

THE

# NEW ZEALAND GAZETTE.

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#### WELLINGTON, THURSDAY, JUNE 16, 1910.

Change of Name of "Mandeville and Rangiora Road District" to "Rangiora Road District."

(L.S.)

PLUNKET, Governor.

#### A PROCLAMATION.

WHEREAS the Board of the Road District of Mandeville and Rangiora, in the County of Ashley, has, by resolution adopted at an ordinary meeting thereof, requested that the name of that road district be altered from "Mandeville and Rangiora":

Now, therefore, in pursuance and exercise of the powers and authorities conferred on me by "The Designation of Districts Act, 1908," and "The Designation of Districts Amendment Act, 1909," and of all other powers and authorities enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby proclaim and declare that the name of the road district now known as "Mandeville and Rangiora," shall be and the same is hereby altered to "Rangiora," and do assign the last-mentioned name to such road district accordingly; and also do hereby proclaim and declare that this Proclamation shall take effect on and after the first day of September, one thousand nine hundred and ten, not being earlier than six months after the first publication thereof in the Gazette.

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

D. BUDDO, Minister of Internal Affairs.

GOD SAVE THE KING!

Change of Name of "Kaikora North" to "Otane."

(L.S.)

PLUNKET Governor.

A PROCLAMATION.

WHEREAS the Board of the Town District of Kaikora North, in the County of Patangata, has, by resolution adopted at an ordinary meeting thereof, requested that the name of that town district be altered from "Kaikora North" to "Otane":

Now, therefore, in pursuance and exercise of the powers and authorities conferred on me by the Designation of Districts Act, 1908, and the Designation of Districts Act, 1909, and of all other powers and authorities enabling me in this behalf, I, William Lee, Baron Plunket, the Governor of the Dominion of New Zealand, do hereby proclaim and declare that the name of the town district now known as "Kaikora North" shall be and the same is hereby altered to "Otane," and do assign the lastmentioned name to such town district accordingly; and also do hereby proclaim and declare that this Proclamation shall take effect on and after the first day of December, one thousand nine hundred and ten, not being earlier than six months after the first publication thereof in the Gazette.

Given under the hand of His Excellency the Right Honourable William Lee, Baron Plunket, Knight Grand Cross 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 May, in the year of our Lord one thousand nine hundred and ten.

D. BUDDO, Minister of Internal Affairs.

GOD SAVE THE KING!

Directing Preparation of Valuation List and District and roll respectively, shall apply hereto, save and except as the same are hereinbefore modified or altered.

(L.S.) ROBERT STOUT. Administrator of the Government.

#### A PROCLAMATION

A PROCLAMATION.

WHEREAS by Order in Council dated the twenty-fourth day of March, one thousand nine hundred and ten, duly published in the New Zealand Gazette of the fourteenth day of April, one thousand nine hundred and ten, at page 1144, the boundaries of the Borough of Wanganui were altered by including therein the area (formerly known as "Aramoho") particularly described in the Schedule to the said Order in Council, as from the first day of April, one thousand nine hundred and ten: And whereas the said area so included in the Borough of Wanganui formerly formed part of the County of Waitotara: And whereas it is necessary that a valuation list for the Borough of Wanganui and a district electors list for the said borough, as constituted at the first day of April, one thousand nine hundred and ten, should be prepared, and that the various times prescribed in the making and preparation of such lists by the Rating Act, 1908, and the Municipal Corporations Act, 1908, should be extended in manner hereinafter appearing:

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the powers in that behalf enabling me in the Municipal Corporations Act, 1908, and of all other powers in anywise enabling me in this behalf, do hereby proclaim, declare, and direct,—

(a.) That a valuation list for the Borough of Wanganui as constituted at the first day of April, one thousand nine hundred and ten, setting forth

(a.) That a valuation list for the Borough of Wanganui as constituted at the first day of April, one thousand nine hundred and ten, setting forth the rateable value of all rateable property in the district, and the names of the occupiers and owners thereof, and all other necessary particulars, as provided or required by section seven of the Rating Act, 1908, be prepared.
(b.) That such valuation list shall be prepared on or before the fifteenth day of June, one thousand nine hundred and ten.

nine hundred and ten.

(c.) That objections to the said valuation list shall be delivered on or before the fifteenth day of July,

one thousand nine hundred and ten.

(d.) That a district electors list for the Borough of Wanganui as constituted at the first day of April, one thousand nine hundred and ten, as

provided or required by section six of the Municipal Corporations Act, 1908, be prepared.

(e.) That such district electors list shall be prepared on or before the fifth day of July, one thousand nine hundred and ten.

(e.) That such district electors list shall be prepared on or before the fifth day of July, one thousand nine hundred and ten.

(f.) That such district electors list shall be open for inspection at the office of the Town Clerk, Wanganui, in terms of Regulation 4 of the regulations dated the fourteenth day of January, one thousand nine hundred and one, and published in the New Zealand Gazette, one thousand nine hundred and one, page 154, from the fifth day of July to the fourteenth day of July, one thousand nine hundred and ten.

(g.) That the time within which objections may be lodged to the said district electors list in terms of section ten of the Municipal Corporations Act, 1908, shall be the eighteenth day of July, one thousand nine hundred and ten.

(h.) That the time for making and signing a list of objections in terms of Regulation 6 of the aforesaid regulations (New Zealand Gazette, one thousand nine hundred and one, page 154) shall be from the nineteenth day of July, one thousand nine hundred and ten.

(i.) That a meeting of the Borough Council of the Borough of Wanganui for the purpose of amending the said district electors list, in terms of subsection four of section eleven of the Municipal Corporations Act, 1908, shall be held on the fourth Wednesday of the month of July, one thousand nine hundred and ten.

(j.) That the district electors list shall, in terms of Regulation 9 of the before-mentioned regulations (New Zealand Gazette, one thousand nine hundred and ten.

And I do hereby further proclaim and declare that the provisions of the Rating Act, 1908, and the Municipal Corporations Act, 1908, and the regulations thereunder relating to the valuation list and roll and the district electors list

Given under the hand of His Excellency the Honouren under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 June, in the year of our Lord one thousand nine hundred and ten.

D. BUDDO, Minister of Internal Affairs.

GOD SAVE THE KING!

Land brought under the Thermal Springs Districts Act, 1908.

(L.S.) ROBERT STOUT, Administrator of the Government.

A PROCLAMATION.

WHEREAS by section two of the Thermal Springs Districts Act, 1908 (hereinafter referred to as "the said Act"), it is enacted that the Governor may issue Proclamations from time to time defining districts to be subject to the said Act, being localities in which there are considerable numbers of the ngawha, waiariki, or hot or mineral springs, lakes, rivers, or waters, and from time to time may vary the boundaries or abolish any of such districts: And whereas it is expedient to abolish the district defined under the Thermal Springs Districts Act, 1881, by Proclamation dated the twenty-second day of October, one thousand eight hundred and eighty-one, and published in the Gazette of the twenty-seventh day of October, one thousand eight hundred and eighty-one, and to proclaim another district in lieu thereof, as hereinafter set forth: set forth :

set forth:
Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred on me by the said Act, do hereby abolish the said district, defined as aforesaid, and do hereby proclaim and declare that the portion of the said Dominion described in the Schedule hereto, being a locality in which there are a considerable number of the ngawha, waiariki, or hot or mineral springs, lakes, rivers, and waters, shall be and the same is hereby defined to be a district subject to the Thermal Springs Districts Act, 1908.

#### SCHEDULE.

SCHEDULE.

All that area in the Auckland Land District bounded by a line commencing at the intersection of the Tauranga-Rotorua Road by the Paraite or Mangorewa River; thence easterly along the southern side of that river to the southwestern corner of Run No. 9A; thence along the southern boundary of that run to the north-western corner of Ngatipahiko B No. 1B Block; thence along the northwestern and south-western boundaries of that block to the Okere or Kaituna River; thence northerly along the eastern side of the river to the south-western corner of Paengaroa South Block; thence along the southern and eastern boundaries of that block to the Pokopoko Stream; thence southerly along the said Pokopoko Stream to the northern boundary of Te Rotoiti Block; thence easterly along the northern boundary of Te Rotoiti Block to the Pongakawa Stream; thence northerly along that stream to the northern boundary of Rotoma Survey District; thence easterly along the northern boundary of that stream to the northern boundary of Rotoma Survey District; thence easterly along the northern boundary of that survey district to the eastern boundary of Run No. 14; thence southerly along the eastern boundary of the said Run No. 14, and along Hannon's Road to the south-western corner of Section No. 2, Block II, Rotoma Survey District; thence along the southern boundary of that section, across the Wairoa Valley Road, and along the southern boundary of Section No. 2, Block III, Rotoma Survey District, to the eastern boundary of Rotorua County; thence southerly along the eastern boundary of that county to the north-eastern corner of Te Haehaenga No. 2 Block; thence westerly along the northern boundaries of Te Haehaenga Nos. 2 and 2a Blocks and Te Haehaenga Block, the northern and north-western boundaries of Te Haehaenga No. 1 Block, and north-western and south-western nga No. 1 Block, and north-western and south-western boundaries of Te Hachaenga No. 5 to the Tarawera River; thence westerly along the northern side of that river and the northern boundary of Pokohu A Block to its northwestern corner; thence along the western boundaries of

Pokohu A Block to the westernmost corner of Pokohu I Block; thence along the south-western boundaries of Pokohu I and C Blocks, and the north-western boundary of Run No. 55 to Paeroa East No. 28 Block; thence along the north-eastern and northern boundaries of the last-mentioned block, and along the northern boundaries of Paeroa East No. 18 and No. 48 Blocks to the Waiotapu River; thence southerly along the western side of that river to the Waikato River; thence westerly along the northern side of the Waikato River to a point opposite the easternmost corner of Tutukau East B Block; thence across the Waikato River, and along the south-eastern and south-western boundaries of Tutukau East B Block, and the north-eastern and eastern boundaries of Tatua East Block to the Waikato River; thence across that river, and south-western boundaries of Tutukau East B Block, and the north-eastern and eastern boundaries of Tatua East Block to the Waikato River; thence across that river, and along its northern side to the south-eastern corner of Whakamaru-Maungaiti No. 2 Block; thence along the eastern boundary of the last-mentioned block, and along the Taahunaatara and Rahopakapaka Streams to the southern boundary of Tikorangi Block; thence along the southern boundary of that block to its easternmost corner, and along its north-eastern boundary to Patetere South No. 183 Block; thence along the south-eastern boundary of the lastmentioned block, the north-western boundaries of Ta Rimu Horohoro and Rotomahana - Parekarangi No. 1c Blocks, and the south-western boundaries of Kaitao 2s, 2a, and Rotohokahoka C and D Blocks to the westernmost corner of the last-mentioned block; thence along the north-western boundaries of Rotohokahoka D and F Blocks to the southwestern corner of Okoheriki No. 1k North Block; thence along the south-western boundary of that block and part of the south-western boundary of Okoheriki No. 1k North Block; thence along the south-western boundaries of the last-mentioned block to the Ngongotaha Stream at the north-eastern corner of that block; thence along the said stream to the railway-line; thence northerly along the railway-line to the Tauranga-Rotorua Road; and thence along that road to the place of commencement. place of commencement.

Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

J. CARROLL, Minister of Native Affairs.

GOD SAVE THE KING!

Defining District under the Maori Councils Act, 1900.

(L.S.)

ROBERT STOUT, Administrator of the Government.

#### A PROCLAMATION.

A PROCLAMATION.

WHEREAS by section three of the Maori Councils Act, 1900, it is provided that the Governor may proclaim any district a Maori district for the purpose of the said Act: And whereas by section four of the said Act it is further provided that the Governor may in such Proclamation appoint a Stipendiary Magistrate or Government agent to be Returning Officer for each of such districts: And whereas by section six of the said Act it is further provided that the number of members to be elected for the Maori Council of each such district shall be fixed by the Governor on the establishment of such district:

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred upon me by the hereinbefore-recited sections of the Maori Councils Act, 1900, proclaim the district set forth in the First Schedule hereto to be a Maori district for the purpose of the said Act; and I

claim the district set forth in the First Schedule hereto to be a Maori district for the purpose of the said Act; and I appoint the person whose name is set forth in the first column of the Second Schedule hereto to be Returning Officer for the district set forth in the second column of the said Second Schedule; and I moreover fix the number set forth in the third column of the said Second Schedule to be the number of members to be elected for the Maori Council of such district.

FIRST SCHEDULE. WAIKATO MAORI DISTRICT.

trict and the sea; towards the east generally by the sea, the Tauranga Maori District and Te Arawa Maori District; towards the south generally by the Tongariro and Maniapoto Maori Districts; and towards the west generally by the sea, including the adjacent islands.

#### SECOND SCHEDULE.

Name of Returning Officer.	Name of District.	Number of Members to be elected.	
Walter Harry Bowler	Waikato	12	

Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 June, in the year of our Lord one thousand nine hundred and ten.

J. CARROLL, Minister of Native Affairs.

GOD SAVE THE KING!

Land proclaimed as a Road in Block XIII, Oparara Survey District, Buller County.

(L.S.) ROBERT STOUT, Administrator of the Government. A PROCLAMATION

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, with the consent of the owner of the land mentioned in the Schedule hereto, and of the Buller County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Oparara Survey District described in the Schedule hereto.

#### SCHEDULE.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 22	3	XIII	Oparara	P.W.D. 25730	Red.

In the Nelson 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 Provincial District.

> Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block VIII, Orieri Survey District, Sounds County.

ROBERT STOUT. (L.S.) Administrator of the Government.

A PROCLAMATION.

WAIKATO MAORI DISTRICT.!

ALL that area in the Auckland Land District bounded towards the north generally by the Ngati-Whatua Maori District Administrator of the Government of the Dominion of

New Zealand, do hereby, with the consents of the owner and of the mortgagess of the land mentioned in the Schedule hereto, proclaim as a road the land in the Orieri Survey District described in the Schedule hereto.

#### SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 4 1 0	1	VIII	Orieri	P.W.D.	Red.

In the Marlborough 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 Provincial District.

> Given under the hand of His Excellency the Honour-able Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road in Block V, Kawatiri Survey District, Buller County.

(L.S.)

ROBERT STOUT. Administrator of the Government.

#### A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, with the consent of the owner of the land mentioned in the Schedule hereto, and of the Buller County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Kawatiri Survey District described in the Schedule hereto. bereto.

#### SCHEDULE

Approxi- mate Area of the Parcel of Land pro- claimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 39	14	v	Kawatiri	P.W.D. 26711	Red.

In the Nelson Land District; as the same is more par-ticularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks XIII and IX, Gore Survey District, Sounds County.

(L.S.)

ROBERT STOUT. Administrator of the Government.

#### A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagees of the land mentioned in the Schedule hereto, proclaim as a road the land in Gore Survey District described in the Schedule hereto.

#### SCHEDULE

Approxi- mate Area of the Parcel of Land pro- claimed as a Road	Being Portion of Sections Nos.	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan.
A. R. P. 21 0 3	∫1 {3	XIII }	Gore	P.W D. 26705	Red.

In the Marlborough 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 Provincial District.

Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING! .

Land proclaimed as a Road in Block VIII, Matiri Survey District, Murchison County.

(L.S.)

ROBERT STOUT,

Administrator of the Government.

#### A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, with the consent of the owner and mortgagees of the land mentioned in the Schedule hereto, and of the Murchison County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Matiri Survey District described in the Schedule hereto.

#### SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 37	4	VIII	Matiri	P.W.D. 26744	Red.

In the Nelson 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 Provincial District.

Given under the hand of His Excellency the Honouren under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Land taken for Road Purposes in Block XVI, Kawhia South Survey District, Waitomo County.

(L.S.)

ROBERT STOUT,

Administrator of the Government.

#### A PROCLAMATION.

W HEREAS the land mentioned in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purposes of a road in Kawhia South Survey District:

And whereas all the conditions precedent required by law

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

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in pursuance

Government of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities vested in me by 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 is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the twentieth day of July, one thousand nine hundred and ten.

#### SCHEDULE.

Approximate Area of the Piece of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 1 18	Hauturu East No. 1s, Section 3A, No. 6430 (red)		Kawhia South	P.W.D. 25808 (14718 <sub>B</sub> , blue)	Red.

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

Given under the hand of His Excellency the Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING!

Land in Block I, Waipiro Survey District, taken for the Purposes of a Post-office.

(L.S.)

ROBERT STOUT,

Administrator of the Government.

#### A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto

W is required to be taken, under the Public Works Act, 1908, for the purposes of a post-office:

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 show-

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, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in me vested by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes of a post-office as aforesaid; and it is hereby declared that this Proclamation shall take effect on and after the eighteenth day of July, one thousand nine hundred and ten. day of July, one thousand nine hundred and ten.

#### 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. B. P. 0 0 13	Subdivision No. 3 of Matarau No. 2 Block	I	Waipiro	Red.	

In the Land District of Hawke's Bay; as the same is more particularly delineated on the plan marked P.W.D. 26686, 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 Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Land in Block VII, Port Nicholson Survey District, taken for the New Government House, at Wellington.

(L.S.)

ROBERT STOUT,

Administrator of the Government.

A PROCLAMATION. W HEREAS the land mentioned in the Schedule hereto

VV is required to be taken, under the Public Works Act, 1908, for the new Government House, at Wellington: And whereas an agreement for the taking of the estate in fee-simple of the said land has been entered into, and it has

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, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in purpose and in exercise of the powers and authorities in me the Government of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in me vested by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the new Government House, at Wellington, as aforesaid; and it is hereby declared that this Proclamation shall take effect on and after the eighteenth day of July, one thousand nine hundred and ten.

#### SCHEDULE.

THE parcel of land mentioned hereunder :-

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Coloured on Plan
A. B. P. 1 3 29.9	College Reserve (City of Wellington)	VII	Port Nicholson	Green.

In the Land District of Wellington; as the same is more particularly delineated on the plan marked P.W.D. 25807, 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 Honourable Sir Robert Stout, Knight Commander of the Most Distinguished Order of Saint Michael the Most Distinguished Order of Saint Michael and Saint George, Chief Justice, Administrator of the Government 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 fourteenth day of June, in the year of our Lord one thousand nine hundred and ten.

#### R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Licensing Frank Rattenbury to use and occupy a Part of the Foreshore of Tongaporutu River, Taranaki, as a Site for a Wharf, and making Regulations and Prescribing Dues for the Use of Same.

#### PLUNKET, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this second day of December, 1909.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), Frank Rattenbury, of Tongaporutu (hereinafter called "the licensee"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark at Tongaof the foreshore and land below low-water mark at Tongaporutu River, Taranaki, in order to erect a whart thereon; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited plans in the office of the Marine Department, at Wellington, marked M.D. 3393 (three sheets), showing the area of foreshore and land below low-water mark intended to be occupied, and the manner in which it is proposed to erect the wharf: And whereas it has been made to appear to the Governor in Council that the said work will not be or tend to the injury of navigation, and the said plans have, prior to the making of this Order in Council; been approved by the Governor in Council: And whereas it is expedient that a license should be granted and issued to the licensee under the said Act, for the purpose aforesaid, on the terms and conditions set forth the purpose aforesaid, on the terms and conditions set forth in the First Schedule hereto, and that the regulations and the dues and rates set forth in the Second Schedule hereto should be made, and prescribed to be taken, for the use of

the dues and rates set forth in the Second Schedule hereto should be made, and prescribed to be 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 for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark adjacent thereto, on which the wharf is to be erected, as shown between points C and D on sheet I of the plans so deposited as aforesaid, for the purpose of erecting and maintaining the said wharf thereon, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby make the regulations, and prescribe the dues and rates to be taken, on and after the date of publication of this Order in Council in the New Zealand Gazette, for the use of the said wharf, set forth in the Second Schedule hereto. in the Second Schedule hereto.

### FIRST SCHEDULE.

1. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority 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 adjacent thereto necessary for the erection of the wharf, as shown between points C and D on sheet I of plans marked M.D. 3393.

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

being supplied with a copy of this Order in Council.

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

therefrom.

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

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

light shall be exhibited until after it has been approved or by the Minister.

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

removed or such repairs to be made.

8. Nothing herein contained shall authorise the licensee 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 any regulations made thereunder, and that are now or may hereafter be in force.

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

that purpose.

that purpose.

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 date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

11. The said rights powers and privileges are such as the province of the minister first obtained.

nrst 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 licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the licensee in New Zealand.

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

13. In case the licensee shall—

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

inbefore set forth, or any of them;
(2.) Cease to use or occupy the said wharf for a period of thirty days;

or thirty days;

(3.) Become bankrupt, or be in any manner brought
under the operation of any Act for the time being
in force relating to bankruptcy; or,

(4.) Fail to pay the sums specified in clause 3 of these
conditions,
then and in either of the said cases this Order in Council,

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

14. The erection of the wharf shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

#### SECOND SCHEDULE.

LIST OF GOODS TO BE CHARGED AT PER TON WHARFAGE ON WEIGHT OR MEASUREMENT.

#### Shipping Wharfage.

1. Every person who shall use the wharf with any vessel shall pay to the licensee for the use thereof as follows, that



For every vessel a sum of 2d. 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 lying at the said wharf, or shall lie at the said wharf undergoing repairs or fitting out only, or shall lie at the said wharf with a line attached thereto.

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 licensee 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.

#### Goods Wharfage.

2. Every person who shall use the wharf for landing or shipping any goods shall, before using the same, pay to the licensee dues as follows, that is to say:

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

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

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

For every head of sheep or small cattle so landed upon or shipped from the said wharf, the sum of 6d. per head. 2. Every person who shall use the wharf for landing or

head.

For all timber landed on the wharf a charge of 6d. per 100 ft. will be made.

100 ft. will be made.
Wool, 6d. per bale.
3. The licensee shall appoint any wharfinger or other officer necessary for the purposes of these regulations.
4. No person shall remove goods from the wharf without having previously paid the dues payable thereon.
5. If any goods remain for more than three hours on the wharf, or in or upon the approaches thereto, the wharfinger may remove the same to such premises as he thinks fit, and keen the same until payment to the licensee of the expenses may remove the same to such premises as he thinks it, and keep the same until payment to the licensee of the expenses of such removal and of the keeping of the goods, and of any other charges due to the licensee thereupon, and, in default of payment, may, in the manner and in the time provided by section 63 of the Harbours Act, 1908, sell the same, and may exercise on behalf of the licensee all the powers contained in the said section 63.

6. No ballast, timber, coal, produce, or cargo of any description shall be shipped or unshipped except at such time and places, and in such order and mode, as may be directed and deemed expedient by the wharfinger for the proper working of the wharf.

7. No person shall deposit any ballast, coal, coke, patent or other fuel on the wharf or in any shed without special permission from the wharfinger.

8. No ashes, rubbish, or refuse shall be landed on the wharf until vehicles are brought alongside to receive them.

9. Three hours' notice must be given to the wharfinger of the intention to land any rubbish, ashes, or refuse.

10. No goods or articles of any description which, in the opinion of the wharfinger, are likely to occasion damage to the wharf or any shed in connection therewith shall be discharged or landed on the wharf or placed in any such shed.

11. No person shall place or leave upon the wharf, or in any shed in connection therewith, any vegetable or animal matter or goods which are in a state of decay or putrefaction; and any goods which are, in the opinion of the wharfinger, unfit to remain on the wharf, or harmful to other goods stored on the wharf or in any such shed, may be removed from the wharf by the licensee, and the consignee or owner of such goods shall upon demand repay to the licensee the cost of such removal.

12. It shall not be lawful for any person to remove any

12. It shall not be lawful for any person to remove any goods from the wharf until all wharfage entries are passed on the form prescribed by the licensee, and all dues paid in respect of such goods, and a receipt from the wharfinger for all dues payable, or an authority to deliver such goods from the licensee, or any of them, shall have been obtained.

13. All explosives, kerosene, and all goods of a dangerous or inflammable character shall be removed by the owner, agent, or consignee immediately on being landed, and such owner, agent, or consignee failing to do so will be held responsible for any damage or loss that may accrue from any accident arising therefrom, in addition to the penalty provided for breach of these regulations, and the licensee shall not be responsible for any damage or loss which may accrue not be responsible for any damage or loss which may accrue

14. The licensee does not hold himself responsible for the safety of goods deposited in the wharf-shed, or upon any part of the wharves.

15. The master of any vessel loading or discharging at the wharf shall be deemed accountable for the proper slinging and landing of all goods, and responsible for any damage that may occur either from the breakage of slings or from the goods being improperly slung or improperly

16. It shall be the duty of the master to cause proper tarpaulins to be stretched from the harf to the vessels loading or discharging as aforesaid, and to be there maintained while cargo or ballast is being handled or shipped.

17. In case any vessel does or causes and damage to the wharf or any part thereof, or to any machinety or building thereon or appertaining thereto, then and in any such case the master of such vessel shall forthwith report the occurrence to the wharfinger.

occurrence to the wharfinger.

18. Any damage done or caused as aforesaid may be repaired by the licensee, and the cost thereof shall be recoverable by the licensee from the master and owner of any vessel, or either of them, in any Court of competent jurisdiction

19. All goods landed on the wharf, or brought thereon for

19. All goods landed on the whart, or brought thereon for shipment, shall be placed as the Harbourmaster, wharfinger, or other authorised person directs, and so as to keep all mooring posts or rings free and all rails or tramways clear.

20. The wharfinger shall have the power to close the wharf, or any portion thereof, whenever, in his opinion, it is advisable to do so, and no person shall enter upon the wharf or portion so closed without the consent of the wharfinger.

able to do so, and no person shall enter upon the wharf or portion so closed without the consent of the wharfinger.

21. The master of every vessel lying at the wharf shall give way to any mail-steamer, whether discharging cargo or passengers, and shall either vacate his berth or assist the master of the mail-steamer to moor alongside his vessel, and allow the passengers and cargo to be shipped and unshipped over and across the deck of his vessel, as the case may require, under such conditions as the wharfinger may impose.

22. The master of every vessel, whether carrying passengers or not, when lying alongside the wharf shall fix, and at all times keep fixed, a safe and proper gangway from such vessel to the wharf; such gangway shall have side rails or stanchions with ropes rove taut through same, the top rail or rope being not less than 3ft. high, and he shall also keep a gangway-net properly secured beneath the gangway, and shall at all times throughout the night (that is to say, from sunset to sunrise) show and exhibit a proper light fixed to each gangway, and shall conform to and obey all orders the wharfinger may give regarding the position, size, and kind of such gangways and lights.

28. The master, owner, or agent of every vessel shall produce the certificate of registry of his vessel if registered, and shall give to the wharfinger or other person in charge a copy of the bill of lading, freight-list, or manifest of the cargo, or other proper account of all goods intended to be unshipped from the vessel on to the wharf, and also of all

goods shipped from the wharf on to the vessel.

24. Such bill of lading, freight-list, manifest, or other account shall contain full particulars of the weights and measurements of such goods according as freight is payable, and the master shall pay to the wharfinger or other person in charge all wharfage charges on such goods according to the scale herein contained.

25. If any person fails or refuses or neglects to do anything by these regulations required to be done, observed, or performed, or in any manner obstructs, impedes, or interferes with the doing of anything enjoined, required, or authorised to be done, or does anything prohibited by these regulations, he shall in each and every case so offending be liable to a fine not exceeding £5.

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

Licensing Messrs. Cyril Charles Saxton Pike, Percy Douglas Hope, Francis Peter Kellor, and Gustav Adolph Pulowsky (as Trustees) to occupy a Part of the Fore-shore of Wairangi Bay, Croixelles Harbour.

#### PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirtieth day of August, 1909.

Present :

THE HONOURABLE JAMES CARROLL PRESIDING IN COUNCIL. WHEREAS, there being no Harbour Board empowered to grant the liganor true. WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Cyril Charles Saxton Pike, Percy Dcuglas Hope, Francis Peter Kellor, and Gustav Adolph Pulowsky, as trustees for the inhabitants of the district to the cost of erecting the wharf hereinafter mentioned (hereinafter called "the licensees"), have applied to the Governor in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark at Wairangi Bay, Croixelies Harbour, in order to erect and maintain thereon a wharf; and, in accordance with the one-hundred-and-fiftieth section of the accordance with the one-hundred-and-fiftleth section of the said Act, have deposited plans (in duplicate) in the office of the Marine Department at Wellington, marked M.D. 3385

(three sheets), showing the place where it is intended to erect such wharf, the area of foreshore and land below low-water mark intended to be occupied for such purpose, and the manner in which it is proposed to erect the wharf: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of particular and the said place have against the maintender. of navigation; and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensees on the terms and conditions

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. 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 licensees 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 licensees, as trustees for the inhabitants of the district, to use and occupy that part of the foreshore and land below low-water mark which are particularly shown and delineated on the sheets I and II of the plans marked M.D. 3385 so deposited as aforesaid, for the purpose of constructing or erecting thereon a wharf, as shown on sheet III; such license to be held and enjoyed by the licensees upon and subject to the following terms and conditions, that is to say:—

1. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority 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 forceshore and lend helps low return receives any for the

in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the erection of such wharf, which are shown on the plans marked M.D. 3385, sheets I and II, and deposited in the office of the Marine Department as aforesaid.

3. 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, over, and out of the said wharf without payment.

4. The licensees shall complete the erection of the said wharf in accordance with the approved plans marked M.D. 3385, within twelve calendar months from the date of this

3385, within twelve calendar months from the date of this Order in Council.

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

6. Any person authorised by the Minister may, at all reasonable times, enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensees a notice

or posting to the last known address of the licensees a notice in writing of any defect or want of repair in such wharf, requiring them, within a reasonable time, to be therein prescribed, to make good the same, they shall with all convenient speed cause such defect to be removed or such repairs to be made, as the case may be.

7. Nothing herein contained shall authorise the licensees to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulations of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force. be in force.

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

9. 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 licensees three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the

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

11. In case the licensees shall—

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

(2.) Cease to use or occupy the said wharf for the pur-

poses aforesaid;
(3.) Become bankrupt, or be brought under the operation of any Act for the time being relating to

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

12. The erection of the said wharf shall be sufficient evidence of the acceptance by the licensees of the terms and conditions of this Order in Council.

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

Licensing Arnold Beaumont and Mary Emma Rainbow (as Trustees in the Estate of the late John Innis Rainbow) to use and occupy a Part of the Foreshore of Collingwood

#### PLUNKET, Governor.

#### ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of September, 1909.

Present: THE HONOURABLE JAMES CARBOLL PRESIDING IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license being the state of the license being the license be WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), Arnold Beaumont and Mary Emma Rainbow, of Christchurch, as trustees in the estate of the late John Innis Rainbow (and hereinafter called "the licensees"), have applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark of Aorere, or Collingwood, Harbour, in the Provincial District of Nelson, as shown on plan marked M.D. 2014, and deposited in the office of the

Marine Department at Wellington, in order to maintain thereon a wharf erected in accordance with the said plan M.D. 2014: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensees on the terms and conditions

and issued to the licensees on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensees 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 licensees to use and occupy that part license and permit the licensees 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 plan so deposited as aforesaid, for the purpose of using the aforesaid wharf; such license to be held and enjoyed by the licensees upon and subject to the following terms and conditions, that is to say:—

1. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority 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, as shown on plan marked M.D. 2014: of the foreshore and of the land below low-water mark imme-

foreshore and land below low-water mark occupied by the said wharf, as shown on plan marked M.D. 2014.

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

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 all rights of ingress and egress thereon and therefrom.

from.

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

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

Minister.

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

8. Nothing herein contained shall authorise the licensees 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 made thereunder, and that are now or may hereafter be in force.

be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the licensees 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 that

purpose.

10. The rights, powers, and privileges conferred by this Order in Council shall continue to be in force for fourteen years from the 1st day of September, 1909, unless in the meanyears from the 1st day of September, 1909, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees 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 licensees three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensees, or any of them, in New Zealand.

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

13. In case the licensees shall—

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

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

before set forth, or any of them;
(2.) Cease to use or occupy the said wharf for a period

of thirty days;

(3.) Fail to pay the sums specified in clause three of these conditions; or
(4.) Should the estate of the late John Innis Rainbow become bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy,

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

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

Licensing the Manukau Yacht Club to use and occupy a Part of the Foreshore of Manukau Harbour.

PLUNKET, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourteenth day of December, 1909.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Manukau Yacht Club, of Onehunga (hereinafter called "the licensee"), has applied to the Governor in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore in order to erect and maintain thereon a club-house and boatshed in Manukau Harbour; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has de-

posited plans in the office of the Marine Department, at Wellington (marked M.D. 3381, three sheets), showing such club-house and boatshed, and the place in the said harbour where it is intended to erect the same, and the area of fore-shore intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of naviga-tion; and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter

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

1. In these conditions the term "Minister" means the

1. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority 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 necessary for the erection of the said club-house and boatshed, as shown on the said plan marked M.D. 3381

(sheet 2).

(sheet 2).

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

of this Order in Council.

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

5. The said rights nowers and privileges may be at any

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

6. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the club-house and boatshed, or by contact with it, and which may be occasioned

by any default or neglect on the licensee's part.
7. In case the licensee shall—

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

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

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

8. The erection of the club-house and boatshed shall be deemed to be an acceptance by the licensee of the terms and

conditions of this Order in Council.

J. F. ANDREWS Clerk of the Executive Council. Licensing Septimus Bacon and Thomas Bratt Hawkins, as

Trustees for the Hokianga Brass Band, to use and occupy a
Part of the Foreshore of Hokianga River as a Site for a Band-

### ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS, there being no Harbour Board empowered WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), Septimus Bacon and Thomas Bratt Hawkins, acting as trustees for the Hokianga Brass Band (hereinafter called "the said licensees"), have applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore of Hokianga River, in the Provincial District of Auckland, in order to construct a band-shed thereon; and, in accordance with the one-hundred-and-fiftieth section of the said Act, have deposited plans in the office of the Marine Department, at Wellington, marked M.D. 3511 (two sheets), in duplicate, showing the area of foreshore intended to be occupied, and the manner in which it is proposed to construct the

ment, at Wellington, marked M.D. 3511 (two sheets), in duplicate, showing the area of foreshore intended to be occupied, and the manner in which it is proposed to construct the said band-shed: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license should be granted and issued to the licensees under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Administrator of the Government 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 object for which the said license is required by the licensees 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 licensees to use and occupy that part of the foreshore on which the band-shed is to be constructed, as shown on the plans so deposited as aforesaid, for the purpose of constructing and maintaining the said band-shed thereon, such license to be held and enjoyed by the licensees upon and subject to the terms and conditions set forth in the Schedule hereto. by the licensees upon and subject to the terms and conditions set forth in the Schedule hereto.

#### SCHEDULE.

SCHEDULE.

1. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority 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 of Hokianga River necessary for the construction of the band-shed, as shown on plan marked M.D. 3511.

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

being supplied with a copy of this Order in Council.

4. 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 band-shed without payment.

5. The licensees shall maintain the above-mentioned

5. The licensees shall maintain the above-mentioned band-shed in good order and repair.

6. Any person authorised by the Minister may at all reasonable times enter upon the said band-shed and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensees in New Zealand a notice in writing of any defect or want of repair in such band-shed, requiring them, within a reasonable time, to be therein prescribed, to repair the same, they shall with all convenient speed cause such defect to be removed or such repairs to be made.

7. Nothing herein contained shall authorise the licensees to do or cause to be done anything repugnant to or incon-

to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regula-

tion of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may be in force.

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

9. 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 licensees three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensees in New Zealand.

10. The licensees shall be liable for any injury which the said band-shed may cause any vessel or boat to sustain through any default or neglect on their part.

11. In case the licensees or any of them shall—

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

inbefore set forth, or any of them;

(2.) Cease to use or occupy the said band-shed for a period of thirty days;

(3.) Become bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy; 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 right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the licensees or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensees, 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.

12. The construction of the band-shed shall be sufficient evidence of the acceptance by the licensees of the terms and conditions of this Order in Council.

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

Licensing the Northern Coal Company (Limited) to use and occupy a Part of the Foreshore of Ngunguru River as a Site for a Coal-hopper.

## ROBERT STOUT, Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

THE EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), the Northern Coal Company (Limited), of Auckland (hereinafter called "the company"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and the land below lowwater mark adjacent thereto in the Ngunguru River, Whangarei County, in order to erect and maintain thereon a coal-hopper; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department, at Wellington, marked M.D. 3428, showing the manner in which it is proposed to construct such coal-hopper, the place where it is intended to erect the same, and the area of foreshore and land below low-water mark intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council without modification or addition: And whereas it is expedient that a license under the said Act, for the purposes aforesaid, should be granted and issued to the company on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Administrator of the Government 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, 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 plan so deposited as aforesaid, for the purpose of constructing such coalhopper, such license to be held and enjoyed by the company upon and subject to the following terms and conditions, that is to say:

1. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the erection of the wharf, as shown on the plan marked

for the erection of the wharf, as shown on the plan marked

M.D. 3428.

2. 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 two pounds ten shillings, and thereafter an annual sum of one pound in advance, dating from the date hereof, the first of such annual payments to be made on the company being supplied with a copy of this Order in Council. in Council

on the company being supplied with a copy of this Order in Council.

3. 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, over, and out of the said coal-hopper without payment.

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

5. Any person authorised by the Minister may at all reasonable times enter upon the said coal-hopper and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the company in New Zealand a notice in writing of any defect or want of repair in such coal-hopper, requiring the company 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.

e removed or such repairs to be made.

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 made thereunder, and that are now or may

regulations made thereunder, and that are now or may hereafter be in force.

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

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

9. The said rights, powers, and privileges may be at

written consent of the Minister first obtained.

9. 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 address of the company in New Zealand.

10. The company shall be liable for any injury which the said coal-hopper may cause any vessel or boat to sustain through any default or neglect on the company's part.

11. In case the company shall—

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

(2.) Cease to use or occupy the said coal-hopper 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 two of these conditions,
then and in any of the said cases this Order in Council,

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 what-soever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

12. The erection of the coal-hopper shall be sufficient evidence of the acceptance by the company of the terms and conditions of this Order in Council.

13. 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.

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

Licensing the Golden Bay Cement-works (Limited) to use and occupy a Part of the Foreshore at Terakohe, in Golden Bay.

#### ROBERT STOUT. Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), the Golden Bay Cement-works (Limited), (hereinafter called "the company"), has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore at Terakohe, in Golden Bay, in order to construct and maintain thereon a power-house and store to be used in connection with the company's cement-works, and also a rubble facing on the seaward side of the said part of the foreshore for the purpose of constructing certain necessary reclamation in order to obtain the full benefit of such license; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department, at Wellington (marked M.D. 3525), showing the manner in which it is proposed to erect such power-house, store, and rubble facing, and the necessary reclamation to manner in which it is proposed to erect such power-house, store, and rubble facing, and the necessary reclamation to be constructed in order to obtain the full benefit of the license hereby granted, the place where it is intended to erect and construct the same, and the area of foreshore intended to be occupied for such purpose:

And whereas it has been made to appear to the Governor in Council that the proposed works will not be or tend to the injury of navigation; and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council:

And whereas it is expedient that a license should be

And whereas it is expedient that a license should be granted and issued to the company under the said Act, for the purposes aforesaid, on the terms and conditions

for the purposes aloresaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Administrator of the Government 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 acting 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 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 which is particularly shown edged in green and enclosed within lines drawn in red, five hundred links and two hundred and fifty links respectively in length, on the plan so deposited as aforesaid, for the purpose of constructing or erecting there on the power-house, store, and rubble facing shown and delineated on the said plan, such license to be held and enjoyed by the company upon and subject to the following terms and conditions, that is to say:—

1. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore necessary for the erection of such powerhouse, store, and rubble facing which is shown on the plan marked M.D. 3525, edged in green and enclosed within lines drawn in red, five hundred links and two hundred and fifty links respectively in length.

2. 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 two pounds ten shillings, and thereafter an annual sum of two pounds in advance, dating from the date hereof, the first of such annual payments to be made

on the company being supplied with a copy of this Order |

3. His Majesty's subjects shall at all reasonable times, upon payment of the proper dues, have free and full liberty of access to and from the company's wharf through the said foreshore.

4. 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, over, and out of the said power-house, store, and rubble facing without payment.

5. The company shall maintain the above-mentioned power-house, store, and rubble facing in good order and repair.

repair.
6. Any person authorised by the Minister may, at all reasonable times, enter upon the said premises and view the state of repair of the power-house, store, and rubble facing; and upon such Minister leaving at or posting to the last known address of the company a notice in writing of any defect or want of repair therein, requiring the company, 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. made.

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

7. 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 said Act, or any regulation made thereunder, and that are now or may hereafter be in force.

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

9. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving 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 address of the company.

company.

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

company.
11. In case the company-

(1.) Commits or suffers a breach of the conditions hereinbefore set forth, or any of them; or
(2.) Be in any manner wound up or dissolved; or

(3.) Cease to use or occupy the said foreshore; or (4.) Fail to pay the sums specified in clause two of these conditions,

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

persons concerned or interested, that the rights and privi-leges thereby conferred have been revoked and determined. 12. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Sea-men Act, 1908, and includes any officer, person, or autho-rity acting by or under the direction of such Minister. 13. The construction or erection of any of the works herein authorised shall be sufficient evidence of the accept-ance by the company of the terms and conditions of this Order in Council

Order in Council.

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

Declaring Portion of the Te Kuiti-Mokau Road, in the Waitomo County, to be a County Road.

ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

N pursuance and in exercise of the powers vested in him by the Public Works Act, 1908, and of all other

powers in anywise enabling him in this behalf, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

#### SCHEDULE.

### TE KUITI - MOKAU ROAD.

ALL that portion of the Te Kuiti-Mokau Road, situated in the Auckland Land District and County of Waitomo, commencing from Te Kuiti Main Street at 0 miles, and proceeding in a south-westerly direction generally through the Pukenui Block, Otanake Survey District, to the five-mile peg in Mangarama Valley, a distance of five miles, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 26681, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red.

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

Declaring Portion of Matapuna-Ohakune Road, in the Waimarino County, to be a County Road.

ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present :

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

In council.

In pursuance and in exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

#### SCHEDULE.

#### PORTION OF MATAPUNA-OHAKUNE ROAD.

PORTION OF MATAPUNA-OHAKUNE ROAD.

All that portion of road in the Wellington Land District, Waimarino County, known as the Matapuna-Ohakune Road, commencing at the junction with the Kaitieke Road, and proceeding generally in a southerly direction, intersecting Block XII, Kaitieke Survey District, Blocks IX and XIII, Tongariro Survey District, Block XVI, Kaitieke Survey District, Blocks IV, VIII, XII, and XVI, Manganui Survey District; thence through the Township of Horopito, and intersecting Raetihi Nos. 4a and 4s Blocks, Block IV, Makotuku Survey District, and terminating at the junction with the Ohakune Station Road, being a distance of 29½ miles, more or less: as the same is more particularly delineated on the plan marked P.W.D. 25245, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red.

J. F. ANDREWS,

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

Domain Board appointed to have Control of the Rabbit Island Domain.

ROBERT STOUT, Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

HEREAS by section forty of the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, with respect to any public domain, appoint such persons (not exceeding nine) as he thinks fit to be a Domain Board having, subject to the said Act, control of such domain. such domain:

And whereas by an Order in Council made on the twenty-fourth day of February, one thousand nine hundred and ten, and published in the New Zealand Gazette of the third day of March, one thousand nine hundred and ten, the land described in the Schedule hereto was brought under the operation of and declared to be subject to the provisions of Part II of the said Act:

And whereas it appears expedient to appoint a Domain

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

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in exercise of the powers conferred by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

The CHAIRMAN of the Nelson Harbour Board, ex

The CHAIRMAN of the Waimea West Road Board, ex officio,
The CHAIRMAN of the Stoke Road Board, ex officio,

The MAYOR of Richmond, ex officio,
The PRESIDENT of the Nelson Agricultural and Pas-

toral Association, ex officio, GODFREY BEST, CHABLES CHALLIES, JAMES O'CONNOR, and ARTHUR PERRY ALLPORT

to be the Rabbit Island Domain Board, having the control of the land described in the said Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Wednesday, the sixth day of July, one thousand nine hundred and ten, at ten o'clock a.m., as the time when, and the Provincial Hall, Government Buildings, Nelson, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

RABBIT ISLAND DOMAIN, WAIMEA COUNTY.

ALL that area in the Nelson Land District, containing by admeasurement 2,600 acres, more or less, being Rabbit Island, situated in Tasman Bay, between the eastern and western outlets of the Waimea River; as the same is delineated on the plan marked L. 53289/10, deposited in the Head Office, Department of Lands, at Wellington.

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

Board of Governors of Wellington College and Girls' High School to be a Leasing Authority under the Public Bodies' Leases Act, 1908.

ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by Order in Council dated the sixth day of March, one thousand eight hundred and ninety-one, the Board of Governors of Wellington College and Girls' High School was declared to be subject to the provisions of the Public Bodies' Powers Act, 1887: And whereas the said Board is a body having power to lease lands reserved for educational purposes, as defined by subsection one of section four of the Public Bodies' Leases Act, 1908, and has applied to be declared a leasing authority within the meaning of the last-mentioned Act: And whereas the said Board has consented to the revocation of the Order in Council hereinbefore referred to:

Now, therefore, His Excellency Robert Stout, Administrator of the Government of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said last-mentioned Act, doth hereby revoke the said Order in Council dated the sixth day of March, one thousand eight hundred and ninety-one, and doth order and declare that, from and after the date hereof, the Board of Governors of Wellington College and Girls' High School shall be a leasing authority within the meaning of that Act: Provided that the said Board shall not have the powers conferred upon leasing authorities by section seven thereof, save and except that a lease granted by the Board may authorise the lessee to cut timber so far as is necessary to clear the land.

J. F. ANDREWS, clear the land.

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

Third Schedule of the Noxious Weeds Act, 1908, extended to include Capeweed and Pennycress or Canadian Stinkweed.—Notice No. 1411.

ROBERT STOUT, Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

I N pursuance and exercise of the powers and authorities conferred upon him by the Noxious Weeds Act, 1908 (hereinafter called "the said Act"), His Excellency the Administrator of the Government of the Dominion of New Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby extend the operation of the Third Schedule of the said Act by including therein the plants known as capeweed (Cryptostemma calendulacea) and pennycress or Canadian stinkweed (Thlaspi arvense); and it is hereby declared that this Order shall come into force on the day of publication become in the Canadian hereof in the Gazette.

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

Raglan County Council declared a Leasing Authority under the Public Bodies' Leases Act, 1908.

ROBERT STOUT, Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the Raglan County Council is a body of persons having power to lease land held in trust reserved or set apart for public purposes, and has requested the Governor in Council to declare it to be a leasing authority within the meaning of the Public Bodies' Leases Act,

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in compliance with such request, and in exercise of the powers in this behalf conferred by the above-mentioned Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the Raglan County Council is a leasing authority within the meaning of the Public Bodies' Leases Act, 1908.

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

Exchanging Reserves in the Wellington Land District for other Land.

ROBERT STOUT, Administrator of the Government.

ORDER IN COUNCIL. At the Government House, at Wellington, this thirteenth day of June, 1910.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the lands described in the first column of VV the Schedule hereto were heretofore duly set apart for municipal purposes, being reserves within Class I of the Second Schedule to the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"): And whereas by section four of the said Act the Governor is authorised, inter alia, to exchange any such reserves for other land of equal value, to be dedicated to the same or one or more of the purposes comprised in the said Class I, and to define the purpose to which such reserves or such land acquired in exchange shall be dedicated: And whereas, in the opinion of the Administrator of the Government, it is expedient to exchange the said municipal reserves for other lands of equal value, described in the second column of the Schedule hereto, to be dedicated as hereinafter provided the Schedule hereto were heretofore duly set apart Schedule hereto, to be dedicated as hereinafter provided

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities vested in him by section four of the said Act, doth hereby declare that the reserves for municipal purposes described in the first column of the Schedule hereto are hereby exchanged for the Crown lands described in the second column of the Schedule hereto, which, in the opinion of the Administrator of the Government, are of equal value; and doth also declare that the lands described in the said first column shall be reserves for public recreation, and that the lands described in the said second column are hereby reserved for municipal purposes, being one of the purposes comprised in the said Class I.

#### SCHEDULE.

FIRST COLUMN.

Description of Reserves exchanged.

SECOND COLUMN.

Description of Lands obtained in Exchange therefor.

All those areas in the Wellington Land District, containing by admeasurement a total area of 3 roods, being Sections 3 and 10, Block VII, and 8, Block X, Town of Ohakune; as the same are defined. lineated on the plan marked L. 1304/16B, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. All those areas in the Wellington Land District, containing by admeasurement a total area of 3 roods, being Sections 3 and 8, Block XI, and 10, Block XIV, Town of Ohakune; as the same are delineated on the plan marked L. 1304/16c. denosited in the L. 1304/16c, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

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

Reserve in the Auckland Land District brought under the Tourist and Health Resorts Control Ac t, 1908.

ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

BY virtue of the powers and authorities vested in me by the sixth section of the Tourist and Health Resorts Control Act, 1908, I, Robert Stout, Administrator of the Government of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the portion of the North Rotorua Scenic Reserve in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of the Tourist and Health Resorts Control Act, 1908; and such portion of the said reserve shall hereafter be managed, administered, and dealt with in manner directed by the said Act.

#### SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 85 acres 3 roods 13 perches, more or less, being portion of Scenic Reserve, Section 12, Block V, less, being portion of Scenic Reserve, Section 12, Block V, Rotoiti Survey District, commencing at the north-east corner of Section 8, subdivision of Section 12, Block V, Rotoiti Survey District. Bounded towards the north by part of Section 12 aforesaid; towards the east generally by a public road, the crossing of that road, and again by the said road, and by a stream forming the western boundary of Mangorewa-Kaharoa No. 7 Block to its confluence with the Hamurana Stream; thence by the last-mentioned stream to a public road along the shore of Lake Rotorua; towards the south generally by a public road; and towards the west by Section 8, subdivision of Section 12, Block V, Rotoiti Survey District aforesaid, to the point of commencement: save and excepting a public road 100 links wide intersecting the before-described land: as the same is delineated on the plan marked L. 475/6, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

J. F. ANDREWS.

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

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

ROBERT STOUT, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT in Council.

N COUNCIL.

Note that the powers and authorities vested in me by the sixth section of the Tourist and Health Resorts Control Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve in the Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of the Tourist and Health Resorts Control Act, 1908; and such reserve shall hereafter be managed, administered, and dealt with in manner directed by the administered, and dealt with in manner directed by the said Act.

#### SCHEDULE.

Addition to Rotorua Domain.

ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 1 rood, more or less, being Section No. 3, Block V, Town of Rotorua. Bounded towards the northeast by the Parade, towards the south-east by Section No. 2, towards the south-west by Section No. 4, and towards the north-west by Section No. 1, all of Block V, Town of Rotorua; as the same is delineated on the plan marked L. 5361/4, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured yellow.

J. F. ANDREWS Clerk of the Executive Council.

Resumption of Foreshore at Kohukohu, Hokianga Harbour.

> ROBERT STÖUT, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by Order in Council dated the twenty-seventh day of February, one thousand nine hundred and six, and published in the New Zealand Gazette for that year, page 667, the Kauri Timber Company (Limited) was licensed to occupy parts of the toreshore at Kohukohu, in Hokianga Harbour:

foreshore at Kohukohu, in Hokianga Harbour:

And whereas it is provided by clause ten of the conditions of the said Order in Council that the rights, powers, and privileges thereby conferred may be resumed by the Governor without payment or any compensation whatever on giving to the company three calendar months' previous notice in writing:

And whereas such notice has been given:

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1908, and by the hereinbefore-recited Order in Council, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby resume possession of that portion of the land referred to in the said license which is bounded as follows, viz.: follows, viz. :

follows, viz.:—
Commencing at a peg marked IV 833940 links north and 550818.6 links west of Mount Eden. Bounded towards the north-east by a public road, 30 links wide, bearing 110° 56′, 100 links; towards the south-east by a line bearing 200° 56′, 100 links; towards the south-west by a line bearing 290° 56′, 100 links; and towards the northwest by a line bearing 20° 56′, 100 links, to the point of commencement: as the same is shown and delineated on plan marked M.D. 3528, and deposited in the office of the Marine Department, at Wellington.

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

Warrant authorising Partition under the West Coast Settlement | Notifying Land in Southland Land District for Sale by Reserves Act, 1892.

#### ROBERT STOUT. Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this thirteenth day of June, 1910.

#### Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by section two of the Poukawa Native Reserves Act, 1903, certain lands described in the Schedule to such Act were vested in the Public Trustee and directed to be held and administered under the West Coast Settlement Reserves Act, 1892: And whereas, pursuant to such first-mentioned Act, a certificate of title, Volume 48, folio 268, in the name of the Public Trustee, was issued in respect of the said land, comprising three thousand six hundred and eighty acres fifteen perches, situate in the Provincial District of Hawke's Bay, being the land known as the Poukawa Native Reserve delineated on land known as the Poukawa Native Reserve delineated on

land known as the Poukawa Native Reserve delineated on plan deposited as No. 1935:

And whereas by orders of the Native Land Court made at Hastings on the twenty-eighth day of July, one thousand nine hundred and two, the said land was partitioned in manner set out in such orders: And whereas it is desirable in the interests of the Native owners of Subdivisions 9 and 12 of the said reserve so made by the Native Land Court that such subdivisions be further partitioned: And whereas by section sixteen of the said West Coast Settlement Reserves Act, 1892, it is enacted that with respect to any lands subject to such last-mentioned Act the Native Land Court shall not have any jurisdiction to partition any such lands unless not have any jurisdiction to partition any such lands unless the Governor shall by Warrant so authorise: And whereas the Public Trustee has requested the Governor in Council

the Fubic Trustee has requested the Governor in Council to issue such Warrant:

Now, therefore, I, Robert Stout, the Administrator of the Government in and for the Dominion of New Zealand, do hereby authorise the Native Land Court to further partition the said Subdivisions 9 and 12.

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

Opening Settlement Land in Marlborough Land District for Selection.

#### ROBERT STOUT. Administrator of the Government.

Administrator of the Government.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby declare that the settlement land described in the Schedule hereto shall be open for selection on renewable lease on Monday, the eighth day of August, one thousand nine hundred and ten, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts. the said Acts.

#### SCHEDULE.

MARLBOROUGH LAND DISTRICT.-MARLBOROUGH COUNTY.-CAPE CAMPBELL SURVEY DISTRICT.—FLAXBOURNE SETTLE-MENT.

First-class Land.

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

A. R. P. £ s. d. £ s. d.

29 | VI | 10 3 20 | 200 0 0 | 4 10 0

Situated one mile and a quarter from Ward Railwaystation. Good agricultural land, about 200 ft. above sealevel; all flat, with the exception of an acre or two
of terrace face; intersected by Tachall's Creek.

There are improvements on the land to the value of £148,

consisting of five-roomed house and outbuildings, fences, and hedges, which are subject to a mortgage of £120 to the Superintendent of the State-guaranteed Advances Office.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Public Auction.

### ROBERT STOUT,

Administrator of the Government.

Administrator of the Government.

In pursuance of the powers and authorities conferred upon me by the one hundred and-twenty-sixth section of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby appoint Wednesday, the twenty-seventh day of July, one thousand nine hundred and ten, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto.

#### SCHEDULE.

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

Rural Land.

Section.	Block.	Area.	Upset Price.		
	il fair. Situa		£ s. d.   16 0 0 timber has been niles from Maka-		

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

> J. G. WARD, Minister of Lands.

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

### ROBERT STOUT, Administrator of the Government.

Administrator of the Government.

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, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in

cise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Marlborough Land District described in the Schedule hereunder written, for a site for a post-office.

#### SCHEDULE.

SCHEDULE.

ALL that area in the Marlborough Land District, containing by admeasurement 1 rood 21.6 perches, more or less, being part of Section 7, Block XIII, Town of Seddon (being road closed by Proclamation dated 14th April, 1910, and published in New Zealand Gazette No. 36, of 21st April, 1910). Bounded towards the north-east by Richmond Street, 100 links; towards the south-east by Section 5, Block XIII, Town of Seddon, 397.3 links; towards the south-west by Mills Street, 103 links; and towards the north-west by other part of said Section 7: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5919/11B, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured yellow.

As witness the hand of His Excellency the Adminis-trator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

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

## ROBERT STOUT, Administrator of the Government.

WHEREAS by the Public Reserves and Domains Act, 1908, it is, amongst other things, enacted that the Governor may declare his intention to change, exchange, 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 in the case of any reserve made under the authority of section three hundred and twenty-one of the Land Act, 1908, if 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, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more purposes named in the said Class II, the Governor may, by notice gazetted, make such change, exchange, or dedication, as the case may be, and in such notice declare the manner and terms in which the same is intended to be so made: so made :

Now, therefore, I, Robert Stout, the Administrator of the Government 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 pur-pose of the reserve described in the Schedule hereto from a site for a post and telegraph office to plantation purposes.

#### SCHEDULE.

SCHEDULE.

ALL that area in the Marlborough Land District, containing by admeasurement 1 rood 24 perches, more or less, being Section 5, Block XIII, Town of Seddon. Bounded towards the north-east by Richmond Street, 100 links; towards the south-east by Sections 1, 3, and 4, Block XIII, Town of Seddon, 400 links; towards the south-west by Mills Street, 88.9 links and 11.4 links; and towards the north-west by Section 7 of said Block XIII, 397.3 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5919/11c, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. bordered red.

As witness the hand of His Excellency the Adminis-trator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Trustee for the Stafford Public Cemetery appointed.

## ROBERT STOUT, Administrator of the Government.

IN pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby appoint

#### THOMAS WILLIAM DUFF

to be a Trustee, in the place of Thomas Duff, deceased, to provide for the maintenance and care of the Stafford Public Cemetery, in conjunction with James Francis Byrne, John Byrne, and Thomas John Hampson, previously appointed by His Excellency the Governor.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Trustee for the Mauku Public Cemetery appointed.

#### ROBERT STOUT, Administrator of the Government.

In pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby appoint

#### WILLIAM HOWARD, Sen.,

to be a Trustee, in the place of Arnold Binney Barter, has resigned, to provide for the maintenance and care of the Mauku Public Cemetery, in conjunction with James Finlay, Samuel Pilgrim, Joseph Hastie, and Joseph Clark, previously appointed by His Excellency the Governor.

> As witness the hand of His Excellency the Adminis trator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Revoking Appointment of Trustees of Tokomaru Bay Publi Cemetery.

#### ROBERT STOUT, Administrator of the Government.

In pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby revoke the appointment of

GEORGE BUSBY, HERBERT HENRY FAIRLIE, WIREMU POTAE, and WILLIAM OATES,

as Trustees of the Tokomaru Bay Public Cemetery.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Revoking Appointment of Trustees.

### ROBERT STOUT, Administrator of the Government.

In pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby revoke the Warrant of the twenty-first day of May, one thousand nine hundred and nine, appointing

ARTHUR HENRY STEED, ALBERT EDWARD BECKETT, HENRY GROUT, STEPHEN GEORGE STACEY, and HENRY THOMPSON JOHNSON

to be Trustees of the Frasertown Public Cemeteries in so far as it relates to the Frasertown (Te Kapu) Cemetery (Section No. 3, Block XIII, Opoiti Survey District).

As witness the hand of His Excellency the Administrator of the Government, this fifteenth day of June, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Arrangements for First Election, &c., of Mangaweka Town District, County of Rangitikei.

Office of the Minister of Internal Affairs,
Wellington, 11th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

CHRISTIAN LE FEVRE HONORE, of Mangaweka,

CHRISTIAN LE FEVRE HONORE, of Mangaweka, to be the Returning Officer to conduct the first election of the Commissioners of the Town District of Mangaweka, County of Rangitikei, as constituted under the Town Boards Act, 1908; also to appoint Wednesday, the 22nd day of June, 1910, to be the date, and Messrs. Officer and Co.'s premises, Broadway, Mangaweka, to be the place, at which such first election shall be held; and also to appoint Monday, the 27th day of June, 1910, at half past 7 o'clock in the afternoon, to be the time, and the said Messrs. Officer and Co's premises, Broadway, Mangaweka, to be the place, at which the first meeting of the said Commissioners shall be held.

D. BUDDO,

D. BUDDO, Minister of Internal Affairs.

Appointment of Acting Consular Agent of Italy, at Auckland, recognised provisionally.

Office of the Minister of Internal Affairs,
Wellington, 11th June, 1910.

IS Excellency the Administrator of the Government
directs it to be notified that he has been pleased
to recognise provisionally the appointment by the Acting
Consul-General of Italy, at Melbourne, of

CHARLES RHODES, Esq.,

as Acting Consular Agent of Italy, at Auckland.

D. BUDDO, Minister of Internal Affairs. Consul of Uruguay, at Wellington, appointed.

Office of the Minister of Internal Affairs,
Wellington, 11th June, 1910.

H IS Excellency the Administrator of the Government
directs it to be notified that he has been informed by His Majesty's Secretary of State for the Colonies that

DON CESAR MONTERO BUSTAMENTE

has been appointed Consul of Uruguay, at Wellington.

D. BUDDO, Minister of Internal Affairs.

Members of Port Robinson Domain Board appointed.

Department of Lands, Wellington, 13th June, 1910.

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

HILDRETH AUSTEN SMITH. John Collins, and Edward Wilkinson

to be members of the Port Robinson Domain Board, in the place of Frederick William Hughes and Thomas Painter, resigned, and Cornelius Daly, deceased.

J. G. WARD, Minister of Lands.

Members of Hinds No. 2 Domain Board appointed.

Department of Lands,
Wellington, 13th June, 1910.

H IS Excellency the Administrator of the Government
has, in pursuance of section 41 of the Public Reserves and Domains Act, 1908, been pleased to appoint

JOHN MOFFAT HAMPTON, CHARLES SCOTT JOHNSTON, WILLIAM KNOX RENNIE, JOHN COOK, and THOMAS LOMAX GIBBS

to be members of the Hinds No. 2 Domain Board, in the place of John Studholme, jun., John Withell, David Grant, James Christian Sheldon, and William Charles Ford.

J. G. WARD, Minister of Lands.

Native Interpreter appointed.

Native Department,
Wellington, 8th June, 1910.

IS Excellency the Governor has been pleased to appoint appoint

EBENEZER ANDREW MITCHELL, of Wairoa, Hawke's Bay,

to act as a licensed Native Interpreter of the first grade under the provisions of the Native Land Act, 1909.

J. CARROLL Native Minister

Cadet transferred.

Native Department,
Wellington, 10th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

CEDBIC VICTOR 7

CEDRIC VICTOR FORDHAM, of the Patents Office, Wellington,

to be a cadet in the Native Department, as from the 1st day of June, 1910. J. CARROLL,

Native Minister.

Cadet appointed.

Native Department,
Wellington, 10th June, 1910.

H IS Excellency the Administrator of the Government
has been pleased to appoint has been pleased to appoint

GEORGE CLARK, of Rakaia,

to be a cadet in the Native Land Court at Wanganui, as from the 1st day of June, 1910.

J. CARROLL, Native Minister.

Cadet appointed.

Native Department,
Wellington, 10th June, 1910.

IS Excellency the Administrator of the Government has been pleased to appoint

STANLEY Ex-

STANLEY EDWARD DAVEY, of Temuka, to be a cadet in the Native Land Court at Wellington, as from the 1st day of June, 1910.

J. CARROLL, Native Minister.

Cadet appointed.

Native Department,
Wellington, 10th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

PATE IN----

PAUL HUETT DUDSON, of Carterton. to be a cadet in the Native Land Court at Gisborne, as from the 1st day of June, 1910.

J. CARROLL Native Minister.

Cadet appointed.

Native Department,
Wellington, 10th June, 1910.

H IS Excellency the Administrator of the Government
has been pleased to appoint

WALLAGE Grant

WALLACE CHARLES IVAN SUMNER, of Papatoetoe, to be a cadet in the Native Land Court at Auckland, as from the 1st day of June, 1910

J. CARROLL, Native Minister.

Assessor of Native Land Court appointed.

Native Department, Wellington, 11th June, 1910. HIS Excellency the Administrator of the Government has been pleased to appoint

HEMANA POKIHA, of Maketu,

to be an Assessor of the Native Land Court under the provisions of the Native Land Act, 1909.

J. CARROLL, Native Minister.

Chief Medical Officer and Health Officer for Cook Islands appointed.

Cook Islands Administration, Wellington, 4th June, 1910.

18 Excellency the Governor has been pleased to appoint

HERBERT CHESSON, M.R.C.S.E., L.R.C.P., D.P.H., Lond.,

to be Chief Medical Officer and Health Officer for the Cook Islands, vice C. M. Dawson, M.B., C.M., resigned.

J. CARROLL.

#### Inspector of Sea-fishing appointed.

Marine Department,
Wellington, 13th June, 1910.

H IS Excellency the Administrator of the Government,
in pursuance and exercise of the power and authority
conferred by subsection (1) of section 4 of the Fisheries
Act, 1908, has appointed

CHARLES STEPHEN LE FEVRE,

of Port Ahuriri, Police Constable, to be an Inspector of Sea-fishing under the above-mentioned Act.

J. A. MILLAR.

#### Inspector of Sea-fishing appointed.

Marine Department,
Wellington, 13th June, 1910.

IS Excellency the Administrator of the Government,
in pursuance and exercise of the power and authority
conferred by subsection (1) of section 4 of the Fisheries
Act, 1908, has appointed

JOSEPH CHARLES STEVENS WILLIS, of Palmerston North, Police Sergeant, to be an Inspector of Sea-fishing under the above-mentioned Act.

J. A. MILLAR.

Officer for the Purposes of Part II of the Fisheries Act, 1908, appointed.

Marine Department,
Wellington, 13th June, 1910.

HIS Excellency the Administrator of the Government,
in pursuance and exercise of the power and authority
conferred by section 79 of the Fisheries Act, 1908, has appointed

WILLIAM ARTHUR MORGAN,

of Mount Somers, to be an officer for the purposes of Part II of that Act.

J. A. MILLAR.

#### Member of Greymouth Harbour Board appointed.

Marine Department,
Wellington, 13th June, 1910.

II IS Excellency the Administrator of the Government in Council has, in pursuance of the provisions of the Harbours Act, 1908, and of the Greymouth Harbour Board Act, 1884, appointed

ALFRED CHARLES RUSSELL, Mayor of Greymouth, to be a member of the Greymouth Harbour Board, in place of Thomas Eldon Coates, resigned.

J. A. MILLAR.

#### Justice of the Peace resigned.

Department of Justice,
Wellington, 14th June, 1910.
IS Excellency the Administrator of the Government
has been pleased to accept the resignation by

BETHEL PRINN MANHIRE, Esq.,

of Opawa, Christchurch, of his appointment as a Justice of the Peace for New Zealand.

JOHN G. FINDLAY.

#### Clerk resigned.

Department of Justice,
Wellington, 14th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to accept the resignation by THOMAS WILLIAM CAMERON

of his appointment as a Clerk in the Magistrate's Court at Auckland, as from the 31st day of May, 1910.

JOHN G. FINDLAY.

#### Clerk of Courts, &c., appointed.

Department of Justice,
Wellington, 15th June, 1910.
IS Excellency the Administrator of the Government
has been pleased to appoint

Constable WALTER JOHN SIMPSON

to be Clerk of the Magistrate's Court at Denniston, from the 13th day of May, 1910, vice Constable F. W. Chapman, transferred;

JOSEPH DOLPH

to be a cadet in the Supreme and Magistrate's Courts at Palmerston North, from the 21st day of May, 1910;

ALLAN LESLIE TRESIDDER

to be a cadet in the Magistrate's Court at Auckland, from the 2nd day of June, 1910; and

HENRY BELL REID

to be a cadet in the Supreme and Magistrate's Courts at New Plymouth, from the 1st day of June, 1910.

JOHN G. FINDLAY.

#### Police Surgeon at Auckland appointed.

Department of Justice (Police),
Wellington, 13th June, 1910.

His Excellency the Administrator of the Government
has been pleased to appoint has been pleased to appoint

T HALDANE MARGILL, M.D., D.P.H.,

to be Police Surgeon at Auckland from the 1st June, 1910, vice Dr. Edward William Sharman.

JOHN G. FINDLAY.

#### Visitors of School for Deaf, Sumner.

Education Department,
Wellington, 10th June, 1910.
T is hereby notified for public information that

Mrs. E. E. Morris, Mrs. J. HOPE MALCOLM, and Mrs. A. HARPER

are Honorary Visitors of the School for the Deaf, Sumner.

GEO. FOWLDS. Minister of Education.

#### Cadet appointed .- Notice No. 1410.

Department of Agriculture, Commerce, and Tourists,
Wellington, 15th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

#### JEREMIAH HORAN DENNEHY

to be a cadet in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists) in terms of the Civil Service Act, 1908; the appointment to date from 9th May, 1910.

THOS. MACKENZIE,
Minister of Agriculture, Industries and Commerce,
and Tourist and Health Resorts.

Cadet appointed .- Notice No. 1412.

Department of Agriculture, Commerce, and Tourists,
Wellington, 15th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

#### WILLIAM SMITH

to be a cadet in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists) in terms of the Civil Service Act, 1908; the appointment to date from 18th May, 1910.

THOS. MACKENZIE, Minister of Agriculture, Industries and Commerce, and Tourist and Health Resorts. Inspector under the Slaughtering and Inspection Act, Award of the Colonial Auxiliary Forces Officers' Deco1908, appointed.—Notice No. 1413.

Department of Agriculture, Commerce, and Tourists,
Wellington, 15th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

WILLIAM GEE TAYLOR

to be an Inspector (temporary appointment only) for the purposes of the Slaughtering and Inspection Act, 1908; the appointment to date from 2nd May, 1910.

THOS. MACKENZIE,

Minister of Agriculture, Industries and Commerce, and Tourist and Health Resorts.

Inspector of Stock, &c., appointed.-Notice No. 1414.

Department of Agriculture, Commerce, and Tourists,
Wellington, 15th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to appoint

CHARLES SAMUEL NEVILLE

to be an Inspector for the purposes of the Stock Act, 1908, and an Inspector for the purposes of the Slaughtering and Inspection Act, 1908; the appointments to date from 7th

THOS. MACKENZIE,
Minister of Agriculture, Industries and Commerce,
and Tourist and Health Resorts.

Territorial Force Officer appointed.

Defence Office,
Wellington, 10th June, 1910.

Has been pleased to approve of the following appointment pointment :---

No. 3 Company, Wellington Division, New Zealand Gar-rison Artillery (Electric Light Section).

Philip John Ellis to be Lieutenant. Date of commission, 16th March, 1910.

J. G. WARD, Minister of Defence.

Ex-officer placed on Active List (unattached).

Defence Office,
Wellington, 10th June, 1910.

HIS Excellency the Administrator of the Government
has been pleased to approve that the name of
CHABLES LESUE SOMEONE (A)

Charles Leslie Sommerville (formerly Captain, Alexandra Mounted Rifle Volunteers)

be placed on the Active List (Unattached), with rank of Captain, and with effect from 7th June, 1906.

J. G. WARD, Minister of Defence.

Services of a Senior Cadet Corps accepted.

Defence Office,
Wellington, 10th June, 1910.

IS Excellency the Administrator of the Government
has been pleased to accept, in accordance with section 6 (a) of the Defence Act, 1909, the services of the
undermentioned Defence cadet corps:—

Marist Brothers School Rifle Cadets, with headquarters at Auckland. Date of acceptance, 1st June, 1910.

J. G. WARD, Minister of Defence.

Services of a Defence Rifle Club accepted.

Defence Office,
Wellington, 14th June, 1910.

H IS Excellency the Administrator of the Government
has been pleased to accept, under section 43 (1)
and (2) of the Defence Act, 1909, the services of
The Temples Vetagons' Policy Control of the Control of the Defence Act, 1909, the services of

The Temuka Veterans' Defence Rifle Club, with headquarters at Temuka, Canterbury Military District. Date of acceptance, 11th June, 1910.

J. G. WARD, Minister of Defence.

Defence Office, Wellington, 10th June, 1910.

Has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to

Major George Douglas Ross, No. 2 Company, New Zealand Engineers,

he having a total rank and commissioned service to 19th May, 1910, entitling him thereto of twenty years one hundred and three days.

J. G. WARD, Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office, Wellington, 14th June, 1910.

H IS Excellency the Administrator of the Government has been pleased to approve of the covernment. has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

Lieutenant Cecil Francis Lewis, Active List (Unattached),

he having a total service to 14th April, 1910, entitling him thereto of twenty-one years seven days.

J. G. WARD, Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 14th June, 1910.

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

No. 504, Bugler-Sergeant THOMAS O'ROURKE, No. 1 Company, New Zealand Engineers,

he having a total service to 28th February, 1910, entitling him thereto of twenty-one years ten days.

J. G. WARD, Minister of Defence.

Despatch from the Secretary of State for the Colonies.—
Act of New Zealand Parliament assented to.

Office of the Minister of Internal Affairs,
Wellington, 11th June, 1910.

THE following despatch, received from the Secretary of
State for the Colonies, is published for general information.

D. BUDDO, Minister of Internal Affairs.

(New Zealand.—No. 81.)

Downing Street, 15th April, 1910.

My Lord,—I have the honour to acquaint you, for the information of your Ministers, that His Majesty will not be advised to exercise his power of disallowance with regard to the Act 9 Ed. VII No. 9 of the Parliament of New Zealand, entitled "An Act to make Provision for the Gift of a Ship of War to His Majesty the King," transcripts of which accompanied your despatch No. 6, of the 27th of January. 27th of January.

2. At the same time I have to request that you will convey to your Ministers an expression of the sincere appreciation with which His Majesty's Government regard the generous action of the Government and people of New Zealand in spontaneously making such an addition to the strength of His Majesty's Naval Forces.

I have, &c., CREWE.

Governor the Right Honourable Lord Plunket, G.C.M.G., K.C.V.O., &c.

Special Order made by the Taranaki County Council | Special Order made by the Council of the Borough of merging Barrett Road District.

Office of the Minister of Internal Affairs,
Wellington, 14th June, 1910.

THE following special order, made by the Taranaki
County Council, is published for general information.

D. BUDDO, Minister of Internal Affairs.

#### TABANAKI COUNTY COUNCIL.

Special Order made by the Council of the County of Taranaki dissolving the Barrett Road Board, and merging the Area of the said Road District into the County of Tara-

In pursuance of the powers vested in it in that behalf by the Councies Act, 1908 (section 31), the Council of the County of Taranaki to accede to the prayer of the petitioners of the Barrett Road District hereby resolves as follows:—

That the Barrett Road Board be dissolved, and that the area of the said road district be merged into the County of Taranaki as from the date of confirmation of this special order—namely, 6th June, 1910.

The c mmon seal of the Chairman, Councillors, and Inhabitants of the County of Taranaki was affixed hereto by the Chairman, Joseph Brown, duly authorised by resolution of the Council, on the 6th day of June, 1910.

Signed by direction and on behalf of the Council.

(L.S.)

J. Brown Chairman. CHRISTOPHER CARTER, Councillor.

In the presence of—Robert Ellis, County Clerk, New Ply-

I certify that the above special order has been duly made.

R. ELLIS,

6th June, 1910.

County Clerk.

Special Order made by the Council of the Borough of St. Kilda.

The Treasury,
Wellington, 10th June, 1910.

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

J. G. WARD, Minister of Finance.

#### ST. KILDA BOROUGH COUNCIL.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and by the Municipal Corporations Act, 1908, the Corporation of the Borough of St. Kilda hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £7,000, authorised to be raised by the Corporation of the Borough of St. Kilda, under the abovementioned Acts, for the following purposes—that is to say, (1) the sum of £3,000 to pay off the special loan which fell due on the 1st day of March, 1901; (2) the sum of £700 to purchase Sections 3 and 4, Block VI, Township of St. Kilda, and to cause to be erected on the said parcel of land a hall and public offices, with fitting furniture for the same respectively, for holding the meetings and transacting the business of the Council, and for the use of its officers, and for holding public meetings and other purposes; (3) the sum of £3,300 for and in connection with the construction and formation of roads and drains in the Borough of St. Kilda hereby makes and levies a special rate of 6d. in the pound sterling upon the rateable value of all rateable property of the Borough of St. Kilda, comprising the whole of the said borough; and that such rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of May and the 1st day of November in each and every year during the currency of such loan, being a period of twenty-one years, or until the loan is fully paid off.

J. B. Dick,

Town Clerk, Borough of St. Kilda. In pursuance and exercise of the powers vested in it in that

J. B. Dick, Town Clerk, Borough of St. Kilda.

Napier.

The Treasury. Wellington, 13th June, 1910.

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

J. G. WARD, Minister of Finance.

#### NAPIER BOROUGH COUNCIL.

In pursuance and exercise of the powers vested in it in that In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Council of the Borough of Napier hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £134,250, authorised to be raised by the said Council, under the above-mentioned Act, for the following purposes (the amount applicable to each such purpose being set opposite to the statement of that purpose respectively), ramaly.—

(1.) Construction and installation of electric tramways and electric lighting in the borough 35,000

borough

(2.) Construction of drainage-works in and for the borough on the lines of the scheme laid down by Mr. G. Midgeley Taylor.

(3.) 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).

(4.) Permanent road-formation in the borough

(4.) Permanent road-formation in the borough
(5.) Duplication of waterworks plant, and con-15,500 struction and providing for water-meters, and construction and installation of destructor

(6.) Payment of purchase money for Borough Park, Napier South, and laying out same, including formation of footways, and erection of buildings thereon

(7.) Formation and metalling of borough-bound-

1,000 £134,250

35,000

25,000

15,000

5,000

2.750

the said Council hereby makes and levies a special rate of the said Council hereby makes and levies a special rate of 1s. 44d. in the pound sterling upon the annual rateable value of all rateable property of the Borough of Napier, comprising the whole of the said borough; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 30th day of June and the 31st day of December in each and every year during the currency of such loan, being the expired term of a period of thirty-five years, computed from the 30th day of June, or until such loan is fully paid off.

Made by special order passed at a special meeting of the Council of the Borough of Napier held on the 4th day of May. 1910. and confirmed at a subsequent meeting of the

May, 1910, and confirmed at a subsequent meeting of the said Council held on the 1st day of June, 1910, and sealed with the common seal of the Mayor, Councillors, and Burgesses of the Borough of Napier in the presence of—

W. PLOWMAN Deputy Mayor. M. N. Bower, Town Clerk.

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

The Treasury, Wellington, 15th June, 1910. THE following special order, made by the Waimarino County Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

> J. G. WARD, Minister of Finance.

WAIMARING COUNTY COUNCIL. Special Order making Special Rate!

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Waimarino County Council hereby resolves as follows: That, for the

purpose of providing the interest and other charges on a loan of £2,500, authorised to be raised by the Waimarino

County Council, under the above-mentioned Act, for the following works within the Township of Rangataua:

— Piwari Street.—Forming and metalling 43 chains of road, forming and metalling 25 chains of footpaths, excavating 20 chains of drains, constructing 5½ chains of kerbing, and constructing culverts.

Marino Street.—Forming and metalling 63 chains, forming 14 chains of footpaths on west side, constructing culverts, and excavating 20 chains of drains.

Kaha Street.—Forming and metalling 37 chains and exca-

vating 15 chains of drains.

Nei Street.—Forming, clearing, metalling, and kerbing 18 chains, constructing culverts, forming and clearing 2½ chains, and forming, clearing, and constructing culverts in Nei Street Extension, 20 chains.

Miharo Street.— Forming, clearing, and metalling 37 chains, and forming footpaths, 16 chains.

Tan Street.—Metalling 14 chains.

chains, and forming footpaths, 16 chains.

Tan Street—Metalling 14 chains.

The said Waimarino County Council hereby makes and levies a special rate of 5½d. in the pound upon the rateable value of all rateable property of the Rangataua Township Streets Special-rating Area, comprising all the properties situated within the following boundaries: Commencing at a point where the northern boundary of Section 8, Block V, of the Karioi Survey District, joins the Mangachuehu Stream; thence south by the Mangachuehu Stream; to the Pipiriki-Waiouru Road; thence north-westerly by the Pipiriki-Waiouru Road; thence north-westerly by the Pipiriki-Waiouru Road to the Mangateiti Road; thence north-easterly by the Mangateiti Road to the north boundary of Section 8, Block V, Karioi Survey District, to the starting-point, and including all of the following properties, which are all situated in Block V of the Karioi Survey District—Sections 1 to 5 (inclusive), Block I, Rangataua Township; Sections 1 to 28 (inclusive), Block II, Rangataua Township; Sections 1 to 5 (inclusive), Block IV, Rangataua Township; Sections 1 to 5 (inclusive), Block V, Rangataua Township; Sections 1 to 15 (inclusive), Block V, Rangataua Township; Sections 1 to 5 (inclusive), Block VI, Rangataua Township; Sections 1 to 5 (inclusive), Block VII, Rangataua Township; Sections 1 to 5 (inclusive), Block VII, Rangataua Township; Sections 1 to 5 (inclusive), Block VII, Rangataua Township; Sections 1 to 6 (inclusive), Block VII, Rangataua Township; Sections 1 to 6 (inclusive), Block VII, Rangataua Township; Sections 1 to 16 (inclusive), Block VII, Rangataua Township; Sections 1 to 6 (inclusive), Block V, Rarioi Survey District; and also 188 acres (unsectioned) adjoining Section 15, Block V, Karioi Survey District; part of Section 14, Block V, Karioi Survey District; and also 188 acres (unsectioned) adjoining Section 15, Block V, Karioi Survey District; part of Section 14, Block V, Karioi Survey District; and also 188 acres (unsectioned) adjoining Section 15, Block V,

The proposed loan will bear interest at the rate of 3½ per centum per annum, and it is proposed to pay out of loan-moneys the first year's interest thereon and the cost of

raising the loan.

I, Peter Brass, Chairman of the Waimarino County Council, do hereby certify that the above special order was duly made and passed at a special meeting of the Waimarino County Council held on the 30th day of October, 1909, and was duly confirmed at an ordinary meeting of the said Waimarino County Council held on the 11th day of December 1909. ber, 1909.

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

Dated 11th December, 1909.

PETER BRASS Chairman.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Waimarino was hereunto affixed on the 11th day of December, 1909, in the presence

HENRY WILSON CAMPBELL County Clerk.

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

The Treasury,
Wellington, 15th June, 1910.

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

J. G. WARD, Minister of Finance.

TIMARU BOROUGH COUNCIL.

Timaru Borough Council.

Proposed by T. Hawkey, seconded by G. J. Sealey,—
That the following resolution passed at a special meeting of this Council, held at the Borough Council Chambers, in George Street, Timaru, at 8.30 p.m. on Monday, the 16th day of May, 1910, be and the same is hereby at this special meeting of the said Council, held at the Borough Council Chambers aforesaid, on Monday, the 13th day of June, 1910, at 8.30 p.m., confirmed as a special order.

The following is the resolution referred to:—
That this Council, in pursuance and in exercise of all powers and authorities vested in it by the Timaru Borough Loans Consolidation Act, 1909, the Local Bodies' Loans Act, 1908, and the Local Bodies' Loans Amendment Act, 1908 (which two Acts last above mentioned are incorporated with the Timaru Borough Loans Consolidation Act, 1909, where not inconsistent therewith), and in exercise of all other powers inconsistent therewith), and in exercise of all other powers and authorities it thereto enabling, doth hereby resolve as

follows:—

1. That, for the purpose of providing the interest and sinking fund of a loan of £62,000, inter alia, authorised to be raised by the Timaru Borough Council, under the said Acts and provisions, in order to redeem and convert a loan of £60,000 raised by the said Council in the year 1880 for the purpose of constructing waterworks and supplying the Borough of Timaru with water, the said Timaru Borough Council hereby makes and levies a special rate of 8½d. in the pound sterling upon the annual rateable value of all rateable property within the Borough of Timaru, comprising able property within the Borough of Timaru, comprising the whole of the said Borough of Timaru; and that such special rate shall be an annual-recurring rate during the currency of such loan of £62,000, and be payable half-yearly on the 30th day of June and the 31st day of December

in each and every year during the currency of such loan, being a period of thirty years, until the loan is fully paid off.

2. That this resolution be confirmed as a special order at a meeting of the said Council to be held at the Council Chambers, at Timaru, at 8.30 o'clock p.m. on the 13th day of

June, 1910.

3. That His Worship the Mayor, the Town Clerk, and Borough Treasurer, and each of them, be authorised to take all such steps and sign all such documents as may be necessary for giving full effect to the foregoing, and that the corporate seal be affixed hereto.

(L.S.)

JAMES CRAIGIE, Mayor of the Borough of Timaru.

Results of Polls for Proposed Loans.

The Treasury,
Wellington, 10th June, 1910.

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

J. G. WARD, Minister of Finance.

WAIROA BOROUGH COUNCIL.

Notice of Results of Polls on Proposals to raise Loans. PURSUANT to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that polls of the ratepayers of the Borough of Wairoa were taken on the 7th day of June,

the Borough of Wairoa were taken on the 1th day of June, 1910, on the proposals following:—

1. To borrow the sum of £9,000 for the purpose of forming, metalling, and draining various streets.

The number of votes recorded for the proposal was 213.

The number of votes recorded against the proposal was 59. Informal, 3.

I therefore declare that the proposal was carried.

2. To borrow the sum of £800 for the purpose of building municipal chambers.

The number of votes recorded for the proposal was 216.

The number of votes recorded against the proposal was 57.

Informal, 2.

I therefore declare the proposal was carried.

S CATTION.

JOSEPH CORKILL,

Mayor.

Dated this 8th day of June, 1910.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 15th June, 1910.

THE following notice, received from the Johnsonville Town
Board, is published in accordance with the provisions
of the Local Bodies' Loans Act, 1908.

J. G. WARD, Minister of Finance.

#### JOHNSONVILLE TOWN BOARD. Result of Poll for Proposed Loan.

PUBSUANT to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that at a poll of the ratepayers of the Johnsonville Town District taken on the 8th day of June, 1910, on the proposal of the Town Board to borrow the sum of £8,500 for the acquirement of land for a catchment area and providing a supply of water to the town, the number of and providing a supply of water to the town, the number of votes recorded for the proposal was 96. The number of votes recorded against the proposal was 83.

I therefore declare the proposal was rejected.

Dated this 9th day of June, 1910.

JOHN ROD, Chairman to the Board.

Authorising the Laying off of Gloucester, Pemysey, and Marl-borough Roads, in the Town of Silverstream, of a Width of not less than 66 ft. each.

Department of Lands, Wellington, 11th June, 1910. Wellington, 11th June, 1910.

In pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I, Joseph George Ward, Minister of Lands, do hereby authorise the laying-off of Gloucester, Pemysey, and Marlborough Roads, in the Town of Silverstream, Wellington Land District, of a width of not less than 66 ft. each, instead of 99 ft.

J. G. WARD, Minister of Lands.

List of Sharebrokers under the Sharebrokers Act, 1908.

Head Office, Stamp Department,
Wellington, 13th June, 1910.
Wellington, 1910.
Wellingt

J. CARROLL, Minister of Stamp Duties.

Notice to Mariners No. 61 of 1910.

Marine Department,
Wellington, N.Z., 6th June, 1910.

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

J. A. MILLAR.

#### AFRICA.

AFRICA.

Delagoa Bay to Innamban River.—The following surveying-beacons, black pyras, about 19 ft. high (except (f) beacon, which is described in the Supplement, 1908, relating to "Africa Pilot," Part III, seventh edition, 1905), are est.: (a) In 25° 59' S., 32° 59' E., on summit, between Inyack Hill and Inyack I.t.-h.; (b) 25° 58½' S., 32° 36' E., 4 cables N. 25° E. from Reuben Pt. I.t.-h.; (c) 25° 44½' S., 32° 40' E.; (d) 25° 31½' S., 32° 44' E.; (e) 25° 29½' S., 32° 54½' E., on summit; (f) 25° 10' S., 33° 29½' E., this beacon is already shown on Chart No. 648; (g) 25° 33½' S., 33° 49½' E.; (i) 24° 43' S., 34° 40½' E.; (i) 24° 47' S., 34° 19' E.; (j) 24° 43' S., 34° 40½' E.; (k) 24° 34½' S., 35° 1½' E.; on 470 ft. summit; (a) 24° 14' S., 35° 21½' E., on 530 ft. summit; (b) 23° 57½' S., 35° 19' E.; on 450 ft. summit; (c) 23° 57½' S., 35° 19' E., on 450 ft. summit; (d) 23° 57½' S., 35° 19' E., on 450 ft. summit; (e) 23° 49' S., 35° 19' E., on 450 ft. summit, 375 miles N. 69° W. from Innamban church. Note.—The above positions, with the exception of (a) and (b), are those on Chart No. 648, and are only approx. April.

#### EASTERN ARCHIPELAGO, ETC.

PENANG HARB. APPROACH.—About 2nd May, 1910, the lt. of the lt. buoy in 5° 303′ N., 100° 163′ E., in the N. chan., is to be altered from occ. white to occ. red. April.

SINGAPORE STRAIT.—ERN. APPROACH.—Discoloured water, appar. indic. a shoal, about ½ cable in extent, has been reported in 1° 32½′ N., 104° 34¼′ E. April.

Banka Strait.—The occ. white lt. of Nemesis Bank lt.-buoy, in 2° 52% S., 105° 59' E., is re-exh. April.

#### CHINA SEA. ETC.

Chusan Archir.—Breakers are reported to exist in 29° 43' N., 123° 8½' E., about 30½ miles S. 70° E. from Tongting Lt.-h. "Breakers reported, 1910, P.D.," has been charted against the above position. April.

Notice to Mariners No. 63 of 1910,

LIGHTS AT THE SEAWARD END OF CLYDE QUAY WHARF, WELLINGTON HARBOUR.

Marine Department,
Wellington, N.Z., 9th June, 1910.

THE Wellington Harbour Board notifies that, on and after the night of Tuesday, the 21st instant, the following lights will be shown at the seaward end of the Clyde Quay Wharf, Wellington Harbour, namely:
Three lights, red, green, white, vertical, at heights respectively of twenty-two (22), twenty-eight (28), and thirty-four (34) feet above high water.
Charts, &c., affected: Admiralty Charts Nos. 803 and 1423; "New Zealand Pilot," eighth edition, 1908, Chapter v, p. 145; "New Zealand Nautical Almanac," 1910, p. 144.

J. A. MILLAR.

Marine Department, Wellington, 13th June, 1910. THE following tenders have been received for the supply of a cowl and ventilating inlet for Nugget Point Lighthouse:

Accepted. £ s. 52 10 Messrs. Jenkins and Mack ... Declined. Messrs. W. A. J. Dutch 54 65 0 0 J. Anderson and Co... A. and T. Burt 75 0

J. A. MILLAR.

Forbidding Money order and Postal Correspondence for J. A. Macarthur, Sydney.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in 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 person shall be issued, and that no postal packet addressed to the said person (either by his own or any fictitious or assumed name), or to such address without a name, shall be either registered, forwarded, or delivered by the Post Office of New Zealand. New Zealand.

#### SCHEDULE.

J. A. MACARTHUR, Post office Box 887, Sydney. Dated this 11th day of June, 1910.

> JOHN G. FINDLAY, For Postmaster-General.

Forbidding Money-order and Postal Correspondence for Derk P. Yonkerman Company, London.

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 a fraudulent business, 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.

DERK P. YONKERMAN COMPANY (LIMITED), 6 Bouverie Street, London.

Dated this 11th day of June, 1910.

JOHN G. FINDLAY, For Postmaster-General.

Notice to the Public Trustee.

Education Department,
Wellington, 6th May, 1910.
Wellington, 6th May, 1910.
Wellington, 6th May, 1910.
Wellington, 6th May, 1910.
Wersen, 6th May, 1910.
Wellington, 6th May appears expedient to issue the directions hereinafter set

forth: Now, I, George Fowlds, Minister of Education, do hereby, in exercise of the powers conferred by section 38 of the Industrial Schools Act, 1908, direct the Public Trustee to take possession of all such moneys and apply the same for the benefit of such inmate, in accordance with the provisions of such last-mentioned Act.

GEO, FOWLDS, Minister of Education.

Revocation of Appointment of Bonding Warehouse.

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

Port of Dunedin.

The warehouse known as

BENJAMIN'S BOND.

as appointed and described in Minister's Order No. 652, of the 17th day of December, 1900.

Given under my hand, at Wellington, this 7th day of June, one thousand nine hundred and ten.

GEO. FOWLDS. Minister of Customs

Minister's Order No. 929.3

Notice of the Taking and Laying-off of Road through Waimana No. 1c, Block IV, Waimana Survey District.

NOTICE is hereby given, by direction of His Excellency the Administrator of the Government of the Dominion of New Zealand, under the authority of section 93 of the Public Works Act, 1908, that the road described in the Schedule hereto was, on the 7th day of June, 1909, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 27th day of May, 1907.

#### SCHEDULE.

Approximate Area of the Parcel of Land taken for Road.	Being P <b>ort</b> ion of	Situated in Block and Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 3 1 15	Waimana No. 1c Block (14390, blue)		P.W.D. 26776	Red.

In the Auckland Land District; as the said area 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 Provin-

Dated this 14th day of June, 1910.

R. McKENZIE Minister of Public Works.

Notice of Intention to take Land for the Purposes of a Native School at Te Huruhi, Waiheke Island.

N OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work, to wit, the construction of a Native school at Te Huruhi, in Block V, Waiheke Survey District,

and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the Post-office at Awaroa, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such 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, at Wellington.

#### SCHEDULE.

THE parcel of land required to be taken :-

Par	e A the cel and irec	reade of lto	Being Portion of Subdivision	Situated in Block	Situated in Survey District of	Coloured on Plan
A. 2	п. О	р. 0	Te Huruhi No. 5E (1088E, red)	v	Waiheke	Red.

In the Land District of Auckland; as the same is more particularly delineated on the plan marked P.W.D. 26523, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

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

R. McKENZIE Minister of Public Works

Incorporated Societies Act, 1908. — Declaration by the Registrar dissolving a Society.

ROBERT EDWARD HAYES, Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the Dunedin Operatic Society is no longer carrying on its operations, and has no assets, the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Wellington, this 14th day of June, 1910.

ROBT. E. HAYES, Registrar of Incorporated Societies.

Notice of Date of Examinations.

Education Department,
Wellington, 18th May, 1910.

NOTICE is hereby given that a Civil Service Junior
Examination will be held in November, 1910, beginning on or about the 19th day of the month; that a Junior National Scholarship and Junior Free Place Examination will be held on or about the 1st and 2nd days of December, 1910; and that a Civil Service Senior Examination and an examination for teachers' certificates of Class C and Class D will be held in January, 1911, beginning on or about the 5th day of the month.

the 5th day of the month.

With the Civil Service Junior Examination will be teken the Intermediate Examination, being the Special Examina-

With the Civil Service Junior Examination will be taken the Intermediate Examination, being 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 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 Boards not later than the 15th September, 1910.

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, 1910, or, with a late fee of £1, until the 22nd September, 1910.

Entries for the January examinations will be received by the Inspector-General of Schools, at Wellington, until the 30th September, 1910, or, with a late fee of £1 in addition to the ordinary fee, until the 15th October, 1910.

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.

receipt of applications.

GEORGE HOGBEN. Inspector-General of Schools.

#### CROWN LANDS NOTICES.

Land in Otago Land District forfeited.

Department of Lands, Wellington, 13th June, 1910. OTICE is hereby given that, the license of the undermentioned land having been forfeited by resolution of the Otago Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1908.

#### SCHEDULE.

#### OTAGO LAND DISTRICT.

Tenure.	Lease No.	Section.	Block.	Survey District.	Formerly held by	Reason for Forfeiture.
O.R.P.	266	21	XII	Tautuku	William Going	Non-payment of rent.

J. G. WARD, Minister of Lands.

Land in Otago Land District for Disposal under Section 199 of the Land Act, 1908.

District Lands Office,
Dunedin, 14th June, 1910.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under the renewable-lease system to
James Enright, of St. Bathan's, farmer and coal-miner,
under section 129 of the said Act, on or after Friday, the 16th September, 1910.

#### SCHEDULE.

OTAGO LAND DISTRICT.

An estimated area of 129 acres, being part of Section 6, Block IX, Blackstone Survey District.

> E. H. WILMOT. Commissioner of Crown Lands.

Kauri Timber in Auckland Land District for Sale by Public Tender.

District Lands Office

District Lands Office,
Auckland, 14th June, 1910.

OTICE is hereby given, in terms of the Land Act,
1908, and regulations thereunder, that written
tenders will be received at the District Lands Office, Auckland, from the proprietors of existing sawmills, and logging
contractors, up till 12 o'clock noon on Monday, the 11th
day of July, 1910, for the purchase of the kauri timber
standing or lying on the undermentioned lots.

#### SCHEDULE.

AUCKLAND LAND DISTRICT.—HORIANGA COUNTY.

Part Blocks XIII and XIV, Omapere Survey District (Punakitere Kauri gum Reserve).

Lot 1. 507 GREEN and 605 dry kauri-trees, containing approximately 3,169,522 sup. ft. (standing measurement).

Distinguishing brand thus: |

Time for removal: Three years.
Upset price: 1s. 6d. per 100 sup. ft.
Terms: One-third in cash within fourteen days after acceptance of tender, one-third in eight months, and one-third in sixteen months thereafter.

24 faulty and undersized trees, branded FR, not included in this sale.

> Section 85, Block IX, Waoku Survey District. Lot 2.

342 kauri-trees, containing approximately 661,475 sup. ft. (standing measurement).

Distinguishing brand thus: X.

Time for removal: One year.

Upset price: 1s. 6d. per 100 sup. ft.

Terms: Half in cash within fourteen days after acceptance of tender, and half in six months thereafte

20 faulty and undersized trees, branded FR, not included in this sale.

Section 8, Block XIV, Punakitere Survey District (State Forest), and Orown Land, Part Block II, Tutamoe Survey District.

Lot 3.

119 kauri-trees, containing approximately 314,404 sup. ft. (standing measurement), comprised as follows: State forest, 92 trees, about 231,181 sup. ft., branded ||. Crown lands, 27 trees, about 83,223 sup. ft., branded X. Time for removal: One year.
Upset price: 3s. per 100 sup. ft.
Terms: Cash within fourteen days after acceptance of tender.

tender.

3 faulty and undersized trees, branded A FR. not included

Section 3, Block III, Tutamoe Survey District. Lot 4.

10 green and 70 dry kauri-trees, containing approximately 160,239 sup. ft. (standing measurement).

Distinguishing brand thus: V.

Time for removal: One year.

Upset price: 1s. 9d. per 100 sup. ft.

Terms: Cash within fourteen days after acceptance of tender.

tender.

Part Section 14, Block III, Tutamoe Survey District. Lot 5.

32 green and 11 dry kauri-trees (felled), containing approximately 68,479 sup. ft. (standing measurement).

Distinguishing brand thus: |

Time for removal: One year.
Upset price: 1s. 9d. per 100 sup. ft.
Terms: Cash within fourteen days after acceptance of

Crown Land, Part Block III, Tutamoe Survey District. Lot 6.

105 kauri-trees, containing approximately 355,159 sup. ft. (standing measurement).

Distinguishing brand thus: X.
Time for removal: One year.
Upset price: 2s. per 100 sup. ft.
Terms: Cash within fourteen days after acceptance of

Section 13, Block III, Tutamoe Survey District (Education Reserve).

Lot 7.

205 green and 51 dry kauri-trees, containing approximately.
549,968 sup. ft. (standing measurement).
Distinguishing brand thus: |
Time for removal: One year.
Upset price: 1s. 3d. per 100 sup. ft.
Terms: Half in cash within fourteen days after acceptance of tender, and half in six months thereafter.

About 500 dry kauri rickers (unbranded) not included in this sale.

Part Crown Land adjoining Section 2, Block XI, Tutamoe Survey District ("Papakauri"), and Part River bank Reserve adjoining Section 12, Block XI, Tutamoe Survey

Lot 8.

999 green and 18 dry kauri-trees, containing approximately 2,731,086 sup. ft. (standing measurement).

Distinguishing brands thus: | and X.

Time for removal: Two years.

Upset price: 2s. 3d. per 100 sup. ft.
Terms: One-third in cash within fourteen days after acceptance of tender, one-third in eight months, and onethird in sixteen months thereafter.

40 faulty and undersized trees, branded FR, not included in this sale.

#### CONDITIONS.

1. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters

relating to their tenders.

2. The aforementioned quantities, qualities, and kind as to the said timber shall be taken as sufficiently accurate for the purpose of this sale; and no contract for purchase shall be voidable, nor shall the successful tenderer be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated hereon or in any advertisement having reference to the said timber, nor shall any extra sum be claimed by the Crown if for any reason the quantity of timber is found to be in excess of that stated hereon.

3. No tender will be considered wherein a less royalty is

offered than the upset prices as stated in terms of each lot.

4. All timber in each lot, whether standing, felled, or in logs, shall remain the property of the Crown until all the instalments are paid.

5. Offers from the successful tenderers will be considered for the purchase of the undersized and defective timber mentioned herein.

6. In all lots the quantities stated are based on standing measurements.

measurements.
7. Should any dispute arise as to boundaries, the decision of the Commissioner of Crown Lands shall be final.
8. In the event of any of the above lots not being disposed of, applications may be received and dealt with at any time within six months from the above date of closing of tenders (unless previously formally withdrawn), providing, however, that the amount offered is not less than the upset prices stated herein.
9. No extension of time for removal of timber will be allowed successful tenderers who bleed or permit bleeding of kauri-trees included in this sale unless full payment of purchase-money is first made.

purchase-money is first made.

10. All tenders must be submitted on forms which will be supplied on application to the above office, and envelopes enclosing same to be marked "Tender for Timber," and addressed to the Commissioner of Crown Lands, Auckland.

11. In lots where terms of payment may have been arranged, any breach of the foregoing conditions of sale will render the "on demand" promissory notes liable to be presented for immediate payment.

12. The highest or any tender not necessarily accepted.

### TERMS.

Separate tenders for the various lots of timber must be accompanied by a deposit of 5 per cent. on the amount of tender, in cash, marked cheque, or post-office order; the balance to be paid, if tender accepted, as specified in the terms of each lot, together with the timber-cutting license for of falls. license fee of £1 1s.

All such instalment-payments shall bear interest at the All such instalment-payments shall bear interest at the rate of 5 per cent; per annum as from the date of acceptance of tender, and, with the interest added, shall be secured by "on demand" promissory notes made and indorsed to the satisfaction of the Commissioner of Crown Lands.

Plans, with full particulars of sale, may be had on application to the Commissioner of Crown Lands, Auckland.

ERIC C. GOLD SMITH. Commissioner of Crown Lands.

Land in Auckland Land District for Lease by Public Tender,

District Lands Office. Auckland, 6th June, 1910.

NOTICE is hereby given that written tenders will be received at this office up to 4 o'clock p.m. on Friday, the 15th day of July, 1910, for a lease of the undermentioned land under the Thermal Springs Districts Act,

#### SCHEDULE.

AUCKLAND LAND DISTRICT. - ROTORUA COUNTY. - ROTORUA SURVEY DISTRICT.

SECTION 5, Block X, comprising 470 acres 3 roods 11 perches. Minimum annual rental, £36.

Weighted with £1,056, valuation for two houses and outbuildings, 200 acres of bush felled and grassed, and fencing. Situated at the junction of the Oxford-Rotorua and Mamaku dray-roads, about three miles and a quarter from

the Mamaku Railway-station, on the Auckland-Rotorua line. The proposed railway-extension, Mamaku to Te Puke, is expected to traverse this section.

Tune, is expected to traverse this section.

Term of Lease. — Twenty-one years, without right of renewal. Rental-payment half-yearly in advance; the first half-year's rent at the rate tendered, and lease fee £1 1s., to be deposited with the tender. The loading of £1,056 for improvements is to be paid immediately on acceptance of tender. acceptance of tender.

No right to underlet or part with possession of the land leased, or any part thereof, without the consent of the Commissioner of Crown Lands first had and obtained.

Commissioner of Crown Lands first had and obtained. The lessee shall discharge all rates, taxes, charges, and other assessments that shall become due and payable. Within one month from the date of expiry of the lease the then-existing improvements shall be valued by the Crown, and be made a charge against the land in favour of the lessee or persons entitled thereto.

The existing tram-line to a width of 10 ft. is reserved from the area to be leased.

Rental navments in arrear for two calendar months shall

Rental-payments in arrear for two calendar months shall render the lease liable to termination, or a breach of covenant in the lease, expressed or implied, shall entitle the Crown to re-enter and determine the lease.

The highest or any tender not necessarily accepted.

ERIC C. GOLD SMITH,
Commissioner of Crown Lands.

Land in Auckland Land District open for Selection on Renewable Lease

District Lands Office,

Auckland, 20th April, 1910. Auckland, 20th April, 1910.

Notice is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned land is open for selection on renewable lease, and applications will be received at this office up to 4 o'clock p.m. on Monday, the 25th day of July, 1910, under the provisions of "The Land Act, 1908," and "The Land for Settlements Act, 1908." The ballot for the section, if there is more than one applicant, will be held on Friday, the 29th day of July, 1910, at 11 o'clock a.m., at this office. July, 1910, at 11 o'clock a.m., at this office.

#### SCHEDULE.

Auckland Land District.—Matamata County.—Matamata Settlement.—Waharoa Township.

Section.	Block.	Area.	Capi <b>tal Va</b> lue.	Half-yearly Rental.		
1 to 14	VI	A. R. P. 3 2 0	£ s. d. 40 0 0	£ s. d. 0 18 0		

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Land in Southland Land District for Sale by Public Auction.

District Lands Office,

Invercargill, 13th April, 1910. NOTICE is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned land will be offered for sale by public auction, for cash, at this office, on Wednesday, the 27th day of July, 1910.

#### SCHEDULE.

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

Rural Land.

Section.	Block,	Area.	Upset Price.		
33	II	A. R. P. 15 2 16	£ s. d. 16 0 0		

H. M. SKEET. Commissioner of Crown Lands Land in Marlborough Land District for Sale by Public | of Crown lands. Survey fee is credited to the lessee as rent Auction for Cash.

District Lands Office,
Blenheim, 9th May, 1910.

NOTICE is hereby given that the undermentioned land will be offered for sale by public auction, for cash, at this office, at noon on Thursday, the 30th day of June, 1910, under the provisions of section 132 of the Land Act, 1908.

#### SCHEDULE.

MARLBOROUGH LAND DISTRICT. - SOUNDS COUNTY. - WAKA-MARINA SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Upset Price.		
7	IV	A. R. P. 159 0 0	£ s. d. 100 0 0		

Weighted with £213 15s., valuation for about 95 acres

felling, clearing, and grassing.
Rising in altitude to about 1,600 ft. cleared and sown; remainder is fairly heavy bush, chiefly birch; soil is inferior to fair, stony in parts. Access from Nydia Bay by formed road one mile and a half, and then by unformed road a quarter of a mile.

F. STEPHENSON SMITH, Commissioner of Crown Lands.

Land in Southland Land District open for Selection on Renewable Lease.

District Lands Office,

Invercargiil, 9th March, 1910.

Notice is hereby given, in pursuance of section 326 of "The Land Act, 1908," that the undermentioned lands 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 June, 1910.

#### SCHEDULE.

SOUTHLAND LAND DISTRICT. — WALLACE COUNTY. — WAIAU SURVEY DISTRICT.

Second - class Land.

Section. Block.		Area.	Capital Value.	Half-yearly Rental.		
32 33	XIII	A. R. P. 106 0 0 113 2 0	100 0 0	£ s. d. 2 0 0 2 0 0		

H. M. SKEET. Commissioner of Crown Lands.

Pastoral Lands in Auckland Land District open for License.

District Lands Office

Auckland, 27th April, 1910.

OTICE is hereby given that the undermentioned lands are open for license under the regulations for the occupation of pastoral lands in Hauraki Mining District, and applications will be received at this office up to 4 o'clock p.m. on Monday, the 27th day of June, 1910.

#### SCHEDULE.

AUCKLAND LAND DISTRICT -- COROMANDEL COUNTY .- HAURAKI MINING DISTRICT.

1,280 ACRES (unsurveyed), Block II, Colville Survey District. 466 acres 3 roods 31 perches, Block II, Moehau Survey

Term of lease: Twenty-one years, with conditional right

of renewal.

The minimum area that can be selected is 25 acres. On approval of applications survey fees will require to be deposited in accordance with the scale of fees for the survey

All applications are subject to the approval of the Land Board, and applicants who are landless within the meaning of the Land Act shall have preference in the ballot.

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Village-homestead Allotment in Nelson Land open for Selection on Renewable Lease. Land District

District Lands Office,
Nelson, 17th May, 1910.

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 13th day of July, 1910, under the provisions of the Land Act, 1908.

The ballot for the allotment, if there is more than one applicant, will be held at this office at 11 o'clock a.m. on Thursday, the 14th day of July, 1910.

#### SCHEDULE.

NELSON LAND DISTRICT,- MURCHISON COUNTY. - TUTAKI SURVEY DISTRICT .- MURCHISON VILLAGE SETTLEMENT.

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

A. R. P. £ s. d. £ s. d.

18 | I | 5 0 7 | 55 0 0 | 1 2 0

Situated in the Murchison Village Settlement, one mile
and a quarter distant from the Town of Murchison by a good
metalled road, with the exception of 23 chains, 13 chains of
which is a formed road and the balance unformed; all flat
land; covered with native mixed bush.

#### TERMS AND CONDITIONS OF LEASE.

1. The land enumerated above is first-class land, and

1. The land enumerated above is first-class land, and is a village-homestead allotment, open for selection on renewable lease for the period 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 land shall be open for selection.

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

4. Each applicant shall state his or her residence, occupa-

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 declaration.

5. The successful 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-rearly resument.

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

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 the lease shall be as provided in Part III of the said Act. 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.

act in respect of compulsory residence, shall apply accordingly to lessees under these regulations.

8. The lessee shall not 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 person whomsoever

person 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.

R. T. SADD, Commissioner of Crown Lands.

#### NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Auckland.

Registrar's Office, Auckland, 6th June, 1910.

OTICE is hereby given that a sitting of the Native Land Court will be held at Auckland on the 4th day of July, 1910, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

[Auckland, 1910-22.]

E. P. EARLE, Registrar.

#### SCHEDULE.

#### APPLICATIONS FOR PARTITION

	APPLICATIONS FOR PARTIT	2011
No.	Name of Applicant:	Name of Land.
17	Makuta Mambaia thu his agent II Waihan	Waitakaruru No. 3a.
. 7		Motairehe and Kawa.
9	and a second a second and a second a second and a second	Te Roto.
10		Nimaru.
	Wiremu te Oko and Heta Hetaraka	Mataitai No. 1 (A).
	CLAIMS FOR THE DISTRICT OF H	IRLENSVILLE
10	ADJOURNED APPLICATION	S. Te Komiti No. 2.
12		Oruawharo.
14		Te Komiti No. 1a. Section 2.
11	and others	, 10 11011101 2101 22, 5001101 21
15		Te Komiti No. 2B.
16		Te Komiti No. 2B.
	Paraone Hemana and others	
18	Neri Waho (agent for Heni Mate and Maraina Paora)	Tuhirangi A.
19	Mere Paora Tubaere and others	Rangiahua.
20	Mere Paora Tuhaere and others	Waikoukou No. 2.
	NEW APPLICATIONS.	
21	Anaru Wiapo, Ngahuia Tapihana, Aperaniko Wi Karaka, and Atareria Tikitiki	Otamatea.
22	Mihaka Kena and others	Poutu No. 2E, Section 6
23		1: A- A
24	Waru Takerei, Parani Karaipu, Kapea Karaipu, and Ngina Paora	Tubirangi A.
25	Paratene Hemana, Paraone Hemana, Tatana Hemana, and Wikiriwhi Hemana	l Otioro No. 4B.
26	Pera Mohi	Okahu.
27	Tiamana Kerei and others	Otara No. 2.
28	Tiamana Kerei and others	Otara No. 1.
<b>2</b> 9	Anaru Wiapo	Otara No. 4.
30	Huihana Henare Toka	
31	Hare Pomare Pairama	
32 33	Henare Wharara Toka (by his agents, Wiri Toka and Anaru	Te Komiti. Oturei.
34	Wiapo) Anaru Wiapo, Atareria Tikitiki, and others	Hanerau.
35		Komiti No. 1a, Section
36	Hare Pomare and others	
37	Hare Pomare and others	(A) 14 A
38	Te Reweti Paenganui and others	
39	Hare Pomare and others	Herepitti (Aotearoa
40	Anaru Wiapo (on behalf of Karena Pibema, Kiri Perekara, and others)	Otioro No. 1.
		Course Age 1904 per Propuns
	APPLICATION UNDER SECTION 46 OF THE NATIVE LAND	1
No.	Name of Applicant.	Name of Deceased.
	CLAIM FOR THE DISTRICT OF	HELENSVILLE.
nis a	application will be dealt with on or after the 18th day of	July, 1910.
		"
274	Arapera Keepa	Raihi Keepa.
	APPLICATION TO DETERMINE RELATIV	VE INTERESTS.
No.	Name of Applicant.	Name of Land.
No.	1	
No. 275	Name of Applicant.  CLAIM FOR THE DISTRICT OF HE Hera Raumati	

Kerei Kaihau  PPLICATION UNDER SEC  Name of Application  Gerald A. Jackson	nt.		••		ī -	Na	me of Land.	
PPLICATION UNDER SEC	nt.	F THE	***		1			
Name of Applica	nt.	F THE	Nameson	A MITTER TO A CANADA OF THE STREET, MITTER STREET, MITTER STREET, MITTER STREET, MITTER STREET, MITTER STREET,	Waiuku W	est, Lot	125.	Production of the second of th
Name of Applica	nt.	FTHE		_	_			
	CLAIM		Name o		T, 1894, FOE			NDARIES.
Gerald A. Jackson				<u> </u>			of Application.	
				ISTRICT OF H			on of the bou	ndaries of th
				<b>G</b>				The second secon
Name of	Surveyor.	LICATIO	ONS FOR	SURVEY CHARGE	e of Land		Area.	Amount du
							·	1
Francis John Hosking Francis John Hosking		••	••	Kaihu No. 2B2 Kaihu No. 2B3	•••	••	1,018 0 0 1,486 3 26	£ s. d. 14 10 0 36 12 7
	CLAIMS	FOR	THE D	ISTRICT OF H	ELENSVIL	LE.		
			•	Opekapeka B			289 0 0	25 2 9
			••			••		13 2 4 16 15 6
Gerald Arthur Jackson	• •	•••	••	Opekapeka E	••		244 0 0	16 11 2
		• •	• •			••	110 0 0	14 14 10
			••					14 3 3 12 10 0
Wilson and Jackson		• • •	• • • • • • • • • • • • • • • • • • • •	Ururus No. 1c	••		220 0 0	9 11 6
Wilson and Jackson			••		-	••	3,090 0 0	111 8 8
		. ••	••			••		31 15 0 22 14 5
Wilson and Jackson			::	Otioro No. 3	• ::		176 0 0	21 9 7
CATION UNDER SECTION								
	N 24 OF T		T1	AND ACT, 1909, IMBER, ETC.	FOR ISSUE OF	·	unction again	NST CUTTING
Wiremu Hoete Waata			T1		Wharekaw	Na	me of Land.	NST CUTTING
Wiremu Hoete Waata  TION TO ASSESS THE A OF THE HELENSVILLE	Name of A	pplican F Comi	Tit.	IMBER, ETC	Wharekaw	Na. No. 5B	ne of Land.  North.  D TAKEN FOR THE WORKS ACT, 1	THE PURPOSI
Wiremu Hoete Waata  TION TO ASSESS THE A OF THE HELENSVILLE	AMOUNT O	pplican F Comi	Ti PENSATIO	ON PAYABLE TO COUNDER SECTION	Wharekaw OWNERS OF T 91 OF THE	Na. 5B  HE LAND  PUBLIC  of Land.	North.  D TAKEN FOR 1 WORKS ACT, 1	PURPOSI 908.  Area taken
	Francis John Hosking Francis John Hosking Gerald Arthur Jackson Wilson and Jackson	Francis John Hosking Francis John Hosking  CLAIMS Gerald Arthur Jackson Wilson and Jackson	Francis John Hosking Francis John Hosking  CLAIMS FOR  Gerald Arthur Jackson  Wilson and Jackson	Francis John Hosking Francis John Hosking  CLAIMS FOR THE D  Gerald Arthur Jackson Wilson and Jackson	Francis John Hosking Kaihu No. 2B2 Francis John Hosking Kaihu No. 2B3  CLAIMS FOR THE DISTRICT OF H  Gerald Arthur Jackson Opekapeka B  Gerald Arthur Jackson Opekapeka C  Gerald Arthur Jackson Opekapeka D  Gerald Arthur Jackson Opekapeka E  Gerald Arthur Jackson Opekapeka E  Gerald Arthur Jackson Opekapeka G  Wilson and Jackson Ururua No. 1B  Wilson and Jackson Otioro and Te T  Wilson and Jackson Otioro No. 1  Wilson and Jackson Otioro No. 2	Francis John Hosking Kaihu No. 2B2 Francis John Hosking Kaihu No. 2B2  CLAIMS FOR THE DISTRICT OF HELENSVIL  Gerald Arthur Jackson Opekapeka B  Gerald Arthur Jackson Opekapeka C  Gerald Arthur Jackson Opekapeka D  Gerald Arthur Jackson Opekapeka E  Gerald Arthur Jackson Opekapeka F  Gerald Arthur Jackson Opekapeka G  Wilson and Jackson Opekapeka G  Ururua No. 1B  Ururua No. 1B  Ururua No. 1c  Otioro and Te Topuni Otioro No. 1  Wilson and Jackson Otioro No. 2	Francis John Hosking Kaihu No. 2B2 Francis John Hosking Kaihu No. 2B2  CLAIMS FOR THE DISTRICT OF HELENSVILLE.  Gerald Arthur Jackson Opekapeka B Gerald Arthur Jackson Opekapeka C Gerald Arthur Jackson Opekapeka D Gerald Arthur Jackson Opekapeka E Gerald Arthur Jackson Opekapeka E Gerald Arthur Jackson Opekapeka F Gerald Arthur Jackson Opekapeka G Wilson and Jackson Ururua No. 1B Wilson and Jackson Ururua No. 1c Wilson and Jackson Otioro and Te Topuni Wilson and Jackson Otioro No. 1 Wilson and Jackson Otioro No. 2	A. B. P.

#### APPLICATIONS FOR CONFIBMATION OF ALIENATIONS.

No	Nature of Alienation.		Nature of Alienation. Date.		Names of Parties.			
295	Transfer		. 14th June, 1894	Te Horo	Mita Arama Whakatau and others to William Begg Nicholson.			
2 <b>9</b> 6	Lease		. 30th March, 1908	Orakei No. 2B	Watene Tautari and Merea Kingi to Arthur Southey Baker.			
297	Lease	••	. 7th April, 1908	Orakei Nos. 3g and 1g	Hori Paerimu to Arthur Southey Baker.			
298	Lease		. 30th March, 1908	Orakei No. 2A2	Maki Waata to Arthur Southey Baker.			
299	Conveyance	••	. 28th September, 1878	Lot 106, Waimana	Miria te Mautaranui and Maraea te Mautaranui to Conway Grey Murphy, John Logan Campbell, Patrick Comiskey, John Sangster Macfarlane, and Robert Hall.			

Notice.—If necessary the Court will, on the request of the Natives interested, adjourn to Helensville to hear such cases as may be dealt with there.

#### Sitting of the Native Land Court at Te Kaha, Bay of Plenty.

Registrar's Office, Auckland, 8th June, 1910.

LN busine	TICE is hereby given that th Native Land Court sitting a ss of the Court will allow. Auckland, 1910–23.]	t Te Kaha, Bay of	Plenty, on the 2	1st day of July, 1910	), or as soon the	reafter as the	
	· •	S	CHEDULE.			-	
		APPLICATION	ONS FOR PARTITIO	ON,			
No	Name	of Applicant.		Na	me of Land.		
		ADJOUR	LNED APPLICATIONS				
13 14 15	Waipae Haweti, Hoori Hawet Te Pere te Ua, Maura Tiu, Te Turei Ru, Whakabihi Tawhai others	i, and Hairama Hav Wairama Hurae, a	weti	Awanui Haparapar Te Awanui Hapara	para.		
Матте	R REFERRED BY THE CHIEF J	udge for Inquiry Native Land La			ONS OF SECTION	49 OF THE	
No.	Name of Land.		Matter for Inquiry and Report.				
39	Tawaroa	For inquiry as to p	position of easterr	boundary of the blo	ock.		
		APPLICATION FOR	SURVEY CHARGII	NG ORDER.			
No.	Name of Applie	ant.	Name	of Land.	Area.	Amount due.	
40	Hairama Haweti		Awanui-Hapara	para	1,887 acres	£100.	
Applic	DATIONS FOR REGISTRATION OF LAND	F ADOPTIONS OF C	HILDREN UNDER TAND LAWS AME	THE PROVISIONS OF NOMENT ACT, 1901.	Section 50 of	THE NATIVE	
No.	Name	of Applicant.		: N	ame of Child.		
41 42	Piihi Hei Timora Tieki			Piihi Hei. Erina Maria, the c here.	child of Hira an	d Wharehere-	
APPLIC	SATIONS TO CONSTITUTE OWN SECTIONS 12	ers a Body Cori 22, 123, and 124 or	PORATE AND APP THE NATIVE LA	OINT A COMMITTEE IND COURT ACT, 189	UNDER THE P	EOVISIONS OF	
No.	Name of Appli	cant.	Name	of Land.	Area.	District.	

No.	Name of Applica	ınt.	Name of Land.		Area	<b>.</b> .	District.
43 44 45	Ngaara Haare and others Ngamotu Tikaki and others Wiremu Hape and others		ADJOURNED APPLICATIONS.    Awanui-Haparapara B    Awanui-Haparapara C    Houpoto-Whituare	••	154 462	B. P. 0 0 3 22 0 0	Opotiki. Opotiki. Opotiki.
46	Herewini Paabi and others	• •	NEW APPLICATION Tunapahore No. 1B	• I	1,046	0 0	Opotlki.

Sitting of the Native Land Court at Ngaruawahia, Waikato. .

Registrar's Office, Auckland, 6th June, 1910.

Notice is hereby given that a sitting of the Native Land Court will be held at Ngaruawahia on the 5th day of July, 1910, 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. E. P. EARLE, Registrar.

[Auckland, 1910-21.]

#### SCHEDULE.

APPLICATIONS FOR PARTITION.

	Name of Applicant.	į	Name of Land.
	ADJONDAND ASSESSMENT	ONE	
1	Tupara Ruihana		Opuatia No. 7B.
2	American   1		Lot 21, Parish of Whangape.
3	Wana Dadana (am habiti at 12 10 10 10		Lot 7, Parish of Horotiu.
4			Opuatia No. 3.
5	Whiu Himiona, Mere Paama Tarawhiti, and Miriama Tipene		Pepepe, Lot 168.
6	Karewa Tanikena, Ani Tanikena, Rina Tanikena, and Rameka Ta	rao	Opuatia No. 3A.
7			Whangape, Lot 68.
8	William Joseph Ralph, jun	}	Pepepe, Lot 168.
	NEW APPLICATION	<b>a</b> .	
9	D Vinhamed (for Their femily)	 	Waipa, Lot 61.
10	Pita Puihi, Te Matauwhati Tuhakaraina, and others	::	Tamahere, Lot 143.
11	Tai K. Rakena and others		Aotea South No. 3
12	Tai K. Rakena and others	,.	Onewhero, Lot 99.1
13	Hone Kaora and others		Manuaitu A.
14	Ngamo te Rourau and others		Onewhero, Lot 77.
15	Ngamo te Rourau and others Rihipeti Horipatawhira and others		Onewhero, Lot 78.
16	Ngamote Kourau, Paihauroa Kourau, Kahu Kourau, Kahu Pare	era	Te Onewhero, Lot 77.
	Rawinia Rourau, Repi Rourau (J. Heta, agent)	- 1	The second second
17	Wiremu Rewharewha (for Hape Retimana)		Pepepe, Lot 16.
18	Te Hohipera te Kuti Rangaunu (per R. B. Gerring, agent)		Taupiri, Lot 4748 No. 4
19			Whangape, Lot 64.
20	Pepa Kirkwood (for Huhana Hori)		Te Akau B No. 18.
21	Pahiwi te Aho and Hone Taikawa		Maramarua No. 9.
22	Wiremu Rewharewha (for Irietara Paetahuna)		Opuatia No. 7c.
23	D.L. II II.		Motutieke and Ngahinapouri.
24	Roka H. Hopere		Taupiri, Lots 174, 175, 176, and 335.
25	Hohua Ruihana, Ani Ruihana, and others (by Te Rua)		Pepepe, Lot 153.
26	Hohua Ruihana, Ani Ruihana, Maata te Putu, Rauwhero Pakan	ae	Pepepe, Lot 65.
	(by Te Rua)  D. Mainwaring (for Horsto Humphum)		Waipa, Lot 73.
27	R. Mainwaring (for Harete Huruhuru)		Te Akau A No. 10.
28	Raiha Weeti (T. R. Hughes for the applicant)		Te Akau A No. 8.
29			Pepepe, Lot 21.
30			Opuatia No. 7B.
31			Taupiri, Lot 348.
32	Pahiwi te Aho and Ratima te Mata Pou Hacata, Tuhcitia Waata, Huirangi Wereta, and Tukoroiran	~i	
33		g.	Pepepe, Lot 170.
	Tipene		Onomboro Tot 92
34			Onewhero, Lot 23.
35	1 1 /0 M TZ . 4. 41-1		Whangape, Lot 68. Onewhero, Lot 58n.
36			Onewhero, Lots 45 and 74 (? Lots 55, 74, and
37	Mere Pumipi	'	58A).
.	Wahanga Wetini	.   7	Te Akau D No. 17.
38			Manuaitu No. 2B (? B No. 2)
39	R. H. Hopere, agent (for Ngakakaho and Kerehetini Paruhi) .	.   ĵ	Karamu, Lots 23 and 31.
10		.   [	Mataitai No. 1B.
12			Mataitai No. 1a.
13	John Borell, Atutahi Hireme, and others	. 1	Waipa, Lot 74.
ы 14	Hariata Pataromo, Waiwhakarewa Heihei, Renata Heihei, an		Onewhero, Lot 99.
-T	Pini Heihei (by their solicitor, John St. Clair)		•
lő		0	Opuatia No. 16.
16	Ani Tanikena	.   (	Opuatia No. 3.
17	Raiha Weeti, alias Eliza Wade (by her solicitor, B. H. Wyman)		Te Akau A No. 8.
8		1	Whangape, Lot 60.
9	Ratima te Mata		Onewhero, Lot 72.
50	Taike Heruika and others		Rahinui (Aotea).
1	Papa Wini Kerei		Lot 68, Whangape.
2	Paratutaki Tonganui	.   1	Waipa, Lot 73c.
3	Teni Tuhakaraina (agent for Te Kiriwai Huihana, Mere Taipua, an	d / :	Te Au-o-Waikato No. 5.
-	others)	1	
4			Putataka 10 No. 2.
5	Enoka Mahu (by Heta Mahu) · · · ·		Opuatia No. 9.
gu	Haami Maiho or Haami Tukorehu	.   ]	Lot 45, Parish of Whangape.
	APPLICATIONS UNDER SECTION 46 OF THE NATIVE LA	ND C	COURT ACT, 1894, FOR PROEATE.
.	Name of Applicant.		Name of Deceased.
	)	dor	of Inly 1910
T)	hese applications to be dealt with on or after the 18th	uay	or any, 1910.
		F	Rihia Kahukoti.
	Inciliante 14 departs	] <u>D</u>	Mereri Parinohe.
9			
ō 🖯	Rina Rawiri		Iami Ngamanu. Mary Ann Laing

APPLICATIONS TO DETERMINE RELATIVE INTERESTS.

No		ATIONS TO DETI			Nam	e of Land.	-
	Name of A	pplicant.				o of Huna.	
383	Ngatehe Karaka te Aho and other	s			Motutieke and Ngah Kaiwaka and Pakipa		
384 385	Ngatehe Karaka te Aho and others Ngatehe Karaka te Aho and others	s s	• •	::	Aushi or Puehunui.	ur.i.	
		Manager of the second s		!			
	Арр	LICATIONS FOR	REMOVAL OF	KES			
No	Name of A	pplicant.	,		Nam	e of Land.	
386	Ngakei Wikiriwhi				Lot 72, Parish of W	aipa.	
387 388	Te Ata Hori Herewini	••	••	••	Lot 11, Parish of Pu Koheroa No. 62B.	itataka.	
	The second section is a second		. <u> </u>				
	Applications under Section	N 39 OF THE N	ATIVE LAND	Cou.	RT ACT, 1894, AND 12	rs AMENDMENT	s. 
No.	Name of Applicant.	Name of	Land.		Nature of	Application.	
389	Whitinui Hohepa	Pukete, Lots 2	257 and 258	То	amend the successi	on order to th	ie estate and
390	Te Rawainga Hira Karaka	Pepepe, Lots 1	111 and 130	Δn	terest of Ateria Puns plication to include	the name of '	re Rawainga
				te	ira Karaka in the rests of Taati Karak	a in the said lai	nds.
391	Rauwhero Pakanae (by his solicitors, Earl and Kent)	Pepepe, Lots 1	ı <b>53 and</b> 65	ir	amend the succession terest of Pana te	on orders to the Koi, deceased,	in the said
				18	nds.		·
/IATTE	R REFERRED BY THE CHIEF JU	DGE FOR INQU	IRY AND R	E <b>P</b> OR	under the Prov	isions of Se	CTION 49 OF
<del></del>	THE	NATIVE LAND	LAWS AMENI	MEN			
No.	Name of Applicant.	Name of	f Land.		Matter for In	quiry and Repor	t.
392	Maraea Epiha	Pepepe, Lot 7	1	Ap	plication for amend	ment of succes	sion order re
					nterest of Warana K	eremeneta, dec	easen, m one
				1			
PPLIC	DATIONS UNDER SUBSECTION (3) OF	SECTION 14 OF	THE NATIVI	E LA	ND COURT ACT, 1894	, FOR EXCHANG	E OF LIANDS
No.	Name of A	pplicant.			Name of Land 1	proposed to be ex	changed.
		ADJOU	URNED APPLIC				
	(Karewa Tanikena	• •		٠.	Opuatia No. 3.		
393			• •	Opuatia No. 11.			
393	Rina Tanikena	••		• •			
393	(Rina Tanikena)	NI	EW APPLICATI		Wainini Lot 379		
393 394	Rina Tanikena	• •	RW APPLICATI		Waipipi, Lot 372. Awhitu, Lot 14.		
	Rina Tanikena,  Ngakoroku Katipa	•••			Awhitu, Lot 14. Waipipi, Lot 361a.		
394	Rina Tanikena	•••	• •		Awhitu, Lot 14.		
394	Rina Tanikena  Ngakoroku Katipa  Henare Kaihau  Paekau Kaihau  Henare Kaihau	•••		•••	Awhitu, Lot 14. Waipipi, Lot 361A. Lot 32, Parish of A		
394	Rina Tanikena  Ngakoroku Katipa  Henare Kaihau  Paekau Kaihau  Henare Kaihau			ARGII	Awhitu, Lot 14. Waipipi, Lot 361A. Lot 32, Parish of A		Amount due
394 395	Rina Tanikena,  Ngakoroku Katipa Henare Kaihau Paekau Kaihau Henare Kaihau Apr			ARGII	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A	whitu.	
394 395 No.	Rina Tanikena  (Ngakoroku Katipa Henare Kaihau (Paekau Kaihau Henare Kaihau  AP:  Name of Surveyor.  Wilson and Jackson	PLICATIONS FOR	Survey Ch	Nam	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS. e of Land.	Area.  A. R. P. 92 2 6	£ s. d.
394 395 No.	Rina Tanikena ,    Ngakoroku Katipa     Henare Kaihau     Paekau Kaihau     Henare Kaihau     April     Name of Surveyor     Wilson and Jackson     Wilson and Jackson	PLICATIONS FOR	Survey Ch Opuatia N Opuatia N	Nam	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS. e of Land.  Lot 51 Lot 45	Area.	£ s. d.
394 395 No.	Rina Tanikena	PLICATIONS FOR	Opuatia N Opuatia N Pepepe, Lo	Nam  0. 4, 0. 4, 0. 142 0. 142	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45 .	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4
394 395 No. 396 397 398 399 400	Rina Tanikena  (Ngakoroku Katipa Henare Kaihau (Paekau Kaihau Henare Kaihau  API  Name of Surveyor.  Wilson and Jackson Wilson and Jackson Charles Cæsar Otway Charles Cæsar Otway Wilson and Jackson	PLICATIONS FOR	Opuatia No Opuatia No Opuatia No Pepepe, Lo Opuatia No	Nam  0. 4, 0. 4, 0. 4, 0. 4, 0. 4, 0. 4, 0. 4,	Awhitu, Lot 14. Waipipi, Lot 361A. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45  A Eb Lot 45	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0 285 2 32	£ s. d. 16 7 7 39 17 9 20 4 7
394 395 No. 396 397 398 399	Rina Tanikena	PLICATIONS FOR	Opuatia N Opuatia N Pepepe, Lo	Nam  0. 4, 0. 4, 0. 4, 0. 4, 0. 4, 0. 4, 0. 4,	Awhitu, Lot 14. Waipipi, Lot 361A. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45  A Eb Lot 45	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4 39 17 9
394 395 No. 396 397 398 399 400	Rina Tanikena  Ngakoroku Katipa Henare Kaihau Paekau Kaihau Henare Kaihau  Name of Surveyor.  Wilson and Jackson Wilson and Jackson Charles Cæsar Otway Charles Cæsar Otway Wilson and Jackson Wilson and Jackson Wilson and Jackson Wilson and Jackson	PLICATIONS FOR	Opuatia N. Opuatia N. Pepepe, L. Opuatia N. Opuatia N. Opuatia N. Opuatia N.	Nam Nam 142 Na	Awhitu, Lot 14. Waipipi, Lot 361A. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45  A Eb Lot 45	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0 285 2 32 92 2 6	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4 39 17 9
394 395 No. 396 397 398 399 400	Rina Tanikena  Ngakoroku Katipa Henare Kaihau Paekau Kaihau  APP  Name of Surveyor.  Wilson and Jackson Wilson and Jackson Charles Cæsar Otway Charles Cæsar Otway Wilson and Jackson Wilson and Jackson Wilson and Jackson APPLICATIONS FOR	PLICATIONS FOR	Opuatia N. Opuatia N. Pepepe, L. Opuatia N. Opuatia N. Opuatia N. Opuatia N.	Nam Nam 142 Na	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45 Lot 45 Lot 51 Lot 51  ACQUIRED BY THE C	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0 285 2 32 92 2 6	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4 39 17 9
394 395 No. 396 397 398 399 400 401	Rina Tanikena  Ngakoroku Katipa Henare Kaihau Paekau Kaihau  Aprilian Mame of Surveyor.  Wilson and Jackson Wilson and Jackson Charles Cæsar Otway Wilson and Jackson Wilson and Jackson Wilson and Jackson Applications for Name of	PLICATIONS FOR	Opuatia No	Nam Nam 142 Na	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45 Lot 45 Lot 51 Lot 51  ACQUIRED BY THE C	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0 285 2 32 92 2 6	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4 39 17 9
394 395 No. 396 397 398 399 400 401	Rina Tanikena    Ngakoroku Katipa   Henare Kaihau   Paekau Kaihau   Paekau Kaihau   Henare Kaihau   Henare Kaihau   Henare Kaihau   Henare Kaihau   April Name of Surveyor.    Wilson and Jackson   Wilson and Jackson   Charles Cæsar Otway   Wilson and Jackson   Wilson and Jackson   Wilson and Jackson   Wilson and Jackson   The Hon. D. Buddo, Acting Min   Henare Kaihau   Henare Kaih	PLICATIONS FOR	Opuatia N.	Nam Nam 142 Na	Awhitu, Lot 14. Waipipi, Lot 361a. Lot 32, Parish of A  NG ORDERS.  e of Land.  Lot 51 Lot 45 Lot 45 Lot 51  ACQUIRED BY THE O  Na  Te Akau D No. 6. Te Akau D No. 10.	Area.  A. R. P. 92 2 6 285 2 32 64 3 8 12 2 0 285 2 32 92 2 6  CROWN.	£ s. d. 16 7 7 39 17 9 20 4 7 4 8 4 39 17 9

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

ło.	Name of Applicant. · Name of Land.		Area.		A.	Purpose for which taken
		ADJOURNED APPLICATION.				
106	A. F. Wilcock, Clerk, Newcastle Road Board	Section 7, Horotiu			10	For the purposes of a road.
		NEW APPLICATIONS.				
407	The Minister of Public Works	(Karamu, Lot 201 Karamu, Lot 33 (Karamu, Lot 34				For road purposes.
408	Wynyard and Skelton (solicitors for the Raglan County Council)	Sections 42, 40, 15, 14, 21, 38, 39, and 17, Parish of Whangape, and in Sections 23A, 23, 22, 21, 20, 19, 17, 16, 42, 41, and 43, Parish of Pepepe	3		4	For road purposes.

APPLICATION FOR REGISTRATION OF ADOPTION OF CHILD UNDER THE PROVISIONS OF SECTION 50 OF THE NATIVE LAND CLAIMS ADJUSTMENT AND LAWS AMENDMENT ACT, 1901.

No	Name of Applicant.	Name of Child.	
409	Harata Hopere and Tepoi Wharepouri	Keriroa Nepe, a child of Pu and Nganiho Nepe.	

Applications to the Native Land Court to ascertain the Names of the Natives to whom Allotments in the Parishes of Whangamarino, Taupiri, Koheroa, Mangapiko, and Ngaroto.

No.	Name of Applicant.	Name of Land.	Nature of Application.
410	Commissioner of Crown Lands	Lots 338, 339, and 341A, Mangapiko Parish (63 acres); Lots 361 and	To ascertain whether and on what conditions these lands were reserved for Natives, and the respective shares or interests of each Native therein, and
411	Secretary for Lands.	37, Ngaroto Parish (86 acres 3 roods 2 perches) Whangamarino Parish, Sections 214, 215, 268, 271 278, 512, 246 to 251	whether the condition under which the reserva- tions, if so made, has been fulfilled. To ascertain whether and on what conditions these lands were reserved for Natives, and the respective shares or interests of each Native therein, and
412	Secretary for Lands	Taupiri Parish, Sections 300, 301, 303, and 405	whether the condition under which the reserva- tions, if so made, has been fulfilled.  To ascertain whether and on what conditions these lands were reserved for Natives, and the respective shares or interests of each Native therein, and whether the condition under which the reserva-
413	Secretary for Lands	Koheroa Parish, Sections 39, 40, and 118	tions, if so made, has been fulfilled.  To ascertain whether and on what conditions these lands were reserved for Natives, and the respective shares or interests of each Native therein, and whether the condition under which the reservations, if so made, has been fulfilled.

Applications by the Registrar of the Native Land Court, under Section 40 of the Native Land Laws Amendment Act, 1895, to have the Appeal dismissed for Non-payment of Amount ordered to be deposited as Security for Costs.

Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
Te Rama Wama	Te Au-o-Waikato A	Decision, dated the 7th day of August, 1908, partitioning the said land.
Parepumai te Whetuiti	Te Au-o-Waikato A	Decision, dated the 7th day of August, 1908, partitioning the said land.
APPLICATION	NS UNDER RULE 124 FO	R DISMISSAL OF APPEAL.
Tira Matini, Roore Erueti, Rangi Kanuwanu, Hare Tai, and Pare- whakarongotai	Ohiapopoko	Decision, dated the 16th day of June, 1908, upon investigation of title to the said land.
Nepeste Awapouri	Taupiri, Lot 453	Decision, dated the 16th day of June, 1908, appointing successors to Huiana Rangitaunga, deceased.
	Te Rama Wama  Parepumai te Whetuiti  APPLICATION  Tira Matini, Roore Erueti, Rangi Kanuwanu, Hare Tai, and Parewhakarongotai	Te Rama Wama Te Au-o-Waikato A  Parepumai te Whetuiti Te Au-o-Waikato A  APPLICATIONS UNDER RULE 124 Fo  Tira Matini, Roore Erueti, Rangi Kanuwanu, Hare Tai, and Pare- whakarongotai

Sitting of the Native Land Court at Rotorua, Auckland.

Registrar's Office, Auckland, 13th June, 1910.
OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Rotorua on the 30th day of June, 1910, or as soon thereafter as the business of the Court will allow.

[Auckland, 1910-24.]

E. P. EARLE, Registrar.

#### SCHEDULE.

	APPLICATION	FOR PARTITION.		
No.	No. Name of Applicant.		Name of Land.	
1363	Hori Taiapua and others	Paengaroa South	No. 2 (Pakotore)	
APPLIC		TE AND APPOINT A COMMITTEE NATIVE LAND ACT, 1909.	UNDER THE P	BOVISIONS OF
No.	Name of Applicant.	Name of Land.	Area.	District.
1365	Raureti Mokonuiarangi and others R	otomahana-Parekarangi No. 5B	8,087 acres	Rotorua.

#### Sitting of the Native Appellate Court at Whanganui.

Registrar's Office, Whanganui, 14th June, 1910.

Notice is hereby given that a sitting of the Native Appellate Court will be held at Whanganui on the 14th day of July, 1910, to hear and determine the several appeals against the decisions of the Native Land Court set forth in the Schedule hereto. All persons interested in the said appeals are hereby notified to attend at the time and place aforesaid.

[Whanganui, 1910-2.]

A. H. MACKAY, Registrar.

#### SCHEDULE.

#### APPEALS AGAINST DECISIONS OF THE NATIVE LAND COURT.

No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
1 2 3	Te Waonuiatane and another Amiria Neha and another	Waimarino No. 3 Waimarino No. 3 Awarua Nos. 2c12D and 2c17, Motukawa Nos. 2a2 and 2a6	Decision, given 3rd June, 1907, on partition.  Decision, given 3rd June, 1907, on partition.  Decision, given 15th November, 1909, appointing successors to the interests of Mariana Pine, deceased.
4	Waikare Karaitiane (by his agent, J. M. Fraser)	Awarua <sup>‡</sup> 2c No. 2 and other blocks	Decision, given 6th November, 1909, on [application by Rangiapoa Waikare Broughton for order directing Waikare Karaitians to furnish accounts in connection with his trusteeship for the said Rangiapoa Waikare Broughton.

Applications under Section 208 of the Native Land Act, 1909, that Native Land may be held as European Land.

No.	Name of Applicant.	Name of Land.	
5 6 7 8 9 10 11 12 13	Waata Wiremu Hipango (by Barnicoat and Treadwell) Ema Wiremu Hipango (by Barnicoat and Treadwell) Waata Karaitiana	 Kaiate No. 1. Te Kirikiri. Paranuiamata No. 1. Paranuiamata No. 10c. Pungaharuru No. 4. Popoangaruru No. 1. Wahataua. Waitahanui No. 3. Motukawa 28 No. 19.	

#### MAORI LAND ADMINISTRATION NOTICE.

Meeting of the Ikaroa District Maori Land Boara.

Wellington, 14th June, 1910.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder written—also, on the applicacation of 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 Hastings on Tuesday, the 28th day of June, 1910, at 10.30 o'clock in the forenoon. At the conclusion of local business the Board will adjourn to Greytown.

#### SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS UNDER THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	I. 1910/43	Sale	23rd May, 1910	Te Kawakawa No. 1B (part)	Paerikiriki Otene to Iraia te Wha iti and Mary Ann Sutherland (R. Ward Tate).
2	I. 1910/44	Sale	23rd May, 1910	Matakitaki No. 1_(part)	Paerikiriki Otene to Iraia te Wha iti and Mary Ann Sutherland (R. Ward Tate).
3	I. 1910/46	Sale	10th March, 1910	Ngapaeruru No. 7B	Rupuha te Ihianga to Ford Stanley Franklin (T. H. G. Lloyd).
4	I. 1910/51	Lease	10th May, 1910	Waipuka No. 2L	Te Tuiti Natanahira to Henriette Christina Glazebrook (D. Scan- nell).
5	I. 1910/52	Sale	11th May, 1910	Waipuka 3B No. 2	Horiana Mataira to Alexander James Tawse (D. Scannell).
6	I. 1910/53	Sale	••	Motukawa 2B No. 15c	Wiremu Naeroa to G. G. Boyd (D. Scannell).
7	I. 1910/54	Sale	••	Wharerangi No. 3	Paora Kurupo to H. G. Ballantyne (D. Scannell).
8	I. 1910/55	Sale	7th June, 1910	Papawai No. 16	Tura Hemara to Christina Tilson (R. Ward Tate).
9	I. 1910/56	Sale	•••	Petane No. 3	Eriata Poka to George Ebbett (G. Ebbett).
10	I. 1910/57	Sale	••	Uruokakite North No. 2	Wi Kingi te Tau to Basil Burch (A. J. Bathgate).
11	I. 1910/58	Sale	30th May, 1910	Okurupatu A*No. 2, Subdivision 10 No. 1	Ihakara Karaitiana to Catherine McKenzie (A. R. Bunny).
12	I. 1910/60	Sale	11th June, 1910	Moteo Hapus te Pirau Nos. 3	Ihiha Ngarangione and others to Thomas Cornelius Higgins (A. L. D. Fraser)

APPLICATION FOR PRECEDENT CONSENT TO ALIENATION UNDER SECTION 209 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
13	I. 1910/59	Lease	20th February, 1911	Rangatiramata Block	Natives to Alexander John Dun- can (Sainsbury, Logan, and Williams).

#### APPLICATIONS FOR CONSENT TO LEASE.

No.	Record No	Name of Applicant.	Name of Land.	Names of Maori Lessors.
14	I. 1910/45	Andrew Logan (by his solicitors, Sainsbury, Logan, and Williams)	Te Rowhitu Block	Rititia Maremare and others
15	I. 1910/47	Ihaia Hutana and Otimi Hutana (by their solicitor, D. Scannell)	Whataarakai Block	Ekerangi Hapuka and others
16	I. 1910/48	Hilda Carlson (by her solicitor, D. Scannell)	Waihuahua No. 4A (interests in)	Te Nahu Mate and others.
17	I. 1910/49	Hilda Carlson (by her solicitor, D. Scannell)	Waihuahua No. 44 (interests in)	Kerehoma Paora and others.
18	I. 1910/50	Hilda Carlson (by her solicitor, D. Scannell)	Waihuahua No. 4A (interests in)	Renata te Nii and others.

#### BANKRUPTCY NOTICES.

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

OTICE is hereby given that George Jurich, of Awanui, Storekeeper, was this day adjudged bankrupt upon the petition of Joseph Franich; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 20th day of June, 1910, at 2.30 p.m.

E. GÉRARD, Official Assignee.

In the Supreme Court, holden at Wanganui.

OTICE is hereby given that WILLIAM WELLS, of Turakins, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Marton, on Thursday, the 16th day of June, 1910, at 10 o'clock a.m.

W. RODWELL,

Deputy Official Assignee.

7th June, 1910.

Auckland, 6th June, 1910.

#### In Bankruptcy.

OTICE is hereby given that the following dividends in the undermentioned estates are now payable at my office on all proved and accepted claims:-

Henry Joseph Hawson, of Wanganui, Coal-dealer: First

and final, of 5s. 5½d. in the pound.

James Donn, of Mangaweka, Tailor: First and final, of 4s. 7d. in the pound.

Frank Grove, of Mangaweka, Builder: First and final, of

Tom Hodson, of Wanganui, Baker: First and final, of 1s. 5\frac{1}{4}d. in the pound.

William Dickson, of Marton, Butcher: Supplementary dividend, of 3\frac{1}{4}d. in the pound.

W. RODWELL. Deputy Official Assignee.

Wanganui, 9th June, 1910.

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

NOTICE is hereby given that Thomas Ellis Foss, of Feilding, Blacksmith, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Feilding, on Tuesday, the G. J. SCOTT,
Deputy Official Assignee.
Palmerston North, 7th June, 1910. 14th day of June, 1910, at 1 o'clock.

#### In Bankruptcy.

Estate of David G. Morgan, of Levin.

N OTICE is hereby given that a first and final dividend, of 3s. 10d. in the pound, is now payable at my office on all proved accepted claims. G. J. SCOTT,
Deputy Official Assignee.
Palmerston North, 8th June, 1910.

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

OTICE is hereby given that Austin William Murrell, of Pahiatua, Barman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 17th day of June, 1910, at 11 o'clock a.m.

J. D. WILSON, Deputy Official Assignee.

Pahiatua, 8th June, 1910.

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

NOTICE is hereby given that John Holmes, Merchant, of Sydney, New South Wales, formerly of Wellington, was this day adjudged bankrupt on creditors' petition; and I hereby summon a meeting of creditors, to be holden at my office, Public Trust Buildings, on Tuesday, the 21st day of June, 1910, at 11 o'clock a.m.

ALEXR. SIMPSON, Official Assignee.

Wellington, 14th June, 1910.

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

OTICE is hereby given that AARON GRIFFITHS, of Burnett's Face, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 14th day of June, 1910, at 2 o'clock p.m.

W. T. SLEE. Deputy Official Assignee.

6th June, 1910.

#### In Bankruptcy.

Estate James Collins, of Charleston.

OTICE is hereby given that a dividend (first and final) of 8s. 5d. in the pound is now payable on all proved and accepted claims.

W. T. SLEE, Deputy Official Assignee.

Westport, 7th June, 1910.

#### In Bankruptcy.

DIVIDENDS on all accepted proved claims in the following estates are now payable at my office, 215
Hereford Street, Christchurch:—

Bell, James J.: Second dividend, of 3s. in the pound. Burley, E. H.: First and final dividend, of 9d. in the

pound.

Guy, Jane C., deceased: First and final dividend, of 3s. in the pound.

J. EVANS. Official Assignee.

Christchurch, 11th June, 1910.

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

OTICE is hereby given that HENRY CHARLES MATTHEWS, of Christchurch, Cutter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 23rd day of June, 1910, at 2.30 o'clock p.m.

14th June, 1910.

J. EVANS, Official Assignee.

#### MINING NOTICES.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Ross Goldfields (Limited). When formed, and date of registration: 18th September,

1907

Whether in active operation or not: Construction-work pro-

where business is conducted, and name of Secretary:
Hokitika; Evelyn E. Pickles.
Nominal capital: £80,000.
Amount of capital subscribed: £35,000.

Amount of capital subscribed: £35,000.

Amount of capital actually paid up in cash: £34,930.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): £35,000; nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £35,000.

Number of shares into which capital is divided: 80,000.

Number of shares allotted: 70,000.

Amount paid per share: 20s.

Amount called up per share: 20s.

Number and amount of calls in arrear: 9 calls; £70.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same:

Number of shares at time of registration of company: 80,000.

Number of shares at time of registration of company: 80,000. Present number of shareholders: 179. Number of men employed by company: Average, 25. Quantity and value of gold or silver produced during preceding year: Nil. Total quantity and value produced since registration: Nil. Total expenditure since registration: Exclusive of mining rights and privileges, £35,000; entirely on constructionwork, £48,778 6s. 5d.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £1,238 16s. 7d.
Amount of cash in hand: 12s.
Amount of debts directly due to company: Calls, £70.

Amount of debts considered good: £70.

Amount of debts owing by company: Nil.

Amount of contingent liabilities of company (if any): Nil.

I, Evelyn Edith Pickles, the Secretary of the Ross Goldfields (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of of the said company on the 31st December, 1909; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

EVELYN E. PICKLES,

Secretary.

Declared at Hokitika, this 19th day of May, 1910, before me—H. L. Michel, J.P. 464

A T a meeting of shareholders in ALLEN'S HYDRAULIC SLUICING COMPANY (LIMITED), (in liquidation), held on the 27th May, 1910, the following resolutions were passed:—

1 "That the accounts presented to this meeting by the Liquidator, showing the manner in which the liquidation has been conducted and the property of the company disposed of, be received and adopted."

2. "That the books, accounts, and documents of the company, and of the Liquidator thereof, be retained by the Liquidator for a period of three months from date, and then destroyed."

W. T. MONKMAN.

W. T. MONKMAN.

Liquidator.

#### 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, and its amendments, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

notice.
4619. THE BAY OF PLENTY HOSPITAL AND CHARITABLE AID BOARD.—Allotment 311, Section 2, Town of Opotiki, containing 1 acre. Unoccupied.
4927. EUSTACE GORDON HEWIN.—Allotments 4 and 6, Parish of Waitangi, containing 9,167 acres 3 roods 12 perches. Occupied by Applicant.
4941. ANDREW WILSON.—Part of Allotment 158, Parish of Waioeka, containing 25 acres 1 rood. Occupied by Applicant.

by Applicant.

Diagrams may be inspected at this office.

Dated this 11th day of June, 1910, at the Lands Registry Office, Auckland.

THOS. HALL. District Land Registrar.

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

lodged forbidding the same on or before the foundary of July, 1910.

1392. JAMES HERON.—18.0 perches, part Town Section 524, Napier. Occupied by a weekly tenant.

1393. ELLEN SEYMOUR.—81 perches, part Town Section 524, Napier. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 13th day of June, 1910, at the Lands Registry

Office, Napier.

L. PAULING. District Land Registrar.

A PPLICATION having been made to me to register a surrender of Lease No. 6264, from HENRY JOHN SEARANCKE, of Upper Fernridge, near Masterton, Farmer, to BENJAMIN WADHAM, of same place, Farmer, affecting Lot 2 on D.P. 454, part of Section 80, Mikimiki Survey District, and also Section 4, Block X, Mikimiki Survey District, and all the land in Vol. 58, folio 253, and Vol. 11a, folio 46, of the Wellington Registry, and evidence having been lodged of the loss or destruction of the said lease, I hereby give notice that I will dispense with the production of the said lease and register the surrender as requested unless caveat be lodged forbidding the same on or before the 30th day of June, 1910.

Dated this 15th day of June, 1910, at the Lands Registry

Dated this 15th day of June, 1910, at the Lands Registry Office, Wellington.

E. BAMFORD, District Land Registrar. A PPLICATION having been made to me to register a discharge of Mortgage No. 55275, in favour of ROBERT WOODROOFE, of Hokowhitu, Joiner, affecting Lot 151 on Deposited Plan 791, part of Hokowhitu Native Reserves Nos. 4 and 5, Town of Palmerston North, and all the land in Vol. 146, folio 188, of the Wellington Registry, and evidence having been lodged of the loss or destruction of the said mortgage, I hereby give notice that I will dispense with the production of the said mortgage and register the discharge as requested unless caveat be lodged forbidding the same on or before the 30th day of June, 1910. 1910.

Dated this 15th day of June, 1910, at the Lands Registry Office, Wellington.

> E. BAMFORD. District Land Registrar.

OTICE is hereby given that the parcel of land here-inafter described will be brought under the pro-visions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 16th day of July, 1910.

July, 1910.
Application 4310 (Plan A/2772). HENRY LANYON NICHOLAS.—1 rood 38<sup>4</sup>/<sub>10</sub> perches, part Suburban Section 41. Town of Wanganui. Occupied by George Greener, jun., W. H. Budge, and C. D. Pike.
Diagram may be inspected at this office.
Dated this 15th day of June, 1910, at the Lands Registry Office, Wellington.

E. BAMFORD, 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

visions 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.

11087. ROBERT JAMES TAYLOR.—20 acres 2 roods 27 perches, parts of Rural Sections 1124 and 3171, Blocks VII and XI, Rangiora Survey District. Occupied by Applicant.

11171. WILLIAM HATHAWAY.—31 to perches, parts of Town Sections 57 and 59, City of Christchurch. Occu-

pied by Applicant.

Diagrams may be inspected at this office.

Dated this 14th day of June, 1910, at the Lands Registry

Office, Christchurch.

G. G. BRIDGES, 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 within one month from the publication hereof.

CHARLES WILLIAM CREIGHTON.—Part of Sections 2 and 3, Block VII, Anderson's Bay District. Occupied by Applicant. No. 4957.

DUNCAN MALCOLM MACGOUN.—Part of Allotment 23, Township of Kaikorai. Part occupied by Charles Wedge and part unoccupied. No. 4958.

Diagrams may be inspected at this office.

Dated this 11th day of June, 1910, at the Lands Registry Office, Dunedin.

Office, Dunedin.

W. WYINKS, District Land Registrar.

Crown grant, Vol. 22, folio 259, for Section 2, Block XLIV, Town of Cromwell, whereof WILLIAM MITCHELL, of Cromwell, Storeman, is the registered proprietor, and application having been made to me to issue a provisional certificate of title for the said land, I hereby give notice of my intention to issue such provisional certificate at the expiration of fourteen days from the date of the publication hereof in the Gazette.

Dated at the Lands Registry Office, Dunedin, the 11th

day of June, 1910.

W. WYINKS, District Land Registrar.

#### PRIVATE ADVERTISEMENTS.

UNDER THE COMPANIES A SECTION 266, SUBSECTION (3). NOTICE ACT, 1908.

Re Galt, Peters, and Company (Limited).

TAKE notice that at the expiration of three months from the date hereof the name of the above company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

Given under my hand, at Invercargill, this eighth day of June, one thousand nine hundred and ten.

C. E. NALDER, Assistant Registrar of Companies.

UNDER THE COMPANIES A SECTION 266, SUBSECTION (4). ACT, 1908, NOTICE

Re the Southland Daily News Company (Limited), Gulch's Head Sluicing Company (Limited), the Holm's Patent Couplings Company (Limited).

TAKE notice that the names of the above companies have been struck off the Register, and the companies have been dissolved.

Given under my hand, at Invercargill, this eighth day of

June, one thousand nine hundred and ten.

C. E. NALDER Assistant Registrar of Companies.

#### MEDICAL REGISTRATION.

ARTHUR GEOGHEGAN PAXTON, M.B., Bac. Surg., 1905, Univ. Glasg., now residing in Wellington, hereby give notice that I intend applying on the 13th day of July next to have my name placed on the Medical Register for the Dominion of New Zealand, and that I have deposited the evidence of my qualification in the office of the Registrar-General. Registrar-General.

ARTHUR GEOGHEGAN PAXTON.

Dated at Wellington, 13th June, 1910.

In the matter of the Companies Act, 1908.

NOTICE is hereby given that the NUGGET POLISH COM-PANY OF NEW ZEALAND (LIMITED), a company duly incorporated in the United Kingdom of Great Britain and Ireland, proposes to carry on business in the Provincial District of Canterbury, and that the office or place of business of the company in New Zealand where legal proceedings of any kind may be served upon it and notices of any kind may be addressed or delivered is situate at the following place:-

7 MARTON STREET, CHRISTCHURCH.

Dated this 6th day of June, 1910.

WM. ELSON, Attorney for the said company.

Witness-J. H. Upham, Solicitor, Christchurch. 466 In the matter of the Companies Act, 1908.

OTICE is hereby given that Brown and Dureau (Limited), a company incorporated in the State of New South Wales, proposes to carry on business in New Zealand. and that the office or place of business in New Zealand where legal process of any kind may be served upon the company and notices of any kind may be addressed or delivered will be at Banks's Buildings, 11 Grey Street, in the City of Wallington. City of Wellington.

Dated at Wellington, this 8th day of June, 1910.

LOUIS BERLYN, Attorney for the Company.

#### 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: GEORGE RENNIE.

Elected by Graduates:

WILLIAM HUGH MONTGOMERY and SAMUEL HURST SEAGER.

Elected by Teachers:

LAWRENCE BERRY WOOD.

Elected by School Committees:

HENRY DYKE ACLAND.

GEO. H. MASON,

Registrar.

LINTON HEMP COMPANY (LIMITED).

A T an extraordinary general meeting of the members of the above company, duly convened, and held at Palmerston North on the 30th day of May, 1910, the following special resolutions were duly passed:—

1. "That the company be wound up voluntary."
2. "That Mr. ROBERT MACKAY, of Linton, be appointed Liquidator for the purpose of winding up the affairs of the company."

R. MACKAY Managing Director.

R. MACKAY, Managing Director.

#### OHINEMURI COUNTY COUNCIL.

470

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OTICE is hereby given that it is the intention of the Ohinemuri County Council to execute a certain public work—
to wit, a road—through the block of Native land called the Ngarararahi Block, in the County of Ohinemuri, and
for the purpose of such public work to take, under the provisions of the Public Works Act, 1908, and the amendments
thereof, the land described in the Schedule hereto.

And notice is hereby given that a copy of the plan of the said land so required to be taken is deposited at the offices of the Ohinemuri County Council, at Paeroa, in the said county, and is there open for public inspection.

And notice is hereby further given that all persons affected shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Ohinemuri County Council, at its office in Belmont Road, Paeroa, and for this purpose a notice is also published in the New Zealand Kahiti.

Schedule.

THE parcel of land mentioned in list hereunder:

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of	Shown on Plan marked	Coloured on Plan	Situated in the County of
A. R. P. 1 2 31·3	Ngararahi Block	XII	Waihou	15488	Yellow	Ohinemuri.

Dated this 16th day of May, 1910.

R. W. EVANS, Clerk of the Ohinemuri County Council. In the matter of the Companies Act, 1908.

N OTICE is hereby given that the Komata Reefs Goldmining Company (Limited), incorporated in England, has removed its registered office in New Zealand from Komata to 60-62 Shortland Street, Auckland, where legal process of any kind may be served upon it and notices of any kind may be addressed and delivered.

CHAS. RHODES. Attorney.

Auckland, New Zealand, 1st June, 1910.

#### DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto existing between the undersigned, under the style of "COOKE AND BUDDLE," has been dissolved by mutual consent as from the 23rd day of May, 1910.

All debts due to and owing by the late firm will be received and paid by Mr. J. F. Buddle.

H. R. COOKE. J. F. BUDDLE.

Auckland, 11th June, 1910.

#### DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto carried on by the undersigned as Launch-proprietors at Kohukohu has been dissolved by mutual consent as from the 1st day of May, 1910.

The business hitherto carried on by the said partnership will henceforth be carried on, under the style or firm of "T. Hartley and Son," by the undersigned Thomas Francis Hartley, who will pay all debts owing by and receive all moneys owing to the partnership.

Dated this 13th day of June, 1910.

THOMAS HARTLEY.
THOMAS FRANCIS HARTLEY.

Witness-J. M. Alexander, Solicitor, Auckland.

#### THE NEW ZEALAND GAZETTE.

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

Single copies of the Gazette, 6d. each.

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

Statements under the Mining Act are uniformly charged

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

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

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

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

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

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

#### NEW ZEALAND GOVERNMENT PUBLICATIONS.

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

FOREST FLORA OF NEW ZEALAND. By T. Kirk, F.L.S. Numerous plates. Imp. folio, half morocco, 20s. Fep. folio, cloth, 12s. 6d.

MANUAL OF THE NEW ZEALAND FLORA. By T. F. CHEESEMAN, F.L.S., F.Z.S. Demy 8vo. Cloth, 1,200 pp., 10s.

MUNICIPAL HANDBOOK OF NEW ZEALAND, 1907. Compiled by direction of the Hon. the Minister of Internal Affairs. Demy 8vo. Cloth, 2s. 6d.; paper, 1s. 3d.

INTRODUCTORY CLASS-BOOK OF BOTANY FOR USE IN NEW ZEALAND SCHOOLS. By G. M. THOMPSON, F.R.S. Demy 8vo. Cloth, 2s. 6d.; paper,

PHOTO-LITHOGRAPHED FAC-SIMILES OF THE DECLARATION OF INDEPENDENCE AND TREATY OF WAITANGI. Together with explanatory remarks. By H. H. Turton. Fcp. folio. 5s.

STANDARD ENGLISH COMPOSITION TEST QUESTIONS, Standards III to VII. 1s. 9d. per set.

STANDARD ARITHMETIC TEST QUESTIONS, Standards III to VII. 1s. 9d. per set.

MAPS OF NEW ZEALAND, North and South Islands, showing Post Towns, and Post and Telegraph Routes, 1907. 8s. per pair.

IMMIGRANTS' GUIDE AND SETTLERS' HAND-BOOK. Cloth, 2s.

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