction-engine shall be allowed to be propelled on, along, or over any road between sunset and midnight. In cases where any engine shall be travelling between midnight and sunrise, each person in any way employed with such engine so travelling shall be guilty of an offence against these by-laws unless there shall be a man at least 100 yards in front of such engine carrying a red light as a signal, and unless such engine shall carry a red light showing in front and behind, or unless where a wagon or carriage, or wagons or carriages, are being drawn by such engine there shall also be carried a red tail-light on the last of such wagons or carriages.

3. The driver of an engine shall give as much space as possible for the passing of other traffic.

4. The speed of an engine shall not exceed five miles an hour along any public road, and three miles an hour through any town or village, and when crossing any bridge or culvert shall be moved at a uniform rate of speed not exceeding two miles an hour.

5. The whistle of a traction-engine shall not be sounded while the engine is upon or passing along or over any public road or bridge; nor shall the cylinder-taps be opened or the steam blown off or allowed to attain a pressure such as to exceed the limit fixed by the safety-valve within sight of any person riding, driving, leading, or in charge of a horse or of stock upon a road; nor shall the person in charge of any engine blow off the steam from any traction-engine, or cause the same to be blown off, on any public road, highway, or bridge.

6. No traction-engine shall come upon or pass along any bridge at any time while any person with a horse or horses, or vehicle drawn by a horse or horses, or with stock, is on or is about to come upon such bridge; nor shall any engine or wagon attached thereto be permitted to stop on any bridge or culvert for the purpose of drawing water from any water-race, river, stream, or ditch passing under or through such bridge or culvert, or for any other purpose whatever except for the safety or convenience of other traffic thereon.

7. Ashes or other refuse discharged from the furnace of a traction-engine upon a public road shall, after all the fire therein has been completely extinguished, be spread out on such road or the sides thereof by the person in charge of such engine in such manner that such road or the sides thereof shall be kept even and the level thereof maintained: Provided always that no such ashes shall be discharged upon any bridge or culvert, or upon any road within 2 chains of any bridge or culvert.

8. It shall not be lawful to carry on any combine or wagon attached to or drawn by a traction-engine any greater weight (over and above the weight of the wagon) than 2 tons, unless the tires thereof are at least 6 in. in width; and no combine, carriage, or wagon drawn by any traction-engine shall carry more than 6 tons weight over and above the weight of the wagon.

9. The person in charge of a traction-engine shall give immediate notice to the County Engineer, County Clerk, or Road Overseer of any damage or injury done by the engine or wagon attached thereto to any road, way, fence, bridge, culvert, watercourse, drain, side ditch, or any other thing appertaining to any such road; and if such damage has rendered the road or its appurtenances dangerous for ordinary traffic or to public safety, the owner or person in charge of such engine shall, in addition to giving such notice as aforesaid, place and maintain, in such position and for such time as the County Engineer, Clerk, or Road Overseer shall direct, such signals as shall be sufficient to give warning to all persons using such road by day or by night of the existence of such danger.

10. Any damage caused by the use of any engine or wagon attached thereto to any bridge, or any walls, rails, buttresses, or supports thereto erected or carried across any river, stream, or water-race, or to any road or its appurtenances, shall be forthwith repaired and made good by or at the expense of the owner or person having charge of such engine.

11. No engine when travelling upon or is being taken over a bridge or culvert, or over metal parts of a road, no studs or other pieces, or rings of iron or other metal, shall be attached to or raised upon the level of the faces of the tires of

the wheels of any such engine for the purpose or which shall have the effect of sinking into, gripping, or breaking the surface of any bridge or roadway. The person in charge of the roadway shall see that this section is obeyed.

12. No traction-engine which together with the maximum weight of coal and water which such engine is constructed to carry for its propulsion weighs more than 10 tons, and no agricultural or other machine of any kind which with the load (if any) weighs more than 10 tons, shall be taken on to or over any of the bridges or culverts within the County of Raglan, except upon planks 12 in. wide and 4 in. deep, provided and laid by the owner, driver, or person in charge of such engine, shall be laid on such bridges or culverts.

13. When any traction-engine shall cross any bridge or culvert within the county with one or more truck or trucks attached to such traction-engine, a sufficient distance shall be kept between such engine and such truck or trucks, and (if necessary) between such trucks if more than one, to insure that there shall not at any time be upon any one span of the bridge, or upon the bridge if consisting of only one span, or upon any culvert, a greater weight than 10 tons.

14. The owner of any traction-engine shall, on the 3rd day in the month of January in each year, or immediately after bringing an engine into the county, send a description of such engine, together with the exact and true weight of every engine, and the maximum weight of water and coals which such engine is constructed to carry for its propulsion, and, if he is the owner of more than one engine, the number of his engines, to the County Clerk, with his name and address, in order that the same may be registered; and the County Clerk shall, upon his paying a fee of £2 for each engine, deliver to such owner a certificate of the registration of such engine or of each of such engines for the then current year. No traction-engine shall be allowed to travel upon any county road unless duly registered and the fee for registration paid.

15. Every person employed or conducting a traction-engine shall, while so employed, have in his possession a printed copy of this by-law, and also have a certificate of registration mentioned in clause 14 of this by-law, and he shall exhibit the same on demand to the County Engineer, Clerk, or Road Overseer.

16. Nothing herein contained shall be held to relieve owners or employers of traction-engines from liability in respect of injury done or damage sustained by the traction of any excessive weight or extraordinary traffic over any bridge, culvert, or road.

17. Any person authorised in that behalf by the County Council may ascertain the weight or measurement of the contents of any vehicle which in his opinion infringes any of the provisions of this by-law, either by weighing the same at any weighbridge, or by computing the weight or measurements of such contents from the cubical or superficial measurements of such contents.

18. The driver of any vehicle or machine shall give such information as to the load or contents thereof, and the quantity, weight, size, or measurement of the same, and shall do such acts for enabling the same to be ascertained, as such authorised person shall require.

19. Any person committing a breach of, or failing to comply with, any provisions of the foregoing by-law shall for every offence be liable to a penalty, which shall be in the discretion of the Court inflicting the same, and shall in no case exceed £5.

By-law No. 6.

1. The letting of ferries shall be for one year.
2. The following shall be the scale of charges on the various ferries:—

TE AKAU FERRY CHARGES.		s.	d.
For each person	1	0
Each horse	1	0

Two dogs can be taken over by one owner; for more than two dogs, 3d. for each extra dog.
The above charges to be doubled between sunset and sunrise.

No horse will be taken over by the ferry without the owner or some other person in charge.

OPOTORU FERRY.		s.	d.
Each person	0	1
Each horse, including person in charge	0	3
Each dog	0	1

Children going to and from school, free.
The above charges to be doubled between sunset and sunrise.

HUNTLY FERRY.		s.	d.
For each person	0	2
12-trip tickets	1	6
For each horse	0	6
For each horse and rider	0	6

	s.	d.
For each head of cattle over 12 months old	0	2
For each head of cattle under 12 months old	0	1
For each sheep, goat, or pig, first 50	0	0½
For each sheep, goat, or pig, over 50	0	0½
For each vehicle, horse, and driver	0	9
For each extra horse	0	3
Goods, per cwt.	0	1
Post or rails and person in charge	0	0½
100 superficial feet timber	1	0

The puntman in no case is expected to load or unload the punt.

With the exception of passengers, the minimum charge in every case, including passage of person in charge, shall be 6d.

Double rates between sunset and sunrise.
Children going to and from school, free.
Passenger traffic in all cases shall have precedence over the carriage of stock and goods.

RANGIRIRI FERRY.

	s.	d.
Each person	1	0
Each horse and rider	1	0
Vehicle, horse, and driver	1	3
Extra horse, each	0	3
Horses, each	0	6
Head cattle, yearling	0	1
Head cattle, over one year	0	2
Each sheep, first 50	0	0½
Each sheep, over 50	0	0½
Minimum charge in all cases, except for persons	1	0

Children going to and from school, free.
Double rates between sunset and sunrise.

WAIKATO HEADS FERRY (BOAT).

	s.	d.
For each person each way	1	0
For each horse	1	0

Double rates between sunset and sunrise.

The above resolution was duly passed as a special order at a special meeting of the Raglan County Council held on the 10th day of January, 1906, and confirmed at a special meeting of the said Council held on the 12th day of February, 1906.

BASIL HEWETT,
Chairman.
H. MARSLAND,
Clerk.

618

CANTERBURY COLLEGE.

ELECTION OF MEMBERS OF BOARD OF GOVERNORS.

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

Elected by members of the General Assembly:
GEORGE RENNIE.*
JOHN LEE SCOTT.

Elected by Graduates:
THOMAS SCHOLFIELD FOSTER.
GEORGE THORNGATE WESTON.

Elected by Teachers:
JONATHAN CHARLES ADAMS.

Elected by School Committees:
CHARLES HENRY ADOLPHUS TRUSCOTT OPIE.

A. CRACROFT WILSON,
Returning Officer.

*NOTE.—Mr. Rennie was elected to fill a casual vacancy caused by the resignation of Rev. Dr. Erwin. 614

DISSOLUTION OF PARTNERSHIP.

THE Partnership formerly existing between CHARLES DUNCAN and BENJAMIN GOUGH, of Gisborne, Butchers, has been dissolved by mutual consent. The liabilities of the firm have been taken over by the said Charles Duncan as at the 31st day of January, 1906.

CHARLES DUNCAN.
BEN. GOUGH.

615

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto carried on at Wimbledon and Weber by WILLIAM WALTER SCOTT HALES, of Weber, and THOMAS CHARLES HALES, of Wimbledon, under the name or firm of "W. and C. Hales," Sheep-farmers, was on the 21st day of March, 1908, dissolved by mutual consent.

Dated this 10th day of June, 1908.

THOMAS CHARLES HALES.

Witness to the signature of Thomas Charles Hales—P. S. McLean, Solicitor, Napier. 616

In the matter of the Property Syndicate (Limited).

AT an extraordinary general meeting of the members of the above-named company, duly convened, and held at the registered office of the company on the 20th day of May, 1908, the following special resolution was duly passed; and at a subsequent extraordinary general meeting of the members of the said company, also duly convened, and held at the same place on Friday, the 5th day of June, 1908, the following resolution was duly confirmed, viz.: "That the company be wound up voluntarily"; and at such last-mentioned meeting CHARLES JOSEPH PAYNE, of Dunedin, Solicitor, was appointed Liquidator for the purposes of the winding-up. 617

In the matter of "The Companies Act, 1903"; and in the matter of the Arrindell Syndicate (Limited), of London.

NOTICE is hereby given that the above company, being now in voluntary liquidation, intends to cease carrying on business in New Zealand at the expiration of three months from the publication of this notice.

Dated at Thames, this 9th day of June, 1908.

GEO. A. DOUGALL, Attorney.

621

In the matter of "The Companies Act, 1903"; and in the matter of the Arrindell Syndicate (Limited), of Glasgow.

NOTICE is hereby given that the office or place of business in New Zealand of the above-named company is situated in Albert Street, Thames.

Dated at Thames, this 9th day of June, 1908.

GEO. A. DOUGALL, Attorney.

622

THE NEW ZEALAND CANNING COMPANY (LIMITED).

AT an extraordinary general meeting of the above company, duly convened, and held on the 26th day of March, 1908, the following extraordinary resolution was duly carried: "That it is proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

A. R. McNEIL, Liquidator.

623

GEORGE AND STOKES (LIMITED).

AT an extraordinary general meeting of shareholders of the above company, held on Monday, 8th June, 1908, an extraordinary resolution was passed—"That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same."

It was further resolved that Mr. ROLAND ST. CLAIR be appointed Liquidator.

ROLAND ST. CLAIR, Liquidator.

624

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between GEORGE HUNTER and THOMAS PAUL HUNTER, both of Porangahau, carrying on business as Sheep-farmers at Porangahau, in the Provincial District of Hawke's Bay, under the style or firm of "G. and P. Hunter," has been dissolved as from the date hereof.

Dated the 26th day of March, 1908.

GEORGE HUNTER. THOMAS PAUL HUNTER.

M. S. Sims, Postmistress, Wallingford. 625

NOTICE.

NOTICE is hereby given that a General Meeting of the POHONUI CO-OPERATIVE DAIRY COMPANY (LIMITED) will be held at 3.30 p.m. on Tuesday, the 23rd day of June, 1908, at the Argyle Hall, Hunterville, for the purpose of receiving Liquidator's report, laying final accounts before shareholders.

Dated at Wanganui, this 1st day of June, 1908.

626 JOHN STEVENSON, Liquidator.

SUBSECTION 4 OF SECTION 266, "COMPANIES ACT, 1903."

IN pursuance of the provisions contained in subsection (4) of section 266 of "The Companies Act, 1903," the New Plymouth Motor Omnibus Company (Limited) is now struck off the Register, and the said company is dissolved.

Dated at New Plymouth on the 13th June, 1908.

R. BAYLEY, Assistant Registrar of Companies, Taranaki District.

629

"THE COMPANIES ACT, 1903," SECTION 266, (4).

Re the Exhibition Novel Advertisements (Limited).

TAKE notice that the name of the above company has been struck off the Register, and the company has been dissolved.

Given under my hand, at Christchurch, this fifteenth day of June, one thousand nine hundred and eight.

P. G. WITHERS, Assistant Registrar of Companies.

631

In the matter of "The Companies Act, 1903."

NOTICE is hereby given that RECKITTS (OVERSEA), LIMITED, a company incorporated in England, proposes to carry on business in New Zealand, and that the office or place of business in New Zealand where legal process of any kind may be served upon the company, and notices of any kind may be addressed or delivered, will be at No. 43 King's Chambers, at the corner of Willis Street and Harbour Street, Wellington.

Dated at Wellington, the 16th day of June, 1908.

GEORGE GORE, Attorney for the Company.

632

I, HENRY HARDWICK-SMITH, M.B. B.C. Cambridge, 1907, F.R.C.S. England 1907, L.R.C.P. London 1904, now residing in Christchurch, hereby give notice that I intend applying on the 16th July next to have my name placed on the Medical Register for the Dominion of New Zealand, and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Christchurch.

H. HARDWICK-SMITH, M.B., F.R.C.S.

Dated at Christchurch, 15th June, 1908. 635

NOTICE is hereby given that the Partnership hitherto subsisting between the undersigned, RICHARD CHILCOTT and GEORGE FREDERICK HULME, carrying on business as Butchers, at Hamilton, has this day been dissolved by mutual consent. The said Richard Chilcott will continue to carry on the business on his own account, and all debts due to the late firm must be paid to him, and he will pay all accounts owing by the late firm.

Hamilton, 12th June, 1908.

RICHARD CHILCOTT. G. F. HULME.

Witness—A. Swarbrick, Solicitor, Hamilton. 637

BANKRUPTCY NOTICES.

THE public are informed that extracts from the *New Zealand Gazette*, containing all Bankruptcy Notices that appear in each issue, are published weekly, and will be sent post-free to any address on payment of a subscription of 10s. per annum. Single copies, 3d. each. Orders should be addressed—

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