



THE NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, JULY 2, 1908.

Lands proclaimed as a Road, and Road closed, in Blocks VII, VIII, IX, and X, Castlepoint Survey District, Castlepoint 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 Castlepoint County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Castlepoint 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 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 2 37 18 1 10	366 366, 368, 367, and 365	VIII VIII and X	Castlepoint "	R. 9853 "	Purple Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Adjoining or passing through Sections	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 33 2 17	761, 759 758, 757 763, 360 364, 365	VII IX X	Castlepoint..	R. 9853	Green.

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

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, 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 twenty-third 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 1638, *New Zealand Gazette* No. 45, of 11th June, 1908, "Volunteer Officer appointed," for "Bandmaster Ernest William Ross" read "Bandmaster Ernest William Rose."

Lands proclaimed as a Road, and Road closed, in Block XII, Purua Survey District, Maunu Road District, Whangarei 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 and mortgagees of the lands mentioned in the First Schedule hereto, and of the Maunu Road Board, being the local authority in whose district the said lands are situated, proclaim as a road the land in Purua 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	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 10·8	Section 1 of subdivision of northern portion Raumanga No. 2 Block, No. 3798A (red)	XII	Purua ..	R. 9849	Blue.
0 2 0·2	Subdivisional Lot 1 of Section 5, Raumanga No. 2 Block, No. 3798A (red)	"	" ..	"	Pink.
0 0 22·8	Sections 3 and 4, Raumanga No. 2 Block, No. 3798A	"	" ..	"	"
0 3 32·7	Subdivisional Lot 2 of Sections 5 and 6, Raumanga No. 2 Block, No. 3798A (red)	"	" ..	"	Blue.
0 1 0	Portion of Section 7, Raumanga No. 2 Block, No. 3798A (red)	"	" ..	"	Pink.
0 2 3·8	Portion of other portion of Section 7, Raumanga No. 2 Block, No. 3798A (red)	"	" ..	"	Yellow.
0 0 6·2	Portion of Section 8, Raumanga No. 2 Block, No. 3798A (red)	"	" ..	"	"

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Adjoining Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 1 28·5	Lot 2 of Sections 5 and 6 of subdivision of northern portion Raumanga No. 2 Block, No. 3798A (red)	XII	Purua ..	R. 9849	Green.

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 twenty-third 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 VII and XI, Hakataramea Survey District.

(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 and of the mortgagee of the lands mentioned in the First Schedule hereto, and of the Waimate County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Hakataramea 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 No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 8	R.S. 28605..	VII	Hakataramea	R. 9863	Red.
1 3 10	R.S. 28320 and 28321	XI	Ditto ..	"	"
1 3 29	R.S. 28320..	"	" ..	"	"
0 0 24	R.S. 36119..	"	" ..	"	"

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Passing through or abutting on Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 39	R.S. 28605	VII	Hakataramea	R. 9863	Green.
2 1 16	R.S. 28320, 36119, and R. 2878	XI	Ditto	"	"

All in the Canterbury 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 twenty-sixth 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!

Land proclaimed as a Road, and Road closed, in Sections 3, 4, 56, and 58, Blocks XII and XI, Glenkenich Survey District, Tuapeka 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 land mentioned in the First Schedule hereto, and of the Tuapeka County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Glenkenich Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of Land hereby proclaimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 0 39	4	XII	Glenkenich	R. 9864	Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Adjoining or passing through Sections	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 4 3 0	3, 4, 56, 58	XII & XI	Glenkenich	R. 9864	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 twenty-third 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 Sections 1 and 16, Blocks I and V, Tautane Survey District, Weber 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, with the consent of the owner and of the lessee of the lands hereinafter mentioned, and with the consent of the Weber County Council, being the local authority in whose district the said lands are situated, do by this notice hereby proclaim as taken for a road the lands in Tautane Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of the Parcels of Land taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 6 2 38.75	1	I	Tautane	R. 2771	Red.
2 2 6.46	16	V	"	"	"

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.

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 twenty-sixth 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 the Purposes of a Settling-tank in connection with Waterworks in the Borough of Petone, Block XIII, Belmont Survey District.

(L.S.) PLUNKET, Governor.

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 a settling-tank, in connection with the waterworks of the Petone Borough, in Block XIII, Belmont Survey District:

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

And whereas the Council of the Borough of Petone has laid before the Governor a memorial, accompanied by a map, as required by the said Act :

Now, therefore, I, William Lee, Baron Plunket, the Governor of the 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 agreement hereinbefore referred to, do hereby proclaim and declare that, from and after the date of the publication hereof in the *New Zealand Gazette*, the lands mentioned in the Schedule hereto are hereby taken for the purposes of a waterwork, to wit, the establishment of a settling-tank, in connection with the waterworks of the Petone Borough, in Block XIII, Belmont Survey District, and shall vest in the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Petone.

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. 4 0 13.6	Subdivision F of Section 1, Hutt Registration District ..	XIII	Belmont	R. 9849	Green border
0 0 5.9	Ditto ..	"	"	"	Ditto.

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 twenty-third 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!

Land in the Parish of Titirangi, Waitemata Survey District, taken for a Mental Hospital.

(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 the use, convenience, and enjoyment of a certain public work, to wit, a mental hospital, near Auckland:

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

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 this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for a mental hospital as aforesaid. And it is hereby declared that this Proclamation shall take effect on and after the sixteenth day of July, one thousand nine hundred and eight.

SCHEDULE.

The parcels of land taken:—

Approximate Area of each of the Parcels of Land taken.	Being	Forming Subdivision of	Block No.	Situated in the Parish of
A. R. P. 3 3 3.4	Lots 126, 127, 128, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, and 140	Lots 1, 2, 3, 4, 5, and 6 of subdivision of part of Lot 29	XVI	Titirangi.
5 1 1.2	Lots 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, and 123	Lots 1, 2, 3, 4, 5, and 6 of subdivision of part of Lot 29	XVI	Titirangi
0 0 34.2	Lot 124 ..	Lots 1, 2, 3, 4, 5, and 6 of subdivision of part of Lot 29	XVI	Titirangi
0 0 32.7	Lot 125 ..	Lots 1, 2, 3, 4, 5, and 6 of subdivision of part of Lot 29	XVI	Titirangi

Waitemata Survey District.

All in the Land District of Auckland; as the same are more particularly delineated on the plan marked P.W.D. 22217, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red and blue.

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 twenty-seventh day of June, in the year of our Lord one thousand nine hundred and eight.

WM. HALL-JONES,
Minister for Public Works.

GOD SAVE THE KING!

Land set apart for Settlement.

(L.S.) PLUNKET, Governor.

A PROCLAMATION.

WHEREAS by section seventy-three of "The Local Bodies' Loans Act, 1901," it is, amongst other things, enacted that before any moneys as therein mentioned are expended upon any block of land it shall be necessary that the said block be proclaimed as set apart for settlement: And whereas by section twelve of the National Endowment Act, 1907, it is enacted that the Minister of Finance may from time to time, in accordance with sections seventy-three to seventy-five of the first-mentioned Act, issue and apply moneys as therein mentioned for the purposes therein set forth in connection with national endowment land: And whereas the block of land described in the Schedule hereto is national endowment land:

Now, therefore, in pursuance and exercise of the power conferred on me by the above-mentioned Acts, and of every other power and authority enabling me in this behalf, and for the purposes of the said Acts, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby proclaim the block of land described in the Schedule hereto as set apart for settlement.

SCHEDULE.

NATIONAL ENDOWMENT LAND.—WESTLAND LAND DISTRICT.

Punakaiki Block (6,247 Acres).

Area.	Section No.	Situated in Block No.	Situated in the Survey District of	Shown on Plan marked	Edged on Plan
A. B. P.					
24 3 15	2589	I	Punakaiki	S.G. 58616/1	Blue.
446 3 0	2590	"	"		
350 0 0	2592	"	"		
295 0 0	2593	"	"		
211 0 0	2598	"	"		
322 0 0	2599	"	"		
287 0 0	2600	"	"		
319 0 0	2601	"	"		
324 0 0	2594	II	"		
558 0 0	2595	"	"		
552 0 0	2596	"	"		
394 0 0	2602	I	Waiwhero		
110 0 0	2603	"	"		
251 0 0	2604	"	"		
171 0 0	2605	"	"		
483 0 0	2606	"	"		
598 0 0	2607	"	"		
552 0 0	2597	II	"		

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands, at Wellington, in the Wellington Land District, and thereon coloured as above noted.

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 twenty-third day of June, in the year of our Lord one thousand nine hundred and eight.

ROBERT McNAB,
Minister of Lands.

GOD SAVE THE KING!

Consenting to Lands being taken for a Road through Native Land.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of June, 1908.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Public Works Act, 1905," it is, in section ninety-four thereof, enacted that there shall not be taken any land occupied by any pa, village, or cultivation, or any buildings, gardens, orchards, plantations, or any burial or ornamental grounds, without the previous consent of the Governor in Council:

And whereas the consent of the Governor in Council is required to the taking of land for the purpose of a road through the lands described in the Schedule hereto, which are occupied by a Native cultivation:

Now, therefore, 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 consent to the lands described in the Schedule hereto being taken for the purpose of a road.

SCHEDULE.

Approximate Areas of Lands required to be taken.	Being Portions of	Situated in Block	Coloured on Plan.
A. R. P.			
0 3 36	Ohura South N Block, Subdivision No. 2E (Pongahuru)	II, Piopioatea S.D.	Edged red.
0 0 35			

In the Taranaki Land District; as the same are delineated on the plan marked S.G. 57198/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured as above stated.

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

[NOTE.—This Order in Council is in substitution for that published in *New Zealand Gazette* No. 28, of the 9th April, 1908, in which the land was wrongly described as portions of "Ohura South Block, Section 2N."]

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.

Land taken for a Native School at Reporua.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third 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 for a certain public work, to wit, a Native school:

And whereas the Native owners have agreed to make a free gift of the said land to His Majesty the King, and it has been made to appear that such agreement is sufficient for the purposes intended to be effected thereby:

And whereas by a partition order made by the Native Land Court, bearing date the second day of August, one thousand eight hundred and ninety-four, certain aboriginal Natives are declared to be the owners of the Reporua No. 3 Block, within which the said land is situated:

And whereas, as required by "The Public Works Acts Compilation Act, 1905," a map has been prepared showing accurately the position and extent of the said land, and such map is hereto attached:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities conferred by "The Public Works Acts Compilation Act, 1905," and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the land shown upon the said map and described in the Schedule hereto is hereby taken for the purposes of the said Native school, and shall vest in His Majesty the King, as from the twenty-ninth day of July, one thousand nine hundred and eight.

SCHEDULE.

REPORUA NATIVE-SCHOOL SITE.

Approximate Area.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Shown on Plan marked
A. R. P. 1 0 38	Reporua No. 3 Block	XIV	Waiapu	N.S. 07/188

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan as described above, deposited in the Education Department, at Wellington, and thereon bordered pink.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

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

And whereas the Aotea District Maori Land Board, by a recommendation made on the twenty-seventh day of March, one thousand nine hundred and eight, and received on the third day of April, one thousand nine hundred and eight, has recommended the Governor to except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," for the purpose of alienation by way of mortgage, the blocks or parcels of land particularised and set out in the Schedule hereto:

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

SCHEDULE.

ALL those pieces or parcels of land, situated in the Mount Robinson Survey District, together containing 71 acres 2 roods, more or less, known as Lower Aorangi 3e2a Nos. 1 and 4, and comprised in two separate partition orders of the Native Land Court dated the 4th day of September, 1907, in favour of Manawaroa te Aweawe (or Te Rangiotu).

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

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

And whereas the Aotea District Maori Land Board, by a recommendation made on the seventeenth day of May, one thousand nine hundred and eight, and received on the twenty-sixth day of May, one thousand nine hundred and eight, has recommended the Governor to except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," for the purpose of alienation by way of sale, the block or parcel of land particularised and set out in the Schedule hereto:

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

SCHEDULE.

ALL that piece or parcel of land, situate in the Karioi Survey District, containing 83 acres 1 rood 8 perches, more or less, known as Otiranui No. 5B, and comprised in a partition order of the Native Land Court dated the 17th day of August, 1905, in favour of Akapita te Ahitiro and others.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894" (hereinafter called "the

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

And whereas the Tairāwhiti District Maori Land Board, by a recommendation made on the first day of June, one thousand nine hundred and eight, and received on the fifth day of June, one thousand nine hundred and eight, has recommended the Governor to except from the operation of section one hundred and seventeen of "The Native Land Court Act, 1894," for the purpose of alienation by way of sale, the block or parcel of land particularised and set out in the Schedule hereto:

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

SCHEDULE.

ALL that piece or parcel of land, situate in the Mata Survey District, containing 36 acres, more or less, known as Orua 5B, and comprised in a partition order of the Native Land Court dated the 26th day of September, 1904, in favour of Tamati Marutu and Kerenapu te Kikimo.

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

Increasing Area of Land that may be acquired by Lessee.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS by section twenty-six of "The Maori Lands Administration Act, 1900," as amended by "The Maori Lands Administration Amendment Act, 1901," and "The Maori Land Laws Amendment Act, 1903," after enacting that it shall not be lawful to acquire, for himself or on behalf of any other person, either by purchase, lease, or gift, any Maori land, unless previous to the execution of the instrument of acquisition he has deposited with the Council a declaration in the form required by "The Land Act, 1892," declaring that he is acquiring the land for his own use, and that, including the land to be acquired, he does not hold or own more than two thousand acres of freehold land, inclusive of not more than six hundred and forty acres of first-class land, it was, *inter alia*, provided that "in cases where the land is of poor quality, or broken, or suitable for pastoral purposes only, the Governor in Council may, on the recommendation of the Council of the district in which such land is situate, increase the area of land that may be acquired to such an extent as shall be advisable and insure the taking-up of such lands":

And whereas by virtue of the operation of section three of "The Maori Land Settlement Act, 1905," the Aotea Maori Land Board, constituted under the provisions of that Act, is the successor in office of the Aotea Maori Land Council, which was constituted under the provisions of "The Maori Lands Administration Act, 1900," aforesaid:

And whereas the said Aotea Maori Land Board, having regard to the provisions of the said section twenty-six, on an application by Henry Richard Waldegrave and Ernest Larcomb, both of Palmerston North, settlers, to lease the lands named in the Schedule hereunder written, inquired into the nature and quality of all the said lands, and, being satisfied as the result of such inquiry that the said lands are of poor quality and broken and suitable for pastoral

purposes only, recommend the Governor in Council, pursuant to the powers contained in the said section twenty-six, and pursuant to all other lawful powers enabling him in that behalf, to issue an Order in Council increasing the area of land that may be acquired by lease to such an extent as will insure the taking-up of the said lands:

Now, therefore, in pursuance and exercise of the powers conferred upon and vested in him by the said section twenty-six of "The Maori Lands Administration Act, 1900," 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 increase the area that may be acquired by lease by the said Henry Richard Waldegrave and Ernest Larcomb to such an extent as will enable the said Henry Richard Waldegrave and Ernest Larcomb to acquire by lease the lands named in the said Schedule, the Governor in Council being satisfied that it is advisable to that extent the area of land that may be acquired under the said section so as to insure the taking-up of such lands.

SCHEDULE.

Name of Block.	Area.		Locality.
	A.	R. P.	
Awarua 1A No. 3 North	6,386	0 0	Blocks X, XI, XIV, and XV, Ruahine Survey District.
Awarua 1A No. 3 South	3,420	0 0	Blocks XIV and XV, Ruahine Survey District; Block III, Umutoi Survey District.

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 twenty-third 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 in 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 six months from the date of this Order in Council all private alienation of the Native land specified in the Schedule hereunder written.

SCHEDULE.

Name of Blocks.	Approximate Area.	Survey District.
Whaiti-Kuranui (northern portion)	Acres. 4,170	Patetere.
Te Au-o-Waikato	8,560	Maungakawa.
Maungatapu	7,000	Maungakawa.
Whangorau	1,432	Wairere.

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 twenty-third 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 in 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 six months 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.	
Mangatainoka K No. 2A ..	569	0	0	Mangahao and Mangaone.
Mangatainoka K No. 2B No. 1 ..	223	0	20	
Mangatainoka K No. 2B No. 2 ..	172	3	30	
Mangatainoka K No. 2B No. 3 ..	172	3	30	
Mangatainoka K No. 2C ..	1,525	0	0	
Mangatainoka J No. 4A No. 1 ..	120	0	0	
Mangatainoka J No. 4A No. 2 ..	120	0	0	
Mangatainoka J No. 4B ..	240	0	0	
Mangatainoka J No. 4E ..	178	1	17	
Mangatainoka J No. 4F No. 1 ..	65	2	36	
Mangatainoka J No. 4F No. 2 ..	239	3	14	Mangaone.
Mangatainoka J No. 4F No. 3 ..	239	3	14	
Mangatainoka J No. 4F No. 4 ..	143	3	6	
Makirikiri No. 1 ..	118	3	29	
Makirikiri No. 2 ..	77	0	38	
Makirikiri No. 3 ..	85	0	0	
Makirikiri No. 4 ..	100	0	0	
Makirikiri No. 5 ..	90	0	20	
Makirikiri No. 6 ..	50	0	0	
Makirikiri No. 7 ..	90	0	0	
Makirikiri No. 8 ..	90	0	0	Kopuaranga.
Makirikiri No. 9 ..	95	0	0	
Makirikiri No. 10 ..	208	3	4	
Matapihi No. 1 ..	93	0	0	
Matapihi No. 2 ..	3	0	0	
Matapihi No. 3 ..	7	2	0	
Matapihi No. 4 ..	5	2	0	
Matapihi No. 5 ..	129	1	26	
Matapihi No. 6 ..	345	0	16	
Matapihi No. 7 ..	146	0	33	
Matapihi No. 8 ..	19	0	28	
Matapihi No. 9 ..	194	0	17	
Mairirikapua ..	835	0	0	
Okurupatu B No. 2 ..	567	0	0	
Okurupatu B No. 4B ..	533	1	36	
Okurupatu A No. 3 Sub. 2A No. 1 ..	591	2	4	
Okurupatu A No. 3 Sub. 2A No. 2 ..	96	0	0	
Okurupatu A No. 3 Sub. 2A No. 3 ..	36	0	0	
Okurupatu A No. 3 Sub. 2A No. 4 ..	12	0	0	
Okurupatu A No. 3 Sub. 2B ..	322	3	34	
Okurupatu A No. 3 Sub. 2B No. 1 ..	20	2	0	
Okurupatu A No. 3 Sub. 2B No. 2 ..	10	2	0	
Okurupatu A No. 3 Sub. 2B No. 3 ..	42	0	0	
Okurupatu A No. 3 Sub. 2B No. 4 ..	10	2	0	
Okurupatu A No. 3 Sub. 2B No. 5 ..	10	2	0	
Okurupatu A No. 3 Sub. 2c ..	86	1	13	
Okurupatu A No. 3 Sub. 2d ..	54	0	0	
Okurupatu A No. 3 Sub. 2e ..	162	1	30	
Okurupatu A No. 3 Sub. 2f ..	46	1	26	
Okurupatu A No. 3 Sub. 2g ..	170	1	27	

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

The Public Service Classification Act, 1907.—Extension of Time for the Employment of a Temporary Officer of the Department of Lands.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS by subsection two of section sixteen of the Public Service Classification Act, 1907 (hereinafter termed "the said Act"), it is provided that the Governor may by Order in Council, in any case in which he considers that the public interest so requires, authorise the temporary employment of any person or any class of persons for a longer period than is permitted by subsection one of section sixteen of the said Act:

And whereas, in the opinion of the Governor, it is expedient that the temporary employment of Jack Alan

Montgomerie of the Department of Lands be extended from six months to twelve months:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorise the temporary employment of the said Jack Alan Montgomerie for twelve months in lieu of six.

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

Fire District of Waimate to cease to be a Fire District.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS by the Fire Brigades Act, 1907, the Waimate Fire District was constituted a fire district under that Act:

And whereas the Waimate Borough Council, being the contributory local authority of the said district, has made application under the said Act that the said district shall cease to be a fire district:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the Waimate Fire District, constituted as aforesaid, shall cease to be a fire district on and from the first day of July, one thousand nine hundred and eight.

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

Regulations under "The Scenery Preservation Amendment Act, 1906."

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS by section twelve of "The Scenery Preservation Amendment Act, 1906" (hereinafter referred to as "the said Act"), it is enacted that the Governor may from time to time, by Order in Council gazetted, make such regulations as he deems necessary or expedient in order to give full effect to the provisions of "The Scenery Preservation Act, 1903," and the said Act:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations for the purposes of the said Act, and doth hereby declare that such regulations shall come into force on the day of the publication thereof in the *New Zealand Gazette*:-

REGULATIONS.

1. In these regulations, unless inconsistent with the context,—

"Board" means a Scenic Board appointed under section 8 of "The Scenery Preservation Act, 1903";

"Reserve" means a scenic reserve proclaimed under the provisions of "The Scenery Preservation Act, 1903," or "The Scenery Preservation Amendment Act, 1906";

"Inspector" means an Inspector of scenic reserves appointed under section 4 of the said Act.

2. These regulations shall apply to reserves which have been vested in a Board.

3. Every person is liable to a penalty of one hundred pounds who, without the written consent of the Minister of Lands first obtained,—

(a.) Lights a fire within the limits of a reserve; or

(b.) Cuts or removes any timber or bush thereon; or

(c.) In any way interferes with or damages the scenic or historic features thereof.

4. No person shall, within the limits of a reserve, without the written consent of the Board first obtained,—

- (a.) Take, carry, or use firearms, or any fireworks, or any explosive, or any weapon or instrument of a dangerous nature.
- (b.) Shoot, snare, or destroy any bird, or take or destroy the nests or eggs of any birds.
- (c.) Shoot, kill, or injure any animal, or remove any animal therefrom.
- (d.) Introduce any dog to follow him within the limits of a reserve; and any dog found within the limits of a reserve may be destroyed by any person authorised by the Board, either generally or in any particular case.
- (e.) Damage any fence, gate, or barrier, or other property belonging to or in the custody of the Board.
- (f.) Destroy, deface, or injure any inscription, or any label attached to or connected with any article, or tree, or shrub, or other plant, or copy of these regulations hung up or affixed at any entrance to or in any part of a reserve.

5. No horses, donkeys, sheep, goats, or cattle shall be allowed within the limits of a reserve without the written consent of the Board thereto being first obtained by the owners of such animals.

6. Any Inspector or person authorised for that purpose by the Board may drive any animal or animals trespassing in a reserve to the nearest public pound and there impound the same, and any such animal or animals shall not be released therefrom except upon payment of the usual driving-fees and poundage-charges. Nothing in this regulation contained shall be deemed to limit or prevent the taking of any proceedings for the recovery of any penalty or otherwise in respect of the trespass of such animal.

7. Wild cattle or horses trespassing within the limits of a reserve shall only be destroyed by persons authorised by the Board to do so, and such persons may be authorised to use firearms for that purpose.

8. No person shall, within the limits of a reserve, use any obscene or profane language, or commit any breach of the peace, act of indecency, or other impropriety, or insult or annoy any person.

9. No persons of bad repute, disorderly persons, or vagrants shall be allowed within the limits of a reserve.

10. Every person who commits any breach of Regulations Nos. 4 to 9 is liable to a penalty not exceeding five pounds.

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

Hot-springs Reserves in Hawke's Bay Land District brought under "The Tourist and Health Resorts Control Act, 1906."

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third 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 reserves for hot springs in the Hawke's Bay Land District described in the Schedule hereto shall be and the same are hereby brought under the operation of and declared to be subject to the provisions of "The Tourist and Health Resorts Control Act, 1906"; and such reserves shall hereafter be managed, administered, and dealt with in manner directed by the said Act.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 12 acres 2 roods 35 perches, more or less, being Section No. 88, Suburbs of Te Puia Township. Bounded towards the north by McKenzie Street, towards the east by O'Rorke Street, towards the south by Carroll Street, and towards the west by Section No. 133; as the same is delineated on the plan marked S.G. 57596/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered pink.

All that area in the Hawke's Bay Land District, containing by admeasurement 13 acres 3 roods 21 perches, more or less, being Section No. 118, Suburbs of Te Puia Township.

Bounded towards the north by Sections Nos. 89, 90, and 91, Suburbs of Te Puia Township, the abutment of Ward Street, and Sections Nos. 11 and 12, Block II, Te Puia Township; towards the east generally by Tokomaru-Waipiro Main Road, Carroll Street, and Gordon Street; towards the south by Sections Nos. 119 and 120, Suburbs of Te Puia Township; and towards the west by O'Rorke Street: as the same is delineated on the plan marked S.G. 57596/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured pink.

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

Revoking the Delegation of Powers under "The Cemeteries Act 1882 Amendment Act, 1885," to the Southland County Council in respect of the Chatton Public Cemetery.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third 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 issued on the twenty-seventh day of September, one thousand eight hundred and eighty-seven, the powers conferred upon the Governor by section six of "The Cemeteries Act, 1882," as to the appointment and removal of trustees, were delegated to the Council of the County of Southland, in pursuance of section two of "The Cemeteries Act 1882 Amendment Act, 1885," in respect to the cemetery described in the Schedule hereto: And whereas it is expedient to revoke the said delegation:

Now, therefore, His Excellency William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the 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 revoke the delegation to the Council of the County of Southland of the powers conferred upon the Governor by section six of "The Cemeteries Act, 1882," in respect of the Chatton Public Cemetery, described in the Schedule hereto.

SCHEDULE.

CHATTON PUBLIC CEMETERY.

ALL that area in the Southland Land District, containing by admeasurement 10 acres 1 rood 26 perches, more or less, being Section No. 12, Block X, Chatton Survey District. Bounded towards the north-east by a road-line, towards the east by Section No. 9 of same block, towards the south by Section No. 10 of same block, and towards the west by said Section No. 10; as the same is delineated on the plan marked L. 1510, 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 Kohukohu Domain.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third 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 twenty-fifth day of April, one thousand nine hundred and eight, and published in the *New Zealand Gazette* of the seventh day of May, 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 and consent of the Executive Council of the said Dominion of New Zealand, doth hereby appoint

ALFRED COOKE YARBOROUGH,
THOMAS HARTLEY,
ARTHUR POTTER,
GEORGE ERNEST HALLIWELL, and
JOHN NICHOLSON

to be the Kohukohu 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 Wednesday, the fifteenth day of July, one thousand nine hundred and eight, at seven o'clock p.m., as the time when, and the Public Hall, Kohukohu, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

KOHUKOHU DOMAIN.

All that area in the Auckland Land District, situated in Block X, Mangamuka Survey District, Hokianga County, being a portion of the foreshore of the Hokianga River, and containing by admeasurement 11 acres 1 rood 28 perches, more or less. Bounded towards the west and north west generally, commencing at peg VIA, by a public road, 732.6, 382.6, 551.1, 658.9, and 231.1 links, to peg XIII; towards the north-west and south-east by right lines bearing 110° 29', 496.6 links, and 200° 29', 2289.6 links, respectively, to peg VIA aforesaid: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 35927/17, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

Exempting Road through Block IV, Wai-iti, and Block I, Waimea, from the Provisions of Section 117 of "The Public Works Act, 1903."

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

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

And whereas by section three of "The Public Works Act Amendment Act, 1906," it is provided that such approval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose:

And whereas on the seventh day of April, one thousand nine hundred and eight, the Waimea West Road Board, the local authority having control of the Road described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said road:

And whereas it is deemed expedient that such resolution should be approved:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Acts, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the said resolution.

SCHEDULE.

That road in Waimea West Road District commencing from the eastern extremity of a road-line abutting on Sections 32 and 31, Block IV, Wai-iti Survey District, and extending for a distance of 63 chains in a north-easterly direction to its junction with Redwood's Valley Road, and passing through Sections 55, Square 2, Block I, Waimea Survey District, 28, Block IV, Wai-iti Survey District, 28, and

fronting Section 95, Block I, Waimea; as the said road is more particularly delineated on the plan marked R. 9850, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured yellow, blue, and pink.

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

Exempting Bond Street, Dorking Street, and Brighton Terrace, Brooklyn, in the City of Wellington, from the Provisions of Section 117 of "The Public Works Act, 1905," subject to certain Conditions as to the Building-line.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

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

And whereas by section three of "The Public Works Act Amendment Act, 1906," it is provided that such approval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose:

And whereas on the sixth day of June, one thousand nine hundred and seven, the Council of the City of Wellington, the local authority having control of Bond Street, Dorking Road, and Brighton Terrace, Brooklyn, being the streets described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said streets:

And whereas it is deemed expedient that such resolution should be approved, subject to the condition hereinafter mentioned:

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

SCHEDULE.

That street in the City of Wellington, Wellington Land District, known as Bond Street, Brooklyn, and extending for a distance of about 3½ chains from Washington Avenue to its junction with Holmwood Road; also that street known as Dorking Road, Brooklyn, and extending from Bond Street a distance of 8 chains, to Brighton Terrace; also that street known as Brighton Terrace, Brooklyn, extending from Holmwood Road to Town Belt: as the said streets are more particularly delineated on the plan marked R. 9772, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon coloured pink.

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

Validating certain Proceedings in connection with a Special Order in respect of a Loan of £70 applied for by the Eketahuna County Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-third day of June, 1908.

Present:

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

WHEREAS the Eketahuna County Council passed a resolution to the effect that, for the purpose of providing the interest and other charges on a loan of seventy pounds, authorised to be raised by the Council, the Council

make and levy a special rate of one penny and one farthing in the pound on the rateable value of all rateable property of the Syversen's Road Special-rating District: And whereas the public notification of the resolution although advertised for four successive weeks was not advertised once in each week immediately preceding the date of confirmation of the special order embodying the resolution making the rate, as required by section eleven of "The Counties Act Amendment Act, 1903": And whereas it appears that the ratepayers have not been misled, and it is expedient to validate such irregularity:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance 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 validate the public notifications of the special order, and doth hereby order and declare that the said special rate shall not be questioned on the ground of irregularity or defect aforesaid.

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

Civil Service Junior Examination.—Regulation.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of June, 1908.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him by "The Civil Service Reform Act, 1886," and of all other powers and authorities enabling him in this behalf, the Governor, with the advice and consent of the Executive Council of the Dominion, doth hereby make the regulation hereto annexed respecting the competitive examination referred to in the said Act, and with the like advice and consent doth prescribe that this Order shall take effect on the first publication thereof in the *New Zealand Gazette*.

REGULATION.

The regulations made by Order in Council on the 27th day of February, 1906, respecting the Civil Service Junior Examination are hereby amended by revoking clause 11, and by substituting in lieu thereof the words "11. In order to pass the examination with credit a candidate must gain, subject to clause 10, at least 60 per cent. of the total possible maximum of marks assignable—that is, he must gain at least 1,200 marks in the aggregate."

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

Modifying Otago Harbour Foreshore License to Walter Towler.

PLUNKET, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this thirtieth day of June, 1908.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the first day of April, one thousand nine hundred and eight, and published in the *New Zealand Gazette* of the ninth day of the same month, a license was granted under "The Harbours Act Amendment Act, 1888," to Walter Fowler, of Vauxhall, to use and occupy a part of the foreshore of Otago Harbour, as shown on plan marked M.D. 3166, as a site for a shelter-shed:

And whereas an error was made in the name of the licensee, which should have been stated to be Walter Towler: And whereas it is desirable to revoke clause three of the conditions of the said Order in Council of the first day of April, one thousand nine hundred and eight:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the power and authority conferred upon him by "The Harbours Act, 1878," and of all other powers and authorities enabling him in that behalf, doth hereby substitute the name "Walter Towler" for "Walter Fowler" in the hereinbefore-recited Order in Council; and doth hereby revoke, as from the first day of April, one thousand nine hundred and eight, clause three of the conditions of that Order in Council.

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

Notice declaring Portion of Public Reserve at Napier set apart for a Railway to be retained as Part of such Railway.

PLUNKET, Governor.

WHEREAS by the one hundred and eighty-ninth section of "The Public Works Act, 1905," it is enacted, *inter alia*, that where, out of any public reserve upon which any railway has been constructed, no definite area or part of such reserve has been set apart or taken by Proclamation for railway purposes, it shall in any such case be deemed that a width of one chain on each side of the centre-line of the railway has been set apart or taken for the purposes of such railway, and shall be included within the limits thereof:

And whereas the said one hundred and eighty-ninth section further enacts that if at any time it is desired that any portion of a reserve so deemed to be part of any railway shall cease to be part of such railway, the Governor may from time to time, by a notice published in the *Gazette* defining accurately the portion desired to be retained as part of the railway, declare that the residue thereof shall again become a part of the public reserve from which it was originally taken:

And whereas the land described in the Schedule hereto was (with other land) set apart for the purposes of the provisions of section one hundred and eighty-nine of the said Act:

And whereas it is found desirable that the residue of the land so set apart, but not described in the Schedule hereto, should cease to be a part of the said railway:

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 eighty-nine of "The Public Works Act, 1905," do hereby notify and declare that the land described in the Schedule hereto shall be retained as part of the aforesaid railway from Wellington to Napier, and that the residue of the land (other than that described in the said Schedule) so set apart as aforesaid, and to the extent shown coloured blue on the plan described in the Schedule hereto, shall again become a part of the public reserve from which it was originally taken.

SCHEDULE.

THE parcels of land mentioned hereunder:—

Approximate Area of each of the Parcels of Land to be retained.	Being Portion of	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 2 18	Te Whare-o-Maraenui Block and Ahuriri Lagoon	IV	Heretaunga.
0 0 14	Te Whare-o-Maraenui Block and Ahuriri Lagoon	IV	Heretaunga.

All in the Land District of Hawke's Bay; as the same are more particularly delineated on the plan marked W.R. 15830, deposited in the office of the Minister for Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured red.

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

WM. HALL-JONES,
Minister for Railways

Appointment of Trustees, Sumner (Red Cliffs) 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

Major EDWARD RICHARDSON, 1st North Canterbury Battalion of Infantry Volunteers;

Captain DOUGLAS McBEAN STEWART, Canterbury Highland Rifle Volunteers;
 Captain FREDERICK CHARLES BRENCHELEY BISHOP, Christchurch City Guards Rifle Volunteers;
 Captain WILLIAM SAMUEL KING, Linwood Rifle Volunteers; and
 Lieutenant CHARLES ERIC ANDREWS, No. 1 Company (Canterbury Engineer Volunteers), New Zealand Engineer Volunteers,

to be Trustees of all that parcel of land in the Canterbury Land District being portion of Section No. 24077, Block II, Sumner Survey District, containing 36 acres 3 roods 35 perches, more or less (as the same is more particularly delineated on the plan marked P.W.D. 21078, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured green); parts of Rural Sections Nos. 158, 410, and 10323, Borough of Sumner, containing 62 acres 1 rood 20 perches or thereabouts, and being all the land included in certificate of title registered in Register-book, Vol. 238, folio 181, of the Lands Registry Office at Christchurch; and portion of Crown land (closed road in Rural Section 158), Borough of Sumner, containing 20.75 perches, more or less (as the same is more particularly delineated on the plan marked P.W.D. 23350, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured red): 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 Sumner Rifle Range Reserve," and that they shall take office as such Trustees on the twentieth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Appointment of Trustees, Thames 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;
 Captain HENRY JOSEPH PEARSE, No. 1 Company, Thames Rifle Volunteers; and
 Captain WILLIAM SMEATON CLARK, Hauraki Rifle Volunteers,

to be Trustees of all that parcel of land in the Auckland Land District being portion of Section No. 77, Block V, Thames Survey District, containing 26 perches; portion of Sections Nos. 59, 58, and 63, Block VIII, Thames Survey District, containing 4 acres 2 roods 22 perches; portion of Mangakirikiri No. 3B, Blocks V and VIII, Thames Survey District, containing 13 acres; and portion of Mangakirikiri No. 3A, Block V, Thames Survey District, containing 45 acres 3 roods 5 perches: as the same are more particularly delineated on the plan marked P.W.D. 21219, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured purple, purple, yellow, 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 Thames Rifle Range Reserve," and that they shall take office as such Trustees on the twenty-third day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Appointment of Trustees, Penrose 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 WILLIAM DOUTHWAITE HOLGATE, 1st Regiment, Auckland Mounted Rifle Volunteers;
 Lieutenant-Colonel JOHN RANKEN REED, 1st Battalion, Auckland Infantry Volunteers ("Countess of Ranfurly's Own"); and
 Major ROBERT GARDNER, Active List (Unattached),

to be Trustees of all that parcel of land in the Auckland Land District being portion of Allotments 5 and 6 of Section No. 17, Suburbs of Auckland, Blocks I, V, and VI, Otahuhu Survey District, containing 100 acres, more or less; as the same is more particularly delineated on the plan marked P.W.D. 19838, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon bordered green: 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 Penrose Rifle Range Reserve," and that they shall take office as such Trustees on the twenty-third day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Appointment of Trustees, Hamilton 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

Major WILLIAM HAMILTON HUME, Active List (Unattached);
 Acting-Major ALLEN BELL, 2nd Regiment, Auckland Mounted Rifle Volunteers; and
 Lieutenant JAMES EDGECOMBE BARTON, No. 1 Squadron, Waikato Mounted Rifle Volunteers,

to be Trustees of all that parcel of land in the Auckland Land District being Lots 7 and 9, Te Rapa, containing 90 acres, more or less; also of all that parcel of land in the Auckland Land District being Section No. 252A, Kirikiriroa, containing 41 acres 3 roods, 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 Hamilton Rifle Range Reserve," and that they shall take office as such Trustees on the twenty-third day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Appointment of Trustees, Kaipoi 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 THOMAS MILLAR, Active List (Unattached);
 Captain ERNEST EDWARD PAPPILL, Kaiapoi Rifle
 Volunteers; and
 Lieutenant THOMAS ADKISSON GATES, Kaiapoi Rifle
 Volunteers,

to be Trustees of all that parcel of land in the Canterbury Land District being portion of Section No. 297, in the Borough of Kaiapoi, containing 2 roods, more or less, commencing at a point on the south side of Hilton Street 14 links east of a line drawn at right angles to Hilton Street from the western corner of Cam Street and Hilton Street: bounded towards the north by Hilton Street, 250 links; towards the east by a line at right angles to Hilton Street, 200 links; towards the south by a line parallel to Hilton Street, 250 links; and towards the west by a line at right angles to Hilton Street, 200 links: as the same is more particularly delineated on the plan marked P.W.D. 15837, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured 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 Kaiapoi Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the twenty-third day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Appointment of Trustees, Dannevirke 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 DRUMMOND, 5th Battalion,
 Wellington (Centre or Ruahine) Rifle Volunteers;
 Captain FREDERICK ALEXANDER HARRISON, Dannevirke
 Rifle Volunteers;
 The Reverend HANS M. RIES, Dannevirke;
 FRANCIS JOHN KNIGHT, Esq., Dannevirke;
 HENRY CARLSON, Esq., Dannevirke; and
 WILLIAM ROSE, Esq., Dannevirke,

to be Trustees of all that part of Suburban Section No. 9, situate in the Town of Dannevirke, Provincial District of Wellington, and comprising Lots Nos. 36 and 37, containing 1 rood 31.2 perches, more or less; as more particularly described in the map or plan of the said land deposited in the Lands Transfer Office, at Napier, as No. 1120, and thereon coloured green: together with all buildings erected thereon: to hold the said several premises for the purpose of maintaining a drill-shed for Volunteer purposes, and generally for the purposes of and with the powers 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 Dannevirke Volunteer Drill-shed Reserve," and that they shall take office as such Trustees on the twenty-fourth day of June, one thousand nine hundred and eight.

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

ROBERT McNAB,
 For Minister of Defence.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor

may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

And whereas the Tairāwhiti District Maori Land Board by a recommendation made and passed by the said Board on the first day of June, one thousand nine hundred and eight, and received on the fifth day of June, one thousand nine hundred and eight, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recommendation of the Tairāwhiti District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now existing against the alienation of the said land, so far as to permit the same to be sold.

SCHEDULE.

ALL that piece or parcel of land in the Mata Survey District, containing 36 acres, more or less, known as Orua 5B, and comprised in a partition order of the Native Land Court dated the 26th day of September, 1904, subject to the restriction that the said land shall be "inalienable by sale or mortgage, or by lease for a longer period than twenty-one years."

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

J. CARROLL,
 Native Minister.

Vaccination Districts constituted.

PLUNKET, Governor.

IN pursuance and exercise of the power and authority vested in the Governor by "The Public Health Act, 1900," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby abolish the existing vaccination district known as the Rakaia District, and do declare that the territory heretofore comprised within the said district is hereby divided anew into two vaccination districts, the names whereof shall be the Methven District and the Rakaia District, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names, as are set forth in a Proclamation bearing date the twenty-first day of May, one thousand nine hundred and eight, made under the provisions of "The Marriage Act, 1904," and published in the *New Zealand Gazette* No. 44, of the fourth day of June, one thousand nine hundred and eight, page 1583.

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

GEO. FOWLDS,
 Minister of Public Health.

Mangatangi and Hauarahi Streams and their Tributaries, Auckland Land District, notified under "The Timber-floating Act, 1884."

PLUNKET, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of "The Timber-floating Act, 1884," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby notify that the undermentioned streams and their tributary streams and branches may be used under license for the purposes of the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT.

THE Mangatangi and Hauarahi Streams and their branches or tributary streams, situated in Manukau County.

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

ROBERT McNAB,
 Minister of Lands.

Lands permanently reserved.

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:

And whereas by the two-hundred-and-thirty-sixth section of the said Act it is provided that land temporarily reserved under the said two-hundred-and-thirty-fifth section may, at the expiration of one month but not later than six months after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the *Gazette*:

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the *Gazettes* specified in the fourth column, temporarily reserved under the authority of the said Act for the purposes specified in the second column of the said Schedule:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHEDULE.

First Column. DESCRIPTION OF RESERVES.					Second Column.	Third Column.	Fourth Column.
Land District.	Locality.	Section.	Block.	Area.	Purpose for which Land reserved.	Date of Warrant.	<i>Gazette</i> .
Auckland ..	Matamata Township	1	VII	A. R. P. 0 1 0	Site for a public hall and library	1908. 11 April	1908. No. 30, 16 April
" ..	Patetere North S.D.* (Mangapouri Settlement)	2	II	13 3 34	For the use of the Department of Agriculture	"	"
" ..	Tokatoka S.D.* ..	58	XVI	23 2 28	Public recreation-ground	7 May	No. 38, 14 May
Taranaki ..	Township of Kaponga	38, 39, & 40	..	3 0 0	Public recreation-ground	4 April	No. 28, 9 April
" ..	Ngatimaru S.D.* ..	37	X	4 0 24	Site for a public cemetery	11 April	No. 30, 16 April
Wellington	Mangawaka Township	2, 4, 5, 6, 7, 8, 10, 11, 12, and 13	V	2 2 0	For the use of the Department of Agriculture	20 Mar.	No. 23, 26 Mar.
Westland ..	Greymouth S.D.*	XVI	5 3 29	For railway purposes	12 Mar.	No. 20, 19 Mar.
" ..	Otira S.D.* ..	Reserve No. 1105	X	1 0 0	For a site for a police-station	4 April	No. 28, 9 April
Otago ..	Otekaieke Settlement	Allotment No. 33A	..	342 1 21	For a site for a special school under the Education Department	12 Mar.	No. 20, 19 Mar.
" ..	Town of Hampden	11 & 17 to 22 (inclusive)	II	1 3 0	Public recreation ..	26 Mar.	No. 24, 2 April
Southland ..	Fiord County	159,700 0 0	For an addition to a national park	11 April	No. 30, 16 April

* Survey District.

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

ROBERT McNAB,
Minister of Lands.

Land temporarily reserved for a Cemetery-site in the Auckland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or 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 Auckland Land District described in the Schedule hereunder written, for a site for a public cemetery.

SCHEDULE.

As the area in the Auckland Land District, containing by admeasurement 4 acres 1 rood 31 perches, more or less, being Section No. 118, Teasdale Settlement. Bounded towards the north-east by Mangapiko Street; towards the

south-east by Section No. 117 of the said settlement; towards the south-west by Mahoe Street; and towards the north-west by Tawhiao Street: as the same is delineated on the plan marked L. 1524/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

ROBERT McNAB,
Minister of Lands.

Land temporarily reserved for a Cemetery-site in the Taranaki Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of 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 Taranaki Land District described in the Schedule hereunder written, for a site for a public cemetery.

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 4 acres 2 roods 10 perches, more or less, being Section No. 9, Block X, Totoro Survey District. Bounded towards the north by Kiekie Road; towards the north-east by Section No. 15, Aria Township Suburban; towards the south by Section No. 3, Block X, Totoro Survey District; and towards the west by Kiekie Road aforesaid: as the same is delineated on the plan marked L. 1522/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

ROBERT McNAB,
Minister of Lands.

Lands temporarily reserved for a Public Recreation-ground in the Wellington Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or 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 lands in the Wellington Land District described in the Schedule hereunder written, for a public recreation-ground.

SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 315 acres, more or less, being Sections Nos. 42, 44, and 46, Block I, Pencarrow Survey District. Bounded towards the north by Section No. 40, 4800 links; towards the east by Sections Nos. 47 and 49, 6568 links; towards the south by Sections Nos. 50 and 47, Block I aforesaid, 4800 links; and towards the west by Section No. 43, Block IV, Pencarrow Survey District, and Section No. 41, Block I aforesaid, 6568 links.

All that area in the Wellington Land District, containing by admeasurement 236 acres, more or less, being Sections Nos. 42, 44, and 46, Block I, Pencarrow Survey District. Bounded towards the north by Section No. 41, Block I, 2020 links; towards the east by Sections Nos. 44, 46, and 47, Block I, and Section No. 49, Block IV aforesaid, 8191 links; towards the south by Section No. 50, said Block IV, 4500 links; towards the west by the waters of Port Nicholson; again towards the north by Section No. 45, said Block IV, 3000 links; and again towards the west by the said Section No. 45, 5631 links: subject to a right of road 100 links wide reserved through the sections.

As the same are delineated on the plan marked L. 161, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

ROBERT McNAB,
Minister of Lands

Lands temporarily reserved for School-sites in the Southland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or 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 lands in the Southland Land District described in the Schedule hereunder written, for sites for public schools.

SCHEDULE.

ALL that area in the Southland Land District, containing by admeasurement 18 perches, more or less, being Section No. 10, Block II, Town of Kingston. Bounded towards the north by Section No. 4, in the said block, 62 links; towards the east by Section No. 11, 187 links; towards the south by Somerset Street, 62 links; and towards the west by Sections Nos. 9 and 5, 187 links.

All that area in the Southland Land District, containing by admeasurement 18 perches, more or less, being Section No. 26, Block III, Town of Kingston. Bounded towards the north-east by Dorset Street, 62 links; towards the south-east by Section No. 25, in the said block, 186 links; towards the south-west by Section No. 5, 62 links; and towards the north-west by Section No. 27, 186 links.

Be all the aforesaid linkages more or less; as the same are delineated on the plan marked S.G. 58600/1a, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 5 acres 1 rood 1 perch, more or less, being Section No. 28, Block XXV, Town of East Gore. Bounded towards the north by Section No. 1, in said block, 600 links; towards the east by Section No. 27, 699.1 links; towards the south-east by the Railway Esplanade, 59.8, 350.3, and 359.1 links; and towards the west by Wentworth Street, 1169.7 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58600/1b, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 3 roods, more or less, being Sections Nos. 8, 9, and 10, Block VIII, Town of Wakaia. Bounded towards the north-east by Sections Nos. 18, 19, and 20, in the said block, 300 links; towards the south-east by Section No. 7, 250 links; towards the south-west by Leamington Street, 300 links; and towards the north-west by Section No. 11, 250 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58600/1c, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 2 acres and 28 perches, more or less, being Sections Nos. 14 and 15, Block V, Town of Pukerau. Bounded towards the north by Middle Street, 520.8 links; towards the east by Pukerau Street, 402.8 links; towards the south by Section No. 22, in the said block, 568 links; and towards the west by Section No. 16, 400 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58600/1d, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 12 acres 1 rood 35 perches, more or less, being Section No. 17, Block I, Paterson Survey District. Bounded towards the north by a public road along the foreshore of Half-moon Bay, 580 links; towards the east by Section No. 18, in the said block, 1948.3 links, and a public road-line, 117.6, 664.6, and 370.6 links; towards the south by a public road along the foreshore of Deep Bay, 560 links; and towards the west by Section No. 16, in the said block, 2622.6 links: excluding from the above-described area a public road, 100 links wide, intersecting the same: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58600/1e, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 10 acres and 7 perches, more or less, being Section No. 22, Block III, Waikawa Survey District. Bounded towards the north and east by Section No. 14, in the said block, 1173.8 and 919.2 links respectively; towards the south by a public road, 980.5 links; and towards the west by a public road, 471 and 499.8 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 58600/1f, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

All that area in the Southland Land District, containing by admeasurement 10 acres, more or less, being Section No. 18, Block V, Longwood Survey District. Bounded towards the north by a public road, 1001.6 links; towards

the east by a public road, 1408.2 links; and towards the south and west by Section No. 15, in the said block, 567 and 1243.6 links respectively.

All that area in the Southland Land District, containing by admeasurement 10 acres 3 roods 24 perches, more or less, being Section No. 16, Block XVII, Longwood Survey District. Bounded towards the north-east by a public road, 1133.2 links; towards the south by Section No. 15, in the said block, 2030.5 links; and towards the north-west by a public road, 885.9 and 764.3 links.

Be all the aforesaid linkages more or less; as the same are delineated on the plan marked S.G. 58600/1a, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

ROBERT McNAB,
Minister of Lands.

Lands temporarily reserved for Endowments for Primary Education in the Southland Land District.

PLUNKET, Governor.

WHEREAS by the two-hundred-and-thirty-fifth section of "The Land Act, 1892," it is enacted that the Governor may from time to time, either by general or 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 lands in the Southland Land District described in the Schedule hereunder written, for endowments for primary education.

SCHEDULE.

Locality.	Section No.	Block.	Area.
Town of Macandrew ..	11	I	A. R. P. 0 2 0
" ..	3	III	0 2 0
" ..	4	IV	0 2 0
" ..	15 & 16	V	1 0 0
" ..	8	VI	0 2 0
Campbelltown Hundred	65	VIII	4 2 32
Hokonui Survey District	558	LI	5 0 37
Mokoreta Survey District	6	XIII	5 0 0
Takitimo Survey District	100		9 2 0
" ..	99	XVIII	10 0 0
Town of Wallacetown ..	12	III	0 1 0
" ..	1	V	0 1 0
" ..	13	VI	0 1 0
" ..	14	IX	0 1 0
" ..	14	XI	0 1 0
" ..	18	XIII	0 1 0
" ..	17	XV	0 1 0
" ..	17	XVII	0 1 0
" ..	11	XIX	0 1 0
" ..	22	XX	0 1 0
" ..	10	XXII	0 1 0
" ..	22	XXIII	0 1 0

As the same are delineated on the plans marked S.G. 55547/13, deposited in the Head Office, Department of Lands, at Wellington, and therein coloured red.

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

ROBERT McNAB,
Minister of Lands.

Opening National Endowment Lands in Wellington Land District for 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, do hereby declare that

the national endowment lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the nineteenth day of August, one thousand nine hundred and eight, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of "The Land Act, 1892," and the National Endowment Act, 1907.

SCHEDULE.

WELLINGTON LAND DISTRICT.—WANGANUI COUNTY.—
MAUNGAKARETU SURVEY DISTRICT.

First-class Land.

Section.	Block.	Area.	Capital Value.			Half-yearly Rental.		
			£	s.	d.	£	s.	d.
3	V	A. R. P. 134 1 0	440	0	0	8	16	0
4	"	186 2 0	560	0	0	11	4	0
5	"	187 0 0	565	0	0	11	6	0

Locality and Description.

This land is situated south of Okehu and Rangiwaea Blocks. It comprises sloping country, with good soil on papa formation, covered with light bush and thick undergrowth, and well watered by the Pikopiko and Kaimatangi Streams. Elevation ranges from about 1,600 ft. to 2,200 ft. above sea-level.

Access is from Mataroa, about seventeen miles distant—15½ miles formed dray-road, remainder formed bridle-track. Waitangi Railway-station is about thirteen miles distant by horse-road.

Section 5 has about 3 acres of koromiko and flax clearing. The south-western boundaries of the sections have been felled and fenced by the adjoining owners, but the fences are mostly outside section boundaries.

NOTE.—Right of access to Scenic Reserve Section 6, Block V, Maungakaretu, is reserved for the public through Section 5, Block V, Maungakaretu. The selectors of Sections 4 and 5, Block V, Maungakaretu, will be held responsible for any damage that may be done by fire to the bush on Scenic Reserve Section 6, Block V, Maungakaretu, through fires spreading from their holdings.

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

ROBERT McNAB,
Minister of Lands.

Black Swan may be taken or killed in County of Chatham Islands.

PLUNKET, Governor.

IN pursuance of the powers vested in me by the Animals Protection Act, 1907, I, William Lee, Baron Plunket, Governor of the Dominion of New Zealand, do hereby declare that from and after the date hereof black swan shall cease to be within the operation of the said Animals Protection Act in the County of Chatham Islands, comprising the islands known as the Chatham Islands.

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

JOHN G. FINDLAY,
Minister of Internal Affairs.

Bay of Islands and Marsden Branding Registration Districts reconstituted, and Registrars and Registration Offices appointed.—Notice No. 1213.

PLUNKET, Governor.

WHEREAS it is expedient that the Bay of Islands and Marsden Branding Registration Districts should be reconstituted:

Now, therefore, I, William Lee, Baron Plunket, Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by "The Stock Act, 1893," do hereby declare that the Bay of Islands and Marsden Branding Registration Districts shall hereafter be comprised as described in the Schedule hereto, and do also hereby appoint the persons and places named in the said Schedule to be Registrars and registration offices of the said districts respectively.

SCHEDULE.

Branding Registration District.	Registrar.	Place of Registration Office.
BAY OF ISLANDS BRANDING REGISTRATION DISTRICT.		
All that area at present comprised in the Counties of Mangonui, Whangaroa, Bay of Islands, and Hokianga.	Curwen Watson	Ohaeawai.
MARSDEN BRANDING REGISTRATION DISTRICT.		
All that area at present comprised in the Counties of Whangarei, Hobson, Otamatea, and Rodney.	John Thomas Stone	Whangarei.

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

ROBERT McNAB,
Minister for Agriculture

Trustees for the Wairoa 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

WILLIAM JOHN VICKERS and
GEORGE MAYO

to be Trustees, in the place of Neil Walker, resigned, and William Maloney, deceased, to provide for the maintenance and care of the Wairoa Public Cemetery, in conjunction with the other persons previously appointed by His Excellency the Governor.

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

ROBERT McNAB,
Minister of Lands

Trustees for the Karamea 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

MIDDLETON RAY and
WILLIAM RYAN SIMPSON

to be Trustees in the place of Robert Johnson and John McHarrie, removed from the district, to provide for the maintenance and care of the Karamea Public Cemetery, in conjunction with the other persons previously appointed by His Excellency the Governor.

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

ROBERT McNAB,
Minister of Lands.

Registrar of Electors, Oamaru Electoral District, appointed.

Prime Minister's Office,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to appoint

ALEXANDER ADAM MAIR

to be Registrar of Electors under "The Electoral Act, 1905," for the Electoral District of Oamaru, vice R. P. Ward, resigned.

J. G. WARD,
Prime Minister.

Cadet appointed.

Head Office, Stamp Department,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to appoint

MONTAGUE BEVEL ATKINSON

to be a cadet in the office of the District Land Registrar at Christchurch, as from the 27th day of June, 1908.

J. CARROLL,
Minister of Stamp Duties.

Judge of the Native Land Court appointed.

Native Department,
Wellington, 23rd June, 1908.

HIS Excellency the Governor has been pleased to appoint

ELIOT ROSCOE REEVE, Esq., Barrister and Solicitor,
of Auckland,

to be a Judge of the Native Land Court, as from the 1st day of July, 1908.

J. CARROLL,
Native Minister.

Judge of the Native Appellate Court appointed.

Native Department,
Wellington, 23rd June, 1908.

HIS Excellency the Governor has been pleased to appoint

ELIOT ROSCOE REEVE, Esq., Barrister and Solicitor,
of Auckland,

to be a Judge of the Native Appellate Court, as from the 2nd day of July, 1908.

J. CARROLL,
Native Minister.

Native Interpreters licensed.

Native Department,
Wellington, 25th June, 1908.

HIS Excellency the Governor has been pleased to authorise

ARIKI MAREHUA TAKARANGI, of Wanganui, and
TUKERE HONE TE ANGA, of Kihikihī,

to act as Interpreters of the First Grade; and

AUTINI PITARA KAIPARA

to act as an Interpreter of the Second Grade, under the provisions of "The Native Land Court Act, 1894," and "The Native Interpreters Classification Act, 1900."

J. CARROLL,
Native Minister.

Presidents of District Maori Land Boards, under "The Maori Lands Administration Act, 1900," and "The Maori Land Settlement Act, 1905," appointed.

Native Department,
Wellington, 30th June, 1908.

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

ALEXANDER KEEFER, Esq., of Gisborne,

to be President of the Tairāwhiti District Maori Land Board, vice Colonel T. W. Porter, retired; and

CHOLWELL DEAN PITT, Esq., of Auckland,

to be President of the Tokerau District Maori Land Board, vice James Wakelin Browne, Esq., resigned.

J. CARROLL,
Native Minister.

Sub-Commissioner of the Native Land Court appointed.

Native Department,
Wellington, 25th June, 1908.

HIS Excellency the Governor has been pleased to appoint, under the provisions of "The Native Land Court Act, 1894," and its amendments,

HENRY HYDE CARR, Esq.,

of Wairoa, to be a Sub-Commissioner of the Native Land Court.

J. CARROLL,
Native Minister.

Justice of the Peace resigned.

Department of Justice,
Wellington, 25th June, 1908.

HIS Excellency the Governor has been pleased to accept the resignation by

ADAM MACPHERSON, Esq.,

of Mangatainoka, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

JAMES MCGOWAN.

Clerk resigned.

Department of Justice,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to accept the resignation by

FREDERIC HAMPDEN CLAPHAM

of his appointment as a Clerk in the Supreme, District, and Magistrate's Courts at New Plymouth, as from the 20th day of May, 1908.

JAMES MCGOWAN

Registrar of Supreme Court appointed.

Department of Justice,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to appoint

GEORGE ALFRED KING, Esq.,

to be Registrar of the Supreme Court at Christchurch, from the 1st day of July, 1908, *vice* A. R. Bloxam, retired.

JAMES MCGOWAN.

Clerks of Courts, &c., appointed.

Department of Justice,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to appoint

ALEXANDER ADAM MAIR

to be Clerk of the District and Magistrate's Courts at Oamaru, and Clerk of the Warden's Court at Livingstone, from the 1st day of July, 1908, *vice* R. P. Ward, transferred;

GEORGE MOFFATT HAIGH

to be a cadet in the District, Magistrate's, and Warden's Courts at Thames, from the 16th day of June, 1908; and

JOSEPH DOLPH

to be a cadet in the District, Magistrate's, and Warden's Courts at Greymouth, from the 22nd day of June, 1908.

JAMES MCGOWAN.

Sub-Inspector of Police appointed.

Police Department,
Wellington, 25th June, 1908.

HIS Excellency the Governor has been pleased to appoint

Station-Sergeant WILLIAM JOHN PHAIR

to be a Sub-Inspector of the New Zealand Police Force. Appointment to take effect from the 1st July, 1908.

JAMES MCGOWAN.

Member of Greymouth Harbour Board appointed.

Marine Department,
Wellington, 27th June, 1908.

HIS Excellency the Governor in Council has, in pursuance of the provisions of "The Harbours Act, 1878," and of "The Greymouth Harbour Board Act, 1884," appointed

THOMAS ELDON COATES, Mayor of Greymouth,

to be a member of the Greymouth Harbour Board, in place of Joseph Petrie, deceased.

J. A. MILLAR.

Cadets appointed.

Inspection of Machinery Department,
Wellington, 30th June, 1908.

HIS Excellency the Governor has been pleased to appoint

DONALD MCKAY and
GERALD HILL WEIR

to be cadets in the Inspection of Machinery Department; the appointments to date from 2nd March, 1908, and 9th March, 1908, respectively.

J. A. MILLAR,
Minister in Charge of the Inspection of
Machinery Department.

Inspector of Factories appointed.

Department of Labour,
Wellington, 27th June, 1908.

HIS Excellency the Governor has been pleased to appoint

Constable JAMES HEFFERNAN

to be an Inspector under "The Factories Act, 1901." The appointment is dated the 25th day of June, 1908.

J. A. MILLAR,
Minister of Labour.

Cadet in the Department of Lands appointed.

Department of Lands,
Wellington, 25th June, 1908.

HIS Excellency the Governor has been pleased to appoint

WILLIAM HENRY ELLIS

to be a clerical cadet in the Department of Lands, as from the 20th February, 1908.

ROBERT McNAB,
Minister of Lands

Member of Wyndham Recreation Reserve Trust appointed.

Department of Lands,
Wellington, 26th June, 1908.

HIS Excellency the Governor has, in pursuance of section 6 of "The Wyndham Recreation Reserve Act, 1877," been pleased to appoint

HENRY IVE

to be a member of the Wyndham Recreation Reserve Trust, in the place of Irven Willis Raymond, who has left the Dominion.

ROBERT McNAB,
Minister of Lands.

Trustee of Petane Public Cemetery resigned.

Department of Lands,
Wellington, 30th June, 1908.

HIS Excellency the Governor has been pleased to accept the resignation of

ARTHUR EDWARD TUXFORD

as a Trustee of the Petane Public Cemetery.

ROBERT McNAB,
Minister of Lands.

Assistant Surveyors promoted.

Department of Lands,
Wellington, 26th June, 1908.

HIS Excellency the Governor has been pleased to promote

- ANDREW WILSON,
- ALFRED JOHN MOUNTFORT,
- ANDREW ARCHIBALD SEATON,
- ERNEST HENRY FARNIE,
- JOHN RODDICK,
- THOMAS WILLIAM HUGHES,
- CHARLES ADRIAN MOUNTFORT,
- JOHN STEVENSON,
- CÆSAR OTWAY,
- CHARLES HENRY MORISON,
- DUNCAN MACPHERSON,

Assistant Surveyors in the Department of Lands, to the rank of District Surveyors.

ROBERT McNAB,
Minister of Lands.

Member of Hororata Domain Board appointed.

Department of Lands,
Wellington, 30th June, 1908.

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

HERBERT HENRY THORNE

to be a member of the Hororata Domain Board, in the place of the Hon. Sir John Hall, deceased.

ROBERT McNAB,
Minister of Lands.

Member of Ranfurly Domain Board appointed.

Department of Lands,
Wellington, 30th June, 1908.

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

MOSES HALORD HANBAHAN and
PATRICK WILLIAM KEARNEY

to be members of the Ranfurly Domain Board, in the place of John Morrison and Soren Hansen, removed from the district.

ROBERT McNAB,
Minister of Lands.

Registrar of Brands appointed.—Notice No. 1210.

Department of Agriculture,
Wellington, 30th June, 1908.

HIS Excellency the Governor has been pleased to appoint

HUGH MUNRO

to be Registrar of Brands for the Clifton, Waitara, and New Plymouth Branding Registration Districts, in terms of "The Stock Act, 1893," vice F. H. Brittain, transferred; the appointment to date from 22nd June, 1908.

ROBERT McNAB,
Minister for Agriculture

Inspector of Stock, &c., appointed.—Notice No. 1211.

Department of Agriculture,
Wellington, 30th June, 1908.

HIS Excellency the Governor has been pleased to appoint

JAMES HALLIGAN

to be an Inspector of Stock in the Civil Service of the Government of New Zealand in terms of "The Civil Service Reform Act, 1886," an Inspector for the purposes of "The Rabbit Nuisance Act, 1882," an Inspector for the purposes of "The Stock Act, 1893," and an Inspector for the purposes of "The Noxious Weeds Act, 1900"; the appointment to date from 1st June, 1908.

ROBERT McNAB,
Minister for Agriculture

Inspector of Stock, &c., appointed.—Notice No. 1212.

Department of Agriculture,
Wellington, 1st July, 1908.

HIS Excellency the Governor has been pleased to appoint

SIDNEY HENRY USSHER

to be an Inspector of Stock in the Civil Service of the Government of New Zealand in terms of "The Civil Service Reform Act, 1886," an Inspector for the purposes of "The Noxious Weeds Act, 1900," an Inspector for the purposes of "The Stock Act, 1893," and an Inspector for the purposes of "The Rabbit Nuisance Act, 1882."

ROBERT McNAB,
Minister for Agriculture.

Public Vaccinators appointed.

Department of Public Health,
Wellington, 27th June, 1908.

HIS Excellency the Governor has been pleased to appoint the undermentioned persons to be Public Vaccinators, under "The Public Health Act, 1900," for the districts set opposite their names respectively, namely:—

Name.	District.
THOMAS STUART, Esq., M.D. Univ. Edin. 1899	Tauranga.
JOHN PATRICK HASTINGS, Esq., M.B. Ch.B., &c.	Dunedin.
ADAM RAMAGE, Esq., L.R.C.P. L.R.C.S. Edin. 1889, &c., vice Dr. W. A. Wheeler ..	Kaikoura.

GEO. FOWLDS,
Minister of Public Health.

Volunteer Officers promoted.

Defence Office,
Wellington, 25th June, 1908.

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

1st Regiment, North Canterbury Mounted Rifle Volunteers.

Captain (Acting Lieutenant-Colonel) Robert Heaton Rhodes to be Lieutenant-Colonel. Date of commission, 4th December, 1907.

Canterbury Yeomanry Cavalry Volunteers.

Lieutenant George Edward Rhodes to be Captain. Date of commission, 4th December, 1907.

1st North Canterbury Battalion of Infantry Volunteers.

Captain (Acting-Major) Edward Richardson to be Major. Date of commission, 4th December, 1907.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Hamilton Rifle Range Reserves.

Defence Office,
Wellington, 25th 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 Hamilton Rifle Range Reserves, published in the *New Zealand Gazette* No. 90, of 19th October, 1905, as from 22nd June, 1908.

ROBERT McNAB,
For Minister of Defence.

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

Defence Office,
Wellington, 25th 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 Kaiapoi Drill-shed Reserve, published in the *New Zealand Gazette* No. 91 of 10th December, 1891, and No. 83 of 14th September, 1905, as from 22nd June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Penrose Rifle Range Reserve.

Defence Office,
Wellington, 25th 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 Penrose Rifle Range Reserve, published in the *New Zealand Gazette* No. 109, of 14th December, 1905, as from 22nd June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Thames Rifle Range Reserve.

Defence Office,
Wellington, 25th 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 Thames Rifle Range Reserve, published in the *New Zealand Gazette* No. 84, of 21st September, 1905, as from 22nd June, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Sumner (Red Cliffs) Rifle Range Reserve.

Defence Office,
Wellington, 23rd 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 Sumner (Red Cliffs) Rifle Range Reserve, published in the *New Zealand Gazette* No. 30, of 28th March, 1907, as from 19th June, 1908.

ROBERT McNAB,
For Minister of Defence.

New Zealand Militia Officer appointed.

Defence Office,
Wellington, 26th June, 1908.

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

New Zealand Militia.

Harry Francis Head (Major, Royal Artillery) to be Lieutenant-Colonel. Date of commission, 18th May, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer appointed.

Defence Office,
Wellington, 26th June, 1908.

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

New Zealand Medical Corps.

John Patrick Hastings to be Captain. Date of commission, 8th June, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officer transferred.

Defence Office,
Wellington, 26th June, 1908.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 84, General Regulations of the Defence Forces of New Zealand, 1906, of the transfer of

Captain HERBERT JOHN ROBINSON from the Blenheim Rifle Volunteers to the Waitohi Rifle Volunteers, with rank of Captain, and with effect from 1st March, 1908.

ROBERT McNAB,
For Minister of Defence.

Volunteer Officers resigned.

Defence Office,
Wellington, 26th June, 1908.

HIS Excellency the Governor has been pleased to accept the resignation of the commissions held by the under-mentioned officers:—

No. 3 Company, Auckland Division of Garrison Artillery Volunteers.

Captain William Henry Hazard. Date of resignation, 13th June, 1908.

1st Regiment, North Canterbury Mounted Rifle Volunteers.
Captain (Adjutant) George Augustus King. Date of resignation, 17th September, 1907.

ROBERT McNAB,
For Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medals.

Defence Office,
Wellington, 26th June, 1908.

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

No. 108, Quartermaster-Sergeant WILLIAM CAMPBELL TAYLOR, No. 2 Company, Canterbury Division, New Zealand Garrison Artillery Volunteers,

he having a total service to 29th February, 1908, entitling him thereto of twenty years and forty-seven days.

ROBERT McNAB,
For Minister of Defence.

Services of Defence Rifle Cadet Volunteer Corps accepted.

Defence Office,
Wellington, 26th June, 1908.

HIS Excellency the Governor has been pleased to accept, in accordance with section 17, (3), of "The Defence Act Amendment Act, 1900," the services of

No. 3 Company, Waitaki High School Defence Rifle Cadet Volunteers,

with headquarters at Oamaru. Acceptance to date from 1st April, 1908.

ROBERT McNAB,
For Minister of Defence.

Cancellation of Appointments of Trustees, Dannevirke Volunteer Drill-shed Reserve.

Defence Office,
Wellington, 26th 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 Dannevirke Volunteer Drill-shed Reserve, published in the *New Zealand Gazette* Nos. 39 of 24th May, 1906, and 16 of 14th February, 1907, as from 23rd June, 1908.

ROBERT McNAB,
For Minister of Defence.

Officers appointed.

Post and Telegraph Department,
General Post Office, Wellington, 24th June, 1908.

HIS Excellency the Governor has been pleased to make the following appointments in the Post and Telegraph Department.

J. G. WARD,
Postmaster-General and Minister of Telegraphs.

PERMANENT.

Name.	Position.	Office.	Date.
Albright, William	P.O. Messenger	Wellington	1 Jan., 1908.
Barker, Frederick Cecil	P.O. Boy Messenger	"	12 Nov., 1907.
Bateman, Percy Leonard	Assistant Despatch Clerk	Hamilton	18 Dec., "
Bond, Ruby Jane	Cadette, Telephone Exchange	"	14 Nov., "
Bradford, Edith Mary	"	Gisborne	12 "
Brough, Mason	Assistant Counter Clerk	Wellington	4 July, "
Bruce, Leonard Foster	Cadet	Accountant's Branch, G.P.O.	16 Dec., "
Couper, Samuel	P.O. Messenger	Wellington	1 Jan., 1908.
Cussen, Laura Annie	Cadette, Telephone Exchange	Hamilton	14 Nov., 1907.
Daniels, Frederick William	P.O. Messenger	Wellington	1 Jan., 1908.
Davidson, Claude James Hunter	Cadet	Accountant's Branch, G.P.O.	2 Dec., 1907.
Dawson, Hugh Tannock	Telegraphist	Wellington	1 Nov., "
Day, Alexander	Letter-carrier	Levin	22 "
File, Algar Otto	Junior Exchange Clerk	Gisborne	27 "
Grey, Grattan James	P.O. Boy Messenger	Wellington	12 "
Grinlinton, Vesey Gore	Junior Exchange Clerk	Woodville	4 "
Guthrie, Katie Charlotte	Cadette, Telephone Exchange	Wellington	1 "
Hallam, William Edward	Assistant P.O. Messenger	Marton	26 Oct., "
McCarthy, Winifred Mary	Cadette, Telephone Exchange	Auckland	1 Nov., "
McKenzie, James Hector	Lineman	Gisborne	1 "
Minogue, Michael	Assistant P.O. Messenger	Palmerston North	18 "
Mulhane, Clara	Cadette, Telephone Exchange	Wellington	8 "
Murphy, Peter Philip	P.O. Messenger	"	1 Jan., 1908.
Norris, Harold Victor	Letter-carrier	"	15 July, 1907.
O'Connell, Alice Margaret	Cadette, Telephone Exchange	Napier	18 Nov., "
Oldershaw, Norman Nelson	P.O. Boy Messenger	Nelson	25 Oct., "
Parmenter, Henry Edley	"	"	16 "
Pitts, Charles Edward	Junior Exchange Clerk	Feilding	8 "
Quilter, Claude	Letter-carrier	Wellington	11 Dec., "
Rauzi, Minnie Isabella	Cadette, Telephone Exchange	Napier	18 Nov., "
Reed, Charles James	P.O. Messenger	Auckland	1 Jan., 1908.
Richardson, Theobald Llewelyn	Letter-carrier	Upper Hutt	1 July, 1907.
Ruddy, Eva Margaret	Cadette, Telephone Exchange	Wellington	12 Nov., "
Sloman, Gladys Ethna	"	Auckland	12 "
Storey, Mark	Distributor	Wanganui	16 Oct., "
West, John William Masterton	Cadet, T.O.	Wellington	16 "
Wilkinson, George Edward	Letter-carrier	"	23 July, 1906.

NON-PERMANENT.

Name.	Office.	District.	Date.
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POSTMASTER AND TELEGRAPHIST.

Railway Officer.

Vance, Matthew	Mangatainoka	Wellington	30 Mar., 1908.
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POSTMASTERS.

Barnes, Robert John	Pakatoa	Auckland	1 April, 1908.
Beer, Albert Melhuish	Te Puia Springs	Gisborne	1 Nov., 1907.
Begg, John	Pukeawa	Dunedin	1 April, 1908.
Brown, Joseph	Kakatihi	Wanganui	17 Dec., 1907.
Denize, Sarita Charlotte	Otaua	Auckland	1 April, 1908.
Galloway, Alexander Leslie	Parakai	"	1 "
Hickford, Frank	Moeawatea	Wanganui	7 "
Labes, Albert Augustus*	Katea	Dunedin	12 Nov., 1906.
Lemox, William	Maryville	New Plymouth	1 April, 1908.
Mackinder, George†	Rukuhia	Auckland	6 Sept., 1907.
Macrae, Alexander Murdoch‡	Mareretu	"	1 Oct., 1892.
McRae, William	Birch Hill	Blenheim	1 April, 1908.
Myers, James Walter	Waiomio	Thames	3 "
Robinson, Alice May§	Te Awaite	Blenheim	1 Mar., 1906.
Ross, Charles Frederick Mackenzie	Mataimoana	Wanganui	22 July, 1907.

POSTMASTERS AND TELEPHONISTS.

Brewer, William Bradfield	Karapiro	Auckland	1 April, 1908.
Carlton, Cecilia Ellen	Hukerenui	"	9 Mar., "
King, Archibald	Eskdale	Napier	1 April, "
Kissel, George Phillip	Templeton	Christchurch	1 "
McAlister, Robert	Korora	Wellington	1 Mar., "
McCluggage, Edward	Whangamomona	New Plymouth	1 April, "
Tait, Johanna	Newton Flat	Westport	1 "
Wills, Albert William	Day's Bay	Wellington	25 Jan., "
Wright, Mary Millicent	Lepertton	New Plymouth	1 April, "

* Correcting entry in *New Zealand Gazette* No. 17, of 21st February, 1907. † Correcting entry in *New Zealand Gazette* No. 104, of 18th December, 1907. ‡ Correcting entry in *New Zealand Gazette* No. 91, of 18th November, 1892. § Correcting entry in *New Zealand Gazette* No. 37, of 17th May, 1906. || Correcting entry in *New Zealand Gazette* No. 20, of 19th March, 1906.

NON-PERMANENT—continued.

Name.	Office	District.	Date.
TELEPHONISTS.			
Adamson, Robert	Rotokino	Hokitika	16 April, 1908.
Beer, Albert Melhuish	Te Puia Springs	Gisborne	4 Nov., 1907.
Bicheno, Leonard	Otagiwai	Auckland	30 Mar., 1908.
Brosnahan, Hugh	Kerry Town	Timaru	14 April, "
Dent, James Henry	Welds Hill	Blenheim	19 Mar., "
Frost, William Henry	Maina	Auckland	28 " "
Hendrie, Robert John Henderson	Mount Pisa	Dunedin	1 April, "
Jones, Winifred Adeline	Mokau Pilot-station	New Plymouth	1 " "
Langford, Johanna Cecilia*	South Hillend	Invercargill	16 Sept., 1907.
Lowry, Bennet Charles	Onekeneke	Auckland	1 May, "
Macrae, Alexander Murdoch	Mareretu	"	30 Mar., 1908.
Neal, Walter Henry	Matawai	Gisborne	9 " "
Patrick, Mary	Tatare	Hokitika	27 " "
Robinson, Alice May	Te Awaite	Blenheim	12 " "
Rosie, Janet Blacklock	Christchurch North	Christchurch	26 " "
Scott, William	Centre Island	Invercargill	26 " "
Shipley, George	Langridge	Blenheim	1 April, "
Thomas, Mary Ann	Port Levy	Christchurch	1 Oct., 1907.
Woodhead, Caroline	Waitahanui	Auckland	10 April, 1908.
Wraytt, Alice	Kaweku	Invercargill	6 " "

* Correcting entry in *New Zealand Gazette* No. 104, of 12th December, 1907.

Offices opened and closed; Designation corrected.

Post and Telegraph Department,
General Post Office, Wellington, 24th Jnna. 1908.

THE following particulars of offices opened and closed and of a designation corrected are published for general information.

J. G. WARD,
Postmaster-General and Minister of Telegraphs.

OFFICES.

Office.	District.	Date.
POST-OFFICES OPENED.		
Mataimoana	Wanganui	22 July, 1907.
Moeawatea	"	7 April, 1908.
Pukeawa	Dunedin	1 " "
POST-OFFICES CLOSED.		
Fitzherbert West	Wellington	31 March, 1908.
Golden Ridge	Nelson	31 January, "
Pukekaka	Wanganui	16 " "
Pukioro	"	6 April, "
Wairere	Wellington	30 September, 1907.
MONEY-ORDER AND POSTAL-NOTE OFFICES AND POST-OFFICE SAVINGS-BANKS OPENED.		
Horopito	Wanganui	16 May, 1908.
Pareora East	Timaru	24 " "
MONEY-ORDER OFFICE AND POST-OFFICE SAVINGS-BANK OPENED.		
Te Araroa*	Gisborne	24 May, 1908.
POSTAL-NOTE (ISSUING) OFFICE OPENED.		
Awakino	New Plymouth	24 May, 1908.
TELEPHONE-OFFICES OPENED.		
Ararua	Auckland	6 May, 1908.
Clarkville†	Christchurch	25 Feb., "
Eyretou†	"	25 " "
French Farm (reopened)	"	9 May, "
Hikuai	Auckland	14 " "
Kaiuma†	Blenheim	6 March, "
Kerry Town†	Timaru	14 April, "
Moa Flat	Dunedin	8 May, "
Nevesville	Thames	12 " "
Punaromia	Auckland	24 April, "
Puketui	"	12 May, "
Rotokino	Hokitika	16 April, "
Seaward Downs	Invercargill	27 " "
Table Flat	Wellington	6 May, "
Waihoki Valley	"	5 " "
Waipori Falls	Dunedin	1 " "

* Heretofore a postal-note office.
New Zealand Gazette No. 44, of 4th June, 1908.

† Correcting entry in *New Zealand Gazette* No. 38, of 7th May, 1908.

‡ Correcting entry in

OFFICES—continued.

Office.	District.	Date.
TELEPHONE BUREAUX OPENED.		
Clarkville*	Christchurch	25 February, 1908.
Eureka	Auckland	30 April, ..
Eyreton†	Christchurch	25 February, ..
French Farm	"	9 May, ..
Hikuai	Auckland	14
Kaiuma†	Blenheim	6 March, ..
Kerry Town†	Timaru	14 April, ..
Moa Flat	Dunedin	8 May, ..
Nevesville	Thames	12
Puketui	Auckland	12
Punaromia	"	24 April, ..
Rotokino	Hokitika	16
Seaward Downs	Invercargill	27
Tbble Flat	Wellington	6 May, ..
Waihoki Valley	"	5
Waipori Falls	Dunedin	1
TELEPHONE EXCHANGES OPENED.		
Mohaka	Napier	12 May, 1908.
Shannon	Wellington	1
Tauranga	Thames	29 April, ..

* Correcting entry in *New Zealand Gazette* No. 36, of 7th May, 1908.
 24th June, 1908.

† Correcting entry in *New Zealand Gazette* No. 44, of

DESIGNATION CORRECTED.

Description.	Office.		District.	Date.
	From	To		
Telephone	Holmeslea	Holmslee	Christchurch	14 May, 1908.

Letters of Naturalisation issued.

Office of the Minister of Internal Affairs,
 Wellington, 26th 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
Bendekz Olai Christensen	Labourer ..	Palmerston North.
Henry De Parry ..	Gum-digger ..	Whitianga.
Verner Gustafson ..	Carpenter ..	Hokitika.
August Kaiser ..	Gardener ..	Palmerston North.
Peter Larsen ..	Carpenter ..	Invercargill.
August Lvell ..	Cook ..	Wellington.
Charles Nelson ..	Seaman ..	Auckland.
Alfred Nielsen ..	Labourer ..	Waikaia.
Paul Norgaard ..	Creamery-manager	Rehia.
Eric August Ostlund ..	Storeman ..	Wellington.
George Rubich ..	Gum-digger ..	Matakana.
John Mary Vibaud ..	Roman Catholic priest	Raetihi.

JOHN G. FINDLAY,
 Minister of Internal Affairs.

First Meeting of Gisborne Fire Board.

Office of the Minister of Internal Affairs,
 Wellington, 29th June, 1908.

PURSUANT to the provisions of the Fire Brigades Act, 1907, I, John George Findlay, Minister of Internal Affairs, hereby appoint the Borough Council Chambers, Gisborne, at 7.30 o'clock in the afternoon, on Monday, the 13th day of July, 1908, to be the place and date for holding the first meeting of the Gisborne Fire Board.

JOHN G. FINDLAY,
 Minister of Internal Affairs

Special Order made by the Otamatea County Council altering Ridings and fixing Representation.

Office of the Minister of Internal Affairs
 Wellington, 25th June, 1908.

THE following special order, made by the Otamatea County Council, is published in accordance with the provisions of "The Counties Act, 1886."

JOHN G. FINDLAY,
 Minister of Internal Affairs.

OTAMATEA COUNTY.

Special Order altering Riding Boundaries and Representation.

THAT, in pursuance and exercise of the powers vested in it by "The Counties Act, 1886," and its amendments, the Otamatea County Council hereby resolves as follows:—

That, for the purpose of the more equitable adjustment of the rateable value and of the representation of the seven ridings at present constituting the Otamatea County, the boundaries of three of the said seven ridings be altered as set forth under the names of the said ridings respectively in the Schedule hereto, and that the number of members to be elected for each of the said ridings shall be as follows: For the Tokatoka Riding, two members; for the Matakohu Riding, two members; for the Paparoa Riding, one member; for the Mareretu Riding, one member; for the Wairau Riding, one member; for the Whakapirau Riding, one member; for the Kaiwaka Riding, one member.

And it is hereby further resolved that this special order shall, for the purpose of adjusting the representation and for the preparation of the electoral rolls for the county election to be held on the 11th day of November, 1908, take effect as from the 1st day of October, 1908, and to allow time for the adjusting and preparation of the valuation rolls as from the close of the financial year 1909 (31st March, 1909); and that the day originally fixed by the Otamatea County Council for the coming into operation of this special order (1st day of April, 1909) be and is hereby expressly revoked, and in lieu thereof the 1st day of October, 1908, as above stated, be substituted therefor.

SCHEDULE.

Tokatoka Riding.—From the Parish of Omaru, of the Takatoka Riding, Sections 155, 158, 159, 136, 138, 142, 141, 143, 144, 137, 139, 140, 145, 146, 147, 130, 131, 129, 128, 127, 126, 125, 124, 123, 122, 121, 114, 115, 116, 117, 119, 154, 156, 153, shall be severed, and shall form part and parcel of the Matakoho Riding, and the boundaries of the two ridings affected shall be amended accordingly.

Matakoho Riding.—From the Parish of Matakoho Sections 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 165, 166, 164, 163, shall be severed, and shall be allotted to the Riding of Paparoa, and the boundaries of the two ridings affected shall be amended accordingly.

I, William Heathcote Jackman, Chairman of the Otamatea County Council, do hereby certify that the above special order was duly made and passed at a special meeting of the Otamatea County Council held on the 9th day of March, 1908, and was duly confirmed at an ordinary meeting of the said Council held on the 13th day of April, 1908, and that all the provisions of "The Counties Act, 1886," and its amendments, have been fully complied with.

Dated this 15th day of June, 1908.

W. HEATHCOTE JACKMAN,
Chairman.

Special Order made by the Awatere Road Board, County of Marlborough, altering Boundaries of Subdivisions.

Office of the Minister of Internal Affairs,
Wellington, 25th June, 1908.

THE following special order, made by the Awatere Road Board, is published in accordance with the provisions of "The Road Boards Act, 1882."

JOHN G. FINDLAY,
Minister of Internal Affairs.

AWATERE ROAD BOARD.

Special Order altering Boundaries of Subdivisions.

Copy of Resolution adopted at a Special Meeting of the Board held on Wednesday, the 1st day of April, 1908.

THAT, in accordance with the prayer of the petition of rate-payers presented to this Board on the 13th day of March, 1908, a special order be made altering the existing boundaries of the subdivisions of the district to the following, viz. :—

Upper Awatere Subdivision.—Bounded towards the south by the boundary-line between the Provincial Districts of Marlborough and Nelson; thence towards the south-east by the Clarence River to the Elliot River; thence towards the east and south-east, and again towards the east and south-east, by the Flaxbourne and Lower Awatere Subdivisions, hereinafter respectively described, to a point in line with the western boundary of Section No. 30, Clifford Bay Survey District; thence again towards the north-east by a right line across the Awatere River aforesaid to and thence by Section No. 30 aforesaid; thence again towards the north-west by a road fronting Section No. 31, aforesaid survey district; thence again towards the north-east generally by a road and Sections Nos. 29 and 28 and 4 of Block I, 6 of Block II, 15 of Block II, and 14 of Block II, Clifford Bay Survey District aforesaid; thence again towards the north-west by Section No. 14 of Block II aforesaid and Section No. 27 to the Maxwell Pass Stream; thence again towards the north-east and east generally by that stream to the watershed; thence to and by a tributary of the Taylor River at the base of the hill called the Maori; thence by the said Taylor River and by the eastern side of the Taylor Pass Road to its junction with the road between Sections Nos. 28 and 43, Taylor Pass Survey District; thence towards the north by that road; thence towards the west and south-west by the western side of the Taylor Pass Road to the confluence of the Taylor Pass Creek with the Taylor River aforesaid, and by that river to a place near to the south-western boundary-line of Section No. 44 of Block XI, Taylor Pass Survey District; thence by a line to the Saddle, and by the summit of the dividing-range between the Wairau and Awatere Valleys to Barefell Pass; thence by the Guide River and the Acheron River to the confluence of the latter with the Clarence River, the point of commencement.

Flaxbourne Subdivision.—Bounded towards the west, south-west, and south-east by the Clarence River from its mouth to its confluence with the Elliot River; thence towards the west by that river to the south-eastern watershed of the Awatere River; thence towards the north-west by the aforesaid watershed to the Medway Saddle; thence towards the north-east and north by Run No. 154, and Sections Nos. 2, Block II, and 1 and 3, Block III, Whernside Survey District, to the Ure River; thence again towards the

north and towards the west by that river and a tributary thereof, and by a tributary of the Flaxbourne River and by the said Flaxbourne River to Small Grazing-run No. 165; thence by the western and northern boundaries of the aforesaid small grazing-run to the south-western corner of Small Grazing-run No. 169; thence by the western boundaries of that run and of Sections Nos. 8, 11, and 1, Block II, Cape Campbell Survey District, to the Main South Road; thence by that road to a creek forming the northern boundary of Section No. 16, Block II, Cape Campbell Survey District; thence by that creek to Lake Grassmere, and by the western and northern shores of the aforesaid lake to the ocean near the south-east corner of Section No. 28, Block XII, Clifford Bay Survey District; thence by the ocean to the mouth of the Clarence River, the point of commencement.

Lower Awatere Subdivision.—Bounded towards the south-east by the Flaxbourne Subdivision, hereinafter described, from the south-east corner of Section No. 28, Block XII, Clifford Bay Survey District, to a point on the Ure River at the north-east corner of Section No. 3, Block III, Whernside Survey District; thence generally in a northerly direction by the Ure River and a tributary thereof to Blue Mountain; thence down a tributary of the Medway River and up another tributary of the same river to the saddle at the head of the Flaxbourne River; thence down that river and up a tributary of the same to the saddle at the head of Upton Brook; thence down the said Upton Brook to the Awatere River; thence towards the north-west by the Awatere River aforesaid to the ocean; and thence towards the east by the ocean to the point of commencement.

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

Dated this 2nd day of June, 1908.

J. G. ARMSTRONG,
Chairman.

Special Order made by the Porangahau Road Board.

The Treasury,
Wellington, 30th June, 1908.

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

J. G. WARD,
Minister of Finance.

PORANGAHAU ROAD BOARD.

Special Order.

In pursuance and exercise of the powers vested in it in that behalf by section 5 of "The Local Bodies' Loans Amendment Act, 1902," the Porangahau Road Board hereby resolves as follows: That henceforth all interest on all loans that have up to the present been raised from time to time by the Porangahau Road Board under "The Government Loans to Local Bodies' Act, 1885," and "The Local Bodies' Loans Act, 1901," the total amount of such loans now being £10,293 8s. 11d., and the total amount of interest payable annually being £399 10s. 8d., shall be paid out of the general funds of the Porangahau Road Board.

The above resolution was advertised in the *Waipawa Mail* newspaper for four weeks, and duly passed at a special meeting of the Porangahau Road Board held on the 9th day of June, 1908.

ROBT. J. SIDWELL,
Clerk, Porangahau Road Board.
Porangahau, 12th June, 1908.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 26th June, 1908.

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

J. G. WARD,
Minister of Finance.

ELLIOT ROAD DISTRICT.

Result of Poll for Proposed Loan.

NOTICE is hereby given that at a poll held on the 13th day of June, 1908, upon a proposal to raise a loan of £300 over the Elliot Road District, under the provisions of "The Local Bodies' Loans Act, 1901," and the amendments thereto, for the purpose of forming, kerbing, and metalising the footpath and constructing requisite channelling for a length of 32½ chains, more or less, along the

northern side of Elliot Road from Outfield Road to the western boundary of Section 20, Fitzroy (known as Dartmoor), and to expend the balance, if any, of such loan in continuing the same work along the Elliot Road frontage to Soleville, the result was as follows: For the proposal, 33 votes; against the proposal, 33 votes: total, 66 votes.

The number of votes cast for the proposal not being in excess of three-fifths of the total recorded, the proposal is hereby declared lost.

ROBERT GLEGG,
Chairman.

Forbidding Correspondence for George Adams and "Tattersall," Hobart.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the persons whose names and addresses are shown in the Schedule hereunder are engaged in promoting or carrying out a lottery, it is hereby ordered, under section 9 of "The Post Office Act Amendment Act, 1906," that no postal packet addressed to the said persons (either by their own or any fictitious or assumed names), or to such addresses without a name, shall be either registered, forwarded, or delivered by the Post Office of New Zealand.

SCHEDULE.

George Adams, Hobart.
"Tattersall," Hobart.

Dated this 26th day of June, 1908.

JOHN G. FINDLAY,
For Postmaster-General.

Forbidding Money-orders and Correspondence for Modern Medical Publishing Company, Sydney.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the company whose name and address are shown in the Schedule hereunder is engaged in advertising the treatment of diseases of the sexual organs, it is hereby ordered, under section 9 of "The Post Office Act Amendment Act, 1906," that no money-order in favour of the said company shall be issued, and that no postal packet addressed to the said company (either by its 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.

MODERN MEDICAL PUBLISHING COMPANY, 16 Park Street, Sydney.

Dated this 26th day of June, 1908.

JOHN G. FINDLAY,
For Postmaster-General.

Tenders.

Public Works Department,
Wellington, 25th June, 1908.

THE following list of successful and unsuccessful tenders is published for general information.

WM. HALL-JONES,
Minister for Public Works.

GORE - WAIKAKA RAILWAY.—STATION BUILDINGS CONTRACT No. 4.

Accepted.	£	s.	d.
Rhodes, Thomas, and Son, Gore ..	1,232	14	1
Declined.			
Orr, Robert, Dunedin ..	1,445	0	0
McKinnon and Hamilton, Dunedin ..	1,461	10	0
Drummev, J., Alexandra ..	1,630	0	0
Robson and Crawford, Dunedin ..	1,679	2	2
Lyders, Henry, Dunedin ..	1,683	10	0
McLean, Robert, Owaka ..	1,840	0	0
Walker, James, Bluff ..	1,850	0	0
Rhodes, Watson, Dunedin ..	1,973	17	0
Walker, John, and Son, Invercargill ..	2,030	0	0

"The Sharebrokers Act, 1902."

Head Office, Stamp Department,
Wellington, 1st July, 1908.

THE following list of sharebrokers who are licensed under section 4 of the above-mentioned Act to carry on business in the Dominion of New Zealand for the current year is published for general information.

J. CARROLL,
Minister of Stamps.

AUCKLAND DISTRICT.

Aicken, W. Stevenson ..	Auckland.
Allen, Vincent M. ..	"
Anderson, Edward ..	"
Ballantyne, C. ..	"
Brigham, W. ..	"
Brimblecombe, G. F. ..	"
Buddle, J. E. ..	"
Butler, P. S. ..	"
Buttle, George A. ..	"
Carr, F. ..	"
Carrick, A. ..	"
Chamberlin, A. F. ..	Hamilton.
Clarke, William ..	Auckland.
Clay, Thomas B. ..	"
Clerk, D. E. ..	"
Colbeck, J. C. ..	"
Colbeck, W. B. ..	"
Craig, D. ..	Paeroa.
Creagh, G. C. ..	Auckland.
Elliott, Edward G. ..	"
Elliott, G. ..	"
Fairs, Mortimer ..	"
Farmer, A. I. ..	"
Forde, H. E. ..	"
Frater, Robert ..	"
Frater, William ..	Thames.
Frazer, W. ..	Auckland.
Gamble, W. N. ..	"
Gillespie, Henry G. ..	Thames.
Goldworthy, J. W. ..	Auckland.
Gooch, Richard ..	Waihi.
Greenslade, A. E. ..	Auckland.
Griffiths, R. ..	"
Harrison, J. H. ..	"
Harrison, S. H. ..	"
Hay, T. D. B. ..	"
Hemery, C. J. ..	"
Henderson, James ..	"
Hendry, J. T. ..	"
Hudleston, H. P. ..	"
Hull, Francis ..	"
Kilgour, R. S. M. ..	Thames.
Larner, V. J. ..	Auckland.
Laurence, Peter ..	"
Lennox, J. M. ..	"
Lennox, J. S. ..	"
Macky, Robert G. ..	"
Macky, J. ..	"
McDonald, Daniel B. ..	"
McLeod, Donald ..	"
Masfen, Francis H. ..	"
Moore-Jones, S. M. ..	"
Mowbray, John ..	"
Mowbray, William R. ..	"
Newcomb, Neville ..	"
Newman, Thomas W. ..	Thames.
Nicholson, J. ..	Waihi.
Nickisson, F. G. ..	"
Noakes, H. L. ..	Onehunga.
Power, M. G. ..	Waihi.
Reid, James ..	Auckland.
Ruddock, H. S. ..	"
Sheath, R. J. ..	"
Shepherd, H. H. ..	"
Smith, J. W. ..	Waihi.
Styak, W. S. ..	Thames.
Sykes, Francis ..	"
Tapper, A. J. ..	Auckland.
Thomson, P. M. ..	"
Tizard, E. F. ..	"
Toy, W. H. ..	"
Walker, Alfred ..	"
Waller, Fred ..	"
Whittaker, F. J. ..	"
Wright, H. A. ..	"
POVERTY BAY DISTRICT.	
Buscke, C. F. ..	Gisborne.
Clayton, W. L. ..	"
Lawton, F. H. ..	"

HAWKE'S BAY DISTRICT.

Baker, H. Napier.
 Bull, S. A.
 Cato, C. W.
 Clatworthy, A. A.
 Hartgill, W. H. Dannevirke.
 Gardiner, R. Hastings.
 Kelly, G. Napier.
 Parker, J.
 Tabateau, W. J.
 Wellwood, N. R. Hastings.

WELLINGTON DISTRICT.

Bagnall, H. G. Palmerston North.
 Bate, A. T. Wellington.
 Boulton, E. M.
 Brodie, J.
 Bucholz, E. W. P.
 Duigan, C. L. Wanganui.
 Dymock, E. R. McL. Wellington.
 East, A. G.
 Fairburn, J. Wanganui.
 Ferguson, A.
 Finlay, J. B. Wellington.
 Guar, W. Wanganui.
 Gualter, A. F. Wellington.
 Harcourt, John
 Hathaway, A. J. P. Masterton.
 Hjerling, F. C. Wellington.
 Holloway, J. F. Wanganui.
 Hornabrook, E. W. B. Wellington.
 Hume, J. M.
 Keith, J. B. Masterton.
 Kirkby, R. W. Wellington.
 Leary, S. C.
 Lewis, A. H. H. Wanganui.
 McArthur, C. Wellington.
 Morris, R. C.
 Otterson, G. W.
 Savage, H.
 Stephens, W. C.
 Stevenson, J. L. Wanganui.
 Turnbull, W. H. Wellington.
 Warburton, A. L.
 Watkins, O. S.
 Williams, A. T.
 Wilson, L. H. B.

TARANAKI DISTRICT.

Bewley, W. New Plymouth.
 Canning, F. S. Normanby.
 Corkill, F. P. New Plymouth.
 Davies, J. C.
 Gilmour, E. R. C.
 Graves, H. P. H. Hawera.
 Griffiths, E. New Plymouth.
 Hill, A.
 Humphries, W. L.
 King, Newton
 McAllum, D.
 Medley, J. S. S.
 Monteith, L.
 Webster, E. P.
 Wilson, J. W.
 Woodhouse, R.

NELSON DISTRICT.

Harris, J. P. Nelson.
 Lee, T. H. Reefton.
 Sharp, J. Nelson.
 Steele, J. Reefton.

WESTLAND DISTRICT.

Bruce, T. W. Ross.
 Bruce, T. W.
 Pollock, M. Hokitika.
 Ponsonby, T. W. Greymouth.
 Slee, W. T. Westport.
 Tacon, G. L. Greymouth.
 White, J. F.
 Wickes, E.

CANTERBURY DISTRICT.

Adamson, H. Christchurch.
 Bowker, G. Timaru.
 Burns, B. H. Christchurch.
 Chafey, H. F. Timaru.

Duncan, R. O. Christchurch.
 Dunsford, W. G. Timaru.
 Fisher, R. H. Christchurch.
 Fisher, K. W.
 Graham, F.
 Graham, F. E.
 Hopkins, W. J. M.
 Hulme, G. W.
 Jameson, J. O.
 Labatt, F. H.
 Lees, C. A.
 Ollivier, C. C. M.
 Raymond, F. A. Timaru.
 Schwartz, J. S. Christchurch.
 Walker, R. B.
 Webb, E. R.

OTAGO DISTRICT.

Brent, S. E. Dunedin.
 Cockburn, R. Roxburgh.
 Crawford, D. Dunedin.
 Davies, W.
 Fenwick, H. S.
 Fenwick, A. G.
 Goodger, James Cromwell.
 Graham, T. S. Dunedin.
 Gunn, N. McL.
 Hamilton, A.
 Harraway, A. E.
 Hislop, J. S.
 Jardine, W. Oamaru.
 Jones, J. M.
 Laidlaw, W. S. Alexandra South.
 Lamb, Tompson Dunedin.
 Lawson, J. N.
 Logan, John
 Mathewson, R. A.
 McKerrow, T. J.
 McKinnon, A. A. Oamaru.
 Mitchell, Hugh Dunedin.
 Paterson, E. S.
 Pearson, W. R. Lawrence.
 Ponsonby, J. C. Dunedin.
 Reeves, H. J.
 Reid, H. W.
 Richards, C. E. Alexandra South.
 Ryan, L.
 Shrimpton, H. Dunedin.
 Sidey, A. M.
 Sievwright, G.
 Sligo, W. F.
 Smith, E. R.
 Tapper, E. A.
 Trythall, E.
 Valpy, W. H. Oamaru.
 Vivian, W. Dunedin.
 Watson, W. J.
 Wilson, H. E.

SOUTHLAND DISTRICT.

Carswell, J. T. Invercargill.
 Fairs, B. J. Gore.
 Scandrett, W. B.

The gentlemen whose names are given below have not renewed the licenses issued to them in 1907, and are therefore ineligible to act as sharebrokers for the current year.

Alexander, N. P. Auckland.
 Berlimer, W. L.
 Darby, T.
 Fleming, J. H.
 Furness, A. J.
 Greenslade, W.
 McCutcheon, W.
 Russell, W. S.
 Saunders, C. J. Waihi.
 Wallnutt, W. M.
 Coleman, T. A. Gisborne.
 Londoun, A. Napier.
 Atkinson, S. A. Wellington.
 Bendall, O. R.
 De Costa, A. M. R.
 Grant, J. N.
 Matthews, F. C.
 Aylmer, J. A. Feilding.
 Mansell, F. J. Bull's.
 Mellisop, H. G. Palmerston North
 Preece, G. A.
 Pickering, H. J. H. Wanganui.

Callaghan, H. F.	New Plymouth.
Drake, A.	"
Ede, E. A.	"
Laing, D.	"
Webster, K. C.	"
Nops, P. G.	Inglewood.
Hampson, W. S.	Nelson.
Cragdock, A. E.	Christchurch.
Hoare, P.	"
McCron, T.	"
Seale, G. E. D.	"
Eggleton, A. J.	Dunedin.
Familton, L. J. K.	Oamaru.
Horn, H. G.	Gore.
Wise, J. M.	"

Notice of the Taking and Laying-off of Road through Section 1, Block IX, Waipiro Survey District, Waiapu County.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under the authority of section 93 of "The Public Works Act, 1905," that the road described in the Schedule hereto was, on the 4th February, 1908, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 15th August, 1907.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 24	1	IX	Waipiro ..	R. 9455	Pink.

In the Land District of Hawke's Bay; as the same area 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.

Dated this 26th day of June, 1908.

JAMES MCGOWAN,
Minister in Charge of Roads Department.

Notice to Mariners No. 47 of 1908.

Marine Department,
Wellington, 30th June, 1908.

THE following Notices to Mariners, received from the Port Officer, Melbourne, Victoria, are published for general information.

J. A. MILLAR.

PORT PHILLIP HEADS AND SOUTH CHANNEL.—ELECTRIC LIGHT.

It is hereby notified for general information that, in connection with defence operations at Port Phillip Heads and South Channel, the electric light is occasionally used.

Should the light be so powerful as to dazzle any person in charge of a vessel, and so render the passage through the entrance to Port Phillip or through the channel uncertain and hazardous, he is warned to exhibit a blue light, when the use of the electric light will be discontinued until the vessel has passed beyond its influence.

C. W. MACLEAN,
Port Officer.

Melbourne, 13th May, 1908.

NOS. 10 AND 11 BUOYS, DREDGED CUT, SOUTH CHANNEL.

Referring to General Notice to Mariners, dated 1st August, 1907, and subsequent notices dated 8th November, 1907, and 25th March, 1908, mariners are hereby notified that, on or after the 29th May, 1908, No. 11 black can buoy will be shifted about 400 ft. to the eastward to allow the dredges to start at the N.E. end of the South Channel artificial cut, and on or after the 12th June, 1908, No. 10 gas buoy will be shifted about 500 ft. S. 72 degrees E. from its present position.

C. W. MACLEAN,
Port Officer.

Melbourne, 22nd May, 1908.

Varied Notice exempting Fruiterers', Confectioners', and Refreshment-room Keepers' Shops in the Borough of Stratford from Requisition fixing Closing-hours.

WHEREAS by notice dated the 29th day of March, 1905, and gazetted on the 30th day of March, 1905, the Minister of Labour, in exercise of the powers in that behalf conferred upon him by section 21 of "The Shops and Offices Act, 1904," and acting in accordance with a requisition duly made and certified by that section, did direct that from and after the 1st day of April, 1905, all shops in the Borough of Stratford be closed at 6 o'clock in the evening on four working-days of the week, and at 9.30 o'clock p.m. on Saturdays, during the months of October, November, December, January, February, March, and April, and at 5.30 o'clock in the evening on four working-days of the week, and at 9 o'clock on Saturdays, during the months of May, June, July, August, and September; excepting during the week preceding Christmas Eve, when the hours of closing should be left to the option of the tradespeople: And whereas by a like requisition, duly made and certified as aforesaid, he has been requested to vary the said notice by exempting fruiterers', confectioners', and refreshment-room keepers' shops from closing under such requisition:

Now, therefore, in compliance with the last-mentioned requisition, and in exercise of the powers conferred upon me by section 21 of "The Shops and Offices Act, 1904," and section 5 of "The Shops and Offices Act Amendment Act, 1905," I, John Andrew Millar, Minister of Labour, do hereby vary the said notice by directing that from and after the 1st day of July, 1908, all fruiterers', confectioners', and refreshment-room keepers' shops in the Borough of Stratford shall be exempted accordingly.

Dated at Wellington, this 30th day of June, 1908.

J. A. MILLAR,
Minister of Labour.

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

WHEREAS a poll of the electors of the Patea 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 6th day of July, 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 Patea 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 1st day of July, 1908.

J. A. MILLAR,
Minister of Labour.

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

Authorising the Laying-off of Pit Street, High Street, Belvoir Crescent, Paparoa Road, Mine Street, and Giacomo Street, in the Township of Braeton, of a Width of not less than 66 ft. each.

Department of Lands,
Wellington, 26th June, 1908.

IN pursuance of the power and authority conferred upon me by section 2 of "The Towns Main Streets Act, 1902," I, Robert McNab, Minister of Lands, do hereby authorise the laying-off of Pit Street, High Street, Belvoir Crescent, Paparoa Road, Mine Street, and Giacomo Street, in the Township of Braeton, Westland Land District, of a width of not less than 66 ft. each, instead of 99 ft. as prescribed by section 17 of "The Land Act, 1892."

ROBERT MCNAB,
Minister of Lands.

*Disestablishment of District High School at Gore, and
Establishment of a High School.*

Education Department,
Wellington, 30th June, 1908.

WHILEAS by virtue of the provisions of "The Education Act, 1904" (hereinafter called "the said Act"), the Minister of Education, on the request of the Education Board of any district, may disestablish any district high school in such district with a view to establish a high school: And whereas the Education Board of the District of Southland has applied to the said Minister to establish a high school at Gore, in the said district, and with a view thereto has requested him to disestablish the Gore District High School: And whereas all conditions precedent required by the said Act to be observed and performed prior to the establishment of a high school under section 88 thereof have been observed and performed:

Now, therefore, pursuant to such application as aforesaid, and in exercise of the powers conferred on me by the said Act, I, George Fowlds, Minister of Education, do hereby disestablish the said district high school at Gore aforesaid as on the close of the 31st day of August, 1908; and I do establish thereat, as from the 1st day of September, 1908, a high school to be called "The Gore High School."

GEO. FOWLDS,
Minister of Education.

Scheme for the Control of Gore High School (established 1908, under section 88 of "The Education Act, 1904").

In accordance with the provisions of "The Education Act, 1904" (hereinafter called "the Act"), and with the powers thereunder, I, George Fowlds, Minister of Education, do hereby approve of the following scheme for the Gore High School (hereinafter called "the school"), which is established under section 88 of the Act.

1. The school shall be controlled by a Board of Governors under the name of "The Board of Governors of the Gore High School" (hereinafter called "the Board"). The Board shall be a body corporate, shall have a perpetual succession and a common seal, and may acquire and hold lands, and sue and be sued, and may do and suffer all such things as corporate bodies may do and suffer.

2. There shall be nine Governors, of whom a group of three shall be appointed by His Excellency the Governor, a group of three by the Southland Education Board, and a group of three shall be elected by the parents of the pupils.

3. The Governors appointed by the Southland Education Board shall be appointed by a resolution of such Board, and the first appointment shall be made not later than the first week in the month of August, 1908.

4. In regard to the election of Governors by the parents of the pupils the following provisions shall apply:—

(1.) The first election shall be held on a date to be appointed by the Minister, and thereafter every such election shall be held on a date to be fixed by the Board in accordance with this scheme.

(2.) The Returning Officer shall, in the case of the first election, be a person appointed by the Minister, but thereafter the Secretary to the Board of Governors shall be the Returning Officer.

(3.) For the purposes of the election of Governors by the parents of the pupils the Returning Officer shall prepare a roll, and shall enter therein the name, occupation, and address of every person qualified to be enrolled as a parent of a pupil of the school.

"Parent" means the father, if he be living, or, if not, the mother, or, if neither the father nor the mother be living, the guardian, of a pupil of the school.

A "pupil of the school" means, in the case of the first election, a pupil whose parent has expressed in writing the intention of enrolling him at the school, as provided by subsection (3) of section 88 of the Act, and thereafter a pupil whose name is on the school roll, and who has been in actual attendance at the school at any time within the three months immediately preceding the closing of the roll. The roll shall be closed at 5 o'clock on the fourteenth day next before the day on which any election is to be held, and shall continue to be closed until the election is completed.

(4.) The Returning Officer shall, by advertisement in a newspaper circulating in the district, publicly notify, not less than fourteen days before each election:—

(a.) The day and hour for the closing of the election;

(b.) The total number of candidates to be elected;

(c.) The day and hour for the closing of nominations.

(5.) Every candidate shall be nominated in writing by one or more parents entitled to vote for his election.

Each such person may nominate any number of candidates not exceeding the number to be elected.

(6.) Every nomination-paper shall be in the form or to the effect following:—

I, [Name and address], being a parent duly entered on the roll, do hereby nominate [Name and address] as a candidate for election to the Board of Governors of the Gore High School at the election to be held on the _____ day of _____

Dated this _____ day of _____

*Candidate's Consent, to be subscribed at foot of
Nomination-paper.*

I hereby consent to my nomination.

[Signature of candidate nominated.]

(7.) If the nomination-paper does not bear the written consent of the candidate nominated, such consent may be given by him to the Returning Officer before the nominations are closed, and every nomination-paper shall be void in so far as concerns any candidate whose written consent is not duly given as aforesaid.

(8.) Nominations shall close at noon on the tenth day before the day of the election.

(9.) If the number of nominations received does not exceed the number of vacancies to be filled, the Returning Officer shall forthwith declare the candidate or candidates so nominated to be duly elected. In all other cases he shall, as soon as the nominations are closed, prepare and post to each elector at his address as appearing on the roll a printed voting-paper containing in alphabetical order of surnames a list of all the duly nominated candidates for whom such parent is entitled to vote; and such voting-paper shall be in the form or to the effect following:—

VOTING-PAPER for use at Election to be held on the _____ day of _____, 19____, of Governor of the Gore High School.

CANDIDATES.

[Set out in alphabetical order of surnames the full name of every duly nominated candidate.]

DIRECTIONS.

The number of candidates to be elected is [Specify the number].

The voter is required to mark a cross in the square set opposite the name or names of the candidate or candidates for whom he desires to vote.

The number of candidates whose names are thus marked must not exceed the total number of candidates to be elected.

This voting-paper must be signed by the voter and enclosed in a sealed envelope, bearing on the outside thereof the words "Voting-paper," and if posted to the Returning Officer must be posted on or before the day of election, or, if delivered to him, shall be delivered at his office, Street, _____, before the day of election, or not later than 5 o'clock in the afternoon of that day.

The vote of [Name the voter] is hereby recorded as above, this _____ day of _____, 19____.

[Signature of voter.]

(10.) The poll shall close at 5 o'clock on the afternoon of the day of election; but all voting-papers shall be included and counted which are not informal and are received by the Returning Officer in due course of post before the close of the sixth day after the day of the election.

(11.) A voting-paper shall be informal in any of the following cases, that is to say:—

(a.) If it is not duly signed by the parent; or

(b.) If the candidates against whose names a mark is placed exceed in number the total number of candidates for whom the person is entitled to vote, or if in any other way the paper fails to indicate clearly for whom the vote is intended to be given;

(c.) If, being delivered to the Returning Officer, the sealed envelope containing the voting-paper is

not delivered at his office before the close of the poll; or

(d.) If, having been forwarded by post, the sealed envelope containing the voting-paper is not received at the office of the Returning Officer before the seventh day after the day of election, or if, from the post-mark on the envelope or otherwise, the Returning Officer is satisfied that it was not posted until after the day of the election.

(12.) On the seventh day after the day of election the Returning Officer shall open and examine all voting-papers duly delivered to him or received by him through the post as aforesaid, and, after rejecting all informal voting-papers, shall ascertain the candidates (not exceeding the total number to be elected) who have received the greatest number of votes, and shall declare such candidates to be elected.

(13.) If, by reason of an equality of votes given for two or more candidates, the election is not complete, the Returning Officer shall decide by lot, in the presence of the Chairman of the Board, which candidate or candidates shall be elected, and thereby conclude the election.

(14.) Forthwith after the completion of the election the Returning Officer shall notify to the Board and to the Minister the names of the persons elected.

(15.) If any dispute or question arises touching the regularity of any election, such dispute or question shall be determined by a Stipendiary Magistrate in manner provided by "The Local Elections Act, 1904," all the provisions of which shall, *mutatis mutandis*, apply in so far as the same are applicable.

5. The Governors appointed or elected in the year 1908 shall take office immediately on their appointment.

6. One Governor out of each group shall retire on the 31st December in each year, beginning with the year 1909. The Board shall at its first meeting determine by lot the order in which the Governors shall retire, but, with these exceptions, the ordinary term of office of each Governor shall be three years, or until the appointment or election of his successor. The Chairman shall forthwith report to the Minister the result of such determination by lot. Retiring Governors shall be eligible for reappointment.

7. (1.) If any Governor—

- (a.) Dies, or, by letter to the Board, resigns his seat; or
- (b.) Becomes bankrupt or of unsound mind; or
- (c.) Fails, without leave of absence previously granted, to attend at three consecutive ordinary meetings of the Board—

he shall thereupon cease to be a Governor, and the vacancy thereby occurring shall be deemed to be a casual vacancy.

(2.) Every casual vacancy shall be filled up in the same manner and by the same appointing or electing authority as in the case of the vacating Governor: Provided that the member appointed or elected shall hold office only for the residue of the term of the vacating member.

(3.) Whenever a casual vacancy occurs it shall be the duty of the Board forthwith to report the fact to the Minister if the vacancy is to be filled by the Governor, or to the Secretary to the Southland Education Board if the vacancy is to be filled by such Board.

8. (1.) The appointment of a Governor to fill up a vacancy caused by the expiry of the ordinary term of office shall be made in the first week of the month of December at the end whereof such expiry takes place, or as soon thereafter as may be convenient, but shall not take effect until such expiry.

(2.) The appointment or election of a Governor to fill up a casual vacancy shall be made not later than sixty days after the vacancy occurs.

9. The Board shall hold an annual meeting in the month of February or March in each year, at such time and place as the Board shall direct.

10. At its first meeting, and from time to time thereafter as may be necessary, the Board shall appoint a Secretary, and shall appoint him or some other person with authority to receive and to pay moneys on its account. The Board shall in each case forthwith inform the Minister of such appointment.

11. (1.) The Board shall hold its first meeting at such time and place as the Minister shall appoint.

(2.) At such meeting, and thereafter at the annual meeting, and at such other times as may be necessary, the Board shall elect a Chairman.

(3.) During the first election of Chairman a person appointed by the Minister shall preside, and during every subsequent election of Chairman the Secretary to the Board shall preside. The person presiding shall have no vote; ties shall be decided by lot.

(4.) The Chairman's ordinary term of office shall be one year, and he shall be eligible for re-election.

(5.) If the Chairman shall from any cause cease to be a member of the Board or resign the office of Chairman, the Board shall as soon thereafter as conveniently may be elect another member of the Board to be Chairman in his stead, who shall hold office only until the next annual meeting.

12. At all meetings of the Board the Chairman, or in his absence such member of the Board as the majority of the members assembled shall choose, shall preside, and such Chairman or presiding member shall have a deliberate vote, and in all cases of equality of votes shall also have a casting-vote.

At all meetings of the Board a majority of all the Governors then in office shall constitute a quorum.

13. Subject to the provisions of this scheme, the Board shall make, and may from time to time revoke, vary, and make fresh regulations for the conduct of business at its meetings, for determining how meetings shall be convened, and for such other like matters as may be requisite for the conduct of the business of the Board.

14. Minutes of the proceedings of the Board shall be regularly entered in a proper book to be kept for that purpose, and at every meeting of the Board the minutes of the previous meeting shall be read over and signed by the Chairman of the meeting at which the same shall be read, and the minutes when so signed shall be held to be a true statement and record of the proceedings of the Board for all purposes whatever.

15. The Board shall keep full and accurate accounts of all its receipts, disbursements, assets, liabilities, and engagements, and shall, on or before the 31st day of January of each year, cause such accounts for the year ending on the preceding 31st December to be audited by such person as His Excellency the Governor appoints; and copies of such accounts, when audited, shall be forwarded to the Minister of Education, together with a report of the proceedings of the Board during such year.

16. All things required by the Act or this scheme to be done by the Board shall be done in accordance with and in pursuance of a resolution passed at a meeting of the Board, and no act of the Board shall be invalid or liable to be questioned on the ground that one or more than one of the members thereof was or were incapacitated, or had ceased to hold office, or on the ground that the seat of any member was vacant.

17. Subject to the provisions of this scheme, there shall be vested in the Board the whole control and management of the Gore High School, and also the entire superintendence over all the affairs, concerns, and property thereof, with full power to appoint and suspend or dismiss all masters, teachers, lecturers, examiners, and other necessary officers and servants; and in all cases unprovided for by the Act and the regulations thereunder, or by this scheme, it shall be lawful for the Board to act in such manner as shall appear to it best calculated to further the purposes intended to be served by the establishment of such school; and the Board shall, subject to the Act and the regulations thereunder, and to this scheme, have full power from time to time to make, alter, and rescind by-laws and regulations for defining the course of study and education in the school, and also for regulating the discipline and examination of the same, the conditions upon which the scholars shall be admitted, and the fees to be paid in respect of such admission, and, in general, touching all other matters, purposes, and things regarding the school.

18. (1.) The curriculum shall be framed so as to provide suitable secondary education for pupils intended for professional, agricultural, commercial, technical, and domestic occupations, and may include, subject to clause 17 hereof, any or all of the subjects named in the regulations under the Act, and such other subjects as the Minister may from time to time approve.

(2.) The programme of each pupil shall be determined by the headmaster of the school after consultation with the parents or guardian of the pupil; but no pupils shall be compelled to take Latin or to take more than one language besides English.

(3.) The net fees to be charged to those who are not holders of scholarships or free places shall be £10 per annum.

(4.) The school year shall consist of three terms of about thirteen weeks each.

(5.) The headmaster shall examine the school at the end of each term, provided that it shall not be necessary for him to examine the school in any term in which it is examined by some other person appointed by the Minister or the Board.

19. Subject to the general direction of the Governors, the headmaster shall have the following power:—

- (1.) He shall have control of the school buildings and premises and of the apparatus and furniture thereof.

- (2.) He shall have the power to recommend the appointment or dismissal of assistant teachers or of other officers of the school, and to allot their several duties; and no assistant teacher or other officer of the school shall be appointed until the headmaster has been consulted.
- (3.) He shall have the power in case of grave neglect of duty or of gross misbehaviour to suspend any assistant teacher or other officer, but shall forthwith report his action to the Chairman, who shall thereupon confirm or overrule his action until the next meeting of the Board, when the matter may be determined; but the action of the headmaster shall hold good until the Chairman or the Board has determined the matter.
- (4.) He shall be supreme over the discipline and may suspend any pupil, reporting his action to the Board at their next meeting, and the action of the headmaster shall hold good until the Board has come to some determination in regard to the matter. He shall not expel any pupil without the sanction of the Board.
- (5.) He shall regulate all text-books, methods, and organization in accordance with clause 14 hereof, and, subject to the same clause and to the regulations under the Act, shall determine the course of study for each pupil. No prize shall be awarded without his approval.

20. The Board may license hostels or boardinghouses for the accommodation of pupils that have to live away from home, and may place such hostels or boardinghouses under the charge of teachers of the school or other suitable persons, and may provide for the inspection of such hostels or boardinghouses by any person appointed by the Board.

21. The rents, profits, and income of all real and personal estate which may be vested in the Board, or granted or acquired as a site or sites or otherwise for the benefit of the school, or given, devised, or bequeathed to the Board for the benefit of the school without any trusts or powers of a different nature being expressed in the instrument so giving, devising, or bequeathing to the Board, and all reserves of land which may be hereafter made for the benefit of the school, shall be held and dealt with by the Board under and subject to all such powers, provisions, and conditions as are contained in "The High Schools Reserves Act, 1880," as if the school were a high school within the meaning of that Act.

22. Subject to the subsequent clauses of this scheme, the rents, profits, and annual income of all real and personal estate that may be vested in the Board, together with all funds which may from time to time be derived from fees or payments made in respect of pupils attending the school, together with any annual or other allowance that may be made by the General Assembly or the Government of New Zealand, shall be applied by the Board for the maintenance of the school, and the payment of the salaries and expenses connected therewith, and for prizes, exhibitions, and scholarships for the pupils therein: Provided that the Board shall have power to set apart, if it sees fit, out of the said rents, profits, and annual income such part as it considers advisable, either as an addition to the capital fund, which shall then be invested in the manner hereinafter mentioned and dealt with as part of such capital fund, or as reserve fund to meet extraordinary expenses, which shall be invested and dealt with in such manner as the Board directs.

23. With respect to any moneys bequeathed or given to the Board for the school, and with respect also to all rent, profit, and annual income set apart under the preceding section, the Board shall have power to invest the same in the purchase or upon first mortgages of freehold land in New Zealand, or upon the stocks, bonds, bills, or debentures of the Government of the Dominion of New Zealand, or issued by any local authority therein under any Act of the General Assembly, and may from time to time vary such investments.

24. The Board may, out of such moneys as may come into its hands by virtue of this Act or otherwise for the benefit of the school, expend any sum or sums in purchasing land and erecting and maintaining suitable buildings and premises thereon for use as school buildings, and may, subject to the approval of the Minister, expend any sum or sums in purchasing land and erecting and maintaining suitable buildings thereon for use as boardinghouses for the pupils, or as residences for the masters, teachers, or other officers employed in connection with the school.

25. (1.) The school shall be open at all times to inspection by the Inspector-General of Schools, and by any other person directed by the Minister to inspect the same.

(2.) Such inspection may include examination of the pupils in the subjects of instruction taught in the school.

Dated at Wellington, this 30th day of June, 1908.

GEO. FOWLDS,
Minister of Education.

Officiating Ministers for 1908.—Notice No. 25.

Registrar-General's Office,

Wellington, 1st July, 1908.

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

Presbyterian Church of New Zealand.

The Reverend Robert Welsh.

E. J. VON DADELSZEN,

Registrar-General.

Notice published pursuant to the Provisions of Section 16 of "The Public Trust Office Consolidation Act, 1894."

Public Trust Office,
Wellington, 25th June, 1908.

NOTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several intestate estates of the deceased persons whose names, residences, and occupations, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case.

Jack, Thomas, late of Maungarakau, in the Provincial District of Nelson, labourer. Filed on the 5th day of June, 1908.

Keating, Bernard, late of Wellington, in the Provincial District of Wellington, grocers' driver. Filed on the 6th day of June, 1908.

Goode, Thomas Ernest, late of Auckland, in the Provincial District of Auckland, labourer. Filed on the 10th day of June, 1908.

Sawtell, Henry Vincent, late of Christchurch, in the Provincial District of Canterbury, printer. Filed on the 10th day of June, 1908.

McCarten, George Henry, late of Highbank, in the Provincial District of Canterbury, farmer. Filed on the 10th day of June, 1908.

Wright, Walter Clifton, late of Christchurch, in the Provincial District of Canterbury, carter. Filed on the 10th day of June, 1908.

McKinn, John Herbert, late of Cambridge, in the Provincial District of Auckland, clerk. Filed on the 10th day of June, 1908.

Baskerville, Albert Henry, late of Brisbane, in the State of Queensland, clerk. Filed on the 12th day of June, 1908.

Cook, Mary, late of Parnell, in the Provincial District of Auckland, married woman. Filed on the 13th day of June, 1908.

Ashbolt, Elizabeth Mary, late of Wellington, in the Provincial District of Wellington, housewife. Filed on the 13th day of June, 1908.

McQuillan, John, late of Merrivale, Otago, in the Provincial District of Otago, shepherd. Filed on the 13th day of June, 1908.

Gordon, Sarah, late of Napier, in the Provincial District of Hawke's Bay, married woman. Filed on the 13th day of June, 1908.

Sheldon, George, late of Amberley, in the Provincial District of Canterbury, labourer. Filed on the 20th day of June, 1908.

Thomas, Elias, late of Merrijijs, in the Provincial District of Nelson, hotelkeeper. Filed on the 22nd day of June, 1908.

Clark, John Neil, late of Papatowai, in the Provincial District of Otago, farmer. Filed on the 23rd day of June, 1908.

Liljebad or Lynd, Robert Francis, late of Roxburgh, in the Provincial District of Otago, gold-miner. Filed on the 23rd day of June, 1908.

J. W. POYNTON,
Public Trustee

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

WHEREAS I, the undersigned, the Public Trustee, have, for the purposes of "The Unclaimed Lands Act, 1894," made due inquiries with respect to the land described in the Schedule hereunder written, and the owner thereof, and have, in respect of the said land, given the notices prescribed by section 4 of the said Act, and have in all respects complied with the provisions of the said section: And whereas I have not thereby ascer-

tained who the owner is, and believe that such owner is not in the Dominion, nor has such owner established his title to the said land, as required by the said Act: I hereby give notice that the said land is, under and by virtue of the said Act, vested in me, as the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the said Act; the value of the land for the purposes of section 5 of the said Act being less than £100.

Dated at Wellington, this 30th day of June, 1908.

A. A. K. DUNCAN,
Deputy Public Trustee.

SCHEDULE.

ALL that parcel of land, containing 50 acres, more or less, being Allotments 271 and 272, in the Parish of Te Papa, in the Provincial District of Auckland. Bounded on the north-east by the Waimapu River; on the south-east by Allotment 273, 3979 links; on the south-west by a road, 1384 links, 549 links, and 485 links; and on the north-west by Allotment 270, 2209 links.

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

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

Dated at Wellington, this 30th day of June, 1908.

A. A. K. DUNCAN,
Deputy Public Trustee.

SCHEDULE.

ALL those two parcels of land, containing 1 rood 32 perches and 2 roods 26 perches respectively, more or less, being Allotments 9 and 33, in the Village of Weymouth, in the Provincial District of Auckland. Bounded on the north by a street, 300 links; on the east by a street, 150 links; on the south by Allotment 10, 300 links; and on the west by Allotment 12, 150 links. Allotment 33 is bounded on the north by a street, 297 links; on the east by a street, 225 links; on the south by Allotment 34, 297 links; and on the west by Allotment 32, 225 links.

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

WHEREAS I, the undersigned, the Public Trustee, have, for the purposes of "The Unclaimed Lands Act, 1894," made due inquiries with respect to the land

described in the Schedule hereunder written, and the owner thereof, and have, in respect of the said land, given the notices prescribed by section 4 of the said Act, and have in all respects complied with the provisions of the said section: And whereas I have not thereby ascertained who the owner is, and believe that such owner is not in the Dominion, nor has such owner established his title to the said land, as required by the said Act: I hereby give notice that the said land is, under and by virtue of the said Act, vested in me, as the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the said Act; the value of the land for the purposes of section 5 of the said Act being less than £100.

Dated at Wellington, this 30th day of June, 1908.

A. A. K. DUNCAN,
Deputy Public Trustee.

SCHEDULE.

ALL that parcel of land, containing 50 acres, more or less, being Section 335, Block VII, Parish of Te Papa, Cook County, in the Provincial District of Auckland. Bounded on the north-east by the Waimapu River; on the south-east by Allotment No. 336, 3086 links; on the south-west by a road 100 links wide, 212 links and 1300 links; and on the north-west by Allotment No. 334, 4100 links.

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

Department of Labour,
Wellington, 30th June, 1908.

NOTICE is hereby given that, pursuant to applications in that behalf made to me by the unions mentioned in the Schedule hereto, and in exercise of the power in this behalf conferred upon me by section 20 of "The Industrial Conciliation and Arbitration Act, 1905," it is my intention to cancel the registrations of these unions after the expiration of six weeks from the date of the publication of this notice in the Gazette unless in the meantime cause is shown to the contrary.

EDW. TREGEAR,
Registrar of Industrial Unions.

SCHEDULE.

THE Blackball Miners' Industrial Union of Workers, registered number 207, situated at Blackball.
THE Denniston Coal-miners' Industrial Union of Workers, registered number 56, registered at Denniston.

Commissioner of the Supreme Court appointed.

NOTICE.—BURNETT PLEYDELL BEETSON RYMER, Esq., of 135 William Street, Melbourne, a Solicitor of the Supreme Court of the State of Victoria, has this day been appointed by His Honour the Chief Justice a Commissioner of the Supreme Court of New Zealand in the State of Victoria, under the 2nd section of "The Commissioners of the Supreme Court Act, 1875," for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington, this 24th day of June, 1908.

D. G. A. COOPER,
Registrar, Supreme Court.

Tenders for Forage.

General Post Office, Wellington, 23rd June, 1908.

THE following particulars of tenders for the supply of forage in Wellington for the Post and Telegraph Department from the 1st May, 1908, to the 30th April, 1909, are published for general information.

D. ROBERTSON, Secretary.

Tenderers.	Address.	Oats, per Bushel.	Chaff, per Ton.	Bran, per Ton.	Straw, per Ton.	Hay (First Class), per Ton.	Hay (Meadow), per Ton.
<i>Accepted.</i>							
Laery and Co. (Limited) ..	Wellington	s. d. 3 2	£ s. d. 6 0 0	£ s. d. 6 0 0	£ s. d. 3 10 0	£ s. d. 6 0 0	£ s. d. 5 10 0
<i>Declined.</i>							
Thompson Bros. (Limited)	Wellington	3 3	6 10 0	6 0 0	3 0 0	7 15 0	7 0 0
S. Rowe and Sons (Limited)	"	3 6	6 5 0	6 10 0	3 15 0	6 10 0	5 10 0
Townsend and Paul (L'ted)	"	3 3	5 17 6	6 5 0	3 0 0	7 5 0	6 0 0
George Thomas and Co. ..	"	3 1	5 15 0	6 10 0	3 15 0	6 15 0	7 0 0

Minister's Decisions under Tariff Act.

Department of Trade and Customs, Wellington, 30th June, 1908.

It is hereby notified for public information that the Hon. the Minister of Customs has decided to interpret the Tariff Act in relation to the undermentioned articles as follows:—

NOTE.—“Not otherwise enumerated” appears as n.o.e.; “other kinds” as o.k.; “articles and materials suited only for, and to be used solely in, the fabrication of goods in the Dominion” as a. & m.s. Articles marked thus † are revised decisions.

Record.	Goods.	Classification under Tariff Item Number.	Rate of Duty.	
			Ordinary Tariff.	Preferential Surtax on Foreign Goods.
08/1463	A. & m.s., viz. :— Copper sheets, perforated	As a. & m.s. (406)	Free.	
08/1202	Flanges, in the rough and not machined or holed, for the manufacture of pipes, chimney-stacks, &c.			
†08/1423	Hatters' ribbons, when cut into lengths not exceeding 38 in. before importation or in bond			
08/1259	Metal or wood panels, in the rough (even if painted with rust-preventative), for making motor-car bodies			
08/1405	Pegwood, in strips, for making boot-sprigs	As manufactured articles of metal n.o.e. (197)	20 per cent.	10 per cent.
08/1313	Taper pins, engineers'			
08/1377	Vacuum Oil Company's curriers' greases—viz., No. 1 special grease and curriers' hard grease S.S.			
08/1310	Bits, cattle- and horse-drenching	As medicated confectionery (5)	2d. the lb. ..	3d. the lb.
08/1509	Confectionery, viz. :— “Chocolax,” Stearns and Curtius'	As printed books n.o.e. (360)	Free.	
08/1364	Cook's Australasian Sailing-list	As educational apparatus (445)	Free.	
08/1342	Educational apparatus, viz. :— Castings, electrical, for colleges or technical schools, on declaration by the principal that they are for teaching purposes only and will not be removed from the college or school			
08/1296	Glass models of house-pumps	As engine-packing (460)	Free.	
08/1191	Engine-packing, metallic	As ship-chandlery n.o.e. (476)	Free.	
08/1372	Lamps, binnacle, for ships	As hide leathers, dressed, n.o.e. (107)	3d. the lb.	
08/1547	Leather—viz., russet leather (other than goat-skin and kid-skin)	As leather cut into shapes (115)	22½ per cent.	11½ per cent.
08/1511	Leather—viz., “picking leathers,” claimed as part of loom (woolen-mill machinery)	As metal-workers' machine tools (384)	Free.	
08/1344	Machine tools, metal-workers', viz. :— Saw-sharpening machine	As parts of sewing-machines (421)	Free.	
08/1238	Machines, sewing, viz. :— Bobbin-winder for boot-sewing machine	As soap n.o.e. (263)	25 per cent.	12½ per cent.
08/1320	“Pearleen” (soap with admixture of hard paraffin)	As n.o.e. (486)	Free.	
08/1429	Roofing, “Congo,” similar to “Malthoid” roofing	As scientific apparatus (288)	Free.	
08/1435	Scientific instruments and apparatus, viz. :— Calculating-machines, decimal—viz., Brunsviga, Gauss, and Tate's arithmometer			
08/1348	Slide rules, surveyors'	As n.o.e. (486)	Free.	
08/1369	Shot, chilled-iron, for dressing stone	As steam-engines for mining purposes (182)	5 per cent.	10 per cent.
08/1304	Steam-engine for driving mechanical stoker for a mine	As fittings for cast-iron pipes (394)	Free ..	20 per cent.
08/1257	Siphon-traps for iron pipes, being plain castings, and not exceeding 9 in. in internal diameter			

Minister's Order No. 880.]

W. T. GLASGOW,
Secretary and Inspector.

CROWN LANDS NOTICES.

Lands in Taranaki Land District forfeited or surrendered.

Department of Lands, Wellington, 25th June, 1908.

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

SCHEDULE.

TARANAKI LAND DISTRICT.

Section.	Block.	District.	Formerly held by	Tenure.	Reason.
10	13	Waro	John Malone.. ..	O.R.P. ..	Non-execution of license.
8	1	Pouatu	Curren and Malone ..	" ..	"
8	10	Mahoe	M. W. Poulson ..	" ..	Non-improvement.
72	14	Pouatu	F. Calgher	I.F.S. ...	Non-residence.
11	5 & 10	Opaku	J. C. and G. H. Parker	S.G.R. ..	Lease surrendered.

ROBERT McNAB,
Minister of Lands.

Lands in the Townships of Tokaanu, Hokio, and Potaka, Wellington Land District, for Lease by Public Tender.

District Lands Office,
Wellington, 29th June, 1908.

NOTICE is hereby given that written tenders will be received at this office up to 4 o'clock p.m. on Wednesday, the 19th day of August, 1908, for leases of the undermentioned lands for a term of twenty-one years, with right of renewal for a further term of twenty-one years, under the provisions of "The Native Townships Act, 1895," and its amendments, and the regulations made thereunder.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	Block.	Area.	Minimum Annual Rent.
<i>Township of Tokaanu.</i>			
		A. R. P.	£ s. d.
1	I	11 3 22	4 0 0
*3	"	2 3 18	2 0 0
* Weighted with £2 10s., valuation for improvements.			
*7	I	4 0 0	4 0 0
* Weighted with £7 10s., valuation for improvements.			
*8	I	3 0 0	3 0 0
* Weighted with £6, valuation for improvements.			
9	I	3 0 0	2 0 0
*10	"	3 0 0	2 0 0
* Weighted with £6 10s., valuation for improvements.			
12	I	2 2 0	1 10 0
15	"	3 0 0	1 10 0
23	"	3 0 0	2 0 0
25	"	1 0 0	1 10 0
*38A	"	0 1 23	0 10 6
* Weighted with £33, valuation for improvements.			
21	III	1 0 0	2 5 0
31	IV	0 1 0	4 0 0
3	VI	0 1 0	4 10 0
*2	VIII	1 0 0	4 0 0
* Weighted with £1 4s., valuation for improvements.			

The Township of Tokaanu is situated on the western shores of Lake Taupo, on the Waiouru-Rotorua main coach-road. Access is from Waiouru, which is about forty-four miles distant by coach-road. Access from Auckland is by railway to Rotorua, thence by coach-road. The sections are level, some being in rough English and native grasses. The soil is from inferior to fair, on volcanic deposit. Sections 1, 3, 7, 15, and 23, Block I, and Section 21, Block III, are more or less swampy.

Township of Hokio.

7	VI	0 2 0	0 5 0
8	"	0 1 33	0 5 0

These sections are situated near the mouth of the Hokio Stream. Access is from Levin Railway-station, which is about five miles and three-quarters distant—by a good metalled road for about five miles, the remainder is formed, but sandy. The sections are open, and comprise sandhills.

Township of Potaka.

9, 10	V	5 3 31	5 10 0
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Weighted with £90 18s., valuation for improvements.

The Township of Potaka is situated on the Main Trunk Railway, about six miles south of Taihape. The improvements comprise a house, shed, pataka, fowl-run, sheds, and fencing.

TERMS AND CONDITIONS.

1. Tenders must be addressed to the Commissioner of Crown Lands, Wellington, and indorsed on the outside, "Tender, Township of .."
2. Each tender must be accompanied by a deposit of a half-year's rent at the rate offered, in cash or by marked cheque, together with the lease fee of £1 1s. and the value of improvements (if any).
3. Possession will be given on the day of acceptance of tender.

JAMES MACKENZIE,
Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Notice of Nominations for Committees for Incorporated Blocks.

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

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

Dated at Gisborne, this 27th day of June, 1908.

HAROLD CARR, Registrar.

SCHEDULE.

Name of Block.	Names of Persons nominated.
Whakaongaonga No. 1	Wetini Rikirangi. Heni Kara. Pare Keiha. Eruera te Kura. Hemi Putapu. Hone Paputene. Wi Potae.
Puketiti No. 1	Tamati Marutu. Mere Waimanuka. Taare Wherihi. Tamati Marutu. Piripi Awarau.
Te Wake No. 1	Kereopa Potaka. Taare Wherihi. Te Ao Kaurirangi. Hone Hirini. Rutu Hinekaurirangi.
Rangikohua No. 1B	Anaru Ngamu. Mere Whariki. Taare Wherihi.

Applications for Confirmation Certificates under Section 55.

Registrar's Office, Auckland, 26th June, 1908.

NOTICE is hereby given that applications have been made to a Judge of the Court for certificates under section 55 of "The Native Land Court Act, 1894," confirming the alienations hereunder specified. All objections to the granting of such certificates must be lodged with me within fourteen days from the publication of this notice.

[Auckland, Sec. 55, 1908-21.]

A. G. HOLLAND, Registrar.

THE ALIENATIONS ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties
32	Transfer	9th June, 1908	Allotment 19, Parish of Pepepe (mining rights)	Ngapera Neha te Ngarahu and Wiri te Rawhiti to James Russell Hetherington and William Stephenson Meldrum.
33	Transfer	9th June, 1908	Allotment 27, Parish of Pepepe (mining rights)	Miriama Tipene to James Russell Hetherington.
34	Transfer	9th June, 1908	Allotment 33, Parish of Pepepe	Wiri Rawhiti, <i>alias</i> Wiri Warihi Ngatomo, to James Russell Hetherington.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Gisborne, 27th 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.

[Gisborne, 1908-19.]

HAROLD CARR, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land	Names of Parties.
1	Memorandum of mortgage	20th June, 1908	Tuawhatu No. 1A, Panikau Nos. 4A1 and 5A1, and Kirikiri-roa No. 2B	Karepa Kautuku and Arapeta Rangiuia to Kenneth Campbell.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Wellington, 26th 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.

[Wellington, Sec. 55.]

E. A. WELCH, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	Mortgage	25th June, 1908	Wairau Native Reserve, Block XII, Section 15	Teoti Makitanara to Alexander Robertson and Harold Mills.

Application for Confirmation Certificate under Section 55.

Registrar's Office, Wellington, 1st July, 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.

[Wellington, Sec. 55.]

E. A. WELCH, Registrar.

THE ALIENATION ABOVE REFERRED TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	Transfer	9th June, 1908	Tiriraukawa, Section 23	Mata te Kotua to Hohua Rawiri Puaha.

Sitting of the Native Appellate Court at Hastings.

Registrar's Office, Wellington, 1st July, 1908.

NOTICE is hereby given that a sitting of the Native Appellate Court will be held at Hastings on the 24th day of July, 1908, to hear and determine the appeals against the decisions of the Native Land Court set forth in the Schedule hereto. All persons interested in the said appeal are hereby notified to attend at the time and place aforesaid.

[Wellington, 1908-27.]

E. A. WELCH, Registrar.

SCHEDULE.

APPEALS.

No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made
1	Te Pamoā and C. W. Reardon ..	Mangaorapa and other lands	Decision, given 15th January, 1908, appointing successors to Wi Matua, deceased.
2	The Public Trustee	Awarua 2c No. 20 and other lands	Decision, given 30th April, 1908, appointing successors to Erueti Arani, deceased.
3	Maraea Matoha and Heperi Matoha	Timahanga No. 2 ..	Decision, given 28th October, 1907, appointing successors to Katarina Hiratukiterangi, deceased.
4	Hakopa te Ahunga	Awarua 2c No. 14 ..	Decision, given 27th November, 1907, on partition.
5	Moroati Taiuru	Awarua 1A No. 2 East No. 3A and other lands	Decisions, given 24th and 27th June, 1907, appointing successors to Ngakaraihe te Rango, deceased.
6	Makere te Ua (by her solicitor, D. Scannell)	Waipapa	Decision, given 14th September, 1906, on partition.
7	Wirihana Tipene	Timahanga No. 2 ..	Decision, given 28th October, 1907, appointing successors to Katerina Hira, deceased.
8	Tungane Maihi and others ..	Tapairu	Decision, given 1st February, 1908, on definition of relative interests.
9	Ereni te Aweawe	Woodville, Block VIII, Section 200	Decision, given 25th January, 1908, in respect of an application under subsection (10) of section 14 of "The Native Land Court Act, 1894."
10	Mere Kirita and others ..	Poukawa No. 12 and Te Aute No. 4	Decision, given 25th June, 1906, appointing successors to Kawhena Hupata, deceased.
11	Arapera Panapa	Parimahu	Decision, given 4th February, 1908, appointing successors to Wi Patene, deceased.
12	Daniel Ellison	Patangata No. 2 ..	Decision, given 4th February, 1908, on partition.

Sitting of the Native Land Court at Levin.

Registrar's Office, Wellington, 26th 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 Levin on the 7th day of July, 1908, or as soon thereafter as the business of the Court will allow.

[Wellington, 1908-26.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.	Name of Land.
2	Ihaka te Rei and Pourewa Mokena	Rangitoto No. 11.

Petition for Incorporation by the Owners of the Whakaongaonga No. 1 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 Whakaongaonga No. 1 Block. At a sitting of the Court held at Gisborne, before Robert Noble Jones, Judge, and Hapi Kiniha, Assessor, on Thursday, the 18th day of June, 1908.

UPON reading the petition for incorporation lodged herein, and upon hearing Wetini Rikirangi 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 Whakaongaonga No. 1 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 Whakaongaonga No. 1 Block," subject to the powers, liabilities, and incidents conferred or imposed by the said Act or any amendments thereof. The said land contains 909 acres, or thereabouts, and is bounded as follows: Towards the north by Section 1, Block XIII, Patutahi (2,293 acres); towards the south and east by the Mangapoike A Block (16,460 acres); and towards the west by the Whakaongaonga No. 2E Block (592 acres 1 rood 24 perches).

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 Saturday, the 25th day of July, 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.

R. N. JONES, Judge.

THE SCHEDULE ABOVE REFERRED TO.

WHAKAONGAONGA No. 1 Block.

Arapera Taituha.	Arihia Okore.	Ohakai Ratuawaru.	Minerapa.
Enoka Hopoka.	Erina Pukaraka.	Wetini Rikirangi.	Rewi Parareka.
Eraibia Tere.	Heremaia Hiakai.	Kibirau.	Hiraina Hineitoko.
Epanaia Whanga.	Hori te Arihi.	Kowiwi Tahameto.	Rina te Urupa.
Hariata Waea.	Heni Materoa, <i>alias</i> Kara.	Mere te Huia.	Te Paea Parekapuke.
Pera Taitu, <i>alias</i> Apera	Mauhana Turoa.	Miriama Kereha.	Maika Taruke.
Taitu.	Miria Turoa.	Mere Pereki.	Marakaere.
Heta Haraki.	Apikara te Hau.	Hariata Haraki.	Rawhira te Hau.
Hapeta Haraki.	Paora te Hau.	Miriama.	Erina Mataira.
Atareta te O.	Ioapa te Hau.	Hori Auahi.	Tamati Tipuna.
Whare Turangi.	Mere te Hau.	Waerete Auahi.	Reupena Hakeri.
Te Rua Turangi.	Eneti te Hau.	Keriana Ria.	Anaru Patea.
Pita Turangi.	Hori Karaka.	Petera te Iwikore.	Urupene Puhara.
Heni Tahau.	Ropiana.	Erena te Ahuahu Hatea.	Wi Paretipua.
Hoani te Ariki.	Rutene.	Te Paea Ropiha.	Wi Toko.
Te Wereta Maranga.	Ripeka Matehira.	Te Paea Uwaha.	Waka Puakanga.
Hinerakakau.	Karena Tutapu.	Renata Ngarangi.	Miriama Taiparu.
Rutene Tuapona.	Mihi Mere Tutapu.	Hirini Huatai.	Tainui Erena.
Hori Pomana.	Hariata Kaiora.	Maraea Waka Kereru.	Materoa te Waara.
Hone te Ota.	Henare Tutapu.	Tangi Tainguru.	Ehepera te Toha.
Mamera Pakiaka.	Hera Tutapu.	Ereatara Waikawa.	Takere Turangi.
Heni Puakanga.	Kauria Tahataha, <i>alias</i>	Te Keepa Tainguru.	Te Rua.
Arapera Maanu.	Tutapu.	Mikaera Parekeiha.	Te Ringa te Rupa.
Te Keena Maanu.	Heni Matuarakau.	Rahafuhi te Roto.	Peti Hukinga.
Emera Maanu.	Mere Kaweiwi.	Harata Nehu.	Kate.
Hataraka Waiiau.	Harata te Ohuka.	Kere Motihe.	Tawhirinatea.
Hoera Hape.	Wiremu Apanui.	Nepia te Atu.	

In unequal shares according to their respective interests.

MAORI LAND ADMINISTRATION NOTICE.

Meeting of the Maniapoto-Tuwharetoa District Maori Land Board.

Auckland, 29th 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 Tuesday, the 7th day of July, 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.	Name of Maori Lessors.
141	M.T. 08/152	F. L. Ward (by his solicitor, J. W. Gittos)	Rangitoto A No. 47	Aohau Ngawiki and others.
142	M.T. 08/153	Gabriel Elliott (agent for George Petrie)	Karuotewhenua B No. 1
143	M.T. 08/154	Gabriel Elliott (agent for Thomas Houghton)	Aorangi B No. 3A

APPLICATION FOR ISSUE OF RECOMMENDATION TO HIS EXCELLENCY THE GOVERNOR FOR REMOVAL OF RESTRICTIONS.

No.	No. of Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.
144	M.T. 08/151	Albert S. Board (by his solicitors, Wynyard and Purchas)	Hauturu East No. 2, Section 3A ..	Sale.

BANKRUPTCY NOTICES.

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

In the matter of "The Bankruptcy Act, 1892"; and in the matter of Otto Felix Samuels, of Auckland, in New Zealand, Commercial Traveller, and of Frances Marie Samuels, of Auckland aforesaid, wife of the said Otto Felix Samuels, debtors.

By an order of the above-mentioned Court, dated the 25th day of June, 1908, I have been appointed Interim Receiver and Manager of the respective estates of the above-named debtors, OTTO FELIX SAMUELS and FRANCES MARIE SAMUELS, and their respective businesses and properties have passed into my possession.

Claims with full particulars attached should be forwarded to me forthwith.

E. GÉRARD,
Official Receiver.

Auckland, 26th June, 1908.

In Bankruptcy.

In the estate of NORMAN LINDSAY REID, of Wanganui, Jeweller.

A FIRST and final dividend, of 6s. 3d. in the pound, on all proved accepted claims is now payable at my office.

W. RODWELL,
Deputy Official Assignee.

Wanganui, 25th June, 1908.

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

NOTICE is hereby given that JOSEPH INGLEY, of Dannevirke, Stock-dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 6th day of July, 1908, at 2 o'clock p.m.

NORMAN L. GURR,
Deputy Official Assignee.

25th June, 1908.

In Bankruptcy.

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

- Estate of H. C. CULLEN, of Feilding, Storekeeper: Second and final dividend, of 1s.
 - Private estate of A. R. MUSGROVE, of Feilding, Stock-dealer: First and final dividend, of 6s. in the pound.
- Promissory notes must be produced for indorsement.

G. J. SCOTT,
Deputy Official Assignee.

Palmerston North, 22nd June, 1908.

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

NOTICE is hereby given that SVERRE SORENSEN, of Feilding, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Feilding, on Monday, the 5th day of July, 1908, at 1 o'clock.

G. J. SCOTT,
Deputy Official Assignee.

Palmerston North, 24th June, 1908.

In Bankruptcy.

NOTICE is hereby given that JOHN GRIEVE BALL, of Masterton, Stock Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, at Masterton, on Wednesday, the 1st day of July, 1908, at 11 o'clock a.m.

W. B. CHENNELLS,
Deputy Official Assignee.

Masterton, 25th June, 1908.

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

NOTICE is hereby given that MAURICE ZIMAN, of Lower Hutt, Poultry-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 7th day of July, 1908, at 11 o'clock a.m.

ALEXR. SIMPSON,
Official Assignee.

Wellington, 30th June, 1908.

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

NOTICE is hereby given that WILLIAM SCADDEN, of Blenheim, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Blenheim, on the 13th day of July, 1908, at 3 o'clock.

R. WANDEN,
Deputy Official Assignee.

29th June, 1908.

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

NOTICE is hereby given that WILLIAM JOHN MCCrackEN, of Christchurch, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 1st day of July, 1908, at 11 o'clock.

J. EVANS,
Acting Official Assignee.

24th June, 1908.

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

NOTICE is hereby given that RICHARD THOMAS LEES, of Christchurch, Solicitors' Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 6th day of July, 1908, at 11 o'clock.

J. EVANS,
Acting Official Assignee.

29th June, 1908.

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

NOTICE is hereby given that JOHN EDWARD THOMPSON, of Alexandra South, Miner, was on the 12th instant adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Alexandra South, on the 7th day of July, 1908, at 12 o'clock noon.

CYRIL E. GUDGEON,
Deputy Official Assignee.

Queenstown, 26th June, 1908.

MINING NOTICES.

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.

633

IN pursuance of "The Companies Act, 1903," notice is hereby given that the office or place of business in New Zealand of the NEW DAY DAWN AND NORFOLK MINES (LIMITED), a company duly incorporated in England, is at No. 105 Victoria Arcade, Queen Street, in the City of Auckland, where legal process of any kind may be served upon the said company and notices of any kind may be addressed or delivered.

M. J. LYNCH,
Attorney in New Zealand of the New Day Dawn and Norfolk Mines (Limited).

640

LAND TRANSFER ACT NOTICES.

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.

4507. **FREDERIC AUGUSTUS WHITAKER.**—Northern moiety of Allotment 14, Section 7, Small Lots, Howick, containing 18 acres 1 rood 32 perches. Occupied by Applicant.

4581. **ELIZABETH HASTIE.**—Allotment 4 and part Allotment 13, Section 36, Town of Onehunga, containing 1 acre 2 roods 1 perch. Occupied by Applicant and tenant.

4595. **CHARLES EDWARD RENNERT.**—Allotments 3, 38, and 123, Suburban Section 1, Parish of Pukekohe, containing together 11 acres 1 rood 35 perches. Unoccupied.

4658. **ANNIE MARIA GOLDSBURY.**—Part of Allotment 7, Section 47, Village of Onehunga, containing 1 rood 7 perches. Occupied by Applicant.

4657. **WILLIAM WARD BAKER.**—Part of Allotment 1, Section 21, City of Auckland, containing 7 perches, together with right of way appurtenant thereto. Occupied by tenant.

4667. **JOHN COOK.**—Part of Allotment 7, Section 47, Town of Onehunga, containing 35.4 perches. Occupied by Applicant.

4671. **GEORGE MICHAEL LENIHAN.**—Lots 27, 28, 29, and 30 of Allotment 30, Section 8, Suburbs of Auckland, containing 2 acres and 7 perches. Occupied by Dennis Gilmore MacDonnell.

Diagrams may be inspected at this office.

Dated this 26th day of June, 1908, at the Lands Registry Office, Auckland.

658

EDWIN BAMFORD,
District Land Registrar.

APPPLICATION having been made to me for the issue of a provisional certificate of title for Lots 1 and 8, Deposited Plan 333, part of the Heretaunga Block 28x, all the land in Register-book, Vol. 23, folio 178, whereof one **EDWARD WILLIAM KNOWLES** is the registered proprietor, and evidence of the loss of the original certificate having been lodged, I hereby give notice that I will issue such provisional certificate unless caveat be lodged forbidding the same on or before the 16th day of July, 1908.

Dated at the Lands Registry Office, Napier, the 24th day of June, 1908.

652

THOS. HALL,
District Land Registrar.

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 3rd day of August, 1908.

1350. Applicant, **WILLIAM GEORGE WHITE.**—1 rood 0.4 perch, Town Section 95, Town of Napier. In occupation of Martha Gulbrandsen.

Diagram may be inspected at this office.

Dated this 29th day of June, 1908, at the Lands Registry Office, Napier.

662

THOS. HALL,
District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless caveat be lodged forbidding the same on or before the 3rd day of August, 1908.

Application 4182. **CHARLES FREDERICK VALANCE, JOHN STRANG, WILLIAM PERRY, QUENTIN DONALD, AND RODERICK GRAY.**—163 acres 3 roods 23.2 perches, part Section 33, Masterton Small-farm Settlement, and part Section 43, Manaia Block. Occupied partly by James Edward Snell and balance unoccupied.

Diagrams may be inspected at this office.

Dated this 1st day of July, 1908, at the Lands Registry Office, Wellington.

665

J. M. BATHAM,
District Land Registrar.

APPPLICATION having been made to me to register a re-entry by the School Commissioners for the Wellington Provincial District as lessors under Memorandum of Lease 6649, affecting Section 9, Block XIII, Township of Taihape, comprised in certificate of title, Register-book,

Vol. 105, folio 246, of which **WILLIAM HARVEY** is the registered lessee, I hereby give notice that I will register the re-entry as requested unless caveat be lodged forbidding the same on or before the 3rd day of August, 1908.

Dated this 1st day of July, 1908, at the Lands Registry Office, Wellington.

666

J. M. BATHAM,
District Land Registrar.

APPPLICATION having been made to me to register a re-entry by the School Commissioners for the Wellington Provincial District as lessors under Memorandum of Lease 6135, affecting Section 7, Block VI, Township of Mataroa, comprised in certificate of title, Register-book, Vol. 127, folio 170, of which **JAMES ALEXANDER OLIVER** is the registered lessee, I hereby give notice that I will register the re-entry as requested unless caveat be lodged forbidding the same on or before the 3rd day of August, 1908.

Dated this 1st day of July, 1908, at the Lands Registry Office, Wellington.

667

J. M. BATHAM,
District Land Registrar.

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 within one month from the date of the *Gazette* containing this notice.

1421. **JOHN WILLIAM TREACHER.**—105 acres 1 rood 22 perches, parts of Sections VII, 21a, and 76, Suburban North. Occupied by Andrew Stagg.

Diagram may be inspected at this office.

Dated this 29th day of June, 1908, at the Lands Registry Office, Nelson.

661

W. W. DE CASTRO,
Assistant 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.

10787. **HARRIET JANE NEILSON.**—1 acre and 8 perches, part of Rural Section 60, Block X, Christchurch Survey District. Occupied by the Applicant and a weekly tenant.

10789. **LAVRINE DORTHEA RUGSTED.**—1 rood 3.6 perches, Lot 134, Plan 2374, part of Rural Section 243r, St. Albans Ward, City of Christchurch. Unoccupied.

10792. **JAMES WILLIAM TULETT.**—5 acres and 2 perches, part of Rural Section 224, Block VII, Christchurch Survey District. Unoccupied.

Diagrams may be inspected at this office.

Dated this 30th day of June, 1908, at the Lands Registry Office, Christchurch.

664

G. G. BRIDGES,
District Land Registrar.

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

2906. **FREDERICK LEGGE.**—3 roods 30 poles, Allotments 1 and 2, Block XI, Township of Gladstone.

Diagram may be inspected at this office.

Dated this 27th day of June, 1908, at the Lands Registry Office, Invercargill.

663

C. E. NALDER,
District Land Registrar.

PRIVATE ADVERTISEMENTS.

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.

621

GEO. A. DOUGALL,
Attorney.

THE PUBLIC WORKS ACT.

MASTERTON BOROUGH COUNCIL.

NOTICE is hereby given of the intention of the Masterton Borough Council to take, under the provisions of the Public Works Act, for the purposes of street-widening, certain lands situate within the administrative area of the Borough of Masterton, and forming part of Section 8, Masterton Small-farm Block (Block I, Otahoua Survey District), which said lands are more particularly described in the Schedule hereunder; that a plan showing the said lands, together with the names of the owners and occupiers thereof so far as the same are known, is upon deposit at the offices of the said Council, Chapel Street, Masterton, there open to public inspection during usual office hours; that the said Council hereby call upon all persons affected or likely to be affected by the taking of the said lands to set forth in writing any well-grounded objection or objections to the taking of the said lands for the purposes aforesaid, and to send such writing to the Masterton Borough Council within forty days of the date of the publication hereof. And further notice is hereby given that upon receipt of any such objection or objections as aforesaid the said Council will appoint a time and place for the consideration thereof, of which due notice will be given.

The Schedule referred to.

Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	Part of Lot (Section 8)	Area thereabouts.
Mason, T. G.	Mason, T. G.	Mason, T. G.	3, 7, 9, 11, 13, 15, 17, part 19	A. B. P. 0 0 18.1 0 1 12.5 0 0 2.4 0 0 2
Wilton, W. C.	Wilton, W. C.	Wilton, W. C.	Part 19	0 0 5.3 0 0 3.5
Mason, T. G.	Mason, T. G.	Mason, T. G.	21	0 0 1.7 0 0 0.9
Allen, Margaret	Allen, Margaret	Allen, Margaret	Part 23	0 0 2.8 0 0 1.3
Allen, Robert	Allen, Robert	Allen, Robert	Part 23	0 0 8.1 0 0 2.9
Mason, T. G.	Mason, T. G.	Mason, T. G.	Part 23, 25	0 0 14.9 0 0 2.8
Wagg, Thomas	Wagg, Thomas	Wagg, Thomas	27, 29	0 0 17.4 0 0 0.2
Betty, William	Betty, William	Betty, William	31, 33	0 0 4.6 0 0 4.8
Allsworth, Emily	Allsworth, Emily	Allsworth, Emily	Part 34	0 0 25.5 0 0 25.4
Allsworth, W. H., jun.	Allsworth, W. H., jun.	Allsworth, W. H., jun.	Part 34	0 0 21.7 0 0 18.4
Harris, Walter	Harris, Walter	Harris, Walter	35, 36	0 0 11.3 0 0 12.5
Billington, Mrs. J.	Billington, Mrs. J.	Billington, Mrs. J.	32	0 0 4.4 0 0 5.2
Allsworth, W. H., jun.	Allsworth, W. H., jun.	Allsworth, W. H., jun.	30	0 0 29 0 1 4.1
Irons, William	Irons, William	Irons, William	Part 28	0 0 1.7 0 0 3.5
McElwaine	McElwaine	McElwaine	Part 28	0 0 1.6 0 0 3.5
Bannister, Thomas	Bannister, Thomas	Bannister, Thomas	26, 24, 22, 20	0 0 1.5 0 0 3.5
Keeble, William	Keeble, William	Keeble, William	Part 18	0 0 1.4 0 0 3.5
McEwan, E. G.	McEwan, E. G.	McEwan, E. G.	Part 18	0 0 1.3 0 0 1.6
Jenkins, R.	Jenkins, R.	Jenkins, R.	Parts 18, 16	0 0 4.5 0 0 1.4
Brassell, H. B.	Brassell, H. B.	Brassell, H. B.	Part 16	0 0 2.3 0 0 8.8
Sowman, C. E.	Sowman, C. E.	Sowman, C. E.	Part 16	0 0 0.6 0 0 4.3
Exell, Edwin	Exell, Edwin	Exell, Edwin	14	0 0 0.5 0 0 4.5
Nathan, D. J.	Nathan, D. J.	Nathan, D. J.	12	0 0 1.4 0 0 4.4
Macara, James	Macara, James	Macara, James	10	0 0 2.3 0 0 8.8
Thoumine, W.	Thoumine, W.	Thoumine, W.	Part 8	0 0 0.6 0 0 4.3
Hooper, J. R.	Hooper, J. R.	Hooper, J. R.	Part 8	0 0 0.5 0 0 4.5
Woodley, E. E.	Woodley, E. E.	Woodley, E. E.	Part 4	0 0 0.5 0 0 6.5
Blockley, J. H.	Blockley, J. H.	Blockley, J. H.	Part 4	0 0 0.2 0 0 6.6

By order.

(Signed) WM. T. MANSFIELD,
Acting Town Clerk.

Council Chambers, Chapel Street, Masterton.
Dated this 18th day of June, 1908.

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

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

NOTICE is hereby given that the Partnership heretofore subsisting between THOMAS SOUTHWORTH and FREDERIC SHEFFIELD PETERS, both of Christchurch, Cabinetmakers, carrying on business at Salisbury Street, Christchurch, under the style or firm of "Southworth and Peters," has been dissolved as from the 31st day of May, 1908; and that the said business will continue to be carried on by the said Thomas Southworth, who will pay all liabilities of the late firm and to whom all accounts should be paid. The said Frederic Sheffield Peters is carrying on business on his own account at No. 117 Peterborough Street, Christchurch.

Dated at Christchurch, this 23rd day of June, 1908.

F. S. PETERS.
THOS. SOUTHWORTH.

Signed by the said Thomas Southworth and Frederic Sheffield Peters in the presence of—J. H. Upham, Solicitor, Christchurch.

653

I, JOHN STUART HISLOP, Acting-Manager of the Perpetual Trustees Estate and Agency Company of New Zealand (Limited), do solemnly and sincerely declare—

1. That the liability of members is limited.
2. That the capital of the company is £106,250, divided into 25,000 shares of £4 5s.
3. That the number of shares issued is 25,000.
4. That calls to the amount of 7s. 6d. per share have been made, under which the sum of £9,375 has been received.
5. That the amount of all moneys paid on account of estates under administration during the half-year ending 30th day of April, 1908, is £46,986 11s. 7d.
6. That the amount of all moneys paid on account of estates under administration during the half-year ending 30th day of April, 1908, is £42,735 9s. 4d.
7. That the amount of the balance held to the credits of estates under administration during the half-year ending 30th day of April, 1908, is £8,902 18s. 11d.
8. That the liabilities of the company on the 1st day of May last were debts owing to sundry persons by the company, viz.: On judgment, nil; on specialty, nil; on notes or bills, nil; on simple contracts, £16,706 8s.; on estimated liabilities, nil.
9. That the assets of the company on that date were: Government securities, £3,000; bills of exchange and promissory notes, nil; other securities, £26,481 12s. 2d.; cash at banker's and on deposit, £7,043 10s. 10d.

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

J. S. HISLOP.

Declared by the said John Stuart Hislop, at Dunedin, this 23rd day of June, 1908, before me—John Angus, a Justice of the Peace in and for the Dominion of New Zealand.

654

I, WILLIAM LAURENCE SIMPSON, Manager of the Trustees, Executors, and Agency Company of New Zealand (Limited), do hereby solemnly and sincerely declare,—

1. That the liability of the company is limited.
2. That the capital of the company is £50,000, divided into 10,000 shares of £5 each.
3. That the number of shares issued is 10,000.

4. That calls to the amount of £1 per share have been made, from which the sum of £10,000 has been received.

5. That the amount of money received as executor of estates under administration for the six months to 31st March, 1908, was £21,367 4s. 2d.

6. That the amount of money paid as executor of estates under administration for the six months to 31st March, 1908, was £22,359 10s. 6d.

7. That the amount of money held as executor to the credit of estates under administration was at 31st March, 1908, £11,069 4s. 5d.

8. That the amount remaining in the company's hands at 31st March, 1908, to the credit of estates for which the company is executor, co-executor, trustee, or co-trustee, which sum is represented by either cash or securities, or both, was £1,142,941 11s.

9. That the liabilities and assets of the company in terms of its balance-sheet were at 31st March, 1908, as follows:—

LIABILITIES.

Capital—10,000 shares of £5 each	£	s.	d.	£	s.	d.
..	50,000	0	0			
Less £4 per share uncalled	40,000	0	0			
				10,000	0	0
Reserve Fund	10,000	0	0
Balances due by the company	13,485	6	3
Balance of profit and loss	2,382	11	4
				£35,867	17	7

ASSETS.

Deposits in banks, mortgages, land, and debentures	£	s.	d.	£	s.	d.
..	20,538	13	4
Balances due to the company	7,054	7	10			
Office furniture and stationery	102	12	6			
Interest and commission accrued	278	5	8			
				7,435	6	0
Cash in banks on special accounts	1,527	9	9			
Cash in banks on company's current account	6,366	8	6			
				7,893	18	3
				£35,867	17	7

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

W. LAURENCE SIMPSON.

Declared this 25th day of June, 1908, before me—Spencer Brent, a Solicitor of the Supreme Court of New Zealand.

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OTAMATEA COUNTY.

BY-LAWS.

IN pursuance of the powers vested in it by "The Counties Act, 1886," "The Counties Vehicle Licensing Act, 1893," and "The Public Works Act, 1905," and the amendments thereof, and every other power enabling it, however conferred, the County Council of the County of Otamatea doth hereby by a special order made by a resolution of the Council passed at a special meeting thereof convened for that purpose on the 9th day of March, 1908, publicly notified in the *Auckland Weekly News* on the 19th and 26th March, and the 2nd and 9th April, 1908, and confirmed on the 13th day of April, 1908, and sealed with the seal of the body corporate called "The Chairman, Councillors, and Inhabitants of the Otamatea County," make the following by-laws for the said county, to come into force on the 1st day of November, 1908:—

BY-LAWS TO REGULATE THE TRAFFIC UPON MAIN AND COUNTY ROADS AND TO PROTECT THE WHARVES AND BRIDGES WITHIN THE COUNTY.

By-laws No. 1.

TRAFFIC ON MAIN AND COUNTY ROADS.

1. In the construction of this by-law "heavy traffic" means heavy traffic as defined by section 139 of "The Public Works Act, 1905." "County" means the County of Otamatea. "Council" means the County Council of the County of Otamatea.

2. The width of the tires of the wheels of all vehicles and machines driven or conducted upon the roads, bridges, or culverts under the care, control, or management of the Council within the county shall be in proportion to the weight of the vehicle or machine (together with its load) according to the following scale:—

(1.) In respect of vehicles or machines having not more than one pair of wheels:—

- (a.) Where the net weight exceeds 10 cwt. but does not exceed 15 cwt., not less than 2½ in.
- (b.) Where the net weight exceeds 15 cwt. but does not exceed 25 cwt., not less than 3 in.
- (c.) Where the net weight exceeds 25 cwt. but does not exceed 30 cwt., not less than 4 in.
- (d.) Where the net weight exceeds 30 cwt., not less than 6 in.

(2.) In respect of vehicles or machines having more than one pair of wheels:—

- (a.) Where the net weight exceeds 12 cwt. but does not exceed 15 cwt., not less than 2 in.
- (b.) Where the net weight exceeds 15 cwt. but does not exceed 25 cwt., not less than 2½ in.
- (c.) Where the net weight exceeds 25 cwt. but does not exceed 30 cwt., not less than 3 in.
- (d.) Where the net weight exceeds 30 cwt. but does not exceed 40 cwt., not less than 4 in.
- (e.) Where the net weight exceeds 40 cwt. but does not exceed 60 cwt., not less than 6 in.
- (f.) Where the net weight exceeds 60 cwt., not less than 8 in.

3. No person shall drive or conduct over any bridge or culvert under the care, control, or management of the Council any machine or vehicle of a greater weight (inclusive of the load thereon) than 40 cwt., unless with the express consent in writing of the Council first had and obtained.

4. No person shall drive or conduct, or permit to be driven or conducted, upon any road within the county any vehicle containing gravel, broken stone, sand, timber, wool, or bricks, or flax, or flax-fibre dressed, without having the correct weight of such vehicle (exclusive of its load) marked on the near or left-hand side of such vehicle in legible letters and figures of at least 1 in. in length and proportionate breadth under a penalty not exceeding £20.

5. In regard to the following articles, the weight of any oad shall be ascertained by measurement or computation according to the following scale:—

Gravel, broken stone, or sand, 1 cubic yard shall equal 1½ 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 oats sheaf chaff	"	1 ton.
12 " potatoes	"	1 ton.
10 " wheat	"	1 ton.
14 " oats	"	1 ton.
1 cord of firewood	"	1½ tons.
1 cubic yard of coal	"	1 ton.

6. The driver of any vehicle or machine shall, upon the request of any person authorised in that behalf by the Council, give such information as may be required as to the load or contents thereof, and the quantity, weight, size, or measurement of the same, and shall do such acts for the purpose of enabling the same to be ascertained as such authorised person requires. Any person committing a breach of this section shall be liable to a penalty not exceeding £5.

7. No person shall drive or conduct over any road, bridge, or culvert under the care, control, or management of the said Council within the county any trolley unless such trolley shall conform to the following conditions, that is to say:—

The tires of the wheels of such trolley shall be not less than 2½ in. in width, and there shall be fastened on to the front part of such trolley by a swivel allowing of free action a sledge 2 ft. wide with runners not less than 4 in. in width.

8. No person shall conduct or cause to be conducted any heavy traffic over or upon any roads or road within the county during the months of May, June, July, August, and September in any year.

9. No person shall drive over, across, or along any public road within the county after sunset or before sunrise any vehicle, unless such vehicle shall have at least one light fixed and properly burning on the off or right-hand side of such vehicle and on the right-hand side of the driver thereof, and any person who shall so drive any such vehicle without such light burning in breach of this by-law shall be liable, on conviction, to forfeit and pay such sum not exceeding £2 as the convicting Justices shall think fit.

10. No person shall leave or allow to remain upon any road within the county any logs or timber, stone, or other obstruction so that such logs, timber, or stone shall be a source of danger to the public, or shall delay, impede, or obstruct the passage of any person, horse, or vehicle over such road.

11. Any person committing a breach of any of the foregoing provisions where no other penalty is hereinbefore provided shall be liable to a penalty not exceeding £5.

WHARVES AND BRIDGES.

12. No person shall attach any log or logs, timber, or raft to any wharf or bridge under the control or management of the said Council, or allow the same to remain unattached against such a wharf or bridge, unless with the express consent in writing of the said Council for that purpose first had and obtained.

13. Any person who shall by any act or omission commit a breach of this by-law shall be liable, upon conviction, to forfeit and pay such sum not exceeding £5 as the convicting Justices shall think fit.

The common seal of the body corporate of the Chairman, Councillors, and Inhabitants of the County of Otamatea was affixed to the foregoing by-laws, this 13th day of April, 1908, in the presence of—

W. HEATHCOTE JACKMAN,
Chairman.

(L.S.) J. COATES,
W. O. THOMPSON,
Councillors.

H. C. HEMPHILL,
County Clerk.

OTAMATEA COUNTY.

BY-LAWS.

In pursuance of the powers vested in it by "The Counties Act, 1886," "The Counties Vehicle Licensing Act, 1893," and "The Public Works Act, 1905," and the amendments thereof, and every other power enabling it, however conferred, the County Council of the Otamatea County doth hereby by a special order made by a resolution of the Council passed at a special meeting thereof convened for that purpose on the 9th day of March, 1908, publicly notified in the *Auckland Weekly News* on the 19th and 26th March, and the 2nd and 9th April, 1908, and confirmed on the 13th day of April, 1908, and sealed with the seal of the body corporate called "The Chairman, Councillors, and Inhabitants of the Otamatea County," make the following by-laws for the said county, to come into force on the first day of November, 1908:—

BY-LAWS TO PROVIDE FOR THE LICENSING OF VEHICLES PLYING FOR HIRE WITHIN THE COUNTY.

By-laws No. 2.

1. No vehicle shall ply for hire for the carriage of passengers or goods, nor be let out for hire, within the county unless the same shall be duly licensed by the said Council so to ply or be let out.

2. Any person being the owner or one of the owners of any vehicle, and being desirous of obtaining a license so to ply for hire or to let out such vehicle, shall make application therefor to the Council in writing. Every such application shall state the name of such person and of every owner of such vehicle, the nature of such vehicle, its carrying-capacity for passengers or goods, as the case may be, and whether such license is required for the carriage of passengers or of goods.

3. The said Council may thereupon grant to such person a license in the form in the Schedule hereto, such license to continue in force until the 31st day of December next after the date upon which it might have been granted. Every such license shall specify the name of every owner of the vehicle in respect of which it is issued, the number of the license, the number of passengers, or the quantity or weight of goods which may be carried in such vehicle, and shall sufficiently describe the vehicle in respect of which it is issued, and shall state clearly whether such vehicle is licensed to ply for the carriage of passengers or goods.

4. There shall be paid to the said Council for the licensing of vehicles the following sums, that is to say:—

	Per Annum.
For every 'bus, coach, or stage carriage plying for hire between any points in the Otamatea County with two or more horses ..	£ s. d. 3 0 0
For every motor-car plying for hire or otherwise within the said county ..	5 0 0
For every dray, wagon, or trolley drawn by more than two horses ..	3 0 0
For every dray, wagon, or trolley drawn by two horses ..	2 10 0
For every wagon or trolley drawn by a single horse ..	1 0 0
For any other vehicle not provided for in the above scale ..	1 0 0

Provided that the fee for any license granted as aforesaid between the 1st day of April and the 30th day of June in any year shall be three-quarters the annual license fee, for every license granted between the 1st day of July and the 30th day of September in any year shall be one-half the annual

license fee, and for every license granted between 1st October and 31st December in any year shall be one-quarter the annual license fee: Provided further that no fees shall be payable by employees of the Council engaged on work for the Council.

5. The owner of every vehicle licensed under this by-law shall cause to be painted or marked in some conspicuous place on such vehicle upon the off or right-hand side, in legible letters and figures of at least 1 in. in length and of proportionate breadth, the name of such owner, the number of the license granted therefor, and, if such vehicle be licensed to ply for hire for the carriage of passengers, the number of persons which according to the license may be carried by such vehicle, at length, in the following form:—

"Licensed to carry passengers," or, if such vehicle be licensed to ply for the carriage of goods, the words "Licensed to carry goods."

6. In case any vehicle licensed as aforesaid shall not be kept and maintained in a condition fit, in the opinion of the Council, for public use, or in case the owner of any such vehicle shall commit any breach of the terms of this by-law, the said Council shall have power, in addition to any other penalties to which such person may render himself liable under this by-law, to suspend or annul at their discretion the license granted to such person in respect of such vehicle.

7. Any person who shall by any act or omission commit a breach of this by-law shall be liable, upon conviction, to forfeit and pay such sum not exceeding £5 as the convicting Justices shall think fit.

SCHEDULE.

By-law No. 2.

No.

OTAMATEA COUNTY.

WHEREAS, of , the owner of a certain vehicle, to wit, a , having wheels, and having carrying-capacity for , did on the day of , 190 , apply to the Council of Otamatea County to license the said vehicle to ply for hire for the carriage of within the county until the 31st day of December, 190 : And whereas the said has paid the sum of , being the sum payable to the county in respect of this license: Now, these presents witness that the said Council do hereby license the said vehicle to ply for hire for the carriage of within the county until the 31st day of December, 190 .

As witness my hand, this day of , 190 .

, County Clerk.

The common seal of the body corporate of the Chairman, Councillors, and Inhabitants of the County of Otamatea was affixed to the foregoing by-laws, this 13th day of April, 1908, in the presence of—

W. HEATHCOTE JACKMAN,
Chairman.

J. COATES,
W. O. THOMPSON,
Councillors.

(L.S.)

H. C. HEMPHILL,
County Clerk.

OTAMATEA COUNTY.

BY-LAWS.

In pursuance of the powers vested in it by "The Counties Act, 1886," "The Counties Vehicle Licensing Act, 1893," and "The Public Works Act, 1905," and the amendments thereof, and every other power enabling it, however conferred, the County Council of the Otamatea County do hereby by a special order made by a resolution of the Council passed at a special meeting thereof convened for that purpose on the 9th day of March, 1908, publicly notified in the *Auckland Weekly News* on the 19th and 26th March, and the 2nd and 9th April, 1908, and confirmed on the 13th day of April, 1908, and sealed with the seal of the body corporate called "The Chairman, Councillors, and Inhabitants of the Otamatea County," make the following by-laws for the said county, to come into force on the 1st day of November, 1908:—

BY-LAWS TO PROVIDE FOR THE LICENSING OF PEDLARS AND HAWKERS WITHIN THE COUNTY.

By-laws No. 3.

1. For the purposes of this by-law the term "pedlar" shall be taken to mean and include every pedlar, petty chapman, tinker, caster of metals, mender of chairs, and every person who without any horse or beast bearing or drawing a burden travels from place to place or to other men's houses carrying to sell, exposing or offering for sale, any goods, wares, or merchandise; and the term "hawker" shall be taken to mean and include every pedlar, petty chapman, tinker, caster of metals, mender of chairs, and every person who with horse or other beast bearing or drawing burden travels and

trades from place to place or to other men's houses carrying to sell, or exposing or offering for sale, any goods, wares, or merchandise, either in any public thoroughfare or at private houses, or carrying and exposing any samples or patterns of any goods, wares, or merchandise afterwards to be delivered, or procuring orders for goods, wares, or merchandise immediately to be delivered, or selling or offering for sale his skill in handicraft: Provided always that nothing in this by-law contained shall render it necessary for a license to be obtained by the following persons as such, that is to say:—

- (1.) Commercial travellers, or other persons selling or seeking orders for goods, wares, or merchandise, to or from persons who are dealers therein, or selling or seeking orders for books as agents authorised in writing by the publishers of such books.
- (2.) Fishermen or persons employed by them hawking or selling fish.
- (3.) Butchers selling meat or offering the same for sale, bakers selling bread or offering the same for sale, or milkmen selling milk or offering the same for sale in the ordinary course of their trades.

2. No person shall trade or act as a pedlar or hawker in the Otamatea County without being licensed by the said Council so to do as hereinafter provided.

3. Every person who shall desire to obtain a license under this by-law shall make application in writing to the said Council, and shall state his full name and usual place of abode, and the nature of the license sought to be obtained. The said Council may thereupon grant a license in the form in the Schedule hereto to such person to trade or carry on business as a pedlar or hawker, such license to continue in force until the 31st day of December next following after the date thereof, and may require such person to give such security for good behaviour during the currency of the license and to adduce such evidence of fitness and good character as the said Council shall think fit.

4. There shall be paid to the said Council for every such license as aforesaid the sum of £1: Provided that the fee for any license granted as aforesaid between the 1st day of April and the 30th day of June in any year shall be three-quarters the annual license fee, for every license granted between the 1st day of July and 30th day of September in any year shall be one-half the annual license fee, and for every license granted between 1st day of October and 31st day of December in any year shall be one-quarter the annual license fee.

5. Every pedlar or hawker having obtained such license as aforesaid shall at any time on demand thereof being made to him by any Justice of the Peace, or constable, or officer of the County Council, or by any person to whom he shall within twenty-four hours previously have sold or offered to sell any goods, produce and show to such Justice of the Peace, or constable, or officer, or other person, his said license.

6. No licensed person shall lend, let out, hire, or give his license to any person for the purpose of enabling such person to trade or act as a licensed pedlar or hawker.

7. If any person licensed as aforesaid shall be convicted of any felony or misdemeanour, or of any offence against the provisions of this by-law, or of any offence punishable on summary conviction, or for any other good or sufficient cause, the Council may cancel the license issued or granted to such person, and thereupon such license and all the rights of the license thereunder shall absolutely cease and determine.

8. Any person who shall by any act or omission commit a breach of this by-law shall be liable, upon conviction, to forfeit and pay such sum not exceeding £5 as the convicting Justices shall think fit.

SCHEDULE.

By-law No. 3.

PEDLAR'S OR HAWKER'S LICENSE.

WHEREAS the application of , of , for a pedlar's [hawker's] license has been duly granted: And whereas the said has paid the sum of as the fee for the same: Now, he, the said , is hereby licensed to trade and act as and to carry on the business of a pedlar [or hawker] within the Otamatea County until the 31st day of December next.

Dated at, &c.

, County Clerk.

The common seal of the body corporate of the Chairman, Councillors, and Inhabitants of the County of Otamatea was affixed to the foregoing by-laws this, 13th day of April, 1908, in the presence of—

W. HEATHCOTE JACKMAN,
Chairman.

(L.S.)

J. COATES,
W. O. THOMPSON,
Councillors.
H. C. HEMPHILL,
County Clerk.

MEDICAL REGISTRATION.

I FRANK LOCKWOOD ATKINSON, Bachelor of Medicine, Bachelor of Surgery, University of Edinburgh, now residing in Auckland, hereby give notice that I intend applying on the 27th 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 at Auckland.

F. L. ATKINSON, M.B., Ch.B.

Dated at Auckland, 27th June, 1908. 657

In the matter of the Akitio Totara Sawmilling Company (Limited).

AT a special general meeting of the members of the above company, duly convened, and held at the office of Barraud and Abraham (Limited), in Rangitikei Street, on the 9th day of May, 1908, the following special resolutions were duly passed: "That this company be wound up voluntarily," and "That L. A. ABRAHAM and H. M. SIMMONDS be appointed Liquidators."

At a special general meeting of the members of the same company, duly convened, and held at the office of Mr. Gordon Lloyd, Solicitor, Dannevirke, on the 25th day of May, 1908, the aforesaid special resolutions were duly confirmed.

Dated this 25th day of May, 1908.

659 L. A. ABRAHAM, Chairman.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership which has for some time past been carried on by ERNEST PRIOR HORNE and JOHN THOMSON, under the firm of "Horne and Thomson," at Hastings, in the trade or business of Plumbers, was dissolved by mutual consent as on the 23rd day of June, 1908.

E. HORNE.

Witness to the signature of Ernest Prior Horne—W. J. White, Solicitor, Hastings. JOHN THOMSON.

Witness to the signature of John Thomson—W. J. White, Solicitor, Hastings. 660

I BERNARD MOORE SAMPSON, Licentiate of the Royal College of Physicians, London, 1903, Member of the Royal College of Surgeons, England, 1903, and now residing at Dunedin, do hereby give notice that I intend to apply, on the 23rd day of July, 1908, to have my name placed on the Medical Register of the Dominion of New Zealand, and that I have deposited the evidence of my qualifications at the office of the Registrar of Births, Deaths, and Marriages.

Dated at Dunedin, this 23rd day of June, 1908.

BERNARD MOORE SAMPSON,

668 L.R.C.P. (Lond.), M.R.C.S. (Eng.).

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Director : MR. J. E. STEVENS.

FOR Deaf Children of sound intellect. The pupils are taught to use and understand ordinary speech. The full charge for board and education is £40 a year, but less is accepted from parents who cannot afford to pay this amount. In case of necessity admission is free.

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Hot-springs Reserves brought under the Tourist and Health Resorts Control Act	1779
Increasing Area of, that may be acquired by Lessee	1777
Modifying Harbour Foreshore License	1781
National Endowment, for Selection	1786
Native, taken for a Public Cemetery	1775
Notices under the Unclaimed Lands Act	1800
Permanently reserved	1784
Proclaiming and closing Roads	1771
Prohibiting all Private Alienation of certain Native Reservations under the Scenery Preservation Amendment Act	1777
Removing Restrictions against Alienation of Native Land	1783
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Taking and Laying-off of Road	1797
Temporarily reserved for a Public Recreation-ground	1785
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MISCELLANEOUS -

Assistant Surveyors promoted	1789
Black Swan may be taken or killed in County of Chatham Islands	1786
Branding Registration Districts reconstituted, and Registrars and Registration Offices appointed	1786
Civil Service Junior Examination: Regulation	1781
Clerk resigned	1788
Commissioner of the Supreme Court appointed	1801
Disestablishment of District High School, and Establishment of a High School	1798
Extension of Time for the Employment of a Temporary Officer	1778
Fire District to cease to be a Fire District	1778
First Meeting of Gisborne Fire Board	1793
Forbidding the Registering, Forwarding, or Delivery of Postal Correspondence, &c.	1795
Industrial Conciliation and Arbitration Act: Proposed Cancellations of Registries	1801
Justice of the Peace resigned	1788
Letters of Naturalisation issued	1793
List of Licensed Sharebrokers	1795
Minister's Decisions under Tariff Act	1802
Native Interpreters licensed	1787
Notice of Half-holiday for Boys and Women	1797
Notice pursuant to "The Public Trust Office Consolidation Act, 1894"	1800
Notice to Mariners	1797
Notification under the Timber-floating Act	1783
Officiating Ministers for 1908	1800
Post-offices opened, &c.	1792
Proposed Loan	1794
Revoking Delegation of Powers under the Cemeteries Act Amendment Act	1779
Special Orders	1795
Tenders	1795
Tenders for Forage	1801
Trustees of Public Cemeteries appointed	1787
Trustee of Public Cemetery resigned	1788
Trustees of Rifle Range Reserves appointed	1781
Trustees of Volunteer Drill-shed Reserves appointed	1782
Vaccination Districts constituted	1783
Validating Public Notifications in connection with a Loan	1780
Varied Notice exempting certain Shops from Requisition fixing Closing-hours	1797

NATIVE LAND COURT NOTICES 1803

PRIVATE ADVERTISEMENTS 1808

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