

# THE

# NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY. AUGUST 27. 1908.

Native Lands acquired by His Majesty declared to be Crown Lands.

(L.S.)

PLUNKET, Governor.

A PROCLAMATION.

HEREAS by section three hundred and thirty-eight of "The Land Act. 1903" (hereinafter termed "the said Act "), it is enacted that whenever the Governor is satisfied that any Native lands acquired by the Crown in any wey, or Zealand, are free from Native claims and all difficulties in connection therewith he shell. by Proclamation, declare such lands to be Grown lands, subject to be sold and dealt with as in the said Act is more particularly mentioned: And whereas in accordance with the provisions of clause twenty of "The Maori Land Settlement Act. 1905," the lands hereinafter mentioned have been purchased out of sums authorised to be issued and expended as aforesaid:

Now, therefore, I. William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, being satisfied that the lands enumerated in the Schedule hereto are free from Native claims end all difficulties in commotion therewith. do hereby, in pursuance and exercise of the power and authority vested in me by the said Act end by "The Maori Land Settlement Act, 1905," proclaim and declare the lands so enumerated as aforesaid to be Crown lands, subject to be sold and dealt with in accordance with the provisions of the said Act.

# SOHEDULE.

Name of Block.	Ares.	Survey District.	Land District.	Deed No.
Kakepuku No. 4p No. 1 Kinohaku East No. 2 Section la' No. 2A Section 2c No. 1 Otorohanga No. 2B No. 2a No. 2o No. 2a Pehitawa No. 2 Pehitawa No. 2 No. 8B Section 2c No. 1 Rangitoto A No. 16 No. 29A Rangitoto Tuhus No. 21A :: : No. 26A Section 1 No. 38a No. 7778 Section A Te Kuiti No. 2B No. 21A	27 3 7 72 223 66 1 8 96 3 4 205 2 82 120 1 14 969 1 20 949 0 0 1,960 2 0 2,940 3 2 738 3 18 75 1 27	Puniu Orahiri Otanake Orwhiri  Kawhia North  Mangaorongo Ranginui Tuhua and Puketapu Mangaorongo  Tangitu and Tuhua Orahiri and Mangaorongo	Auckland	3688 3684 3685 3367 3688 8689 3690 3691 3692 3693 3694 3695 3696 3697

Given under the hand of His Excellency the Right Honoumble William Lee, Baron Plunket, Knight Commander of the Moat Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Viotorian 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 Hou-e, at Wellington, this nineteenth day of August, in the year of our Lord one thousand nine hundred and eight.

ROBERT MONAB, Minister of Lands,

GOD SAVE THE KING!



# Nutive Land acquired by His Majesty declared to be Crown Land,

(rd.)

#### PLUNKET, Governor. A PROCLAMATION.

A PROCLAMATION.

Where A by section three hundred and thirty-eight of "The Land Act, 1908" (hereinafter termed "the said Act"), it is enacted that whenever the Governor is satisfied that any Native lands acquired by the Crown in any way, or purchased out of any sums authorised to be issued and expended in the purchase of lands in the North Island of New Zealand, are free from Native claims and all difficulties in connection therewith, be shall by Proclamation, declare such lands to be Crown lands, sobjeob to be sold and deal; with as in the said Act is more particularly mentioned: And whereas in accordance with the provisions of clause twenty of "The Maori Laud Settlement Ao;, 1905," the land hereinafter mentioned has been purchased out of sums of uthorised to be issued and expended as aforesaid:

Now therefore, I. William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, being satisfied that the land enumerated in the Schedule hereto is free from Native claims and all difficulties in connection therewith, do hereby, in pursuance and exercise of rho power and authority vested in me by the said Ao; and by "Tbs Maori Land Settlement Aot, 1905," prelaim and declare the land so enumerated as aforesaid to be Crown land. subject to be sold and dealt with in accordance with the provirionr of the said Aot.

#### SCHEDULE.

Name of Block.	Area. Survey District.		Land District.	Deed No.
Te Aksu D No. 1	1,175 0 0 1,099 0 0	Parish of Tainui	Auckland	3706. 3706.

Given under the band of His Excellency the Right Honourable William Las, Baron Plunket, Knlght Commander of the Most Distinguished Order of Saint Miohael and Saint George, Knight Commender 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 Srsl of the said Dominion, at the Government House, at Wellington, this nineteenth day of August, in the year of our-load one thousand nine hundred and eigh;

ROBERT McNAB, Minister of Lands.

#### GOD SAVE THE KING I

Additional Land in the Borough of Gisborne taken for the Purposes of the Gisborne-Rotorua Railway.

(L.S.)

PLUNKET, Governor.

# A PROCLAMATION.

A PROCLAMATION.

WHEREAS it baa been found desirable for the use.
convenience, and enjoyment of the GisborneRotorus Railway to take further laud in the Borough of
Gisborne, in addition to laud previously acquired for the
purposes of the said railway:

Now, therefore, f, William Lee, Baron Plunket, the
Governor of the Dominion of New Zealand, in exercise of
the powers and authorities conferred on me by sections
twenty-nine and one hundred and eighty-eigh; of "The
Public Works Act, 1908." and of every other power and
uthority in anywise enabling me in this behalf, do hereby
proclaim and declars that the land mentioned in the Schedule
hereto is hereby taken for the purposes above mentioned.

#### SCHEDULE.

The percel of land mentioned hereunder :-

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in the Borough of
A. B. P. 0 1 205 I	Road intersecting Walchiha- rore No. 2 Block	Gisborne.

In the Hawks's Bay Land District; as the same is more particularly delineared on the Plan marked P.W.D. 23005. deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington. and thereon coloured green.

Given under the band of His Excellency the Right Honourable William Lee, Baron Plunket, Kuight 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 nineteenth day of August, in the Wellington. this nineteenth day of August, in the year of our Lord one thousand nine hundred and eight.

WM. HALL-JONES, Minister of Public Works.

GOD SAVE THE KING!

Additional Lund in Port Nicholson Harbour taken for the Purposes of the Wellington-Nupter Railway.

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

A PROCLAMMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Wellincton-Napier Railway to take further land in Port Niobolson Harbour, in addition to land previously acquired for the purposes of the said railway:

Now, therefore, I, William Lea, Baron Pinnket, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections wenty-nine and one hundred and fably-eigh; of "The Public Works Act, 1905," and of every other power and authority in anywise enabling me in this behalf, do hereby proolaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned.

#### SCHEDULE.

THE parcel of land mentioned hereunder :-

Approximate Area of the Parcel of Land taken.	Being Portion of	Adjoining the City of
A. B. P. 4 a 25	Port Nicholson Harbour	Wellington.

In the Wellington Land District; as the same is mom particularly delineated on the plan marked W.R. 16460, deposited in the office of the Minister for Railways, at Wellington, in the Provincial District of Wellington, and therean hardened sight. thereon bordered pink.

Given under the band of His Excellency the Right Honourable William Lee, Baron Plunket, Kuight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Governor and Commander-in-Chisf 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-second day of August, in the year of our Lord one thousand ninehundred and eight.

WM. HALL-JONES.

WM. HALL-JONES,
Minister for Railways.

GOD SAVE THE KING!



Allocating to the Purposes of a Road Land in the Borough of Gisburne taken for a Ruilway.

#### PLUNKET, Governor. ·{L.S.}

A PROCLAMATION.

A PROCLAMATION.

WHEREAS the land described in the Sobedule hereto forms part of land taken for the purposes of the Gisborne-Rotorus Railway, and it has been considered desirable to silocate such land to the purposes of a road:

And whereas it has been certified by the Minister for Public Works that such land is not required for railway purposes: And whereas such lend is situated to the Borough of Gisborne, the local authority of which has consented to the issue of this Proclamation, and appears to be the local authority most capable of conveniently and effectively controlling and maintaining the said road:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by section one hundred sod ninety-seven of "The Public Works Act, 1908." and of every other power andauthority in anywise enabling me in this bebalf, do hereby proofsim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be maintained by the Gisborne Borough Council in like manner as other public highways are controlled and maintained by the said council.

# SCHEDULE.

THE parcel of land mentioned in list hereunder :--

Approximate Area of the Parcel of Land deals with.		Being Portion of	Situated in the Borough of	
	A. B. P. 0 1 33.8 V	Vaichibarore No. 2 Blook	Gisborne.	

In the Hawke's Bay Land District | 38 the same is more particularly ocimeated on sheet No. 1 of the plan marked P.W.D. 25005, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington; and thereon coloured sepia.

Given under the hand of His Excellency the Ripbt 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 nineteenth day of August, in the year of our Lord one thousand nine hundred and eight.

WM. HALL-JONES,
Minister of Public Works.

GOD SAVE THE KING!

Land in the Township of Taupo taken for a Police-station a n d Courthouse.

# PLUNKET, Governor.

PROCLAMATION.

A PROCLAMATION.

We be a beginning the solution of the Sobedule hereto in required to be taken, under "The Publio Works Act, 1988" for a Police-station and Courthouse:

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

Now, therefore, I, Williim Lee, Baton Plunket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and au thorities in me vested by "The Public Works Act, 1908," and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim that the land mentioned in the Sobedule hereto is hereby taken for a Police-station and Courthouse as aforesaid; and it is hereby declared that this Proclamation shall take effect on and after the twenty-ninth day of August, one thousand nine hundred and eigh;

#### SCHEDULE.

"HE parcel of land taken :-

Approximate Area of the arcel of Land taken.	Being Portion of	Bituated in Flock No.	Situated in the Survey Di <b>stri</b> ct of
A. 6. P. 1 3 24·1	Lot No. 2. Tow ship of Taupo	<b>j</b> . II	Tauhara.

in the Land District of Auckland as the same is more particularly delineated on the plan marked P.W.D. 23695, leposited in the office of the Minister of Public Works, it Wellington, in the Provincial District of Wellington, and thereon coloured red

Given under the hand of His Excellency the Riibt Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguirbed Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Utovernor and Commander-in-Chief in end over His Majesty's Dominion of New Zealand and the Baid Dominion, at the Government House, at Wellington, this twenty-second day of August, in the year of oar Lord one thousand nine hundred and-eight.

WM. HALL-JONES,

WM. HALL-JONES, Minister of Public Works.

GOD SAVE THE KING!

Land in Ikitara Survey District taken for the Purposes of a kifle Range.

#### PLUNKET, Governor. L. S.

PROCLAMATION.

HEREAS the land mentioned in the Sobedule hereto 16 required to he taken, under "The Publio Work6 act, 1908," for the purposes of a rifle range:

And whereas all conditions, precedent required by law to 00 observed end performed prior to the taking of such land or the purposes hereinbefore specified have been observed and performed:

Now, therefore I William Loo Borne II.

and performed:

Now, therefore, I, William Lee, Baron Plunket, the Jovernor of the Dominion of New Zealand. in exercise and pursuance of the powers and authorities in me vested by The Public Works hot, 1908," and of every other power md authority in euvywise enabling me in this behalf, do nereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes of a tifle range as aforesaid; and it is hereby declared that this Proclamation shall take effect on and after the twenty-sinth day of August, one thousand nine hundred and eight.

#### SCHEDULE.

Pa6 parcels of land mentioned hereunder :-

Approximate Ares of each of the Parcels of Land taken.	Being Portion of	Coloured on Pian	Situated in Block No.	Situated in the Survey District of
A. B. P. 2 129 C 1 8 1 C	Onetere No. 2 Block I Onetere No. 4 Block .	Red . Yellov	v w V <sub>II</sub>	Ikitara. Ikitara.

All in the Wellington Land District; as the same are mom particularly delineated on the plan marked P.W.D. 23907, leposited in the office of the Minister of Public Works. at Weilington, in the Provincial District of Wellington, and hereon coloured as above.

Given under the band of Hi6 Excellency the Riiht 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. Grevernor 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 Döminion, at the Government House, at Wellington, this twenty-second day of August, & the year of our Lord one thousand nine hundred and eight.

WM. HALL-JONES,
Minister of Public Works.

GOD SAVE THE KING



Land taken for a Road through Onepoto Block, Block XI, Paikakariki Survey District, Hutt County.

#### (t.s.) PLUNKET, Governor. A PROCLAMATION

A PROCLAMATION

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "Tile Public Works Act, 1908," for a certain work, to wit for the purpose of a road thrugh Onepoto Blook, Block XI, Paikakariki Survey District, Exut. County:

And whereassellan has been prepared, sad the Minister has recommended the Governor to issue a Proclamation taking the land, as required by the Said Act:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities in me vested by "The Public Works Act, 1908," and of every other powers and authority in apywice enabling me in that behs. If, do hereby proclaim and declare that, from end dier the dete of the publication hereof in the New Zealand Graette, the land mentioned in the Schedule, hereto is beceby taken for the purposes of the said coed.

#### SCHEDULE.

Approxi- mate Area of the Par- cel of Lau ! to be taken.	Being Part of	Situated in Block	Situated in Survey Dis- trict of	Shown on Plan	Coloured on Plan
2 1 81	On epoto Block	ХI	Paikakariki	R. 9794	Red.

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

Given under the hand of Hi Excellency the Right Honourable William Lee, Bacon Plunket, Knight Commander of the Mont Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Governor and Commander-in-Chicif in and over His Majesty's Dominion of Rew Zeland and it Dependencies; and issued under the Seal of the Said Dominion, at the Government House, a Wellington, this twenty-second day of August in the yeu of our Locd one thousand nine hundred and eight. hundred and eight.

JAMES McGOWAN, Minister in Charge of Roads Department. GOD SAVE THE KING!

Land taken for a Road through Block VIII, Omaper Survey District, Bay of Islands County.

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

In pursuance and in exercise of the powers conferred by section eleven of "The Land Act, 1908," I. William Lee. Baron Plunket, the Governor of the Dominion of New Zealand, with the consents of the owners of the land hereinatter mentioned, and with the consent of the Bay of Listands County Council, being the local authority in whose district the said land is situated, do by this notice hereby proclaim as taken for a road the land in Omapere Survey District described in the Schedule hereto.

#### SCHEDITLE

Approxi- mate Area of the Parcels of Land taken,	Being Portion of Section No.	Eliuated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A, IL P. 0 1 11	Portion Lot 1, O.L.C. 55	VIII	Omapere	R.3893	Pink.
1 2 27.5	Ditto Portion O.L.C. 52	,	,	•	Yellow Blue.
a 3 0	Lot 2, O.L.C. 2	•	,	*	Purple

.ll in the Auckland Laud District; as the same we more articularly delineated on the plan marked and coloured as boys mentioned, and deposited in the office of the Chief ingineer of Roads. • s Wellington in the Wellington Land

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

JAMES McGOWAN, Minister in Charge of Rode Department. GOD SAVE THE KING!

and taken fw a Road In Block IX, Maungatautari Survey
District, West Taupo County.

# PLUNKET, Governor.

PROCLAMATION.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto ace required to be taken, under "The Public
Vorks Act. 1908," for a certain work, to wit, for the
urposes of a toad in Blook IX, Maungatautari Survey
istrict:

District:
And whereas a plan has been prepaced, and the Minister as recommended the Governor to issue a Proclamation cking the land, u required by the said Aot:
Now, therefore, I, William Lee. Baron Plunket, the lovernor of "the Dominion of New Zealand, in exercise id arrsuance of the powers end authorities in me vested by The Public Works Act, 1998." and of every other power authority in anywise enabling me im that behalf, do erroby proclaim and declare that, from and after the date of the publication hereof in the New Zealand Gazette, the and mentioned in the Schedule hereto is hereby taken for he purposes of a road.

#### SCHEDULE.

Approximate trea of each of the Parcels of Land to be taken.			Being Part of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
4. 10	B. 1	P. 5·4	Maungatautari No. 54 No. 1 Block	IX	Maunga- tautari	R. 518	Pink.
1	1	5-2	Maungatautari No. 4m, Sec- tion 4B		Mannga- tautari	. •	

Ill in the Auckland Land Dietciot; as the same are more sarticularly delinested on the plan marked and coloured as above mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land

Given under the band of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Ordec of Saint Michael and Saint George, Kuight Commander of the Royal Victorian Order, Governor and Commander in-Chief in ond 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-second day of Angust, 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 Road in Block XII, Tokatoka Survey District, Otamatea County.

(L.S.) PLUNISET. Governor. PROCLAMATION.

HERE-AS the lands mentioned in the Schadule hereto are required to be taken, under "The Public Works"



Act, 1958," for a certain work, to wit, for the parpose of a road in Block XII, Tokatoka Survey District:

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

Now, therefore, I, William Lee, Baron Plaaket, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by if The Pablia Works Act, 1908," end of every other power end athority in anywise enabling me in that behalf, do hereby proclaim and declare that, from end after the date of the publication hereof in the New Zealand Gazette, the lands mentioned in the Schedule hereto ore hereby taken for the parposee of the said road. for the parpoeee of the said road.

#### SCHEDULE.

Approximate Area of the Parcels of Land taken.	Reing Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
4. B. P. 1 017 8 0 24 1 1 12 2 2 80.5	W. 88 84 W. 87 E. 87	XII	Tokatoka	R. 10067	Fink.

All in the Auckland Lund Dietriat; as the same we more particularly delineated on the plea marked end coloured es above mentioned. end deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Lend District.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Kni ht Commander of the Most Distinguished Oraer of Saint Michael and Saint George, Knignt Commander of the Royal Victorian Order, Governor end Commander-in-Chief in end over His Majesty's Dominion of New Zealand end its Dependencies; and issued under the Seal of the said Dominion, st the Government House, at Wellington, this twenty-second day of Aagaet, in the year of oar Lord one thousand nine hundred and eight.

JAMES MCGOWAN.

JAMES McGOWAN, Minister in Charge of Roads Department.

GOD SAVE THE KING!

Land taken for Road Purposes in Section 8, Rlock III, Totaranui Survey District, Takaka County.

#### [L. S. ] PLUNKET, Governor. A PROCLAMATION.

A PROCLAMATION.

WHERE AS the lend mentioned in the Schedule hereto is reqaired to he taken, nuder "The Public Works Act, 1998." for a certain work, to wit, for the parpose of a road in Section 8, Block III, Totaranni Survey District:

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

Now. therefore, I. William Lee. Baron Plaaket, 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. 1908," end of every other nower and authority in anywise enabling me in that behalf, and being satisfied of the sufficiency of the agreement herein before referred to, do hereby proclaim and declare that from and after the date of the publication hereof in the New Zealand Gassette, the land mentioned in the Schedule hereto is hereby taken for the purposes of the said road in Totaranui Sarvey Dietriot.

#### SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Part of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P. 1 1 85	. 8	III Totaranui R <sub>1</sub> 9725 R <sub>I</sub> e d .			

In the Nelsch land District; as the same is more particularly delines and on the plan marked and coloured as above

mentioned, and deposited in the office of the Chief Engineer of Roads, at Wellinglou, in the Wellington Lend Distriot.

Given aader the hand of His Excellency the Right
Honourable William Lee, Baron Plunket, Koight
Commander of the Moat 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 end its
Dependencies; and issued under the Seal of the
said Dominion, at the Government House, et
Wellington, this twenty-fourth day of August, in
the very of oar Lord one thousand nine hundred
and eight.

JAMES McGOWAN.

JAMES McGOWAN.
Minister in Charge of Roads Department. GOD SAVE THE KING!

Land 'proclaimed as a Road, and Road closed, in Blocks XIII and XVI, Forest Hill Hundred, Southland County.

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

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of "The Lend Act, 1908," I, William Lee, Baron Pluoket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners and mortgagees of the land mentioned in the First Schedule hereto, and of the Southland County Council, being the local authority in whose district the said land is situated, proclaim es a road the land in Forest Hill Hundred described in the First Schedule hereto; and also do hereby, with the like consents es aforesaid, proclaim as closed the road deaoribed in the Second Schedule hereto, whiob is not required by reason of the road first hereinbefore proclaimed. first hereinbefore proclaimed.

#### FIRST SCHEDULE. LAND PROCLAIMED AS . ROAD.

Approximate Area of the Parcels of Land hereby proclaimed as a Road.	Being Portion of Section No.	Shuated in Block	Situated in Survey District of	Shown on Plan	Coloured on
a 0 26.2 0 0 8 3 a 17.2 0 1 31.8	181 144 220 389	XVI XIII XVI	Foreet Hill	R.9195	Red.

#### SECOND SCHEDULE. ROAD CLOSED

Approximate Area of Road hereby closed.	Adjoining or passing through Section No.	Situated in Flock	Situated in Survey District of	Shown on Plan	Coloured on Fign
	1				

XIII Forest Hill R. 9186 Green.

, ,

All in the Southland Lund District; as the same are more particularly delineated on the plan marked and ooloared as above mentioned. and deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Lead Dietriot.

XVI

A. R. P. 1019

a a 17

220

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Didinguiebed 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 Description of the Scale of the Dependenciea; end issued under the Seal of the said Dominion at the Government House, at Wellington, this twenty-second day of August. 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 Read, and Road closed, in Block III, Centre Hill Survey District, Wallace County.

#### PLUNKET, Governor. (L.S.)

#### A PROCLAMATION.

A PROCLAMATION.

In pursuance and in exercise of the powere conferred by ecorion eleven of "The Land Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the ownere end of the mortgagee of the land mentioned in the First Schadule hereto, and of the Wallace County Council, being the local authority in whose dierriot the said land is situated, proclaim as a road the land in Centre Hill Survey District described in the Hirst Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the rod decorihed in the Second Schedule hereto, which is nor required by reason of the road first hereinbefore proclaimed.

#### FIRST SCHEDULE.

#### LAND PROCLAIMED AS A ROAD.

Approximate Area of the Percel of Land bereby procleimed as a Boad.	Being Portion of Section No.	Sjtuated in Block	Situated in Survey District of	Shown on Plan	Octoured on Plan
A. B. P. 2 1 2	6 and part of railway reserve	III	Centre Hill	R.9919	Bed.

#### SECOND SCHEDULE.

#### ROAD CLOSED.

Approxi- mate Area of Road hereby closed.	Intersecting Section No.	Bituated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P. 8 1 23	6 and part of railway reserve	ш	Centre Hill	R. 9912	Green.

All in the Southland Land Dietriot; 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 band of His Excellency the Right Honourable William Lee, Baron Plunket, Kni ht Commander of the Most Dietinguiehed Orwer of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Governor and Commander-in-Chief in and over Hie 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-four&h day of August, in the year of our Lord one thousand nine hundred and eight. and eight.

JAMES McGOWAN,

Minister in Charge of Roads Department.

GOD SAVE THE KING!

Land proclaimed as a Road in Eastern Portion of Section 41 and Section 35, Matakana Parish, Block IV, Mahurangi Survey District, Rodney County.

#### PLUNKET, Governor. (L.S.)

## A PROCLAMATION.

N pursuance and in exercise of the powere conferred by I section eleven of "The Land Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owner and of the mortgage of the land mentioned in the Schedule hereto, and of the Rodney County Council, being the local

authority in whose district the said land is situated, pro-plaim as a rod the land in Block IV, Mahurangi Survey District, described in the Schedule hereto.

SCHEDULE.

Approxi- mate Area of the { Parcel of Land re- fluired to be taken.	Sitneted in Block	Situated in Survey District of	Shown ou Plan	Colcured on
---	----------------------	--------------------------------------	---------------------	-------------

A, R. P. 6 I 10 E. Pn. 41 & 35 IV Mahurangi B.964 Pink.

, ....

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

Given under the bend of His Excellency the Right
Honourable William Lee, Baron Plunket, Knight
Commender of the Most Distinguished Order
of Saint Michael and Saint George, Knight
Commander of the Royal Victorian Order, Governor and Commundor-in-Chief in and over
Hie 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 second daylof Angust, in
the year of our Lord one thousand nine hundred
and eight.

JAMES McGOWAN, Minister in Charge of Road8 Department.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Block V, French Pass Survey District.

#### PLUNKET. Governor. [L.S.]

# A PROCLAMATION.

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of "The Land Act, 1968," I. William Lee, Baron Plonkot, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owoor of the lands mentioned in the Firet Schedule hereto, proclaim as a road the lands in Sections 6 and 8. Block V, French Pass Survey Dietriot, described in the First Schedule beroto; and also do hereby, with the like consent as aforesaid, proclaim as closed the rod 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.

Approxi- mate Area of Lands hereby pro- claimed as a Road.	Being Portion of Section	Situated in Blook	Situated in Survey District of	Shown on Plan	Coloured on Flan
A. B. P. 6 1 80	6, Square 93	٧	French Pass Ditto	R. 1198	Red.

# SECOND SCHEDULE.

#### ROAD CLOSED.

Approxi- mate Area of Road bereby closed.			Situated in Survey District of	Shown on Plan	Coloured on Plan
<b>A. B. P.</b> 0 184 6 0 16	8 6, Sq. 93	V	French Pass , ,	It. 1198	Green •

All in the Nelson Laud Diet&t; as the same ne more particularly delineated on the plan marked and coloured as



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

Given under the band of His Excellency the Right Honourable William Lee, Baron Plunket, Kni hl Commander of the Most Distinguished Oraer of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Governor and Commander in-Chief in and over His Majesty's Dominiou of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington. this twenty second day of August, 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 Black IX, Motucka Survey District, and Block XII, Mount Arthur Survey District, Waimea County.

PLUNKET, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of "The Land Act. 1903," I, William Lee. Baron Plunket, the Governor of the Dominion of New Zealand. do hereby, with the consent of the owners and of the mortgagees of the lands mentioned in the First Sohedult hereto, and of the Walmes County Council. being the loca authority in whose district the said lands are situated, proclaim as a road the lands in the Motueka rod Mount Arthur Survey Districts described in the First Schedule hereto; and also thereby, 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. proclaimed.

FIRST SCHEDULE. LANDS PROCLAIMED AS A ROAD.

Approximate Area of the Parcels of Land hereby proclaimed as		Situated in Block	Situated in Survey District	Shown on Plan	Coloured on Plan
A. R. P. 0 2 38-4 1 2 9	No. 80, 8q. 7			R. 9771	
1 2 9	88, Sq. 7	XII	Mt. Arthur	•	Pink.

# SECOND SCHEDULE.

#### ROAD CLOSED.

me o:	ite I R	oxi- Area oad oby ed.	Adjoining or passing through SectionsNos	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A: 0 0 0	1	P. 8 12 12 38·7	79 and 80, Sq. 7 88, Sq. 7	IX	Motueka Mt. Arthur	R. 9771	Green.

All in the Nelson Land Discript; as the same are mor particularly delineated on the plan marked end colourer as above noted, and deposited in the office of the Chie Engineer of Roads, at Wellington, in the Wellington Lan

Given under the hand of His Excellency the Righ Honourable William Lee, Baron Pluaket, Kni h Commander of the Most Distinguished Orac of Saint Michael and Saint George, Knigh Commander of the Royal Victorian Order, Governor and Commander - in-Chief in and ove His Majesty's Dominion of New Zealand and it Dependencies; and issued under the Seal of the said Dominion, at the Government House, a Wellington, this twenty-second dry of August, it the year of our Lord one thousand nine hundre and eight.

JAMES McGOWAN.

JAMES McGOWAN,

Minister in Charge of Roads Department.

GOD SAVE THE KING!

Revoking Proclamation under "The Land dct. 1899."

PLUNKET, Governor. (L.S.)

A. PROCLAMATION.

A. PROCLAMATION.

HEREAS by Proclamation dated the thirtieth day of W. October. one thousand nine hundred and five, anearing in the New Nealand Gasette of the second day of lovember, one thousand nine hundred and five, on page 529 thereof, portions of Sections Nos. 17, 18, and 19, tunated in Block VI, Hautapu Survey District, containing nirteen acres three roods and seventeen perches. were saumed for the purpose of a scenic reserve in terms of cetion one hundred and twenty-five of "The Land Act, 1892." : And whereas the provisions of the said section ne hundred and twenty-five of "The Land Act, 1892." elating to the abatement of rent payable by the lessee f the land so taken hare not been compiled with. nor is the said lessee been paid compensation for improvements effected by him on the land so taken: And whereas he said lessee, in ignorance that the land bad been legally he said lessee. in ignorance that the land bad been legally aken, subsequently felled the bush thereon, thereby rendering it unsuited for soenic purposes, and it is therefore lesired to revoke the existing iroclamation over the said

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by section five of "The and Act, 1908," and of all other powers and authorities in nywise enabling me in this behalf. I. William Lee, Baron nywise enabling me in this behalf. I. William Lee, Baron Piunket, the Governor of the Dominion of New Zealand, eting by and with the advice and consent of the Executive Pouncil of the said Dominion. do. hereby revoke as from he date thereof the said Proclamation of the thirtieth lay of October, one thousand nine hundred and five, which shall for all purposes be deemed never to have been n force, and declare that the land mentioned in the Schedule thereof is freed from the effects and terms of he said Proclamation and re-vested in the former lessee or his successful as from the said date. r his successor as from the said date.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Kolght Commander of the Most Distinguished (rdg 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, & Wellington, this nineteenth day of August. in the year of our Lord one thousand nine hundred and eight.

ROBERT MCNAB, Minister of Lands

Approved in Council.

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

GOD SAVE THE KING!

Crown Lands temporarily reserved for Landless Natives in the Otago Land District.

PLUNKET, Governor. (L.S.)

# A. PROCLAMATION.

HEREAS by the third section of "The South Island Landless Natives Act. 1906." it is enacted that the Governor may from time Lo time, by Proclamation, declare that any Crown land shall, whether the same has been surveyed or not, be set aside temporarily for the purpose of providing land for landless Natives in the South Island, and that notice of all such temporary reservations shall be published in the Kahiti:

Now, therefore, I, William Lea. Baron Plunket, the Go.

Now, therefore, I, William Lea. Baron Flunkes, the Governor of the Dominion of New Zealand, in Dursuance and exercise of the Powers and authorities vested in me by the said Act. do hereby proclaim and declare that the Crown lands in the Otago Land District described in the Sohedule hereunder written are hereby set aside temporarily for the purpose of providing land for landless Natives in the South Island.

#### SCHEDULE.

ALL that area in the Otig o Land District, containing by admeasurement 354 acres 2 roods 18 perches. more or less, being Sections Nos. 44, SO to 64 inclusive, of Block IV, and Sections Nos. 13; 33. 34, and 85 of Bloak V. Glenomaru Survey Distriot. Bounded towards the north by Section No. 42, Block IV, Glenomaru Survey District. across a road, and again by the said Section No. 42; towards the. east by



Sections Nw. 18, 14, and 18 of Block VII, South Molyneux Survey District, the abutment of a road, by Section No. 9 of Block V. Glenomara Survey District, and by a public road; towards the loath by Section No. 19 of the said Block V. and towards the west generally by Section No. 17 of Block V. aforesaid, across a road, again by the last-mentioned section, and by Section No. 9 of the said Block V, by Section No. 48 of Block IV storesaid, by a public road, and by Section No. 48 of Block IV storesaid, by a public road, and by Section No. 48 of Block IV: exclusive of public roads which are within the above-described boundaries: as the same is delineated on the plan marked L. 89882/332a, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured yellow.

All that • ea in the Otago Land District, containing by admeasurement 2,168 acres 8 mods 29 perches, more or less, being Sections Nos. 1, 2, 8, and 11, Block X. Tautuku Survey District, Bounded towards the north 'by Section No. 4, Blwk X. Tautuku SurveyDistrict, by a public road, acress the same, by Section No. 7 of Block X aforesaid, and by Sections No. 1 and 9, Block X, by, public roads, and by Sections No. 1 and 9, Block X, of bhe said district; towards the south by public roads and by Section No. 1, Block XIV, of the said district, by Sections Nor. 99, 19, and 16. Block XI, of the said district, and by public roads: and public roads which are within the above-described boundaries.

AR that area in the Otago Land District, containing by admeasurement 4,667 acres 1 rood 9 perches, more or less,

AR that area in the Otago Land District, containing by admeasurement 4,667 agres I rood 9 perches, more or less, being Sections Nw. 2, 3, 6, and 6, Blook XIII, and Sections Nw. 8 and 8, Blook XIV, Trutuku Survev District. Bounded towards the north by Section No. 1, Blwk XIII. Tantaku SurveyDistrict. by public roads. end by Sections No. 4 of the said Block XIII; towards the east by Sections No. 94 and 21 of Block XI of the said district, and by Sections Nw. 1 and 4 of Blook XIV of the said district, again towards the north and east by a public road; itowards the south by a public road; and towards the west generally by public roads and by Sections No. 1, of Block XIII sforesaid: exclusive of Sections No. 8, 9, and 10, Block XIII, Tantuku Survey District, and public roads which are within the above described boundaries.

Am the same are delineated on the plan marked L. 39882/232s. deposited in the Heed Office, Department of Lands, at Wellington, and thereon coloured yellow.

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-L-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, thie nineteenth day of August, in the year of our Lord one thousand nine hundred and eight.

ROBERT McNAB.

ROBERT McNAB, Minister o f Lands.

GOD BAVE THE KING!

# Land set apart for Settlement.

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

A PROCLAMATION.

WHEREAS by the seventy-fifth section of "The Local Bodies' Loans Aoc. 1908" (herein termed "the said Act"), it is, amongst other things, enacted that before certain moneys therein mentioned shall be expended upon any block of land it shall be necessary that the same be proclaimed as set apart for settlement:

Now, therefore, in pursuance and exercise of every power and authority enabling me in the behalf, and for the pursuance and exercise of the said Aot, I. William Lee, Baron Plunket, the r vernor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for settlement.

#### SCHEDULE. NELSON LAND DISTRICT. Mangles-Blackwater Block (8.108 Acres).

Area.	Block No.	Situated in the Survey District of	Shown on Plan marked	Edged on Plan
Acres. 8,198	II, III, VI,	Tutaki	8.G. 4255/1	Red.

As the same is delineated upon the plan marked as above mentioned, deposited in ble 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 end Saint George, Knight Commander of the Royal Victorian Order, Governor and Commander-in -Chief in and over Air Majesty's Dominion of New Zealand and its Dependencies: and issued under the Seal of the said Dominion, at the Government Row, at Wellington, this twenty-second day of August, in the year of our Lord one thousand nine hundred and eight.

ROBERT McNAB, Minister of Lands

GOD SAVE THE KING!

Land taken for a Native School at Matihetihe.

#### PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1908.

#### Present :

HIS EXCRLIENCY THE GOVERNOR IN COUNCIL.

HIS EXCRLIENCY THE GOVERNOR IN COUNCIL.

HEREAS the lend mentioned in the Schedule hereto is required for a certain public work, to wit, • Native school:

And whereas the Native owners have agreed to make a free gift of the said land to His Majesty tie 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 ninth dry of October, one thousand nine hundred end six, certain aboriginal Natives are declared to be the owners of the Moetangi B2 No. 3 Blwk. within which the rid 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 anch 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, 1998," and acting by and with the sadvice and coownt 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 vent in His Majesty the King, • 8 from the twenty-brat day of September, one thousand nine hundred and eight.

#### SCHEDULE.

# MATTHETIER NATIVE-SCHOOL SITE.

Approxi- mate Area.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Shown on Plan marked
A. B. P. 3 0 0	Moetangi B2 No. 2 Block	I	Hokianga	7475

In the Anokland Land District; as the same is more particularly delineated on the plan as described above, deposited in the Education Department, at Wellington, and thereon coloured pink.

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

Proclaiming Roads in the Cobden Survey District to be Government Roads.

PLUNKET, Governor

ORDER IN COUNCIL

At the Government House, at Wellington, this nineteenth day of August, 1908.

# Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by section one hundred and three of "The Public Works Act, 1908," and of all other powers in anywise



enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand. soting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order that the roads described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads.

#### SCHEDULE.

Tan roads mentioned in list hereunder :-

Approximate Area of each of the Roads referred to.	Being Portion of	Shusted in Rock No.	Situated in the Survey District of
A. R. P. 1 0 2 4	Road between Sub-	IV	Cobden.
1 0 24	Nos. 133 and 134 G PROBLEM CONTROL OF THE CONTROL OF T	IV	Corden.

All in the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 23792, deposited in the office of the Minister of Public Works, al Wellington, in the Provincial District of Wellington, and thereon coloured green.

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

Proclaiming Roads in Blocks IX and V, Reefton Survey District, to be Government Roads.

#### PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

### Present:

# HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In Excellency the Governor in Council.

In pusience and in exercise of the powers wested in him by section one hundred and three of "The Public Works Act, 1908," 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 order that the roads described in the Schedule hereto shall, on end after the date of this Order in Council, become Government roads. vernment roads

#### SCHEDULE.

SCHEDULE.

All that portion of road which lies partly within Section 249 and partly within Section 248, Block IX, Reefton Survey District; commencing at the road lying between the Waitahu River and the said sections, proceeding thence and extending to the northernmost corner of the said Section 248.

Also all that portion of road hounded on the north-west by the south-eastern boundary of that portion of Section 1. Blook JX, Reefton Survey District, which lies to the east of the Reefton-Westport Road, and by the whole of the south-eastern boundary of Section 2, Block V, Reefton Survey District. Bounded on the south-east by the north-western boundary of that portion of the said Section 248 which lies to the east of the Reefton-Westport Road, by a portion of road, and by the whole of the north-western boundary of Section 246, Blook IX. Reefton Survey District.

As the same are delineated on sheets 1 and 2 of the plan marked P.W.D. 23800 deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured green.

J. F. ANDREWS.

Acting Clerk of the Executive Council.

Declaring Part of Matapuna-Ohakune Road, West Taupo County, to be a Government Road.

# PLUNKET, Governor.

#### ORDER I N COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of August, 1908.

#### Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

I N pursuance and in exercise of the powers vested in him by "The Wblio Works Aot, 1908," sod of all other powers in anywise enabling him in this behalf, His Excelloncy the Governor of the Dominion of New Zealand, noting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Sohednle hereto shall, on and after the date of the Order in Council, be a Government road.

#### SCHEDULE.

# MATAPUNA-OHARUNE ROAD.

ALL that portion of road in the Wellington Land District and West Taopo County, known \$3\$ the Matapona-Ohakune Road. rommenoing at the boundary between West Taupo and Waimarino Counties, in Block VIII. Kaitieke Survey District, and proceeding in a northerly direction through Oio Township and Block IV. Kaitieke Survey District, to Ohango Township: thence following generally the route of the North Island Main Trunk Railway through Blocks X, VI. and V. Hunna Survey District, passing through Piriaka; thence through Blook II. Hunna Survey District, through Manunui Village, and terminating at the railway-bridge across the Wanganui River: as the same is more particularly delineated on the plan marked R, 5849, deposited in the office of the Chief Engineer of Roads, at Wellington in the Wellington Land District, and thereon coloured burnt sienns. ALL that portion of road in the Wellington Land District

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

Declaring Part of Waiouru-Tokaanu Road, Waimaring County, to be a Government Road.

### PLUNKET, Governor.

ORDER TN COUNCIL.

At the Government House, at Wellington, thin twenty-5fth day of August, 1908.

#### Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

"N pursuance and in exercise of the powers vented in him by "The Publio Works Aot. 1908," and of all I nim by "The Public Works Act. 1998," 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 order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, be a Government read. ment road.

#### SCHEDILE

## WAIGURU-TORAANU ROAD.

WAIGURU-TORANTU ROAD.

ALL that portion of road in the Wellington Laud Dietrict. Waimarino County. known as the Waiguru-Toksanu Road, commencing at its junction with the Pipiriki-Waiguru Main Road, in the Township of Waiguru, and proceeding generally in a north-easterly direction through Blooks IX, V, I, and II. Moawhango Survey District, and Blooks XIV and part X, Kaimsnawe Survey District, and terminating at the boundary of Waimarino and Eut Taupo Counties, in the said Block X. Kaimanawa Survey District; as the same is more particularly delineated on the plan marked R. 6752. deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land' District. and thereon coloured blue.

J. F. ANDREWS.

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

Exempting Lewisville Road, Upper Lewisville Terrace, and Lower Lewisvilla Terrace, in the City of Wellington, from the Provisions of Section 117 of "The Public Works Act,

# PLUNKET. Governor.

# ORDER IN COUNCIL'.

At the Government House, at Wellington, this nineteenth day of August, 1908.

# Present :

### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection one of section one hundred and seventeen of "The Public Works Act, 1906," 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 hereof shall not apply to any specified road or street, or my specified part shereof, 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 3 overnor by Order in Caural thinks fit to impose:

Fovernor by Order in Coanoil thinks fit to impose:



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

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

Now, therefore, His Excellency the Governor of the Dominion of New Zestand, in pursuance and in exercise of the powers conferred by the weinput-realed Acts, and acting by ma with the advice and consent of the Executive Council of the wid Dominion, doth hereby approve of the anid resolution.

SCHEDULE.

That street la the City of Wellington, known as Lewisville Road, running in a north-westerly direction for distance of 4 chains more or less, from its junction with Tinakori Road, in the said City of Wellington; also that street in the City of Wellington, as Upper Lewisville Terrace, running in a north-easierly direction for a distance of 3s chains, more or less, from its junction with the said Lewisville Road; also that street in the City of Wellington, known w Lower Lewisville Terrace, mooing in a north-easterly direction for a distance of 3s chains, more or less, from its junction with the said Lewisville Rod: as the said streets are more particularly delineated on the plan marked R. 955% deposited in the office of the Chief Engineer of Rods, at Wellington, in the Wellington Land District, and thereon coloured pink.

J. F. ANDREWS,

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

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

#### PLUNKET, Governor. ORDER I N COUNCIL.

As the Government House, at Wellington, thir twenty-fifth day of August, 1908.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCEL

WHEREAS it has been made to appear that, owing to unavoidable circumstance, the reparationnoof the rolls for the Countyvoof Selwyn, and ties takingsoff certiful steps consequent 00, such preparation, cannot be made and taken within the times limited by "The Counties hat, 1886" and it is expedient to extend the said times respectively:

tively:
Now, therefore, His Excellency the Governor of the
Dominion of New Zealand, in exercise and pursuance of
the powers conferred upon him by "The Counties Act
Amendment Act, 1908," and acting by and with the advice
and consent of the Executive Council of the said Dominion,
doth hereby order and declare that the several dates mentioned in the Schedule hereto shall be the respective dates
for taking the several steps set out in the said Schedule.

## SCHEDULE.

1. For preparing the defaulters list and the rolls for ridings withint is e County of Selwyn: Until the State day of August, 1908.

day of August, 1908.

2. Time for which such list and rolls shall be open for inspection: From the lot day of September. 1908, tothe 15th day of September, 1908.

8. Time for appeals against the said rolls: Until the 24th day of September, 1908.

4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 15th day of October, 1908.

5. Time when the said rolls having been div corrected.

5. Time when the said rollr, having been dry corrected and signed, shall come &to force: On the 16tth day of October, 1908.

J F ANDREWS,
Acting Clerk of the Executive Council.

Validating the Public Notifications of the Special Orders (2) in connection with the Loan of \$600 applied for by the Kiwiten County Council.

#### PLUNKET, Governor.

ORDER IN COUNCIL.
At the Government House, at Wellington, this twenty-fifth day of August, 1909.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WEREAS the Kiwitea County Council lately proposed to raise a loan of six hundred pounds, under if The

Local Bodiw Loans Act, 1901," and its amendments; for the purpose of provding the said county's share of the cost of erecting the bridge and epproaches over the Orona River, known withe Marton Block Bridge, situated on the Apiti Main South Road. And whereas the pablic notifications of the resolution and whereas it appears that the ratepayers have not been miled by saob irregularity, Mait it is expedient to validate the proceedings aforesaid:

said:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, soting by and with the advice and consent of the Executive Coanoil of the said Dominion. and in pursuance and exercise of the powers and authorities conferred by section one hundred and twenty-one of "The Local Bodies' Locars Act. 1908," doth hereby validate the said public notifications of the said resolution and the authorising apecial order relative thereto, and doth hereby declare that the mablic notifications in connection therewith shall be and be-deemed to have been as good, valid, and effectual as if the said public notifications had been daly and regularly given and the said special order had been regularly made, and that the proceedings relative to the said loan shall not be called in question by reason only of the irregularities aforesaid.

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

Vesting Control of Reserves under "The Tourist and Health Resorts Control Act, 1908."

#### PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

#### Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL

TN pursuance and exercise of the power and authority conferred on him by "The Tourist and Health Resorts Control Act. 1908" (hereinafter termed "the said Act"), 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 vest the control of the reserves described in the Schedule hereto in the Minister of the Crown for the time being having the administration of the wid Act, and doth hereby declare that the said reserves shall be administered under the mid Act.

## SCHEDULE.

# PIBORIHORI THERMAL RESERVE.

PIBORIHORI THERMAL RESERVE.

ALL that are in the Auckland Land District, containing by admeasurement 381 acres, more or less, being Section No. 2, Blook X, Tatua Surrey District. Bounded towards the north-east generally by the Rotorua-Taupo Road and Wairakei Stream 5695, 470-2, 60-5, 448, and 445-5 links; towards the south-east by a branch of the Wairakei Stream aforesaid and the Wairakei Blook, bearing 62° 44', 1470 links, 67° 47', 5151 links, 67° 67', 1083-27 links, and 221° 42', 1375 links; lowards the south-west by the main Ohinemutu-Tauno Road, 2300 links; towards the north-west by Ran No. 92, bearing 67'15', 19825 links be all the aforesaid linksges more or less; as the same is delineated on the plan marked S.G. 60094/224, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

# ARIKIKAPAKAPA EXTENSION RESERVE.

ARIKHAPAKAPA EXTENSION RESERVE.

All that area in the Auckland Lend District, containing by admeasurement 198 acres, mom or less, being Section No. 10. Block I, Tarawera Survey District. Bounded towards the north-west by Section No. 32, Suburbs of Rotorus, 8220 links; towards the east by Lot No. 1, Block LXV, Rotorus Town Extension, and the abutument of a road 150 links wide, 520 links; towards the north-west by the crossing the stressid road, 750 links; again towards the east by Fenton Street, 713 links; towards the north-east by the crossing of the last-mentioned road and Lot No. 1, Block XLVIII, Rotorus Town Extension, 400 links; again towards the east by a reserve, 550 links; again towards the south-east by the crossing of the last-mentioned road and Lot No. 1, Block XLVIII, Rotorus Town Extension, 400 links; again towards the east by a reserve, 550 links; again towards the south-west by Tihotonga Stream; again towards the south-west by Tihotonga Block, 5427 links; and towards the south-west by Tihotonga Block, 5427 links; be all the aforesaid linkages more or less; save and except two roads, 100 links wide, which intersect the hereinbefore-described area: as the same is delineated on the plan marked 8.G. 57143/5, deposited in the Head Office, Department of Lands, at Wellington, and thereom edged red.



#### RUARURI CAVES SCENIC RESERVE.

All that area in the Auckland Land District, containing by admeasurement 90 acres 2 mods, more or less, being part of Section No. 6, Block X, Orahiri Survey Dirtriot. Bounded towards the north and towards the north-neat by the right bank of the Wsitomo River; towards the north-east by the Hauturu East No. 1a Block; towards the south-east and towards the south generally by the Wsitomo Valley Road; cad towards the south-west by Section No. 2, Block X, Orahiri Survey District: as the same is delineated on the plan marked L. bnd 8. 51624/364, deposited in the Head Office, Department of Lands, at Wellington, 8nd thereon edged red. edged red.

RUAKURI BUSH SCENIC RESERVE.

All that area in the Auckland Land District, containing by admeasurement 192 acres, more or less, being Section No. 7, Block X, Orahiri Survey District, Bounded towards the north-week by the Hauturu East No. 2c Block, the crossing of a public road, and again by the said block: towards the north-east by Section No. 8 (N.R.), Block X, Orahiri Survey District, by the crossing of a public road, end again by the said Section No. 6 to the left bank of the Waitomo River; towards the south-east by the said bank of the Waitomo River; and towards the south-wast by the said bank River; towards the south-east by the said bank of the Waitomo River; and towards the south-west by the said bank; of the Waitomo River, and by Section No. 2 of the said Blook X to the Hauturu East No. 20 Blook aforesaid; exclusive of a road reserve which intersects the above-described breb: as the same is delineated on the plan marked L. bnd | S. 51624/36, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

### WAITOMO CAVES SCENIC RESERVE.

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

# TE PUIA HOT SPRINGS RESERVE.

TE PUIA HOT SPRINGS RESERVE.

All that area in the Hawke's Bay Land District, containing; by admeasurement 12 aggs 2 roods 35 perches, more or less, being Section No. 66, Suburbs of Te Puia Township. Bounded towards the north by McKenzie Street, towards the east by O'Rorke Street, towards the south by Oarroll Street, and towards the weal by Section No. 133; as the same is delineated on the plan marked S.G. 57596/4, deposited in the Head Offics, Department of Lands, at Wellington, and thereon bordered pink.

All tobt area in the Hawke's Bay Land District, containing by admeasurement 18 aggs 8 roods 21 perches, more or less, being Section No. 116, Suburbs of Te Puia Township. Bounded towards the north by Sections Nos. 89, 90, and 91, Suburbs of Te Puia Township, the abutment of Wardl Street, and Sections Nos. 11 and 12, Blook II, Te Puia. Township; towards the east generally by Tokomaru-Waipiro Main Rood, Carroll Street, and Gordon Street; towards the south by Sections Nos. 119 and 120, Suburbs of Te Puia Township; end towards the west by O'Rorke Street; 88 the same is delineated on the plan marked S.G. 57566/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon onloured pink.

Tarawera Hot Springs Reserve.

#### Tarawera Hot Springs Reserve.

All that area in the Hawke's Bay Land District containing by admeasurement 16 acres 2 roods 20 perches, more or less, being Section No. 1. Block VI. Tarawera Survey District. being Section No. 1. Block VI. Tarawera Snrvyv District. Bounded towards de north by the Totara-o-kina Block, 800 llnks; towards the east by the Waipunga River; towards the south partly by Section No. 2, Block VI aforesaid, and partly by the abutment of b public road, 2250-3 links; end towards the west by Pastoral Run No. 16, 1962-5 links; end towards the west by Pastoral Run No. 16, 1962-5 links; end towards the west by Pastoral Run No. 16, 1962-5 links; to the starting-point; be all the aforesaid linkages more or less: By the same is delineated on the plan marked 8.0. 57986/3. danosited in the Head Office, Dapartment of Lands, at Wellington, and thereon bordered red.

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

Recreation Reserve in the Auckland Land District brought under "The Tourist and Health Resorts Control Act, 1908."

Resorts Control Act, 1908," 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 bnd declare that the reserve for recreation in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Tourist and Health Resorts Control hot, 1996"; and such reserve shall hereafter be managed, and ministered, bnd dealt with in manner directed by the said Act.

#### SCHEDULE.

ALL thbt area in the Auckland Land District, containing by admeasurement 11 acres 2 roods, more or lean, being Section No. 6B, Block I, Tarawers Survey District. Bound ed towards the north generally by the Puarenga River, towards the north-east and south-east generally by Section No. 6, Block I, Tarawers Survey District, and towards the south-west generally by Whakarewarewa No. 3 Section 1B Block; as the same in delineated on the plan marked L. 58057/2c, deposited in the Head Office. Department of Lands, at Wellington, and thereon bordered red Wellington, and thereon bordered red.

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

Recreation Reserve in Westland Land District brought under Part II of "The Public Reserves and Domains Act, 1908."

# PLUNKET, Governor.

ORDERI N COUNCIL.

At the Government House, at Wellington, this twenty fifth dby of August, 1908.

#### Present :

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

His Excellency The Governor in Council.

Y virtue of the powers and authorities vested in me by the twenty-sixth section of "The Publia Reserves and Domains Aot, 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 mid Dominion, do hereby order and declare that the reserve for recreation in the Westland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of bnd declared to be subject to the provisions of Phrt II of the said Act; sad such reserve shall hereafter be known as Okarito Domain, and he managed, administered, and dealt with as 8 public domain.

#### SCHEDULE.

#### ORABITO DOMAIN.

OKARITO DOMAIN.

ALL that area in the Westland Land District, containing 149 acres, more or less, being Reserve No. 201, Block II, Okarito Survey District, Westland County. Bounded towards the north and east by Okarito Lagoon; towards the south by Reserve No. 204, 4650 links; and towards the west by road reserve on bank of Okarito Lagoon: as the same is delineated on the plan marked L. 1106, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured pink.

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

ecreation Reserve in Otago Land District brought under Part 11 of "The Public Reserves and Domains Act. 1908."

# PLUNKET, Governor.

ORDER' IN COUNCIL

At the Government How, bt Wellington, this nineteenth day of August, 1908.

# Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL

PUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1906.

Present:

HIS EXCELLENCY THE GOVERNOE IN COUNCIL

BY virtue of the powers and authorities vested in me by the twenty-sixth section of "The Public Reserves and Domains Aot. 1966." 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 Act in the Reserve for recreation in the Otago Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of sand decayed to be subject to the provisions of Part II of the said Act; and such reserve shall knewly as Queenstown Domain, and be managed, administered, and dealt with as a public domain.



#### SCHEDULE.

QUEENSTOWN DOMAIN.

ALL that area in the Otago Land District, containing by admeasurement 7 acres and 19 perches, more or less, being Blocks Nos. LIV, LV, end LVI, Town of Queenstown, Lake Qounty. Bounded towards the north-west by Cemeter, Reserve No. 1, 1647'7 links; thence towards the north-east by Isle Street, 123.2 links; thence towards the south-east by Isle Street, 1987'5 links; and thence towards the south-west by Hay Street, 664.5 links; and intersected by Cemetery Rod and Camp Street; be all the aforesald linkages more or less: as the same is delineated on the plan marked S.G. 40809, deposited in the Head Office, Department of Lauds, at Wellington, end thereon bordered red.

J. F. ANDREWS.

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

Domain Board appointed to have Control of the Kensington Park Domain.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1906.

Present : HIS EXCELLENCY THE GOVERNOR IN COUNCIL

His Excellency THE GOVERNOE IN COUNCIL.

WHEREAS by section forty-seven of "The Public Reserves and Domains Act, 1908" (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, by Order in Council gazetted, appoint any local authority to be the Domain Board having, subject to the said Act, control of any public domain:

And whereas the Kensington Park Domain described in the Schedule hereto has been brought under and declared GO be subject to the provisions of Part II of the said Act:

And whereas it appears expedient to appoint a Domain Boud to control the said domain:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and 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, doth hereby appoint

Dominion, doth hereby appoint

THE EXETABURA BOBOUGH COUNCIL

to be the Kensington Park Domain Bard, having the control of the domain described in the Schedule hereto; and doth hereby appoint Monday, the fourteenth day of September, one thousand nine hundred and eight, at eight o'clock p.m., as the time when, and the Borough Council Office, Ekstahuna, as the place where, the first meeting of the Board shell be held.

#### SCHEDULE.

KENEINGTON PARK DOMAIN, EXETABURA COUNTY.

Krimington Park Domain, Ekretahuna County.

All that area in the Wellington Land District. containing by admeasurement 5 acres and 8 perobs, more or kes, being Section No. 156, Blook X, Mangaone Survey District. Bounded towards the night by Section No. 7 of said Block X, towards the east and south-east by Mangaorongs Road, and towards the south-west by 8 road; as the same is delineated on the plan marked L. end S. 42636, deposited in the Head Office, Department of Lends, at Wellington, and thereon coloured red.

Also all that area in the Wellington Lead District, containing by admeasurement 3 acres 1 road 32 perches, more or less, being Section No. 167, Blook X, Mangaone Survey District. Bounded towards the north-east generally by a public road, towards the sonth-west by Native Reserve No. 2a, and towards the north-west by the main road to Ekstahuna; as the same is delineated on the plan marked L. and S. 42658a, deposited in the Head Office. Department of Lands, at Wellington, and thereon coloured red.

J. F. ANDREWS,

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

Domain Board appointed to have Control of the Pounawed

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance end exercise of the power and authority conferred by "The Public Domains Act, 1891," and

the amendments thereof (including "The Domain Boards Act. 1904"), Hi Excellency the Governor of the Dominion of New Zealand, soting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke a certain Order in Council, dated the fourth day of December, one thousand nine hundred and one, delegating powers to the Owaka Domain Board, and doth hereby appoints.

John Craig,
ALEXANDER CLARE SAUNDERS,
HARRY TOBIN,
ANDREW RICHARDSON, and ROBERT MCLEAN

io be the Pounawea Domain Board, having, subject to the said Acts, control of the laud described in the Schedule nereto, which land is pablic domain, and shall be called the Pounawea Domain; and also doth hereby appoint Friday, the eighteenth day of September. one thousand nine nundred and eight, at half past seven o'clock p.m., as the time when, and the Schoolhouse. Owaka, as the place where, the first meeting of the said Board shall be held.

#### SCHEDULE.

POUNAWEA DOMAIN (FORMERLY KNOWN AS OWAKA DOMAIN). POUNAWA DOMAIN (FORMERLY KNOWN AS OWAKA DOMAIN).

ALL that greg in the Otago Land District, containing by demeasurement 15 gores I road 16 perches, more or less, seing Sections Nos. 31, 53, 54, 66, 58, 59, 69, and 61, and an atersecting closed road, Blook VI, Glenomaru Survey District. Bounded towards the north-west, north, end east by public road running along the right bank of the Owaks River; and cowards the south-west by Sectionr Nos. 62, 57, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 81, 16, and 62, being subdivisions of original Section No. 18, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 62, being subdivisions of Original Section No. 31, 16, and 1

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

Domain Board appointed to have Control of the Alford Forest Domain.

PLUNKET. Governor.

ORDER IN COUNCIL.

At the Government House, at Welling&on, this nineteenth
day of August, 1996.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

TN pursuance and exercise of rho power and authority conferred by "The Public Domains Act, 1881," and the amendments thereof (including "The Domain Boards Act, 1994"). His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the uid Dominion, doth hereby caveled a Council of the council of the second council of the second council of the property of the counci revoke an Order in Council, dated the twenty-second day if August, one thousand eight hundred and ninety eight, delegating powers to the Alford Forest Domain Board, end doth hereby appoint

THE MOUNT SOMERS ROAD BOARD

the Mount Somers Hoad Board to the said Acts, control of the land described in the Schedule hereto, which land is a public domain, and shall be called the Altord Forest Domain; and also doth hereby appoint Thursday, the first day of October, one thousand nine hundred and eight, at eleven o'clock a.m., as the time when, and the Mount Somers Road Board Office, Mount Somers, as the place where, the first meeting of the said Board shall be held.

# SCHEDULE.

ALFORD FOREST DOMAIN.

ALL that area in the Canterbury Lend District, containing by admeasurement 13 acres 3 roods 2 perches, more or less, being Reserve No. 1736, situated in Block V. Sputon Survey District. Bounded towards the north-west by a road, 1589-8 links; towards the east by Reserve 2737,672-1 links; again towards the east by a road, 641-4 links; again towards the east by a road, 641-4 links; again towards the south by Lot 4 of Reserve 2027, 1017-7 links; towards the west by water-race reserve, 162 links and 399-3 links; again towards the north, west, and south by Lot 1 of Reserve 2027, 75-5 links, 190-3 links, and 160-2 links respectively; thence again towards the west by said water-race reserve, • distance of 840-1 links; as the same is delineated on the plan marked L. 1002, deposited in the Heed Office, Department of Lands, at Wellington, and thereon bordered pink.

J. F. ANDREWS,

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

Domain Board appointed to have Control of the Titirangi Domain.

#### PLUNKET, Governor.

#### OBDER IN COUNCIL.

At the Government House, at Welliigton, thin twenty-fifth day of August, 1908.

#### Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS by section forty-seven of "The Public Reserves and Domains Act. 1908" (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, by Order in Council gazetted, appoint any local authority to be the Domain Boa rd having, subject to the said Aot, control of any public domain:

And whereas by an Order in Council made on the tenth day of June, one thousand nine hundred and eight, and published in the New Zealand Gazette of the eighteenth day of June, 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 Part II of the said Aco:

And whereas it appears expedient to appoint a Domain Board to control the said domain:

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 pursuance and 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, down hereby appoint

#### THE AVONDALE ROAD BOARD

to be the Titirangi Domain Board, having the control of the domain 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 seventh day of October, one thousand nine lhunded and eight, at eight o'clook p.m., as the time when, and the Avondale Public Hall, Avondale, as the place where, the first meeting of tie Boud shall be held.

#### SCHEDULE.

#### TITIRANGI DOMAIN.

ALL that area in the. Auckland Land District, containing ALL that area in the. Auckland Land District, containing by admeasurement 23 acres, more or less, being Section No. 1, Parish of Titirangi, Eden County. Bounded towards the south-east by Section No. 2 of the said parish, 580 links; and on all other sides by the Whau River: as the same is delineated on the plan marked 8.6). 52745/18B, deposited in the Head Office, Department of Lands, et Wellington, and thereon coloured red.

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

Appointment Of Pukeokahu Domain Board revoked.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, thin twenty-fifth day of August, 1903.

#### Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Order in Council made on the second day of February, one thousand nine hundred and six, and published in the Gasette of the fitteenth day of February, one thousand nine hundred and six, a Domain Board was appointed to have control of the Pukeckahu Domain therein described:

And' whereas it appears expedient to revoke the said Order in Council:

Now, therefore, His Excellency the Governor of the Domain on New Zealand, in pursuance and exercise of the powers conferred by "The Public Reserves and Domains Act, 1908," and of every other power and authority enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the aforesaid Order in Council of the second day of February, one thousand nine hundred and six.

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

Licensing the Niagara Sawmilling Company (Limited) to use and occupy a Part of the Foreshore and Land below Low-water Mark in Waikawa Harbour as a Site for a

#### PLUNKET, Governor.

#### ORDER IN COUNCIL.

AI the Government House, at Wellington, this nineteenth day of August, 1968.

### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Niagara Sawmilling Company (Limited), (hereinafter called "the licensee"), has applied to the Governor in Council for a license under "The Harbours Act, 1908" (hereinafter called "the said Act"), LO occupy a pert of the foreshore and land below low-water mark in Waikawa Harbours in credit to experiment and markets. foreshore and land below low-water mark in Wasikawa Harbour, in order to construct and maintain thereon a wharf; and, la accordance with the one hundred and-fiftieth section of "The Harbours Act, 1908," has deposited plans in the office of the Marine Department at Wellington (narked M.D. \$230) showing the place where it is intended to construct such wharf, the area of foreshore and land below low-water mark intended to be occuried for such purpose, and the manner in which it is proposed to carry out Lhe work: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plan have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and condtions hereinafter expressed: expressed

And, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and with the advice and consent of the Executive Council of the gaid Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and rith the like advice and consent u aforesaid, doth hereby license and permit the licensee to use and coopury that part of the foreshore and land below low-water mark which is particularly shown and delineated on the plans so deposited as aforesaid, for the purpose of constructing thereon a wharf in accordance with the said plans; such license to be held and enjoyed by the licensee upon and subject to the following terms and conditions, that is to say:

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

9. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the construction of the jetty as shown in plans MD 330.

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

4. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by comp

7. The licensee shall maintain the above-mentioned wharf'

in good order and repair.



- 8. Any person authorised by the Minister may, at all reasonable times, enter upon the said wharf and view to e state of repair thereof, and upon such Minister leaving t ar parting to the last known registered office of the licensee a notice in writing of n7 defect or want of repair in 810, h wharf, requiring it within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defeat to be removed or such repairs to be made.
- 9. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the wharf or by contact therewith, and which may be occasioned by any default or neglect on its put.

  10. In case the licensee shall—

O. In case the nonness shall—
 (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
 Case to UN or occupy the said wharf for a perior 1 of thirty dyll;
 Fail to pry th4 sums specified in clause throo of these conditions; or

these conditions; or

(4.) Be in any manner wound up or dissolved,
then and in any of the said cases this Order in Council, and a svery right, power, or privilege my be revoked and datermined by the Governor in Council without any notice to the licensee or other proceeding whatsoever; and publication in the New Zealand Gasetts of an Order in Council containing mob revocation shall be sufficient notior to the licensee, and to nil persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revocation the Minister may cause the said wharf to be removed, and may recover the costs incurred by my such removal from the licensee.

11. The construction of the wharf shall be deemed to be an

11. The construction of the wharf shall be deemed to be an acceptance by the licenses of the conditions of this Order in

J. F. ANDBBWS. Acting Clark of the Executive Council.

Licensing John Bassett to use and occupy a Part Of the: Foreshors of Wairoa River, West Wanganui Inlet, as a: Wharfiesta.

### PLUNKET, Govamor.

# ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of August, 1908.

# Present:

### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the iioonw hereinafter mentioned, John Bassett, of Parapara (hereinafter called "the licensee"), has applied to the Governor in Council for a license under "the Harbours Aot, 1908 "(hereinafter called "the said Act"), to cooupy a put of the foreshore and land below low-water mark in Wairoa River, in the County of Collingwood, in order to construct and maintain thereon a wharf; and, in accordance with the one-hundred-and-fiftieth section of "The Harbours Act, 1908," has deposited plans (four sheets) in the office of the Marine Department at Wellington (marked M.D. 8214) showing the place where it is intended to construct ruch wharf, the area of foreshore and land below low-water mark intended to be ownoided for such purpose, end the manner in which it is proposed to carry out the work: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plans have, prior to the making of this Order in Council, said plans have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter expressed:

on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Apt, and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licenses as aforesaid; and, in further pursuance nod exercise of the said power and authority, and with the like advice and coment as aforesaid, doth herby license and permit the licensee to the and cocupy that part of the foreshore which is particularly hown and delineated on the plans so deposited as aforesaid, for the purpo44 of constructing thereon which is particularly hown and delineated on the plans so deposited as aforesaid, for the purpo44 of constructing thereon which is accordance with the said plans; such license to be hold and enjoyed by the licensee upon and subject to the following terms and conditions, that is to say.

1. In these conditions the term "Minister" means the Minister of Marine, as defined by "The Shipping and Seamen Act, 1908," and includes any officer, person, or authority sorting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extent and apply only to the part of the foreshore becausery for the construction of a wharf as shown on plans M.D. 8114.

on plans M.D. 8114.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of two pounds tan shillings, and thereafter a nannual sum of two pounds in advance, such annual payments to date from the dote hereof.

4. The rights, powers, and privileges conferred by this Order in Council shall continue in for 04 for fourteen years, computed from the date hereof, unless in the meantime snob rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or put with any mob right, power, or privilege without the previous written consent of the Minister first obtained.

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

therefrom.

6. His Majesty or the Governor, and di officers in the Government service acting in the secution of their duty, shall at all timer have free ingress, passage, and egrees into, through, and out of the said wharf without payment.

7. Nothing herein contained shall authorise the licensee to do or cause to be done anything repugnant be or inconsistent with any law relating to the Customs, or any regulations of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1906," or any regulations made thereunder, and that • re now or may hereafter be in force be in force

8. The ballast of all vessels loading at the said wharf shall be taken away by the licensee and deposited above highwater mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minister for

Minister, or by any person appointed by the Minister for shat purpose.

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

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

11. The licensee shall maintain the above-mentioned wharf in good order and repair.

n good order and renair.

in good order and renair.

12. Any person authorised by the Minister may, at all reasonable times, enter upon the raid wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee a notice in writing of any defoot or want of repair in such wharf, requiring bim, within • reasonable time, to be therein prescribed, to repair the rune, he shall with di convenient appead cause such defeat to he removed or such repairs to be incade.

18. The licensee shall be liable for any injury which may be sustained by anyressel or boat in pessing the wharf or by contact therewith, and which may be occasioned by any

the sustained by anyressel or boat in passing the whatf or by contact therewith, and which may be occasioned by any default or neglect oo his part.

14. In case the licenses shall—

(1.) Commit or suffer a breach of the conditions hereinbofon set forth, or any of them;

(2.) Cease to use or occupy the raid wharf for a period of thirty days;

(8.) Fail to pay the sums specified in clause three of these conditions; or

(4.) Become bankrupt, or he in any manner brought under the operation of any law in force for the time being relating to bankruptcy, then and in any of the said cases this Order in Council, and every right, power, or privilege may be revoked end determined by the Governor in Council without any notice to the licensee or ofbu proceeding whateover; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that thus Urber in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revocation the Minister may cause the said wharf to be removed, and may recover the cost incurred by any such removed to he and the licensee.

16. The construction of the wharf shall be deemed to be an , secreptance by the licensee of the conditions of this Order in Council.

J. F.: ANDBBWS, Acting Clerk of the Executive Council.

Licensing the Dominion Canning Company (Limited) to use and occupy a Part of the Foreshore Of Kaipara

#### PLUNKET, Governor.

#### ORDER IN COUNCIL

At the Government House, at Wellington, this twenty-fifth day of August, 1903.

### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THE EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Dominion Canning Company (Limited), (hereinafter called "the company"), has applied to the Governor in Council for a license under "The Harbours Act, 1908" [Increinafter called "the said Act"], to ocompy a part of the foreshore and of land below low-water mark on the Kaipara River, Kaipara Harbour, in order to erect and main&in thereon and the said act in accordance with the one-hundred and a wharf: and, in accordance with the one-hundred-and, fiftieth action of "The Harbours Aot, 1908," has deposited plans in the office of the Marine Department al Wellington (marked M.D. 3208) showing the place in the said reiningon (markeu M.D. 3205), snowing the place in the said river where it is intended to erect such wharf and the area of foreshore and land below low-water mark intended to be compiled for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will see the or trade of the such as to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plans hare, prior to the making of this Order in Council, been approved by the Governor in Council; And whereas it is expedient that a license under the said Act, for the purpow aforesaid, should be granted and issued to the company on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of Now Zealand, in pursuance and exercise of the power and authority vented in him by the said Act, and of all other nowers and authorities enabling him in that behalf.

all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Exeantive and by and with the advice and consent of the Excantive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid and, in further pursuance and exercise of the said power end authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and cooupy that part of the foreshore and of land below low-water mark which am particularly shown on the plans so despoaled as aforesaid, for tha larly shown on the plans so dspoaikd as aforesaid, for the purpose of constructing or erecting thereon a wharf; such license to be held and enjoyed by the company upon and subject to the following terms and conditions, that is to say:—

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark shown on the plans marked M.D. 3208.

3. In consideration of the concessions and privileges

marked M.D. 3308.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being supplied with a copy of this Order in Council, pay the sum of two pounds ten shillings for such Order in Council, and shall pay to the Minister an annual sum of one pound in advance, dating from the date hereof.

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

6. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty.

shall et ail times have free ingress, passage. and egress into, through, and out of the said wharf without payment.

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

no light shall be exhibited until after it has been approved of by the Minister.

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

8. Nothing herein containsd shall authorise the company to do a cause to be form anything repugnant to or incon-

to do or Cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1908," or any regulations made thereunder, and that are now or may hereafter

be in force.

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

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

obtained.

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

1% The company shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through default or neglect on the part of the company.

13. In case the company shall—

(1.) Commit or suffer a breach of the conditions herein.

before set forth, or any of them;

(9.) Fail to pay the sums specified in clause three of these conditions;

(9.) Fail to pay the sums specified in clause three of these conditions;

(3.) Cease to use or occupy the said wharf for the purposes aforesaid for a period of thirty days;

(4.) Be in any manner wound up or dissolved, then and in any of the said cases this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council, without any notice to the company or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons conan Order in Council obntaining such revocation such be sufficient notice to the company, and to all persons con-cerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have bean revoked and determined.

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

Regulations under " The Local Bodies' Loans Act, 1901," and Amendment Acts.

# PLUNKET. Governor.

# ORDER IN COUNCIL.

At the Government House, at Wellington, thh nineteenth day of August, 1908.

# Present:

# HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N exercise of the powers in this behalf conferred upon him by "The Local Bodies' Loans Aot, 1901," and "The Local Bodies' Loans Aot, 1901," and "The Local Bodies' Loans Aot Amendment Aot, 1906," His Excellency the Governor of the Dominion of New Zealand, actin g b and with the advice and consent of the Executive Council 0.7 the said Dominion. doth hereby revoke the regulations for the purposes of the said Aots made on the twenty-fourth day of April, one thousand nine hundred and seven, and gazetted on the second day of May following, and in lieu thereof doth thereby make the regulations set forth in the Schedule hereto, VIZ.:— VIZ. :-

#### SOHEDDLE. REGULATIONS.

REGULATIONS.

1. (cr.) Where the whole of any area over which a special rate has been made as security for a loan in hereafter merged or included within the district of a local authority other than the local authority that made the rate, such last-mentioned authority shall, within three months after such merger or inclusion, give notice to the local authority in whose district such area has been merged or included, and also to the Minister of Finance, of all existing special loans in respect of which special rates have been made over euch area.

(b.) Such notice shall be in the Form No. 1 in the Sohadule hereto.

(0.) Suon notice shall be in the form No. 1 in the Sohadule hereto.

9. (a.) Where part only of any special-rating district is hereafter merged or included as aforesaid the loon! authority that made the rate shall, within three months after such merger or inclusion, give notice to the local authority in whose district such part-area has been merged or included, and also to the Minister of Finance, of all existing special loans in respect of which special rates have been made over such part-area, receiver with a plan showing sections of much part-area, together with a plan showing sections of land and parts of sections (if any) contained in such part. Area, and of any proposed adjustment or apportionment of the liability in respect thereof among the respective local authorities affected by such merger or inclusion.



, Chairman.

(b.) Such notice shall be in the Form No. 9 in the Schedule hereto.

Schedule hereto.

8. (a.) An, laarl outborft, that objects to such propose adjustment or apportionment shell forward written notice a its objection to the Minister of Finance within twenty-on days from the receipt of the notice referred to in the las preceding regulation.

(b.) Such local authority shall, prior to the expiry of the raid twenty-one days, also serve a cop, of such notice of the local authority that made the rata.

(c.) If within the said period of twenty-one days no notice of objection is served either on the Minister of Finance 0 the local authority that made the rate, then such last-men tioned authority may proceed as parts to have an apportion ment or adjustment of liability effected in respect of the said locans, and for that purpose shall forward to the Minister of Finance a statutory declaration of the facts in the form of to the effect set forth in Farm No. 4 in the Schedule hereto.

Finance a statutory declaration of the facts in the form of to the effect set forth in Farm No. 4 in the Schedule hereto.

(d.) In cases where objections have been received the statutory declaration shall he in the farm or to the effect set forth in Form No. 5 in the Schedule hereto.

(e.) On receipt of the statutory declaration in either of the cases aforesaid it shall be the duty of the Minister of Finance to forward the same, with all other particulars mud information, to the Governor in Council.

(f.) Where an objection has been duly lodged by the local authority or authorities affected, theu the Governor in Council shall hear or consider such objections, and the parties shall receive such notices, and such steps shall be taken, as the Governor in Council may consider necessary for determining the matter.

the Governor in Oouncil may consider necessary for determining the matter.

4. As soon as an, transfer, adjustment, or apportionment of liability in respect of any special loan has been made the Secretary to the Treasury shall forward to every local authority directly affected thereby a notice in the Form No. 3 in the Schedula hereto, and such entries shall be made in the Register of Debts of Local Authorities as may he necessary to aomipirte such transfer, adjustment, or apportion. ment respectively.

6. Where any notice is directed by these regulations to be served upon or given to a local buthorit, it shall be sufficient if such natiae be rent to or delivered at the office of such local authority addressed to the Clerk or other principal officer therbof.

officer therhof.

#### SCHEDULE.

FORM No. 1.
Notice where Whale Area merged under Section 7 of "The Local Bodies" Loans Act Amendment Act, 1906." To

Particulars of Special Loans in respect of which Special Retes bare teen made over the Whole Area described below, which said Area wee merged or included in the on the day of 19

AMOUNTS of special loans: £ ,
Dates of granting same:
Particulars of special rates struck an security for such

Formulars of special rates string an security for such loans:

When rates payable:

Area over which special rates are made:
dates end pages of Gazette where special order is gazetted.)

Inscribed debt due in respect of such loans: 4

Amount of half yearly interest payable and to be transferred: 2

Dates when interest due:

, Chairman.

Dated this

, 19 . de, of

# FORM No. 2.

Notice where Part-area merged or included under Section?
of "The Local Bodies' Loans A c t Amendment Act l-906."

Particulars of Special Loans in respect of which Special Rates have been made over the Part-area described Mow, which was merged in the which was merged in the

LOAN or loans to be sppartianed to be ret out as under :-Amount of each loan : & Purpose for which each loan was raised :

Currency of each loan:
Rate of interest under which each loan was raised.
Area over which special rates made as security for such

Rateable valuation of special-rating district : &

Rateable valuation of part-area merged; & Description of part-ares merged or included to be fully set (A plan of merged portion of rating d to be supplied.) (Quote page of Gasetts if special order gazetted.) Particulars of special rates struck:

When rates payable: Inscribed debts due in respect of special loans for special-

rating districts: £
oposed adjustment or ppktionment of debt inscribed

in respect of such special loans: &

Proposed adjustment or apportionment of half-yearly interest: &

Dated

#### FORM No. 8.

Notices of Transfer [or Adjustment, or Apportionment] of Special Loans under Section ? of "The Local Bodies" Loans Ad Amendment Act, 1908."

L can or loans to be apportioned are as under, vis. — Amount of each loan: £
Purpose for which each loan was raised:

Currency of each loan:

Rate of interest under which each loan was raised:

Area over which special rates made as security for such loans:

Notice is bereby given that, in accordance with subsection (4) of section 7 of "The Local Bodies". Loans Act Amendment Act, 1906," the necessary entries, of whfob particulars are given below, bare been made in the Register of Debts of Local Authorities to give effect to the transfer for adjustment, ar apporticument] of the liability of the in respect of the undermentioned special loans raised upon the security of special rates made over the area for part-area; merged or included in the which said area is proximally described heunter; Farticulars of special loans above referred to:

Total interibed amount of such loans: \$\frac{1}{2}\$

Local Authority by whom payable.	Amount transferred to each Local Authority.	Half-yearly Interest thereon.

# FORM No. 4..

Statutory Declaration where no Objections have been raised to the Proposed Transfer [or Adjustment, or Apportionment] of Special Leans under Section 7 of "The Local Bodies" Loans Act Amendment Act, 1906."

[Insert name fully], of [Insert Address], [Mayor or airman] of the Council, do hereby solumnly and Thairman of the incerely declare—
(1.) That the

incerely declare—

(1.) That the Council has fully complied with the regulations under oration 7 of "The Local Bodies' Loans Act Amendment Act, 1906."

(2.) That a notice of the proposed apportionment was duly served upon the oil the day of 19, and that a copy of such notice is hereto attached, marked "A."

(S.) That no objections have been received to the faid proposed transfer for adjustment, or apportionment of a from the debt of the Council was that of the Council Council And I make this solemn declaration conscientiously belier. Ing the same to be the solemn declaration conscientiously belier. Ing the same to be the council C

, Mayor [or Chairman].

)eclared at da. of me--Justice of the Peace.

#### FORM No. 6.

Statutory Declaration when Objections made to the Proposed Transfer for Adjustment, or Apportionment of Special Loans have been to dged under Section 7 of "The Local Bodies' Loans Act Amendment Act, 1906."

In [Insert name fully], of [Insert Address], [Mayor or Chairmans] of the Council, do hereby solemnly and incerely declare—

(1.) That notice of the praposed apportionment has been duly served on the Council on the day of 10-9-3 that. copy of such notice is hereto attached, marked "A."



That the Council on the day of 19 duly forwarded a coapy of the notice of its objection to such proposed transfer [or adjustment, or apportionment] to the Minister of Finance, such date being within twenty one days of the receipt of the notice from the Council, in whose district such part (2.) That the Council on the

the Oounoil, in whose district such partarea has been merged or included.

(3.) Thet a copy of such notice of objection is hereted annexed, marked "B."

(4.) That the Council (being the local authority made the rate) has also been served with a copy of such objection, and that the local authorities concerned are willing to enbmit the queetion to the Governor in Council for final determination.

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

, Mayor [or Chairman].

Declared at day of

, this , 19 , before

, Justice of the Peace.

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

Authorising the Temporary Employment of Native Sanitary Inspectors for a Longer Period than permitted by the Public Service Classification Act, 1907.

### PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, thie nineteenthe day of August, 1908.

#### Present :

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS it is provided by subsection one of section sixteen of the Pablio Service Classification Aot, 1907 (hereinafter celled "the said Act"), that no person who is a temporarily appointed to the public service after the passing of that Act, and is disqualified for permanent appointment to the same position, shell be continuously employed in such service for more than six months at any one time, or shall be temporarily reappointed to such service within six months after ceasing to be employed therein:

temporarily reappointed to such service within six months after ceasing to be employed therein:

And whereas by subsection two of the same section it is provided that the Governor may by Order in Oounoil, in any case in which he considers that the public interest so or any class of persons for a longer period then is permitted by the preceding subsection hereinbefore recited:

And whereas it is desirable in the public interest that the temporary employment of persons-mu Native Sanitary Inspectors by the Department of Public Health should be authorised for a longer period than six months at any one time:

time:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Aot, and authority vested in him by the said Aot, and acting by and with the advice end consent of the Executive Oouncil of the said Dominion, doth hereby extend the aforesaid limit of nix months by authorising, as he hereby does, the temporary employment in the Department of Public He&h of Native Sanitary Inspectors for the period of two waars.

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

Authorising Native to mortgage Land under Section 6 of "The Native Land Laws Amendment det, 1897."

# PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this pineteenth dey of August, 1998.

were other than a Native, and accordingly none of the restrictions, limitations, or provisions of "The Native Land Court Act, 1894," or any other Act affecting Native land, or lands owned or held by Natives, shall apply, anything in any such Act to the contrary notwithstanding: And whereas Tainra Retimans, of Rats, in the Provincial District of Wellington, in the Dominion of New Zealand, being the owner in severalty of the block or parcel of lend mentioned and particularised in the Schedule hereto, has applied to be allowed to mortgage the said block of land: And whoreas by certificate bearing date the seventh day of July, one thousand nine hundred and eight under the hand of Jackson Palmer, Esquire, a Judge of tha Native Land Court of New Zealand, sod the seal of the said Court, it was certified that the said Taiuru Retimans possesses, irrespective of the land proposed to be mortgaged, other land sufficient for his maintenance: maintenance:

Now, therefore, Hie Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, end acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorise the said Taiuru Retimana to mortgage the land set oat in the Schedule hereto to the Government Advances to Settlers Office, being a lending department of the Government as aforesaid.

#### SCHEDULE.

ALL that piece or parcel of land, situate in the Taumata Survey Dintriot. in the Land District of Wellington, containing 1,376 acres, more or less, known as Owbacko D No. 6, Subdivision 8, and acomprised in • partition order of the Native Lend Court dated the 15th June, 1899, in favour of the said Taiuru Retimana.

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

Authorising Native to mortgage Land under Section 6 Of "The Native Land Laws Amendment Act, 1897."

### PLUNKET. Governor.

# ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

### Present :

# HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS by section six of "The Native Land Laws Amendment hot. 1897," it is enacted that the Governor may, by Order in Council, authorise any Native owning land in severalty to mortgage such land to any lending department of the Government, and that in such case the mortgage shall operate in all respects as if the mortgager were other than a Native, and accordingly none of the restrictions, limitations, or provisions of "The Native Land Court Act, 1894," or any other Act affecting Native land, or lands owned or held by Natives, shall apply, anything in any such Act to the contrary notwithstanding: And whereas Te Maari Taiuru, of Rata, in the Provincial District of Wellington, in the Dominion of New Zealand, being the owner in severalty of the block or parce! of land mentioned and particularised in the Schedule hereto, bar applied to be allowed to mortgage the said block of land: And whereas by certificate bearing date the seventh day of July, one thousand nine hundred and eight, under the hand of Jackson Palmer. Esquire, a Judge of the Native Land

July, one thousand nine hundred and eight, under the hand of Jackson Palmer. Esquire, a Judge of the Native Land Court of New Zealand, and the seal of the said Court, it was certified that the said Te Maul Taiuru possesses, irrespective of the land proposed to be mortgaged, other land sufficient for her maintenance:

Now. therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and wthorities conferred upon him by the said Aot; and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorise the said Te Maari Taiuru to mortgage the land set out in the Schedule hereto to the Government Advances to Settlers Office, being a lending Department of the Government as aforesaid.

SCHEDULE.

All that piece or parcel of land, situate in the Ohinewairua Survey District, in the Land District of Wellington, containing 200 acres, more or less, known as Motukawa 2810a, and comprised in a partition order of the Native Land Court dated the 11th July, 1906. in favour of the said Te world department of the Government, and that in such case the mortgage shall operate in all respects as if the mortgagor



Excepting Land from the Operation of Section 11? of "The Native Land Court Act, 1894."

PLUNKET, Governor.

OR DER IN COUNCIL.

At the Government House, at Wellington, this mineteenth day of August, 1908.

Present:

HIS EXCELLENCY THE GOVCENOB 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, wheresover situates, 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 lesses or other person who has been bond filed in occupation of any land, whereas or purchase thereof, prior to the passing of the said Act: Provided also that every, alienation on such land, or hu paid money to Native owners for lease or purchase thereof, prior to the passing of the said Act: Provided that the operation of the series of the said Act: Provided also that every, alienation of two months of this section shall take effect until after the expiration of two months from the date of the publication thereof, in the Governor to the passing of the said Act: Provided also that every, alienation of two months of the provisions of this section of the provisions of this section of the said act of the publication thereof in the Governor to the passing of the said Act: Provided also that every, alienation of Section on such land, or hu paid money to Native Land Court Act, 1844."

And whereas the Itaroa District Macri Land Board, by a commended the Governor to except from the said section, or all minute and the treate of the purpose of alienation of two months of the said control of the said control of the said control of the said con side 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 Tokaran District Magni Land Roard by

this section shall be confirmed by the Court in terms of section fifty-three of the said Act:

And whereas the Tokerau District Maori Land Board, by a recommendation made on the twenty-fourth day of March, one thousand nine hundred and eight, end received on the third day of July, one thousand nine hundred end eight, has recommended the Governor to except from the operation of section one hundred and seventeen of "The Notive Lend Court Act, 1894," for the purpose of alienation by way of eels, the block or parcel of lend particularised and set out in the Schedule hereto:

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

#### SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land, situate in the Otamatea Survey District, containing 588 scres 2 roods, more or less, being part of a block of land known as Opekapeka A—bounded on the north-west by Nukuroa No. I Block, 7776-4 links; towards the east by the Topuni River; towards the south-east by the Opekapeka G Block, 4303-7 links; and towards the south-west by other part of Opekapeka A Block, 7766-7 links—and being part of the land included in an order of the Native Land Court, on investigation of title, &ted the 1st day of December, 1904, in flyour of Ripeka Paenganui.

I. F. ANDREWS.

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

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

# 

At the Government House, et Wellington, this ninsteenth day of August, 1908.

#### Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act. 1894" (hereinafter called "the said Act"), for a limited period or otherwise, and either generally cr for such purposes end subject to such restrictions as shall be in such Orar specified, any land, whereanovar 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 lesses or thus person who has been bend fide in occupation of

#### SCHEDULE.

ALL that piece or parcel of land, situate in the Mangahoa Survey District, containing 89 acres 2 roods 84 perches, more or less, known es Mangatainoka No. 120 No. 2a, and comprised in a partition order of the Native Land Court dbted the 19th day of September, 1898, in favour of Hare Pine Takirirangi.

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

ORDERI N COUNCIL.

At the Government House, at Wsllington, this nineteenth dby of August, 1908.

#### Present

# HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS by section four of "The Native Land
Laws Amendment Act, 1895," it is enacted that the
Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native.
Land Court Act, 1894" (hereinsfer 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, wherescever 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 lesses or other person who has been bond side said section, or any interest therein or right ever the same, or may in like manner make such exception in favour exclusively of any lessee or other person who has been bend fide in compation of and has made improvements on such land, or has paid money to Native owners for lesse 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 Gasette: Provided also that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act;

And whereas the Maniapoto-Tuwharetos District Maori Land Board, by a recommendation made on the seventh day of December, one thousand nine hundred end Seven, bnd received on the twenty-fourth day of February, 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 percel of land particularised and set out in the Sohedale hereto:

Now, therefore, His Excellency the Governor of the Downing of Now (Saleand in purpusers and exercise of the

Schedale hereto:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power end authority conferred upon him by sectii four of "The Native Land Laws Amendment Act, 1896," end acting by end 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 Auckland Land Dietriot. containing 160 acres 1 rood 16.7 perches, more or less, known as Pukeros-Hangatiki No. Ir, and comprised in a partition order of the Native Land Court dated the lot day of August, 1908, in favour of Koroheke Rangihaeata.

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

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

#### PLUNKET, Governor.

#### ORDERIN COUNCIL.

At, the Government House, at Wellington, this nineteenth day of August, 1908.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

WHEREAS by section four of "The Native Land Isaws 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"), 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 muclPurposes and subject to snob 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 bee made improvements on such lend, 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 provisiona of this section shall take effect until after the expiration of two month from the date of the publication thereof in the Gasette: 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 nineteenth 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 ret out in she 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 laud from the operation of 'section one hundrh and seventeen of "The Native Land Court Act, 1894," for the purpose of alienation by way of sal

# SCHEDULE.

ALL that piece or parcel of land, situate in the Karioi Survey District, containing 96 scress and 32 perches, more or less, known as Otiranui No. 54, and comprised in a partition order of the Native Land Court dated the 17th day of August, 1995, in favour of Nika Waista 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 House, at Wellington, this nineteenth day of August, 1908.

# Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section four of "The Native Land Laws Amendment Act, 1895," it is enacted that the Governor may, by Order in Council, except from the operation of section one hundred and seventeen of "The Native Land Court Act. 1894" (hereinafter called "the said Act"), for a limited period or otherwise, and either

generally or for such purposes and subject to such restrictions as shall be in such Order Peciged, any land, whoresoever situate, which is for the time being subject to the operation of the uid 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 lesse or purchase thereof, prior to the passing of the raid 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 data of the publication thereof in the Gazette: Provided algo that every alienation under the provisions of this section shall be confirmed by the Court in terms of section fifty-three of the said Act:

And whereas the Tairawhiti District Maori Lend Board, by a recommendation made on the eighteenth day of May, one thousand nine hundred and eight, and received on the twentieth 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 met 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 noting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby except the said laud fmm the operation of section one hundred and seventeen of "The NJive Land Court Act, 1894," for the purpose of alienation by way of sale.

#### SCHEDULE.

All that piece or parcel of land, situate in the Hawke's Bay Land District, containing 5 acres 1 rood 88 perches, more or-less, known an Tokomaru B90, and comprised in a partition order of the Native Laud Court dated the 19th day of July. 1994, in favour of Harawira te Wai.

J. F. ANDBEWS, Acting Clerk of the **Executive** Council.

Additional Rules as to Life-saving Appliances for Ships.

# PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

#### Present:

# Are Excellency the Governor in Council.

Are EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEBEAS by Order in Council dated the twenty-fifth day of April, one thousand nine hundred and eight, and published in the New Zealand Gasette No. 84, of the thirtiethday of the same month, certain rules were made as to life-saving appliances for ships:

And whereas it is desirable to make additional rules:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the power and authority conferred upon him by section one hundred and ninety-seven of "The Shipping and Seamen Aot, 1908," and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following additional rules as to life-saving appliances for ships, and doth order that they shall come into force on and after the first day of January, one thousand nine hundred and nine:

—

Runse

RULES.

1. Length.-All life-belts when fully stretched out are to be at least 50in. long from outside of cork to outside of cork, but when laid flat with the corks pushed close together their length is not to exceed 40 in. Thin rule is substituted for the provision as to length of belts contained in clause 1 of the rules made by the said Order in Council of the 25th day of April, 1908.

2. Covers.—The ecklenburnrequired by the rules made by the said Order in Councils the 25th day of April, 1908, is to be all linen with no admixture of another material; it mast have at least twenty-eight threads to the inch in the warp and in the weft, and is to be unglazed and unmangled and free from all dressing. It may be blesched or unbleached, but no artificially coloured material is to be next.

J. F. ANDREWS,

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



IN pursuance and exercise of the power and authority vested in him by the Public Service Classification Act, 1907, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the mid Dominion, doth hereby authorise the temporary employment for three Years from the first day of June, one thousand nine hundred sad eight, of

#### DANIEL PRICE VARCOR

as a Clerk in the Valuation Deputment.

J F. ANDREW'S,
Acting Clerk of the Executive Cooed:

The Public Service Classification Act, 1907.—Extension o Time for the Employment of certain Temporary Officers of the Department of Tourist and Health Resorts.

# PLUNKRT, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

#### Present:

### HIS EXCELLENCY THE GOVERNOR IN COUNCIL

His Excellency THE Governor in Council

WHEREAS by subsection two of section sixteen of the Public Service Classification Act, 1967 (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 tern porary employment of my person or any class of persons for a longer period than is permitted by subsection one of the said section sixteen:

And whereas, in the opinion of the Governor, it is expedient that, in respect of the hereinafter-mentioned classes of persons employed in the Department of Tourist and Health Resorts, the period of temporary employment should be extended from six months to three years:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authory conferred upon im by the mid Act, and soting by Rid with the advice and consent of the Executive Council of the said Dominion, doth hereby mutualize the temporary employment of the persons employed in the classes set out in the Schedule hereto for three years in lieu of ah months.

# SCHEDULE.

Office-cleaners and messengers. Laundresses.

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

Additional Regulations under the Rotorua Town Act, 1907.

#### PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of August, 1908.

# Present:

# HIS EXCULENCY THE GOVERNOR IN COUNCIL.

HIS EXCALLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the Rotorus Town Act, 1907 (hereinafter termed "the mid Act"), provision is made for the management of the Town of Rotorus by the Department is, in respect of the said town, created a body corporate: And whereas in exercise of the power conferred by the said Act certain regulations were made on the eleventh day of aril, one thousand nine hundred and eight, and published in the New Zeoland Gasette of the said Act, and it is expedient to amend the said regulations in manner here in a fter appearing:

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

PLUNKET. Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.
Present:
HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the power and authority vested in him by the Public Service Classification Act, 1907, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred on that behalf by the said Act, and acting by and with the advice and consent of the following a follows, namely:

1. Clause 21 of the said Dominion, doth hereby emend the mid rectider regulations as follows, namely:

2. Clause 22 of the said regulations is hereby amended by omitting the following words and figures in the item, "XIV, Finance generally," under the h&ding "The Municipal Corporations Act, 1900," viz.: "Subsection (1) of section 159, subsection (2) of section 159."

2. Clause 22 of the said regulations is hereby amended by omitting the following words and figures in the item, "The Municipal Corporations Amendment Act, 1902," viz.: "and subsections (1) and (2) of section 18."

J. F. ANDREWS,

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

Steward Settlement Water-race District. County of f Waitaki, constituted under "The Land Drainage Act, 1904."

# PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of August, 1968.

#### Present:

### HIB EXCELLENCY THE GOVERNOR IN COUNCIL.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, in accordance with the provisions of the fifty-ninth section of "The Land Drainage Act, 1904," a majority of the ratepayers in the area described in the Schedule hereto, situated in the County of Waitaki and known as the Steward Settlement, have presented a petition to His Excellency the Governor of the Dominion of New Zealand, praying that the land comprised in the said area, he declared to be a distriot under Part II of the said area, Now, therefore, in pursuance and exercise of the power and authority contained in the said fifty-ninth section of "The Lend Drainage Act, 1904," His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Connoil of the said Dominion, doth hereby constitute and declare the area of land described in the Schedule hereto to be a district under Part II of the said Act for the purpose of the mainlenance and construction therein of water-races for the supply of water for irrigation of land, and otherwise for the than for domestic mae; and, with the like advice and consent se aforesaid. His said Excellency doth hereby declare that the said district shall be called by the name of "The Steward Settlement Water-race District," and also that this Order shall come into effect on and after the first day of September, one thousand nine hundred and eight.

# SCHEDULE.

SCHEDULE.

All that area in the Otago Land District, situated in Awamoko and Papakaio Survey Districts, bounded towards the north-east by the Waitaki River: towards the east generally by Section No. 60A, Blook VIII, Papakaio Survey District, Kaik Road, Sections Nos. 13 and 14. said Blook VIII, Sea Cliffs Road, and the south-sastern boundaries of Sections Nos. 76A and 78A, Steward Settlement: thence towards the south generally by Sections Nos. 10, 11, 12, and 18, Blook V, Papakaio Survey District, the abutment of a road, and Sections Nos. 14, 15, 16, and 17, said Blook V; thence by Steward Road, the road forming the northern boundaries of Sections Nos. 60. 51, 49, 213, and 48, Blook IV, Papakaio Survey District, and the road forming the western boundary of the last-mentioned section, by Sections Nos. 60, 61, 62, 68, 64, and 67, Blook IV, to Ferry Road; thence by Ferry Road and the road forming the northern boundary of Section No. 41, Block IV aforesaid, by Sections Nos. 83 and 8, said Block IV, to Duncan's Road; thence by Duncan's Road, Papakaio Road, and Sections Nos. 20 and 21, Block III, Papakaio Survey District, to Gibson's Road; thence by Gibson's Road, Peebles Road, and Section No. 16, Block IV, A-oko Survey District, to the Duntroon Railway line; thence by Wilson's Road, the road forming the northern boundary of Section No. 16, Block IV, A-oko Survey District, to the Duntroon Railway line; thence by Wilson's Road, the road forming the northern boundary of Section No. 28, Blook I aforesaid; thence towards the west generally by the last-mentioned

section, Section No. 26, said Block I, and the road forming the southern boundaries of Sections Nos. 3 and 4 tc Wilson's Road; thence by Wilson's Road to the north-eastern corner Road; thence by Wilson's Road to the north-eastern corner of the lsatmentioned section; thence by that section and Sections Nom. 3, 95, and 97, said Blook I, and the production of the eastern boundary of the last-mentioned section to the Waitaki River: excluding the Town of Waitaki Brid ge, Sections Nos. 8, 3, 25, 96, 44, 45, 46, and 49a, Block VIII, Papakaio Survey District; Sections Nos. 63, 54, and 56, Blook VII, Papakaio Survey District; and Sections Nos. 22, 90, and 91, Block I, Awamcko Survey District.

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

Terms and Conditions of Lease of Villaye-homestead Allot-ments in Pukeroa Village Settlement, Wellington Land District.

### PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of August, 1908.

#### Present:

### Am Excellency THE GOVERNOR IN COUNCIL.

WHEREAS by the one-hundred-and-sixty-ninth section of "The Lend Act, 1892," it is enacted that the Governor in Council may 5x the terms and conditions upon which the lands in any village settlement shall be disposed of, subject 38 in the said section is provided: And where 38 by a Proclamation made under the said Act on the eleventh day of July, one thousand nine hundred and eight, and of July, one thousand nine hundred and eight, the lands described in the First Schedule hereto have been set spart under the said Aot and declared open for lease as a village settlement, and it is expedient to fix the terms and conditions upon which the said lands shall he disposed of

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred by the said Act, and and with the advice and consent of the Executive Council of the said Dominion, doth hereby 5x the terms and conditions on which the lends mentioned in the First Schedule hereto shall be disposed of by way of renewable lease, and which said terms and conditions are set forth in the **Second** Schedule hereto.

# FIRST SCHEDULE.

WELLINGTON LAND DISTRICT.—RANGITIKEI COUNTY.—PUKEBOA VILLAGE SETTLEMENT.

Village-homestead Allotments.

Section.	Ares.	I Capital Value.	Half-yearly Rental.
1,9 2,8 8 10	A. R. P. 21 222 14 8 87 7 8 0 10 1 19	£ s. d. 110 0 0 82 10 0 50 0 0 77 10 0	£ B. d. 2 4 0 118 0 1 0 0 111 0

LOCALITY AND DESCRIPTION.

Pukeroa Village is situated about thirteen miles to the north-west of the Town of Hunterville. The land is mostly flat and easy sloping, except to the north-west corner, where it runs up to a broken spur. The timber on the sections is scrubby bush on spurs, and on the easier slopes mixed bush consisting of matai, rimu, kabikates, tawa, titcke, with a thick undergrowth of supplejack, &c. A a tip about 8 chains wide has been felled and grassed along Turakina Valley Road. Pukeroa Village is situated about thirteen miles to the

# SECOND SCHEDULE.

1. THE lands enumerated above are first-class lauds, and

1. The lands enumerated above are first-class lauds, and are village-homestead allotments open for selection on renewable lease for periods of sixty-six years under the provisions of "The Land Act, 1892" fifereinafter referred to 28 "the said Act"), and its amendments.

2. The day on which the said lands shall be open for selection shall be Wednesday, the 28th day of Ootober, 1908.

8. The rentals stated above shall be the prices at which the lands shall be open for selection.

4. Applications for leases shall be made in manner as provided in Part I of the said Act; and all such applications shall be made to the Commissioner of Crown Lands, Wellington; and leases will be issued in accordance with the provisions of Part I aforesaid.

5. Each applicant shall state his or her residence, occu-pation, and condition in life (namely, whether married or single), and will be required to make the prescribed declara-

6. Each applicant shall pay the first half-year's rent, together with the lesse and registration fee (£1 la.), immediately the application has been approved or declared successful at the ballot; also the rent for the period elapsing between the date of the lease and the due date of such half-

cessful at the ballot; also the rent for the period elapsing between the date of the lease and the due date of such half-yearly payment.

7. All rents must be paid half-yearly, in advance, on the lat days of January and July in each year, as provided in section 157 of the said Act; and the first half-year's rent is payable as before provided.

8. Improvements and residence on the land comprised in each lease shall be as provided in Part III of the said Act. The provisions of section 144, and all other provisions of the said Act with respect to substantial improvements, shall apply accordingly to lessees under these regulations. The provisions of section 141, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

9. No lessee shall divide, sublet, or transfer the land held by him under these regulations, except under and subject to the provisions of Part I of the said Act.

10. No lessee shall hold more than one allotment, and such allotment shall be held for his or her sole use and benefit, and not for the use or benefit of any other person whomsoever. No married woman shall be eligible as a selector; but this provision shall not apply to any married woman who may become a transferee under a will or by virtue of an intestacy.

11. All the provisions of the said Act 50 for es applicable.

intestacy

11. All the provisions of the said Act, 80 far es applicable, shall extend and apply to the lands affected by these regulations, and to the applications and leases to he made and issued thereunder, and generally to the interests created, and she persons whose rights, liabilities, or interests are thereby affected; and the mention of any particular provision of the said Aot shall not be deemed to exclude any other provision of the said Aot applicable to the particular case.

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

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Extension 0

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Time for making Financial Adjustments, Borough of Eastbrook.

# PLUNKBT. Governor.

WHEREAS the agreements for. financial and other

WHEREAS the agreements for. financial and other adjustments required to be made consequent upon the constitution of the Borough of Eastbrook have not been made within three calendar months of the constitution of the said borough, agreeoribed b clause one of the regulations made under "The Munioip 3 Corporations Aot, 1900," and published in the Gazette of the twenty-fifth September, one thousand nine hundred and two:

And whereas it is expedient to extend the time presoribed by the said regulations for making the said agreements eshereinafter mentioned:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance of the powers vested in me by "The Municipal Corporations Act, 1900," do hereby emend the aforesaid regulation, but in respect only of the agreements for financial and other adjustments required to he mde consequent upon the constititution of the Borough of Eastbrook, and do' hereby prescribe that such agreements shall be made within nine calendar months from the date of the constitution of the said Borough of Eastbrook. said Borough of Eastbrook.

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

JOHN G. FINDLAY, Minister of Internal Affairs.

Opening Lands in Auckland Land District f o r Sale or Selection.

# PLUNKET, Governor.

'N pursuance and exerciae of the powers end authorities
1 conferred upon me by "The Land Act, 1908," I,
William Lee, Baron Plunket, the Governor of the Dominion
of New Zealand, having received the report of the
Under-Secretary in this behalf, as provided in section
one hundred and fifty-four of the said Act, do hereby decolue
that the lands described in the Schedule hereto shall be open
for selection or Wedpredey. We twent in the parfor sale or selection on Wednesday, the twenty-sighth day of October, one thousand nine hundred and eight; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be



selected for compation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, cocupied, or leased, as mentioned in the said Sohedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1908."

#### SCHEDULE.

#### AUCKLAND LAND DISTRICT. Second class Lund.

Occupation with Right Renewable of Lease:
Purchase: Half-yearly Rent. Block. Area Purobase: Total Price.

HORIANGA COUNTY .- TUTAMOE SURVEY DISTRICT.

A. E. P. £ g, d. £ g, d. £ . d. 8 | II | 747 1 0 | 825 0 0 | 20 12 6 | 16 10 0 Weighted with £80, valuation for felling and grassing.

Altitude, kom 800 to to 1,000 ft. above sea-level. Broken and undulating, in parts level | 12 aores bush felled and grassed; balance mixed forest, comprising rats. towai, mahoe, rimu, totara, mire, and matal, with undergrowth of kickie and supplejack. Soil, lorm and clay; tall to good grass land, on limestone-and-sandstone formation; well watered by streams. Situated twenty-four miles from Kaihu—twenty-two miles dray-road and the balance by bridle-track.

20) v 125200 | 190 0 0 | 4 15 0 | 316 0 Altitude, 800 ft. to 1,000 ft. above sea-level. Undulating to level laud, all covered with mixed forest, comprising rimu, towai, taraire, miro, biroh, with undergrowth of kickie, supplejack, and ferns; fair grass land. Soil, loam and clay, on sandstone formation; watered by aprings and small watercourses. Situated about ten miler kom Kathu Railway-station—eight milee dray-road d two miles by formed bridle-track.

HORIANGA AND HOBSON COUNTIES.—TUTAMOR SURVEY DISTRICT.

District.

10 | XV | 357 2 0 | 305 0 0 7 12 6 | 6 2 0

Weighted with £15, valuation for felling.

Altitude, 600 ft. to 800 ft. above sea-level. Undulating land; 12 acres felled bush; balance mixed forest, comprising rimu, totara, towai, rata, taxaire, birch, mire, with undergrowth of supplejack and manuks. Soil, loam and clay; fair to good grass land, on sandstone formation; well watered by streams. Digtant five miler from the Maropiu Railway-station by formed road. Railway-station by formed road.

HORIANGA COUNTY .- WAIPOUA SURVEY DISTRICT.

HONIANGA COUNTY.—WAIPOUA SURVEY DISTRICT.

4 | XI | 100 0 0 | 160 0 0 | 4 0 0 | '8 4 0

Altitude, 800 ft. to 1,000 ft. above sea-level. About 30 acres bush felled and grassed; 20 acres old clearing; balance mixed forest, comprising rimu, towai, totars, miro, texaire, and birch, with undergrowth of hiekie, supplejack, and ferns. Soil, mixed loam and clay; fair grass land, on sand-stone formation; watered by springs and small water-courses. Situated eight miles from Kaihu Railway-station by dray-road. In addition to clearing and grassing mentioned above, the following improvements go with the land: 70 chains fencing, and house, 28 ft. by 12 ft., very much out of repair.

10 | XI | 100 0 0 | 150 0 0 | 3 16 0 | a 0 0 Altitude, 700 ft, to 950 ft. above sea-level. Undulating land; 50 acres old bushfelling, of which SO acres is grassed; balance mixed forest, compriring totars, blrob, towal, rats, miro, with undergrowth of supplejack, kiekie, and forms. Soil, mixed loam and clay, on sandstone formation; watered by stream. Situated about eight miles from Kalhu Railway-tation by draward. station by dray-road.

11 | XI | 97 2 0 | 140 0 0 | 3 10 0 | 2 16 0 Weighted with \$50, valuation for kauri timber.

Altitude, from 700 ft. to 900 ft. above sea-level. Undulating to level land; about 50 acres cleared; balance mixed forest, containing totars and e few kauri-trees, miro, and birch; undergrowth of kiekie, supplejack, and ferns. Soil, mixed loam and olg, on sandstone formation; well watered by streams. Situated about seven miles from Kaihu Railway-station by dray-road. About 30 chains old fencing still on section.

HORIANGA COUNTY. - WACKU SURVEY DISTRICT.

HORIAGA (COUNTY.—WAORU SURVEY DISTRICT.

11 | XVI 208 2 0 | 155 0 0 | 8 17 6 | 3 2 0
Allitude, 1rom 600 ft. to 1,000 ft. shows sea-level. Undulating to broken land: 20 acres cleared some years ago, but
now in second growth; balance mired forest, comprising
rimu, taraire, kohe, and kahikates; dense undergrowth of
niksu and bush-ferns. Soil of good second-class quality, on
sandstone formation; well watered by streams and springs.

Distant nine miles from Waimamaku Settlement—six miles fair road, balance indifferent horse-track.

An witness the hand of His Excellency the Governor, thir eighteenth day of August, one thousand nine hundred and eight.

ROBERT McNAB, Minister of Lands.

Opening Lands i Auckland Land District for Sdle or Salection.

#### PLUNKET. Governor.

PLUNKET, Governor.

In pursuance and exercise of the powers and a uthorities conferred upon me by "The Land Aot, 1908," I, william Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Scoretary in this behalf, as provided in section one hundred and fifty-four of the said Aot, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Wednesday, the twenty-eighth day of October, one thousand nine hundred and sight; and also that the lands mentioned in the said Schedule may, at the option of the pilionnt, he purchased for cash, or be selected for cooupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Aot, 1908."

#### SCHEDULE.

AUCELAND LAND DISTRICT.—MANGONUI COUNTY.—MAUNGATANIWHA SURVEY DISTRICT. Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	3.0000
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A a. P. # s. a. # s. a. # 1). a.

1 | II | 262 2 0 | 395 0 0 | 9.17 6 | 718 0

Weighted with £20, valuation for kauri and totara timber.
Attitude, from 300 ft. to 700 ft. • bove sea-level. Broken
and undulating land; about 40 acres fern, balance mixed
forest, containing kauri, totara, puriri, matel, kahikatea, and
rimu, with light undergrowth of kuriwao, bush-lawyer, tolkiwi, and ferns. Clay soil of good second-class quality, on
clay.and-rook formation; well watersed. Situated • Ettwelve miles 20m Mangonui—three miles metalled road, five
miles bridle-track, balance surveyed and graded road 25 yet
unformed.

untormed.

2 | II' | 808 2 0 | 265 0 0 | 7 2 6 | 6 14 0
Weighted with £35, valuation for kauri timber.
Altitude, from 200 ft. to 750 ft. above sea-level. Broken
and undulating country; about one-half forn, balance mixed
forest, containing kauri, kahikatea, totara, and rimu, with
medium undergrowth of kuriwao, teikiwi, and forns. Clay
soil of fair second-class quality, on clay subsoil; well watered
by large stream. Distant about 56 ven miles from Mangonui
—three miles metalled road, balance bridle-track.

-three miles metalled road, balance bridle-track.

8 | II | 197 114 | 150 0 0 | 8 16 0 | 8 0 0

Weighted with 815, valuation for kauri timber.

Altitude, from 200 ft. to 600 ft. above sea-level. Broken
and undulating land; about one-half fern; 10 acres dead
bush, from which kauri timber has been removed; balance
mixed forest, containing kauri, puriri, totara, kahikatea, and
rimu, with medium undergrowth of kuriwao, ferns, and toikiwi. Soil of second-class quality, on clay subsoil; well
watered. Situated about eight miles from Mangonui—three
miles metalled road, balance bridle-track.

miles metalled road, balance brids-track.

6 II | 323 1 0 | 365 0 0 | 9 2 6 | 7 6 0
Allitude, from 200 ft. to 700 ft. above sea-level. Broken
and undulating country; about 10 acres fern, balance mixed
forest, containing kauri timber, with fairly heavy undergrowth of kuriwao, lawyer, toikiwi, and kiskie; the timber
is only sufficient for selector's requirements. Soil of secondclass quality, on elay subsoil; well watered. Distant about
eight miles from Mangonui—three miles metalled road, five
miles bride-track, balance unformed.

6 | II | 192 2 0 | 255 0 0 | 6 7 6 | 5 2 0
Altitude, from 300 fs. w 700 fs. above sea-level. Broken
and undulating count about 20 acres fern, balance mixed
forest, containing sau timber only sufficient for selector's
requirements, with fairfy heavy undergrowth of kuriwsor,
tolkiwi, lawyer, and ferns. Soil of fairly good second-class
quality, on clay-and-rocky formation; well watered. Situated
about nine miles from Mangonui—three miles metalled road,
five miles bridle-track, balance informed.

Section.	Block.	Ares.	Ossh Purchase: Total Price.	Occupation with Right of Purchase: Hulf-yearly Rent.	Renewable Lease:
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A. R. P. £ S. d. £ s. d. £ s. d. 7 | II | 401 3 20 605 0 0 | 15 2 6 | 12 2 0 Weighted with £15, valuation for totara timber.

Weighted with £15. valuation for totara timber. Altitude, from 300 ft, to 600 ft. above sea-level. Broken and undulating country, covered with mixed forest, containing kauci, totara, rimu, kabikatea, puriri, and matai, with fairly light undergrowth of kuciwao, kiekie, ferns, and bush-lawver. Soil of good second-class quality, on ciay and semi-volcanic formation; well watered by streams. Situated about ten miles from Mangonui—three miles metalled road, five miles bridle-track, balance unformed.

a | III | 267 1 15 | 405 0 0 | 10 4 6 | 3 a 0 Weighted with £20, valuation for totaca timber.

Altitude, from 200 ft. to 600 ft. above sea-level. Broken and undulating oountcy; about 6 acres fern and dead bush, balance mixed forest, comprising kauri, totars, kahikatee, rimu, puriri, matai. taraire, hinau, kohekohe, towai, rata, rewarew, mahoe, and miro, with medium undergrowth of punga, kuriwao, and toikiwi. Soil of fairly good second-class quality, partly ooloanio, on clay-and-rock formation; well watered.. Distant nine miles from Mangonui—three miles metalled road, five miles bridle-track, balance unformed.

4 | III | 222 a 0 | 335 0 0 | 8 7 6 | 6 14 0 Weighted with £20, valuation for cimu timber.

Altitude, from 200 ft. to 700 it. above sea-level. Broken aud undulating country; about 1 acre fern, balance mixed forest, comprising rimu, totara, pucici, kahikatea, kauci, matal, taraire, hinau, kohekohe, towai, rata, rewarewa, mahoe, and miro, with medium undergrowth of punga, kuciwao, toikiri. Soil of fairly good second-class quality. partly volcanio, on clay-and-rock formation; well watered. Distant eleven miles from Managonii—three miles metalled road, five miles bridle-tcaok, balance & yet unformed.

5 | III | 964 1 0 | 300 0 0 7 10 0 | 6 0 0 Weighted with \$50, valuation for kauci and rimu timber. Altitude, from 200 ft. to 600 ft. above sea-level. Broken and undulating country, with a small kohekohe flat; about 50 acres fern, balance mixed forest, comprising dead and green kaucl, totara, rimu, puciri, kabikatea, miro, mahoe, taraire, kohekohe, towai, rewatewa, with medium undergrowth of kuciwao, toikiwi, and punga. Soll of medium second-class quality, on clay-and-papa formation; well watered. Distant eleven miles from Mangonui—three miles metalled road, five miles bridle-tcaok, balance as yet unformed.

6 | III | 288 2 0 | 825 0 0 | 8 2 6 | 610 0 Weighted with \$20, valuation for kauri and totara timber. Altitude. from 900 ft. to 600ft. above see-level. Broken and undulating country, with one or two small flats; about 16 \$200 fern. ploughable in part; this ance mixed forest. comprising kauri, totara, mataf, kahikatea, dmu, puriri, mahoe, miro, taraire, kohekohe, towai, rewarewa, with medium undergrowth of kuriwao, toikiwi, and punga. Soil of medium second-class quality, on clay subsoil; well watered by streams. Distant twelve miles from Mangonui—three miles metalled road, five miles bridle-track, balance \$5 yet unformed.

7 | III | 252 1 0 | 330 0 0 | 9 lo 0 | 719 0
Weighted with £15, valuation for kauri timber.
Altitude, from 250 ft. to 600ft. above sea-level. Broken
and undulating country, with some small flats; about
10 acres fern, belance mixed forest, compcieing kauri, totaca,
kahikatea, pucici, matai, mahoe, mim, taraire, kohekohe,
towai, rewarewa, and rimu; medium undergrowth of kuriwac, punga, toikiwi. Soll of fairly good second-class quality,
partly vulobnic, on clay-and-igneous-rock formbtion; well
watered. Distant twelve miles from Mangonui—three miles
metalled road, five miles bridle-track, balance as yet unformed.

formed.

9 | III | 258 8 0 | 196 0 0 | 4 17 6 | 3 13 0
Altitude, from 200 ft. to 700 ft. above sea-level, Broken
and undulating country; about one-fourth fern, cembindec
mixed forest, green and dead, comprising kauri, kahikatea,
matai, totara, rimu, puriri, taraire, kohekohe, mahoe, miro,
towai, rewarewa, and maire, with medium undergrowth of
toikiwi, punga, kuriwao. Boil second-class quality, rather
inferior, on olay subsoil; well watered. Situated about
thirteen miles from Mangonui-three miles metalled road,
five miles bridle-track, balance graded road not yet formed.
The timbers described above are probably sufficient for
selector's requirements.

0 | III | 489 2 0 | 490 0 0 | 12 5 0 | 9 16 0 Weighted with \$55, valuation for kbuci and totaca timber.

Altitude, from 300 ft. to 600 ft. above see-level. Broken bnd undulating land; about one-auactec fern. balance mixed forest, comprising kauri, pudci, 'matai, totara, kabikatea, cimu, taraire, kohekohe, rata, mahoe, miro, towai, kuriwao, bnd pungb. Soii medium second-class quality, mating on clay subsoil; well watered. Situated about thirteen miles from Mangonui—three miles metalled road, five miles bridle. track, balance graded road as yet unformed.

As witness the hand of Hie Excellency the Governor, this nineteenth day of August, one thousand nine hundred and oighi.

ROBERT McNAB, Minister of Lands.

Opening Land in Auckland Land District for Sale or Selection.

#### PLUNKET, Governor.

PLUNKET, Governor.

N pursuance and exercise of the powers and authorities L., conferred upon me by "The Land Act, 1908," I, William Lee, Bacon Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided in section one hundred and fifty-tour of the said Act, do hereby declare that the land described in the Schedule hereto shall be open for sale or selection on Wednesday, the twenty-eighth day of Ootobec, one thousand nine hundred and sight; and also that the land mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for compation with right of purchase, or on renewable lease; and I do becehy also fix the prices at which the said lend shall be sold, cooupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, cooupied, or leased under and subject to the provisions of "The Land Act, 1908."

#### SCHEDULE.

AUCKLAND LAND DISTRICT. — HOBSON COUNTY. — TE KURI PARISH,

Second-class Laud.

Section.	Block,	Area.	Cash Purchase:	Occupation with Right of Purchase: Half-yearly Rent.	Benewable Lease: Half-yearly
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A. R. p. & 8. d. & s. a. & s. a. | 141 0 0 | 145 0 0 | 3 12 6 | 2 18 0 Altitude, from 6 ft. to 150 ft. above eea-level. About 100 acres swamp, oveced with raupo and rushes, balance undulating fern and tea-tree land. Soil in swamp will be of good quality when drained, that on hills is inferior sandy soil, on clay subsoil; watered by swamp. Situated one mile from Tangaihe Landing.

As witness the hand of Hie Excellency the Governor, this nineteenth day of August, one thousand nine hundred and eight.

ROBERT McNAB, Minister of Lands

Opening Land in Auckland Land District for Sale of Selection.

# PLUNKBT, Governor.

PLUNKBT, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by "The Land Act, 1908," I, william Lee, Bacon Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Beoretary in thir behalf, as provided in section one hundred and fifty-four of the said Act, do hereby declare that the land described in the Schedule hereto shall be open for sale or selection on Wednesday, the twenty-eighth day of October, one thousand nine hundred and elight; and also that the lend mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for cocupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lend shall be sold, occupied, or leased, as mentioned in the raid Schedule hereto, bud do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1908."



#### SCHEDULE. '

AUCKLAND LAND DISTRICT.—MANGONUI COUNTY.—TAKARUE SURVEY DISTRICT. Second-class Land.

Section.	Block,	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease:
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A. B. P. £ s. d. £ s. d. £ s. d.

30 | V I 106 0 16 | 60 0 0 | 2 0 0 | 1 12 0

Altitude, Imm 50 ft. to 660 ft. above sea-level. Undulating land; about 40 agress mixed forest, comprising taraire, puriri, kohekohe, with dense undergrowth of nikau, supplejack, and ferne; balance covered with manuks and fern. Soil of fair second-class quality, on sandstone formation; well watered by stream. Situated about four miles from Kaitala—three miles good road, end one mile pack-track.

As witness the bond of His Excellency the Governor, this nineteenth day of August, one thousand nine hundred end eight.

ROBERT McNAB, Minister of Lands

Opening Land in Auckland Land District for Sale or Selection.

#### PLUNKET. Governor.

PLUNKET. Governor.

N pursuance sad exercise of the powers and authorities I coaferred upon me by "The Lend Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under. Secretary in this behalf, as provided in motion one hundred and fifty-four of the said Act, do hereby declare that the land described in the Sobedale hereto shall be open for sale or selection on Wednesday, the twenty-eighth day of October, one thousand nine hundred end eight; and also that the lend mentioned in the sold Sobedale may, at Ye option of the applicant, be purchased for cash, or he selected for compation with right of purchase or on renew. able lease; and I do hereby also 5x the pricee at which the said land shall be sold, occupied, or leased; as mentioned in the said Sobedale hereto, bad do declare thet the said lend shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1908."

#### SCHEDULE.

Auckland Land District. — Hoxianga County, — Whangape Survey District.

Second-class Land.

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

A. B. P. £ s. d. £ s. d. £ s. d. 14,15 | IV | 436 2 10 | 380 0 0 | 8 5 0 | 6 12 0 Altitude, from 100 is, to 400 is, above sea-level. Undulating

country, covered with mixed forest, comprising puriri, rimu, kabikates, mim, a few totars, and five kauri-trees, which will be sufficient for selector's requirements; dense undergrowth of kiekie, nikau, end bugs.ferns. Soil of fair second-class quality, on sandstone formation; well watered. Situated about sixteen miles from Kohundon-twelve miles by main road bud four miles formed by delactive. road, bud four miles formed bridle-track.

As witness the hand of Him Excellency the Governor, this nineteenth day of August, one thousand nine hundred end eight.

ROBERT MCNAB. Vinister of Lands.

Opening Land in Auckland Land District for Sale or Selection.

open for sale or selection on Wednesday, the twenty-eighth day of October, one thousand nine hundred end right; end also that the lend mentioned in the shid Schedule may, at the option of the applicant, be purchased for cash, or be selected for cocaption with right of purchase or on renew. able lease; bnd I do hereby also fix the prices at which the said land shall be sold, cooupid, or leased as mentioned in the said Schedule hereto, end do declare that the said land shall be sold, cocapied, or leased under and rabjrot to the provisions of "The Lend Act, 1906."

#### SCHEDULE.

AUCRLAND LIAND DISTRICT.—OPOTIKI COUNTY.—WAIOTAHI PARISH.

Second-class Lund.

Section	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly	Renewable Lease: Half-rearly	
245		B.P.	£ s. d.	£ s. d.	& s. d.	
252		99 433	90 0 0	2 5 0	1 16 0	

Altitude, from 40 ft. to 80 ft. above sea-level. Undulating fern country; soil of fbir quality, on volcanic rock; well watered. Situated about seven miles from Kutarere—six miles by dray-rod, end one mile rough bridle-track.

Am witness the hand of His Excellency the Governor, this nineteenth dby of August, one thousand nine hundred end eight.

ROBERT McNAB, Minister of Lands

Opening Lands in Auckland Land District for Sale or Selection.

#### PLUNKET, Governor,

PLUNKET, Governor,

In pursuance and exercise of the powers and authorities conferred upon me by "The Land Act, 1908," I, William Lee. Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided in section one hundred and fifty-four of the said Act, do hereby declare that the lends described in the Sobedale hereto shall be oven for sale or selection on Wednesday, the twenty-sighth day of October, one thousand nine hundred end eight; and also that the leads mentioned in the said Sobedale may, as the option of the applicant, be purchased for cash, or be selected for woo ation with right of Purchase, or on renew, able lease; bnd 8 do hereby also fix the prices at which the said leads shall be sold, occapied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall he sold, occapied, or leased under and subject to the provisions of "The Land Act, 1906."

# AUCKLAND LAND DISTRICT. . Second-class Land.

Section.	Block.	Ares.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Bent.	Lease;
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HORIANGA COUNTY .- MANGAMUKA SURVEY DISTRICT.

A. B. P. £ 8, a. £ 8, a. £ s. d.

8 | IX | 36 3 0 , 30 0 0 0 0 15 0 | 0 12 0

Altitude, from 10 ft. to 150 ft. above sea-level. Broken lend;
about 32 acres mixed forest, comprising taraire, kohekohe, rimu, puriri, and a few kabikatea-trees of no commercial value; deuse undergrowth of nikau and bush-ferus. Boll of fair second-class quality, on sandstone formation; fairly watered by springs. Situated about four miles from Motukaraka by road—about two miles fair road and two miles pack-track—or by water at high tide from Rawene, about four miles. our miles.

PLUNKET, Governor.

N pursuance and exercise of the powers and authori
I ties conferred apon me by "The Lend Act, 1906."
I: William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Scoretary in this behalf, as provided in section on hundred and Silv-four of the said Act, do hereby declars that the land described in the Schedule hereto shell by



Section.		Dunchage of	Renewable Lease: Half-yearly
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# Horianga County.—Omanaia Parish.

WHANGIREI COUNTY .- TANGIHUA SUBVEY DISTRICT, WHANGEREI COUNTY.—TANGINUA SURVEY DISTRICT,

8. 5! III '29 2 0 | 25 0 0 0 12 6 | 0 10 0

Altitude, rom 1,300 ft. to 1,400 ft. above sea-level. Undulating land, covered with mixed forest, comprising tarsire, towai, rata, birch, dmu, and small kauri-trees, with light undergrowth of kiekie, toetoe, and ferns. Soil a mixed loam and clay from fair to good quality, on sandstone formation; water only obtainable by sinking. Situated about three miles from Maungakarames. Post-office-over two miles formed and balance unformed. formed road, balance unformed.

As witness the hand of His Exoellenoy the Governor, this nineteenth day of August, one thousand nine hundred and eight.

ROBERT McNAB, Minister of Lends.

Opening Lands in Southland Land District for Sale of Selection.

#### PLUNKET, Governor.

PLUNKET, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by "The Land Act, 1908," I, William Lee, Baron Plunkst, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided in ecotion one hundred and fifty, four of the said Act, do hereby declare that the lends desoribed in the Schedule hereto shall he open for sale or selection on Wednesday, the twenty-eighth day of October, one thousand nine hundred end eight; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase or on renewable lease; and I dahereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under sod aubjeat to the provisions of "The Lend Act, 1908."

#### SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—OTERA-MIKA HUNDRED.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	of "	Renewable Lease; Haif-yearly Rent.
83 42 44 46 48 64 66 67 68 69 70	III : : : : : : : : : : : : : : : : : :	A. R. P. 61 3 1 86 0 0 0 100 0 0 100 0 0 100 0 0 64 3 15 79 a 29 102 a 0 190 0 10	# s. d. 82 10 0 0 45 0 0 0 50 0 0 0 50 0 0 0 50 10 0 0 52 10 0 66 0 0 52 10 0 0 50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$ a. d. 0 16 3 1 2 6 1 5 6 1 6 0 0 13 9 0 18 9 1 6 0 1 6 3 1 1 6 3	\$ 8. d. 0 18 0 0 18 0 1 0 0 1 0 0 1 0 0 1 0 0 1 1 0 0 1 1 1 0 1 1 1 0 1 1 8 0
Si	tuated e	t Seaward Fo	rest, the cent	re of the blo	ock being

The land is mostly infecior end of a pesty nature. Mostly covered with light bush and manuka scrub. Access by partly formed road. formed road.

6 IV 87 3 8 46 0 0 2 2 6 0 18 0 Situated one mile and a quarter from Kapuka Railway station. Soil inferior; well watered; partly covered with light bush. Access by rail and partly formed road.

9.	$\mathbf{V}$	104	2 13	<b>52</b> 10	0	1 6	3	1 1	0
9, 14	,	110	8 80	52 10 57 10 52 10	0	1 (	9	1 3	0
17		105	1 11	<b>52</b> 10	0	1 6	8	1 1	-0
a4 <b>40</b> ●		58	3 85	a 7 10	0	0 18	3 9	0 11	0
40#		77	1 90	1 40 0	0	1 /	١ ٨	Δ 1R	^

Weighted with £72, valuation for house, fenoing, sheep yards, do, and planting,

Section.	Block,	Area.	Area. Cash Purchase: Total Price. Cecupati with Hig of Purchase: Purchase: Rent.				
45	ı V	A B. P.	f s, a.	£ 8. a.	£ s. d.		
46	,	76 2 1	40 0 0	10 0	0 16 0		
47	:	63 3 17	a7 10 0	0 13 9	0 11 0		
51		102 3 11	63 10 0	1 6 3	1 1 0		
52	:	98 0 25	50 0 0	1 5 0	1 0 0		
78 74		101 <b>2 26</b> 101 a <b>26</b>	52 10 0 52 10 0	1 6 8 1 6 8	$egin{smallmatrix} 1 & 1 & 0 \\ 1 & 1 & 0 \end{bmatrix}$		
75		101 a 26 94 0 28	1 47 10 0	13 9	019 0		
76	J :	74 8 16	37 10 0	0 18 9	0 16 0		
	nated a	onth of Seewe		e centre of			

pen, inferior, low-lying, wet and peaty in places. Access by partly formed rod.

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

ROBERT McNAB, Minister of Lands

Opening Land in Auckland Land District for Selection on Renewable Lease.

#### PLUNKET. Governor.

PLUNKET, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the one-hundred-and-fifty-fourth section of "The Land Aot, 1906," I. William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, naving received the report of the Under-Secretary in this sehalf, as in the said section is provided, do hereby declare that the rural land described in the Schedule hereto shall be open for selection on Wednesday, the twenty-eighth day of Ootobec, one thousand nine hundred and eight; and also that the land mentioned in the said Schedule may be selected on renewable lease only, in accordance with the provisions of ecotion one hundred end thirty-five of the said so, as they contain, or are supposed to contain, metals, ninerals, or valuable stone; end I do hereby also fix the price at which the uid land shall be leased, as mentioned in the said Schedule hereto, and do declare that the said end shall be leased under end subject to the provisions of The Land Aot, 1908." The Land Aot. 1908.

#### SCHEDULE.

AUCKLAND LAUD DISTRICT .- TAURANGA COUNTY .- TE PAPA

Second-class Land.

Section.	Block.	Area.	Capital	Value.	Half-yearly Rental.

70 | . . | la; 2 0 | 120 0 0 1 2 8 0
Altitude, from 606 1 to 806 ft. above sea-level. Undulating fern land; soil of fair quality, on volcanic formation; well watered. Situated about eighteen miles from Tauranga y dray-road.

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

ROBERT McNAB.
Minister of Lands

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

#### PLUNKET, Governor.

N pursuance and exercise of the powers and odminists of conferred upon me by the one-hundred-and-fifty-fourth section of "The Lend Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as in the said section is provided, do hereby declare that the rural lands described in the Schedule hereto shall be open for selection on Thursday, the twenty-ninth day of Octobec, one thousand nine hundred and eight; and also that the lands mentioned in the said Schedule may be selected on renewable lesse only, in accordance with the provice of section one hundred end thirty-five of the said Act, as they contain, or are supposed to contain, metals, Act, as they contain, or are supposed to contain, metals, minerals, or valuable stone; and I do hereby also 5x the prices at which the said lands shall be leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be leased under and subject to the provisions of the transfer of the provisions of the pro " The Land Act, 1908."



#### SCHEDILE.

NELSON LAND DISTRICT. - INANGARUA COUNTY. - MANGLES AND BLACKWATER BLOCK.

Distri	ct.	Block.		Area.	Rent per Ac per Annum	r <b>e</b>
	! Seco	nd class l	Insu	rveyed La	nd. d. d.	
Tutaki	. (E1	II, VI, VII	ĖĮ	5,065	5.04 to 6.4	8
	Th	ird-class U	กรนาย	eyed Lan	d.	
Tutaki	l	TT TTT	1	2 240	1 8.6 to 4.5	6

#### Locality and Description.

Locality and Description.

This block is situated in the valleys of the Mangles and Blackwater Rivers, and is bounded on the east by Braeburn Sattlement. The country comprises practically hilly land, covered with forest of chiefly red and brown birch, wish a little matai and kahikates on some of the lower slopes. The fists contain fair to good soil. Formation consists of calcareous shale and sandstone to the east, and conglomerate to the north-west. Altitude ranges from 550 ft. to 8,600 ft. above sea-level. The land is well watered, and the climate moderate. Each subdivision contains some flat land with a suitable homestead-site thereon. The country is well adapted for sheep-grazing, and will probably run fully three sheep to 2 sores when cleared and grassed. The nearest point of the block is three miles from the Town of Murchison (where there is a public school) by a good coach-road, and the main dray-road up the Mangles River to Braeburn Settlement runs through the areas. This road is formed, and the greater portion metalled. The road up the Blackwater River is unformed.

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

ROBERT McNAB.
Minister of Lands.

Opening Settlement Lands in Canterbury Land District for Selection.

# PLUNKET, Governor.

PLUNKET, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by "The Land Act, 1908," and "The Land for Settlements Act. 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Sobedule hereto shall be open for selection on renewable lease on Wednesday, the second day of September, one thousand nine hundred and eight a 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 said Acts.

8.4 SCHEDULE.

CAMPERBURY LAND DISTRICT.—AMURI COUNTY.—CULVERDEN SURVEY DISTRICT.—CULVERDEN SETTLEMENT.

# Second-class Land.

Section Block.	Area.	Capital Value.	Half-yearly kental.
1 III 7 III, VII	A. B. P. 712 1 0 1,852 0 0	£ s. d. 8,250 0 0 5,040 0 0	£ s. d. 73 2 6 118 8 0

Situated in the north-eastern part of the Culverden Settlement, from two miles and a half to six miles distant from the Culverden Township and railway-station by the main Culverden-Waiau cosch-road Section 1 comprises 287 acres of fairly good of gricultural land in grass, itsebalance being stony sussock plain. Section 7 comprises 70 acres of fairly good agricultural land in grass, the balance being stony sussock plain; thin rection is watered by water-races. The of highest about 600 ft. abovessea-level. On Section 7 there is fencing to the value of £65 l6s. 3d., and on Section 7 fencing to the value of £216 l0s.: these amounts are included in the capital values of the Sections.

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

ROBERT McNAB,

Minister of Lands

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

#### PLUNKET, Governor.

In pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of "The Land Aot. 1908." I, William Lee, Baron Plunket, the Governer of the Dominion of New Zealand, do hereby appoint Wednesday, the sixteenth day of September, one thousand nine-hundred and eight, as the time at which the lands described in the Schedule hereto shall be sold by public motion; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

#### SCHEDULE.

# OTAGO LAND DISTRICT.

Suburban Land.

Section.	Block.	Δ	rea.		I	Upset Price.				
*a************************************	Town 01 IX ith £7, valuation	. A	1 1	ONA . P. 0 0		£ 8 8	6. 0 0	đ. 0 0		
Ū	Town of									
1	I XV	1 (	8	6	I.	2	0	0		
2		0	8	6		2	0	0		
. 8	•	0	8	6		2				
•	•	0	8	6		2	0	0		
5 6		l 'ŏ	8	6		a <b>9</b>	0	0		
7	:	0	8	6 6		2	.0	0		
8	٠.	0	8	6	ļ	2	0	0		
Tom of Herbest.										
1 to 11 and 16 to 26	VIII	<b>5</b>	2	0		42	0	0		

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

ROBERT McNAB, Minister of Lands

Land temporarily reserved for a Site for a Public Cemetery in the Auckland Land District.

# PLUNXET. GOVERNOR.

PLUNXET. Governor.

WHEREAS by the three-hundred and-twenty-first section of "The Land Act, 1908," 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 tern poraty, notwithstanding that the same may be then hald uneer pastoral ficense, 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 harsby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written for e site for a public cemetery.

#### SCHEDULE.

ALL that area in the Auckiand Land District, containing by admeasurement 25 acres 2 roods, more or less, being Section No. 26. Suburbs of Rotorus. Bounded towards the north by the Whakatane-Rotorus Road; towards the east generally by Alum Creek and by Section 28., Suburbs of Rotorus aforesaid; towards the south by Section No. 5. Block I. Tarawers Survey District; and towards the west by a public road; as the same is delineated on the plan marked L. 39120/18. deposited in the Head Office, Department of Lands, at Wellington, and thereon horder&red.

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

ROBERT McNAB, Minister of Lands.



Lands temporarily reserved for Railway Purposes in Taihape Township, Wellington Land District.

#### PLUNKET, Governor.

PLUNKET, Governor.

WHEREAS by the three-hundred-and-twenty-first section of "The Land Act, 1908," 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 railway purposes.

#### SCHEDULE.

ALL thrt area in the Wellington Land District. containing by admeasurement 1 rood, more or less, being Section No. 6, Blook XX, Taibape Township. Bounded towards the north by Section No. 6 of said Blook XX, towards the east by a.public road, towards the south by Section No. 7 of &ii block, and towards the west by Section No. 78 (hospital reserve).

AU that area in the Wellington Land District, containing AU that area in the Wellington Land District, containing by admeasurement 2 mods, more or less, being Sections Nos. 2 and 3, Block XIX, Taihape Township. Bounded towards the north by Section No. 1, towards the east by a public road, towards the south by Section No. 4, and towards the west by Section No. 7 (police reserve), sll of Block XIX, Taihape Township aforesaid.

As the same are delineated on the pleo marked L. 58665/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

ROBERT McNAB,
Minister of Lands.

Land temporarily reserved for a Site for a Gaol in the City of Nelson.

# PLUNKET, Governor.

PLUNKET, Governor.

HEREAS bythe three-hundred-and-twenty-first sector tion of "The Land Act, 1908," it is enacted that the Governor may from time to time, either by general of particular description, and whether the same has been surveyed or not. Testive from sale temporarily, notwith standing that the same may be then he all under pastoralicense, 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 purposes in the powers and authorities vested in months of the powers and authorities vested in months the land in the Nelson Land District described in the Schedule hereunder written, for a site for a gaol.

# SCHEDULE.

ALL that area in the Nelson Land District, containing by ALL that area in the Nelson Land District, containing by admeasurement 2 acres and 25 perches, more or less, being Sections Nor. 746,147, and part of 748 of the City of Nelson Bounded towards the north-east by Section No. 745, 451 links; towards the south-east by St. Vincent Street, 503 links towards the south-west and north-went, and again toward the south-west, by other part of the said Section No. 748 250 links, 58 links. and 200 links respectively; and again towards the north-west by Sections Nos. 1 and 2 of Blook F 450 links: be all the aforesaid linkages more or less: as the same in delineated on the plan marked L. 58730/3, deposited in the Head Office, Department of Lands, at Wellington and thereon coloured green.

As witness the hand of His Excellency the Governor thin nineteenth day of August, one thousand nin hundred and eight.

ROBERT McNAB, Minister of, Lands.

Land temporarily reserved for a Resting-place far Stock i the Otago Land District.

PLUNKET, Governor.

WHEREAS by the three-hundred and tweety affect section of "The Land Act, 1908," it is enacted that

he Governor may from time to time, either by general or articular description, and whether the same has been urveyed or not, reserve from sale temporarily, notwith-landing that the same may be then shell under pastoral cense, any Crown lands which in his opinion are required or any of the purposes in the said section mentioned:

Now, therefore, I, William Lee, Baron Plunket, the lovernor of the Dominion of New Zealand, in exercise nd upurance of the powers and authorities vested in me y the said Act., do hereby temporarily reserve from sale be land in the Otago Land District described in the lohedule hereunder written. for a resting-place for stock. chedule hereunder written, for a resting-place for stock.

#### SCHEDULE.

SCHEDULE.

LL that area in the Otago Land District, containing by dmeasurement 12 acres 2 roods 81 perches, more or less, seing Section No 41, Block I, Pome, bakes Survey District. Sounded towards the north by Section No. 1, Blook II, Pome, bakes Survey District; towards the out by Section Po. 48, Blook I, Pome, bakes Survey District, and by a public coad forming the south-western boundary of the last-menioned section and the western boundary of the last-menioned section and the western boundary of Section No. 42 if the said Blok I; and towards the south-west by a public coad which forms the north-eastern boundaries of Sections Nos. 1, 2, and 89 of the said Blook I: exclusive of a public coad which intersects the above-described area: as the same a delineated on the plan marked L. 57265/5, deposited in the Head Office, Department of Lands, at Wellington, rod hereon bordered red. hereon bordered red.

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

ROBERT McNAB.
Minister of Lands

Land temporarily reserved for a Site for a Post-office in the Town of Amberley, Canterbury Land District.

#### PLUNKET. Governor.

PLUNKET. Governor.

WHEREAS by the three-hundred and twenty-first section of "The Land Act, 1908," 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 temporary, notwithstanding that the same may be then he in tuest 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 Canterbury Land District described in the Schedule hereunder written, for a site for a post-office.

#### SCHEDULE.

SCHEDULE.

ALL that area in the Canterbury Land Dietriot, containing by admeasurement 1 rood 20 perches, more or less, being Reserve No. 3760 (in red), (formerly Lots Nos. 55 and 66), Town of Amberley, Bounded towards the north-east; by Douglas Road, 150 links; towards the south-east by a road-line, 250 links; towards the south-west by Lots Nos. 66 and 64, Town of Amberley, 166 links; and towards the north-west by Lot No. 67,250 links; be all the aforesaid linkages more ress; as the same is delineated on the plan marked L. 58685/7, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Go&&

As witness the hand of His Excellency the Go&&, this nineteenth day of August, one thousand nine hundred and eight.

ROBERT McNAB.

Changing the Purpose of Reserves in the Otago Land

# PLUNKET, Governor.

In pursuance and exercise of the power confermed by section forty-three of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1907, I, William Lee, Baron Plunket, Governor of the Dominion of New Zeeland, do hereby change the purposes of the reserves described in the Schedule hereto from plantation and growth and preservation of timber, respectively, to State forest reserves under "The State Forests Act, 1908."

# SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 263 acres 2 roods 20 perches, mre or 4 u.



Being Section No; 5, Block XII, Bankleburn Survey District.
Bounded towards the north by Section No. 1, said Block XII; towards the east by part of Section No. 2, said Block XII; towards the south-east by aeroaddline frontingthee Pomahaka River; and towards the west by Section No. 11 and part of Section No. 9, Block XII, Glenkenich Survey District: as the same is delineated on the plan marked L. 57965/2A, deposited in the Heed Office, Department of Lands, at Wellington, and thereon bordered red,

All that area in the Otago Land District, containing by admeasurement 2,383 sores 1 rood 23 perches, more or less, being Sections Nw. 8, 9, 11, and 12, and closed road, Block XII, Glenkenich Survey District. Bounded towards the north by Sections Nos. 78, 27a, the crossing of a road, and by Bection No. 72, Block XI, Glenkenich Survey District: towards the seast generally by a road-line, and by Section No. 5, Block XII, Rankleburn Survey District: towards the south generallyby a road-line, and by Section No. 5, Block XII, Glenkenich Survey District, a road, by the crossing of said road, and by put of Bection No. 8 of the last-mentioned block: excluding from the above-described boundaries a road-line which intersects the e same; the same is delineated on the plan marked L. 57965/2B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor.

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

ROBERT McNAB, Minister of Lands

Removing Restrictions against Alienation of Nat&m Land.

#### PLUNKET. Governor.

HEREAS by section fourteen of "Too Maori Lend Laws Amendment Act, 1908," it is enacted that, notwithstanding anything to the contrary in uv 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 resommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

months from the date of the receipt of such recommendation:

And whereas the Ikaroa District Maori Land Board, by a recommendation made and passed by the said Board on the twenty-first day of June, one thousand nine hundred and seven, and received on the sixteenth day of March, 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 lend 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 Aot, and of all other powers and authorities me thereunto enabling, and in accordance with the recommendation of the Ikaroa District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now existing against the alienation of the said land, so far only ment of the Government.

#### SCHEDULE.

ALL that piece or parcel of land in the Mangahao Survey District, containing 60 acres 2 roods 84 perches, more of less, known as Mangatainoka No. 12c No. 2a, and comprised a partition order of the Native Laud Court dated the 10th day of Beptember, 1898, subject to the restriction that the said land shall be "inalienable, except by lease for a period not exceeding twenty-one years."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

# PLUNKET, Governor.

WHEREAS pplication has been made to the Governous by the owners of the lend described in the Schedule hereto, praying that the restrictions on the alienation of the said land may be removed: And whereas inquiry has been duly made by the Native Land Court, and the said Court has recommended that such restrictions be removed:

Now, therefore, His Excellency the Governor of the lominion of New Zealand, in parsuance and exercise of the lowers conferred upon him by the fifty-second section of The Native Land Court Act. 1894," and in scoordance with the recommendation of the Native Land Court, dothers by order and declare that all restrictions now existing gainst the alienation of the said lend are hereby removed, of far as to enable the same to be sold by public auction at an past price of £100.

#### SCHEDULE.

SCHEDULE.
LL that piece or parcel of laud, situate in the Portobello lay Survey District, containing 75 acres, being Otago Heads Vative Reserve, Lot 46, and being the land comprised in Crown grant dated the last day of November, 1869, ontaining the following restrictions: "Inalienable by ale. or by lease for a longer period than twenty-one years, r by mortgage, except with the consent of the Governor eing previously obtained to every such sale, lease, or nortgage."

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

J. CARROLL,
- Native Minister.

Removing Restrictions against Alienation of Native Lend.

#### PLUNKET, Governor.

PLUNKET, Governor.

WHEREAS by motion fourteen of "The Maori Land Laws Amendment Act, 1908," it is ensoted that, to twithstanding anything to the contrary in any Act, or n any Crown agant or other instrument of title, the lovernor may, on the recommendation of the Board, remove my retriotion on the alienation of land owned by Maoris: 'rovided that the decision of the Governor on any reacommendation of the Board shall be given within six months rom the date of the receipt of such recommendation:

And whereas the Actes District Maori Laud Board, by recommendation made and passed by the said Board in the ninth day of April, one thousand nine hundred and light, recommended the Co-Grnot to remove and revoke the restrictions against alienation contained in the instrument of title of the block of and particularised and set out in the Schedule hereto, so ar as to permit the interest of Wakarau te Kotua therein obe sold:

Now, therefore, I. William Lee, Baron Plunket, the prements of the Dominion of New Zeeland in particularies.

o be sold:

Now, therefore, I. William Lee, Baron Plunket, the lovernor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me by the said Aot, and of all other powers and authorities me hereunto enabling, and in accordance with the recommendation of the Aotes District Maori Land Board aforesaid. lo hereby remove and revoke the restrictions now existing gainst the alienation of the said lend, no far as to permit the interest of the said Wakarau te Kotua therein to be юld.

### SCHEDULE.

ALL that piece or parcel of land in the Belmont Survey District, containing 38 acres 1 rood 4 perches, more or less, known as Mahinawa No. 1. and comprised in an order of the Native Land Court, on investigation of title, dated the 21st lay of Saptember, 1895, and containing the restriction that the said land shall be "inalienable, except by lesse for a period not exceeding twenty-one years."

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

J. CARROLL. Native Minister

Warrant vesting Control of the Opoloru River Bridge of Rag&n in the Raglan County Council, and apportioning the Cost of Maintenance of the same.

### PLUNKET, Governor.

WHEREAS by section one bunted and twenty of "The Public Works Act, 1908" (hereinafter called "the said Act"), it is, inter alia, enacted that the Governor may, by W-t under his hand publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date to be fixed



in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in moh Warrant; and may by any auch Warrant as aforesaid fix and determine whether all or any, and if so what part, of the cost, whether theretofore in curred or thereafter to be incurred, of maintaining, repairing, improving or reconstructing any euch bridge is k be provided and paid by' the local authority or local authorities, and, if so, by what local authority or authorities; and may by any such Warrant as aforesaid direct how, when, and to whom any such payment is to be made:

And whereas it is expedient to make provision under the said Act for the purposes and in the manner hereinafter set forth.

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in anywise enabling me in thii bebslf, do hereby direct that the bridge and approaches thereto known as the Opotorn River Bridge all Raglan, as described in the Sohedule hereto (hereinafter referred to as "the said bridge"), shall, from and after the date of this Warrant, be under the exclusive care and control and management of the Raglan County Council; and, in further pursuance and exercise of the aforesaid powers and authorities, I do hereby fix and determine thet the cost of maintaining, repairing, improving, or reconstructing the said bridge, with the approaches thereto and protective works, shall be borne wholly by the Raglan County Council.

### SCHEDULE.

THAT bridge over the Opotoru River at Ragian, together with the approaches thereto, and known as the Opotoro Bridge; as the site of the same is more particularly delineated on the plan marked R. 2814, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District.

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

JAMES McGOWAN.

Minister in Charge of Roads Department.

Warrant authorising the Whakatane County Council to construct a Bridge over the Whakatane River on Main Road between Opotiki and Rotorua near the Town of Whakatane, and apportioning the Cwt.

### PLUNKET. Governor.

PLUNKET. Governor.

HEREAS by section one hundred and nineteen of w "The Publilo Works Act, 1908" (hereinafter termed "the said Aot"), it is, inter alia, enacted that in any case where the local authority of any district desires to construct a bridge, or to establish a ferry or ford, in any position that will, in its opinion, be of advantage or benefit to the whole or any considerable portion of the inhabitants of an adjacent district, as well as to the Inhabitants of its own distrior, and where it is, in the opinion of such local authority, reasonable that the local authority of such adjacent district should contribute to the cost of constructing or establishing the said bridge, ferry, or ford, the provisions of the said section shall have effect:

And whereas the Whakatane County Council has given

And whereas the Whakatane County Council has given notice and taken the steps required by the said Aot, and has made application to the Governor to authorise the construction of the bridge mentioned in the Sobedule hereto, and hereinafter referred to as "the said bridge," and to a proption the cost of constructing and establishing the said bridge between the arid Council and the Opotiki Cousty Council:

hridge between the arid Council and the Opotiki Cousty Council:

And whereas I am of opinion that the work should be done, and it is expedient to made provision under the said Aot forthe purposes and in the manner hereinafter set forth:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance end in exercise of the powers vested in me by the said Aot, and of all other powers end authorities in anywise enabling me in this behalf, do hereby authorists the Council of the County of Whakatane to execute the work; and I do hereby declare that the coat thereof, less euch contribution as may be made thereto (If any) by the Government of New Zealand, shall be borne by the Council of the County of Whakatane to bear ninety per centum of cuoh cost, and the Council of the County of Opotiki in the following proportions, vis.: The Council of the County of Whakatane to bear ninety per centum of cuoh cost, and the Council of the County of Opotiki to bear ten per centum of suob cost.

And I do hereby also further direct that any contribution hereby required to be made as aforesaid by the County Council of Opotiki shall be paid from time to time respectively in the proportion hereinbefore prescribed out of the funds

of the said county, within a period of thirty days after lemand in writing made by or on behalf of the Whakatane County Council, and all such payments shall be made from Lime to time to the Clerk of the said County Council for and on behalf of such County Council.

and on behalf of such County Council.

And I do hereby cancel and annul the Warrant dated the twenty-fourth day of July, one thousand nine hundred and seven, authorising the Whakatane County Council to construct a bridge over the Whakatane River near the Town of Whakatane, and apportioning the cost, in terms of section one hundred and eighteen of "The Public Works hot, 1905."

#### SCHEDULE.

That bridge over the Whakatane River on the main road between Opotiki and Rotorna near the Town of Whakatane, and known as the Whakatane Bridge, including such protective works as may be necessary for the safety of the said bridge, and including also the approaches to the said bridge for a dictance of 2 cheine at each end of the bridge; as the site of the said bridge is more particularly delineated on the plan marked R. 559, deposited in the office of the Chief Engineer of Roads, at Wellington, in the Wellington Land District, and thereon shown in red colour.

A witness the hand of Hi Excellency the Governor, this twenty-fifth day of August, one thousand nine hundred end eight.

JAMES McGOWAN, Minister in Charge of Roads Department.

Trustees fw the Pctanc Public Cemetery appointed.

# PLUNKET, Governor.

N pursuance and exercise of the powers and authorities vested in me by the fourth section of "The Cemeteries Act, 1908," I. William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby appoint

HENDERSON WILSON, ABCHIBALD KING, and DAVID MILNE

io be Trustees, in the place of Gilbert Matthew Clark and Arthur Edward Tuxford, who have resigned, and Donald McLean Couper, who has left the district, and

# JOHN THOMAS HARVEY and JOHN BOWIE ARNOTT

to be additional Trustees, to provide for the maintenance and care of the Petane Public Cemetery, in conjunction with John Frederick McKain and Walter Isaac Hartley Kirkham, previously appointed by His Excellency the Jovernor

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

ROBERT McNAB, Minister of Lands

Waikino Stream and its Tributaries, Auckland Land District, notified under "The Timber-floating Act, 1908."

#### PLUNKET. Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the second section of "The limber-floating Act, 1908," I. Wffliam Lee, Baron Plunket, he Governor of the Dominion of New Zesland, do hereby totity that the undermentioned stream and its tributaries md branches may be used nuder license for the purposes of he mid-Act. he raid Aot.

# SCHEDULE.

AUCKLAND LAND DISTRICT.

CHE Waikino Stream and its branches o ituated in Bay of Islands County. tributaries

witness the hand of His Excellency the Governor this twenty-second day of August, one thousand nine hundred and eight.

ROBERT MoNAB, Minister of Lands



Arrangements f First Electionetc., Kawa Drainage Board.

Office of the Minister of Internal Affairs, Wellington, 4th August, 1998. The Excellency the Governor has been pleased to

JOHN ORMSBY, Esq., of Otorohanga, JOHN ORMSBY, Esq., of Otorohanga, to be Returning Officer for the purpose of conducting the first election of five members of the Board of Trustees of the Kawa Drainage Distriot, as constituted under "The Land Drainage Aot, 1904"; also to appoint Thursday, the 94th day of September, 1908, to be the date, and the residence of Mr. George Kay, at Kawa, to be the place, for holding such first election; end also to appoint Thursday, the lot day of Ootober, 1908, at 4 o'clock in the afternoon, to the the day and the hour, and the office of the Waitomo County Council, at Otorohanga, to be the place, at which the first meeting of Trustees shall be held.

JOHN G. FINDLAY,
Minister of Internal Affairs.

Arrangements for First Election, &c., Ngakaroro Drainage Board.

Office of the Minister of Internal Affairs,
Wellington, 25th August, 1998.

H IS Excellency the Governor has been pleased to FRANK BENNETT, of Otaki,

to be the Returning Officer for the purpose of aondaoting the first election of five members of the Board of Trustees of the Ngakaroro Drainage District, as constituted under "The Land Drainage Aot, 1904"; also to appoint Wednesday, the 7th daylf Ootober, 1908, to be the date, and the office of the said Frank Bennett, at Otaki, to be the place, for holding such first election; and also to appoint Wednesday, the 14th day of Ootober, 1908, at 11 o'clock in the forenoon, to be the day and the hour, and the said office at Otaki to be the place, at which the first meeting of Trustees shall be held. shall be held.

'JOHN G. FINDLAY.
Minister of Internal Main.

Deputy Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs,
Wellington, 96th August, 1908.

H IS Excellency the Governor has been pleased to

WILLIAM FREDERICE BENNETTS

to be the Deputy of the Registrar of Marriages and of Births and Deaths for the District of Mount Cook.

JOHN G. FINDLAY,
Minister of Internal Affairs

Acting Vice-Consul fw Sweden, at Auckland, provisionally recognised.

Office of the Minister of Internal Affairs,
Wellington, 26th August, 1999.

IS Excellency the Governor has provisionally recognised the appointment by the Consul for Sweden, at Wellington, of

CHARLES ISAAC NATHAN, Eq.. as Acting Vice-Consul for Sweden, as Auckland, during the absence of the Vice-Consul, S. J. Nathan, Eq.

JOHN G. FINDLAY, Minister of Internal Affairs.

Sittings of Magistrates' Courts appointed.

Department of Justice,
Wellington, 26th August, 1908.

H IS Excellency the Governor has been pleased to

The Courthouse, T e Kuiti,
The Courthouse, Waitsra, and
The Strath-Taier Agricultural Hall, Middlemarch,
to be places wherein sittings of a Magistrate's Court shall
be held, in lien of the places previously appointed, respec tively.

JAMES McGOWAN.

Shorthand-writer appointed.

Department of Justice, Wellington, 26th August, 1998. Weilington, 26th August, 1998.

H IS Excellency the Qovernor has been pleased to

ANGUS NEVILLE POLSON

to he a Shorthand-writer in the Department of Justice in terms of "The Civil Service Act, 1998," from the 1st day of August, 1908.

JAMES McGOWAN.

#### Justices of the Peace resigned.

Department of Justice,
Wellington, 94th August, 1998.
IS Excellency the Governor has been pleased to accept the resignation by

HEMRY SARJEANT, Eq., of Wanganui, and ALFRED EDWARD WATKIN, Eq., of Urenui, of their appointment as Justices of the Peace for the Dominion of New Zealand.

JAMES McGOWAN.

#### Inspector of Sea-fishing appointed.

Marine Department,
Wellington, 19th August, 1908.

I IS Excellency the Governor has in persuance of the
power and authority vested in him by subsection (I)
of section 4 of "The Fisheries Act, 1908," appointed RICHARD HENRY.

of Kapiti Island, to he an Inspector of Sea-fishing under the dove-mentioned Aot.

J. A. 'MILLAR.

# Inspector of Factories appointed.

Department of Labour,
Wellington, 99th August, 1909.

IS Excellency the Governor has been pleased to appoint

Constable John Robert Esson to be an Inspector under "The Factories Act, 1908." The appointment is dated the 22nd day of August, 1908.

J. A. MILLAR, Minister of Labour.

Returning Officer for the Taieri Land Drainage Board resigned.

Department of Lands,
Wellington, 19th August, 1008.

H 18 Excellency the Governor has been pleased to accept
the resignation of
FRENERICK JOHN MOUAT

as Returning Officer for the Taieri Land Drainage Board.

ROBERT McNAB, Minister of Lands

# Crows Lands Ranger appointed.

Department of Lands,
Wellington, 19th August, 1908.

H IS' Excellency the Qovernor has been pleased to

HENRY EDWARD GOLDFINGH to he a Ranger of Crown Lands for the Land District of Southland.

ROBERT McNAB.
Minister of Lands

# Crown Lands Ranger appointed.

Department of Lands.

Wollington, 19th August, 1908.

Il S Excellency the Governor has been pleased to appoint

JOHN CHARLES MACRIEY to be a Ranger of Crown Lands for the Land District of Southland.

ROBERT McNAB, Minister of Lands. Commissioner appointed co classify Pasteral Runs in Hawke's Bay Land District.

Department of Lands, Wellington, 22nd August, 1908. IS Excellency the Governor has been pleased to H appoint EUSTAGE LANE

a Commissioner, as from the 4th April, 1908, to classify pastoral runs in Hawke's Bay Lend District, in the place of Charles Richard Baines, and in conjunction with Henry Trent and Thomas Hyde, who were previously appointed.

ROBERT McNAB, Minister of Lands

Cadets appointed.—Notice No. 1226.

Deperrment of Agriculture,
Wellington, 25th August, 1998.

H IS Excellency the Governor has been pleased to
appoint

CLARENCE JOHN CORNWELL, LIONEL JAMES MEREDITH, and FRANCIS ROBERTSON WEBSTER

to be cadets in the Civil Service of the Government of New Zesland (Department of Agriculture) in terms of section 4 of "The Civil Service Act, 1908"; the appointments ta date from 18th, 18th, end 16th August, 1908, respectively.

ROBERT M ON AB,
Minister of Agriculture.

cadet appointed .- Notice No. 1225.

Department of Agriculture,
Wellington, 25th August, 1988.

IS. Excellency the Governor has been pleased to

ROP HUNTER STEVENSON
to be a cadet in the Civil Service of the Government of New
Zealand (Department of Agricalture) in terms of "The Civil
Service Reform hot, 1886"; the appointment to date from
11th August, 1908.

ROBERT McNAB, Minister of Agriculture.

#### Volunteer Officers promoted.

Defence Office,
Wellington, 19th August, 1988.

IS Excellency the Governor has been pleased CC
approve of the promotion of the undermentioned officers:

Dunedin Rifle Volunteers.

Lieutenant Percy Richmond Fordham to be Ceptein. Date of commission, 3rd June, 1908.

Dunedin Volunteer Cycle Corps.

Lieutenant Albert Edward Wolatenholme to be Ceptein Date of commission, 3rd June, 1908.

ROBERT McNAB, For Minister of Defence.

# Volunteer Officer resigned.

Defenoe Office,
Wellington, 19th August, 1908.

H IS Excellency the Governor hes been pleased to accept the resignation of the commission held by the under, mentioned officer;—

Alexandra South Rifle Volunteers.

Ceptein William Laidlaw. Date of resignation, 28th Feb. ruary, 1908.

ROBERT McNAB, For Minister of Defence.

Cadet Volunteer Officer resigned, and appointed to Volunteer Cycle Corps.

Defence Office,
Wellington, 19th August, 1998.

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

Captain Albert Edward Loace, Queen's Rifle Cadel Volunteers,

and to approve of his appointment to the Christohurch folunteer Cycle Corps, with rank of Captain, and with affect from 31st July, 1908.

ROBERT McNAB, For Minister of Defence.

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

Defence Office,
Wellington, 19th August, 1998.

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

Lieutenant Alfred Andrew Sutherland Hintz, Hawera Rifle Volunteers,

and to approve that his name be placed on the Active List Unattached), with rank of Lieutenant, and with effect from l4th July, 1908.

ROBERT McNAB, For Minister of Defence.

Award of the Colonial Auxiliary Forces Officers' Decoration.

Defenoe Office, Wellington, 19th August, 1998.

H IS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to

Capitain (Adjutant) John Peter Oakes, Canterbury Division of New Zealand Garrison Artillery Volun-

he having on Slat July, 1998, a total rank end commissioned service entitling him thereto of twenty years end twenty-two days.

ROBERT MCNAB, For Minister of Defence.

Award of the Colonial Auziliary Forces Long-service Medal.

Defence Office,
Wellington, 19th August, 1998.

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

Lieutenant-Colonel THOMAS JOWSEY, C.M.G., Active List (Unattached),

he having on \$18t July, 1908, a total rank and commissioned service entitling him thereto of twenty years two hundred and forty-one days.

ROBERT McNAB, For **Minister** of Defence.

Award of the Colonial Auxiliary Forcer Long-service Medal.

Wellington, 19th August, 1998.

H IS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces

Long-service Medal to

Captain Walter Charles Frederick Carnoross, Active Lint (Unastached),

be having on 29th February, 1908, a total service entitling him thereto of twenty years two hundred end eighty-four days.

ROBERT McNAB,
For Minister of Defence.

Volunteer dismissed.

Defence Office. Wellington. 19th August, 1908.

IS Exoellenoy the Governor has been pleased to dismiss from the New Zealand Defence Forces

No. 283, Sergeant-major WILLIAM TALBUT, Heretaunga Mounted Rifle Volunteers, a Court of inquiry under "The Defence Aot, 1886," having found him guilty of conduct to the prejudice of good order and military discipline, and the Council of Defence having therefore recommended his dismissal, end with effect from 19th August 1908 19th August, 1908.

ROBERT McN 4B, For Minister of Defenoe,



# Officers appointed.

Post and Telegraph Department.

General Post Office, Wellington, 10th August, 1908.

List 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.

### NON-PERMANENT.

Name.		Office.	District.	District. Date.				
	·P	STMASTERS AND TELEPHONIS	PTS.					
		Railway Officers.						
Ball, George Alfred		Mangaonoho	Wanganui	12 May, 1906				
Chandler, Thomas Francis	•	Rough Ridge	Dunedin	OP A				
		Postmasters.						
Evans, Miriam Josephine		Longbush	Invercargill	1 June, 1906				
scobsen, Charles Seigmond	• • • • •	Golden Ridge	Nelson .	1 ,, ,,				
Cirtlan, Olive			Auckland :: .	• " "				
AcGarry, Isaac		Miko	Westport	10 30				
hemmings, Henry		Newland	/ CS2_1_11	14				
mith, Isabella Anderson		Karewarewa	V17 . 167 4	" " "				
mith, Mary		True-1	A 1,00	1				
eale, Samuel Jeffery		Merrijigs :: .	Greymouth	10 Man				
Vhyte, William Ewing	::	Warrington	Dunedin	OF.				
Vilson, Jessie Banks	• • • • • • • • • • • • • • • • • • • •	Toith Walley		1 Tune				
Oilean Onem Misis	•	10-4	New Plymouth	, ,,				
inson, Oney Made		· • ·	•	1 May, ,,				
one. A for the	P	STMASTERS AND TELEPHONIS						
aillie, Annie Louise	11 .	Waikanae						
all, Susanna Barbara ,,								
lunt, Charles Herbert	11 *1	Cambridge West	Auckland					
urnow, Ada Laura (Assistant)		Molesworth Street	Wellington					
allagher. Margaret Josephine		Courtenay Place	_					
cInroe, George Basil	••	Upper Blackwater	Greymouth	16 May, "				
oMeekan, Robert	11 1	Springston	Christchurch	,				
edgwick, Marmaduke	11 11	Karori	Wallington	1 Tuno				
inclair, Annie (Assistant) : :	• • • • • • • • • • • • • • • • • • • •	Upper Symonds Street	A. 11" 1	99 Man				
tewart, Elizabeth Kenny		Relieving Postmistress	Wellington	A Mar				
ocward, amandous scenary.	11 11	Telephonists,	Wounglon	O May, "				
		I Woodleigh	Auckland	01 War 1000				
arton, Mary		Nilean	W-112m and ann					
rittin, Angelina		Common	Weilington	1 1 T				
otton, Edgar		Conway	Christchurch : :					
ones, Robert		Toksanu	Auckland					
rskine, Hugh		Papatotara	Invercargill					
iverton, Charles		Waihoki Valley	Wellington					
yne, Robert Reynolds		Claremont	Timaru	OF				
cConchie, George	11	Tatahi :: ::	Nelson					
lawcliffe, Sarah :		Alma	Oamaru	00 36				
			, ,	, ,,				

# Offices opened and closed; Designation corrected.

Post and Telegraph Department,
General Post Office, Wellington, 10th August. 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.

Of		Die	trict.		ļ	Date.		
			Post-offic	ES OPEN	ED,			
Auckland (Quay Street) Golden Ridge (reopened Miko Ratapiko (reopened)	)	••	Auckland Nelson Westport New Plymo	uth	•••	••	••	10 August, 1908. 1 June, " 18 May, "
•	•		Post-orre	TES CLOSE	ID.			
Golden Ridge Parahau Ratapiko Teremakau	••		Nelson Blenheim New Plymo Greymouth	uth .	::	::	::	31 January, 1908. 30 June, une. 1907. 9 August, ,, 3 1 May, 1908.
	Mo	NEY-ORD	ER OFFICES AND PO	ST-OFFICE	SAVING	S-BANKS (	PEREI	),
Mareretu Waimata Valley			Auckland Gisborne	••	••	••	••	1 August, 1908. 16 July, "



#### OFFIOES-continued.

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elephone .		Ho	olmalee		.  . Hol	meslee ,		Christo	hurch		11th July,

# Letters of Naturalisation issued.

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

I IS Excellency the Governor has been pleased to issu Letters of Naturalisation, under "The Aliens Act 1880," in favour of the undermentioned persons:-

· <del></del>	P. T 1801	,
Name.	Occupation.	Residence.
James Anderson Martin Brajkovich Amalie Bundesen Edward Maurice Burk- hardt Joseph Burkhart Alexander Calees. Carl Christian Christen	Porter Laboure Gum digger Domestic duties Storeman	Arsklend. er Raurimu. Awanui. Christchurch. Auckland.
Jorgine Christensen Yosip Djogum Michael George :: Thomas Hutcheson .,	Domestic Gum-digger Cook Labourer	Woolston. Papakura. Palmerston N. Holmwood,
Severi Koiru Hans Larsen Hans Peter Madsen Edward Nilsson	Labourer Cook Hotelkeeper Cook Movings	Paimerston N. Wellington. Woolston. Ashburton.
Wilhelm&e Fredericke	Domestic duties	Sanson.
Moses Reid Wilhelm Schmidt Rudolf Schulzki	Domestic duties Draper Seaman Miner Commercial	Dunedin. Waitara. Omahu.
,	traveller	

JOHN G. FINDLAY, Minister of Internal Affairs. Approval of Fees for licensing ot Vehicles fixed by By-law Wairoa County Council.

Office of the Minister of Internal Affairs,
Wellington. 25th August, 1998.

I T is hereby notified in accordance with section 311 of
If The Counties Act. 1886," that so much of the By-law
No. 6 made by the Wairos County Council, and sealed on
the 1st day of August, 1908, as appoints the several sums to
be paid to the Wairos County funds for the licensing of
vehicles has this day been approved by His Excellency the
Governor.

JOHN G. FINDLAY, Minister of Internal Affairs.

Special Orders made by the Riccarton Road Board.

The Treasury,
Wallington 21st Apayst 1908
THE following special orders, made by the Riccarton
Road Board, are published to accordance with the
provisions of "The Local Bodies" Loans Act. 1908."

J. G. WARD.
Minister Of Finance.

# RICCARTON ROAD BOARD.

Special Order making Special Rate.

Special Order making Special Rate.

FHAT, for the purpose of providing the interest and sinking fund at the rate of 4 per centum per annum and other sharges on loans of the respective amounts of £183 for the purpose of forming end shingling Dilworth Street, and contructing concrete culvert over drain; £140 for the purpose of forming and shingling Patent street; £360 for forming and shingling Patent street; £360 for forming and shingling Picton Avenue. constructing bridge over drain, and the purpose of land for the purpose of extending the said Picton Avenue to Foster's Road, and expenses in acquiring same; El,600 for the nurnose of constructing concrete channels and other works incidental thereto "o n the roads and streets bounding and running through Rural Section 155, and rhe extension of Picton Avenue to Foster's Road through Rural Lotion 145, and preliminary expenses in raising the



said loans, authorised to be raised by the Riccarton Road Board, under the provisions of "The Load Bodies' Loans Act, 1901," the said Riccarton Road Board hereby makes

14 levies. special rate of id, in the pound sterling on rate-able values of sections baving a frontage to Dilworth Street, being put of Rural Scotion 156, in the Riccarton Road District, and being Lots Nos. 30 to 85 and 89 to 44. all inclusive, as shown on deposit plan 55%. The said B ard also hereby makes and levies a special rate of 14d. In the pound sterling on the rateable value of sections having. frontage to Paton Street, being put of Rural Section 166, in the Riccarton Road Dietrict, and being Lots Nos. 48 to 53 sod 67 to 69, all inclusive, as hown on deposit plan 552. The said Board also hereby makes and levies a special rate of id, in the pound sterling on the rateable values of sections having a frontage to Alma Street, being put of Rural Section 155, in the Riccarton Road District, and being Lots Nos. 66 to 71 and 75 to 60, all inclusive, as shown on deposit plan No. 552. The add Board also hereby makes and levies a special rate of id, in the pound sterling on the rateable values of sections having a frontage to Picton Avinue, and extension thereof, being part of Rural Section 155, in the Riccarton Road District, and being Lots Nos. 1 to 8. 5. 6. 19 to 91, 35 to 39, 54 to 57, 71 to 75, 89 to 98,107 to 119,191 to 144, and 187 to 160, all inclusive, as shown on deposit plan No. 562; also part of Rural Scotion 146, in the said road district, being Lots Nos. 9, 10, 12, 12A, 13, 13A, 36 to 89, and 41 to 44, all inclusive, as shown on deposit plan No. 562; also part of Rural Scotion 146, in the said road district, being Lots Nos. 9, 10, 19, 19, 12A, 18, 18A, 36 to 89, and 41 to 44, all inclusive, as shown on deposit plan No. 562; also part of Rural Section 156. in the Riccarton Road District, being Lots Nos. 9, 10, 19, 19, 12A, 18, 18A, 36 to 89, and 41 to 44, all inclusive, as shown on deposit plan No. 242. And that such apecial rates shal

James H. SHARPE, Clerk, Ricoarton Road Board.

Special Order made by the Waitemala County Council altering Boundaries of Ridings, and fixing Representa-

Office of the Minister of Internal Affairs,
Wellington, 22nd August, 1908.
THE following special order, made by the 'Waitemata
County Council, is published in accordance with the
provisions of "The Counties Act, 1888."

# JOHN G. FINDLAY, Minister of Internal Affairs.

Special Order altering Riding Boundaries of Ridings in the Courty Q P Waltemata.

Special Order of the Body Corporate known . s the Chairman, Councillors, end Inhabitants of the County of Walteman, Councillors, end Inhabitants of the County of Waltemata passed at a Special Meeting of the Council thereof held on the 3rd day of July, 1906, and confirmed at a Subsequent Meeting thereof on the 7th day of August, 1908.

Subsequent Meeting thereof on the 7th day of August, 1908.
That, in pursuance and exercise of the powers vested la it by "The Counties Aot, 1866," and its amendments, the Waitemata County Council hereby resolves as follows: That, for the purpose of more equitable adjustment of the rat-able value and of the representation in the Council, the Waitakerer and Waitume's Ridings be di-solved, and thristhese ridings be constituted thereout—vis., Waitakere Riding, waitumete Riding, and Titirangi Riding; that the number of members to be 'lected for the representation of each of the said ridings shall be one; and that the boundaries of the said ridings shall be set forth under the names of the said ridings respectively in the Schedul-hereto.

That the boundaries of the Wainui Riding Outlying District, Takapuna and Brikenhead Ridings, Kaukapukapa Riding Outlying District, Kumen and Marretani Ridings, and the re-pretive representation be the same as at present constituted; and that this special resolution do operate as a special order; and, further, that this special order shall for the purpose of adjusting the representation and for the preparation of the electoral rolls for the county elections to be held on the 11th day of November, 1908, take effect as from the 29nd day of October, 1908, and to allow time for the adjustment and preparation of the valuation rolls as from the close of the financial year—i.e., S1st March, 1909.

#### Titirangi Riding,

Titirangi Riding.

Bounded—commencing on the western boundary of the County of Waitemata at the mouth of the Pararaha River, by the Pararaha River, to the north-wastern cornar of Allotment 103, Parish of Karangahape; takence by the north-wastern boundary of Allotments 108, 108, 104, 106, and 66, Parish of Karangahape, to a public read; themce by the north-wastern boundary of Allotment 18. Parish of Karangahape; thence by put of the north-wastern boundary of Allotment 18. Parish of Karangahape; thence by put of the north-wastern boundary of Allotment 18 to the road forming the south-wastern boundary; thence by the road forming the south-wastern boundary of Allotment 18 and 19. Parish of Karangahape, to the south-eastern norner of Allotment 19 aforesaid; thence by the south-eastern nonders of Allotment 19 aforesaid, the north-wastern boundary of Allotment 16, Parish of Karangahape, and the north-wastern and north-eastern boundary of Allotment 16, Parish of Karangahape, and the north-wastern and north-eastern boundary of Allotment 19, Parish of Karangahape, to the Huja River; thence by the Huja River to the northenstern corner; thence by a direct line to the south-eastern corner; thence by a direct line to the south-eastern corner of Allotment 80, Parish of Karangahape; thence by the southern 80, Parish of Karangahape; thence by the southern 80, Parish of Karangahape; thence by the western, northern, and put 01 the eastern boundaries of Allotment 86, Parish of Waikomiti; thence by the southern and part of the eastern boundary of Allotment 90 to the Nihotapu River; thence by the Nihotapu River to the western boundary of Allotment 80, Parish of Waikomiti; thence by the southern 80, Parish of Waikomiti; thence by the said Allotment 99, Parish of Waikomiti; thence by the southern and part of the asstern boundary of Allotment 194, Parish of Waikomiti; thence by the southern and

#### Walkumete Riding.

Walkumste Riding.

Bounded—commencing at the Whau River at the northernmost point of the Titirangi Biding before described, by the Whau River, the Waitemata Harbour, the Taikata and Henderson Creeks, and the Oratia River to the excessing of the road known as Parr's Road, and intersecting Allotments 5 mod 14, Parish of Waite mit; thence by the south side of Parr's Bond to the junction of the Henderson-West Coast Road; thence by a line dong the centre of the Henderson-West Goast Road; thence by bine dong the centre of Walkumste—West Coast Road to the north-east corner of Allotment 87, Parish of Karangalaspe; thence by the north-eastern boundary of the Parish of Karangalaspe; to the north-eastern boundary of Piha Block; thence by part of the north-eastern and the northern boundary of the County of Waitemata; thence by the sea on the western boundary of the County of Waitemata to the mouth of the Pararah. Str-am; thence by the north-western boundary of the Titirangi Riding before lescribed to the polut of commencement.

#### Waitakerei Riding.

Rounded on the south by the northern boundary of the Waikumste Biding before described, on the east generally by the waters of the Waitemata Herbour, on the north by the southern boundary of Kumeu Biding, and on the west by the waters of the Tasman Ser. to the north-west corner of . Waikumste Biding.

The common seal of the body corporate known as the Chairman, Councillors, and Inhabitants of the County of



Waitemata was hereto impressed and affixed by order of the Council thereof, this 7th day of August, 1908, in the presence of-

VINCENT F. KERR TAYLOR, Cnairman.

JOHN H. O'NEILL. Councillor.

A. COCHRAN, Councillor.

I, Charles Augustus Cawkwell, Clerk to the Waltemats County Council, do solemnly and sincerely declare that, k the best of my knowledge sod belief, the above special order has been duly made and executed in accordance with the provisions of "I The Counties Act, 1886," and amendment thereto.

C. A. CAWKWELL.

Declared before me, at Auckland, thin 19th day of August, 1908—Henry Wilding, 8 Justice of the Peace in and for the Dominion of New Zealand.

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

The Treasury,
Wellington, 25th August, 1903.

THE following special order, made by the Waitara
Borough Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1908."

J. G. WARD,
Minister of Finance.

### THE BOROUGH OF WAITARA. Special Order making Rate.

In the matter of "The Local Bodies' Loans Act, 1901," and the amendments thereof.

the master of "Ine Local Bodies" Loans Aut, 1901, and the amendments thereof.

Notice is hereby given that at a special meeting of the Walters Borough Council held on the 1st day of July, 1903, 8 resolution was passed that—

In pursuance Sad exercise of the powers vested in it in that behalf by "The Local Bodies" Loans Act, 1901," the Council of the Borough of Waitara hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £3,000, authorised to be raised by the Council of the Baraugh of Waitara, under the above mentioned Act, far the purpose of melting and improving streets within the borough, the 68id Council of the Borough of Waitara hereby makes end levies 8 special rate of £3, in the pound upon the rateable value of all rateable prefix in the Borough of Waitara: and that such special rate of £3, in the Borough of Waitara: and that such special rate of £4, in the Borough of Waitara: and that such special rate of £4, in the Borough of Waitara and that such special rate of £4, in the Borough of September in each year during the currency of such loan, being 8 period at forty-one years, or until the loan is fully paid off.

The above resolution was confirmed at a 6 Pecial meeting of the Waitara Borough Council held on the 6th day of August, 1908.

The common seal of the Mayor, Councillors, and Burgasses.

August, 1908.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Waitara was hereto affixed in the presence of.

WALTER F. JENKINS, Mayor.

(L.S.)

THOS. BUCHANAN, Town Clerk.

Special Order made by the Council o Masterton.

The Treasury,
Wellington, 95th August, 1908.
The fallowing special order, made by the Masterton
County Council, is published in accordance with the
provisions of "The Local Bodies' Loans Act, 1908."

J. G. WARD.
Minister of Finance.

# MASTERTON COUNTY. Special Order making Special Rate.

In pursuance and exercise of the powers verted in it in that behalf by "The Local Bodies' Loans hat, 1901," the Masterton County Council hereby resolves 86 follows: That, for the purpose of providing the interest and other charges on a loan of £150, authorised to be raised by the Masterton County Council, under the above-mentioned Aot, far forming and metalling a deviation on the Bluk Creek Road, the said Masterton County Council hereby makes and levies 8 special rate of the Elack Creek Road Deviation Loan Special-rating District, comprising Sections 70, 9, 4, 40, and

parts of Sections 14 and 41, Block XI; Mikimiki Survey Disparts of Sections 14 and 41, Block A1; MIRIMIK Survey Plactifit; and that euch special rate shall be an annual-recurring rate daring the currency of such loan, and be payable half-vearly on the Let day of February and the let day of August in each end every year during the currency of such loan, being 8 period of forty-one years, or antil the loan is fully pard off.

Passed et 8 appoint meeting of the Council this 19th day

Passed et 8 assoial meeting of the Council, this 12th day day of May, 1908. Confirmed this 9th day of June, 1908.

The common real of the Chairman, Councillors, and Inhabitants of the County of Masterton was affixed hereto in the presence of-

W. J. WELCH, County Chairman. F. G. MOORE, County Clerk.

l certify that the foregoing special order bas been duly made.

F. G. MOORE, County Clerk.

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

The Treasury.
Wellington, 25th August, 1908.
The Be following special order, made by the Masterton County Council, is published in accordance with the provision of "The Local Bodies' Loris Act, 1903."

J. G. WARD, Minister of Finance.

MASTERTON COUNTY.

Special Order making Special Rate.

IN pursuance and exercise of the power6 vested la it in that behalf by "The Local Bodies" Loans Act. 1901," the Masterton County Council hereby resolves as follows: That, for the IN pursuance and exercise of the power6 vested la it in that behalf by "The Local Bodies' Loans Act. 1901," the Masterton County Council hereby resolves as follows: That, for the purp se of providing the interest and other charges on 8 loan of £300, being 10 par cent. on a loan of £3,000, authorised to be raised by the Masterton County Council, under the abovement of the said that the purp se of providing the interest and other charges on 8 loan of £300, being 10 par cent. on a loan of £3,000, authorised to mentioned Act, far metalling and bridge-building on the said season and lasterton County Council hereby makes and levies a special rate of ydd. in the pound upon the rateable value of all rateable property of the £ast Coast Road the said master on County Council hereby makes and levies a special rate of ydd. in the pound upon the rateable value of all rateable property of the £ast Coast Road the whateams River. Block XII, Reva Survey District, end proceeding westwards; bounced towards the north by the said river ta the north-west boundary of Section 68, Block XII, thence by 3 doin 55. Block VII, to the Kohiwai Stream; thence, proceeding southwards, by the said stream, and by the criminal the last coast Road; thence by Section 59. Block XIV, thence by Sections 690, 687, 2, and 1, Block XII, by the south-easyers and part of the south boundaries of Section 886, 885, in the last-mentioned block, and containing 17 acres 3 roads 31 perches, to the Rewa Trigonometrical Station; thence by Small Grasing-run 52, by Sections 896, 8, and part 1, Block XIV, all in the Rewa Curvey District; by Subdivisions 9, 8, and 70 f Te Maipl, in Block-III, V, and IV; by Sections 11, 9, 7, and 5, Block IV, to the Kaiwhata River; by Section 765, Bloak V. by another portion of the said last-mentioned fiver, and by Section 764, B ock-Vi, all in the Rewa Block-III, V, and IV; by Sections 11, 9, 7, and 5, Block-IV, to the Kaiwhata River; by Section 765, Bloak V. by another portion of such loan, being a period of forty-one years, or until t

(L.s.)

W. J. WELGE. County Chairman. F. G. MOORE, County Clerk.

I certify that the 'foregoing special order has been duly nade.

F. G. Moore, County Clerk.



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

The Treasury,
Wellington, 06th August, 1908.

The following special order,' made by the Horowhenua County Council, is published in accordance with the provisions of "The Local Bodies" Loans Act, 1908."

J. G. WARD,
Minister of Finance.

Copy of Special Order.—Geab's Road, metalling, 2450.
—Made at a Special Meeting held on the 11th July,

THAT, in DURNIANCE OF and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and the several amendments thereof, the Horowh-nua County Council hereby res lves as follows: That, for the purpose of providing interest at 33 per cent. and other charges on a loan of 2450, authorised to be raised by the Horowhenua County Council, under the provisions of "The Local Bodies' Loans Act, 1901," clause 14, paragraph (4), for the purpose of metalling the road known as Grar's B ad. Ngakaroro Special-rating District, the said Horowhenua County Council bereby makes and levies a special rate of 135d, in the pound upon the capital value of all rateable propersy in the Ngakaroro Special-rating District, or at more particularly set forth in the ratepayers consent and the pibo on rbio h area sad sections are delineated, and coloured red. bring parts Ngakaroro 5B and 3A, and Reserve 2r, Sections 7/14, 34/41, 62/60, 78/9, end part 80, Ngakaroro; part 6 end Sa. pert 8a end 3B, parts 3a, 8a No. 1, and 1a, parts 5 B, c, D, A, and part 8a end 3B, parts 3a, 8a No. 1, and 1a, parts 5 B, c, D, A, and part 8a end 3B, parts 3a, 8a No. 1, and 1a, parts 5 B, c, D, A, and part 8a end 3B, parts 3d, during the currency of such loan, and be payable on the 1st day of June in each and every year during the currency of ruoh loan, being 8 period of forty-one years, or until the loan is fully paid off. This special order to be confirmed at a subsequent meeting to be held on the 8th dry of August, 1908.—Carried.

I hereby oerity the above to be e correct copy of the special order made for raising loan of 2430 for metalling Gear's Road, Ngakaroro Special-rating District, made at a special meeting the 11th day of July, 1908.

J. McCulloch, Clerk to Council.

J. McCullocu, Clerk to Council.

Copy of Resolution confirming the Special Order for raising Loan of £450 for metalling Char's Road; confirmed at a Meeting held on the 8th day of August, 1908.

That the special order made at a special meeting held on the 11th day of July, 1908, for raising e loan of \$250, under "The Local Bodies' Loans Act, 1901," clause 14. 4P regmph (4), for metalling the road known as Gear's Boding Reakaroro Special-rating District, and the kwing of a special rate of \$35d, in the pound upon the capital value of all rate-to property in the said Ngakaroro Special-rating District to pay interest end other charges on the above loan at 32 per cent far forty-one years, be now confirmed.—Carried.

I hereby certify the above to be a copy of the reaclution passed at en ordinary meeting of the 8th dry of August, 1908, in confirmation of the special order made on the 11th day of July, 1908, relating to the above loan.

JOHN MCCULLOCH.

JOHN MCCULLOCH, Olerk to Council.

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

The Treasury,
Wellington, 96th August, 1908.

THE following special orders, made by the Foxk n Borough!
Council, are published In August and acceptance with the provi-

J. G. WARD, Minister of Finance.

### SPECIAL ORDER.

SPECIAL ORDER.

That, in pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1901," and "The Public Works Act, 1905," section 118, the Foxton Borough Council hereby resolves as follows: To miss a loan of 2400 from the Colonial Treasurer for the purpose of 18 building a portion of the Winchino Bridge over the Manawatu River, such loan to be for a period of forty-one years and that the interest to be paid is at the rate of 24 per cent per annum. The cost of raising the loan and the first year's interest to be paid out of the loan.

#### SPECIAL ORDER

That, in pursuance and exercise of the powers vested In it in that behalf by "The Local Bodice" Loans Act, 1901," and "The Public Works Act, 1905." the Foxt in Borough Council bereby resolves as follows: That, for the purpus of pr viding the interest end ofter obarges on • loan of \$400 for forty one years of \$1 per cent. Indo on the unburked to be raised by the Foxt in Borough Council, under the ab year-inclined Acts, for rebuilding a portion of the Wirokino Bridge, the said Foxton Borough Council, under the ab year-inclined Acts, for rebuilding a portion of the Wirokino Bridge, the said Foxton Borough Council, under the ab year-inclined hereby makes and levies a special rate of \$1 or in the pound upon the rateable property in the Borough of Foxton; and that such special rate shall be an interest during the currency of such loan, and shall be payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of foxtone years, or until the loan it fully paid off, I hereby certify the above is a full and true copy of the

I hereby certify the above is a full and true copy of the special orders 78 Wirokino Bridge loan passed at a special mesting of the Foxton Baroug 11 Council held ou the 18th day of July, 1908, and confirmed 11 an ordinary meeting held on the 10 th day of August, 1908.

ALP. FRASER, Town Clerk.

Special Order made by the South Hautapu Drainage Board.

The Treasury,
Wellington, 26th August, 1908.

HE following special order, made by the South
Hautspu Drainage Board, is published in accordance
with the provisions of "The Local Bodies" Loans hot, 1908."

J. G. WARD,
Minister of Finance.

# SOUTH HAUTAPU LAND DRAINAGE DISTRICT. Special Order making Special Rate.

Special Order making Special Rate.

I'mar, in pursuance end exercise of the powers vested in it is that behalf by "The Local B dies' Loans Act. 1901." and its amendments, the Sooth Hautspu Drainage Board hereby resolves as follows: That, for the purpose of providing the interest end other charges on a loan of 2500, bearing interest at the rate of 3½ per cent. • thorised to be raised by the South Hautspu Drainage Board, under the above-mentioned Act, for the purpose of making and construe ing drains and drainage-works, end exercising all the other powers vested in it by "The Lend Drainage Act, 1904," the said South Hautspu Drainage Board hereby maker and levies a special rate of 23. In the pound upon the rateable leads of all rateable property of the South Hautspu Land 

CHARLES ROBERTS, Chairman, South Hautapu Drainage Board. THOMAS HABTLY, Clerk, South Hautapu Drainage Board.

#### Result of Poll fw Proposed Loon.

The Treasury,
Wellington, 19th August, 1908,
THE following notice, received from the Returning
Officer of the Borough of Waltara, is published in
accordance with the provisions of "The Local Bodies'
Local Act, 1908."

J. G. WARD, Minister of Finance.

In the matter of "The Local Bodies' Louis Act, 1901," and the amendments thereof.

the amendments thereof.

I HEREPY give public notice that at the poll of the ratepayers of the Borough of Waitara taken on the 14th day of Au gust, 1908, on the proposal of the Waitara Borough Council to bonow the sum of £15,000 for • water-supply and drainage, the votes given were as follows: For the proposal, 114; against the proposal, 64; informal, 6.

And I hereby declare the said proposal to be carried.

Dated the 17th day of August, 1908.

Thus. Buchanan.

THOS. BUCHANAN. Returning Officer.



### Tendara.

Public Works Department, Wellington, 20th August, 1906

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

WM. HALL-JONES, Minister of Public Works.

### ERECTION OF GOVERNMENT INSURANCE BUILDING, DUNEDIN. Accepted. £ Lyders, Henry, Dunedin . . 10,746 5 0 Declined.

. 10.848 8 9 . 11.160 0 0 . 11.200 0 0 . 11.225 16 6 11,237 8 9 Orr, R., Dunedin ... Campbell, O., Dunedin Rhodes, W., and Son, Dunedin Frain, Michael, Wellington 12,900 0 0

### Tenders,

Pablio Works Department,
Wellington, 22nd August, 1908.

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

WM. HALL-JONES Minister of Publio Works.

### ERECTION OF POLICE-STATION AT PETONE.

A ccepted.	£ 5, d.
Alexander, H., Petone	1.066 0 <b>0</b>
Declined.	
Young, H. G., Petone	1,154 19 0
Townshend end Johnston, Wellington	. 1.161 16 8
Croft. G. T., and Son. Petone	. 1,169 <b>11</b> 0
Pointon, E. G., Petone	1,166 0 0
Lowin and Bull, Petone	., 1,234 0 0
Benge and Colley, Wellington	1,245 0 0
Nicholaon. W. B., Petone, .	1,264 0 0
Emeny, W. G., Wellington	1,336 0 0
McLean and Gray, Wellington	1,390 0 0

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

N pursuance of all powers and authorities enabling me. I under "The Government Railways Aot, 1900," I, William Hall Jones, Minister of Railways, do hereby make the following alterations in the scale of fares, rates, and charges in force on the New Zealand Government railways open for traffic, such alterations to Oome into force on and after the 27th August 1908; and after the 27th August, 1908 :-

PART II.-LUGGAGE, PARCELS, HORSES, ETO.

Trioyoles, motor, not pecked in cases or crates will be charged two and 8 half timer the ordinary parcel rates on actual weight.

Tricycles, motor, not packed in cases or crates will be charged two and 8 half times the ordinary parcel rates on actual weight; maximum charge as for a motor-car.

### PART III.-GOODS: REGULATIONS.

### Insert-

REGULATION (45).—PALMERSTON NORTH ART EXHIBITION

In consideration of their being carried solely at the In consideration of their being carried solely at their risk of consignors, and of the Government being freed of 811 liability in connection therewith, exhibits consigned for exhibition at the Palmerston North Artical Exhibition, to be opend at Palmerston North on 8th September, 1 9 0 8, will be carried fite in the New Zealand Government railways, provided that each package shall be consigned to the secretary of the Exhibition and marked legibly "For exhibition at Palmerston North Art Exhibition."

Under similar conditione, and on the production of a contribution stating!

certificate from the secretary of the Exhibition stating; that the exhibits have not been transferred, exchanged, or sold, and are still the property of the original consignors, free railage will be granted on the return iourney.

All loading bnd unloading shall be done at the risk

and expense of the consignors.

In the event of any portion of the exhibits being mid, the full ordinary railage charges must be paid on the whole of the exhibits 81 originally consigned to the Exhibition, 8nd also on the unsold portion which is returned from the Exhibition.

### PART IV.-GOODS: LOCAL RATES.

### Insert-

### AUCKLAND SECTION.

Goods and live-stock booked through between stations on the Auckland Scotion and ports on the Kaipara will be charged at the following rates for conveyance by the Sellars-Ailan Steam Shipping Company, in addition to the railway rates and oharges to or from Helenaville as specified in Parts III, IV, and VI hereof; ships to place in and take delivery of goods and live-stock from trucks at Helenaville Wharf:

"IO South Heads, Pouto, Te Rue Point, Tangar it, Sail Point, Tangar it, Shag Creek, Raupo, Thinui, Searrotts, Naumai Tokatoka, Tatarariki, Te Kopura, Aratepu, Misitai, Aoros, Mount Wesley, Manga, Wharf, Dargaville.

2 s. d. 2 s. d.

£s. d.

£ . d. Goods not otherwise specified, per ton weight Furniture of ev  $0 \; 1 \; 0 \quad 0 \quad 0 \quad 19 \quad 6$ urniture of every descrip-tion, packed or unpacked, per ton weight 016 0 0 18 9 010 0  $0 \ 1 \ 0$ 0 12 6 0 1 0 0 1 0 012 Pigs, dead or alive, each
Vehicles not otherwise specified, two-wheeled, each 1 0 0 1 0 010 0  $0 \ 1 \ 0$ 0 1 2 6 0 12 6 Drays, each  $\begin{smallmatrix}0&1&2\\0&1&9\end{smallmatrix}$ Vehicles, four-wheeled, each Timber, 'per 100 super. feet Tanks, 400 gallons, empty, 0 1 0 0 1 0 0 3 0 0 3 0 Tanks, 600 gallons, empty, 5 0 0 0  $\begin{smallmatrix}0&5&0\\1&0&0\end{smallmatrix}$ 0 •• Powder, per ton
Heavy weights, 1 ton and
over, per ton 1 0 0 1 0 0 1 0 0 100

All charges on goods end live-stock consigned to ports on the Kaipara, or from ports on the Kaipara to flag-stations on the Auckland Section, must be prepaid.

Goods for shipment by the Sellars-Allan Secam Shipping Company's vessels most be so addressed.

WELLINGTON - NAPIES - NEW PLYMOUTH SECTION.

### Insert-

### Harbour Board's Dock-site Siding, Te Aro.

The following rates will be charged between Welling. tan and the Harbour Board's Dock Siding, Te Aro: Stone, sand, shingle, and clay, 6d. per ton; minimum charge, 8s. per four-wheeled truck, 6s. per bogie truck.
Timber, 3d. per 100 sup. feet; minimum charge, 6s. per four-wheeled truck, 100. per bogie truck.
Materials other than for bona fide use in connection with the dock contract are not to be scoepted for conveyance to or from the siding.

PART V. — CLASSIFICATION OF GOODS, LIVE. STOOK, PARCELS, AND LUGGAGE.

Molasses for preservation of Now Zealand timber; minimum lead, 6 tons per four-wheeled truck, 12 tons per bogic truck Pipes, steel, water or gas, not otherwise specified. Owned risk. Special goods Pipes, steel, water or gas, New Zealand manufac-turs. Owners' risk. Special goods

As witness my hand, thin twent -second day of August, one thousand nine hunLed and eight.

WM. HALL-JONES,
Minister of Railways

Notice of Intention to take Land for a Road through Notice fixing Closing-hours of Fishmongers', Fruitorers', and Section 59, Block VIII, Belmont Survey District, Hutt Refreshment-room Keepers' Shope in the County of Waitomo under the Shope and Offices Act.

NOTICE is hereby given that it is proposed, under the provisions of "The Public Works Aob. 1908," to execute a certain public work to wit, the construction of a road through Section 59, Block VIII, Belmont Survey District, Hutt-Gounty, and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is further given that the plan of the said road and of the land so required to be taken is deposited in the Post-office at Hutt, and is there open for inspection. And notice is also given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Roads, Wellington.

### SCHEDULE.

Approxi- mate Area of the Land re- quired to be taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
0 0 1·2 6	9, Norman- dale Settle- ment	VIII	Belmont	R.5190	Pink.

In the Wellington Land District; 56 the same is more; particularly delinested on the plan marked and coloured as above mentioned, end deposited in the office of the Chief Engineer of Roads, bt Wellington, in the Wellington Land

As witness my hand, bt Wellington: this nineteenth dby of August, one thousand nine hundred and eight.

JAMES McGOWAN,
Minister in Charge of Roads Department.

Notice of Intention to take Land for a Road through Awarua sale No. 8, Bbak XIV, Ohinewairua Survey Dutrict, Rangitikei County.

N OTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1908," to execute a certain public work, to wit, for the construction of a road through Awarua 443c No. 8, Block XIV, Obinewairua Survey District, Rangitikei County, and for the purposes of such public work the land described in the Schedule hereto such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the said road and of the land so required to be taken is deposited in the Post-office at Taihape, and is there open for inspection. And notice is also hereby given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister in Charge of Roads Department, Wellington.

### SCHEDULE.

Approximate Area of the Parcel of Land re- quired to be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P 0 0 12	Awarua 4480 No. 8	XIV	Ohinewairua	R. 8690	Pink border.

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

witness my hand, at Wellington, this twentieth daday for August, one shousen mine hundred and

JAMES McGOWAN, Minister in Charge of Roads Department.

HEREAS b requisition in writing, signed by b majority of the occupiers of all the fishmongers', fruiterers', and refreshment-room keepers' shops in the County of Waitomo, has been forwarded to me, destring that all such shops in the county shall be closed as follows: Fruiterers and fishmongers, on all working-days at 10.30 p.m., except Saturdays, when they shall be closed at 11 p.m.; refreshment-room keepers, on all working-days at 11.45 p.m.; hand whereas the Waitomo County Council has certified that the signatures to such requisition represent a majority of the cocupiers of all the fishmongers', fruiterers', and refreshment-room keepers' shops within the County of Waitomo:

refreshment-room keepers' shops within the County Waitomo:
Now, therefore. I. John Andrew Millar, the Minister of Labour, in pursuance of section 26 of "The Shaops and Offices Act, 1908," do hereby direct that from bnd after the 31st day of August, 1908, all fishmongers', fruiterers', and refreshment-room keepers' shops in the County of Waitomo shall be closed in accordance with such requisition.
The weekly half-holiday is on Thursday, from 1 c'clock in the afternoon.

Dated at Wellington, this 26th day of August, 1908.

J. A. MILLAR,
Minister of Labour.

Authorising the Lay@- of Nelson Crescent, Latham, Morris, Todd, Kirross, % hite, and Ellison Streets, in the Township of Napier South (Nos. I and 3), of a Width of not less than 66 ft. each.

Department of Lands,
Wellington, Slat August, 1908.
N pursuance of the power and authority conferred upon
I me by section 16 of "The Land Act, 1908," I, Robert
McNab, Minister of Lands, do hereby authorise the layingoff of Nelson Crescent, Latham, Morris, Todd, Kinross,
White, end Ellison Streets, in the Township of rapier,
South (Nos. 1 and 2), Hawke's Bay Lend Dirtriot, of b width
of not less than 66 ft. each, instead of 99 ft.

ROBERT McN AR

BOBERT MCN AB
Minister of Lands.

### Notice of Dab of Examination.

Education Department,
Wellington, 98th May, 1908.

OTIOE is hereby giTM that b Civil Service Junior
Examination and a Junior National Scholar-hip
end Free Place Examination will be held in December,
1908, beginning on or about the Qtb day of the month;
and that b Clivil Service Senior Examination and an
examination for teachers' certificates of Class C and Class D
will be held in January, 1909, beginning on or about the
6th day of the month.

The Civil Service Junior Examination is b qualifying examination for senior free places in secondary schools and district high schools; also it is the First Examination for

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

Entries for Jon&r National Scholarships and for Junior and Senior Free Piaces must be made through the principals or head teachers of the schools attended, and will be received by Sacretaries of Education Boards not later than the 90th September, 1908.

Entries for other examinations will be received by the Inspector General of Schools, at Wellington, until the 80th September, 1908, or, with blate fee of £1 in addition to the ordinary fee, until the 15th October, 1908.

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

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

Candidates who have to pass in elementary handwork for the teachers' certificate are examined at various times

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

GEORGE HOGBEN,
Inspector-General of Schools.

"THE WEST COAST SETTLEMENT RESERVES ACT, 1892."

### Reserves for Leasing by Tender.

THE Public Trustee hereby notifies that tenders will be received at the Public Trust Office, Wellington, up to 10 o'clock a.m. on Wednesday, the 80th day of September, 1908, for leases, under the provisions of "The West Coast Settlement Reserves Act, 1892," and the regulations dated the 13th day of February, 1898, published in the New Zeeland Gasetts of the 23rd day of February, 1898, and Kahes of the 23rd day of February, 1898, of the undermentioned reserves, in lots as numbered, and on the terms stated below.

Conditions of tender can be inspected, envelopes and also printed forms of tender and declaration can be obtained, of the Postmasters at Opunaka, Manaia, Normanby, Waitotara, Pates, Waverley, Stratford, Waitara, Okato, Oakura, Punino, Pungarehu; and of the agents of the Public Trustee at Hawera, Palmerston North, Wanganui, and Napler; the office of J. B. Jack, Req., Reserves Agent, New Plymouth; or at the office of the Public Trustee, Wellington.

Lot No.	Section.	Block,	Survey District.	Area.	Upset Rental per Acre.	Upset Rental per Annum.	Grant or Cer- tificate of Title
1 2	54 15	VI, Ngatirahiri Henui	Waitara New Ply- mouth	A. R. P. 60 0 0 2 8 24	£ s. d, 0 10 0	£ s. d. 30 0 0 25 0 0	5248 Henui
8 4 5	6 Part 17 Put 28	IV, Ruataku, Omata II, Henui, Fitzroy . II and V, Raiomiti, Fitzroy	Paritutu	10 0 0 72 2 0 1 2 0	0 5 0	2 10 0 14 10 0 4 0 0	61/87 61/89 43/165
• <del>7</del>	14 of N.R. 3 18 and 27A of N.R. 3	V, Puketotara, Grey	"	4 0 2 11 2 0	<b>0 10</b> 0	2 0 0 4 16 0	48/45 38/214
8	Part 80B of N.R.	,, ,,	,,	1 0 22	<b>0 15</b> 0	6 18 '9	51/186
11 12 13 14 15 16 17 18 19 20	48 of N.R. 3 12, 13 14, 15 195, 196, 197, 198 202, 208 214, 215, 216, 217 222, 223, 224 239, 240 244, 240 246,	Oakura Town Belt Oakura Township	Wairau  ""  ""  Rgmont Cape	10 1 11 13 2 0 7 2 0 1 0 0 0 2 0 1 0 0	0 15 0 0 5 0 0 7 0 0 7 6 0 7 6 0 7 6 0 5 0 0 5 0 0 5 0 0 2 0 1 0 0	7 14 0 3 7 6 2 12 6 0 15 6 0 8 9 0 15 0 0 5 0 0 1 6 0 1 6 0 7 6 0 8 9 0 1 6 0 1 7 6 0 8 9 0 1 6 0 1 7 6 0 8 9 0 1 7 6 0 8 9 0 1 7 0 0 8 9 0 1 1 0	88/211 4084 4084 4074/5 4075 4076/7 4076/8 4080 4081 4090 3887/48 /47
22 23 24 25 26 27 28 29 80 81 32 34 35 87 39	2 96, 100 104, 108, 112 S.D. 2 of Sec. 23 4	XII, Pungarehu  "" "" "" "" "" "" "" "" "" "" "" "" "	Opunake	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 5 0 1 0 0 0 1 0 0 0	1 5 0 0 2 0 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 2 10 0 0 0	3836 3844 38514 3819 3819 3819 3819 3819 3819 3819 3819
41	Rahotu	n ···	"	122 0 0	0 4 9	28 19 6	3923
42 948	Part 23 Lot A of Sub. 11, Meremere	X. Pukekohatu Hawera Township xT. Mokola	Hawera	0 0 10 4 0 0	1 6 0	16 0 0 5 0 0	5296 8778
544	Lot B of Sub. 11, Meremere	19 11	,,	6 0 0	1 5 0	7 10 0	8778

\* Lots 7 and 20.—An allowance equal to first two years' rent will be made lessee on account of truction of weeds.
† Lot 10.—One acre urups reservation around obelisk, with access thereto.

Lots 39 and 40.—Successful tenderers will not obtain possession for five weeks after acceptance § Lots 43 and 44.—Valuations for improvements payable by successful tenderer for Lot 48, £28 and for Lot 44, £22.

The erm of years for which the lease will be granted will in each case be twenty-one years, computed from the 1st January, 1909, but lessees may take possession of the land immediately upon receiving notice of the acceptance of their tender. (For exceptions see Lots 39 and 40.)

Such lease is perpetually renewable every twenty-one years, as provided by the above Act. The rent is payable by equal half-yearly instalments in advance.

Tenders must be enclosed in a sealed envelope, addressed to the Public Trustee, Wellington, and marked on the outside ar follows: "West Coast Settlement Reserves. Tender for lease of Lot No., as advertised in the newspaper on the day of 1908."

Envelopes for such purpose, and printed forms of tender and declaration, together with lithograph plans of the reserves, can be obtained of the Postmasters at Opunake, Mania, Normanhy, Waitotara, Pates, Waverley, Stratford, Waitara, Otaxo, Osakura, Pusiho; the agents of the Public Trustee at Hawers, Palmerston North, Wangand, Napler; the office of J. B. Jack, Esq., Reserves Agent, New Plymouth; or at the office of the Public Trustee, Wellington.

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

Every tender must be accompanied by six months' rest at the rate tendered, the sum of 23 3s. to pay for the lesse and registration thereof, and the amount of stamp duty payable on the lesse and counterpart. Marked cheques will be received (which must include bank stochange), or post-office orders.

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

te. All rates and taxes due in respect of the above lands accruing after the 1st April, 1908, must be paid

by the lessee.

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

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



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

The deposits and fees paid by the unsuccessful tenders will be returned to them immediately. If any person declared a lessee fails to execute his lesse within thirty days after being required by notice so to do, then his deposit and the above-mentioned sum of 23 fs. will be sheolitely forfeited to the Public Trustee, and the right of such person to obtain such lesse will absolutely cease and determine.

The lesse and the provisions thereof to be executed by the successful tenderer and the Public Trustee are set out in the above-mentioned regulations. Such form of lesse has been modified by the insertion therein of provisions with reference to fencing; and the form of lesse to be signed with the said modifications can be seen at any of the places above mentioned, where forms of tender can be obtained.

Persons proposing to tender are referred to the above-mentioned Act and regulations, which are to be deemed part of this notice.

If from any cause whatever the Public Trustee is unable to grant a lesse of any of the lands above

If from any cause whatever the Public Trustee is unable to grant a lease of any of the lands above referred to, the successful tenderer shall have no claim for damages or compensation.

The area of each lot is believed to be correctly described in the foregoing list, but if the area is less than that specified in such list the successful tenderer shall be bound to take a lease of such lesser area without any allowance of compensation.

If the area of any lot is larger than that set out in the said list the Public Trustee reserves the right, by notice in writing to the successful tenderers, to annul the contract, but without payment of any compensation or damages whatever.

This notice is to be deemed part of any contract for the grant of a lease of any of the above-mentioned lands to any successful tenderer.

Public Trust Office, Wellington, 17th August, 1908.

J. W. POYNTON, Public Trustee.

### Immigration and Emigration Returns.

RETURN of Immigration to and Emigration from the Dominion of New Zualand during the Monte of Sult. 1908, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure.

### ARRIVALS AND DEPARTURES FROM AND TO DIFFERENT PLACES.

		•	à brivale				Di	  PARTUR	R\$.	•
Countries.	Adu	Adulta. Children.		ren.	Total	Adults.		Children.		Total
	M.	T.	Ж.	P.	Persons.	M,	F.	M.	F.	Person
	469	270	86	62	870	104	58	12	13	187
Victoria New South Wales :: ::	174 .: 904	92 513	15 60	9 49	290 1,526	i i i , 1,026	ʻis 439	11 ! 72	14 51	989 1,588
South Australia	. 89	88	io	 <sub>6</sub>	188	37		 , i	•••	59
Fiji Other British possessions : :	27 27	16 5	. 6	8	44 40*	80 27	17 28 9	4	2	64 86†
Pacific islands Sther foreign ports :: ::	25	5 1	••	1	31‡ 2	17 13	7 2	1		26 15
Totals, July, 1908	1,098	985	177	181	2,941	1,445	683	104	82	2,264
Totals, July, 1907	. 1,126	584	98	100	1.908	1.894	574	81	70	2,119

\* From Cape Town. † For Causda. † From Friendly Islands, 6; Navigator Islands, 9; Society Islands, 16. Friendly Islands, 7; Navigator Islands, 8; Society Islands, 14. † From United States of America. ¶ For Monte Video.

Arrivals  $_{\rm A,T}$  and Departures from Different New Zealand P  $_0$  r  $_n$  :

		ARRIVALS.					DEPARTURES				
Ports.		Adults.	Children.	Males.	Pemales.	Total Persons.	Adulte.	Children.	Males.	Females.	Total Persons
Anckland	4.	1, <b>4%</b> 7	75 198 "40	501 1,089	331 596 139	882 1,685  424	670 1,064 26 318	66 89 1 30	485 797 24 243	251 856 8 105	786 1,158 27 848
Totals, July, 1208, Totals, July, 1907		2,633 1,710	P 308	1.876 1,924	1,066 P 684	2,941	2,078	186 151	1,549 1,475	715 644	1,264 2,119

CHINESE.—Arrivals—At Auckland, 8; Wellington, 24. Departures—From Wellington, 22.

'It is important to mention that, in the returns from which this table is made up, immigrants to the Dominion are all counted a the first port of arrival, and emigrants at the final port of departure.

Registrar-General's Office, Wellington, 25th August, 1908.

E. J. VON DADELSZEN, Registrar-General.



Officiating Ministers for 1908,-Notice No. 31.

Registrar-General's Office,
Wellington, 26th August, 1908.

P URSUANT to the provisions of an Aot of the General
Assembly of New Zealand passed in the fourth year
of the reign of His Majesty King Edward VII, and intituled "The Marriage Aot, 1904," the following names of
Officiating Ministers within the meaning of the said Aot
are published for general information:—

Presbyterian Church of New Zealand. The Reverend J. Chalmers Mill.

Congregational Independent4 The Reverend Michael Bawden Harris.

Baptists.

The Reverend Albert Ernest Kirwood.

Church of Christ.

Mr. Duncan McLaren McCrackett.

E. J. VON DADELSZEN. Registrar-General.

Notice published pursuant to the Provisions of Section 16 of "The Public Trust Office Consolidation Act, 1884"

Public Trust Office.

Wellington, 24th August, 1908. Wellington, 24th August, 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 whole names, residences, and occupations, 80 far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case.

Flavell, Benjamin, late of Karangahake, in the Provincial District of Auckland, miner. Filed on the 16th day of July, 1908.

Cumming, William Grindley, late of Beaumont, in the Provincial District of Otago, miner. Filed on the 17th day

of July, 1909.
Delaney, Michael, late of Rakaia, in the Provincial District of Canterbury, labourer. Filed on the 17th day of

Farr, Fredrick Henry, late of Papatotara, in the Provincial District of Otago, fishermen. Filed on the 20th day

of July, 1908.

Gibson, James, late of Dannevirke, in the Provincial District of Hawke's Bay, labourer. Filed on the 20th day of

July, 1908.

Naysmith, Caroline, late of Greytown North, in the Provincial District of Wellington.

Hislop, John, late of Mosgiel, in the Provincial District of Otago, cab-proprietor. Filed on the 29th dsy of July, 1908.

Rowley, Hannah, late of Karangahake, in the Provincial District of Aucklmd, married woman.

Filed on the 20th day of July, 1908.

Rowley, Hannah, late of Karangahake, in the Provincial District of Aucklmd, married woman.

Filed on the 31st day of July, 1908.

day of July, 1908.
Moylan, John, late of Taihape, in the Provincial District of Wellington, labourer. Filed on the 3rd day of Augurt,

Spurway, Henry, late of Auckland, in the Provincial Diutriot of Auckland, gardener. Filed on the 5th day of August, 1908.

Beddie, Alexander, late of Masterton, in the Provincial District of Wellington, labourer. Filed on the 7th day of August, 1908.

Louden, Jonathan Thomas, late of Port Chalmers, in the Provincial District of Otago, pier-master. Filed on the 7th day of August: 1908.

Griffin, Thomas, late of Awatuna, in the Provincial District of Westland, miner. Filed on the 8th day of August, 1908.

Hughes, Robert, late of Christchurch, in the Provincial District of Canterbury, farm labourer. Filed on the 8th

District of Canterbury, farm labourer. Filed on the 8th day of August, 1908.

Keith, Elizabeth Heather, late of New Plymouth, in the Provincial District of Taranaki, married woman. Filed on the 8th day of August, 1908.

Donohue or O'Donohue, Thomas, late of Christohuroh, in the Provincial District of Canterbury, wheelwright. Filed on the 8th day of August, 1908.

Morris, William, late of Christchurch, in the Provincial District of Canterbury, horse-cover maker. Filed on the 13th day of August, 1908.

Cunningham, Alexander, late of Te Awamutu, in the Provincial District of August, 1908.

Vilidia District of Adokishd, farm labourer. Fried on the 16th day of August, 1908.

Graham, Samuel, late of Ohakune, in the Provincial District of Wellington, dining-room keeper, Filed on the 15th day of August, 1,908.

Hinchey, Pstriok, late of Upper Waiwera, in the Provincial Description of Auckland, nettler. Filed on the 16th day of August, 1908.

Clark, Alexander, late of Wangachu, in the Provincial District of Wellington, labourer. Filed on the 16th day of August 1908

August, 1908.
Holmes, Thomas, late of Rakauros, in the Provincial District of Auckland, labourer. Filed on the 1st day of August,

Amos, William, late of Seven-Mile, in the Provincial District of Nelson, miner. Filed on the 21st day of August,

Casan, Frederick James, alas Hill, Richard John, late of Newmarket, in the Provincial District of Auckland, labourer. Filed on the 22nd day of August, 1908.

Hertz, Amil Charles, late of Wellington, in the Provincial District of Wellington, carpenter. Filed on the 22nd day of August, 1908.

J. W. POYNTON.
Public Trustee

### " Conscience Money " received.

Stamp Department, Wellington, 25th August, 1908.

The Minister of Stamp Duties directs me to acknowledge the receipt of £2 10s. 8d., forwarded to the Deputy Commissioner of Stamps st Christchurch from some person unknown with the memorandum, "Amount due to the Department for a breach of the Stamp Act 'committed in ignorance." ignorance.

C. A. HICKSON, Commissioner of Stamps.

Education Board of the District of Wanganui.—Election of

CENTRAL WARD.

N accordance with section 24 of "The Education Act, 1903," it is hereby notified that

FREDERICK MORRIS SPURDLE, Esq.

has been duly elected a member of the Education Board of the District of Wanganui for the Central Ward. The number of valid votes recorded for each orndiste

Spurdle, Frederick Morris Hockly, Frank Franklin :: 132 The total number of valid votes recorded was 278. The number of votes rejected as informal was 13.

NORTHERN AND SOUTHERN WARDS In accordance with section 24 of "The Education Act, 1908." it is hereby notified that

John Petty Aldridge, Esq., and Frederick Pirani, Esq.,

being the only duly nominated candidates for the vacancies in the Northern and Southern Wards respectively, I declare the said John Petty Aldridge and Frederick Pirant to be duly elected members of the Education Board of the District of Wanganui for the Northern and Southern Wards respectively.

W. J. CARSON,

Education Office, Wanganui, 11th August, 1908.

Returning Officer.

Education Board of the District of Hawks's Bay, - Election of Members

I N accordance with section 24 of "The Education Act, 1908," I hereby declare the following gentlemen to be duly elected members of the Hawke's Bay Education Board :-

To represent the South Ward: ERICKSEN, OLE.

To represent the Middle Ward: RUSSELL, WILLIAM
RUSSELL.

To represent the North Ward: MORGAN, WILLIAM.

It is further notified that for the North and Middle Wards the candidates declared elected were the only ones nomi-

For the South Ward the number of valid votes recorded for the duly nominated osndidates were,-

Erickson, Ole

Ecoles, John Charles

The total number of valid votes wan 146.

The number of votes rejtoted as informal was 2.

G. CRAWSRAW, Education Office, Napier, 11th August, 1908. Returning Officer,



### CROWN LANDS NOTICES.

### Lands in Nelson Land District forfeited.

Department of Lands, Wellington, 18th Angust, 1908, OTICE is herebygiven that, the leases of the undermentioned lands having been for seited by resolution of the Nelson Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land

### SCHEDULE. NELSON LAND DISTRICT.

Lease No.	Section.	Block.	District.	Formerly held by	Reason for Forfeiture.
S.G.R. 15 (L. for S.)	Run No. 10	XI	Wangapeka	M. Hogan	Non-fulfilment of conditions.
L.I.P. 881	28 and 29	II	Kawatiri	G. J. Welch ::	

ROBERT McNAB, Minister of Lands.

District Lands Office,
Christchurch, 16th July, 1908.

OTIOE is hereby given, in pursuance of section 240 of
"The Land hot, 1892," that the undermentioned land will be offered for sale by public auction, at this office, on Wednesday, the 21st day of October, 1908.

### SCHEDULE.

CANTERBURY LAND DISTRICT. — MOUNT THOMAS SURVEY DISTRICT. Rural Land.

Reserve.	Block.	Ares.	Upset Price.
1855	XII I	A. B. P. 140 1 26	<b>£</b> s. a. 360 0 0

Situated on the east bank of the Karetu River, about four Situated on the east bank of the Karetu River, about four miles from Loburn, and twelve miles by good road from the Ashley Railway-station. About 30 acres COINSISTs of alluvial river-flats, the balance open undulating land, of which about 80 acres is ploughable. The soil is a sour clay, and carries vegetation of bracken, manuka, tussock, &c.

ERIC C. GOLD SMITH,

Commissioner of Orown Lands.

Village-homestead Allotments in Wellington Laud District open for Selection on Renewable Lease.

District Lands Office,
Wellington 94th August, 1908.
OTICE is hereby given that the undermentioned village.
N homestead allotments are p en for selection on renewable lease, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 28th day of October, 1908, under the provisions of "The Land Act, 1908."

SCHEDULE.
WELLINGTON LAND DISTRICT.—VILLAGE-HOMESTEAD ALLOT

ALGIO.							
Section.	Block.	Area.	Capital Value.	Haif-yearly Rental.			

Mataroa Village Settlement.

maisson ritings settlement.

A. R. P. & S. d. & S. U.

10 3 0 | 25 0 0 | 0 10 0

Weighted with £1 1s., valuation for improvements—

1) ohains fencings.

Bituated on the North Island Main Trunk Railway, about half • mile from Mataroa Railway-station by formed dray-rd. Comprises easy undulating land-e natural clearing roughly grassed. Fairly good soil, on pape formation.

Manunui Village Settlement.

27 | ... | 1 0 0 | 12 10 0 | 0 5 0

Manunui Village Settlement is situated on the North
Island Main Trunk Railway. The above section is about
90 chains from Manunui Railway station by a partly formed
road. It comprises flat land felled and in grass, with soi of good quality, on gravel formation.

JAMES MACKENZIE, Commissioner of Crown Lands,

Land in Canterbury Land District for Sale by Public Auction. Land in Wellington Land District for Disposal under Section 114 of "The Land Act, 1898."

Distriot Lands Office,
Wellington, 20th July, 1908,
Wellington, 20th July, 1908,
"The Land Act, 1892," that the undermentioned
ands will be disposed of to the holders of adjoining lands,
under section like of "Hid Landalohol 1892," 20th on or after Vednesday, the 28th day of Ootobar, 1908.

# BCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	I Block.	I Survey District.	Area.
58 ' 54	XVI	Makuri	A. B. P. 86 2 0 249 9 0

JAMES MACKENZIE, Commissioner of Crown Lauds.

Land In Nelson Land District for Disposal under Sec-tion 114 of "The Land Act, 1898."

District Lands Office,
Nelson, 6th July, 1908.
Nelson, 6th July, 1908.
Nelson, 6th July, 1908.
Nelson, 6th July, 1908.
The &ad Act, 1892," that the undermentioned and will be disposed of, under section 114 of "The Land Lot, 1892," to the holders of adjoining lands on or after Wednesday, the 21st day of October, 1908.

# SCHEDULE.

NELSON LAND DISTRICT.

	Block.	l	Survey District	Area,
III, 1	V, VII,	VIII	Matiri	 188 acres.

F. W. FLANAGAN, Commissioner of Crown Lands.

Payments of Rents to Native Ownm of Maraeroa 2B and Pukeroa Oruawhata Blocks.

District Lands Office,
Auckland, 90th August, 1908.

OTICE is hereby given that the rents of the Maraeros
No. 25 and Pukeros-Oruswhata Blocks due to the
Native owners up to the 30th June, 1908, will be paid as

nder:— Lands Office, Rotorus, Tuesday, 6th October. Courthouse, Maketu, Thursday, 8th October. Courthouse, To Puke, Friday, 9th October. JOHN STRAUCHON, Commissioner of Crown Lands,



# NATIVE LAND COURT NOTICES.

### Sitting of the Native Land Court at Kihikihi.

Registrar's Office, Auckland. OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Kihikihi on the 7th day of September, 1908, or as noon thereafter as the business of the Court will allow.

Dated this 20th day of August, 1908.

A. G. HOLLAND, Registrat.

[Auckland, 1908-81.]

SCHEDULE,

### APPLICATIONS FOR PARTITION.

No.	Name of Applicant		Name of Land.					
886 887 <b>838</b> <b>839</b> <b>841</b> 849 <b>848</b> 846 846 847 <b>348</b> 849	Poni Hakaria Roka H. Hopere (for Mrs. Waugh) Kaburangi Ka and others W. H. Kereihi (for Hone te Anga) Pepene Eketone (for Harawira Tiripa and others) Pepene Eketone (for Ngawaero te Koko and others) Pepene Eketone (for Horouta Rohutu and others) Pepene Eketone (for Te Oneroa Huihama and others) Pepene Eketone (for Te Uneroa Huihama and others) Pepene Eketone (for Te Uneroa Huihama and others) Rihi Huaanga Maihi Hangina and Nikorima te Haunga Tapata Titipa Te Kahurangi Eru Kaka Roka H. Hopere (for Tauawhea Huirangi)	11	Kakepuku No. 9B, Section 8. Kakepuku No. 9B, Section 5. Kakepuku 110 No. 2F, Ouruwhero No. 37, Section 2. Ouruwhero No. 8R, Pokuru No. 2F. Patetere Sooth No. 8B. Matanuku No. 8D.					

APPLICATION UNDER SECTIONS 108 AID 109 OF "THE NATIVE LAND COURT ACT, 1894," FOR PAYMENT OF MONEYS.

No.	1	of Applicant.	I	Name of Land.	Amount claimed.
880	Hiri Wetere Kereti		 Rang	gitoto-Tuhua No. 58	 <b>£117 14s</b> . lld.

## APPLICATIONS WB CONFIRMATION OF ALIENATIONS.

NO.	Nature of Alienation.		o of Alienation. Date.		Name of Land.	Names of Parties.	
881 <b>382</b> 888 804 885	Lease Lease Transfer Transfer Transfer		•••	4th May, 1908 4th May, 1908	rino Lot 260, Whangama- rino Tokanui B Tokanui C No. 10	e Kau to John A. Sampson.  Tamehana Ketetauaro to John A. Sampson. Ani te Amohanga to John George Elmsly. Kingi te Mate to John George Elmsly. Mahuta Tawhiao and others to Gertrude Muir and Olive Muir.	

# Sitting of the Native Land Court at Wairoa.

Registrar's Office, Gisborne, 19th August 1898,

Notice Land Court sitting at Wairos on the 2nd day of September, 1908, or an soon thereafter as the business of the Court will allow.

[Gisborne, 1908-29.]

HAROLD OARR, Registrar.

# SCHEDULE.

### APPLICATIONS POB PARTITION.

Xo.	Name of Applicant.	Name of Land.	
1 2 8 4 5	Tamati Tarawers and others Tamati Tarawers and others Kingi Rotostars and others Horomona Taruna and others Pora Hira and Patu te Rito	· · · · · · · · · · · · · · · · · · ·	Hereheretau B. Hereheretau B. Hereheretau B. Hereheretau B. Hereheretau B.



# Sitting of the Native Land Cow: at Picton.

Registrar's Office, Wellington, 24th August, 1908.

Native Laud Court will be held • Pioton on the lat day of September, 1999, to hear and determine the several matters mentioned in the Schedule hereunder written in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before It.

[Wellington, 1908-85.]

E. A. WEMH, Registrar.

### SCHEDULE,

	APPLICATIONS M B CONFIRMATION OF ALIENATIONS.										
No	Nature of Alienation.	Date.	Name of Land.	Names of Parties.							
	Conveyance . ,	94th July, <b>1903</b> .	Yellaton Run, Sec-	Thomas Hebberley to Joseph Toms.							
4	Conveyance	3rd April, 1906	Yellaton Run, Sec-	Jacob Hebberley to John Thomas Hebberley.							
8	Lease '	81st December, 1901	Kairepirepi (Section 7,	Mina Kuramahiao and others to James Harrison.							
4	Assignment of lease	10th October, 1905.,		James Harrison to William Henry Kinvig,							
5	Assignment of lease	22nd November, 1904	Whenanui	James Harrison to Arthur Lawrence Woodman.							

### APPLICATIONS FOR PARTITION.

уо.	Name of Applicant.	Name of Eand.
6 7 8 9 10 11 12 13 14	Te Ringakura Kaaro Wirihana and Ina Tiemi Waaka Tuiti Makitanara and others Pero Ngapaki Tiemi te Puku (by his agent, S. B. R. Budge) Tiaki Waata and others Tuiti Macdonald Mere Hare Rore (by her solicitor, W. G. H. Baillie) Frank O'Brien (by his solicitor, W. H. G. Baillie)	 Ngakuta. Pelorus, Section 31. Pukatca (White's Bay). Ruskaka No. 24. Tunoamai, Blook I, Section 6 (Toreamoua). Waikawa West D. Wairau. Blook XII, Lotion 29. Wairau Blook XII, Section 6. Wairau Blook XII, Section 91.

### APPLICATIONS FOR REMOVAL OF RESTRICTIONS.

Ye		Name	of Applican	Name of Land.				
90 91 92 93	Huria Matenga Pohe Makoare Tana Ruka Mere Haimona	and	others	•••	• • •		•	Waikawa Town No. 11, Subdivision 9. Waikawa Town No. 11, Subdivision 1. Wairau, Block XII, No. lo. Ruakaka No. 2a.

# Applications under Section 50 of "The Native Land Claims Adjustment and Laws Amendment Act, 1901," for Inquiry into the Circumstances of the Adoptions mentioned below.

NO.	Name of Applicant.	Name of Adopted Child.	Particulars of Adoption.
94 <b>95</b> '96' ' 97	Riwai Love Natana Makoare Ani Moari Ngahina Matiu	Riwai Keenan Lina Watene Wi Hape Love Henare Arthur and Ropo- ama Arthur	Adoption by Riwai Love, of Waikawa, of Riwai Keenan, the child of William and Pipi Keenan. Adoption by Natana Makoare, of Pioton, of Lina Waiene, the child of Tamati and Kaiherau Watene. Adoption by Ani Mosai, of Havelock, of Wi Hape Love, the child of Tanjora and Hoheping Love. Application by Ngahina Matiu, of Waikawa, Pioton, to a dopt Henare Arthur and Ropoama Arthur, children of Meri Arthur.



# APPLICATIONS UNDER SECTION 71 OF "THE NATIVE LAND LAWS AMENDMENT ACT, 189.9."

No:	Y ame of Applicant.		Name of Land.	Nature of Application.	
93	Arthur L. Woodman.,		Whenuanul Reserve, Link- water Survey District	That leave may be granted to applicant to pay the rents due to the Native owners of the said reserve	
99	William H. Kinvig		Section 7, Queen Charlotte Sound, Kaireperepe	to the Public Trustee.  That leave may be granted to applicant to pay the rents due to the Native owners of the said reserve to the Public Trustee.	

### APPLICATION UNDER SECTION 72 OF "THE NATIVE LAND LAWS AMENDMENT ACT, 1895."

No:	Name of Applicant.	Name Of Land.	Nature of Application.		
100	Waaka Rawiri (b his solioitor, W. G. H. Baillie3	Oruapuputa Nos. 4 and 20	To direct the Public Trustee to pay to the owners their individual shares of the reals now due and to become due under a lease to Harriet Columbia Patterson, dated 5th September, 1903.		

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

YO.	Name of Applicant.	Name of Land.	Nature of Application.
101	Under-Secretary for Public Works  Chief Engineer, Roads Department		To ascertain the amount of compensation to be paid to the owners of, or other persons interested in, the said land, taken for scenic purposes; and to determine who are the proper persons to whom such compensation should be paid.  To ascertain the amount of compensation to be paid to the owners of, or other persons interested in, the said land, taken for road purposes; and to determine who are the proper persons to whom such compensation should be paid.

### APPLICATION FOR PROBATE.

Xo.	Name of Applicant.								I	Name of Deceased.	
Thie of					or 		28th	September,	. Horo Hawea.	•	10 gl 10 gl 2 gl 1 gl

# Application under Section 39 of "The Native Land Court Act, 1894," dismissed.

IN THE NATIVE LAND COURT OF NEW ZEALAND.

In the matter of en application under section 39 of "The Nstive Land Court Act, 1394"; and in the matter of the land known as Pepepe, Lot 17; and in the matter of an application by Rauna Rawhiti and Rina Kupa to the Chief Judga of the said Court to amend the order of the Court of July, 1390, appointing Successors to Anaru Kupe, deceased.

HEREAB the above application having been referred to the Native Land Court for inquiry and report, and the same having been duly reported on, the said application is hereby dismissed.

As witness my hand, thie 10th day of August, 1908.

JACKSON PALMER, Chief Judge,

# Application for Confirmation Certificate under Section 65.

Registrar's Office, Auckland, 20th August, 1908.

NOTICE is boroby given that an application has been made to a Judge of the Court for a certificate under section 55 of "The Native Lend Court Aot, 1894," confirming the alienation hereunder specified. All objections to the grating of guch certificate must be lodged with me within fourteen days from the publication of this notice.

(Auckland, Sec. 55, 1908-28.)

A. G. HOLLAND, Registrar.

# THE ALIENATION ABOVE REFEREND TO.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
3 6	Conveyance	. 20th July, 1908	. Te Weiti No. 1, and part of Te Weiti Blook	Eliza Bush to Ethel Maude Goodwin.



### MAORI LAND ADMINISTRATION NOTICES.

### Meeting of the Ikaroa District Maori Land Board.

Wellington, 20th August, 1908.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder writen will be considered at a meeting of the Ikaroa District Maori Land Board to be held at the Courthouse, Masterton, on Thursday, the 27th day of Angust, 1908, at 10.80 o'clock in the forenoon, or as soon thereafter as the business of the Board will allow. Cases which may be more conveniently dealt with at Hastings will be adjourned to that place for hearing if the parties interested so desire.

R. C. SIM, President.

# SOHEDULE.

# APPLICATION FOR CONSERT TO LEASE.

ğ	No. of Papers.	Name of Applicant.	Name of Land.	Names of Maori Lessors.	Term of Least.	Area proposed to be leased.
41	I. 1908–127	F. D. Luckie (by his Solicitors, Sainsbury, Logan, and Williams)	Owhaoko D No. 7 (part)	Te Rina Pine	Yrs. 80	A. R. P. 51,588 8 10 (her in- terest in).

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

Mo.	No. of Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.
42	I. 1908-131	John <b>Gillies (by his</b> Solicitor, A. 8. <b>Menteath)</b> (	Otaupuaroaro (part of)	Sale.

# Meeting of the Tokerau District Maori Land Board.

Auckland, 24th August, 1908.

OTICE is hereby given that theseveralmetterementioned in the Schedule hereunder written will be considered at a meeting of lift Tokerau District Msori Land Board to be hold at Whangarei on Tuesday, the 8th day of September, 1908. at 10 0'0'0'0 k lo the forenoon, or as soon thereafter as the business of the Board will allow.

C. DEAN PITT, President.

### SCHEDULE.

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

d M	No. of Papers.	Name of Applicant.	Name of Land.	Nature of Proposed Alienation.
7 8	T. 1908/64 N T. 1908/65	rgswai Amato Owene (by his solicitor, Mr. H. Steadman) Meretians Pute (by his solicitor, T. H. Steadman)		Sale.

# APPLICATIONS FOR CONSENT TO LEASE.

éx.	No. of Papers.	Name of Applicant.	Hame of Land.	Names of Maori Lessons.
9 10	T. 1908/46 V T. 1908/66 J	Valter Evans (by his solicitors, Parr Pe and Blomfield) ames <u>Main</u> us (cy'nisolicitors, Wyn. M yard and Purchas)	arengarenga No. 1	Atams te Hara and others.  Ore Pumuks and others.



Maori Lands in the Survey District of Kaipara for Lease by Public Auction under the Provisions of "The Maori Lands Administration Act, 1900," and its Amendments,

O&e of the Tokerau District Maori Land Board,
Auckland, 12th August, 1908.

THE undermentioned lots of the Otakanini Blook, in the
Kaipara District, county of Waitemata, will be offered
for lease by public auction, for a term of twenty-five years,
with a right of renewal for a further term of twenty-five
years, at McLeod's Hall, at Helensville, on the 26th day 01
Beptember, 1908, at 10 o'clock a.m.

C. DEAN PITT.

# LOCALITY AND DESCRIPTION.

The south-eastern end of the blook is situated five miles by road from Helensville. Helensville is thirty, eight miles by rail from Auckland. The road is all formed and is metalled to within one mile of the boundary. A school and a port office are situated a quarter of a mile from the boundary, and a creamery about three miles. The sections are all well watered. The upland of Sections 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 18, 16, and 16 consists generally of a light easily worked soil, on a sandstone bottom, well adapted for turnip-growing and clover. Water carriage will be available for many of the sections during spring tidee.

Lot.	Area.	Upset Rental.
		<del></del>

1 115 0 0 38 15 0

Alluvial fist. 30 acres of grass; 30 acres of mud-flat remainder tea-tree.

2 | 192 0 0 | as 5 0 70 acres island and mud-flat; remainder upland, al ploughable. Land fair to good.

188 0 0 Undulating fern country, all ploughable.

8 | 210 8 10 89 6 0
90 acres poor rough hills; the remainder rich undrained and partially peat swamp. This section is loaded with the sum of £50 for improvements.

IN THE CASE OF ALLOTMENTS Nos. 1, 2, 3, and 8 PREFER ENCE WILL BE GIVEN IN THE FIRST INSTANCE TO APPLICATIONS BY THE MAORI OWNERS OF THELAND.

4 | 820 0 0 | 27 10 0 60 acres light fern land, all ploughable; 70 acres islands; remainder mud-fist.

5 | 112 2 80 | 9 0 0 About 15 acres of swamp ; remainder fern land, all plough-

6 | a49 I 10 | 19 10 0 40 acres pest swamp, partially drained: hillsides poor, 80 per cent. ploughable.

7 | 148 1 22 | 10 15 0 25 acres rich undrained peat swamp; 80 per cent. of remainder good ploughable fern land.

9 | 182 1 8 | 18 0 0
30 wren good peat swamp; 60 per cent, of remainder ploughable; hillsides poor. This section has a puriri gully and will produce about 200 posts.

477 **35** 10 Practically all ploughable. The soil is from medium to poor quality, with patches of good soil. The swamps will supply rough feed. High tea-tree in gullies.

sand-binding greases.
Section 14 18 loaded with the sum of £15 6s. 3d. for 85 chains of tenoing at the northern end.

	r	4996
Lot.	Ares.	Upset Rental.

About 40 acres rich soil, covered with high tea-tree; ritise remainder open fern land, about 70 per cent. ploughable. This section includes Waikauri Island, which is accessible

luring low water.

This section is loaded with the sum of £88 9s. 5d, ffor 76d chains of fencing at the northern end.

16 | 560 0 0 | 24 10 0
All open fern land; patches of good soil up to edge of small swamps; all ploughable.

I 3 121 110 0

## BANKRUPTCY NOTICES.

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

NOTICE is hereby given that JOHN PURGELL, of Auckland, Contractor, was this day adjudged bankrupt upon the petition of the New Zealand Loan and Mercantile Agency Company (Limited); and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 27th day of August, 1906, at 2.80 o'clock.

E. GÉRARD. Official Assignee.

Auckland, 20th August, 1906.

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

OTIOE is hereby given that Christopher Francis Dittmer, of Helensville, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of oreditors, to be holden at my office, on Friday, the 28th day of August, 1908, at 2.30 o'oiook.

E. GERRD,

Official Assignee.

Auckland, 21st August, 1908.

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

OTICE is hereby given that JOHN HERBERT BRAUFOY, of Opotikl, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of oreditors, to be holden et my office, on Tuesday, the 1st day of September, 1908, at 2.80 o'clock.

E. GÉRARD, Official Assignee.

Auckland, 21st August, 1906.

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

OTICE is hereby given that THOMAS PIZZEY, of Gisborne, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of oreditors, to be, holden at ny office, on Monday, the Sist day of August, 1908, at 1,30 o'dook.

JOHN COLEMAN, Deputy Official Assignee.

Gisborne, 20th August, 1999.

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

OTIOE is hereby given that Sattle Burron, of Gisborne, Veterizing Surgen, was thin day adudged bankrupt; and I hereby summon a meeting of reditors, to be holden at my office, on Wednesday, the and day of September, 1908, at 2.30 o'clock.

JOHN COLEMAN.
Deputy Official Assignee.

Gisborne, 20th August, 1908.

'n Bankruptcy .- In the Supreme Court, holden at Napier.

Natior, Confectioner and Resisurateur, was this day idjudged bankmpt; and I hereby summon a meeting of reditors, to be holden at my office, on Thursday, the 27th Lay of August, 1999, at 10 o'clook a.m.

K. N. H. BROWNE, Deputy Official Assignee.

Napier, 21st August, 1908.

### In Bankruptcy.

Estate of HENRY GEORGE HARDING, of Waipukurau, Stock

OTICE is hereby given that a first and final dividend of 5s. in the pound, is now payable on all proved and accepted claims,

Promissory notes to be produced for indorsement before redeiving dividend.

K. N. H. BROWNE, Deputy Official Assignee.

Napier, 24th August, 1908.

In Bankruptoy. - In the District Court, holden at Dannevirke

OTICE is hereby given that John James Pa-H, of Dannevirke, trading as "Wylie and Co.," was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden et my office, on Wednesday, the 2nd day of September, 1908, at 8 c'clock p.m.

NORMAN L. GURR.
Deputy Official Assignee.

21st August, 1908.

### Bankruptcu.

NOTICE is hereby given that James McKen, of Masterton, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holder the Conribouse, Masterton, on Wednesday, the 26th day of Aagast, 1908, at 11 o'clock s.m.

W. B. CHENNBLLS,
Deputy Official Assignee.

Masterton, 21st August, 1908.

I n

In Bankruptcy.—In the Supreme Court, holden at Wei lington.

OTICE is hereby given that PHILIP JOSEPHS, of Johnsonville, Manufacturing Clothier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 3rd day of September, 1908, at 11 o'clock a.m.

ALEXR. SIMPSON, Official Assignee.

Wellington, 25th August, 1908.

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

CTICE is hereby given that JOHN LOUIS DRUMM, of Pataia, Bushman, was this day adjudged bankrupt: and I hereby summon a meeting of oreditors, to he holden as my office, on Monday, the 24th day of August, 1908, at 11 o'clock.

JAMBS E. ALLEN,
Deputy Official Assignee.

17th August, 1908.

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

ortice ix hereby given that statements of accounts and balance sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Tuesday, the 8th day of September. 1998. I intend to apply for an order releasing me from the administration of he said estates.

Dated this 18th day of August, 1908.

Bain, William (supplementary), Ashburton, Ironmonger. Stodart, J. H. M., Ashburton (formerly of Gisborne), Insurance Agent.

neurance Agent.
Morris, A., Ashburton, Threshing-machine Proprietor.
Fahey, P., Methven, Contractor.
Zouch, A. L., Ashburton, Dentist.
Sutherland, D. E., Ashburton, Baker.
Fitzgerald, N., Ashburton, Contra&or.
JOHN DAVISON,
Deputy Official Assignee.

In Bankruptcy.—In the District Court of Western Otago holden a t Gore.

OTICE is hereby given that WILLIAM HENRY WELHAM and NATHAN WELHAM, of Mataura, Bakers, we let this day adjudged bankrup; and I hereby summon a meeting of crediton, to be, holden at my office, on Wednesday, the 26th day of August, 1908, at 11 o'olook a.m.

JOHN LATHAM,
Deputy Official Assignee.

18th August, 1908.

### MINING NOTICE.

"THE COMPANIES ACT, 1903," SECTION 266, (8), AND "THE MINING COMPANIES ACT, 1904."

ARE notice that the companies enumerated in the Schedule hereunder will, unless cause to the contrary be shown within three months from this date, be struck out the Registers of Companies for the Auckland District, and the said companies dissolved.

### SCHEDULE.

No. Name of Company.

821. Rauraki South Gold-mining Company (No Liability).

828. Big Ben Gold-mining Company (No Liability).

846. Four-in-Hand Gold-mining Company (No Liability).

847. Wattekauri South Gold-mining Company (No Liability).

S46. Four-in-mand Gou-initing Company (No Liability).
 Waitekauri South Gold-mining Company (No Liability).
 S58. Waitekauri No. 2 Gold-mining Company (No Liability).
 S64. Teutonic Gold-mining Company (No Liability).
 S69. Raiser Gold-mining Company (No Liability).
 S72. Queen of Wahii Gold-mining Company (No Liability).
 S76. Pride of Tokatea Gold-mining Company (No Liability).
 S98. Golden Link Gold-mining Company (No Liability).
 S99. Flower of Waihi Gold-mining Company (No Liability).
 S99. Flower of Waihi Gold-mining Company (No Liability).
 Angatira Gold-mining Company (No Liability).
 Sir Julius Gold-mining Company (No Liability).
 Sir Julius Gold-mining Company (No Liability).
 European Gold-mining Company (No Liability).
 Waitekauri King Gold-mining Company (No Liability).
 Waitekauri Kongaro Gompany (No Liability).
 Waitekauri Monarch Gold-mining Company (No Liability).

bllity).

452. Argosy Gold-mining Company (No Liability).

453. Mangakara United Gold-mining Company (No Liability).

457. Star of Waitekauri Gold-mining Company (No Liability).

bility). Star of Tokatea Gold-mining Company (No Liability).

468. Star of Tokatea Gold-mining Company (No Liability).
479. Walkanse Gold-mining Company (Limited).
485. Albert Gold-mining Company (No Liability).
498. Walh Eldorado Gold-mining Company (No Liability).
496. Comet Gold-mining Company (No Liability).
501. Tairna Proprietary Gold-mining Company (No Liability).
514. City of Auckland Gold-mining Company (No Liability).
542. Komata King Gold-mining Company (No Liability).
543. Queen Anne Gold-mining Company (No Liability).
544. Queen Victoria of Hauraki Gold-mining Company (No Liability).
549. Big Reef Gold-mining Company (No Liability).
550. Seven Reefs Gold-mining Company (No Liability).
569. Lorna Doone Gold-mining Company (No Liability).
570. Gem of Hauraki Gold-mining Company (No Liability).

568. Geven Reets Gold-mining Company (No Liability).

570. Gem of Hauraki Gold-mining Company (No Liability).

571. Nuhaka of Tararu Gold-mining Company (No Liability).

571. Temple Bar Gold-mining Company (No Liability).

612. Akarana Gold-mining Company (No Liability).

613. York Gold-mining Company (No Liability).

614. Zone Gold-mining Company (No Liability).

620. Club Gold-mining Company (No Liability).

623. Actea Gold and Silver Mining Company (No Liability).

625. Mount Argentum Gold and Silver Mining Company (No Liability).

626. Original Greatrearrier Gold and Silver Mining Company (No Liability).

628. Wentworth Gold-mining Company (No Liability).

629. Golden Butterfly Gold-mining Company (No Liability).

630. Golden Band Gold-mining Company (No Liability).

631. Marchant of Vanice Gold-mining Company (No Liability).

bility). 687. Tairus Amalgamated Prospecting Company (No Liability).

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N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1886," and its amendments, unless caveat be lodged forbidding the same on or before the 28th day of September, 1908.

4187. ENOOH TONKS.-8 roods 86.5 perches, pert Section 6, Town District. Occupied by Applicant.

4198. THE YAYOR, OOUNO IL LORS, AND CITIZENS OF THE CITY OF WELLINGTON.—16.1 perches, part Section 967, Oity of Wellington. Occupied pertly by J.C. Kilby and others as a Mission Hell, end pertly anocoapied.

Diagrams may he inspected at this office.
Dated this 26th day of August, 1908, et the Lands Registry Office, Wellington.

J. M. BATHAM,
District Land Registrar.
   639. Sunlight Gold-mining Company (No Liability).
649. Coronet Gold-mining Company (No Liability).
651. National Gold-mining Company (No Liability).
654. Kennedy Gold-mining Company (No Liability).
656. Doctor Jim Gold and Silver Mining Company (No Lia

656. Kennedy Gode-mining Company (No Liability).
657. Mangakino Gold and Silver Mining Company (No Liability).
657. Mangakino Gold-mining Company (No Liability).
658. Silas Gold-mining Company (No Liability).
659. Monte Carlo Gold-mining Company (No Liability).
660. Wealthy Mint Gold-mining Company (No Liability).
660. Salisbury Gold-mining Company (No Liability).
670. Salisbury Gold-mining Company (No Liability).
674. Star of the North Gold-mining Company (No Liability).
675. Opal Proprietary Mining Company (No Liability).
679. Dover Castle Gold-mining Company (No Liability).
681. Star of Tairus Gold-mining Company (No Liability).
682. Daphne Gold-mining Company (No Liability).
683. Golden Falls Gold-mining Company (No Liability).
684. Star of Tairus Gold-mining Company (No Liability).
694. Alpine Gold-mining Company (No Liability).
705. Golden Valley Gold-mining Company (No Liability).
706. Golden Valley Gold-mining Company (No Liability).
708. Dons Gold-mining Company (No Liability).
710. Te Puke Gold-mining Company (No Liability).
711. Little Jessie Gold-mining Company (No Liability).
712. Little Jessie Gold-mining Company (No Liability).
713. Little Jessie Gold-mining Company (No Liability).
714. Limited

                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             District Land Registrar.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                NOTICE is hereby given the the several parcels of lend hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless cavest be lodged forbidding the same on or before the 24th day of September, 1908.

607. ALEXANDER MOKENZIE, of Kaikoura. Shepherd. Pert Section 263, Kaikoura Suburban, containing 1 acre 8 roods 81 perches. Partly occupied by Henry John Stanlake, end pertly by Myrtle Love, and pertly uncompiled.

715. Waihi Beach United Gold-mining Company (No Liability).
716. Eolipse Limited.
720. Sunlight Copper-mining Company (No Liability).
721. Morotiri Copper Syndicate (Limited).
727. Asiatic Gold-mining Company (No Liability).
728. Big Beetle Gold-mining Company (No Liability).
732. White Star Gold-mining Company (No Liability).
783. Te Puke North Gold-mining Company (No Liability).
785. Phomix Golden Reefs Gold-mining Company (No Liability).

                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                John Systems, control occupied.

Diagrams may be inspected at this office.

Dated this 22nd day of August, 1968, et the Landa Registry Office,

Blenheim.

T. SCOTT-SMITH,
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              T. SCOTT-SMITH,
Dietrlot Lend Registrar.
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Dated bt Auckland, this 18th day of August, 1908.

807

EDWIN BAMFORD, Assistant Registrar of Companies.

# ' LAND TRANSFER ACT NOTICES.

OTIUE is hereby given that the several parcels of land N hereinafter described will be brought under the provisions of "The Lend Transfer Aot, 1888," and its amend ments, unless caveat be lodged forbidding the same within one month from the date of the Gasette containing this

one month room and the motion where the motion west, containing 8 mode 86.8 perches. Occupied by

4471. GEORGE HYDE.-Allotment 24, Town of Hamilton West, containing 8 mode 86.3 perches. Occupied by Applicant.

4677. CIATHERINE MULKERE. -Pert of Allotment 2 and 4. Section 14. Town of Onehunga, containing 8 roods 212 perches. Occupied by Applicant.

4678. MARY MARTHA MARSHALL. — Korokoro C Korokoro D, and Te Pane-o-te-Manuhiri Blocks, and pert o Korokoro A Block, situate at Shortland, containing togethes 9 acres 2 roods 13 perches. Occupied by tenants.

4698. WILLIAM GEORGE MCLARNON. -Lot 4 o Lots and 8 of part of Clendon's Grant, containing 20 acres and 11 perches. Occupied by Godfrey Francis Druce.

4708. WILLIAM MQUEEN.—Allotment 21. Section 2. Town of Raglan, containing 1 rood 7.7 perches. Occupied by James Gilbert Bargess.

4711. WESLEY HUGH BOURNE FIRTH.—Lot 18 o Allotment 8. Section 6. Suburbs of Auckland, containing 1 rood 39.4 perches. Occupied by tenant.

Die may be inspected et thin office.

Dated this 22nd day of August, 1908, at the Lauds Registry co, Auckland.

Office,

EDWIN BAMFORD,
District Land Registrar.

PPLICATION having been made to me for the issue of a provisional certificate of title for Lots 17 and 19 of Suburban Sections 88 and 84, Woodville, all the land in Vol. 25, folio 35, of the Register-book, whereof MAURICE THOYAS MCGRATH and JAMES DOUGLAS GILLIES are the registered proprietors, and evidence of the loss of the original certificate he wing been lodged with me, I hereby give notice that I will issue rach provisional certificate unless caveat be lodged forbidding the same on or before the 10th September, 1908.

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

THOS. HALL

THOS. HALL 821 District Lend Registrar. ci

VIDENCE having een furnished of the loss of certificate of title, Vol. 288, folio 281, for pert of Lot 25, Plan 1848, pert of Rural Section 176, situate in the Sydenhem Ward of the City of Chrietoharoh, whereof THOMAS WILLIAM RICHARDSON, of Christohurch, Electrician, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title, I hereby give notice that I will issue such provisional certificate of title at the application of fourteen days from the date of the Gasette containing this notice.

Dated this 26th day of August, 1908, at the Lands Registry Office, Christohurch.

G. G. BRIDGES.

822

G. G. BRIDGES,
District Land Registrar.

OTICE is hereby given that the several parcels of lend hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," and its amendments, unless cavest be lodged forbidding the same within one month from the date of the Gasette containing thir notice.

notice.

10648. KATE ALMEDA SHEATE.—16 acres 1 rood, part of Rural Section 114, Block X, Christchurch Survey District. Occupied by William Conway.

10802. WILLIAM PAYNE, THE YOUNGES.—130 acres, Rural Sections 8212 end 8316, Block X, Geraldine Survey District. Occupied by Applicant.

10818. ECREPT P.ATTERSON. 2 mode, put of Rural Section 2787, Block XVI, Rolleston Survey District. Occupied by Applicant.

10816. BERNHARD FALCE.—710 perches, part of Lot 55 of the Christchurch Town Reserves. Occupied by Applicant.

cant.

10820. THE HON. GEORGE WILLIAM SPENOER
LYTTELTON.-7 acres a roods 882 perches, Lots 7, 10, 11.

12. Plan 1629, pert of Rural Section 76. Blook XV, Christinurch Survey District. Occupied by Thomas Henry Mann and James Winstone Wright.

Diagrams may be inspected at this office.
Doted this 28th day of August, 1908, at the Lands Registry

Office. Christianurch.

8th day 01 magain,
Christohurch.
G. Q. BRIDGES,
District Lend Registrar. )ffice,

OTIUE is hereby given that the several parcels of land!

hereinafter described will be brought under the prorisions of "The Land Transfer Act, 1885," and its emendnents, unless caves be lodged forbidding the same within
me month of the publication hereof.

ARTHUR WILLIAM GILLIES, WALTER HISLOP,

EMILY GILLIES, WILLIAM GILLIES, SOPHIA

TREET, and WILFRED BRUNO COLBECK.—Section 14, and parts of Sections 1, 11, 13, and 16, Block V,

kwamoko District. Occapied by William Kelly, Mark A.

Wearmouth, and John A.S. Wait. No. 4846.



CHRISTIANA DOROTHEA CUTTEN.—Part of Section 72, Block VII, Town District, Occupied by Applicant.

Diagrams my be inspected at this office.

Dated this 24th day of August, 1908, at the Lands Registry

Office, Dunedin.

W. WYINKS. District Land Registrar.

### PRIVATE ADVERTISEMENTS.

NOTICE is hereby given that the office or place of business in New Zealand where legal process of any kind may be served upon the UNION ASSURANCE SOCIETY (LIMITED) and notices of any kind may be addressed or delivered is in the buildings of the New Zealand Loan and Mercantile Agency Company (Limited), in Featherston Street, in the city of Wellington.

Dated this 8th day of August, 1998.

F. RUSSELL. Attorney for the Union Assurance Society (Limited).

787

THE ASSETS COMPANY (LIMITED).

OTIOE is hereby given, pursuant to section 807 of "The Companies Act, 1903," that the above-named company intends to voluntarily cease to carry on business in New Zealand from and after the 39th day of November,

Dated this 19th day of August, 1908.

792

G. R. RITCHIE, Attorney for the maid Company.

In the matter of "The Companies Aot, 1908."

OTICE is hereb given 1121 the Dr. Williams' MEDICINE COMPANY OF AUSTRALASIA (LIMITED), & COMPANY OF AUSTRALASIA (LIMITED), & COMPANY OF AUSTRALASIA (LIMITED), & COMPANY OF BOUTH Wales, 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 nerved upon the company and notices of any kind may be addressed of delivered will be at No. 89 Cube Street Extension. Wellington.

Dated at Wellington, the 17th day of August, 1908.

W. S. SANDERSON. Attorney for the Company.

### R. E. HOWELL AND COMPANY (LIMITED).

OTICE is hereby given that at a meeting of the above mentioned private company, held at the office of the company, Perry Street, Masterton, on the 12th day of August, 1908, the following resolutions were passed, and an entry of such resolutions made in the minute-book of the company, and signed by six of the seven members of the company, holding in the aggregate at least three-fourths of the shares in the capital of the company, in terms of subsection (5) of section 188 of "The Companies Act, 1908".

"I That P. B. Howell and Company (Limited be award

"1. That R. R. Howell and Company (Limited) be wound up as from the 11th day of August, 1908, and that the oom pany go into voluntary liquidation as from that date; and that Messrs. W. B. CERNHELLS AND COMPANY be appointed Liquidators at the remuneration of thirty pounds (£30)

Liquidators as the remaindration of the company's business and lessehold premises be sold in socordance with contract for sale thereof entered into on the 11th day of A met, 1908 on behalf of the company by Mr. G. H. Perry. 4 th Mr. J. MacLean, such sale to be completed on the 20th day of Angust, 1998, and that until completion of such sale the Liquidator be empowered to carry on the business of the company.

company.

"5. That so much of the stock of the company as the said J. MacLean desires to take over be said to him to

"4. That the Liquid&or realise on the balance of the company's assets and 60 company with all possible speed."

\*\*6. That the halance of the uncalled capital of the company be forthwith called up."

The following are the uncalled up."

The following are the uncalled capital of the company's minute-boo objects.

G. H. PERRY

G. H. PERRY H G. WILLIAMS. HUGH MORRISON. ARCHER HOSKING, RUPERT D. M. MORRISON. F GUY c. WILLIAMS.

Dated thir 17th day of August, 1908.

W. B. CHENNELLS, Liquidator.

### DISSOLUTION OF PARTNERSHIP

OTIOE is hereby given that the Partnership hitherto subsisting between the undersigned, under the firm-lame of it Standish end Kerr," practising at New Plymouth and Inglewood as Solicitors, has been dawlved by mutual consent as from the 31st March ultimo. All accounts owing the late firm must he paid to Mr. T. P. And., Box 46, New Plymouth, who has been mutually appointed by us to as receiver of such moneys.

New Plymouth, 2nd April 1908

New Plymouth, 2nd April, 1908.

ARTHUR STANDISH.: 03492: Ah. R. STANDISH. 22333

Witness to all signatures—Thos. P. Anderson, Law Clerk; New Plymouth.

### **SOTICE** OF INTENTION TO CHANGE SURNAME.

JOHN DALY, of the City of Wellington, Traveller, do hereby give notice that, on and after the twenty-irst day of August, one thousand nine hundred and eight, on chalf of myself and my wife and of ally children who may leveater be born to us, the surname of "Peoples" will be assumed, taken, and adopted in addition to the name of Daly, by which I have been heretofore called and known, and that at all times hereafter the name of John Daly Peoples will dons be used and adopted by me in all transactions, locuments, and writings, and all legal and other proceedings and matters; and, further, I give notice that a duplicate of his notification has been filed in the Supreme Court Office, at Wellington, New Zealand.

Dated this twenty-first day of August, one thousand nine nundred and eight.

JOHN DALY PEOPLES Witness—P. J. O'Regan; Solicitor, Wellington.

BLUE **FLAG** MEDICINE **COMPANY** (LIMITED), **(IN** LIQUIDATION).

N 0 claim against the above-named company will be recognised unless lodged at the registered office of the company, 120 Ridgway Street, Wanganai, on or before Monday, 7th September, 1908. All proved debts will be paid in full by the Liquidator within seven days from that date.

J. P. GORE-MARTIN, Liquidator. Wanganui, 21st August, 1908.

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

OTICE is hereby given that the Northern Theres N Company of New Zealand (Limited), a company incorporated in Scotland (under the provisions of the Companies Acts, 1862 to 1900), 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 he at Taupiri, in Pa Provincial District of Auckland.

Dated at Wellington the 21st day of August, 1908

Dated at Wellington, the 21st day of August, 1908.

HOWARD PARRIS RICHMOND. Attorney for the Company.



819

NOTICE.

### MOTORS LIMITED (in LIQUIDATION).

A meeting of the MOTORLIMITED held in Auckland on the 95th dry of June last it was resolved—
That the company be wound up voluntary, and that Mr.

That the company be wound up voluntary, ....

W. H. HEMINGWAY be appointed Liquidator.

The above resolution was duly confirmed at a meeting held on the 9th day of July, 1908.

LEO. G. WALSH,

Chairman.

819

Auckland, 21st August, 1908.

T EDWARD BECK, Y.B., C.M., Glasgow, now residing in Inglewood, hereby give notice that I intend applying on the 7th September, 1903, to have my name placed on the Medical Register for the Dominion of New Zealand, and that I have deposited the evidence of my qualification in the office of the Registrar of Births end Deaths et New Plymouth.

EDWARD BECK

Dated at New Plymouth. 7th August, 1903.

OTAKI-MANAKAU CO-OPERATIVE DAIRY COM-PANY (LIMITED), (IN LIQUIDATION).

MEETING of shareholders will be held at the Factory on Friday, the 11th September, 1908, at

Business : To receive final report from the Liquid&tore.

J. P. BRANDON, C. V. SWABEY.

8 1 4

Liquidators.

In the matter of "The Public Works Act, 1905," and "The Municipal Corporations Act, 1900," and also of the taking, under the said Act, by the Gisborne Borough Council of certain lend for the purpose of establishing a public recreation-ground,

ation-ground.

OTICE is hereby given that the Mayor, Councillors, end Burgesses of the Borough of Gieborne, for and on behalf of the Gisborne Borough Council, under the provisions of "The Public Works Act, 1905," end "The Municipal Corporations Aot, 1900," intend to take by Proclamation the following land;—
All that piece or parcel of land, situate pertly in the Borough of Gisborne end pertly in the Turanganui Survey Dietriot, containing hyadmeasurement 9 acres and 9 perches being part of the Kaiti 344 Block.

A plan of the said lend is deposited at the office of the Gisborne Borough Council, et Gisborne, where the same may be inspected during office hours.

The work proposed to be executed is the establishment of a recreation-ground for the general public.

All persons having any objections to the execution of such works or to the taking of such lands are hereby required to send such objections in writing to the Borough Council, at Gisborne, on or before the 18th day of October, 1908.

Dated this 20th day of August, 1993

OHRISP AND COLEMAN.

OHRISP AND COLEMAN.

Borough Solicitors.

# MINERALS LIMITED.

OTICE is hereby given that At en extraordinary general meeting of the shareholders held on the 8th April, 1908, it was resolved: "That the Minerals Limited be wound up voluntarily, and that Mr. S. H. Matthews be the Liquidator." Such resolution was confirmed at the extraordinary general meeting held on the 24th April, 1908. A. MILLER, Secretary.

### LOST POLICY.

VIDENCE having been supplied of the loss of Policy
No. 396440 in the books of the Equitable Life Assurance Society of the United States, ou the life of William
John Cartwright, of Waikumete, I hereby give notice that
it is the intention of this Society to issue, after the expiration of one month from date, a certified copy policy under
section 98 of thi Life Assurance Policies Act.

GEORGE ROSS.

GEORGE ROSS,

Representative for New Zealand.

EEDGEHOPE CO-OPERATIVE DAIRY FACTORY COMPANY (LIMITED).

NOTICE OF LIQUIDATION.

A T an extraordinary general meeting of shareholders held on 20th July, 1908, it was resolved to wind up the company voluntarily, and Joan G. MACDONALD, JAMBS TOBIN, and GRORGE DAWSON were appointed Liquidators.

The resolution wee confirmed at a subsequent meeting on 114th August, 1908.

GEORGE DAWSON, Secretary.

TO SOLICITORS, NATIVE AGENTS, ETC.

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

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