

THE

NEW ZEALA GAZETT

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WELLINGTON, THURSDAY, JULY 22, 1909.

Lands set apart for State Forest Purposes in the Nelson Land District.

(L.S.)

PLUNKET, Governor.

A PROCLAMATION.

PY virtue and in exercise of the powers and authorities vested in me by "The State Forests Act, 1908," and of every other power and authority enabling me in that behalf, 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 set apart the forest lands described in the Schedule hereto, forming part of the Crown lands in New Zealand, as and for a State forest within the provisions of the said Act.

SCHEDULE.

ALL that area in the Nelson Land District, containing by ALL that area in the Nelson Land District, containing by admeasurement 205 acres 2 roods, more or less, and being Section No. 3, Block XII, Mokihinui Survey District. Bounded towards the east and south generally by the Mokihinui-Karamea Road; towards the west by Section No. 2 of the said block, 5309.6 links; and towards the north by Section No. 4 of the said block, 3557.1 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5318/1A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

All that area in the Nelson Land District, containing by admeasurement 554 acres, more or less, and being Section No. 2, Block VIII, Mokhinui Survey District. Bounded towards the north-east by a line bearing south 29° 14′ 48″ east, 12610 8 links, more or less, to the northernmost corner of Section No. 5 of Block XII, Mokhinui Survey District; towards the south-east by that section, 6145 3 links; towards the south-west generally by Section No. 52 of Block XI, 4825 6 links, and Section No. 1 of Block VII, 6075 7 links, each of the aforesaid survey district; towards the northwest by Section No. 4 of the said Block VII, 5434 links; and towards the north by the road along the left bank of the Six-mile Creek: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked

L. 5318/1B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, 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 twelfth day of July, in the year of our Lord one thousand nine hundred and nine.

D. BUDDO,

D. BUDDO, Acting Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

Additional Land at Styx, in the Christchurch Survey District, taken for the Purposes of the Hurunui-Waitaki Railway.

(L.S.)

PLUNKET, Governor. A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Hurunui-Waitaki Railway to take further land at Styx, in the Christchurch Survey District, in addition to land previously acquired for the purposes of the said railway:

Now, therefore, I, 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-eight of "The Public Works Act. 1908," and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. tioned.

SCHEDULE.

THE parcel of land mentioned hereunder :-

Approximate Area of the Parcel of Land taken.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 0 29	10753	VII	Christchurch.

In the Canterbury Land District; as the same is more particularly delineated on the plan marked W.R. 17251, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured green.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, 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 tenth day of July, in the year of our Lord one thousand nine hundred and nine.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING!

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

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto forms part of land acquired for the purposes of the Springfield to Brunnerton Railway (Greymouth-Otira Section), and it is considered desirable to allocate such land to

tion), and it is considered desirable to allocate such land to the purposes of a road:

And whereas it has been certified by the Minister of Railways that such land is not required for railway purposes:

And whereas such land is situated in the County of Grey, the local authority of which has assented to the issue of this Proclamation:

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

-US 1000 mg.

Maintain the said road:

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

SCHEDULE.

ALL that piece of land in the Westland Land District, containing 5 acres 3 roods 24.6 perches, more or less, being a portion of railway land, situated in Block II, Brunner Survey District; as the said piece of land is more particularly shown coloured purple on a plan marked W.R. 17067, deposited in the office of the Minister of Railways, at Wellington.

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

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING!

Land in Block III, Upper Waitara Survey District, taken for Scenery-preservation Purposes.

(L.S.)

PLUNKET, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under "The Public Works Act, 1908," and "The Scenery Preservation Act, 1908," for scenery preservation nurrocas."

Act, 1908," and "The Scenery Preservation Act, 1908," for scenery-preservation purposes:

And whereas an agreement for the taking of the estate in fee-simple of the said land has been entered into, and it has been made to appear that such agreement is sufficient for the purposes intended to be effected thereby:

And whereas a plan has been prepared in duplicate showing accurately the position and extent of the said land, and the Minister of Public Works has recommended that this Proclamation should be issued:

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

vernor 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 "The Scenery Preservation Act, 1908," and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for scenery-preservation purposes as afore-said; and it is hereby declared that this Proclamation shall take effect on and after the twenty-third day of July, one thousand nine hundred and nine.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Coloured on Plan
A. R. P. 21 3 0	Section No. 2	III	Upper Wai-	Yellow.

In the Land District of Taranaki; as the same is more particularly delineated on the plan marked P.W.D. 24849, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

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

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Lands reserved under "The Scenery Preservation Act, 1908."

PLUNKET, Governor. (L.S.)

A PROCLAMATION.

WHEREAS by "The Scenery Preservation Act, 1908" (hereinafter referred to as "the said Act"), a Scenery Preservation Board is constituted, and it is enacted that such Board shall, when so directed by the Minister charged for the time being with the administration of the said Act, inspect any lands possessing scenic or historic interest, or on which there are thermal springs, and make inquiries respecting the same, and report to the Governor; and shall from time to time recommend what lands, whether Crown or private, shall be permanently reserved as scenic, thermal, or historic reserves: And whereas the said Board was duly directed to inspect and report on the lands described was duly directed to inspect and report on the lands described in the Schedule hereunder, and has recommended that the said lands should be permanently reserved for scenic purposes, and it is expedient to give effect to such recom-mendation:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers contained in the said Act, do hereby proclaim and declare that the lands described in the Schedule hereunder shall be a scenic reserve under "The Scenery Preservation Act, 1908," and subject to the provisions thereof.

SCHEDULE.

SELWYN SCENIC RESERVE.

ALL that area in the Auckland Land District, containing by admeasurement 686 acres and 32 perches, more or less, being Section No. 76, Block III, Patetere North-east Survey District. Bounded towards the north-west by part of Whaiti-Kuranui No. 3z No. 1 Block, towards the north-east generally by Section No. 75 of said Block III, towards the south-east by a forest reserve, and towards the south-west generally by a road and Section No. 77A of the said Block III; save and except a road intersecting the same.

All that area in the Auckland Land District, containing by admeasurement 273 acres 1 rood 28 perches, more or less, being Section No. 77, Block III. Patetere North-east Survey District. Bounded towards the north-east generally by a road; towards the south-east by a forest reserve; towards the south-west by Section No. 104, Block VIII, Patetere North Survey District; and towards the northwest by part of Whaiti-Kuranui No. 3a Block.

As the same are delineated on the plan marked L. 251/3, ALL that area in the Auckland Land District, containing by

As the same are delineated on the plan marked L. 251/3, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, 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 fifteenth day of July, in the year of our Lord one thousand nine hundred and nine. nine.

THOS. MACKENZIE, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XIII, Rotorua Survey District, Rotorua County.

PLUNKET, Governor.

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan	
A. R. P. 2 0 1	Scenic reserve	XIII	Rotorua	P.W.D. 24868	Pink.	

SECOND SCHEDULE.

ROAD CLOSED.

Approxi- mate Area of Road hereby closed.	Passing through	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 0	Scenic reserve	XIII	Rotorua	P.W.D. 24868	Green.

All in the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Land District.

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

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Blocks V, VI, and X, Matapiro Survey District, Hawke's Bay County.

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, do hereby, with the consent of the owner and mortgagees of the lands mentioned in the First Schedule and mortgagees of the lands mentioned in the First Schedule hereto, and of the Hawke's Bay County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Matapiro Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE. LANDS PROCLAIMED AS A ROAD.

Approximate Area of the Parcels of Land hereby proclaimed as a Road.	Being Portion of Section	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 12 3 25	1, Matapiro Block	V,VI,	Matapiro	P.W.D. 24886	Pink.
13 3 39	Ditto	X		Ditto	

SECOND SCHEDULE.

ROAD CLOSED.

Approximate	the Pieces of	koad nereby closed.	Passing through Sec- tion	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. 11	в. З	P. 5	1, Matapiro Block	V, VI, and X	Matapiro	P.W.D. 24886	Green.
13	3	6	Ditto	X		Ditto	.,

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

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

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block I, Waipawa Survey District, Featherston County.

(r.s.) PLUNKET, Governor.

A PROCLAMATION

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, do hereby, with the consent of the owner and mortgagee of the land mentioned in the First Schedule hereto, and of the Featherston County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Waipawa Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land hereby proclaimed as a Road.	Being Portion of Section	Situated in . Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 0 25	22	ı	Waipawa	P.W.D. 24876	Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of Road hereby closed.	Passing through or abutting on Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 1 35	22	I	Waipawa	P.W.D. 24876	Green.

All in the Wellington Land District: as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works. at Wellington, in the Wellington Provincial

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

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Lands proclaimed as a Road, and Road closed, in Block XV, Kaihu Survey District, Hobson 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 Lee. Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners of the lands mentioned in the First Schedule hereto, and of the Hobson County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Kaihu Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road first hereinbefore proclaimed. the road first hereinbefore proclaimed.

FIRST SCHEDULE.

Lands proclaimed as a Road.

Approximate	Area of the Parcels of Land proclyimed as a Road.	Being Portions of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A.	R. P.					1
0	1 27.8	Tunatabi Block,	XV	Kaihu	P.W.D.	Pink.
		No. 1844 (red),			24866	}
		Dargaville				ŀ
		Township]]	ļ
0	0 0.04		"	,	Ditto	. ,,
0,	0.352	3 /	"	,	-	
			1		1	1

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Pieces of Road hereby closed.	Passing through	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 1 27·1	Tunatahi Block, No. 1844 (red), Dargaville	xv	Kaihu	P.W.D. 24866	Green.
0 0 33.7	Township Ditto	"	"	Ditto	"

All in the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Land District.

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

R. McKENZIE.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Lands proclaimed as a Road in Blocks XIII and XIV, Manganui Survey District, Waimarino 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, do hereby, with the consent of the owners of the lands mentioned in the Schedule hereto, and of the Waimarino County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands in Manganui Survey District described in the Schedule hereto. the Schedule hereto.

SCHEDULE.

LANDS PROCLAIMED AS A ROAD.

Approxi- mate Area of the Parcels of Land hereby pro- claimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P.	_				
0 1 10	γ	XIII	Manganui	P.W.D. 24877	Pink.
0 1 15 7	24	XIV	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Ditto	Yellow.

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

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

> > R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Amending Order in Council fixing Dues for the Use of the Akaroa Wharf.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the sixth day

WHEREAS by Order in Council dated the sixth day of April, one thousand nine hundred and six, and published in the New Zealand Gazette No. 30, of the nineteenth day of the same month, the dues and rates specified in the Second Schedule thereto were prescribed for the use of the Akaroa Wharf:

And whereas it is desirable that certain of the dues relating to berthage prescribed by the said Order in Council should be altered and amended:

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 subsection two of section thirteen of "The Harbours Act, 1908," and acting by and with the advice and consent of the Executive Council of the sixth day of April, one thousand nine hundred and the said Dominion, doth hereby revoke the said Order in Council of the sixth day of April, one thousand nine hundred and six, in so far as it relates to the dues payable on the berthage of vessels of and over a hundred tons register, but not further or otherwise, and in lieu thereof doth hereby order that the dues specified in the Schedule hereto shall be charged and taken, from the date of the publication of this Order in the New Zealand Gazette, on the berthage of the vessels aforesaid at the said wharf.

SCHEDULE.

On every steamer or sailing-vessel of and over 100 tons register, for the first 100 tons register, per ton per day or part of a day Ditto, for every ton after the first 100 tons register, per ton per day or part of a day 0

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

Amended Regulations for the Classification and Regulation of the Post and Telegraph Department.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the second day WHEREAS by Order in Council dated the second day of May, one thousand nine hundred and eight, and published in the New Zealand Gazette of the fourteenth day of May, one thousand nine hundred and eight, regulations were made, under the authority of "The Electric Lines Act, 1884," "The Post and Telegraph Classification and Regulation Act, 1890," "The Post and Telegraph Classification and Regulation Act Amendment Act, 1891," "The Post and Telegraph Department Act, 1894," "The Post Office Act, 1900," "The Post office Act, 1906," and "The Post office Act Amendment Act, 1906," and "The Post and Telegraph Classification Act, 1907," prescribing, inter alia, a minimum salary of one hundred pounds a year

for male officers who are twenty-two years of age, and for special payments to officers who are married and receiving a salary of less than one hundred and fifty pounds per annum: And whereas it is expedient to amend such regulations in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the authority conferred upon him by "The Post and Telegraph Act, 1908," and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke Regulations 40, 41, and 42 in the Schedule to the hereinbefore-mentioned Order in Council, and in lieu thereof doth make the regulations set forth in the Schedule hereto; and doth order that such regulations shall be read as part of the regulations hereinbefore mentioned, and shall have effect on and after the date of publication thereof in the New Zealand Gazette.

SCHEDULE.

40. Every male officer who is twenty-two years of age or upwards shall receive a salary of not less than one hundred

upwards shall receive a salary of not less than one hundred pounds per annum.

41. Every male officer who is married, or who is a widower with a child or children, shall receive a salary not less than one hundred and thirty pounds per annum. But he shall not be entitled to claim, and shall not be paid, the additional sum of ten pounds mentioned in clause 42 hereof until the salary attached to his official position in the Post and Telegraph Departmental List reaches one hundred and thirty pounds.

42. An officer who is married, or is a widower or a widow with a child or children, and is drawing a salary less than

42. An officer who is married, or is a widower or a widow with a child or children, and is drawing a salary less than one hundred and fifty pounds per annum, shall be paid a sum additional to salary of ten pounds per annum until the salary reaches the sum of one hundred and fifty pounds per annum, except as provided in clause 41 hereof. When the difference between the annual salary and one hundred and fifty pounds is less than ten pounds, a sum equal to the difference only shall be paid.

42A. Notwithstanding the provisions of the three last preceding clauses, any portion of such salary above the

preceding clauses, any portion of such salary above the classification scale for the office held shall not give the officer receiving it seniority over others in the same class or grade who entered such class or grade before that officer.

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

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

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS it has been made to appear that the preparation of the rolls for the County of Selwyn, and the taking of certain steps consequent on such preparation, cannot be made and taken within the times mentioned in "The Counties Act, 1908," and it is expedient to extend the said times respectively:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers conferred upon him by the said "Counties 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.

SCHEDULE.

1. For preparing the defaulters' list and the rolls for ridings within the County of Selwyn: Until the 15th day of July, 1909.

2. Time for which such list and rolls shall be open for inspection: From the 16th day of July, 1909, to the 31st day of July, 1909.

3. Time for appeals against the said rolls: Until the 3rd day of August, 1909.

4. Revision Courts may sit for hearing applications with reference to the said rolls, and adjourn: Until the 13th day of August, 1909.

5. Time when the said rolls, having been duly corrected and signed, shall come into force: On the 14th day of August, 1909.

J. F. ANDREWS.

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

Extension of Time for making Financial Adjustments, Upper Wangaehu and Mangamahu Road Boards.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

THEREAS the agreement for financial and other adjustments required to be made between the Upper Wangaehu Road Board and the Mangamahu Road Board consequent upon the constitution of the new Road District of Mangamahu has not been made within the time prescribed by section six of "The Road Boards Act, 1908" (hereinafter termed "the said Act"):

And whereas it is expedient to extend the time prescribed by the said Act for making the said agreement as hereinafter mentioned:

by the said Act for making the said agreement as here...

After mentioned:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers vested in me by section one hundred and seventy-one of the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby extend the time for making or exception the tween the said Unper Wangaehu Road Board an agreement between the said Upper Wangaehu Road Board and the said Mangamahu Road Board as to the matters mentioned in section six of the said Act, and do hereby prescribe that such agreement shall be made on or before the thirtieth day of September, one thousand nine hundred and nine.

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

Validating the Public Notifications of the Special Order in connection with a Proposed Loan of £425 to provide the Council's Share of Cost of constructing Lower Gorge Bridge, applied for by the Feilding Borough Council.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS the Feilding Borough Council did, on the twenty-sixth day of January, one thousand nine hundred and nine, by special order, make a special rate of one-seventieth of a penny in the pound for providing the interest and other charges on a loan of four hundred and twenty-five pounds, authorised to be raised by the Council of the Borough of Feilding, under the provisions of "The Local Bodies' Loans Act, 1908," for paying the Council's share of cost of construction of Lower Gorge Bridge in terms of Governor's Warrant, duly gazetted on the twenty-sixth day of April, one thousand nine hundred and six: And whereas the said special order, making and levying the said special the said special order, making and levying the said special rate of one-seventieth of a penny in the pound on the rate-able value of all the rateable property of the Borough of Feilding, was duly passed at a properly constituted special meeting of the Council of the said borough on the twentymeeting of the Council of the said borough on the twentysixth day of January, one thousand nine hundred and nine,
and was duly published once in each week for a period of
four weeks thereafter, but was not published once in each
full week intervening between the date of the passing of the
said special order and the date of its confirmation on the
fourth day of March, one thousand nine hundred and nine,
as required by paragraph (c) of section sixty five of "The
Municipal Corporations Act, 1908":

And whereas it appears that the ratepayers have not been
misled by such irregularity, and it is expedient to validate
the same:

misled by such irregularity, and it is experient to various the same:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred by section one hundred and twenty-one of "The Local Bodies' Loans 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 said special order shall be and be deemed to have been as good and effectual as if such special order had been duly published once in each full week intervening between the two meetings, and that such special order shall not be called into question by reason only of any such irregularity as aforesaid. as aforesaid.

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

Makerua Drainage District extended.

PLUNKET, Governor ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

THE HONOURBLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS, in accordance with the provisions of section three of "The Land Drainage Act, 1908," a majority of the ratepayers in the area described in the First Schedule hereto, situated in the County of Horowhenua, have presented a petition to His Excellency the Governor of the Dominion of New Zealand, praying that the land comprised in the said area be included in the Makerua Drainage District, as constituted under the provisions of the said Act: And whereas it is expedient to alter the boundaries of such drainage district in manner hereinafter appearing:

whereas it is expedient to alter the boundaries of such drainage district in manner hereinafter appearing:

Now, therefore, in pursuance and exercise of the power and authority contained in section three of "The Land Drainage Act, 1908," 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 alter the boundaries of the said Makerua Drainage District by including in such district the area of land age District by including in such district the area of land described in the said petition and in the First Schedule hereto; and doth hereby declare that the boundaries of the said drainage district, with such addition as herein provided for, shall be those described in the Second Schedule hereto.

FIRST SCHEDULE.

AREA INCLUDED IN THE MAKERUA DRAINAGE DISTRICT. ALL that area in the Wellington Land District, being parts of Allotments Nos. 4, 5, and 6 of Manawatu-Kukutauaki 2n Block, situated in Mount Robinson Survey District. Bounded towards the north-east generally by Subdivision No. 1 of Allotment No. 6 aforesaid from the Manawatu River to the south-western boundary of Allotment No. 7; thence by the said Allotment No. 7 for a distance of 6536 6 links; thence towards the south-east by a right line running through Allotments Nos. 6, 5, and 4 aforesaid, parallel to the Wellington-Manawatu Railway line, to the north-eastern boundary of the Township of Shannon; thence towards the south-west by the Township of Shannon to the Manawatu River; and thence towards the west generally by the Manawatu River to the place of commencement. ALL that area in the Wellington Land District, being parts

SECOND SCHEDULE.

Makebua Drainage District (Extended Boundaries). All that area in the Wellington Land District bounded towards the north-west generally by the Tuwhakatupua Block from the Manawatu River to Section No. 41, Block IV, Mount Robinson Survey District; thence by the said Section No. 41 and the road forming the north-western boundaries of Sections Nos. 34, 33, 31, 30, 29, 26, 25, and 23, Block I, Arawaru Survey District, to the road forming the north-eastern boundary of the last-mentioned section; thence by that road to the southernmost corner of Section No. 159; and thence by Sections Nos. 159, 158, and 157, Block I aforesaid, to the easternmost corner of the last-mentioned section; thence towards the north-east by the road forming the north-eastern boundaries of Sections Nos. 15, 17, and 18 to the Wellington-Manawatu Railway line; thence towards the south-east generally by the said railway. MAKERUA DRAINAGE DISTRICT (EXTENDED BOUNDARIES). road forming the north-eastern boundaries of Sections Nos. 15, 17, and 18 to the Wellington-Manawatu Railway line; thence towards the south-east generally by the said railway-line to the Township of Tokomaru; thence by the said Township of Tokomaru and again by the railway-line to the westernmost corner of Section No. 2, Block VIII, Mount Robinson Survey District; thence by the last-mentioned section to its southernmost corner; thence by the south-eastern boundaries of Sections Nos. 3, 4, and 5, Block VIII aforesaid, to the southernmost corner of the last-mentioned section; thence by a right line to a point on the south-western boundary-line of Section No. 6, distant 20 chains from its westernmost corner; thence by a right line to a point on the north-western boundary-line of Section No. 7, Block VIII aforesaid, distant 20 chains from its northernmost corner; thence by the railway-line to Section No. 2, Block XII, Mount Robinson Survey District; thence by the northeastern boundary-line of the said Section No. 2 for a distance of 10 chains; thence by a line, parallel to and 10 chains distant from the railway-line, through Sections Nos. 2, 3, 4, 5, 9, and 10, Block XII aforesaid, to the road forming the south-western boundary of the last-mentioned section; thence by that road to the railway-line; thence by the railway-line to the south-western boundary-line of Allotment No. 7 of Manawatu-Kukutauski 2D Block; thence towards the south-west by the said south-western boundary-line to a point distant 6536-6 links from the easternmost corner of the south-west by the said south-western boundary-line to a point distant 6536.6 links from the easternmost corner of Subdivision 1 of Allotment No. 6 of the said Manawatu-

Kukutauaki 2n Block; thence again towards the south-east | by a right line running through Allotments Nos. 6, 5, and 4, parallel to the Wellington-Manawatu Railway line, to the north-eastern boundary of the Township of Shannon; thence again towards the south-west by the Township of Shannon to the Manawatu River; and thence towards the west generally by the Manawatu River to the place of commencement.

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

Making a Regulation under "The Government Advances to Settlers Act, 1908."

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority conferred by section eighteen (1) (n) of "The Government Advances to Settlers Act, 1908" (hereinafter termed "the principal Act"), His Excellency the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, doth hereby notify and declare that land held as hereinafter specified shall be sufficient security for a loan under the principal Act, namely.—

principal Act, namely,—
Maori lands which have been transferred in trust for leasing to and are held under leases from a Maori Land Board under the powers contained in "The Maori Lands Administration Act, 1900," and its amendments, and which Administration Act, 1900," and its amendments, and which leases have been granted for terms of not less than twenty-one years, with right of renewal for another term of twenty-one years, or for further terms of twenty-one years, and which leases contain the provisions set out in the regulations under the last-mentioned Act for valuation for improvements, and the provisions of section forty of the principal Act shall apply accordingly.

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

Regulations under "The Land Transfer Act, 1908."

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred by section two hundred and twenty-two of "The Land Transfer Act, 1908," 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 make the following regulations under and for the purposes of the said Act, that is to say:—

very District Land Registry Office shall be open to the public for the purpose of searching the Register in such office from 9.30 a.m. to 4.30 p.m. during every working day, except on Saturday, when the hours shall be from 9.30 a.m.

to 12.30 p.m.
2. No instrument shall be received for registration or deposit except between the hours 10 a.m. and 4 p.m. on every working-day, except Saturday, when the hours shall be from 10 a.m. to 12 noon.

And it is hereby declared that these regulations shall come into force on the twenty-second day of July, one thousand nine hundred and nine.

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

Regulations for Licenses to take Seals.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present :

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL. W HEREAS it is provided by section forty-two of "The Fisheries Act, 1908" (hereinafter called "the said Act"), that the Governor in Council may from time to time make regulations for the purposes set forth in such sections: And whereas it is desirable for the purposes of the said section to make the regulations hereinafter set forth:

Now, therefore, His Excellency the Governor of the Do

minion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations, namely:-

REGULATIONS.

REGULATIONS.

1. Licenses to take seals may be issued in respect of the lands belonging to the Crown (including any lands below high-water mark) on the Snares, Auckland, Campbell, Antipodes, and Bounty Islands respectively; and one license may be issued for the Snares, Auckland, Antipodes, and Bounty Islands, and a separate license for Campbell Island.

2. The licenses shall be disposed of by public tender, and the licensees shall have the sole right, during the open season, to take seals on the islands included in their licenses. Licenses shall be for a period of ten years, without any right of renewal, and shall be in the form set forth in the Schedule hereto.

hereto.

3. No female seals shall be killed or taken.

4. No bull seals under twelve months old shall be killed or taken, and a sufficient number of full-grown bulls shall be

left for breeding purposes.

5. The licensee and his employees shall travel to and from the islands included in the license by a Government steamer, and all skins shall be brought away from the islands by such a steamer. The licensee shall pay seven shillings and sixpence a day for each passenger for saloon passages, and five shillings a day for each passenger for forecabin passages, and two pounds a ton for freight on stores taken to the islands and on sking brought therefrom and on skins brought therefrom.

6. The licensee shall pay a royalty of ten shillings on each fur-seal, and a royalty of one shilling on each hair-seal

taken.

7. Tenderers shall state the sum per annum they will pay, in addition to the royalty, for the right to take seals.

8. Not more than 4,500 fur-seals and 4,500 hair-seals shall

8. Not more than 4,500 fur-seals and 4,500 hair-seals shall be taken by the licensee during the first year of his license on the Snares, Auckland, Antipodes, and Bounty Islands; and not more than 500 fur-seals and 500 hair-seals shall be taken during the first year by the licensee on Campbell Island. In succeeding years the numbers that may be taken shall be fixed by the Minister, who shall have the right at any time to reduce the number that may be taken, and he, or any officer appointed by him, shall have power to regulate the number that may be taken on each island and from each rookery. Before the skins are shipped from the island on which they are taken any officer appointed by the Minister shall have the right to inspect them.

9. All skins taken in contravention of "The Fisheries Act,

9. All skins taken in contravention of "The Fisheries Act, 1908," or of the license shall be forfeited to the Crown, and the Minister may declare the license forfeited if the licensee commits a breach of the law or of the conditions of his

10. Skins which have been forfeited shall be sold by public auction, and the proceeds shall be paid into and form part of the Consolidated Fund.

11. The licensee and two sureties approved by the Minis-11. The licensee and two sureties approved by the Minister shall enter into a bond for two thousand pounds in the case of the license for the Snares, Auckland, Antipodes, and Bounty Islands, and for three hundred pounds in the case of the license for Campbell Island, for the due performance of the terms and conditions of the license and the several regulations affecting the same.

In these regulations the term "Minister" means the Minister of Marine appointed under the provisions of "The Shipping and Seamen Act 1908"

Shipping and Seamen Act, 1908."

SCHEDULE.

FORM OF LICENSE.

License to take Seals.

, is hereby licensed to take seals on the Islands during the prescribed open season for a period of years from the day of 19 subject to the provisions of "The Fisheries Act, 1908," and period of the regulations made thereunder as regards seals, and subject

the regulations made thereunder as regards seals, and subject also to the following conditions, namely:—

(1.) The licensee shall pay to the Minister the sum of pounds per annum for the right to take seals, and a royalty of ten shillings for each furseal and one shilling for each hair-seal taken.

(2.) The licensee shall not take more than furseals, nor more than hair-seals, during the first year of the license, and not a greater number during the succeeding years of the license than may be approved by the Minister or by an officer appointed by him for the purpose.

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

Revoking Order in Council licensing William Chadwick to use and occupy a Part of Foreshore of the Pahi River, Kaipara Harbour, as a Site for Timber Booms.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL. THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS by an Order in Council dated the twentythird day of May, one thousand nine hundred and
eight, and published in the New Zealand Gazette No. 44, of
the fourth day of June following, His Excellency the
Governor in Council did, in pursuance of the provisions of
"The Harbours Act Amendment Act, 1883," license William
Chadwick to use and occupy a part of the foreshore and
land below low-water mark of Pahi River, Kaipara Harbour,
for timber booms, in accordance with plans marked M.D.
3186, and deposited in the office of the Marine Department
at Wellington, and upon and subject to the terms and con-

at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said William Chadwick desires that the said license shall be revoked, and it is advisable that this

Now, therefore, His Excellency the Governor of the Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of all the powers enabling him in that behalf, doth hereby revoke and determine the said recited Order in Council of the twenty-third day of May, one thousand nine hundred and eight, and the rights and wirileges thereby conferred. privileges thereby conferred.

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

Revoking Order in Council licensing William Christic to use and occupy a Part of Foreshore at Whangaroa.

PLUNKET, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS by an Order in Council dated the twentyeighth day of October, one thousand eight hundred
and ninety-nine, and published in the New Zealand Gazette
No. 92, of the tenth day of November in the same year, His
Excellency the Governor in Council did, inter alia, in pursuance of the provisions of "The Harbours Act Amendment
Act, 1883," license William Christie, of Whangaroa, to use
and occupy a part of the foreshore at Whangaroa for the
purpose of constructing and maintaining thereon a boat-shed
in the position shown as number 18 on, and in accordance
with, plan marked M.D. 2294, and deposited in the office of
the Marine Department at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said William Christie desires that the
said license shall be revoked:

said license shall be revoked:

said license shall be revoked:
Now, therefore, His Excellency the Governor of the
Dominion of New Zealand, acting by and with the advice
and consent of the Executive Council of the said Dominion,
and in exercise of all the powers enabling him in that
behalf, doth hereby revoke and determine the said recited
Order in Council of the twenty-eighth day of October, one
thousand eight hundred and ninety-nine, so far as it relates
to the said William Christie, but not further or otherwise.

J. F. ANDREWS, Clerk of the Executive Council

Licensing the Northern Steamship Company (Limited) to use and occupy a Part of the Foreshore at Ohiva as a Site for a Wharf, and prescribing Dues and Rates for the Use of such Wharf.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL. HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Northern Steamship Company (Limited), of Auckland (hereinafter called "the company"), in the year one thousand eight hundred and ninety-five, applied to the Governor in

Council for a license under the said Act to occupy a part of the foreshore and the land below low-water mark Council for a license under the said Act to occupy a part of the foreshore and the land below low-water mark immediately contiguous to such foreshore at Ohiwa, in the Provincial District of Auckland, in order to erect and maintain thereon a wharf and store; and, in accordance with the one-hundred-and-fifty-sixth section of the "The Harbours Act, 1878," deposited plans in the office of the Marine Department at Wellington (marked M.D. 1994) showing the manner in which it was proposed to construct such wharf and store, and the area of foreshore or land below low-water mark intended to be occupied for such purpose: And whereas it was made to appear to the Governor in Council that the proposed work would not be or tend to the injury of navigation, and the said plans were approved by the Governor in Council without modification or addition: And whereas, pursuant to such application, a license was by Order in Council dated the eleventh day of June, one thousand eight hundred and ninety-five, and published in the New Zealand Gazette of the thirteenth day of the same month, granted and issued to the company under the said Act, for the purpose aforesaid, for the term of fourteen years, computed from the date of the said Order in Council, on the terms and conditions therein expressed:

And whereas the company duly constructed the said wharf conditions therein expressed :

And whereas the company duly constructed the said wharf

And whereas the company duly constructed the said whart and store, and the same are now under the control and management of the company:

And whereas, by Order in Council dated the second day of May, one thousand eight hundred and ninety-eight, and published in the New Zealand Gazette No. 33, of the fifth day of the same month, certain dues and rates for the use of the said wharf were made and prescribed:

And whereas the company has made application for a fresh license under "The Harbours Act, 1908" (hereinafter called "the said Act"), for a term of fourteen years, computed from the expiry of the term of the said first-mentioned license, and it is expedient to grant the same for the term and subject to the conditions hereinafter expressed, and to further prescribe the dues and rates which shall be charged and takes for the new of the said rates which shall be charged

and subject to the conditions hereinafter expressed, and to further prescribe the dues and rates which shall be charged and taken for the use of the said wharf:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore and of the land below low-water mark immediately contiguous thereto which is particularly shown and delineated on the plans so deposited as aforesaid, for the purpose of using the aforesaid wharf and store in connection therewith: such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby prescribe the dues and rates set forth in the Second Schedule hereto to be taken by the company for the use of the said wharf, and doth also hereby declare that this Order in Council shall come into force and take effect on the eleventh day of June, one thousand nine hundred and nine, being the date of the expiry of the term of the first-mentioned license.

FIRST SCHEDULE.

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 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 occupied by the said wharf and store, as shown on plans marked M.D. 1994.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being supplied with a copy thereof, pay to the Minister the sum of five pounds, and thereafter an annual sum of two pounds, payable on the 1st day of June, dating from the 1st day of June, 1909.

4. All persons shall at all responsible times, upon payment.

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

and therefrom.

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

6. The company shall maintain the above-mentioned wharf and store 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 appared of by the Minister. proved of by the Minister.

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

such defect to be removed or such repairs to be made.

8. Nothing herein contained shall authorise the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of "The Harbours Act, 1908," or its amendments, or any regulations and the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the target of the product of the manual of the manual of the target of the product of the manual of lations 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 such place as may be approved of by the Minister, or by any person appointed by the Minister for

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen years from the eleventh day of June, 1909, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

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

12. The company shall be liable for any injury which the said wharf or store may cause any vessel or boat to sustain

through any default or neglect on its part.

13. In case the company shall—

Commit or suffer a breach of the conditions herein-before set forth, or any of them;

(2.) Cease to use or occupy the said wharf and store for a period of thirty days;
(3.) Be in any manner wound up or dissolved; or

(4.) Fail to pay the sums specified in clause three of these conditions, then and in any of the said cases this Order in Council, and

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

SECOND SCHEDULE.

SHIPPING WHARFAGE.

EVERY person who shall use this wharf with any vessel shall pay for the use thereof as follows, that is to say:—

For every vessel a sum of 1d. per ton on the gross tonnage of such vessel per day for each day or part of a day a vessel shall occupy a berth alongside any vessel laying at the said wharf, or shall lay at the said wharf undergoing repairs or fitting out only, or shall lay off the said wharf with a line attached thereto.

GOODS WHARFAGE.

Every person who shall use this wharf for landing or ship ping any goods shall, before using the same, pay dues as follows, that is to say:—

1. For all goods landed on this wharf, a rate of 2s. 6d. per ton weight or measurement, at the option of the company.

ton weight or measurement, at the option of the company.

2. For every head of cattle or horses landed upon or shipped from the said wharf, 2s. 6d. per head.

3. For every yearling or calf so landed upon or shipped from the said wharf, the sum of 1s. per head.

4. For every head of sheep or small cattle so landed upon or shipped from the said wharf, the sum of 6d. per head.

5. If any ship shall use this wharf for the discharge of any goods or cargo after the usual working-hours or on wharf holidays, such ship shall pay to the company for the use of the said wharf a charge at the rate of 1s. per ton on all goods or cargo so discharged from such ship.

or carge so discharged from such ship.

This charge will only be made when, in the opinion of the wharfinger, it is necessary to employ labour to stack or remove cargo in sheds in consequence of the discharge of such

goods or cargo as aforesaid.

J. F. ANDREWS. Clerk of the Executive Council. "The Land Titles Protection Act, 1908."—Consenting to an Application to the Chief Judge of the Native Land Court in pursuance of Section 39 of "The Native Land Court Act. 1894.'

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twelfth day of July, 1909.

Present:

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL, THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL.

WHEREAS by orders of the Native Land Court, made on the twentieth day of May, one thousand eight hundred and eighty-five, purporting to determine the successors to the shares or interests of Tareha te Moananui, deceased, in the blocks of land respectively known as Arapaoanui, Tataraakina, Tarawera, and Tangoio South, certain Natives were declared to be the successors to the said shares or interests: And whereas by an order of the said Court, made on the thirteenth day of May, one thousand eight hundred and eighty-five, the said Natives were declared to be successors to the share or interest of the said Tareha to be successors to the share or interest of the said Tareha te Moananui in the block of land known as Pakuratahi:

And whereas it has been alleged that the said orders were made through an error, mistake, or omission within the meaning of section thirty-nine of "The Native Land Court

Act, 1894 ":

And whereas an application has been made to His Excellency the Governor in Council to consent to the making of an application to the Chief Judge of the Native Land Court, in pursuance of the provisions of section thirty-nine of "The Native Land Court Act, 1894," to amend the said orders for the purpose of rectifying the said alleged error, might be an emission. mistake, or omission:

And whereas the Governor in Council, after due inquiry made, is satisfied that a prima facie case has been established and that it would be inexpedient to dispose of it by remedial legislation, or by any other procedure which would obviate

litigation:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance of all powers and authorities in that behalf vested in him by "The Land Titles Protection Act, 1908," or otherwise howsoever, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the making of an application to the Chief Judge of the Native Land Court, in pursuance of the provisions of the said section thirty-nine of "The Native Land Court Act. 1894," for the purpose of rectifying the said alleged error, mistake, or omission, and that the said orders of the said Court, and any subsequent orders or instruments of title issued pursuant thereto, may be subject to an order of the Chief Judge under the said section thirty-nine of "The Native Land Court Act, 1894."

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

Notifying Land in Auckland 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 Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby appoint Friday, the seventeenth day of September, one thousand nine hundred and nine, as the time at which the land enumerated in the Schedule hereto shall be sold by public and I do hereby for the price at which the said auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule

SCHEDULE.

AUCKLAND LAND DISTRICT.-TOWN OF TOKATOKA.

Town Land.

hundred and nine.

Section.		Bl		Area.			Upset Price.				
45 Good quarter				nting	0 1 mai	. P. 27 n road Wharf,	,່ຄ.		0	0 ver	

good quality. As witness the hand of His Excellency the Governor, this fourteenth day of July, one thousand nine

D. BUDDO, Acting Minister of Lands.

Upset Price.

Section.

Block.

Area.

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

PLUNKET, Governor.

SCHEDULE.

d upon mof "The Lar the Governo appoint Frid sand nine h lands enume by public aud	nce of the pe by the one-lad Act, 1908," r of the Dom day, the tentiunded and the tition; and I dis shall be sol	ET, Governor. owers and authonundred and twen I, William Lee, inion of New Zea h day of Septen nine, as the time of Schedule hereta do hereby fix the d as those menti	ty-sixth section Baron Plunket, land, do hereby ober, one thou- e at which the o shall be sold prices at which	27 28 32 33 34 35 36 37 38 39 43	IV	A. R. P. 0 0 18 0 0 18 0 0 18 0 0 18 0 0 12 0 0 12 0 0 12 0 0 12 0 0 18 0 0 18 0 0 18 0 0 18	£ s. d. 20 0 0 15 0 0 10 0 0 12 0 0 15 0 0 10 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0 0
		IEDULE.	Dimpoi	48 *8, 15	ν̈́	0 0 12 0 0 36	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
AUCKL		STRICT.—TOWN OF wn Land.	TAEROA.	*Weighted	with £150, val	uation for cottage	and workshop.
Section.	Block.	Area.	Upset Price.	part 23 * Weigh		0 0 22.9, valuation for imp	
N.W. 1 *S.E.1,2,14, 15,16, & 17	I "	A. B. P. 0 0 6·2 0 1 26·2	£ s. d. 30 0 0 430 0 0	9 10 11 12 13	V	0 0 18 0 0 12 0 0 12 0 0 12 0 0 12 0 0 12	65 0 0 70 0 0 40 0 0 35 0 0 20 0 0
* Weighted w	ith £500, value I	ation for large buil 0 1 29	ding (old hotel). 150 0 0	14 20	" "	0 0 18 0 0 18	25 0 0 35 0 0
25 26	"	0 0 18 0 0 18	115 0 0 115 0 0	25 26	"	0 0 12 0 0 18	60 0 0 35 0 0
11	ű	0 0 12	37 0 0 45 0 0	30 31	,,	0 0 18 0 0 18	40 0 0 ·
12 13	, ,,	0 0 12 0 0 18	50 0 0	32	<i>"</i>	0 0 18	40 0 0
14 17	"	0 0 18 0 0 18	50 0 0 50 0 0	33 34	"	0 0 18 0 0 12	40 0 0 15 0 0
18 19	"	0 0 18 0 0 18	50 0 0 50 0 0	35 36	,,	0 0 12 0 0 12	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
8.E. 20 24	<i>"</i>	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	16 10 0 30 0 0	37 38	"	0 0 12 0 0 18	35 0 0 45 0 0
25 26	"	0 0 18 0 0 18	37 0 0 37 0 0	39 45	"	0 0 18 0 0 18	45 0 0 50 0 0
27	. "	0 0 18	32 0 0	46	<i>y</i> .	$\begin{array}{cccc} 0 & 0 & 12 \\ 0 & 0 & 12 \\ \end{array}$	50 0 0 50 0 0
28 85	"	0 0 18 0 0 8·8	32 0 0 8 0 0	48 27	vi	0 0 18	50 0 0
36 37	// #·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	10 0 0 10 0 0	*S.E. pt. 28, 29, 42, S.E.	"	0 1 14	175 0 0
44 45	"	0 0 17·8 0 0 14	25 0 0 20 0 0	43 * Weighted	. with £400, va	· luation for improv	vements.
46 47	,,	0 0 11·5 0 0 8·8	18 0 0 15 0 0	*12, 13	VII	0 0 24	148 0 0
49	"	0 0 12	50 0 0 40 0 0	* Weighter dwelling.	d with £175,	valuation for coti	age, shop, and
50 51	"	0 0 12	40 0 0	*8	VII	0 0 18 aluation for improv	225 0 0
52 *53	,, ,,	$\begin{array}{cccc} 0 & 0 & 12 \\ 0 & 0 & 18 \end{array}$	70 0 0 60 0 0	N.W. 2	VII		112 0 0
* Weight	ed with £140, II	valuation for imp 0 0 18	rovements.	*10 & 11 * Weighted	VIII with £150, ve	0 1 7 aluation for works?	75 0 0
55	,	0 0 18	70 0 0	12	VIII	0 0 23	35 0 0
*56, 57, 59,) 60	•	0 1 13.1	200 0 0	4 5	XVII	0 0 32 0 0 32	20 0 0 20 0 0
* We	, ,	1 3, valuation for fo	!	6 7	,,	0 0 32 0 0 32	20 0 0 20 0 0
63, 64		0 2 7 valuation for imp	250 0 0	9 10		0 0 32 0 0 32	15 0 0 15 0 0
weign 1	IV	0 0 12	60 0 0	11 12	<i>"</i>	0 0 32 0 0 32	15 0 0 15 0 0
3 4	"	0 0 18	50 0 0 42 0 0	13	" "	0 0 32	15 0 0
5 6	"	0 0 18 0 0 18	35 0 0 35 0 0	* * Weighted	XVIII with £520, ve	2 1 24 aluation for impro	150 0 0 vements.
7 8	"	0 0 18 0 0 18	35 0 0 35 0 0	2 3	XIX	0 1 20 0 1 20	18 0 0 15 0 0
9	"	0 0 18	35 0 0	4	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0 1 20	15 0 0
10 11	, , , , , , , , , , , , , , , , , , ,	$\begin{array}{cccc} 0 & 0 & 12 \\ 0 & 0 & 12 \end{array}$	35 0 0 25 0 0	5 6		0 1 20 0 2 3	15 0 0 12 0 0
12 13	, ,	$egin{array}{cccc} 0 & 0 & 12 \\ 0 & 0 & 12 \end{array}$	25 0 0 30 0 0	7 8	"	0 1 13 0 1 16	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
14 15	"	0 0 18 0 0 18	30 0 0 30 0 0	9 10	,,	0 1 20 0 1 20	$\begin{array}{ccc} 12 & 0 & 0 \\ 12 & 0 & 0 \end{array}$
16	, ,	0 0 18 0 0 18	25 0 0 12 0 0	13 14	,,	0 1 20 0 1 20	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
17 18	"	0 0 18	15 0 0	4	xxı	0 1 16	15 0 0
20 20	"	0 0 18 0 0 18	20 0 0	5 6	"	0 1 16 0 1 26	15 0 0 15 0 0
21 22	"	0 0 18 0 0 12	20 0 0 20 0 0	7 8	"	0 1 6 0 1 16	20 0 0 25 0 0
23 24	"	0 0 12 0 0 12	25 0 0 35 0 0	9 10	,,	0 1 16 0 1 16	23 0 0 20 0 0
25 26	. "	0 0 12 0 0 18	20 0 0 20 0 0	11 12	. "	0 1 1 0 1 7	15 0 0 15 0 0

Section.	Block.	Area.	Upset Price.
	********	A. R. P.	£ s. d.
4	XXIV	$\begin{array}{cccc} 0 & 1 & 33 \\ 0 & 1 & 28 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
8	"	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	15 0 0
9 1	xxv	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	25 0 0
$\frac{1}{2}$		0 3 34	28 0 0
3		0 3 38	28 0 0
4	"	0 3 21	20 0 0
	"	1 0 0	18 0 0
5 6	"	1 1 32	25 0 0
2	xẍ́vı	1 1 13	20 0 0
4	"	1 0 0	15 0 0
5	,,	0 3 34	15 0 0
6	<i>"</i>	0 2 25	12 0 0
6 8	<u>"</u>	0 3 33	15 0 0
9	, ,	1 0 22	20 0 0
10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0 3 35	20 0 0
1	XXVIII	0 0 24	25 0 0
2	*	0 0 24	20 0 0
3 4	. "	0 0 24	20 0 0
4	"	0 0 24	20 0 0
5 6	"	0 0 24	20 0 0
6	"	0 0 24	20 0 0
7 8	"	0 0 24	20 0 0
8	"	0 0 24 0 0 24	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
9	"		
10 11	. "	$egin{array}{cccc} 0 & 0 & 24 \ 0 & 0 & 24 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
12	"	0 0 24	12 0 0
13	"	0 3 19	40 0 0
3	XXIX	0 0 18	50 0 0
		0 0 18	50 0 0
4 5 6	"	0 0 18	50 0 0
6	"	0 0 18	50 0 0
7	,,	0 0 12	50 0 0
8	. "	$0 \ 0 \ 12$	35 0 0
9	,,	0 0 12	30 0 0
10	,,	0 0 12	35 0 0
11	,,	0 0 18	30 0 0
12	,,	0 0 18	30 0 0
13	,,	0 0 18	30 0 0
14	,,	0 0 18	30 0 0

LOCALITY AND DESCRIPTION.

Paeroa is situated on the Thames. Te Aroha Railway, and is distant seventy miles from Auckland via Thames, and 180 miles by direct rail from Auckland. The owner of the building on Section N.W. 2, Block VII, will be allowed one month to remove it.

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

D. BUDDO, Acting Minister of Lands.

Notifying Lands in Hawke's Bay 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 Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby appoint Wednesday, the eighth day of September, one thousand nine hundred and nine, as the time at which the lands enumerated in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDILE.

HAWKE'S BAY LAND DISTRICT.

1	Area.	Upset Price
 VILLA	GE LAND.	
Village	of Motu.	
 337	A. R. P.	£ s. d.

8 0 1 0 20 0 0

Motu Village is situated fifty-seven miles from Gisborne, and thirty-six from Karaka Railway-station.

Section.	Block.	Area.	Upset Price.
	Rura	L LAND.	
	Waikohu S	urvey Distric	t.

A. R. P. £ s. d.

41A | IV | 9 0 28 | 162 0 0

Good alluvial river-flats; nearly all in grass. Situated three-quarters of a mile from Puba Railway-station, and one mile from Te Karaka.

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

D. BUDDO, Acting Minister of Lands.

Opening Lands in Wellington Land District for Sale or Selection.

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 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 lands described in the Schedule hereto shall be open for sale or selection on Wednesday, the twenty-ninth day of September, one thousand nine hundred and nine; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of "The Land Act, 1908."

SCHEDULE.

WELLINGTON LAND DISTRICT. — WAIMARING COUNTY. — MAKOTUKU SURVEY DISTRICT.

First-class Land.

Section.	Block.	Arc	98_	Ca Purc Total	hase		Pur Hali	of char	ght se: rly	Rene Le Half-	ase	:
1 *2	VII	307 336		£ 1,470 1,980		d. 0	36		d. 0 0	£ 29 39	s. 8 12	d. 0

^{*} Weighted with £582, valuation for improvements.

LOCALITY AND DESCRIPTION.

These sections are situated on the main coach-road between These sections are situated on the main coach-road between Raetihi and Ohakune, about four miles from the former, and about three miles and a half from the latter. They comprise flat and easy undulating land, felled and in grass, the greater portion being ploughable when the stumps and logs are removed. The soil is of fairly good quality, light in places, on sandston-and-grit formation.

Elevation ranges from about 1,500 ft. to 1,800 ft. above sea-

The improvements on Section 1 comprise felling and grassing, fencing, and 4 acres stumped and ploughed, and are included in capital value.

The improvements on Section 2, which are included in capital value, comprise felling and grassing, fencing, two wells, tracks and bridges, garden, and 40 acres stumped and ploughed. The improvements not included in capital value comprise five roomed house, woolshed, granary, two wheres, potaka, stable, butcher's shop, sheep-yards, cowshed and yards, slaughterhouse and yards, pigstye, sheep dip and yard, fowl-house, &c., valued at £582. This sum must be paid immediately the applicant has been declared successful. Both sections are offered subject to an existing right of tramway through them, at least 10 ft. wide, for a period of five years from 1st January, 1908, subject to renewal for another term of five years. The right is also reserved to grant permits to take other tramways and roads through the sections.

sections.

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

D. BUDDO, Acting Minister of Lands. Opening Land in Nelson 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 Land Act, 1908," I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby declare that the land described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twenty-fifth day of August, one thousand nine hundred and nine, at the rentals mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of section one hundred and thirty-five of the said Act, as it contains, or is supposed to contain, metal, mineral, or valuable stone. or valuable stone.

SCHEDULE.

NELSON LAND DISTRICT .- MURCHISON COUNTY. Second-class Unsurveyed Land.

District.	Block.	ck. Area				Capital Value.			Half-yearly Rental.			y
Норе	1. V	1	A. 830	R.	P. 0	£	s. 0	d. O	£	s. 6	d.	

Hope | V | 830 0 0 | 415 0 0 | 8 6 0 Exempt from rent for four years.

Low to steep spurs merging into high country towards the east; light forest with some white and black pine, totara, and rimu, with an undergrowth of fuschia, &c. Fair to good soil; formation limestone, sandstone, and granite. Situated about twenty-six miles distant from the new Tadmor Railway-station, to which point the Nelson-Reefton line is constructed. The completion of the next section of railway, extending ten miles and a half up the Tadmor Valley to the Manu Railway-station (which is now under construction), will bring the section to within sixteen miles of railway communication with the City of Nelson. Sale plan No. 97. munication with the City of Nelson. Sale plan No. 97

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

D. BUDDO, Acting Minister of Lands.

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

PLUNKET, Governor.

TN 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, do hereby declare that the land described n the Schedule hereto shall be open for selection on renewable lease on Wednesday, the fifteenth day of September, one thousand nine hundred and nine, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to section one hundred and thirty-five of the said Act, as it contains, or is supposed to contain, metal, mineral, or valuable stone. is supposed to contain, metal, mineral, or valuable stone.

SOHEDULE.

Westland Land District.—Westland County.—Poerua Survey District.

Second-class Land.

Section	Block.	Area.	Capital Value.	Half-yearly Rental.
	<u> </u>	·		

A. R. P. £ s. d. | 138 0 0 | 70 0 0 |

Situated on the Main South Road about one mile from a creamery. About 5 acres flat, 60 acres easy slopes, the remainder being hilly, rising to an altitude of about 800 ft. Covered with heavy mixed bush of rimu, kamahi, &c. Good soil. Fair grazing-land.

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

D. BUDDO, Acting Minister of Lands.

Notice of Intention to change the Purpose of a Reserve in the Nelson Land District.

PLUNKET, Governor.

WHEREAS by "The Public Reserves and Domains Act, 1908," it is, amongst other things, enacted that the Governor may declare his intention to change or alter

the dedication of any public reserve now or hereafter vested in His Majesty or the Governor for any of the purposes named in Class II of the Second Schedule to the said Act, whether the same be granted or not; and if it shall, in the whether the same be granted or not; and it it shall, in the opinion of the Governor, be expedient to change the purpose of such reserve or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, the Governor may, by notice gazetted, declare his intention to make such change, and in such notice declare the manner and terms in which the same is intended to be correde: so made:

so made:

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves and Domains Act, 1908," aforesaid, declare my intention to change the specific purpose of the reserve described in the first column of the Schedule hereto from that named therein to that named in the second column thereof.

SCHEDULE.

Intended Purpose. Description and Purpose of Reserve. All that area in the Nelson Land District, containing by admeasurement 3 roods, more or less, and being part of Section No. 9, Block II, Police. village of Torea. Bounded towards the southwest by Section No. 10, Block II, Village of Torea, 500 links; towards the north-west by a continuation of the road forming the northwest boundary of the last-mentioned section, 100 links; towards the north-east by a line parallel to the south-west boundary, 250 links; again towards the north-west by a line at right angles to the last-mentioned boundary, 100 angles to the last-mentioned boundary, 100 links; again towards the north-east by a road parallel to the south-west boundary, 250 links; and towards the south-east by a line at right angles to the last-mentioned boundary, 200 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5314/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

Reserved for purposes of public utility in New Zealand Gazette No. 19, of the 8th March, 1894, page 374. 1894, page 374.

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

D. BUDDO, Acting Minister of Lands.

Land temporarily reserved for a Site for a Public School in the 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 a site for a public school.

school.

SCHEDULE,

ALL that area in the Wellington Land District, containing by admeasurement 5 acres, more or less, being Section No. 2, Block XIII, Rewa Survey District. Bounded towards the north-west by Section No. 80 of the said Block XIII; towards the north-east by a public road; and towards the south-east and south-west by Run No. 54: as the same is delineated on the plan marked L. 5328/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

D. BUDDO, Acting Minister of Lands.

Land temporarily reserved for Council Offices of the Whangamomona County Council in the Taranaki Land Dis-

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 land in the Taranaki Land District described in the

Schedule hereunto written, for Council offices of the Whangamomona County Council.

SCHEDULE.

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 32.7 perches, more or less, being Section No. 18, Block II, Town of Whangamomona. Bounded towards the north by Section No. 17, Block II aforesaid, 214.5 links; towards the east by a road, 102.1 links; towards the south by Section No. 19 of said block, 193.7 links; and towards the west by the Whangamomona Road, 100 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5312/3, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

D. BUDDO, Acting Minister of Lands.

Lands permanently reserved.

PLUNKET, Governor.

WHEREAS by the three-hundred-and-twenty-first section of "The Land Act, 1908," it is enacted that the Governor may' rom time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

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

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

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance

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

SCHEDULE.

	First Co	-					Second Column.	Third Column.	Fourth Column.
Land District.	Locality.	Section.	Block.	A	res	.	Purpose for which Land reserved.	Date of Warrant.	Gazette.
Auckland	Tairua S.D.* Kawhia North S.D.*	5 1	VIII X	A. 4 3	0 0		Site for Native school Public recreation- ground	1909. 21 May	1909. No. 43, 27 May.
,, ••	Patetere North-east S.D.* (Selwyn Settlement)	77 _A	I	11	3	8	Stockyard, and water reserve for stock	"	<i>"</i>
	Town of Paeroa	5, 6, and 7	xv	0	2	20.5	Public recreation- ground	" -	,, ,,
,	Parish of Mangawai	245	•••	10	0	21	Site for a public ceme-	28 May	No. 44, 4 June.
, ••	Tapapa S.D.* (Mata- mata Settlement)	112 _A	II	2	0	0	Ditto	"	, ,
,,	Te Tumu S.D.*	the no	ft. wide, g along rthern ary of 2, Block	0	2	28	Drain ,.		u u
,,	. "		ing Sec-	} 1	2	1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	"	, , ,
Hawke's Bay	West Shore (Napier)	5 5	Block IV	0	2	0	Public recreation- ground	,,	<i>u</i>
Taranaki	Pouatu S.D.*	133 Subsection 1 of Sec. 43	xiv	1 4	$\frac{2}{2}$.0 35	Ditto Site for a public pound	21 May	No. 43, 27 May.
,,	Town of Mangaroa	Part 35 (suburban)	••	2	0	4	Public recreation-	28 May	No. 44, 4 June.
Wellington Canterbury	Town of Ohakune Town of Culverden (Culverden Settlement)	1 and 2 3779 (in red)	vi 	0 .8.		38 0	Police Nightsoil and rubbish depot	1 May 21 May	No. 37, 6 May. No. 44, 4 June.
,,	Culverden S.D.* (Culverden Settlement)	3786 (in red)	VI	2	0	0	Site for a police station	28 May	No. 43, 27 May.

* Survey District.

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

Removing Restrictions against Alienation of Native Lands.

PLUNKET. Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

And whereas the Actea District Maori Land Board, by a recommendation made and passed by the said Board on the twenty-ninth day of May, one thousand nine hundred and nine, and received on the ninth day of June, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instruments of title of the blocks of land particularised and set out in the Schedule hereto, so far as to permit the same to be mortgaged to a lending so far as to permit the same to be mortgaged to a lending

so far as to permit the same to be mortgaged to a lending Department of the Government:

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

SCHEDULE.

ALL those pieces or parcels of land in the Waitohu Survey District, together containing 75 acres 3 roods 26 perches, more or less, being all those portions of the blocks of land more or less, being all those portions of the blocks of land respectively known as Manawatu-Kukutauaki No. 4c No. 3a, Manawatu-Kukutauaki No. 4c No. 3B, and Manawatu-Kukutauaki No. 4c No. 3c which are situated to the east of the Waikawa Road, which said blocks of land are comprised in three separate partition orders of the Native Land Court dated the 11th day of June, 1907, subject to the restriction that the lands comprised therein shall be "inalienable, except with the consent of the Governor, by sale, mortgage, or lease for a longer period than twenty-one years."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

THEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation: from the date of the receipt of such recommendation:
And whereas the Aotea District Maori Land Board, by a

recommendation made and passed by the said Board on the recommendation made and passed by the said Board on the twenty-ninth day of May, one thousand nine hundred and nine, and received on the ninth day of June, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instruments of title of the blocks of land particularised and set out in the Schedule hereto, so far as to permit the same to be mortgaged to a lending Department of the Government:

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

Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recommendation of the Actea District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now existing against the alienation of the said lands, so far as to permit the same to be mortgaged as aforesaid.

SCHEDULE.

ALL those pieces or parcels of land in the Waitohu Survey District, together containing 106 acres 1 rood 6 perches,

more or less, being all those portions of the blocks of land respectively known as Manawatu-Kukutauaki No. 4c No. 2A, Manawatu-Kukutauaki No. 4c No. 2B, and Manawatu-Manawatu – Kukutauaki No. 4c No. 2b, and Manawatu – Kukutauaki No. 4c No. 2c, which are situated to the east of the Waikawa Road, which said blocks of land are comprised in three separate partition orders of the Native Land Court dated the 11th day of June, 1907, subject to the restriction that the lands comprised therein shall be "inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor previously obtained to such sale, lease, or mortgage."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

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

the instrument of title of the block of land particularised and set out in the Schedule hereto:

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

SCHEDULE.

ALL that piece or parcel of land in the Belmont Survey District, containing 82 acres 2 roods 20 perches, more or less, known as Komangarautawhiri A No. 4A, and comprised in a partition order of the Native Land Court dated the 28th day of October, 1908, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years from the making of any such lease."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation

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

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me

by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recom-mendation of the Aotea District Macri Land Board aforesaid, do hereby remove and revoke the restrictions now existing against the alienation of the said land, so as to permit the same to be sold.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land, situate in the Belmont Survey District, containing 24 acres 3 roods 8 perches, more or less, known as Komangarautawhiri A No. 40, and comprised in a partition order of the Native Land Court dated the 28th day of October, 1908, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years from the making of any such lease."

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

> J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

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

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

existing against the alienation of the said land, so as to permit the same to be sold.

SCHEDULE.

ALL that piece or parcel of land in the Belmont Survey District, containing 21 acres 1 rood 2.2 perches, more or less, known as Komangarautawhiri A No. 4B, and comprised in a partition order of the Native Land Court dated the 28th day of October, 1908, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years from the making of any such lease.

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

And whereas the Aotea District Maori Land Board, by a recommendation made and passed by the said Board on

a recommendation made and passed by the said Board on the nineteenth day of May, one thousand nine hundred and nine, and received on the ninth day of June, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation con-

tained in the instrument of title of the block of land par-

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

SCHEDULE.

ALL that piece or parcel of land in the Cape Survey District, ALL that piece or parcel of land in the Cape Survey District, containing 43 acres 3 roods 27 perches, more or less, known as Okato Town Belt, Sections 7 and 8, and comprised in a Crown grant dated the 20th day of May, 1882, containing the restriction that the said land shall be "inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being proviously obtained to every such sale lease or mortgage." previously obtained to every such sale, lease, or mortgage.

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

> J. CARROLL Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation. months from the date of the receipt of such recommenda-

And whereas the Ikaroa District Maori Land Board, by a recommendation made and passed by the said Board on the first day of June, one thousand nine hundred and nine, and received on the eleventh day of June, one thousand nine hundred and nine, recommended the Governor to remove and works the restrictions region to be the restrictions are interesting to the restriction of the said to the said to the restrictions are interesting to the restriction of the restrictions are interesting to the restriction of the r revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto, so far as to permit the interest of Paraire Henare Tomoana therein to be sold:

Now therefore I William Los Boron Plunket the

Now, therefore, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon and vested in me by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recom-mendation of the Ikaroa District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now exist-ing against the alienation of the said land so far as to per-mit the interest of Paraire Henare Tomoana therein to be sold by public auction at a reserve price of not less than ten pounds per acre.

SCHEDULE.

ALL that piece or parcel of land, situate in the Heretaunga ALL that piece or parcel of land, situate in the Heretaunga Survey District, containing 328 acres, more or less, known as Rakauomokai, and comprised in a Native Land Court certificate of title dated the 1st day of September, 1868, subject to the restriction that the said land shall be "inalienable by sale, gift, or mortgage, or by lease for a longer period than twenty-one years."

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

> J. CARROLL Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within air, mouths from the date of the Board shall be given within six months from the date of the receipt of such recommendation:

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

and set out in the Schedule hereto:

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

SCHEDULE.

ALL that piece or parcel of land in the Waipawa Survey District, containing 500 acres, more or less, known as Awhea No. 73, and comprised in a Crown grant dated the 15th day of March, 1867, containing the restriction that the said land shall be "inalienable by sale or by lease for a longer period than twenty-one years from the making of any such lease, or by mortgage, except with the assent of the Governor in Council previously obtained to every such sale, lease, or mortgage."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommenda-tion of the Board shall be given within six months from the date of the receipt of such recommendation:

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 eighth day of May, one thousand nine hundred and nine, and received on the fifteenth day of May, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto, so far as to permit the same to be mortgaged to a lending Department of the Government:

ment:

ment:

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

SCHEDULE.

ALL that piece or parcel of land in the Otahoua Survey District, containing 13 acres 1 rood 37 perches, more or less, known as Okurupatu A No. 2, Subdivision 1D No. 1, and comprised in a partition order of the Native Land Court dated the 26th day of February, 1909, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years."

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

J. CARROLL. Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that,

notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

And whereas the Ikaroa District Maori Land Board, by a recommendation made and passed by the said Board on the sixth day of April, one thousand nine hundred and nine, and received on the fifteenth day of May, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto so far as to permit the same

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

SCHEDULE.

ALL that piece or parcel of land in the Otahoua Survey District, containing 88 acres 1 rood, more or less, known as Okurupatu A No. 2, Subdivision No. 1c, and comprised in a partition order of the Native Land Court dated the 19th day of May, 1903, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years."

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

J. CARROLL, Native Minister.

Removing Restrictions against Alienation of Native Land.

PLUNKET, Governor.

HEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation.

from the date of the receipt of such recommendation:
And whereas the Ikaroa District Maori Land Board, by And whereas the Ikaroa District Maori Land Board, by a recommendation made and passed by the said Board on the second day of June, one thousand nine hundred and nine, and received on the eleventh day of June, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto, so as to permit the same to be sold:

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

exercise of the powers conferred upon and vested in me by the said Act, and of all other powers and authorities me thereunto enabling, and in accordance with the recommendation of the Ikaroa District Maori Land Board aforesaid, do hereby remove and revoke the restrictions now existing against the alienation of the said land, so as to permit the same to be sold.

SCHEDULE.

ALL that piece or parcel of land, situate in the Otahoua Survey District, containing 10 acres 1 rood 1 perch, more or less, known as Okurupatu A No. 2, Subdivision 1B, and comprised in a partition order of the Native Land Court dated the 19th day of May, 1903, subject to the restriction that the land comprised therein shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years."

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

J. CARROLL, Native Minister

Removing Restrictions against Alienation of Native Land. |

PLUNKET, Governor.

PLUNKET, Governor.

WHEREAS by section fourteen of "The Maori Land Laws Amendment Act, 1903," it is enacted that, notwithstanding anything to the contrary in any Act, or in any Crown grant or other instrument of title, the Governor may, on the recommendation of the Board, remove any restriction on the alienation of land owned by Maoris: Provided that the decision of the Governor on any recommendation of the Board shall be given within six months from the date of the receipt of such recommendation:

And whereas the Tairawhiti District Maori Land Board, by a recommendation made and passed by the said Board on the eighth day of May, one thousand nine hundred and nine, and received on the fourteenth day of May, one thousand nine hundred and nine, recommended the Governor to remove and revoke the restrictions against alienation contained in the instrument of title of the block of land particularised and set out in the Schedule hereto, so far as to permit the interests of Hemi Whakarau and Mohi Tamatea Tutaki therein to be sold:

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

SCHEDULE.

ALL that piece or parcel of land in the Waikohu Survey District, containing 10 acres 2 roods 28 perches, more or less, known as Puhatikotiko No. 8a, and comprised in a partition order of the Native Land Court dated the 7th day of April, 1904, subject to the restriction that the said land shall be "inalienable, except with the consent of the Governor, by sale or mortgage, or by lease for a longer period than twenty-one years. than twenty-one years.

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

J. CARROLL, Native Minister.

Registrar of Old-age Pensions, Invercargill, appointed.

PLUNKET, Governor.

PURSUANT to and in exercise of the powers in this behalf conferred upon him by section five of "The Old-age Pensions Act, 1908," His Excellency the Governor of the Dominion of New Zealand doth hereby appoint

BERNARD EGAN MURPHY

to be Registrar for the Invercargill Old-age Pension District.

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

JOHN G. FINDLAY.

Members of Civil Service Officers' Guarantee Board appointed.

Office of the Minister of Internal Affairs, Wellington, 13th July, 1909.

HIS Excellency the Governor has been pleased to appoint

ROBERT JOSEPH COLLINS, Esq., I.S.O., Secretary to the

Donald Robertson, Esq., Secretary, Post and Telegraph Department;

WILLIAM CHARLES KENSINGTON, Esq., I.S.O., Under-Secretary, Department of Lands and Survey; RICHARD CARTER, Esq., Secretary, Customs Depart-

ment.

to be members of the Civil Service Officers' Guarantee Board, under "The Civil Service Act, 1908."

D. BUDDO, Minister of Internal Affairs.

Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs, Wellington, 14th July, 1909.

TIS Excellency the Governor has been pleased to appoint appoint

JOHN PICKARD

to be the Registrar of Marriages and of Births and Deaths for the District of Kurow.

D. BUDDO Minister of Internal Affairs.

Deputy Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs, relington, 15th July, 1909.

IS Excellency the Governor has been pleased to appoint Wellington, 15th July, 1909.

RICHARD WILLIAM PERCY

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

> D. BUDDO, Minister of Internal Affairs.

Members of Uruti Domain Board appointed.

Department of Lands Wellington, 12th July, 1909.

IS Excellency the Governor has, in pursuance of section 41 of "The Public Reserves and Domains Act, 1908," been pleased to appoint

HENRY MUSKER and WILLIAM OLD

to be members of the Uruti Domain Board, in the place of James Jerry Waite and Harry McKenzie.

D. BUDDO, Acting Minister of Lands.

Member of Tokatoka Domain Board appointed.

Department of Lands. Wellington, 12th July, 1909. IS Excellency the Governor has, in pursuance of section 41 of "The Public Reserves and Domains

Act, 1908," been pleased to appoint THOMAS ROGER VINCENT

to be a member of the Tokatoka Domain Board, in the place of Thomas Frederick Downs. D. BUDDO, Acting Minister of Lands.

Resident Commissioner at Cook Islands appointed.

Cook and other Islands Administration,
Wellington, 15th July, 1909.

IS Excellency the Governor has been pleased to
appoint

appoint

JAMES EMAN SMITH, Esq., J.P.,

to be Resident Commissioner at the Cook Islands, on and from the 1st day of August, 1909, vice Lieutenant-Colonel Gudgeon, C.M.G., retired. J. CARROLL.

President and Members of Te Ikaroa District Maori Land Board under "The Maori Lands Administration Act, 1900," and "The Maori Land Settlement Act, 1905," appointed.

Native Minister's Office,
Wellington, 17th July, 1909.

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

THOMAS WILLIAM FISHER, Esq., of Wellington, Under-Secretary for Native Affairs,

to be President; and

HENRY MARTIN SMITH, Esq., of Hastings, Crown Lands Ranger, and IHAIA HUTANA, of Waipawa,

to be members, of the Te Ikaroa District Maori Land Board.

J. CARROLL, Minister of Native Affairs

Inspector of Factories appointed.

Department of Labour

Wellington, 20th July, 1909.

IS Excellency the Governor has been pleased to appoint

Constable Edgar Larkin

to be an Inspector under "The Factories Act, 1908." The appointment is dated the 19th day of July, 1909.

J. A. MILLAR, Minister of Labour.

Clerk of Magistrate's Court at Lawrence appointed to be the Clerk to whom all Statements of Liquor shall be sent under Section 147 of "The Licensing Act, 1908," for the Licensing District of Bruce.

Department of Justice,

Wellington, 16th July, 1909.

I HEREBY notify that, in accordance with the provisions of subsection (1) (b) of section 147 of "The Licensing Act, 1908," I have appointed the Clerk for the time being of the Magistrate's Court at Lawrence to be the Clerk to whom shall be sent all statements of liquor sent or taken into the Licensing District of Bruce, in lieu of the Clerk of the Magistrate's Court at Milton, previously appointed, and notified in the New Zealand Gazette of the 24th day of June, 1909.

Minister of Justice.

Justices of the Peace resigned.

Department of Justice,
Wellington, 20th July, 1909.

IS Excellency the Governor has been pleased to accept the resignations by

RICHARD HILL FISHER, Esq., of Christchurch, and THOMAS GEORGE NICHOLAS, Esq., of Feilding,

of their appointments as Justices of the Peace for New Zealand.

JOHN G. FINDLAY.

Clerks of Courts appointed.

Department of Justice,
Wellington, 20th July, 1909.

IS Excellency the Governor has been pleased to
appoint appoint

Constable EDGAR LARKIN

to be Clerk of the Magistrate's Court at Greytown, from the 9th day of July, 1909, vice Constable H. D. Armour, transferred; and

Constable Hugh Douglas Armour

to be Clerk of the Magistrate's Court at Patea, from the 9th day of July, 1909, vice Constable M. O'Brien, retired.

JOHN G. FINDLAY.

Member of Licensing Committee appointed.

Department of Justice,
Wellington, 20th July, 1909.

His Excellency the Governor has been pleased to
appoint appoint

WILLIAM JAMES McGRATH

to be a member of the Licensing Committee for the District of Napier, vice H. Williams, deceased.

JOHN G. FINDLAY.

Royal New Zealand Artillery Officer promoted.

Defence Office, Wellington, 16th July, 1909.

IS Excellency the Governor has been pleased to approve of the promotion of the undermentioned officer : Royal New Zealand Artillery.

Lieutenant George Edward Benson Mickle to be Captain.

Date of commission, 15th December, 1908.

GEO. FOWLDS,

Acting Minister of Defence.

New Zealand Militia Officer appointed.

Defence Office. Wellington, 16th July, 1909. IS Excellency the Governor has been pleased to approve of the following appointment:—

New Zealand Militia.

Edgar John Clough (late Lieutenant, 10th New Zealand Contingent) to be Lieutenant. Date of commission, 16th April, 1902.

GEO. FOWLDS, Acting Minister of Defence.

Volunteer Officer appointed.

Defence Office, Wellington, 16th July, 1909.

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

New Zealand Medical Corps.

James Brugh, M.B., to be Captain. Date of commission, 25th June, 1909.

GEO. FOWLDS, Acting Minister of Defence.

Volunteer Officer promoted.

Defence Office, Wellington, 16th July, 1909.

Wellington, 16th July, 1909.

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

he Reverend WILLIAM CURZON SIGGERS (Honorary Chaplain, Third Class),

to the rank of Lieutenant-Colonel (Honorary Chaplain, Second Class), and with effect from 19th April, 1909.

GEO. FOWLDS, Acting Minister of Defence.

Volunteer Officer transferred.

Defence Office, Wellington, 16th July, 1909.

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

Lieutenant John Thomas Hill

from the Winton Rifle Volunteers to the Awarua Rifle Volunteers, with his present rank, and with effect from 30th April, 1909.

GEO. FOWLDS. Acting Minister of Defence.

Volunteer Officer resigned.

Defence Office,
Wellington, 16th July, 1909.

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

Te Puke Mounted Rifle Volunteers.

Honorary Chaplain the Reverend William Henry Bawden. Date of resignation, 17th May, 1909.

> GEO. FOWLDS Acting Minister of Defence.

Volunteer Officer resigned, and posted to Retired List.

Defence Office Wellington, 16th July, 1909.
IS Excellency the Governor has been pleased to accept
the resignation of the commission held by

Captain John Flaus, Invercargill City Guards Rifle Volunteers,

and to approve that he be posted to the Retired List, with rank of Captain, and with effect from 14th April, 1909.

GEO. FOWLDS. Acting Minister of Defence. Headquarters of Volunteer Corps transferred.

Defence Office. Wellington, 16th July, 1909.

Mounted Rifle Volunteers be transferred from "Maungatapere" to "Taheke," and with effect from 9th June, 1909.

GEO. FOWLDS Acting Minister of Defence.

Notice under Section 19, "Master and Apprentice Act, 1908."

Office of the Minister of Internal Affairs,
Wellington, 14th July, 1909.

In pursuance of the provisions of section 19 of "The
Master and Apprentice Act, 1908," I, David Buddo,
Minister of Internal Affairs, do hereby declare that the
provisions of Part II of the said Act shall extend and be
applicable to the trades of electrician, plumber, painter, and
carpenter used or exercised in the Public Works Department, and that the said Department shall be a Department ment, and that the said Department shall be a Department in which apprentices may be taken; and I do further declare that the District or other Engineer of the said Department in charge of the district in which the apprentice is to be employed shall be the master to whom persons to be employed as apprentices in such trades may be apprenticed.

D. BUDDO, Minister of Internal Affairs.

Letters of Naturalisation issued.

Office of the Minister of Internal Affairs,
Wellington, 10th July, 1909.

IS Excellency the Governor has been pleased to issue
Letters of Naturalisation, under "The Aliens Act,
1908," in favour of the undermentioned persons:—

Name.	Occupation.	Residence.	
Ivan Bacich Lorenzo Della Bosca Charles Glad Peter Jensen	Labourer Labourer Farm hand Cabinetmaker Labourer Gum-digger Cabinetmaker Labourer		Dargaville. Greymouth. Dannevirke. Lower Hutt. Taihape. Mangawai. Wanganui. Lyttelton.
Lovre Nola Mate Vrsaljko Johann August Zander	Gum-digger Gum-digger Farmer	••	Mangawhare Babylon. Marton.

D. BUDDO, Minister of Internal Affairs.

Special Orders made by the Riccarton Road Board, County of Selwyn.

Office of the Minister of Internal Affairs,

Wellington, 19th July, 1909.

THE following special orders, made by the Riccarton Road Board, are published in accordance with the provisions of "The Road Boards Act, 1908."

D. BUDDO, Minister of Internal Affairs.

PICTON AVENUE.

Special Order making Special Rate.

Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1908," and amendments thereto, the Riccarton Road Board hereby resolves as follows: That, for the purpose of providing the interest at the rate of 4 per centum per annum and other charges on a loan of £360, authorised to be raised by the Riccarton Road Board, under the above-mentioned Acts, for the purpose of forming and shingling Picton Avenue, constructing bridge over drain, and the purchase of land for the purpose of extending the said Picton Avenue to Foster's Road, and expenses in acquiring same, the said Riccarton Road Board hereby makes and levies a special rate of fig.d. in the pound upon the rateable value of rateable property having a frontage to Picton Avenue and extension thereof, being part of

Rural Section 155, comprising Lots 1 to 3, 19 to 21, 35 to 39, 53 to 57, 71 to 75, 89 to 93, 107 to 112, 121 to 160, all inclusive, as shown on deposit plan No. 552; also part of Rural Section 145, comprising Lots 9, 10, 12, 12A, 13, 13A, 36 to 39, and 41 to 44, all inclusive, as shown on deposit plan No. 242, in Block II of the Christchurch Survey District: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of March and the 1st day of September in each and every year during the currency of such loan, being a period of thirty-two years, or until the loan is fully paid off.

I hereby certify that the above special order has been duly passed by the Riccarton Road Board in accordance with "The Road Boards Act, 1908."

James H. Sharpe,

JAMES H. SHARPI Clerk, Riccarton Road Board.

12th July, 1909.

CHANNELLING RUBAL SECTION 155. Special Order making Special Rate.

Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1908," and amendments thereto, the Riccarton Road Board hereby resolves as follows: That, for the purpose of providing the interest at the rate of 4 per centum per annum and other charges on a loan of £1,500, authorised to be raised by the Riccarton Road Board, under the above-mentioned Acts, for the purpose of constructing concrete channels and other works incidental thereto on the roads and streets bounding and running through Rural Section 155, and the extension of Picton Avenue to Foster's Road through Rural Section 145, and preliminary expenses in raising the loan, the said Riccarton Road Board hereby makes and levies a special rate of \(\frac{7}{5}\)d. in the pound upon the rateable value of rateable properties on the whole of Rural Section 155, and that portion of Rural Section 145 comprising Lots Nos. 9, 10, 12, 12A, 13, 13A, and 36 to 39, and 41 to 44, all inclusive, as shown on deposit plan No. 242, in Block II of the Christchurch Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of March and on the 1st day of September in each and every year during the currency of such loan, being a period of thirty-two years, or until the loan is fully paid off.

I hereby certify that the above special order has been duly passed by the Riccarton Road Board in accordance with "The Road Boards Act, 1908."

JAMES H. SHARPE Clerk, Riccarton Road Board.

12th July, 1909.

The Treasury,
Wellington, 16th July, 1909.

The following special order, made by the Manawatu
County Council, is published in accordance with the
provisions of "The Local Bodies' Loans Act, 1908," in substitution for that already gazetted on page 1086 of the New
Zealand Gazette, 1909.

J. A. MILLAR, Acting Minister of Finance.

MANAWATU COUNTY COUNCIL.

Manawatu County Council.

In pursuance and exercise of the powers vested in it in that behalf by "The Local Bodies' Loans Act, 1908," the Manawatu County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £300, authorised to be raised by the Manawatu County Council, under the above-mentioned Act, for the construction of drainage-works in Block I, Sandy Survey District, the said loan to be for a period of forty-one years, and that the interest to be paid is at the rate of 3½ per cent. per annum, the said Manawatu County Council hereby makes and levies a special rate of ½d. in the pound sterling upon the rateable value of all rateable property of the Wakapuni Special-rating District, comprising Section 326, Block XIII, and Sections 329, 468, 469, 470, 471, 472, 473, 474, 475, 266, 536, Block I, Mount Robinson Survey District; and all that portion of the Wellington-Manawatu Railway Company's endowment situated to the south of the northern boundary of the Awahou Riding, Blocks IV and I, Sandy Survey District, containing 2,833 acres, in the occupation of Messrs. Dalrymple and Wilson: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of forty-one years, or until the loan is fully paid off. Cost of raising loan to be paid out of loan.

I hereby certify that the above special order was passed at a special meeting of the Manawatu County Council held at the County Offices, Sanson, on Wednesday, the 10th day of February, 1909, and duly confirmed at a subsequent meeting of the Council held on Wednesday, the 10th day of March, 1909.

JAMES G. WILSON, Chairman.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Manawatu was affixed in the presence of-

A. K. Drew. County Clerk.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 15th July, 1909.

THE following notice, received from the Napier Borough
Council, is published in accordance with the provisions of "The Local Bodies' Loans Act, 1908."

J. A. MILLAR Acting Minister of Finance.

NAPIER BOROUGH COUNCIL.

In the matter of "The Local Bodies' Loans Act, 1908." In the matter of "The Local Bodies Loans Act, 1900. WE, John Vigor Brown, of Napier, Mayor of Napier, and Arthur Ward Lascelles, of Napier, Returning Officer, hereby give notice that on the 30th day of June, 1909, a poll of the ratepayers in the Borough of Napier was duly held and taken on the proposal of the Council of the said borough to raise a special loan of £134,250 for the following purposes, the amount applicable to each such purpose being set opposite the statement of each such purpose respectively, viz.:—

Construction and installation of electric tram ways and electric lighting in the Borough of Napier. Construction of drainage-works in and for the said borough on the lines of the scheme laid down by Mr. Midgeley Taylor

Erection of a municipal building, comprising theatre, hall, and municipal offices, with such additional accommodation for the purpose of public entertainment as may be proper (including cost of acquiring a site, if necessary) Permanent road formation in the said borough Duplication of waterworks plant, and construction and providing of water-meters, and construction and installation of destructor scruction and installation of destructor
Payment of purchase-money for Borough Park,
Napier South, and laying out same, including formation of footways and erection of
buildings thereon
Formation and metalling of borough-boundary
roads Erection of new fire-station in the said borough

 $\frac{2,750}{1,000}$

35,000

35,000

25,000

15,500

15,000

5,000

At such poll the number of votes recorded was as follows: For the proposal, 521; against the proposal, 26; majority for the proposal, 495; informal, 8.

Wherefore we declare the said proposal to be carried.

Dated the 7th day of July, 1909.

J. VIGOR BROWN. Mayor. A. WARD LASCELLES Returning Officer.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 19th July, 1909.

THE following notice, received from the Mayor of the
Borough of Inglewood, is published in accordance
with the provisions of "The Local Bodies' Loans Act, 1908."

J. A. MILLAR, Acting Minister of Finance.

BOROUGH OF INGLEWOOD.

Result of Poll for Proposed Loan of £450 for the Purpose of erecting Municipal Baths.

PURSUANT to section 13 of "The Local Bodies' Loans Act 1908," I hereby give notice that at a poll of the ratepayers of

the Borough of Inglewood, taken on the 28th day of June, 1909, on the proposal of the Inglewood Borough Council to borrow £450 for the purpose of erecting municipal baths,

was as follows:—

The number of votes recorded for the proposal was 116.
The number of votes recorded against the proposal was 99.

Informal, 4.

I therefore declare that the proposal was carried.

Dated this 29th day of June, 1909.

H. B. CURTIS Mayor.

Inglewood, 29th June, 1909.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 20th July, 1909.

THE following notice, received from the Christchurch
Tramway Board, is published in accordance with the
provisions of "The Local Bodies' Loans Act, 1908," in substitution for that already gazetted on page 1825 of the New
Zealand Gazette. 1909. Zealand Gazette, 1909.

J. A. MILLAR, Acting Minister of Finance.

CHRISTCHURCH TRAMWAY BOARD.

Proposal to raise Special Loans under "The Local Bodies'
Loans Act, 1908."

WE hereby give public notice that on the 24th day of June, WE hereby give public notice that on the 24th day of June, 1909, proposals were submitted by the Christchurch Tramway Board to a poll of ratepayers of the Christchurch Tramways District for raising special loans of £38,500, £11,600, £6,000, £3,600, and £5,300 respectively, to be expended in tramway construction and equipment within the Christchurch Tramways District, exclusive of the Riccarton-Sockhurn Subdistrict particulars of which proceeds here Sockburn Subdistrict, particulars of which proposals have been advertised in the newspapers, and that the number of votes recorded respectively for and against the said proposals was as follows:—

(a.) For the extension of the power plant, the extension of the feeder system, and the erection of twelve new electric cars: For, 3,373; against, 1,107.
(b.) For the installation of an electric tramway along Cashel Street to connect with the existing tramway in Canal Reserve: For, 2,331; against, 2,037.
(c.) For the installation of an electric tramway in and along Colombo Street, Edgeware Road, and Cranford Street: For, 2,606; against, 1,734.
(d.) For the installation of an electric tramway from the foot of the Cashmere Hills to the foot of Hackthorne Road: For, 2,111; against, 2,252.
(e.) For the installation of an electric tramway along the Windmill Road: For, 2,347; against, 1,860.
s in respect of the proposals A, B, C, and E the votes

As in respect of the proposals A, B, C, and E the votes recorded in favour having exceeded the number of votes recorded against the same, the proposals in respect to the said clauses we declare to be carried.

As in respect of the proposal D the number of votes recorded in favour of the proposal did not exceed the number of votes against the same, we declare the proposal not carried

Dated this 26th day of June, 1909.

HERBERT PEARCE, Chairman of the Christchurch Tramway Board. GEORGE W. HULME, Returning Officer.

Authorising the Laying-off of Campbell and Tancred Streets, in the Town of Raukapuka, of a Width of not less than 66 ft. each.

Department of Lands,

Department of Lands,
Wellington, 17th July, 1909.

In Pursuance of the power and authority conferred upon
me by section 15 of "The Land Act, 1908," I, David
Buddo, Acting Minister of Lands, do hereby authorise the
laying-off of Campbell and Tancred Streets, in the Town
of Raukapuka, Canterbury Land District, of a width of not
less than 66 ft. each, instead of 99 ft.

D. BUDDO, Acting Minister of Lands.

Defining Whangamumu River and Extended River Limits for Fishing-boats and Passenger and Cargo Boats.

In pursuance and exercise of the power and authority conferred upon me by section 189 of "The Shipping and Seamen Act, 1908," I, John Andrew Millar, Minister of Marine, do hereby define the Whangamumu restricted limits within which river and extended river fishing-boats and passenger and cargo boats propelled by steam, gas, oil, fluid, electricity, or any mechanical power other than steam, may ply, to be as follows:—

River limits for fishing-boats and passenger and cargo boats: Inside a line drawn from Flat Rock to the southern head of Whangamumu Harbour.

Extended river limits for fishing-boats: Within a radius

Extended river limits for fishing-boats: Within a radius of four nautical miles from Flat Rock at the entrance to Whangamumu Harbour.

Extended river limits for passenger and cargo boats: Within a radius of three nautical miles from Flat Rock at the entrance to Whangamumu Harbour.

As witness my hand, at Wellington, this sixteenth day of July, one thousand nine hundred and nine.

J. A. MILLAR.

Varied Notice fixing Closing-hours of Drapers' Shops in the Borough of Hastings under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the drapers' shops in the Borough of Hastings, has been forwarded to me, desiring that the closing-hours of all such shops within the borough shall be fixed as follows: Mondays, Tuesdays, Thursdays, and Fridays at 6 p.m.; Wednesdays, 1 p.m.; and Saturdays, 9.30 p.m.; And whereas the Hastings Borough Council head. Fridays at 6 p.m.; Wednesdays, 1 p.m.; and Saturdays, 9.30 p.m.: And whereas the Hastings Borough Council has certified that the signatures to such requisition represent a majority of all the occupiers of drapers' shops within the Borough of Hastings:

Now, therefore, I, John Andrew Millar, Minister of Labour, in pursuance of section 25 of "The Shops and Offices Act, 1908," do hereby direct that, from and after the 26th day of July, 1909, all drapers' shops in the Borough of Hastings shall be closed in accordance with such requisition. The notice gazetted the 21st day of May, 1908, fixing the

The notice gazetted the 21st day of May, 1908, fixing the closing-hours of all shops in the borough is hereby varied accordingly.

Dated at Wellington, this 20th day of July, 1909.

J. A. MILLAR, Minister of Labour.

Varied Notice fixing Closing-hours of Furniture and House-furnishing Dealers' Shops in the Borough of Hastings under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the furniture and house-furnishing dealers' shops in the Borough of Hastings, has been forwarded to me, desiring that the closing-hours of all such shops within the borough shall be fixed as follows: Mondays, Tuesdays, Thursdays, and Fridays at 6 p.m.; Wednesdays at 1 p.m.; and Saturdays at 9.30 p.m.: And whereas the Hastings Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the furniture and house-furnishing shops in the Borough of Hastings: in the Borough of Hastings:

Now, therefore, I, John Andrew Millar, Minister of Labour, in pursuance of section 25 of "The Shops and Offices Act, 1908," do hereby direct that, from and after the 26th day of July, 1909, all furniture and house-furnishing shops in the Borough of Hastings shall be closed in accord-

ance with such requisition.

The notice gazetted the 21st day of May, 1908, fixing the closing-hours of all shops in the borough is hereby varied accordingly.

Dated at Wellington, this 20th day of July, 1909.

J. A. MILLAR, Minister of Labour.

Varied Notice fixing Closing-hours of Clothiers' and Mercers' Shops in the Borough of Hastings under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the clothing and mercery shops in the Borough of Hastings, has been forwarded to me, desiring that the closing-hours of all such shops within the borough shall be fixed as follows: Mondays, Tuesdays,

Thursdays, and Fridays at 6 p.m.; Wednesdays, 1 p.m.; and Saturdays, 9.30 p.m.: And whereas the Hastings Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the clothing and

represent a majority of the occupiers of all the clothing and mercery shops within the Borough of Hastings:

Now, therefore, I, John Andrew Millar, Minister of Labour, in pursuance of section 25 of "The Shops and Offices Act, 1908," do hereby direct that, from and after the 26th day of July, 1909, all clothing and mercery shops in the Borough of Hastings shall be closed in accordance with such requisition

The notice gazetted the 21st day of May, 1908, fixing the closing-hours of all shops in the borough is hereby varied

accordingly.

Dated at Wellington, this 20th day of July, 1909.

J. A. MILLAR, Minister of Labour.

Varied Notice fixing Closing-hours of Watchmakers' and Jewellers' Shops in the Borough of Hastings under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the watchmakers' and jewellers' shops in the Borough of Hastings, has been and jewellers' shops in the Borough of Hastings, has been forwarded to me, desiring that the closing-hours of all such shops shall be fixed as follows: Mondays, Tuesdays, Thursdays, and Fridays at 6 p.m.; Wednesdays at 1 p.m.; and Saturdays at 9.30 p.m.: And whereas the Hastings Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the watchmakers' and jewellers' shops within the Borough of Hastings: Hastings:

Hastings:
Now, therefore, I, John Andrew Millar, Minister of Labour, in pursuance of section 25 of "The Shops and Offices Act, 1908," do hereby direct that, from and after the 26th day of July, 1909, all the watchmakers' and jewellers' shops in the Borough of Hastings shall be closed in accordance with such requisition.

The notice gazetted the 21st day of May, 1908, fixing the closing-hours of all shops in the borough is hereby varied accordingly.

accordingly.

Dated at Wellington, this 20th day of July, 1909.

J. A. MILLAR, Minister of Labour.

Forbidding Money-order and Postal Correspondence for the Anglo-Australian Importing Company, Sydney.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the company whose name and address are shown in the Schedule hereunder is engaged in advertising the treatment of diseases of the sexual organs, it is hereby ordered, under section 28 of "The Post and Telegraph Act, 1908," that no money-order in favour of the said company shall be issued, and that no postal packet addressed to the said company (either by its own or any fictitious or assumed name), or to such address without a name, shall be either registered, forwarded, or delivered, by the Post Office of New Zealand.

SCHEDULE.

Anglo-Australian Importing Company, Bray's Buildings, off 127 Pitt Street, Sydney.

Dated this 15th day of July, 1909.

JOHN G. FINDLAY, Acting Postmaster General.

Removal of Order forbidding Money-order and Postal Correspondence for Sir Robert Bear, Sydney, and Others.

THE Postmaster-General of the Dominion of New Zealand, being satisfied that the persons and company whose names and addresses are shown in the Schedule hereunder are no longer engaged in advertising the treatment of diseases of the sexual organs, hereby rescinds the orders made under section 9 of "The Post Office Act Amendment Act, 1906," on the 9th day of April, 1908, and the 26th day of June, 1908, and published in the New Zealand Gazette of the 16th day of April, 1908, and the 2nd day of July, 1908, respectively, and the order made under section 28 of "The Post and Telegraph Act, 1908," on the 15th day of June, 1909, and published in the New Zealand Gazette of the 17th day of June, 1909, forbidding that any money-order for such persons or company shall be issued,

and that any postal packet addressed to such persons or company shall be either registered, forwarded, or delivered, by the Post Office of New Zealand, and orders that such money-orders shall be issued, and that such postal packets shall be registered, forwarded, and delivered, in the usual

SCHEDULE.

SIR ROBERT BEAR, 16 Park Street, Sydney.

Modern Medical Publishing Company, 16 Park Street,

Sydney.

A. K. Smith, 16 Park Street, Sydney.

Sir Robert Bear, Professor of Music, Pitt Street, Sydney.

Dated this 15th day of July, 1909.

JOHN G. FINDLAY, Acting Postmaster-General.

Amendments to Regulations under which Commissions may be obtained in the British Army.

Defence Office,
Wellington, 14th July, 1909.

THE following amendments, made by Army Order
No. 109 of 1909, to the regulations under which
Commissions in the British Army may be obtained by
University Candidates, and Officers of Colonial Military
Forces, are republished for general information.

GEO. FOWLDS, Acting Minister of Defence.

D. 09/2231.]

REGULATIONS UNDER WHICH COMMISSIONS IN THE BRITISH ARMY MAY BE OBTAINED BY UNIVERSITY CANDIDATES, ISSUED WITH ARMY ORDER No. 191 of 1907, and Officers of Colonial Military Forces, ISSUED WITH ARMY ORDER No. 164 ог 1907.

1. In Sections 2 and 4 of Appendix III of (a) and (c), and of Appendix IV of (b) above, for "Combined Training" substitute "Field Service Regulations, Part I, Operations,

2. The following amendment will also be made in Section 2 of Appendix III of the regulations referred to at (b) above, as amended by Army Order 312 of 1908: For "Chapter IV, Combined Training," substitute "Chapter V, Field Service Regulations, Part I, Operations, 1909."

Agreement for Grant of Right of Way in favour of Leah Davis over Courthouse Land assented to.

W HEREAS by a Proclamation dated the 6th day of March, 1908, and published in the New Zealand Gazette of the 12th day of the same month, all that piece of land, containing 1 rood 11.45 perches, portions of Allotments 28 and 29, Section 4, City of Auckland, was taken for the purposes of a Courthouse: And whereas Leah Davis, of the City of Auckland, wife of Moss Davis, of the same place, brewer, is entitled to compensation in respect of her leasehold interest in the said land: And whereas the Minister of Public Works has agreed to grant to the said Leah Davis a right of way over a portion of the said land as part satisfaction of the compensation so payable as aforesaid, and to transfer to her in fee-simple certain pieces of land in satisfaction of the residue of the said compensation: And whereas the said Leah Davis has agreed to accept such grant and transfer in full satisfaction of the said compensation: Now, therefore, I, Roderick McKenzie, the Minister of Public Works, do hereby give notice, in pursuance of the provisions of section 84 of "The Public Works, Act, 1908," that I assent to the above agreement.

Dated at Wellington, this fifteenth day of July, one thousand nine hundred and nine.

R. McKENZIE,

R. McKENZIE, Minister of Public Works.

Notice of Intention to take Additional Land in Blocks VIII and XII, Christchurch Survey District, for the Use, Convenience, and Enjoyment of the Te Oranga Home.

OTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1908," to take additional land in Blocks VIII and XII, Christchurch Survey District, described in the Schedule hereto, for the

use, convenience, and enjoyment of a certain public work already executed, to wit, the Te Oranga Home, Christchurch. And notice is hereby further given that the plan of the said land so required to be taken is deposited in the Post-office at Christchurch, and is there open for inspection. And notice is also hereby given that all persons affected by the taking of the said land shall, if they have any well-grounded objections to the taking of the said land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works, Wellington.

SCHEDULE.

Approxi- mate Area of the Parcel of Land required to be taken.	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 42 3 5 R.S. 9583	VIII and XII	Christ- church	P.W.D. 24854	Green.

In the Canterbury 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 Minister of Public Works, at Wellington, in the Wellington Land District.

As witness my hand, at Wellington, this fifteenth day of July, one thousand nine hundred and

R. McKENZIE, Minister of Public Works.

STATEMENT of the average amount of Liabilities and Assets of the Bank of New Zealand, in New Zealand, during the Quarter ended 28th June, 1909. LIABILITIES.

I						
I]	LIABILITIES	s.	£	s.	d٠
ļ	Notes in circulation .			919,855	1	7
Į	Bills in circulation .			46,477	17	9
ļ	Balances due to other Ba	nks		23,041		11
Ì	Government deposits .			1,142,038	1	8
1	Other deposits—					
۱	Not bearing interest			5,102,549		5
ļ	Bearing interest .			4,907,308	15	8
ı						—
Į	Total average lia	bilities		£12,141, 27 0	12	0
1						_
ł		ASSETS.				
ļ	Coined gold and silver	and other	coined	£	8.	d.
	metal			1,795,885		1
	Gold and silver in bullion	n or bars		45,727		
	Notes and bills of other l	Banks		99,601		
	Balances due from other	Banks		1,054		
	Landed property .			106,536	9	2

Amount of all other securities—

1. Notes and bills discounted ...
2. Colonial Government securities 936,025 14 .. 1,082,397 18

. 6,653,180 12 5 5. Securities not included under the above heads 716,796 12 8

> ..£11,437,205 14 10 Total average assets

4-per-cent. guaranteed stock, £1,000,000.
Preference shares issued to the Crown under "Bank of New Zealand Act, 1903," £500,000.
Ordinary shares, £500,000.
Rate of the last dividend declared to the shareholders on

rease of the last dividend declared to the shareholders on preference shares, 8_4^2 per cent. per annum.

Rate of the last dividend declared to the shareholders on ordinary shares (10 per cent. per annum, and bonus 2_2^1 per cent. per annum, 12_2^1 per cent. per annum.

Amount of the last dividend declared to the shareholders on preference shares, £43,750.

Amount of the last dividend declared on ordinary shares,

Amount of the reserved profits at the time of declaring such dividend, £710,998.

Dated at Wellington, this 12th day of July, 1909.

W. CALLENDER, General Manager. F. A. MACBEAN, Accountant.

C ENERAL ABSTRACT showing the average amount of the Liabilities and Assets of the Bank of Australasia, within the Dominion of New Zealand, taken from the several weekly statements, during the Quarter from the 1st April to 30th June, 1909.

Liabi	LITIES.		£	s.	d.
			135,466	6	3
			11,508	7	3
Banks					
••		:	1,122,736	19	2
			626,606	17	7
					{
liabilit	ies	£	1,896,318	10	3
				_	-
Ass	EETS.				
r and	other co	ined	£	s.	d.
			517.746	4	6
on or b	ars				8
r Bank	s		22,557	5	7
er Banl	ks				
			41,420	19	5
curities	s				
scounte	ed		291,193	15	1
ent sec	urities				
rities	• • •		••		
Bank	(exclusiv	re of			
d as ba	d)	:	2,522,446	9	3
nclude	d under	the			
• •			3,178	8	1
assets	••	£	3,400,228	4	7
		_			
	Banks liabilit Ass r and on or t r Bank er Ban curities secounte ent sec rrities Bank d as ba	Assets. r and other co con or bars r Banks er Banks curities— scounted ent securities rities Bank (exclusive das bad) ncluded under	Banks liabilities ASSETS. r and other coined con or bars r Banks er Banks curities— scounted ent securities rities Bank (exclusive of das bad) ncluded under the	135,466 11,508 11,508 11,508 11,508 11,508 11,508 11,508 11,122,736 1,626,606 1 1,896,318 1,896,318 1,896,318 1,685 1,	135,466 6 11,508 7 1

Amount of the capital stock paid up at this date, £1,600,000. Rate of the last dividend and bonus declared to the shareholders, 12 per cent. per annum, and 2 per cent. bonus. Amount of the last dividend declared, including bonus, £112,000.

Amount of the reserved profits at the time of declaring such dividend, £1,626,700.

Dated at Wellington, this 9th day of July, 1909.

ROBT. R. SMITH, for the Inspector. R. N. K. SWANSTON, Accountant.

TATEMENT of the average amount of Liabilities and Assets of the National Bank of New Zealand, Limited, in New Zealand, during the Quarter ended 30th June, 1909.

in New Zealand, durin	в епе с	lurrer	епаеа	soin June,	190	9.
	LIABI	LITIES.		£	s.	đ.
Notes in circulation				258,884	0	0
Bills in circulation	• •			9,755		Ô
Balances due to other	Banks			14,994		ō
Government deposits Other deposits—	••	••		,		-
Not bearing interest	••			1,755,638	0	0
Bearing interest	••			1,517,171	0	0
Total average	líabilit	ies		£3,556,442	0	0
	As	SETS.				_
Coined gold and silve	r and	other	coined	£	s.	đ.
metal				1,015,345	0	0
Gold and silver in bull	ion or	bars		36,595		
Notes and bills of other	r Banl	κs		46,831		
Balances due from oth	er Ban	ks	•	15,153		ŏ
Landed property			• • • • • • • • • • • • • • • • • • • •	80,942		ŏ
Amount of all other se	curitie	s	• • •	00,012	v	Ü
 Notes and bills dis 				297,978	0	0
2. Government secu or otherwise)	rities (New Z	ealand			
3. Other funded secu						
4. Debts due to the	Bank	(exclu	sive of			
debts abandone	d as b			2,427,273	0	0
above heads	••	••		8,753	0	0
Total average	assets			£3,928,870	0	_0
Amount of the capita				the close	of t	he

quarter ended 30th June, 1909, £375,000.

Rate of the last dividend declared to the shareholders, 10 per cent. per annum for half-year.

Amount of the last dividend declared, £18,750.

Amount of the reserved profits at the time of declaring such dividend, £390,613.

Dated at Wellington, this 19th day of July, 1909.

JAMES COATES, General Manager. STATEMENT of the amount of the average Liabilities and Assets of the Union Bank of Australia, Limited, at Branches in the Dominion of New Zealand, during the Quarter ended 30th June, 1909.

	Liabi	LITIES.		£	s.	d.
Notes in circulation				141,454	0	0
Bills in circulation				9.567	.0	0
Balances due to other	Banks			3,150	0	0
Government deposits	• •					
Other deposits—						
Not bearing interest				1,536,184	0	0
Bearing interest				1,309,271	0	0
<i>g</i> -						
Total average	liabilit	ies	£	2,999,626	0	0
			-			
	Ass	BETS.				
Coined gold and silve	r and	other c	oined	£	8.	d.
metals				680.755	0	0
Gold and silver in bull	ion or l	oars		3,612	0	0
Notes and bills of othe	r Bank	s		52,528	0	0
Balances due from oth	er Ban	ks		8,201	0	0
Landed property				59,355	0	0
Amount of all other se	curities	3				
 Notes and bills di 	scount	ed	• •	210,437	0	0
Colonial Government	ent sec	urities				
Other funded secu	irities			••		
4. Debts due to the	Bank	(exclus	ive of			
debts abandone	d as ba	ιd)		3,013,282	0	0
Securities not i	nclude	d unde:	r the			
above heads				105,540	0	0
			-			
Total average	assets	• •	£	4,133,710	0	0

Amount of the capital stock paid up at the close of the quarter ended 30th June, 1909, £1,500,000. Rate of the last dividend declared to the shareholders, 10 per

cent. per annum, and bonus of 2 per cent.; together equal to 14 per cent. per annum.

Amount of the last dividend and bonus declared, £105,000.

Amount of the reserved profits at the time of declaring such dividend, £1,392,444 3s. 9d.

Dated at Wellington, this 12th day of July, 1909.

G. E. TOLHURST, Inspector. A. W. McNICOL, Chief Clerk.

s. d. 168,011 3 10

CTATEMENT of the average amount of the Liabilities and Assets of the Bank of New South Wales, in New Zealand, during the Quarter ended 28th June, 1909.

LIABILITIES.

Notes in circulation

	Bills in circulation	7,755	10	6
Į	Balances due to other Banks	12,286	9	1
Į	Government deposits	,	-	_
	Other deposits—	• •		
į	{ · - · · · ·	1,375,562	2	7
		1,678,730		8
Į	Dearing interest	1,010,100	Τ.	О
	Total average liabilities	£3,242,346	3	8
	Assets.			
	Coined gold and silver and other coined	£	s.	d.
	metals	844,091	17	1
	Gold and silver in bullion or bars	14,670		2
	Notes and bills of other Banks	3,687	3	1
	Balances due from other Banks	27,864		
	Landed property	127,442		
ı	Amount of all other securities—	~~!,112	10	0
l	1. Notes and bills discounted	231,618	4	6
į	2. Colonial Government securities	167,905		0
	9 Other from ded me and distant	59,014		
	4. Debts due to the Bank (exclusive of	09,014	2	ΤT
١		0.450.040		-
ļ	debts abandoned as bad)	2,458,946	4	7
i	5. Securities not included under the	400 000		
	above heads	106,959	4	9
١	7			
١	Total average assets	£4,042,200	16	1

Amount of the capital stock paid up at the close of the quarter ended 28th June, 1909, £2,500,000.

Rate of the last dividend declared to the shareholders, 10 per cent.

Amount of last dividend declared, £125,000.

Amount of the reserved profits after declaring such dividend, £1,650,000.

Dated at Wellington, this 12th day of July, 1909.

E. J. FINCH, Inspector. R. G. GUY, Inspector's Accountant.

STATEMENT of the LIABILITIES and ASSETS of the undermentioned Banks in the Dominion of New Zealand for the Quarter ended 30th June, 1909. LIABILITIES.

	Notes	Bills	Balances due		Total Liebilities		
Banks.	in Circulation.	in Circulation.	other Banks.	Government.	Not bearing Interest.	Bearing Interest.	Total Liabilities.
Bank of New Zealand	141,454 0 0 168,011 3 10 135,466 6 3	£ s. d. 46,477 17 9 9,567 0 0 7,755 10 6 11,508 7 3 9,755 0 0 85,063 15 6	£ s. d. 23,041 6 11 3,150 0 0 12,286 9 1 14,994 0 0	£ s. d. 1,142,038 1 8 1,142,038 1 8	£ s. d. 5,102,549 8 5 1,536,184 0 0 1,375,562 2 7 1,122,736 19 2 1,755,638 0 0	£ s. d. 4,907,308 15 8 1,309,271 0 0 1,678,730 17 8 626,606 17 7 1,517,171 0 0	£ s. d. 12,141,270 12 0 2,999,626 0 0 3,242,346 3 8 1,896,318 10 3 3,556,442 0 0 23,836,003 5 11

ASSETS.

	Coined Gold and Silver and other Coined Metals.	in	Bills of other	Balances due from other Banks.	Landed Property.	Notes and Bills discounted.	Colonial Government Securities.	Other Funded Securities.	Debts due to Bank, exclusive of Debts abandoned as bad.	included under	Total Assets.
Bank of New Zealand Union Bank of Australia, Limited Bank of New South Wales Bank of Australasia National Bank of New Zealand, Limited	844,091 17 1 517,746 4 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	22,557 5 7	8,201 0 0 27,864 11 7	£ s. d. 106,536 9 2 59,355 0 0 127,442 18 5 41,420 19 5 80,942 0 0	£ s. d. 936,025 14 0 210,437 0 0 231,618 4 6 291,193 15 1 297,978 0 0	1,082,397 18 5 167,905 19 0	••	£ s. d. 6,653,180 12 5 3,013,282 0 0 2,458,946 4 7 2,522,446 9 3 2,427,273 0 0	105,540 0 0 106,959 4 9 3,178 8 1	£ s. d. 11,437,205 14 10 4,133,710 0 0 4,042,200 16 1 3,400,228 4 7 3,928,870 0 0
Totals	4,853,823 14 8	102,289 17 6	225,204 14 11	52,272 15 9	415,697 7 0	1,967,252 13 7	1,250,303 17 5	59,014 2 11	17,075,128 6 3	941,227 5 6	26,942,214 15 6

CAPITAL AND PROFITS.

Banks.	Capital paid up.	Rate per Annum of Last Dividend.	Amount of Last Dividend declared.	Amount of Reserved Profits at Time of declaring such Dividend.
Bank of New Zealand—	£ 1,000,000		£ s. d.	£ s. d.
4-per-cent. stock guaranteed by the Government of N.Z Preferred shares subscribed for by the Government of N.Z. Capital payable by shareholders		Eight and three-quarters per cent. per annum Ten per cent. per annum, and bonus two and a half per cent.—twelve and a half per cent.	43,750 0 0 62,500 0 0	} 710,998 _ 0 0
Union Bank of Australia, Limited	1,500,000	Ten per cent. per annum, and bonus two per cent., together equal four- teen per cent. per annum	105,000 0 0	
Bank of New South Wales	1,600,000	Ten per cent. per annum	125,000 0 0 112,000 0 0 18,750 0 0	1,626,700 0 0

		POSTAL REVENUE. TELEGRAPH REVENUE.												
⊌ *			Private Box and Bag Rents.	Money-order Commission.	Stamps sold, and credited to Stamp Revenue.	Postal Guides.	Postal-note Commission.	Miscellaneous Receipts (Postal).	Total Postal.	Telegrams.	Telephone Exchanges.	Miscellaneous Telegraph.	Total Telegraph.	Total Post and Telegraph Revenue.
			£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
General Post Offi	ce		••	••		•••		17 18 4	17 18 4	••	15 5 8	207 3 10	222 9 6	240 7 10
Auckland		••	61 5 10	808 3 6	22,069 10 10½	2 2 4	326 7 5½	24 5 3½	$23,291\ 15\ 3\frac{1}{2}$	11,144 17 11	12,130 19 4	110 15 11	$23,386 \ 13 \ 2\frac{1}{2}$	46,678 8 6
Blenheim .			6 15 6	42 5 0	1,647 7 81	0 2 0	25 4 81	0 14 0	$1,722 8 11\frac{1}{2}$	1,120 18 8	721 13 0	12 3 3	1,854 14 11	$3,577 3 10\frac{1}{2}$
Christchurch .			44 8 1	356 6 3	$15,222 8 7\frac{1}{2}$	2 5 4	153 7 4½	11 17 5 1	$15,790 \ 13 \ 1\frac{1}{2}$	6,272 9 11	9,790 12 9	132 11 9	16,195 14 5	31,986 7 61
Dunedin .			25 19 1	292 14 0	10,085 10 0	1, 2 6	150 19 2	5 18 9	10,562 3 6	5,368 11 111	7,992 7 3	47 5 2	13,408 4 $4\frac{1}{2}$	$23,970 7 10\frac{1}{2}$
Gisborne .			14 18 3	79 12 0	1,633 12 51	0 1 6	28 2 8	1 18 7	$1,758 5 5\frac{1}{2}$	$1,537 \ 13 \ 5\frac{1}{2}$	1,589 10 8	1 15 4	$3,128 \ 19 \ 5\frac{1}{2}$	4,887 4 11
Greymouth .			5 1 4	91 16 9	2,228 15 9	0 2 0	24 5 6	$2 \ 3 \ 1\frac{1}{2}$	2,352 4 6	1,385 4 $5\frac{1}{2}$	854 16 6	2 10 7	$2,242\ 11\ 6\frac{1}{2}$	$4,594 16 0\frac{1}{2}$
Hokitika .			3 6 8	19 19 6	597 17 5 1	0 0 6	8 17 0	0 5 71	630 6 9	485 12 71	306 18 7	0 14 6	$793 \ 5 \ 8\frac{1}{2}$	$1,423 \ 12 \ 5\frac{1}{2}$
Invercargill .			21 3 9	135 12 6	6,022 6 0	0 11 0	91 2 93	2 17 10	6,273 13 11	3,091 13 5½	2,347 5 2	4 4 1	$5,443 \ 2 \ 8\frac{1}{2}$	$11,716 \ 16 \ 7\frac{1}{2}$
			40 1 1	162 1 3	6,447 4 1	0 15 0	97 6 2	10 4 1	6,757 11 8	3,496 19 8½	4,640 4 7	20 18 6	8,158 2 9½	14,915 14 51
· · · · · ·			3 14 3	89 10 9	1,249 13 4	0 4 4	35 12 9	1 15 01	1,380 10 5½	1,306 5 7	926 14 11	37 14 8	2,270 15 2	3,651 5 7½
New Plymouth .			8 19 6	83 13 9	3,181 4 31	080	53 16 8	1 10 6	3,329 12 8 1	1,713 15 11	1,414 4 5	3 4 3	3,131 4 7	$6,460\ 17\ 3\frac{1}{2}$
			2 4 2	40 1 3	1,984 18 91		30 7 0	0 8 7	2,058 2 4	882 14 21	659 12 0	4 4 0	1,546 10 22	3,604 12 6½
671			4 9 0	130 3 0	3,005 13 31		61 17 3	3 5 1	3,205 8 83	1,772 15 7	863 0 1	17 1 6	$2,652\ 17\ 2\frac{1}{2}$	5,858 5 11
 11.1			14 4 4	84 11 9	5,115 2 101		44 8 2	1 3 5	5,259 11 7	1,648 7 5	1,583 10 5	5 2 4	3,237 0 2	8,496 11 9
***			40 7 3	197 17 6	10,118 4 7	0 9 4	123 1 10	6 7 73	10,486 8 1½	3,893 18 11	3,206 10 7	57 4 4	7,157 13 10	17,644 1 111
			56 11 4	705 10 5	29,900 4 3	2 1 8	269 11 107	33 16 8	30,967 16 3	12,136 7 8	14,557 14 1	170 7 2	26,864 8 11½	57,832 5 2½
***				84 4 3	1,214 0 81	1	23 1 4	0 3 4		927 9 5	364 6 6	0 13 0	1,292 8 11	2,613 18 7½
14 opsilvers .	••		ļ				\			ļ		\		
Totals 2nd quart	ter in 19	909	353 9 5	3,404 3 5	121,723 15 11	10 10 0	1,547 9 9		127,166 1 4		1	ì		$250,152 ext{ } 19 ext{ } 0\frac{1}{2}$
Totals 2nd quar	ter in 19	908	320 14 2	2,976 0 6	$109,381 \ 12 \ 2\frac{1}{2}$	10 1 4	1,337 19 6	101 12 2	$114,127$ 19 $10\frac{1}{2}$	55,211 2 11	57,839 3 1	842 4 5	113,892 10 5	228,020 10 4

General Post Office, Wellington, 19th July, 1909.

STATEMENT showing the Number, Amount, &c., of Money-order and Savings-Bank Transactions in the several Postal Districts of the Dominion of New Zealand during the Quarter ended 30th June, 1909.

tuater și <u>l</u> uberțului	Money-order Offices open at End of Quarter.		Money-	ORDERS.		Savings-Bank Offices open at End of Quarter.					Savings-Ba	nks.	<u> </u>	·
POSTAL DISTRICTS.	open s Quarte		Issued.		Paid.	vings-B s open Quart	Acco	unts.	Number	Number of With-	Amount of	Amount of	Excess of Deposits over	Excess of Withdrawals
ia in the during the second	Mc Offices of	Number.	Amount.	Number.	Amount.	Sa. Office of	Opened.	Closed.	Deposits.	drawals.	Deposits.	Withdrawals.	Withdrawals.	over Deposits.
g attraction			£ s. d.		£ s. d.						£ s. d.	£ s. d.		£ s. d.
Auckland	166	29,049	123,990 9 9	26,900	122,716 14 8	161	3,541	2,439	28,509	21,577	439,702 8 11	420,828 9 10	18,873 19 1	••
Blenheim	10	2,043	8,428 6 7	881	5,484 17 11	10	297	182	2,451	1,509	35,027 9 6	33,768 19 3	1,258 10 3	••
Christehurch	66	13,234	54,704 5 10	11,588	52,720 8 6	66	3,097	2,352	33,046	21,572	455,654 12 8	424,794 2 8	30,860 10 0	••
Dunedin	60	12,591	48,430 19 6	12,206	50,101 10 10	57	2,139	1,582	24,442	14,317	305,368 14 2	279,988 10 11	25,380 3 3	
Gisborne	13	2,897	18,146 14 2	1,034	5,516 11 5	13	557	401	4,285	3,095	52,550 8 8	53,778 0 4	••	1,227 11 8
Greymouth	13	3,454	14,283 4 0	1,569	7,694 11 4	13	559	313	3,731	1,878	50,009 7 5	38,621 2 3	11,388 5 2	••
Hokitika	7	914	3,760 5 6	492	1,857 12 11	7	88	80	586	414	7,514 11 0	11,148 15 3		3,634 4 3
Invercargill	31	6,342	23,272 7 3	3,829	15,101 1 0	29	959	547	6,892	3,641	96,626 8 0	86,451 0 5	10,175 7 7	••
Napier	36	7,018	28,690 4 10	4,222	19,545 5 8	31	1,006	852	8,766	5,960	104,276 8 4	115,911 3 5	• •	11,634 15 1
Nelson	20 °	3,812	17,159 14 7	2,683	14,077 3 10	20	406	281	3,624	2,293	53,469 4 8	51,583 17 1	1,885 7 7	••
New Plymouth	12	3,893	15,287 19 8	2,003	9,873 14 0	12	569	395	4,162	2,685	61,040 1 6	53,293 19 11	7,746 1 7	••
Oamaru	10	1,920	8,048 6 8	953	5,345 4 5	10	270	201	2,175	1,459	42,015 0 11	37,019 13 1	4,995 7 10	
Thames	20	5,832	22,361 9 10	2,353	10,812 15 2	20	687	531	5,276	3,018	68,743 2 4	66,554 14 4	2,188 8 0	
Timaru	16	3,689	16,712 10 7	1,804	8,810 12 9	16	669	454	5,652	3,195	88,017 6 10	79,471 8 4	8,545 18 6	••
Wanganui	45	8,804	37,486 17 1	4,709	22,621 2 0	43	1,108	1,090	9,196	6,753	112,349 19 10	128,082 7 0		15,732 7 2
Wellington	81	23,306	91,478 8 7	23,120	104,843 16 9	82	4,289	3,891	44,502	32,096	502,144 2 4	507,357 18 7		5,213 16 3
Westport	18	3,441	14,963 0 5	1,007	5,052 12 2	18	316	203	2,567	1,208	26,432 1 2	27,847 5 10	••	1,415 4 8
Totals 2nd quarter in 1909	624	132,239	542,205 4 10	101,347	462,175 15 4	608	20,557	15,794	189,862	126,670	2,500,941 8 3	2,416,501 8 6	84,439 19 9	
Potals 2nd quarter in 1908	592	118,348	487,756 10 0	87,783	403,844 12 10	576	21,936	15,696	184,567	116,254	2,607,657 13 6	2,447,707 6 11	159,950 6 7	••

General Post Office, Wellington, 19th July, 1909. W. R. MORRIS, Acting-Secretary.

STATEMENT of TELEGRAPH BUSINESS within the several Postal Districts of the Dominion of New Zealand during the Quarter ended 30th June, 1909.

2 ×		Pos	ral Dist	RICTS.				Number of Offices open at End of Quarter.	Ordina including ment	ry Telegrams, g Paid Govern Telegrams.		nt Ordinary elegrams.	Press	Telegrams.*		ureau inications.		Total.
						·		Num Offices End of	Number.	Amount.	Number	Amount.	Number	Amount.	Number.	Amount.	Number.	Amount.
Auckland							••	391	280,731	£ s. d 8,450 10 4		£ s. d. 1,195 5 6	12,541	£ s. d. 541 2 7	43,481	£ s. d. 957 19 6	356,079	£ s. d
Blenheim		••	••	••	••			67	24,519	716 3 2	989	56 1 4	523	156 16 8	9,652	191 17 6	35,683	1,120 18 8
Christchurch	• •	••	• •	••	••	••		204	135,906	4,244 6 0	6,466	458 13 4	7,220	721 0 1	37,017	848 10 6	186,609	6,272 9 11
Dunedin	• •			• •				194	125,286	3,886 16 9	5,095	347 4 7	7,580	359 14 7	26,047	774 16 0-	164,008	5,368 11 11
Gisborne	• •					••	• •	34	26,412	843 3 0	1,211	85 12 0	875	182 17 11	18,927	426 0 6	47,425	1,537 13 5
Greymouth		• •				••	• •	31	29,253	968 13 11	1,494	95 17 7	1,038	185 1 5 5	7,940	184 17 6	39,725	1,385 4 5
Hokitika	••		••		•••	• •	٠.	50	9,163	304 17 10	170	11 17 8	488	73 12 4	4,968	95 4 9	14,789	485 12 7
Invercargill					• •		••	148	51,304	1,529 4 4	1,156	85 6 6	2,463	265 6 7 <u>1</u>	44,204	1,211 16 0	99,127	3,091 13 5
Napier								81	70,826	2,039 1 5	3,551	177 11 10	4,804	311 12 11	46,407	968 13 6	125,588	3,496 19 8
Nelson								69	32,812	1,000 5 1	1,165	79 13 2	27,114	162 6 9 1	2,741	64 0 6	63,832	1,306 5 7
New Plymouth				• •		• •	••	55	36,173	1,134 14 6	1,675	106 11 2	844	154 3 6	15,187	318 6 9	53,879	1,713 15 11
Oamaru					.,	• •		41	16,601	493 13 0	537	29 4 2	754	141 9 9	7,722	218 7 3	25,614	882 14 2
Thames			• •				••	5 3	43,285	1,273 7 11	3,461	184 0 3	1,017	144 2 8 1	8,155	171 4 9	55,918	1,772 15 7
Timaru						••		55	33,864	1,018 11 9	1,271	81 15 7	979	149 7 3 1	16,745	398 12 9	52,859	1,648 7 5
Wanganui								100	89,012	2,696 14 7	4,370	242 14 8	2,982	284 11 1 1	30,320	669 18 6	126,684	3,893 18 11
Wellington	••	••				••		199	256,272	8,861 11 11	12,742	755 13 3	33,195	810 13 0	72,933	1,708 9 6	375,142	12,136 7 8
Westport	٠	••	••	••		••	••	36	22,225	686 4 9	950	71 3 8	455	76 0 3 <u>1</u>	3,073	94 0 9	26,703	927 9 5
Totals a	econd (quarter i	190 9	••	••	••		1,808	1,283,644	40,148 0 8	65,629	4,064 6 3	104,872	4,670 13 71	395,519	9,302 16 6	1,849,664	58,185 17 0
Totals s	econd (quarter i	n 1908	••	••	••		1,650	1,244,724	39,176 9 6	57,967	3,582 1 10	108,372	5,130 12 10	325,096	7,321 18 9	1,736,159	55,211 2 11

^{*} The bulk of Press telegrams are forwarded as "Collect" on delivery.

STATEMENT showing the Number, Amount, &c., of Postal-Note: Transactions in the several Postal Districts of the Dominion of New Zealand during the Quarter ended 30th June, 1909.

POSTAL	Postal-note open at the the Quarter.				Numbe	B OF F	OSTAL	Nore	s sold				Tota Amour Postal l	nt of Notes	Commission on Postal
DISTRICTS.	No. of Po Offices of End of th	At 1/0	At 1/6	At 2/0	At 2/6	At 3/0	At 5/0	At 10/0	At 15/0		At £1.	Total.	includ Commi	ding	Notes sold.
Auckland	197	5,935	3,852	9,855	9,783	8,898	13,319	10,87	4 3,4	72	6,354	72,342	£ 22,179	s. d. 16 11 <u>1</u>	£ s. d. 326 7 5½
Blenheim	16	469	233	715	718	640	977	88	9 2	57	. 540	5,438	1,744	18 21	25 4 8½
Christohurch	75	2,559	1,368	3,972	4,534	3,440	6,140	5,22	8 1,6	53	3,625	32,519	10,877	12 41	153 7 41/2
Dunedin	75	2,578	1,471	4,145	4,610	3,990	6,088	5,13	0 1,6	25	3,120	32,757	10,405	3 8	150 19 2
Gisborne	14	410	259	661	800	807	1,076	87	4 3	25	703	5,915	2,007	19 2	28 2 8
Greymouth	14	397	178	625	671	493	824	81	5 2	81	691	4,975	1,793	1 01	$24 5 6\frac{1}{2}$
Hokitika	10	142	95	328	262	178	343	30	5	92	199	1,939	621	1 6	8 17 0
Invercargill	44	1,472	825	2,441	2,671	2,350	3,819	3,11	7 1,0	84	1,849	19,578	6,294	16 9½	91 2 91
Napier	48	1,814	1,133	3,111	2,956	2,498	4,017	3,17	7 1,0	50	1,939	21,695	6,647	10 8	97 6 2
Nelson	25	682	362	1,113	1,151	949	1,404	1,17	1 3	44	758	7,934	2,446	18 3	35 12 9
New Plymouth	24	956	698	1,640	1,602	1,440	2,078	1,61	5 6	66	1,196	11,891	3,756	14 8	53 16 8
Oamaru	13	570	302	735	669	542	1,212	1,11	1 3	90	695	6,226	2,165	18 6	30 7 0
Thames	24	1,495	723	1,759	1,882	1,474	2,634	2,01	7 6	86	1,202	13,872	4,206	11 9½	61 17 31
Timaru	17	601	444	1,175	1,184	1,150	1,646	1,56	6 4	85	1,029	9,280	3,133	0 2	44 8 2
Wanganui	56	2,030	1,293	3,669	3,986	3,189	4,938	3,98	5 1,3	20	2,658	27,068	8,540	1 4	123 1 10
Wellington	98	4,481	2,441	6,969	7,986	6,905	10,631	8,49	0 2,9	81	6,643	57,527	19,189	$2 \frac{4\frac{1}{2}}{2}$	269 11 10}
Westport	21	343	264	585		714	852	71	-	45	550	4,985	1,618	7 4	23 1 4
Totals 2nd qr. in 1909 Totals 2nd qr. in 1908	771 709	26,934 22,545			'	1				- }		335,941 288,253	107,628 92,840	- 1	1,547 9 9 1 1,337 19 6
:		<u></u>				Νt	MBER	ов Ро	STAL N	OTES	S PAID.				Total
Postal Districts		A 1/		At 1/6	At 2/0	At 2/6	A 3/		At 5/0	At 7/6	At 10/0	At 15/0	At £1.	Total.	Amount of Postal Notes paid.
Auckland ೆ		. 6,	578	4,154	11,260	10,317	9,0	072 1	14,269	7 4 4	11,847	3,959	7,120	78,576	£ s. d. 23,996 17 6
Blenheim	·. :		146	98	306	233		14	367		422	113	256	2,155	749 19 6
Ohristohurch	; .	. 2,	711	1,662	4,919	4,957	4,1	29	6,803	٠	5,918	1,965	4,079	37,143	12,203 11 6
Dunedin		. 3,	128	2,135	5,569	5,288	4,4	117	7,875	••	6,490	2,109	4,023	41,034	13,015 9 6
Gisborne	:		153	95	256	282	2	273	415	••	335	108	259	2,176	727 16
Greymouth			218	97	318	322	2	254	442	••	461	169	421	2,702	1,017 1 6
Hokitika	: '		69	37	142	119		101	223	••	226	56	161	1,134	422 4 (
Invercargill			720	477	1,414	1,369		210	2,234	••	1,986	666	1,251	11,327	3,867 16
Napier		1,	183	732	2,046	1,850		579	2,684	••	2,237	778	1,316	14,405	4,475 15
Nelson		••	377	214	691	689		562	993	••	865	308	600	5,299	1,786 3
New Plymouth	1.	••	573	349	• 913	938		803	1,243	•••	1,034		758	6,988	2,255 9
Oamaru		••	241	118	314	359		262	488	•••	483		361 621	2,766 5,595	970 7
Thames			395	264	707	688		616	1,029	•••	1,000 1,159	1	781	5,927	2,182 5
Timaru	, ,		405	190	685	640		520 661	1,199 2,732	••	2,291	ļ	1,676	15,071	4,934 13
Wanganui			,124	657	1,878	2,249 14,39	1	705	2,732 17,818	•••	13,573	1	9,626	95,689	29,575 8
Wellington		1	,194	4,344 71	10,783	14,39		185	326		276		224	1,724	595 0
Westport		in 26	131	15,694	42,405	44,89			61,140		50,603		83,533	329,711	·
Totals 2nd qu 1909 Totals 2nd qu 1908		1		14,114	35,960	37,16			52,393	1	44,420				90,231 6

General Post Office, Wellington, 19th July, 1909. W. R. MORRIS, Acting-Secretary. STATEMENT showing Discount-Stamp Transactions in the several Postal Districts of the Dominion of New Zealand during the Quarter ended 30th June, 1909.

	Postal District.				district.			Discount-stamps redeemed.	Unsold Discount- stamps on Hand or 30th June, 1909.
Auckland				••			£ s. d. 6 0 0	£ s. d. 5 3 0	£ s. d. 36 10 0
Blenheim					• • • • • • • • • • • • • • • • • • • •			1	10 15 0
Christchurch	• •	••	••	••				0 1 0	5 0 0
	• •	••	• •	••	••		• • •		30 0 0
Dunedin	• •	••	••	• •	• •	•••	••	••	11 10 0
disborne	• •	• •	• •	• •	• •	• • •	••	••	5 0 0
reymouth	• •	••	• •	• •		••• [• •	••	
lokitika	• •	• •	• •	• •	••	• • •	••	••	
nvercargill	• •	·		• •		•• [••		23 14 0
Vapier			• •		• •		••	0 1 0	6 0 0
Velson							• •	••	12 0 0
New Plymouth		··.]	••	••	12 15 0
lamaru							••	••	24 15 0
hames	• •				• •		4 5 0	0 19 0	3 5 0
limaru	••	••							25 15 0
Wanganui		• • • • • • • • • • • • • • • • • • • •	• • •		••				5 0 0
Wellington			• • • • • • • • • • • • • • • • • • • •		•••		557 0 0	538 19 0	194 10 0
Westport		• •	•••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		.,		11 0 0
M Ganborn	• •	••	••	••	• • •	• • •			
	Tot	tals, June	quarter	, 1909			567 5 0	545 3 0	429 19 0
	Tot	tals, June	quarter	, 1908	. • •		734 0 0	658 0 0	425 4 0

General Post Office, Wellington, 19th July, 1909.

W. R. MORRIS, Acting-Secretary.

Regulations fixing the Time for searching, registering, and depositing Instruments in the Deeds Register Offices.

IN pursuance and exercise of the power and authority conferred on me by "The Deeds Registration Act, 1908," I hereby make the following regulations in regard to the practice and procedure under the said Act, that is to

1. Every Deeds Register Office shall be open to the public for the purpose of searching the Register in such office from 9.30 a.m. to 4.30 p.m. during every working-day, except on Saturday, when the hours shall be from 9.30 a.m. to 12.30

2. No instrument shall be received for registration or deposit except between the hours of 10 a.m. and 4 p.m. on every working-day, except on Saturday, when the hours shall be from 10 a.m. to noon.

And it is hereby declared that, subject to the approval of the Governor in Council, these regulations shall come into force on the date of publication in the Nzw Zealand Gazette.

Given under my hand, at Wellington, this twelfth day of July, one thousand nine hundred and nine.

EDWIN BAMFORD, Registrar-General of Land.

Approved in Council.

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

Officiating Ministers for 1909 .- Notice No. 28.

Registrar-General's Office, Registrar-General's Office,
Wellington, 20th July, 1909.
Wellington, 20th July, 1909.
PURSUANT to the provisions of an Act of the General
Assembly of New Zealand passed in the eighth year
of the reign of His Majesty King Edward VII, and intituled "The Marriage Act, 1908," the following name of
an Officiating Minister within the meaning of the said Act
is published for general information:—

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Frederick Herbert Petrie, M.A.

F. W. MANSFIELD. Registrar-General. Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies' Office,
Wellington, 14th July, 1909.

THE Ruth Rebekah Lodge, No. 3, situated at Dunedin,
is registered as a branch of the Independent Order of
dd Fellows of New Zealand Friendly Society, under wellte Odd Fellows of New Zealand Friendly Society, under "The Friendly Societies Act, 1908," this 14th day of July, 1909.

ROBT. E. HAYES,

Registrar of Friendly Societies.

Notice of Date of Examinations

Education Department,
Wellington, 10th May, 1909.

OTICE is hereby given that a Civil Service Junior
Examination will be held in November, 1909,
beginning on or about the 20th day of the month; that
a Junior National Scholarship and Free Place Examination
will be held on or about the 1st and 2nd days of December,
1909; and that a Civil Service Senior Examination and an
examination for teachers' certificates of Class C and Class D
will be held in January, 1910, beginning on or about the 5th
day of the month.

with the month.

With the Civil Service Junior Examination will be taken the Special Examination for senior free places in secondary schools and district high schools and the First Examination

of pupil-teachers.
With the Junior National Scholarship Examination will be

with the Junior National Scholarship Examination will be taken the Junior Free Place Examination (including the examination for junior free places in technical schools).

Entries for Junior National Scholarships, Junior Free Places, and the First Examination of pupil-teachers must be made through the principals or head teachers of the schools attended, and will be received by Secretaries of Education

attended, and will be received by Secretaries of Education Boards not later than the 15th September, 1909.

Entries for the Civil Service Junior Examination and Special Examination for Senior Free Places will be received by the Inspector-General of Schools, at Wellington, until the 15th September, 1909, or, with a late fee of £1, until the 22nd September, 1909.

Entries for the January examinations will be received by the Inspector Converse of Schools, at Wellington, until the

the Inspector-General of Schools, at Wellington, until the 30th September, 1909, or, with a late fee of £1 in addition to the ordinary fee, until the 15th October, 1909.

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

Special attention is drawn to alterations in date for the

receipt of applications.

GEORGE HOGBEN, Inspector-General of Schools.

Tenders.

Railway Department (Head Office), Wellington, 16th June, 1909.

THE following list of accepted tenders is published for general information.

T. RONAYNE,

General Manager, New Zealand Railways.

PRINTING POSTERS, &c., for the New Zealand Government Railways for Three Years ending 31st March, 1912.

Description.	Auckland Section. The Brett Printing and Publishing Company (Limited).	Wanganui District. Executors of the late A. D. Willis.	Wellington-Napler District. Coulls, Culling, and Co. (Limited).	Christchurch District. Whitcombe and Tombs (Limited).	Dunedin District. Coulls, Culling, and Co. (Limited).	Invercargill District. Robert Gilmour and Sons.	Westland Section. The Grey River Argus Co. (Limited).
Circulars, foolscap, 1 page, for 50 " 200 For each additional 100 Circulars, foolscap, 2 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 3 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 4 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 4 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 5 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 6 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 7 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 8 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 8 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 9 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 9 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 9 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 10 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 10 pages, for 50 " 200 For each additional 100 Circulars, foolscap, 10 pages, for 50	£ s. d. 0 11 6 0 14 0 0 17 6 1 1 6 1 1 6 1 1 8 0 1 1 7 0 2 6 1 13 0 2 7 0 2 3 0 2 7 0 2 11 0 3 6 2 13 0 2 17 0 3 6 3 3 0 3 8 0	£ s. d. 0 18 0 1 1 0 1 4 0 0 3 0 1 10 0 1 12 6 1 16 0 2 6 0 2 10 0 2 15 0 3 3 0 3 8 0 0 4 9	£ s. d. 1 0 0 1 1 0 0 1 1 0 0 0 2 6 1 12 0 1 15 0 0 4 0 2 0 0 2 5 0 2 7 6 2 10 0 2 15 0 3 1 0 0 5 6 3 0 0 8 7 0 0 1 2 0 6 1 1 2 6 0 8 6 4 10 0 4 12 6 0 8 6 4 10 0 5 5 2 6 6 0 0 0 12 0 5 15 0 6 15 0	£ s. d. 0 13 6 0 18 0 0 4 6 1 1 0 6 1 15 0 0 6 6 1 7 6 1 15 0 0 8 0 1 12 6 2 15 0 0 9 0 2 10 0 0 2 17 6 3 15 0 0 12 6 2 15 0 0 12 6 2 15 0 0 12 6 3 15 0 0 13 6 3 12 6 4 15 0 0 14 6 3 10 0 4 5 0 0 15 6 3 17 6 4 10 0 5 5 0	£ s. d. 0 8 0 0 12 0 0 15 0 0 16 6 0 17 0 0 16 6 0 17 0 1 2 6 0 4 3 1 10 0 1 11 0 2 15 0 0 4 3 2 0 0 2 1 0 3 5 0 2 12 0 3 5 0 2 16 0 2 17 0 3 8 0 3 12 0 3 16 0 3 12 0 3 16 0 3 16 0 3 16 0 3 16 0 3 16 0 3 16 0 3 16 0 3 16 0 3 16 0 3 17 0 3 4 0 3 16 0 4 0 3 19 0 4 0 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 6 3 8 0 3 10 0 7 0 3 10 0 7 0 8 10 0 9 10 0	£ s. d. 0 10 0 0 11 0 0 12 6 0 3 0 0 19 0 1 1 0 0 4 0 1 10 0 1 12 6 0 5 0 1 18 0 1 19 6 0 6 0 2 7 0 2 12 0 0 7 0 2 16 0 2 18 0 3 2 0 3 15 0 3 15 0 3 15 0 3 15 0 3 15 0 4 4 6 4 8 0 4 12 0 0 12 0 4 15 0 5 2 0	Per page up to 12 pages, 12s. 6d., 17s. 6d., and 5s. Per page after 12 pages, 8s., ** 12s. 6d., and 5s.
For each additional 100	1 5 0 1 10 0 1 13 6 0 3 6	1 14 0 1 15 6 2 0 0 0 4 6	0 14 6 2 0 0 2 5 0 2 7 6 0 4 6	1 10 0 2 0 0 0 7 6	0 8 0 0 12 6 0 13 6 0 16 6 0 3 0	0 14 0 1 10 0 1 12 0 1 14 0 0 4 0	 1 10 0 1 15 0
Circulars, foolscap quarto, or slip, at per inch, column width, for 50 Ditto, for 100		0 1 6 0 1 9 0 0 6	0 1 0 0 1 0 0 1 0 0 0 6	0 1 6 0 2 6 0 0 4	0 0 6 0 0 9 0 1 6 0 0 6	0 1 0 0 1 3 0 1 6 0 0 6 0 18 0	::
fly-leaf, for 50 Ditto, for 100	0 12 6 0 15 0 0 18 0 0 17 6 1 0 0 1 5 0 0 4 0 3 0 0 3 5 0 3 12 6 0 7 6 0 2 0		2 0 0 2 5 0 2 10 0 0 2 6 3 0 0 3 5 0 3 10 0 0 2 6 4 15 0 5 0 0 6 0 0 0 2 6	 0 1 6 0 0 6	0 10 0 0 13 0 1 2 6 0 6 0 0 15 0 0 17 0 0 6 6 4 5 0 4 10 0 7 10 0 0 5 0 0 0 0 0 3	1 0 0 1 2 6 0 3 6 	1 5 0 1 10 0 0 5 0 0 1 9
pull after the third Special Christmas and New Year and Easter posters, for 50 Ditto, for 100 200 For each additional 100 Poster time-tables, double demy—Main line, for 1,400		1 8 0 1 12 6 2 0 0 0 7 0	•		 10 4 0		
Ditto, double crown — Branches, for 1,400		••	••		8 0 0		••

Description. The Brett Printing and Publishing Company (Limited). Dist Printing And Publishing Company (Limited).	etriet. District. cutors Coulls, he late Culling, and Willis. Co.	Christchurch District. Whitcombe and Tombs	Dunedin District. Coulls, Culling, and	Invercargill District.	Westland Section. The Grey
£ s. d. \£	(Limited).	(Limited).	Co. (Limited).	Robert Gilmour and Sons.	River Argus Co. (Limited).
For each additional 1,000	s. d. £ s. d. 9 6 0 10 0 4 3 0 5 0 18 0 0 12 6 5 3 0 7 6 8 0 0 10 0 9 6 0 15 0 12 0 1 0 0 2 6 0 15 0 10 6 0 15 0 15 0 1 0 0 4 0 1 5 0 1 0 1 0 0 4 0 1 5 0 1 0 1 10 0 7 6 4 0 3 6 4 0 3 6 4 0 3 6 4 0 13 0 4 0 13 0 4 0 4 0 12 6 18 0 .	(Limited). £ s. d. 0 5 6 0 4 0 0 6 9 0 5 0 0 7 6 0 9 6 0 11 6 0 13 6 1 2 6 0 17 6 0 15 0 0 16 0 1 12 0 0 16 0 1 12 6 0 1 10 0 1 10 0 1 10 0 2 2 6 2 15 0 0 11 0 3 16 0 1 10 0 3 15 0 4 10 0 4 15 0 5 10 0 1		## Sons. ## Son	

Description.	Auckland Section. The Brett Printing and Publishing Company (Limited).	Wanganui District. Executors of the late A. D. Willis.	Wellington- Napier District. Coulls, Culling, and Co. (Limited).	Christehurch District. Whitcombe and Tombs (Limited).	Dunedin District. Coulls, Culling, and Co. (Limited).	Invercargill District. Robert Gilmour and Sons.	Westland Section. The Grey River Argus Co. (Limited).
Circulars, crown quarto, 11 pages, for 50 """ 200 For each additional 100 Circulars, crown quarto, 12 pages, for 50 "" 200 For each additional 100 Circulars, crown quarto, 13 pages, for 50 "" 200 For each additional 100 Circulars, crown quarto, 14 pages, for 50 "" 200 For each additional 100 Circulars, crown quarto, 14 pages, for 50 "" 200 For each additional 100 Circulars, crown quarto, 15 pages, for 50 "" 200 For each additional 100 Circulars, crown quarto, 16 pages, for 50 "" 200 For each additional 100 Per page after 16 pages, for 50 "" 200 For each additional 100 Handbills, foolscap folio, for 1,000 Fach additional 1,000 Handbills, 6mo, for 1,000 Each additional 1,000 Handbills, quarto, 2 pages, for 1,000 Each additional 1,000 Handbills, 4 pages, for 1,000 Each additional 1,000	Bill-posting, 30s. per 100 bills	£ s. d. 5 0 0 0 5 5 6 5 16 6 0 10 0 6 5 15 0 6 6 5 16 0 10 6 6 7 0 7 0 0 0 12 6 6 14 0 7 0 0 12 6 6 18 6 7 19 0 0 15 0 7 10 0 7 15 0 7 10 0 0 11 0 0 11 0 0 16 6 0 2 6	£ s. d. 5 15 0 6 3 0 6 17 6 0 13 6 6 5 0 6 14 0 7 10 0 0 15 0 6 15 0 7 16 0 8 2 6 0 16 6 7 5 0 8 15 0 0 18 0 7 16 0 8 15 0 0 19 6 8 5 0 8 18 0 0 10 0 0 1 1 0	£ s. d	£ s. d	£ s. d	•••

CROWN LANDS NOTICES.

Lands in Auckland Land District forfeited.

Department of Lands, Wellington, 16th July, 1909.

OTICE is hereby given that, the leases and licenses of the undermentioned lands having been forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of "The Land Act, 1908."

SCHEDULE.
AUGKLAND LAND DISTRICT.

Tenure.	Lease or License No.	Section.	Block.	District.	Formerly held by	Reason for Forfeiture.
L.P.	2580	2	XII	Waoku	T. Weir	Non-fulfilment of conditions
H.P.L.	33	••	XVI	Ohinemuri	J. Samson, jun	Selector's request.
S.G.R.	53	Run 76	VII & XI	Waihi South	A. D. Cuff	Non-fulfilment of conditions
O.R.P.	3002	182		Kawakawa Parish	W. Elliott	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
L.P.	604	34	IX	Whakatane	C. Moorcock	Abandoned.
	2226	37 and 39	VI	Opuawhanga	J. T. Snell	Non-fulfilment of condition
O.R.P.	2979	14	I	Tutamoe	H. A. Lopdell	"
"	2546	S.W. 24	••	Maungatapere Parish	F. G. O. Baker	,
	3538	- 11	XIII	Tutamoe	G. Harris	Selector's request.
"	3196	193		Waiotahi Parish	W. Thoresen	Non-fulfilment of condition
. "	2985	12	VII	Tutamoe	S. P. Nash	Selector's request.
L.P.	1358	10	1	Katikati	M. J. Stewart	Non-fulfilment of condition
O.R.P.	3228	4	XVI	Waoku	W. Winnett	,
•	3193	510		Taupiri Parish	John Taylor	,
" .	3182	5 and 7	XVI	Waoku	G. Page	Abandoned.
L.P.	2419	1	XI	Tauranga	M. Heeb	Selector's request.
0.B.P.	3123	108		Otau Parish	D. R. Hamilton	Non-fulfilment of condition
0.15.1	3301	10 and 21	XV&XVI	Waoku	F. Thompson	Selector's request.
H.P.L.	58		XII	Ohinemuri	A. Worth	Non-fulfilment of condition
L.P.	2423	8	XIII	Opuawhanga	E. M. Ferguson	"
O.R.P.	3224	1	IV	Hapuakohe	Farley and Brown	, ,
1.5	2995	40	VII	Awakino North	J. O'Hara	, ,
•	3338	117		Matata Parish	J. F. Winslade	
$\mathbf{L.^{''}P.}$	2141	i	III	Rangaunu	A. W. Maples	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
R.L.	8	12	XIV	Russell	Whitecombe and	Selectors' request.
40.44			1	1	Whitecombe	_
O.R.P.	3331	8	xv	Waoku	F. M. Dew	,,

D. BUDDO, Acting Minister of Lands. Land in Hawke's Bay Land District surrendered.

Department of Lands, Wellington, 16th July, 1909.

OTICE is hereby given that, a surrender of the lease of the undermentioned land having been accepted by resolution of the Hawke's Bay Land Board, the said land has thereby reverted to the Crown under the provisions of "The Land Act, 1908."

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

Section.	Block.	Locality.	Formerly held by	Lease No.	Tenure.
54	X	Norsewood Survey District	Emil Buchli	113	R.L.S.

D. BUDDO. Acting Minister of Lands.

Land in Wellington Land District for Disposal under Section 128 of "The Land Act, 1908."

District Lands Office Wellington, 19th July, 1909. OTICE is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned land will be disposed of, under section 128 of the said Act, on or after Wednesday, the 27th day of October, 1909.

SCHEDULE.

WELLINGTON LAND DISTRICT .- UMUTOI SURVEY DISTRICT.

Section.	Block.	Area.
29	I	A. R. P. 33 2 17

JAMES MACKENZIE. Commissioner of Crown Lands.

Village-homestead Allotments in Tisbury Village Settlement, Southland Land District, open for Selection on Renew-

District Lands Office,
Invercargill, 19th July, 1909.

OTICE is hereby given that the undermentioned villagehomestead allotments are open for selection on renewable lease, and applications will be received at this office
up to 4 o'clock p.m. on Wednesday, the 22nd day of September, 1909, under the provisions of "The Land Act, 1908."

SCHEDULE.

SOUTHLAND LAND DISTRICT. SOUTHLAND COUNTY .- INVER-CARGILL HUNDRED. -TISBURY VILLAGE SETTLEMENT.

Section	Block.	Area.	Capital Value.	Half-yearly Rental.
73 74	XXII	A. R. P. 19 1 30 19 3 11	£ s. d. 60 0 0 60 0 0	£ s. d. 1 4 0 1 4 0

Situated one mile and a half from Tisbury Railway-station. Land covered with mixed timber of no commercial value; soil fair; nearly level. Portion liable to flood.

TERMS AND CONDITIONS OF LEASE.

1. The lands enumerated above are first-class lands, and are village-homestead allotments, open for selection on renewable lease for periods of sixty-six years under the provisions of "The Land Act, 1908" (hereinafter referred to as "the said Act").

2. The rentals stated above shall be the prices at which

2. The relatis stated above shall be the prices at which the lands shall be open for selection.

3. 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, Invercargill; and leases will be issued in accordance with the provisions of Part I aforesaid.

- 4. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the prescribed declara-
- 5. Each applicant shall pay the first half-year's rent, together with the lease and registration fee (£1 1s.), 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-

between the date of the lease and the due date of such half-yearly payment.

6. All rent must be paid half-yearly, in advance, on the 1st days of January and July in each year, as provided in section 180 of the said Act; and the first half-year's rent is payable as before provided.

7. Improvements and residence on the land comprised in each leave shall be as provided in Part III of the said Act.

the said Act with respect to substantial improvements, shall apply accordingly to lessees under these regulations. The provisions of section 159, and all other provisions. The provisions of section 159, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

8. 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.

9. No lessee shall apply for or hold more than 50 acres, and such area shall be held for his or her sole use and benefit, and not for the use or benefit of any other person whomsoever.

whomsoever.

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

> H. M. SKEET, Commissioner of Crown Lands.

Reserve in Canterbury Land District for Lease by Public Tender.

District Lands Office,
Christchurch, 19th July, 1909.

Notice is hereby given that written tenders will be
received up to 4 o'clock p.m. on Thursday, the 26th
day of August, 1909, for the lease of the undermentioned
land under the provisions of "The Public Reserves and
Domains Act, 1908."

SCHEDIILE.

CANTERBURY LAND DISTRICT.

Reserve.	Block.	Survey District.	Area.	Upset Annual Rental.	Term of Lease.
Adjoining CulverdenTownship	VI	Culverden	A. R. P. 10 0 0	£ s. d. 1 15 0	3 years.

Locality and Description.

This land fronts on the main road immediately to the south-westward of the Township of Culverden, and comprises open level land of fair quality.

TERMS AND CONDITIONS OF LEASE.

- 1. Tenders are to be addressed to the Commissioner of Crown Lands, Christchurch, and indorsed "Tender for area of 10 acres adjoining Culverden Township," and must be accompanied by a deposit, either in cash, post-office money-order, or bank cheque, for an amount equal to one half-year's rent at the rate offered, together with £1 1s. lease fee.
- 2. Possession will be given on the date of acceptance of

2. Possession will be given on the taxe of acceptance of tender,
3. The lease will be for the term stated in the Schedule.
4. The Commissioner of Crown Lands may at any time resume possession of the land, or any portion thereof, by giving to the lessee six months' notice in writing of his intention to do so.

5. The lessee shall have no right to compensation either for any improvements that may be placed upon the land, or on account of the aforesaid resumption, or for any other cause, but will be allowed to remove any improvements placed by him upon the land.

placed by him upon the land.

6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. The land shall be used for grazing purposes only, and shall not be broken up or cropped without the written consent of the Commissioner of Crown Lands first had and obtained.

obtained.

8. The lessee shall destroy all rabbits on the land, and shall prevent their increase or spread, to the satisfaction of the Commissioner of Crown Lands.

9. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.

10. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

11. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within sixty days after the date on which the same

ought to be fulfilled.

12. The le-see shall maintain in good order and condition (reasonable wear and tear alone excepted) any fenoing existing upon the land at the date of lease, and shall so deliver it up at the expiration or sooner determination of the lease

13. The highest or any tender will not necessarily

accepted.

F. W. FLANAGAN. Commissioner of Crown Lands.

Woolshed, Yards, Buildings, and Land in Cheviot Estate, Canterbury Land District, for Lease by Public Tender.

District Lands Office, Christchurch, 16th July, 1909.

Christchurch, 16th July, 1909.

OTICE is hereby given that written tenders for a lease of the Cheviot woolshed, sheep-yards, sheep-dip and shed, shearers' quarters, bakery and cookhouse, slaughterhouse and outhouse, together with about 162 acres of land, situated close to the Town of Mackenzie, will be received at the District Lands Office, Christchurch, up till 4 o'clock p.m. on Thursday, the 26th day of August, 1909, subject to the provisions of "The Land Act, 1908," and the following conditions:—

conditions:—

1. Tenders must be accompanied by a deposit, by bank draft, marked cheque, post-office order, or cash, for the amount of a half-year's rent at the rate offered, together with a lease fee of one guinea, and must be enclosed in sealed envelopes, addressed to the Commissioner of Crown Lands, and marked "Tender for Lease of Cheviot Woolshed."

shed."

2. The lease shall be for a term of three years, dating from the 1st September, 1909, on which date, or on acceptance of tender, possession will be given.

3. The rent shall be payable half-yearly, in advance, on the 1st March and 1st September in each year.

4. The lessee may, during each year of the lease, plough up and crop an area not exceeding one-third of that portion of the leasehold situated to the northward of Ward Street and eastward of Hall Road; and each portion of the leasehold so cultivated shall, immediately upon the removal of the ropp, he sown down with good permanent cultivated grasses crop, be sown down with good permanent cultivated grasses

and clovers in sufficient quantity, and be so left for the remainder of the term. The lessee shall not cut the cultivated grass for hay or seed the first year of the course, nor shall he burn any straw grown upon the land.

5. The lessee shall be responsible for the safe custody and maintenance of the buildings, structures, and fences, and shall deliver up the same in good order at the termination of his lesse responsible wear and damage by fire

of his lease, reasonable wear-and-tear, and damage by fire, earthquake, or tempest excepted. The lessee will also be responsible for the abatement of any nuisance in or about the premises or land.

6. The lessee will be required to insure and keep insured in the name of the King, during the currency of his lease, the woolshed and other buildings for the full insurable value

7. A right of access to the telegraph-line which passes through the land is reserved by and on behalf of the Government. A right to search for and take gravel for making or maintaining roads is also reserved on behalf of the local

8. The lessee shall, at least once in every year, properly out and trim all live hedges and fences, and clear out all drains and ditches running through the land, to the satisfaction of the Commissioner of Crown Lands. A right to enter upon the land, and construct any necessary drains or ditches, is also reserved on behalf of the Crown or the local

ditches, is also reserved on behalf of the Crown or the local body.

9. The lessee shall, during the currency of the lease, clear all gorse, broom, sweetbriar, &c., and noxious plants (except gorse properly growing in the line of fences), and keep the same from growing or spreading on the land.

10. The lessee shall be liable for all rates, taxes, and assessments during the term of the lease.

11. The late lessee has the right, for a period of one month from the commencement of the new tenant's occupation of removing from the land shout 124 chains of fencing

and other improvements erected by him, and the successful tenderer will take possession subject to this right.

12. The Government reserves the right, if the land shall be required for any purpose, of resuming at any time during the term of the lease, upon three months' notice, all that portion of the leasehold situated to the west and south of the east side of Hall Road and Hall Street and the north side of Cadman Street, also an area of about I acre for a rubbish reserve on the east side of Hall Road, together with access reserve on the east side of that room, together with access thereto, without any compensation save a proportionate reduction of rent in respect of the area so taken.

13. The highest or any tender will not necessarily be

Full particulars may be ascertained and plan obtained at this office. F. W. FLANAGAN,

Commissioner of Crown Lands.

Land in Wellington Land District for Disposal under Sec-tion 131 of "The Land Act, 1908."

District Lands Office, Wellington, 21st June, 1909.

NOTICE is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned land will be disposed of, under section 131 of the said Act, on or after Friday, the 24th day of September, 1909.

SCHEDULE.

WELLINGTON LAND DISTRICT.—KAITIEKE SURVEY DISTRICT.

Section.	Block.	Area.
7	ΧV	A. R. P. 5 0 17

JAMES MACKENZIE. Commissioner of Crown Lands.

Land in Wellington Land District for Disposal under Sec-tion 128 of "The Land Act, 1908."

District Lands Office,
Wellington, 30th June, 1909.

OTICE is hereby given, in pursuance of section 326 of
"The Land Act, 1908," that the undermentioned
land will be disposed of, under section 128 of the said Act,
on or after Friday, the 1st day of October, 1909.

SCHEDULE.

WELLINGTON LAND DISTRICT .- MAKURI SURVEY DISTRICT.

Section.	Block.	Area.
34	XV	A. R. P. 20 2 8

JAMES MACKENZIE. Commissioner of Crown Lands.

Village-homestead Allotment in Naumai Village Settle-ment, Auckland Land District, open for Selection on Renewable Lease.

District Lands Office,

OTICE is hereby given that the undermentioned village-homestead allotment is open for selection on renewable lease, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 1st day of September, 1909, under the provisions of "The Land Act, 1908."

SCHEDULE.

AUCKLAND LAND DISTRICT.—OTAMATEA COUNTY.—TOKATOKA SURVEY DISTRICT.—NAUMAI VILLAGE SETTLEMENT.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
12	x	A. R. P. 10 0 0	£ s. d. 150 0 0	£ s. d.

Flat land, covered with high manuka and raupo; alluvial soil of first-class quality; water obtained by means of artesian wells. Situated about quarter-mile from Naumai Landing by formed road.

TERMS AND CONDITIONS OF LEASE.

1. The land described above is first-class land, and is a village-homestead allotment, open for selection on renewable lease for periods of sixty-six years under the provisions of "The Land Act, 1908" (hereinafter referred to as "the said

Act").

2. The rental stated above shall be the price at which the

2. The rental stated above shall be the price at which the land shall be open for selection.

3. Applications for a lease 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, Auckland; and a lease will be issued in accordance with the provisions of Part I aforesaid.

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

single), and win be required to single), and win be required to single.

5. The first half-year's rent, together with the lease and registration fee (£1 ls.), must be paid immediately the applicant has been 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-yearly payment.

6. All rent must be paid half-yearly, in advance, on the 1st days of January and July in each year, as provided in section 180 of the said Act; and the first half-year's rent is payable as before provided.

payable as before provided.
7. Improvements and residence on the land comprised in the lease shall be as provided in Part III of the said Act. The provisions of section 162, and all other provisions of the The provisions of section 162, 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 159, and all other provisions of the said Act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

8. 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.

9. No lessee shall apply for or 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

use and benefit, and not for the use or benefit of any other person whomsoever.

10. All the provisions of the said Act, so far as applicable,

shall extend and apply to the lands affected by these regula-tions, and to the applications and leases to be made and issued thereunder, and generally to the interests created,

and the persons whose rights, liabilities, or interests are thereby affected; and the mention of any particular provision of the said Act shall not be deemed to exclude any other provision of the said Act applicable to the particular case.

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Lands in Southland Land District for Sale by Public Auction.

District Lands Office

Invercargill, 25th May, 1909. NOTICE is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned lands will be offered for sale by public auction, at this office, at 11 o'clock a.m. on Friday, the 27th day of August, 1909.

SCHEDULE.

SOUTHLAND LAND DISTRICT. — SOUTHLAND COUNTY. — NEW RIVER HUNDRED.

Rural Land.

Section.	Block.	Block. Area.	
<u></u>		A. R. P.	£ s. d.
9	VIII	80 0 29	60 0 0
10	_	80 0 29	60 0 0
Part of 11	,,	60 0 29	45 0 0
12		80 0 29	60 0 0
13	,,	80 0 29	60 0 0

E. H. WILMOT, Commissioner of Crown Lands.

Land in Southland Land District for Disposal under Section 128 of "The Land Act, 1908."

District Lands Office,
Invercargill, 12th June, 1909.

OTICE is hereby given, in pursuance of section 326 of
"The Land Act, 1908," that the undermentioned
land will be disposed of, under section 128 of the said Act,
to the holder of the adjoining land on and after Friday, the
17th day of September, 1909.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Section.	Section. Block.		Area.	
94	III	Centre Hill	A. R. P. 8 1 22	

E. H. WILMOT. Commissioner of Crown Lands.

Land in Southland Land District for Disposal under Sec-tion 128 of "The Land Act, 1908."

District Lands Office,
Invercargill, 5th July, 1909.

OTICE is hereby given, in pursuance of section 326 of
"The Land Act, 1908," that the undermentioned land will be disposed of, under section 128 of the said Act, on or after Friday, the 8th day of October, 1909.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Section.	Block.	Survey District	i.	Ares.			
10A	II	Centre Hill	••	A. R. P. 7 1 2			

H. M. SKEET. Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Auckland.

Registrar's Office, Auckland, 12th July, 1909.

Notice is hereby given that a sitting of the Native Land Court will be held at Opotiki, Bay of Plenty, on the 16th day of August, 1909, 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.

[Analytical 1909, 15]

(Auckland, 1909-15.)

235 Rimahou te Riakau ...

A. G. HOLLAND, Registrar.

SCHEDULE.

No.			
	Name of Applicant.		Name of Land.
	CLAIMS FOR THE DISTRIC	OT OF	OPOTIKI.
	ADJOURNED APPR	ACATIO	N.
6 (Rongo Wharekawa and Mataka		Lot 393D, Parish of Waiotahi.
	NEW APPLICAT	TONS.	
7	Peawini Rewiri Moka	••)	Waioeka, Lot 73.
8	Annie Agassiz	••	Lots 225, 226, 227, 228, 261, 262, and 263, Se tion 1, Town of Opotiki.
9	Mini Tamaipaoa, Kurei Tamaipaoa, Maki Hohi, Mere Hera	and	Whakapaupakihi No. 4.
10	Pianawiti Tawhara Mere Hira te Popo		Oamaru No. 2B.
11	Paora te Pakihi, Mini Tamaipaoa, Mihaka Rangiaho, Wha Pihopa, Naere Hikora, Irakewa, Mereana Ngati, Rama Herewaka, Reuri Hona, Maki Hohi, and others	rekiri ri te	Waioeka, Lot 337.
12	Hema Tuki, Haruru te Amo, and others	••	Tahora No. 24.
13 14	Mere Paora Raima and others	• • •	Waioeka, Lot 345. Waioeka, Lot 345.
15	Materoa Pirihi (by her solicitor and agent, Henry E. Elliott)		Waioeka, Lot 346.
16	Hairama Haweti, Taina Haweti, and others	• •	Tunapahore East.
	APPLICATIONS TO DETERMINE R	ELATIV	YE INTERESTS.
io.	Name of Applicant.		Name of Danc.
226	haerepo Te Warana Mokomoko	Į.	
227	NEW APPLICATION Makao Karatima, Topeora Hohua, Wiremu Kuki, and others	ion.	Waiaua No. 5. Oamaru No. 2.
227		ion.	Oamaru No. 2.
	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others	ion.	Oamaru No. 2.
	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE Name of Applicant.	LAND	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased.
To.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others Applications under Section 46 of "The Native Name of Applicant. Adjourned Appli	LAND	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased.
To.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others Applications under Section 46 of "The Native Name of Applicant. Adjourned Application applies applied to the Cases will be heard on or after the 22nd day of Aug	LAND CATION	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 88. 909.
io.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE Name of Applicant. ADJOURNED APPLICATION OF AUGUST AU	LAND	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 909. Pera te Atua. Hera Manawa.
io.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE Name of Applicant. ADJOURNED APPLI Cases will be heard on or after the 22nd day of Aug	LAND CATION	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 909. Pera te Atua.
io.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others Applications under Section 46 of "The Native" Name of Applicant. Adjourned Appli cases will be heard on or after the 22nd day of Aug George Savage	CATION.	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 75. 909. Pera te Atua. Hera Manawa. Mere Karo.
nese 2228 2229 230	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE Name of Applicant. ADJOURNED APPLICATE Cases will be heard on or after the 22nd day of Aug George Savage	CATION. CATION 1st, 1	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 909. Pera te Atua. Hera Manawa. Mere Karo. Herewaka Swinton.
228 229 230 231 232	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE" Name of Applicant. ADJOURNED APPLICATIONS OF AUGUST CHARACTERS OF AUGUST	CATION.	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 909. Pera te Atua. Hera Manawa. Mere Karo. Herewaka Swinton. Te Uru Nohoata. Wakata te Kawakawa.
nese 228 229 230	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE" Name of Applicant. ADJOURNED APPLICATE Cases will be heard on or after the 22nd day of Aug George Savage George Savage Te Paea Kingi W. M. Swinton Tuhakia Teroihi	CATION. CATION 1st, 1	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 1909. Pera te Atua. Hera Manawa. Mere Karo. Herewaka Swinton. Te Uru Nohoata.
To.	Makao Karatima, Topeora Hohua, Wiremu Kuki, and others APPLICATIONS UNDER SECTION 46 OF "THE NATIVE IN ADJOURNED APPLICATIONS UNDER SECTION 46 OF "THE NATIVE IN ADJOURNED APPLICATIONS WILL BE ADJOURNED APPLICATION OF APPLICATION O	CATION. CATION IST, 1	Oamaru No. 2. COURT ACT, 1894," FOR PROBATE. Name of Deceased. 18. 909. Pera te Atua. Hera Manawa. Mere Karo. Herewaka Swinton. Te Uru Nohoata. Wakata te Kawakawa. Ritete Waikorire.

.. Waiotahi, Lot 281.

MATTER	REFERBED	BY	THE	CHIEF	JUDGE	FOR	INQUIRY	AND	REPORT	UNDER	THE	Provisions	\mathbf{OF}	SECTION	49	OF
				" T	HE NAT	IVE]	LAND LAY	ws An	MENDMENT	ACT. 1	895."					

No.	Name of Land.		Matter for Inq	uiry ar	ıd Report		
236	Takaputahi	Application for i Arapeta Putiki i			ion orde	r to	he interest o
APPLIC	CATIONS FOR REGISTRATION OF ADOPTION OF CE LAND CLAIMS ADJUSTMEN	ILDREN UNDER THE	PROVISIONS DMENT ACT, 1	of Si 901.''	ection 5	0 оғ	"THE NATIVE
No.	Name of Applicant.			Naı	ne of Chi	ld.	
237 238	Piihi Hei Timora Tieki		Piihi Hei. Erina Maria, here.	the c	hild of F	Hira a	nd Wharehere
	Application for	R SURVEY CHARGIN	G ORDER.				
No.	Name of Applicant.	Name	of Land.		Are	a.	Amount.
289	Hairama Haweti	. Awanui-Hapara	para	••	1,887a.	0r. 0p	£100 Os. 0d
A ppr.to	CATIONS TO CONSTITUTE OWNERS A RODY COL	ממודא מזווא מדוווא פו אפו	TNIII A COMMIT	ישישות	IINDED (mer in	POVISIONS OF
APPLIC	CATIONS TO CONSTITUTE OWNERS A BODY CONSECTIONS 122, 123, AND 124 of Name of Applicant.	OF "THE NATIVE I				*******	PROVISIONS OF District.
	SECTIONS 122, 123, AND 124 of Applicant.	F "THE NATIVE I	of Land.		94." Area	3.	
No.	SECTIONS 122, 123, AND 124 of Name of Applicant. ADJOU Hoera Katipo, Ereatara Herewini, Honatan Karahaere, Tepaca Kingi, Wetini Taku, Rih	Name RNED APPLICATIONS a Waiohoata	of Land.		94."	B. P.	District.
No.	SECTIONS 122, 123, AND 124 of Name of Applicant. ADJOU Hoera Katipo, Ereatara Herewini, Honatan Karahaere, Tepaea Kingi, Wetini Taku, Rih mona Rehua, and Akuhata Takatua	Name RNED APPLICATIONS a Waiohoata	of Land.	ст, 18	94." Ares	B. P. 0 0	District.
No.	Name of Applicant. ADJOU Hoera Katipo, Ereatara Herewini, Honatan Karahaere, Tepaea Kingi, Wetini Taku, Rih mona Rehua, and Akuhata Takatua Hemi te Rua, Tareama Tautubi, Matenga Taue Hunia te Uru Kaiata, Hakahaka Hahihene Patata Himi Kare, and Patihana Hohepa	Name RNED APPLICATIONS a Waiohoata	of Land.	CT, 18	94." Area 9,458	B. P. 0 0	District.
No. 240 241 242 243 244 245 246	Name of Applicant. ADJOU Hoera Katipo, Ereatara Herewini, Honatan Karahaere, Tepaea Kingi, Wetini Taku, Rih mona Rehua, and Akuhata Takatua. Hemi te Rua, Tareama Tautuni, Matenga Taue Hunia te Uru Kaiata, Hakahaka Hahihene Patata Himi Kare, and Patihana Hohepa NEW Wi Kotu and others Pateriki Ponaho and others Ema Warakihi and others Te Taki te Kaka and others Te Wetini Taku and others	Name RNED APPLICATIONS APPLICATIONS. Hiwarau Whitikau No. 2s Whitikau No. 3a Waioeka, Lot 39 Waiohoata	of Land.		94." A. 9,458 2,411 785 530 367 300 9	B. P. O O O O O O O O O O O O O O O O O O	Opotiki. Opotiki. Opotiki. Opotiki. Opotiki. Opotiki. Opotiki. Opotiki.
No. 240 241 242 243 244 245	Name of Applicant. ADJOU Hoera Katipo, Ereatara Herewini, Honatan Karahaere, Tepaea Kingi, Wetini Taku, Rih mona Rehua, and Akuhata Takatua Hemi te Rua, Tareama Tautuhi, Matenga Taut Hunia te Uru Kaiata, Hakahaka Hahihene Patata Himi Kare, and Patihana Hohepa NEW Wi Kotu and others Pateriki Ponaho and others Ema Warakihi and others Te Taki te Kaka and others Te Wetini Taku and others Te Wetini Taku and others Te Wetini Taku and others Te Pairi-o-te-Rangi and others	Name RNED APPLICATIONS a Waiohoata	AND COURT Action 2 Section		94." A. 9,458 2,411 785 530 367 300 9 2,400 3,250 3,063 3,270 2000 200	B. P. O O O O O O O O O O O O O O O O O O	Opotiki.

Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 13th July, 1909.

Native Land Court sitting at Gisborne on the 19th day of August, 1909, or as soon thereafter as the business of the Court will allow.

Gisborne, 1909-17.]

HAROLD CARP Pagistrar's Office, Gisborne, 13th July, 1909.

HAROLD CARP Pagistrar's Office, Gisborne, 13th July, 1909.

HAROLD CARP Pagistrar's Office, Gisborne, 13th July, 1909.

SCHEDULE.

APPLICATION FOR PROBATE AND INQUIRY UNDER SECTION 46.

No.		Na	me of Applica	ant,		Name of Deceased.
617	John Coleman	••	••	• •	••	 Peti Cooper (otherwise Peti Morete).

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

No.	Name of Applic	ant.		Name o	of Land.		Area.	District.
618 619 620	Rutene Tuhi and others Pehi te Ua and others Te Kena Maanu and others		Orewha Tarake Waikatea			 98 324 100	R. P. 2 29 0 0 2 24	Ruskituri. Ruskituri. Ruskituri.

Sitting of the Native Land Court at Whanganui.

Registrar's Office, Wellington, 20th July, 1909.

Native Land Court sitting at Whanganui on the 30th day of July, 1909, or as soon thereafter as the business of the Court will allow.

[Wellington, 1909-29.]

SCHEDULE.

APPLICATIONS FOR PARTITION.

Jo.	Name o	f Applica	nt.			Name of Land.
			ADJOURNI	D APPLICAT	TIONS.	
1276	Heremia te Rapahiku Hera te Huiarei Whareherehere te Awaroa Utiku Potaka and Pape Epiha Whareherehere te Awaroa Whareherehere te Awaroa Whareherehere te Awaroa Kewa Pine Tutunui Rora Tarana Utiku Marumaru Tarihira McDonnell. Tukotahi and others Hone Tumango Raita Tukia Kahukaka and Tiweka Tahupot Arapeta Tamumu Tarewa Peina Ruihi Wunu Aterea Tawhati Nika Waiata and Rapera Waia Taiuru te Rango Ripeka Ngahuia and others Terou Raniera Mere Ngataapu Nika Waiata and others Tukino Pauro Te Waonuiatane te Makohe and Pukunui Rangiao Hoani Keepa and others Moetu Aitua Te Huia Kotuku Te Kahotuanui and Waitapu T Mihipeka Ngahu Arapeta Tiwini Tongi Hoani and Ramari Erani	••	••			
1277	Hera te Huiarei	• •	• •	••	•••	Awarua 2c No. 18H.
1278 1279	Whareherehere te Awaroa	Dotaka	•••	••	::	Awarua 1DB No. 2. Awarua 1a No. 2 West.
1280	Whareherehere te Awaroa	LOUMBA	• • •	• •	::	Awarua 14 No. 3 South.
1281	Whareherehere te Awaroa			••		Awarua 2c No. 7.
1282	Kewa Pine	• •	• •	••		Awarua 2c No. 11.
1283 1284	Tutunui Rora	••	••	• •		Awarua 3D No. 16. Carnarvon, Section 150.
1285	Tarihira McDonnell	• •		• • •	::	Haukaretu.
1286	Tukotahi and others		••			Kahakaha No. 3B.
1287	Hone Tumango	• •	• •	• •		Kahakaha No. 1.
1288 1289	Raita Tukia Kabulaha and Timaka Tahuna	 Lilei	• •	••		Kahakaha No. 3B. Kai Iwi No. 6c.
1290	Araneta Tamumu	PIET	••	• • •		
1291	Tarewa Peina	••	•••	••		Kai Iwi No. 6A.
1292	Ruihi Wunu		• •		•••	
1293	Aterea Tawhati	••	• •	••	••	
1294 1295	Nika Walata and Kapera Wala	ta	••	••	••	
1296	Rineka Ngahuja and others	••	• •	••		
1297	Terou Raniera	••	• •			Kumuiti No. 4.
1298	Mere Ngataapu		••	••]	Te Maire.
1299	Nika Waiata and others	••	• •	••	•••	Mairehau.
1300 1301	Tukino Pauro	 d Noowin	ni ta Wan	. • •		Mairekura A. Manganuiateao.
1302	Pukunui Rangiao	u rigawii		••		Maputahi No. 1.
1303	Hoani Keepa and others					Maraekowhai.
1304	Moetu Aitua		• •	••	•• [Maraekowhai.
1305	Te Huia Kotuku		••	• •		Maraekowhai A No. 3.
1306 1307	Te Kahotuanui and Waitapu T Mihipeka Ngahu Arapeta Tiwini Tongi Hoani and Ramari Eran Rihari Pakatua Eruera Taika and Mere Ngaret Ria Poma Momika te Whare Atiria H. Materoa Ngatoka te Manihera and othe Puteruha Paki Hohi Matene and others Imaima Pitangituohu (otherwi	8Weri	• •	• •	• •	
1308	Araneta Tiwini	•••	• • •	• • •	::	
1309	Tongi Hoani and Ramari Eran	8.		••		
1310	Rihari Pakatua	• •				
1311	Eruera Taika and Mere Ngaret	ta	• •	••		
1312 1313	Ria Poma	• •	• •	••		
1314	Atiria H. Wateroa	••	•••	••	::	
1315	Ngatoka te Manihera and othe	rs	••	••,		Ngaporo.
1316	Puteruha Paki	••	• •		!	
1317	Hohi Matene and others	Damai	7770;		••	
1318 1319	Imaima Pitangituohu (otherwi	se mangi Voorets	Proper As Per	Karij		
1320	Hereiha Ngatara		••	•••		l a • •
1321	Teone Potaka		• • •	• •		Ohotu No. 6c.
1322	Metiria Tuaurere and Ripeka I Hereiha Ngatara Teone Potaka H. Pukehika and W. W. Hipa Nika Waiata and others Rapera Waiata Henare Tamehana Rapera Tua Hakopa te Ahunga	ngo	••	• •	• •	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
1323	Nika Waiata and others	••	••,	••		
1324 1325	Henere Tamehana	••	••	••	•••	O 11 - 37 O
1326	Rapera Tua		• • •	•••	• • •	Omurihore No. 4B.
1327	Hakopa te Ahunga		• •		. ••	Oruamatua-Kaimanawa No. 1T.
1328	Kirihoro Wimaihi	••	••	••	••	Oruamatua No. 3c.
1329	Te Ata Rangiao	••	••	••	• •	Oruamatua-Kaimanawa No. 1. Otamakapua No. 1k.
1330 1331	Rawea Utiku Ngamako te Rango	••	• •	••	••	Otamakapua No. 2A.
1332	Utiku Potaka	••	••	•••	• • •	Otumore No. 1.
1333	Haira Hinemanu		• •			Otumore No. 2.
1334	Hakopa te Ahunga	••	• •	••	• •	Owhacko No. 7.
1335	Riwai Huai	••	••	• •	••	Pakaraka 11 No. 2. Piraunui No. 1
1336 1337	W. Kauika Te Pohe Iraia and others	••	••	••	• • • • • • • • • • • • • • • • • • • •	Raetihi 28 No. 1.
1338	Tame Karipa		••		•••	Raetihi, Subdivision 2.
1339	Niha te Kakahi	••	• •		• •	Raetihi, Subdivision 2B.
1340	Hira Akapita and others	• •	• •	••	••	Raetihi, Subdivision 5. Rakautaua 1a No. 2.
1341 1342	Ruihi Wunu Raihania Takapa and Kerei te	Hokowb	iitu	••	••	Ranana.
1343				•••	• • • • • • • • • • • • • • • • • • • •	Rangipo-Waiu No. 1.
1344	Tio Ria Maaka	••	••	••	• •	Rangitatau No. 1.
1345	Te Aniwaniwa and others	••	••	• •	• •	Rangitatau 1D No. 2B.
1346	Monika Ruke	• •	•• `	• •	• •	Rangiwaea 4E No. 2.
1347			••	••	••	Rangiwaea 4E No. 2B.
		••	••	• •	••	Rangiwaea No. 4F. Rangiwaea-Tarere.
1348				••	• • •	
1349						Rangiwaea 4F No. 17. Section 4.
	Atiria Kahukoka		••	••	• •	Rangiwaea 4F No. 17, Section 4. Rangiwaea 4F No. 16, Section 2.

APPLICATIONS FOR PARTITION—continued.

О.	Name of A	Applicant.					Name of Land.
		ADJOUR	NED	APPL	CATIONS	-cont	tinued.
353	Atiria te Kahuhoka						Rangiwaea No. 4F, Section 2.
354							
355			• •		• •		
356	Henare te Aro		• •		• •		
357	Ratana Ngahina		• •			• •	
358	Harapeta Maioro Waaka Hakaraia		• •		• •	• •	Ruatangata 1B No. 4.
359			• •		• •	• •	Takahangapounamu No. 5.
360	Hoani Nahona		• •		• •	• •	
$\begin{array}{c} 61 \\ 62 \end{array}$	Rawea Utiku Anihaka Natanahira		• •		• •	• •	Taraketi No. 1.
63	Anibaka Natanahira Rangi Whakateka and Tarewa H		• •		••	• •	Tauakira No. 2P. Tawhitinui.
64 i	W. W. Hipango and Ema Hipan				••	• •	Tawhitinui No. 4.
65	Reremoana Tohikura	go	• •		••	• • •	Tiniwaitara No. 2.
66	Reremoana Tohikura Maremare Reupena					• • •	Tiniwaitara.
67	Wii te Kahi Maire Tairapanga						Te Tuhi No. 1B.
68	Raimapoha te Irirangi						m ** 37 1
69	Raimapoha te Irirangi Te Iwi Hekenui						Urewera No. 2.
70	Tuatini te Waiho						Urewera No. 2.
71	Te Iringa Pikikotuku		٠.				Waimarino.
72							
73	TO THE LEGICATION					٠.	
74	Hoani Taiaroa		• •		• •		
75	Te Puhi Opetini and others		٠.		• •	• •	
76	Te Kuramaene te Atawaho				• •	• • •	Waimarino No. 3E.
77	Te Uta Ngahiwi		• •		• •	• •	TT7 - 4 NT 0-
78 70	Eruera te Kahu Waaka Hakaria		• •		• •	• •	TTT A DT O-
79	vyaaka riakaria				••	• •	
80 81			• •		••	• •	Waipu 44 No. 5B.
81 82	Taitaha Apera Teone Kere		• •		• •	• •	Waitahanui No. 8.
83	Teone Kere R. G. M. Park (agent for Te Hak		*)		• •	• •	Wanganui D. Awarua 3B No. 2c.
84	R. G. M. Park (agent for Te Hak		a)			• •	Awarua 4c No. 8.
85			~,			• •	4.8 37 1
86	Taraua Utiku Marumaru					• •	Carnarvon, Section 150 (Waitohi).
87	Tuiri Waitere (by her solicitors, l	Barnicoat	and	Tread	lwell)	• • •	Te Karetu No. 3B.
88	Te Wirihana Tete				`		Maraetaua No. 4B.
89	Tuiri Waitere (by her solicitors, l				lwell)		Otakapou.
90	Ngakaraihe Ratana						Pungarehu.
91	Te Hau Paimarire					• •	Rangipo-Waiau No. 5B.
92	wiremu Keremoana		• •		• •	• •	Rangipuhi (Te Onepoto).
98	Wiremu Reremoana Urupine te Miroi Whakarau te Rangihiroa		• •		• •	• •	Rangiwaea 4F No. 2B.
94 95	Turi Waiton the hanginires	Rarnicast		m	·· Imolii	• •	Rapaki.
95 96	Tuiri Waitere (by her solicitors, I Tuiri Waitere (by her solicitors, I					• •	Ruahihi.
97	Te Weraroa Kiingi		auu	TLEMO	MOII	• •	Ruatangata No. 26. Tokorangi.
98	Tuiri Waitere (by her solicitors, I		 And	Tread	well\	• •	Te Uaua No. 4a.
99	Henare Haeretuterangi and other		<i>и</i> ич	LIUNU	. well)	٠.	Waimarino B.
00	Tuiri Waitere (by her solicitors, I		and	Tread	well\		Wainui.
01	Tuiri Waitere (by her solicitors, I						Waipu 1c No. 6.
02	Tuiri Waitere (by her solicitors, I					• • •	Waipu 2a No. 4.
03 l	Tuiri Waitere (by her solicitors, I						Waipu 4a No. 3a.
04	Ratana Ngahina				••		Waipu 4B No. 1.
05	Rakapa Reweti						Waipu No. 4.
				APPL	CATIONS		-
	Karipa Hamiora						Karaka B2 No. B2.
)7	R. G. M. Park						
	Ngarurore Pohe and others						Ngaurukehu A No. 10, Section 1.
							Nukumaru 1B No. 3.
	Mahia Ramiha Pataka					• •	Otamakapua No. 1F.
11	Rakei Rukuwai		• •		• •		Pakaraka No. 2B.
3	Maehe Ranginui and Tiato Herea		•		• •		Parewanui No. 10.
14		. •	•		• •		Pohonuiatane 3D No. 1c.
5	Ngahina Hiiha Heperi Pikirangi and others	•	•		• •		Rangipo-Waiu B No. 5.
6			•		• •	• •	
17		•			• •	••	l
18	Puata Ereatara and others Pura Makirika				• •	••	
	Pura Makirika Paora Kerei						Te Tuhi No. 2. Waimarino D.
20	Tuiri H. Waitere and Pahau Wai						
21	Whakaepa te Haeana and Te Oire				· •	:: 1	Whakaihuwaka C No. 1.
22	Rangitauru						
23	Rangitauru		:			::	l
24	Rangitauru Rangitauru Rangitauru Rangitauru Teoti Pohe and Tarete Rangituoh						! •
25	Teoti Pohe and Tarete Rangituon	u.					l
ı							

Application under Section 34 of "The Maori Lands Administration Act, 1903," to cut off Portions of Land to satisfy Unpaid Survey Liens.

No.	Name of Applicant.	Name of Land,	Amount due
1524	Mason and Richmond	 Ngarara West A, Sections Nos. 24, 18, 33, 34, 31, 30, 32, 23, 3, 44, 43, and 42	£48 17s. 6d.

APPLICATION FOR REMOVAL OF RESTRICTIONS.

No.	Name of Applicant.				Name of Land.
1525	Wiki Keepa	• •	٠	Ngatarua No	0. 6.
Refer	ENCE BY THE CHIEF JUDGE OF THE NATIV.	E LAND COURT ENDMENT ACT, 189	UNDI 95.''	ER SECTION 4	9 OF "THE NATIVE LAND LAWS
No.	Name of Applicant. Nam	ne of Land.		2	Nature of Reference.
1526	The Chief Surveyor Takahang	apounamu No. 4			report as to the position of the ary of the block.
	Applicatio	ON TO CANCEL TR	USTE	ESHIP.	
No.	Name of Applicant.	Name o	of La	nd.	Name of Trustee.
1527	Toma Hawira	Ohotu No. 8			Hawira Puhaki.
	Appl	LICATIONS FOR P	юва	TE.	
No.	Name of Applicant.				Name of Deceased.
These	cases will be heard on or after 20th Au	igust, 1909.			
1528 1529 1530	Ate Murunga Te Aohau Nekitini William James Treadwell	••••••••••••••••••••••••••••••••••••••	••	Hinetapaki t Ngakura te Ihaka te Ha	

MAORI LAND ADMINITRATION NOTICE.

Meeting of the Ikaroa District Maori Land Board.

Wellington, 17th July, 1909.

Note: The interested parties, any matter adjourned from a previous sitting—will be considered at a meeting of the Ikaroa District Maori Land Board to be held at the Government Buildings, Wellington, on Tuesday, the 3rd day of August, 1909, at 10.30 o'clock in the forencon. At the conclusion of local business the Board will adjourn to Masterton and Hastings.

THOS. W. FISHER, President.

SCHEDULE. APPLICATIONS FOR APPROVAL OF LEASE.

No.	Record No.	Name of Applicant.	Name of Land.	Names of Maori Lessors.	Term of Lease.	Area.
1	I. 1909/92	Makere te Uamairangi (by his solicitor, D. Scannell)	Ohiti-Waitio No. 1B	Meihana Taorangi and an- other	Yrs. 21	Acres. 274
2	I. 1909/93	Makere te Uamairangi (by his solicitor, D. Scannell)		Teone Kere and another	7	176
3	I. 1909/96	Norman R. Wellwood (by his solicitor, D. Scannell)	Omahu No. 2 (N), (part)	Wi te Ota Hakiwai	10	20
4	I. 1909/98	Makere te Uamarangi (by his solicitor, D. Scannell)	Ohiti - Waitio Nos. 2 and 4 (part)	Hanara te Tene	21	210
5	I. 1909/99	Lillian M. Glazebrook (by her solicitor, D. Scannell)	Waipuka 3A No. 4 (part)	Hiromina te Orenga	21	200
6	I. 1909/108	Henry T. Hume (by his solicitor, W. G. Beard)	Mataikona No. 1 (part)	Hoera Rautu and others	21	7,587
7	I. 1909/109	Henry T. Hume (by his solicitor, W. G. Beard)	Mataikona No. 2 (part)	Hoera Rautu and others	21	7,778
8	I. 1909/110	Henry T. Hume (by his solicitor, W. G. Beard)	Mataikona No. 3 (part)	Hami Potangaroa and others	21	1,435
9	I. 1909/111	Sir Francis Price, Baronet (by his solicitors, Carlisle, McLean, and Wood)	Awa-o-totara	Te Waka H. Puna and others	30	17,730
10	I. 1909/112	Hannah Scott (by her solicitor, D. Scannell)	Ohiti - Waitio Nos. 2 and 4 (parts)	Atereta te Koro and others	21	126
11	I. 1909/113	Hannah Scott (by her solicitor, D. Scannell)		Hoana Pakapaka	10	315

APPLICATIONS FOR ISSUE OF RECOMMENDATIONS TO HIS EXCELLENCY THE GOVERNOR FOR THE REMOVAL OF RESTRICTION AND CONSENT TO SALE.

No.	Record No.	Name of Applicant.	Name of Land.	Nature o	Area.		
12	I. 1909/87	Robina I. Cameron (by her solicitor, W. G. Beard)	Mairiirikapua B	Sale			R. P 1 26
13	I. 1909/91	Renata te Nii (by his solicitor, D. Scannell)	Waihuanua No. 2a	Sale		11	1 28
14	I. 1909/103	Wirihia Ihukino (by his agent, A. L. D. Fraser)	Tikokino No. 6	Sale		100	0 0
15	I. 1909/104	Hanara Ihaka (by his agent, A. L. D. Fraser)	Tikokino No. 13a (part)	Sale	••	23	0 10
16	I. 1909/105		Tikokino No. 15a (part)	Sale	••	14	1 34
17	I. 1909/106	Hanara Ihaka (by his agent. A. L. D. Fraser)	Tikokino, Section 16, Block IV (part)	Sale		16	2 27
18	I. 1909/107		Tikokino, Section 17, Block IV (part)	Sale		14	3 10

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Record No. Nature of Alienation.		Date.	Name of Land.	Names of Parties.		
19	I. 1909/101	Mortgage	• • •	Potakakuratawhiti No. 1a	Hemi Enoka to Charles Elgar (Field, Luckie, and Toogood).		
20	I. 1909/102	Mortgage	••	Potakakuratawhiti No. 1B	Ani Enoka to Charles Elgar (Field, Luckie, and Toogood).		
		l			*		

BANKRUPTCY NOTICES.

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

OTICE is hereby given that LINDLEY VICTOR MORGAN, of Te Kuiti, carrying on business as "Phillips and Co.," of Te Kuiti, Painters and Paperhangers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 30th day of July, 1909, at 11 o'clock a.m. Auckland, 20th July, 1909.

E. GÉRARD. Official Assignee.

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

OTICE is hereby given that WILLIAM THOMAS STYLES, of Hawera, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the office of the Deputy Official Assignee, Hawera, on Wednesday, the 28th day of July, 1909, at 2 p.m.

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

New Plymouth, 14th July, 1909.

In Bankruptcy.

OTICE is hereby given that Donald Campbell, of Oamaru, Carrier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Tyne Street, Oamaru, on Tuesday, the 27th day of July, 1909, at 2.30 o'clock p.m.

C. W. COOKE, Deputy Official Assignee.

Oamaru, 19th July, 1909.

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

NOTICE is hereby given that RAUMAEWA TE RANGO, of Moawhango Aboriginal Notice Moawhango, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Mangaweka, on Wedn. sday, the 28th day of July, 1909, at 12 o'clock noon.

W. RODWELL, 17th July, 1909. Deputy Official Assignee. In Bankruptcy. - In the Supreme Court, holden at Wanganui.

OTICE is hereby given that Annie Taylor, wife of Edmund Taylor, Dairy-farmer, of Wanganui, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 27th day of July, 1909, at 2.30 o'clock p.m.

17th July, 1909.

W. RODWELL Deputy Official Assignee.

In Bankruptcy .- In the Suprems Court, holden at Wanganui.

OTICE is hereby given that CHARLES FRANCIS MILLWARD, of Wanganui, Commission Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 30th day of July, 1909, at 2.30 o'clock p.m.

1 th July, 1909.

W. RODWELL. Deputy Official Assignee.

In Bankruptcy.-In the Supreme Court, holden at Palmerston North.

NOTICE is hereby given that WILLIAM HOPPER, of Marton, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 26th day of July, 1909, at

G. J. SCOTT,

Deputy Official Assignee. Palmerston North, 20th July, 1909.

In Bankruptcu.

Estate of E. J. MARTIN.

OTICE is hereby given that first dividend, of 5s. in the pound, is now payable at my office on all proved accepted claims.

Deputy Official Assignee.
Palmerston North, 13th July, 1909.

30

In Bankruptcy. - In the Supreme Court, holden at Palmerston North.

NOTICE is hereby given that John George, of Kuku, Manakau, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 23rd day of July, 1909, at 2 o'clock.

G. J. SCOTT,
Deputy Official Assignee.
Palmerston North, 16th July, 1909.

NOTICE is hereby given that ELIZABETH RITSON, of Wellington, Cab-proprietress, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, Customhouse Building, on Thursday, the 29th day of July, 1909, at 11 o'clock a.m.

ALEXR. SIMPSON, Official Assignee.

Wellington, 16th July, 1909.

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

OTICE is hereby given that John Miles, of Riddiford Street, Wellington, Fish Merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 30th day of July, 1909, at 11 o'clock a.m.

ALEXR. SIMPSON, Official Assignee.

Wellington, 19th July, 1909.

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

N OTICE is hereby given that THOMAS PATRICK TRACES, of Runanga, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 28th day of July, 1909, at 2.30 o'clock p.m.

J. E. ALLEN, Deputy Official Assignee.

16th July, 1909.

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

NOTICE is hereby given that JAMES MATTHEW RODGER JACK, of Richmond, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 26th day of July, 1909, at 11 o'clock in the forenoon.

19th July, 1909.

J. EVANS, Official Assignee.

In Bankruptcy.—In the Supreme Court, Otago and South-land District, holden at Invercargill.

NOTICE is hereby given that Andrew Mathison, of Invercargill, Labour Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 23rd day of July, 1909, at 2.30 o'clock p.m.

CHARLES B. ROUT,
Deputy Official Assignee.

Invercargill, 10th July, 1909.

MINING NOTICES.

NOTICE UNDER "THE COMPANIES ACT, 1908," SECTION 266, SUBSECTION (4); AND "THE MIN-ING COMPANIES ACT, 1904," SECTION 6.

NOTICE is hereby given that the companies registered under the Mining Companies Acts, 1865 to 1894, enumerated in the Schedule hereto have been struck off the Register of Companies for the District of Otago.

Schedule.

Reliance Quartz-mining Company of Nenthorne (Limited).

Golden Causeway Quartz-mining Company of Nenthorne (Limited).

(Limited).

Zealandia Quartz-mining Company (Limited).

Southern Cross Tin-mining Company (Limited).

Justice Quartz-mining Company (Limited).

The Surprise Gold-mining Company (Limited).

Pateoroa Dredging Company (Limited).

The Moss Rose Gold-dredging Company (Limited).

The Barewood No. 2 Quartz-mining Company (Limited).

The Ophir Dredging Gold-mining Company (Limited).

The Deep Stream Quartz-mining Company (No Liability).

The Caledonian Gold-mining Company (Limited).

The Adam's Flat Gold-dredging Company (Limited).

Dated at Dunedin this fifteenth day of July, one thousan

Dated at Dunedin, this fifteenth day of July, one thousand nine hundred and nine.

J. MURRAY, Assistant Registrar of Companies.

THE SUNBEAM GOLD AND SILVER MINING COM-PANY (LIMITED), (IN LIQUIDATION).

OTICE is hereby given that at an extraordinary general meeting of the Sunbeam Gold and Silver Mining Company (Limited), duly convened, and held at No. 108 Victoria Arcade, Auckland, on the 28th day of June, 1909, the subjoined resolutions were duly passed; and at a subsequent extraordinary general meeting of the said company, also duly convened, and held at the same place on the 13th day of July, 1909, the subjoined resolutions were duly confirmed, viz.:—

the 13th day of July, 1909, the subjoined resolutions were duly confirmed, viz.:—

1. That the company be wound up voluntarily.

2. That Charles Franklin Sanders, of Auckland, Legal Manager, be and he hereby is appointed Liquidator for the purpose of such winding-up.

3. That the whole of the business and property of the company (save and excepting uncalled capital) be transferred and sold, subject to the liabilities of the company, at or for the price or sum of £833 6s. 8d., to a company to be called the Ngatiawa Consolidated Gold-mines (Limited), or some other name, intended to be formed, with a capital of £12,500, divided into 250,000 shares of one shilling each, for the purpose of acquiring, inter alia, such business and purpose of acquiring, inter alia, such business

property.
4. That the Liquidator be and he is hereby authorised to 4. That the Liquidator be and he is hereby authorised to enter into an arrangement whereby the members of the company may receive in compensation for such transfer and sale (in lieu of cash, and to the extent of the said sum of £333 6s. 8d.) shares in such intended company, paid up to the sum of twopence per share, or to such other amount as may be agreed upon by the Liquidator, for the purpose of distribution amongst the members of the company, and for that purpose to enter into and execute on behalf of the company, either without modification or with such modifications (not being substantial alterations) as may be agreed upon by the Liquidator, a certain memorandum of agreement. by the Liquidator, a certain memorandum of agreement, proposed to be made between the company and its Liquidator of the one part, and Andrew Hanna, of Auckland aforesaid, Solicitor, as trustee for such intended company, of the other part, a draft whereof (to be indorsed for the purposes of identification with the signature of the Chairman of the meeting now convened) will be submitted to such meeting.

C. F. SANDERS Liquidator

Auckland, 14th July, 1909.

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THE NGATIAWA GOLD - MINING COMPANY (LIMITED), (IN LIQUIDATION).

OTICE is hereby given that at an extraordinary general meeting of the Ngatiawa Gold-mining Company (Limited), duly convened, and held at No. 108 Victoria Arcade, Auckland, on the 28th day of June, 1909, the subjoined resolutions were duly passed; and at a subsequent extraordinary general meeting of the said company, also duly convened, and held at the same place on the 13th day of July, 1909, the subjoined resolutions were duly confirmed, viz.:—

1. That the company he wound up voluntarily

That the company be wound up voluntarily.
 That Charles Franklin Sanders, of Auckland, Legal Manager, be and he hereby is appointed Liquidator for the

manager, be and he hereby is appointed inquidator for the purpose of such winding-up.

3. That the whole of the business and property of the company (save and excepting uncalled capital) be transferred and sold, subject to the liabilities of the company, at or for the price or sum of £833 6s. 8d., to a company to be called the Ngatiawa Consolidated Gold-mines (Limited) (or some other name), intended to be formed with a capital of

£12,500, divided into 250,000 shares of one shilling each, for the purpose of acquiring, inter alia, such business and

That the Liquidator be and he is hereby authorised to enter into an arrangement whereby the members of the com enter into an arrangement whereby the members of the company may receive in compensation for such transfer and sale (in lieu of cash and to the extent of the said sum of £833 6s. 8d.) shares in such intended company paid up to the sum of twopence per share, or to such other amount as may be agreed upon by the Liquidator, for the purpose of distribution amongst the members of the company, and for that purpose to enter into and execute on behalf of the company is they without modification or with such modifications. that purpose to enter into and execute on behalf of the company, either without modification or with such modifications (not being substantial alterations) as may be agreed upon by the Liquidator, a certain memorandum of agreement proposed to be made between the company and its Liquidator of the one part, and Andrew Hanna, of Auckland aforesaid, Solicitor, as trustee for such intended company, of the other part, a draft whereof (to be indorsed for the purposes of identification with the signature of the Chairman of the meeting now convened) will be submitted to such meeting.

C. F. SANDERS, Liquidator. Auckland, 14th July, 1909.

In the matter of the Endeavour Dredging Company (Limited), (in liquidation); and in the matter of section 230 of "The Companies Act, 1908."

The Companies Act, 1908."

AKE notice that a General Meeting of the above-named company will be held on Wednesday, 4th day of August, 1909, at 8 o'clock, at the office of the Liquidator, Scotland Street, Roxburgh, for the purpose of having laid before it an account showing the manner in which the winding-up of the company has been conducted, and the assets of the company disposed of.

Dated at Roxburgh, this 12th day of July, 1909.

R. COCKBURN, Liquidator.

In the matter of the Gold King Dredging Company (Limited), (in liquidation); and in the matter of section 230 of "The Companies Act, 1908."

AKE notice that a General Meeting of the above-named company will be held on Friday, 6th August, 1909, at 8 o'clock, at the office of the Liquidator, Scotland Street, Roxburgh, for the purpose of having laid before it an account showing the manner in which the winding up of the company has been conducted, and the assets of the company disposed of.
Dated at Roxburgh, this 12th day of July, 1909.

R. COCKBURN, Liquidator.

GULCH'S HEAD SLUICING COMPANY (LIMITED), (IN LIQUIDATION).

OTICE is hereby given that at an extraordinary general meeting of the shareholders of the Gulch's Head Sluicing Company (Limited), held at the registered office of the company, Don Street, Invercargill, on the 16th day of January, 1909, the following resolution was submitted and carried: "That, it having been proved to the satisfaction of the company that it cannot, by reason of its liabilities, continue its business, the company go into voluntary liquidation forthwith, and that Mr. E. C. Leary be appointed Liquidator."

EDWD. C. LEARY, Secretary

Invercargill, 16th January, 1909.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1908," unless caveat be lodged forbidding the same on or before the 23rd August,

1909.

1875. ELIZABETH BISHOP.—231 acres, part of Native Block Te Tarere No. 90n. Occupied by Hugh McLean Campbell, jun., as tenant.

1876. THE PRESBYTERIAN CHURCH PROPERTY TRUSTEES.—3 roods, Sections 234, 237, and part Section 233. Block II, South Hastings, Heretaunga Block. Occupied by Applicants pied by Applicants.

Diagrams may be inspected at this office.

Dated this 19th day of July, 1909, at the Lands Registry Office, Napier.

L. PAULING,

District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1908," unless caveat be lodged forbidding the same on or before the 23rd August,

Application 4307. THOMAS FRASER RICHARDSON and ALFRED LYON.—102 acres 14½ perches, Sections 135 and 136, and parts Sections 134 and 137, Sandon Block XIV, Rangitoto Survey District. Occupied by Arthur James Simpson.

Application 4312. WILLIAM McINTOSH MUIR, WILLIAM FINLAY, and THOMAS BUSH.—2 roods 1170 perches, part Section 443, Wellington. Occupied by Thomas Bush and John L. Morrison.

Diagrams may be inspected at this office.

Dated this 20th day of July, 1909, at the Lands Registry Office, Wellington.

EDWIN BAMFORD,

District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1908," unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

10948. JANET DUNCAN and MARY DUNCAN.—20 acres and 33 perches, parts of Rural Sections 388, 10027, 10520, and 12479, Block XVI, Christchurch Survey District. Occupied by Applicant.

Occupied by Applicant.

10959. FREDERICK JOSEPH FANNING.—39¹/₁₀
perches, part of Lot 22 of the Christchurch Town Reserves.

Occupied by Joseph Macfarlane and Edward Smale.

Diagrams may be inspected at this office.

Dated this 19th day of July, 1909, at the Lands Registry

Office, Christchurch.

G. G. BRIDGES, District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act. 1908," unless caveat be lodged forbidding the same within one month from the publication hereof.

AGNES FULTON BEGG.—Part of Section 3, Block III, Anderson's Bay District. Unoccupied. No. 4909.
Diagram may be inspected at this office.
Dated this 19th day of July, 1909, at the Lands Registry

Office, Dunedin.

W. WYINKS, District Land Registrar.

PRIVATE ADVERTISEMENTS.

THE OXFORD ROAD BOARD.

OTICE is hereby given that at a special meeting of oTICE is hereby given that at a special meeting of the Oxford Road Board held on the 27th day of May, 1909, it was resolved (by way of special order) that the Oxford Road Board make a by-law under "The Counties Act, 1908," and "The Road Boards Act, 1908," the object and purport of which by-law is as follows:

Providing in the Oxford Road District for the licensing of hawkers and for the registration of such licenses, and defining to what persons the by laws under this

and defining to what persons the by-laws under this paragraph shall apply; and fixing the sums payable to the Road Board for such licenses.

Prohibiting any person from trading as hawkers not being so licensed.

Regulating the conduct and providing against the mis-

conduct of such licensed persons.

Imposing penalties for breach of by law.

The above resolution making a by-law for the licensing of hawkers was confirmed at the ordinary meeting of the Board held on Wednesday, 7th July, 1909.

R. H. GAINSFORD Clerk, Oxford Road Board.

LOST POLICY.

VIDENCE having been supplied of the loss of Policy
No. 143540 in the books of the Equitable Life Assurance Society of the United States, on the life of ALBERT MARTIN, of Wellington, 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 59 of "The Life Insurance Act, 1908."

GEORGE ROSS, Representative for New Zealand.

TAIHAPE BOROUGH COUNCIL.

In the matter of "The Municipal Corporations Act, 1908," and of "The Public Works Act, 1908."

OTICE is hereby given that the Taihape Borough Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—to wit, the construction of a right-of-way through Section 7, Block XIX, Taihape, and Section 78, Block XIV, Ohinewairua Survey District—and for the purposes of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Town Clerk, Taihape, and is open for inspection without fee by all representations of the purpose depring ordinary office hours.

all persons affected by the execution of the said public work or to the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing, and send the same, within forty days from the first publication of this notice, to the Town Clerk, Taihape.

SCHEDULE.

Approximate Area of each of the Parcels of Land required to be taken.		Block No.	Situated in Survey District.		Coloured on Plan	Shown on Plan marked	Situated in the Borough of
A. R. P. 0 0 1·25 0 0 34·7	7 78	XIX XIV XIV	Taihape Ohinewairua Ohinewairua	••	Pink	615 615	Taihape.

Dated this 17th day of July, 1909.

G. SUTHERLAND, Town Clerk.

CHRISTCHURCH DRAINAGE BOARD.

Proposals to extend the Sewerage Area in the St. Albans and Sydenham Wards respectively.

The hereby give notice that the result of the polls held to decide the above resulted as follows:-

St. Albani	Ward.			
For the proposal				16
Against the proposal	••	••		5
Total		••		21
Sydenham	Ward.			
For the proposal				21
Against the proposal				9
Informal	••	• •	• •	1
Total				31

As the number of votes recorded in both cases in favour of the proposals exceeded those recorded against the proposals, we declare both proposals to be carried.

WALTER HILL, Chairman. EDWIN CUTHBERT, Returning Officer.

16th July, 1909.

DISSOLUTION OF PARTNERSHIP.

GEORGE WALKER AND Co., NEWTON AUCTION MART, AUC-TIONEERS AND FURNISHERS.

OTICE is hereby given that the Partnership heretofore existing between George Ernest Walker and Alfred Josiah Powley, under the style of "George Walker and Co.," Auctioneers and Furnishers, in Karangahape Road, Auckland, has been dissolved by mutual consent. All outstanding accounts will be received and discharged by Alfred Josiah Powley.

Dated this 19th day of July 1909

Dated this 12th day of July, 1909.

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GEORGE ERNEST WALKER. ALFRED JOSIAH POWLEY.

WE, LAWRENCE COWAN and ALEXANDER RESIDE, hitherto carrying on business in partnership as Farmers and Graziers, have this day dissolved partnership by mutual consent. All accounts are to be paid to Lawrence Cowan, who alone can give a good discharge therefor.

Dated this 8th day of July, 1909.

R. RESIDE. L. COWAN.

Witness-Wm. Dalrymple.

(LIMITED).

THE MICHELLI WINDOW-FASTENER COMPANY

A T an extraordinary general meeting of shareholders in the above company, held on 15th July, 1909, in the registered office of the company, 8 Liverpool Street, Dunedin, the following resolution was unanimously passed:—
"That it has been proved to the company's satisfaction that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the company be wound up accordingly."

the company be wound up accordingly.",
Mr. W. Hamilton Irvine, Liverpool Street, was appointed

Liquidator.

CANTERBURY COLLEGE.

ELECTION OF MEMBERS OF BOARD OF GOVERNORS.

In pursuance of regulations under "The Canterbury College and Canterbury Agricultural College Act, 1896," I, George Harry Mason, Returning Officer, do hereby notify that the undermentioned persons have been duly elected Members of the Board of Governors of Canterbury College by the electors on the several electoral rolls:-

Elected by Members of the General Assembly: Henry George Ell.

Elected by Graduates: Very Rev. Walter Harper and ALFRED GEORGE TALBOT.

Elected by Teachers:

THOMAS HUGHES.

Elected by School Committees:

THOMAS WILLIAM ROWE. Elected by Professorial Board:

WILLIAM IZARD.

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GEO. H. MASON, Returning Officer.

PATENT OFFICE SUPPLEMENT.

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

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