

THE

NEW ZEALAND GAZETTE.

Nublished by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 15, 1910.

Land set apart for Selection.

ISLINGTON. Governor. (L.S.) A PROCLAMATION.

WHEREAS by the seventy-seventh section of the New Zealand State gravestand Additional Additio W AEREAS by the seventy-seventh section of the New Zealand State guaranteed Advances Act, 1909 (hereinafter termed "the said Act"), it is, amongst other things, enacted that before certain moneys therein mentioned shall be expended upon any block of land it shall be necessary

be expended upon any block of land it shall be necessary that the same be proclaimed as set apart for selection:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

AUCKLAND LAND DISTRICT. Tokanui Block (7931 Acres).

Area.	Section No.	Block No.	Situated in the Survey District of	Shown on Plan marked	Edged on Plan
A. R. P. 282 3 20 226 2 19 284 0 26	12 13 5	XIV XV	Puniu	L 4365/1	Red.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this tenth day of September, in the year of our Lord one thousand nine hundred and ten.

J. G. WARD, Minister of Lands

GOD SAVE THE KING!

Setting apart Land in Hawke's Bay Land District for Leasing as a Small Grazing run under the Land Act, 1908

ISLINGTON, Governor. A PROCLAMATION.

A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in me by section two hundred and eight of the Land Act, 1908, and of every other power and authority enabling me in that behalf, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the land mentioned in the Schedule hereto shall be subject to the provisions of sections two hundred and eight to two hundred and twenty-two of Part V of the Land Act, 1908, relating to small grazing-runs.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.-WAIPAWA COUNTY. Second-class Pastoral Land.

Run No.	Run No. Survey District.				
101	Wakarara and Makaretu		1,718 acres.		

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this tenth day of September, in the year of our Lord one thousand nine hundred and ten.

J. G. WARD, Minister of Lands

GOD SAVE THE KING!

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

$I\,S\,L\,I\,N\,G\,T\,O\,N\,,\quad G\,o\,v\,ern\,o\,r\,.$ A PROCLAMATION.

WHEREAS by section three hundred and thirty-eight of the Land Act, 1908 (hereinafter termed "the said Act"), it is enacted that whenever the Governor is satis-

fied that any Native lands acquired by the Crown in any way, or purchased out of any sums authorized or to be authorized to be issued and expended in the purchase of lands in the North Island of New Zealand, are free from Native claims and all difficulties in connection therewith, he shall, by Proclamation, declare such lands to be Crown lands, subject to be sold and dealt with as in the said Act is more particularly mentioned: And whereas the lands hereinafter mentioned have been acquired by the Crown as aforesaid:

Now, therefore, I. John Poynder Dickson-Poynder. Baron Islington, the Governor of the Dominion of New Zealand, being satisfied that the lands described in the Schedule hereto are free from Native claims and all difficulties in connection therewith, do hereby, in pursuance and exercise of the power and authority vested in me by the said Act, proclaim and declare the lands so described as aforesaid to be Crown land, subject to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of Crown lands in force in the land district in which it is situated.

SCHEDULE.

TARANAKI LAND DISTRICT.

Name of Block.	Area	Survey District.		
Rangitoto - Tuhua 681, Section 1 (part Puketutu)	A. R. 561 3	Mapara and Tangitu.		
tion 1 (part Puketutu) Rangitoto Tuhua 75A (part Haupeehi)	313 2	0 Mapara.		

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this tenth day of September, in the year of our Lord one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

GOD SAVE THE KING!

Resuming Land for a Site for a Public School in the Hawke's Bay Land District.

$(\textbf{L.s.}) \hspace{1cm} \textbf{ISLINGTON}, \hspace{1cm} \textbf{Governor}.$

A PROCLAMATION.

HEREAS by section one hundred and forty-four of the Land Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor in Council may, by Proclamation, resume possession of any land leased under Part III of the said Act, or under any corresponding Part of the Land Act, 1892, which in his opinion is required for any public purpose:

And whereas the parcels of land described in the Schedule hereto form parts of lands which are held under renewable leases from His Majesty the King under Part III of the Land Act, 1892, the Land for Settlements Consolidation Act, 1900, and the Land Laws Amendment Act, 1907, dated the twenty-first day of February, one thousand nine hundred and eight:

And whereas, in the opinion of the Governor, the parcels of land mentioned in the Schedule hereto are required for a public purpose—that is to say, for a site for a public school:

school:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and of all other powers and authorities in anywise enabling me in this behalf, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby proclaim and declare that I hereby resume possession of the parcels of land mentioned in the Schedule hereto for the public purpose hereinbefore mentioned, the same being parts of the lands held under renewable leases as aforesaid.

SCHEDULE

ALL that area in the Hawke's Bay Land District, containing by admeasurement 2 roods 8 perches, more or less,

being Section No. 1 (formerly portion of Section No. 5), Block XIII, Waingaromia Survey District, Kanakanaia Settlement. Bounded towards the north by Section No. 6, Block XIII, Waingaromia Survey District, Kanakanaia Settlement, 40 links; towards the north-east by the Inland Waiapu Road, 376'6 links; towards the south, south-west, and north-west by Section No. 5 of the said Block XIII, 138'4, 138'6, and 329'1 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 19283/34A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

All that area in the Hawke's Bay Land District, containing by admeasurement 1 acre, more or less, being Section No. 1 (formerly portion of Section No. 6), Block XIV, Waingaromia Survey District, Kanakanaia Settlement. Bounded towards the south-west, north-west, and north-east by the Inland Waiapu Road, 319, 157-2, and 402-1 links respectively; and towards the south-east by Section No. 6, Block XIV aforesaid: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 19283/34B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, in the year of our Lord one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

GOD SAVE THE KING!

Land in Block XVI, Mangapakeha Survey District, Castlepoint County, taken for Roadman's Residence, storing Timber, Plant. and Material, and keeping Horses and Wainage.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for certain public works, to wit, for the purposes of a roadman's residence, storing timber, plant, and material, and keeping horses and wainage in Block XVI, Mangapakeha Survey District:

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

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities vested in me by the Counties Act, 1908, and 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 aforesaid, and shall vest in the Chairman, Councillors, and Inhabitants of the County of Castlepoint as from the date hereinafter mentioned; and I also declare that this Proclamation shall take effect on and after the twentieth day of October, one thousand nine hundred and ten.

SCHEDULE.

Approxi- mate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 5 3 23	Lot 23, Tinui Township	xvi	Mangapa- keha	P W.D. 27149	Green.

In the Weilington 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 Right Honourable John Poynder Dickson-Poynder, Baron Islington, 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 seventh day of September, 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 the Purposes of Storage of Electrical Equipment and other Materials in the City of Dunedin.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

WHEREAS 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 storage of electrical equipment and other materials in the City of Dunedin:

And whereas all 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 ob-

served and performed:

served and performed:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor 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, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the purposes of storage of electrical equipment and other materials. and other materials.

SCHEDULE.

Approximate Area of the Parcel of Land	Being	Situated in Block	Situated in Survey District of	Coloured on Plan
A. R. P. 2 2 0	Section No. 20 .	LXXIII	City of Dunedin	Red.

In the Otago Land District; as the same is more ticularly delineated on the plan marked P.W.D. 27131, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above.

> Given under the hand of His Excellency the Right ren under the hand of His Excellency the Right Honourable John Poynder Dickson Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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 the Purposes of a Public Works Store in the City of Dunedin.

ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain work, to wit, for the purposes of a Public Works Store in the City of Dunedin:

And whereas all 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in Islington, the Governor 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, from and after the date of the publication hereof in the New Zealand Gazette, the land mentioned in the Schedule hereto is hereby taken for the purposes of a Public Works Store.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being	Situated in Block	Situated in the	Coloured on Plan
A. R. P. 1 3 23	Section No. 21	LXXIII	City of Dunedin	Purple.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 27131, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Right en under the hand of His Excellency the Right Honourable John Poynder Dickson - Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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 Harbourmaster's House, Karamea, in Block IX, Oparara Survey District.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

W HEREAS the land mentioned in the Schedule hereto is required to be taken under the VV is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purpose of a harbourmaster's h use, in Block IX, Oparara Survey District:

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

And whereas plans have been prepared, and the Minister has recommended the Governor to issue a Proclamation taking the land, as required by the said Act:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in me vested by the Harbours Act, 1908, and the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, and being satisfied of the sufficiency of the agreement hereinbefore referred to, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purpose of the said harbourmaster's house in Oparara Survey District; and I do also hereby declare that this Proclamation shall take effect on and after the twentieth day of October, one thousand nine hundred and ten. sand nine hundred and ten.

SCHEDULE.

Approximate	Area of	of Land taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
А. З	в. 0	P. 0	41, Square 159	IX	Oparara	P.W.D. 27310	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 Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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 VI, Motueka Survey District, Waimea County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS 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 Motueka Survey District:

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

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, Governor 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 October, one thousand nine hundred and ten.

SCHEDULE.

Approximate	the Fiece	taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A . 8	R. 0	P. 0	60, Square 3	vı	Motueka	P.W.D. 26585	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 Provincial District of Wellington.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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, and Road closed, in Blocks IX and X, Ohura Survey District, Ohura County.

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

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consent of First Schedule hereto.

the lessees and mortgagee of the Crown land mentioned in the First Schedule hereto, proclaim as a road the land in Ohura Survey District described in the First Schedule hereto; and also do hereby, with the like consent as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land pro- claimed as a Road.	Being Portion of Section No.	Situated in Block	Situated i Survey Dist of	in riet	Shown on Plan	Coloured on Plan
A. R. P. 0 0 20	2	IX	Ohura		P.W.D. 27147	Red.
1 3 2	3	X	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Ditto	
1 2 35	3	,,	"		,,	,, .
5 0 15	4	"	"	• •	"	"

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of each of the Pieces of Road hereby closed.	Adjoining or passing through Sections Nos.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 9 2 20	3 4	IX X) Ohura {	P.W.D. 27147	Green.
18 1 0	1 4	IX X	, ,	Ditto	•
0 0 36	2 and 19	IX	"	"	,,
0 2 0	2	"	,,	"	"
6 1 23	3 and 4	X	"	"	"

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

Given under the hand of His Excellency the Right
Honourable John Poynder Dickson-Poynder,
Baron Islington, Governor and Commander-inChief in and over His Majesty's Dominion of
New Zealand and its Dependencies; and issued
under the Seal of the said Dominion, at the
Government House, at Wellington, this thirteenth
day of September, in the year of our Lord one
thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed us a Road, and Road closed, in Block I, Tiriraukawa Survey District, Rangitikei County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners and mortgagees of the land mentioned in the First Schedule hereto, and of the Rangitikei County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Tiriraukawa Survey District described in the First Schedule hereto; and also do hereby, with the like consent as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels 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 0 9.83	4	1	Tiriraukawa	P.W.D. 26111	Purple.
1 3 10·8 1 0 32·6	5 6	"	"	Ditto	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of each of the Peces of Road hereby closed.	Adjoining or passing through Section No.	Situated in Block	Situated in Survey District of	Shown en Plan	Coloured on Plan
A. R. P. 0 2 42	4 .	I	Tiriraukawa	P.W.D. 26111	Green.
1 0 11.4	5	"	"	Ditto	"

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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, and Road closed, in Block IX, Oero Survey District, Patangata County.

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

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owner and mortgagees of the land mentioned in the First Schedule hereto, and of the Patangata County Council, being the local authority in whose district the said land is situated,

the local authority in whose district the said land is studied, proclaim as a road the land in Oero Survey District described in the First Schedule hereto; and also do hereby, with the like consent as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 18	Tamumu Block	IX	Oero	P.W.D. 27110	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate	Area of the Piece of Road	Piece of Boad hereby closed. Suluioippy		Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
а. 0	п. О	Р. 28	Tamumu Block	IX	Oero	P.W.D. 27110	Green.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson - Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, 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 VII, Puniu Survey District, Waipa County.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

I N pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owners and mortgagee of the land mentioned in the Schedule hereto, and of the Waipa County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Puniu Survey District described in the Schedule hereto. scribed in the Schedule hereto.

SCHEDULE.

Approximate Area	of each of the Parcels of Land proclaimed HS H	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
4. 2	R. P. 0 30·6	Parish \(\frac{\fir}{\fir}}}}}}}}}{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\f{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\f{	VII	Puniu	P.W.D. 27306	i .
0	3 1·2 2 3·9 2 33·5	16, Ditto E189 18, " E189 19, "	"	"	Ditto	Purple. Pink. Purple.

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

Given under the hand of His Excellency the Right
Honourable John Poynder Dickson-Poynder,
Baron Islington, Governor and Commander-inChief in and over His Majesty's Dominion of
New Zealand and its Dependencies; and issued
under the Seal of the said Dominion, at the
Government House, at Wellington, this thirteenth
day of September, 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 XIV, Whakatane Survey District, Whakatane County.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington. the Governor 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 Whakatane County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Whakatane Survey District described in the Schedule hereto. in the Schedule hereto.

SCHEDULE.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 1 32	Lot 1 of Section 307, Waimana Parish (15548, blue)	XIV	Whaka- tane	P.W.D. 27340	Pink.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this thirteenth day of September, in the year of our Lord one thousand nine hundred and ten.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

General Regulations under the Motor Regulation Act, 1908.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of August, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

PURSUANT to the powers conferred by the Motor Regulation Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations set forth in the Schedule hereto for the purposes of the said Act, and doth hereby declare that such regulations shall take effect as from the date of the publication thereof in the New Zealand Gazette. Gazette.

SCHEDULE.

REGULATIONS.

1. APPLICATION for the registration of motors shall be made in the form or to the effect set out in the Form No. 1 hereto, and addressed to a "registering authority," as defined by "The Motor Regulation Act, 1908."

2. On application being made to the Minister of Internal Affairs by a registering authority, he shall assign to such registering authority distinctive letters and numerals to be used as identification-marks and affixed to motors registered by such registering authority.

used as identification-marks and affixed to motors registered by such registering authority.

3. Every certificate of registration shall be in the form prescribed by the Form No. 2 hereto, and a fee of ten shillings may be charged by the registering authority upon the registration of any motor having not less than four wheels, and five shillings in the case of a motor having less than four wheels.

4. Every such registering authority shall assign to each motor a separate number. Such registration shall have effect throughout the whole Dominion.

effect throughout the whole Dominion.

The registered number of the motor shall be fixed upon the motor, or upon any vehicle drawn by it, or upon both, in such manner as the registering authority may require, and the size and arrangement of the letter and numerals composing such registration numbers shall be in accordance with the Form No. 3 hereto.

5. The owner of a motor which has been registered prior to the date of these regulations shall apply to the registering authority which registered the said motor in the form or to the effect set out in the said Form No. 1 hereto, adding thereto particulars as to the previous registration. Such registering authority shall thereupon assign to each such motor a separate number and grant a certificate of registration and cancel the previous registration. tion and cancel the previous registration.

FORM No. 1.

Particulars to be given by Applicant for Registration of Motor.

To be retained by Registering Authority.

- Full name of owner:
 Residence and postal address of owner:
 Description of type of car (including weight of car):
 Whether intended for—
- - (a.) Private use

- (b.) Use for trade purposes:
 (c.) Use as a public conveyance:
- (5.) Particulars as to the position on the car in which it is proposed to place the identification-mark:

 (6.) Identification-mark assigned to motor:

 (7.) Particulars of previous registration (if any):

(Signature of owner or person applying on his behalf.)

FORM No. 2.

Certificate of Registration.

- (1.) Name of registering authority:
- (2.) Name of owner of motor:
 (3.) Description of type of car (including weight of car):
 (4.) Whether intended for—
- (a.) Private use:
 (b.) Use for trade purposes:
 (c.) Use as a public conveyance:
- (5.) Particulars as to the position on the car in which it is proposed to place the identification mark:(6.) Identification mark assigned to motor:

(Signature of officer issuing registration.)

Date.

FORM No. 3.





The alternative diagrams above are specimen designs drawn approximately to a scale of one-sixth. The actual size will, however, differ in the case of plates according to the number of letters and figures required.

In the case of plates, each plate must be rectangular and bear upon it the index-mark of the registering authority, and the separate number assigned to the motor by that authority, the mark and number being arranged in conformity with the arrangement of letters and figures shown on one or other of the above alternative diagrams.

In cases where the letters and figures are painted upon the motor, the foregoing provisions shall, mutatis mutandis, apply.

apply.

All letters and figures must be 3½ in. high; every part of every letter and figure must be § in. broad; and the total width of the space taken by every letter or figure, except in the case of the figure 1, must be 2½ in.

The space between adjoining letters and between adjoining figures must be ½ in., and there must be a margin in the case

of plates between the nearest part of any letter or figure and the edge of the plate of at least \(\frac{1}{2} \) in.

In the case of marks for a motor-cycle of a weight unladen not exceeding 3 cwt., each of the dimensions aforementioned may be halved, and the shape of the plates need not be rectangular so long as the minimum margin between any letter or figure and the bottom, top, or sides of the plate is preserved

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

Amending Regulations as to Taking of Whitebait.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the eighteenth day of November, one thousand nine hundred and nine, and published in the New Zealand Gazette of the twenty-fifth day of the same month, a certain regulation was made providing for matters relating to the taking of

And whereas it is desirable to revoke the said regulation

And whereas it is desirable to revoke the said regulation and to make other regulations in lieu thereof:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the fifth section of the Fisheries Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-referred-to regulation, and doth hereby make the following regulations in lieu thereof:—

REGULATIONS.

REGULATIONS.

1. No scrim or whitebait net shall be used as a set net, or be set or placed in openings made in the banks of streams or rivers, or in dams constructed therein; and no scrim hand-net having an opening of more than 9 square feet shall be used for the purposes of catching whitebait: Provided that whitebait nets having an opening of not more than 3 ft. by 1 ft. may be used as set nets in the River Ashley and the waters thereof, and in its tributaries the Taranaki and Waikuku Creeks: Provided, further, that this regulation shall not revoke or affect the regulations as to taking whitebait in the Manawatu River and its tributaries which were made by Order in Council dated the 30th day of December, 1909, and published in the New Zealand Gazette of the 13th day of January, 1910.

2. Any person committing a breach of the foregoing regulation shall be liable to a fine of not less than £1, and not exceeding £20.

J. F. ANDREWS, Clerk of Executive Council.

Authorizing the Laying-off of a Street in Sections 1083 and 1084, City of Nelson, of a Width less than 66 ft., but not less than 40 ft.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section one hundred and seventy-eight of the Municipal Corporations Act, 1908, it is, inter alia, provided that, where the configuration of any borough is such as that within any particular area or areas thereof it is difficult or inexpedient to construct streets of the width of sixty-six feet as required by the said Act, the Governor may, by Order in Council defining the limits of such particular area or areas, authorize the Council to permit within such area or areas the construction of streets or private streets of a width less than sixty-six feet, but not less than forty feet:

And whereas the configuration of the City of Nelson is such that within the area described in the Schedule hereto it is inexpedient to construct streets of a width of sixty-six feet:

of sixty-six feet:

Now, therefore, in pursuance and in exercise of the powers vested in him by the Municipal Corporations Act, 1908, and of all other powers in anywise enabling him in

this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby permit, within the area described in the Schedule hereto, the laying-off of a street within the said area of a width less than sixty-six feet, but not less than forty

SCHEDULE.

ALL that piece of land in the Nelson Land District, situate in the City of Nelson, comprising Sections 1083 and 1084; as the said land is more particularly delineated on the plan marked P.W.D. 25921, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon shown by a red border.

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

Declaring Portion of Road in Blocks XIV and XVI, Town of Glenorchy, to be a Government Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR 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 Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

ALL that portion of road in the Otago Land District, Lake County, adjoining Sections 1 and 2, Block XIV, and Sections 1, 2, and 3, Block XVI, Town of Glenorchy, and having an area of 2 acres 1 rood 5 perches; as the said portion of road is more particularly delineated on the plan marked P.W.D. 27302, and coloured green, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

J F ANDREWS, Clerk of the Executive Council.

Declaring Kokako and Whio Streets and Riro Terrace in the Matiere Village, Ohura County, to be County Roads.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR 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 Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the roads described in the Schedule hereto shall, on and after the date of this Order in Council, become county roads.

SCHEDULE.

ALL that road in the Taranaki Land District, Ohura County, known as Kokako Street, Matiere, fronting the western side of Section 32 Village of Matiere, Block XV, Aria Survey District.

Also all that road in the said land district and county known as Whio Street, fronting the western side of Section 4, Village of Matiere, Block XV, Aria Survey District.

Also all that road in the said land district and county known as Riro Terrace, Matiere, from its junction with

Kokako Street along the Ohura River frontages of Sections 32, 3, and 4, Matiere Village, Block XV, Aria Survey District, to its junction with Ohura-Mokau Road, near Ohura River bridge.

As the said roads are more particularly delineated on the plan marked P.W.D. 27253, 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 the Rangataua Station Road, in the Waimarino County, to be a County Road.

ISLINGTON, Governor. . ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR 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 Excelency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

RANGATAUA STATION ROAD.

ALL that road in the Wellington Land District, Waimarino County, known as the Rangataua Station Road, commencing at its junction with Mangateitei Road, and proceeding in a south-easterly direction, fronting Section 14, Block V, Karioi Survey District, and terminating at the station yard near eastern boundary of said Section 14, being a distance of 21 chains or thereabouts; as the said road is more particularly delineated on the plan marked P.W.D. 27263, 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 the Mohakau Road, in the Strat-ford County, to be a County Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR 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 Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of road in the Taranaki Land District, Stratford County, known as the Mohakau Road, commencing at the foot of the incline on the frontage of Section 3, Block X, Ngatimaru Survey District, and proceeding along part of the frontage of the said Section 3, and the whole of the frontage of Section 10, Block X, Ngatimaru Survey District, to the north-eastern boundary of the said Section 10, being a distance of 65 chains, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 27257, 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.

Domain Board appointed to have Control of the South Malvern Domain.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W 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 it appears expedient to appoint a Domain Board to control the South Malvern Domain :

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

> EDWIN ARTHUR DERRETT, LEOPOLD FRIEDERICH ABRAHAMS, PATRICK KYNE,
> WILLIAM LEEMING,
> WALTER JOHN ADAMS,
> ROBERT BARTLETT, and SAMUEL HALL

to be the South Malvern Domain Board, having the control of the south Malvern Domain Board, having the control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Saturday, the first day of October, one thousand nine hundred and ten, at half past seven o'clock p.m., as the time when, and the Schoolroom, South Malvern, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

South Malvern Domain.

ALL that area in the Canterbury Land District, containing by admeasurement 22 acres 3 roods, more or less, being Section No. 1388 (in red), Block VII, Hororata Survey District. Bounded towards the north-east by Section No. 328x; towards the east by Section No. 12371, 940 links; towards the south by the Selwyn River; and towards the west by the road forming the eastern boundary of Section No. 35327, 2100 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 38516, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

Exempting Portion of District Road in the Taieri County from the Provisions of Section 117 of the Public Works Act, 1908, subject to certain Conditions as to the Building-line:

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by subsection one of section one hundred and seventeen of the Public Works Act, 1908, it is, inter alia. provided that the said section shall not apply in any case where the local authority having control of a road or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council:

And whereas by subsection two of section one hundred and seventeen of the Public Works Act, 1908, it is provided that such approval may be either absolute or subject to such conditions as the Governor by Order in Council thinks fit to impose:

And whereas on the twenty-seventh day of May, one thousand nine hundred and ten, the Taieri County Council, the local authority having control of the road known as District Road, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to portion of the said road hereinafter described:

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

mentioned:

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

SCHEDULE.

ALL that portion of the existing district road in the Taieri County, Otago Land District, fronting Section 5, Block I, East Taieri Survey District; as the said portion of road is more particularly delineated on the plan marked P.W.D. 26804, 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.

Exempting Portion of Ada Street, Remuera, from the Provisions of Section 117 of the Public Works Act,

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection one of section one hundred and seventeen of the Public Works Act, 1908, it is, inter alia, provided that the said section shall not apply in any case where the local authority having control of a road or street, by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council:

And whereas by subsection two of section one hundred and seventeen of the Public Works Act, 1908, it is provided that such approval may be either absolute or subject to such conditions as the Governor, by Order in Council, thinks for the impact.

cil, thinks fit to impose:

And whereas on the twenty-third day of May, one thousand nine hundred and ten, the Remuera Road Board, the local authority having control of the road known as Ada Street, described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to portion of the said road:

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

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

SCHEDULE.

ALL that portion of the road in the Remuera Road District, Auckland Land District, known as Ada Street, Remuera, fronting Lots 33, 35, and 36 of Allotment 28 of Section 14 of the Suburbs of Auckland; as the said portion of road is more particularly delineated on the plan marked P.W.D. 27238, 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.

Fixing Port Charges for Picton.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the two-hundred and seventh section of the Harbours Act 1999 W if the Harbours Act, 1908 (hereinafter termed "the said Act"), it is, among other things, enacted that every Harbour Board shall have power from time to time, by by-laws, to fix and authorize the levying of port by by-la charges:

And whereas by the ninth section of the said Act it is enacted that in harbours where there is no Harbour Board the Governor in Council shall have all the powers, functions, duties, and authorities by that Act conferred upon Harbour Boards, and may exercise the same in accordance with the said Act:

And whereas there is no Harbour Board for the Harbour of Picton, and it appears expedient to make a by-law for the purpose hereinafter set forth:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, in pursuance and exercise of the powers and authorities vested in him by the said Act, doth hereby make the following by-law in respect of the Harbour of Picton, and doth hereby order that such by-law shall come into force on the first day of October, one thousand nine hundred and ten :-

BY-LAW.

The port charges set forth in the Schedule hereto are hereby fixed and authorized to be levied and taken at the harbour in the said Schedule mentioned.

SCHEDULE.

PICTON HARBOUR. Port Charges.

On every vessel over 20 tons register, whether coming from seaward or not, and whether propelled by steam or not, navigating or plying, whether for hire or not, for the first visit in any half-year the sum of ½d. per ton

register:
Provided that, in the case of any vessel the registered tomage of which exceeds 5,000 tons, no port charges shall be payable in respect of such excess.

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

Dues and Rates for Wharves in Turanga Creek.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by Order in Council dated the twenty-seventh day of April, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 46, of the twelfth day of the following month, the management of the wharves in Turanga Creek was vested in the Turanga Road Board, and berthage rates for the use of such wharves were prescribed:

And whereas it is desirable to revoke such rates and to prescribe others in lieu thereof:

to prescribe others in lieu thereof:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the berthage rates set forth in the Second Schedule of the hereinbefore-recited Order in Council of the twenty-seventh day of April, one thousand nine hundred and ten, and doth prescribe and declare that the dues and rates set forth in the Schedule hereto shall be taken by the said Board for the use of the said wharves.

SCHEDULE.

BERTHAGE DUES AND RATES.

£ s. d. STEAMERS plying regularly for hire ... Motor-boats plying regularly for hire and carrying passengers Motor-boats plying regularly for hire but not carrying passengers ... All other boats for each time the said wharves or either of them are used 5 0 0 per annum. 2 10

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

The Stratford Agricultural and Pastoral Association in-corporated.—Notice No. 1435.

ISLINGTON, Governor.

ORDER IN COUNCIL

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Agricultural and Pastoral Societies Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby incorporate the members of the Stratford Agricultural and Pastoral Association, and such persons as shall hereafter be admitted members of the said association agreeably to the rules of the said association and the provisions of the said Act, into a body corporate under the style and title of "The Stratford Agricultural and Pastoral Association."

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

Validating the Public Notification of a Special Order with respect to a Loan of £250 to complete the Lind ay Water-race, Waipawa County.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Waipawa County Council lately proposed to raise a further loan of two hundred and fifty pounds to complete the Lindsay Water-race, under the provisions of the Local Bodies' Loans Act, 1908: And whereas the special order making the special rate as security for the loan, although publicly notified once in each of four weeks, was not publicly notified once in each of the four weeks immediately preceding the day on which the subsequent meeting to confirm such special order was held, as required by section ninety-seven of the Counties Act, 1908: And whereas it appears that the ratepayers upon whose properties the said special rate is to be levied have not been misled by such irregularity, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor of the

and it is expedient to validate the same:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred by section one hundred and twenty-one of the Local Bodies' Loans Act, 1908, and acting by and with the advice and consent of the Executive Council of the said Dominion; doth hereby order and declare that the said special order shall be deemed to be as good and effectual as if the public notifications thereof had been properly published, and that the said special order shall not be called into question by reason only of such irregularity as aforesaid.

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

Validating Public Notification with respect to a Loon of £550, Hobson County Council.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Hobson County Council recently took steps to borrow, under the New Zealand Stateguaranteed Advances Act, 1909, the sum of five hundred and fifty pounds (ten per centum on five thousand five hundred pounds) for completing the formation of and metalling certain roads in the Okahu Special Rating District: And whereas public notification of the proposed special order making the special rate as security for the said loan was advertised during four consecutive weeks, but not once in each of the four weeks immediately preceding the confirmation of such special order, as required but not once in each of the four weeks immediately pre-ceding the confirmation of such special order, as required by section ninety-seven of the Counties Act, 1908: And whereas the public notification was made in one local newspaper for the first two weeks and in another local newspaper for the other two weeks, instead of same being made in one newspaper for the four weeks, as required by section three of the Counties Act, 1908: And whereas it appears that the ratepayers of the said district have not been misled by the irregularities aforesaid, and it is expedient to validate the said public notifications: Now, therefore, His Excellency the Governor of the

expedient to validate the said public notifications:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in him by section one hundred and twenty-one of the Local Bodies' Loans Act, 1908, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby validate the public notices relating to the said special order so published as aforesaid with respect to the said loan of five hundred and fifty pounds, and doth hereby declare that the said notifications and special order shall not be called into question by reason only of the shall not be called into question by reason only of the irregularities above referred to.

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

Validating Public Notifications of Special Orders in Respect of Loan of £400, Piako County Council.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the Piako County Council lately resolved by special order to raise and borrow from the New Zealand State-guaranteed Advances Office Superintendent a special loan of four hundred pounds for the purpose of providing the Council's share of the cost of completing the construction of the Te Aroha Traffic Bridge and approaches, and also resolved by way of special order to make and levy a special rate of one-eightieth of a penny in the pound upon the unimproved value of the rateable property of the County of Piako to provide the interest and other charges on such loan: And whereas the provisions of section ninety-seven of the Counties Act, 1908, for the making of such special orders were not strictly complied with by the said Council, inasmuch as, while public notices of such two special orders were given once in the fourth week, once in the third week, and twice in the first week prior to confirmation, no notice was given during the second week preceding the day of meeting on which the resolutions making such special orders were confirmed: And whereas it appears that the ratepayers have not been misled by such irregularity, and it is expedient to validate the same: to validate the same:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred by section one hundred and twenty-one of the Local Bodies' Loans Act, 1908, and of all other powers and authorities him thereunto enabling, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the said special orders resolving to raise and borrow the loan aforesaid, and to

make and levy the special rate aforesaid, shall be and be deemed to have been as good, valid, and effectual as if the proper and required public notices thereof had been regularly made and given, and doth hereby validate such special orders accordingly, and doth hereby also declare that the proceedings relative to the said loan and its security shall not be called into question by reason only of the irregularity aforesaid.

J. F. ANDREWS.

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

Conferring Jurisdiction on Native Land Court.

ISLINGTON. Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS by section one hundred and three of the Native Land Court shall not proceed to exercise in respect of any land the jurisdiction conferred by Part V of that Act unless authorized by Order in Council so to exercise the same in

authorized by Order in Council so to exercise the same in respect of that land:

And whereas it is expedient that the Court should be authorized to exercise jurisdiction in respect of the lands described in the Schedule hereto:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, lath hereby the irrely said Count to exercise in respect doth hereby authorize the said Court to exercise, in respect doth hereby authorize the said Court to exercise, in respect of the said lands, the jurisdiction conferred as aforesaid—that is to say, to determine whether or not the said lands, or any parts thereof, were, on ascertainment of the Native customary titles thereto, intended by the Native Land Court or by the nominal owner or owners of those lands to be held by the nominal owner or owners in trust for persons not named in the titles, and to determine who (if any) are the persons entitled beneficially to those lands, and the relative interests of all persons so entitled; and to order the inclusion of those persons in the title, either together with or in lieu of the nominal owners; and, if necessary or exinclusion of those persons in the title, either together with or in lieu of the nominal owners; and, if necessary or expedient, to partition the said lands among the persons so found entitled; and for the purposes aforesaid to order the cancellation or amendment of any existing instrument of title, and the issue of such new instruments of title as may be necessary, and generally to exercise in respect of the said lands all the jurisdiction conferred upon the Native Land Court by Part V of the Native Land Act. 1909.

And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native

made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby

authorized.

SCHEDULE

Name of Block.	Area.	Provincial District.
Lots 271 and 272, Parish of Pukete Lot 273, Parish of Pukete	A. B. P. 11 3 0 13 1 34	

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

Conferring Jurisdiction on Native Land Court.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of September, 1910.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section five of the Urewera District Native Reserve Amendment Act, 1909, it is provided that the Native Land Court shall not, without the leave of the Governor in Council first obtained, exercise jurisdiction under Part VI of the Native Land Act, 1909:

And whereas it is expedient that the Court should be authorized to exercise that jurisdiction in respect of the lands mentioned in the Schedule hereto:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the said Court to exercise in respect of the said lands, the jurisdiction conferred as aforesaid—that is to say, to partition the said lands, or any parts thereof, and for the purposes aforesaid to order the issue of such new instruments of title as may be necessary, and generally to exercise in respect of the said lands all the jurisdiction conferred upon the Native Land Court by Part VI of the Native Land Act, 1909.

And it is hereby declared that this Order in Council is made under the provisions in that healf of the Trewers.

made under the provisions in that behalf of the Urewera District Native Reserve Amendment Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

SCHEDULE.

Name of	Block.	Area.	Provincial District.
Te Whaiti		 Acres. 71,340	Auckland.
Ruatoki No. 1		 8,735	
Ruatoki No. 2		 5,910	, ,
Ruatoki No. 3		 6,800	"

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

Trustee for the Owaka Public Cemetery appointed.

ISLINGTON, Governor.

I N pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby appoint

THOMAS BARR

to be a Trustee, in the place of Andrew Richardson, resigned, to provide for the maintenance and care of the Owaka Public Cemetery, in conjunction with John Craig, Robert McLean, Thomas Latta, and Alexander Clark Saunders, previously appointed by His Excellency the Governor.

witness the hand of His Excellency the Governor, this twelfth day of September, one thousand nine hundred and ten.

J. G. WARD. Minister of Lands

Notice of Intention to change the Purpose of Portion of a Reserve in the Hawke's Bay Land District.

ISLINGTON, Governor.

WHEREAS by the Public Reserves and Domains V Act. 1908, it is, amongst other things, eracted that the Governor may declare his intention to change, exchange, 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by the Public Reserves and Domains Act, 1908, aforesaid, declare my intention to change the specific purpose of the portion of the reserve described in the second column of the Schedule hereto from that named in the first column of the said Schedule to that named in the third column of the said Schedule.

SCHEDULE.

Description and Purpose of Original Reserve. Portion which it is intended to change. Intended Purpose. All that area in the All that area Hawke's Bay Land District, Hawke's Bay Land containing by admeasure-ment 2 roods, more or less, being Section No. 9 (formerly portion of Section No. 8), Block VI, Waipuku-District, containing admeasurement 5 acres, more or less, being Section No. 8, Block VI, Waipukurau Survey District, Argyll Settlement. rau Survey District, Argyll Settlement, and bounded as follows: Commencing at the south-east corner of Section No. 8, Block VI, Waipukurau Survey District, and proceeding thence in a north-westerly direction along the worth overteen. Bounded towards the north - west and north-east by Section No. 3, Block VI. Waipukurau Survey public library District; towards the tion along the north-eastern boundary of the said secsouth-east by a public road; and towards the south west by the Hampden-Waipawa Road: as tion, a distance of 250 links; thence south-westerly along a line bearing 23% 22', a distance of 200 links; thence south-easterly along a line bearing 148° 23', a distance of 250 links, to a public road, and by the said road to the for a the same is delineated on the plan marked L. 19265/465, de-posited in the Head Office, Department of Lands, at Wellington, and thereon bordered a site and by the said road to the point of commencement: be all the aforesaid bearings red. Permanently reserved for a creamery - site in -New Zealand Gazette No. 90, of the 10th November, 1904, page 2703.

De all the aforesald bearings and linkages more or less: as the same is delineated on the plan marked L. 19265/465, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red. red. Permanently reserved for a creamery - site in New Zealand Gazette

> As witness the hand of His Excellency the Governor, this twentieth day of August, one thousand nine hundred and ten.

D. BUDDO, For Minister of Lands.

Lands temporarily reserved in the Auckland Land District.

ISLINGTON, Governor.

HEREAS 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, notwith-standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Auckland Land District described in the Schedule hereunder written, for the purposes in the

in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 97 acres, more or less, situated in Blocks XV and XVI. Tarawera Survey District, commencing at a point 287.5 links due south from the north-east corner of Section No. 1, Block XV, Tarawera Survey District. Bounded towards the north-west generally by lines through Run 79, bearing 85° 59′, 524.8 links; 71° 59′, 604.5 links; 20° 40′. 831.5 links; 66° 51′, 1002.5 links; 59° 8′, 1821 links; 73° 13′, 1398.4 links; 133° 26′, 793.1 links; 46° 45′, 1597.8 links; 78° 4′, 1095.6 links; 67° 18′, 1180.2 links; 62° 31′, 2896.5 links; 54° 19′, 620.9 links; and 10° 34′, 889.2 links: towards the north-east by a line bearing 100° 34′, 375 links, and by Rotomahana Lake: towards the south-east generally by lines through Run 79, bearing 190° 34′, 1060 links; 234° 19′, 808.6 links; 242° 31′, 2958.8 links; 247° 18′, 1170.7 links; 242° 47′, 2136.2 links; 242° 38′, 521.7 links; 264° 32′, 914 links; 282° 30′, 1000 links; 224° 10′, 800 links; 241° 41′, 1282.6 links; 260° 20′, 680 links; 196° 19′, 600 links; 106° 48′, 450.9 links; 63° 58′, 1049.6 links; 153° 45′, 500 ALL that area in the Auckland Land District, containing by

links; 248° 45′, 1143 links; 286° 48′, 1053·1 links; 251° 59′, 412·7 links; and 265° 59′, 611·5 links; and towards the west by Section I, Block XV, Tarawera Survey District, 360°, 451 links, to the point of commencement: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked L. 51799/104A, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged brown. For purposes of internal communication.

All that area in the Auckland Land District, containing by admeasurement 135 acres 3 roods, more or less, being Section 2, Block XV, Tarawera Survey District, commencing at the north-east corner of Section 3, Block XV, Tarawera Survey District. Bounded towards the north-west generally by Run 79, bearing 50° 49′, 6660·8 links; 329° 46′, 637.3 links; 343° 2′, 634 4 links; 25° 35′, 4843·9 links; and 90°, 1000 links: towards the east generally by Rotomahana Lake: and towards the sunth-east generally by reserve for interval communication. towards the east generally by Rotomahana Lake: and towards the south-east generally by reserve for internal communication, bearing 280°34′, 375 links; 190°34′, 889·2 links; 234°19′, 620·9 links; 242° 31′, 2896 5 links; 247°18′, 1180·2 links; and 258°4′, 1095·6 links, to the point of commencement: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked L. 51799/104B, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. For scenic purposes.

All that area in the Auckland Land District, containing by a measurement 139 acres 2 roods 16 perches, more or less, being Section 4, Block XV, Tarawera Survey District, commencing at a point on the shore of Lake Rotomahana, such point being the north-easternmost ex remity of the reserve for internal communication purposes hereinbefore described. Bounded towards the north-west by the said reserve for internal communication a total distance of 13932·6 links; towards the south-west (450·9 links), south-east (1049·6 links), and again towards the south-west (500 links) by the internal communication reserve aforesaid; again towards the south-east by lines through Run 79, bearing 77° 25′, 3877·3 links, and 57° 25′, 8079·3 links, to Lake Rotomahana; and again towards the north-east by the said lake to the point of commencement: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked L. 51799/104c, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. For scenic purposes. All that area in the Auckland Land District, containing by

All that area in the Auckland Land District, containing All that area in the Auckland Land District, containing by admeasurement 6 acres 1 rood, more or less, being Section 5A, Block XV, Tarawera Survey District, commencing at the north-east corner of Section 1, Block XV, Tarawera Survey District. Bound d towards the north-west by Run 79, bearing 63° 8′, 1555·7 links; towards the south-east by reserve for internal communication bearing 200° 40′, 831·5 links, 251° 59′, 604·5 links, and 265° 59′, 524·8 links respectively: and towards the west by Section 1, Block XV, Tarawera Survey District, bearing 360°, 287·5 links, to the point of commencement: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked L. 51799/104p, deposited in the Head Office, Department of L. 51799/104D, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. For scenic puri oses.

All that area in the Auckland Land District, containing by admeasurement 6 acres 1 rood 12 perches, more or less, being Section 3, Block XV, Tarawera Survey District, commencing at the southernmost corner of Section 2, Block XV, Tarawera Survey District. Bounded towards the south-east and south west by reserve for internal communication, bearand south west by reserve for internal communication, bearing 226° 45′, 1597.8 links, and 313° 26′, 793.1 links respectively; and towards the north-west by Run 79, bearing 72° 28′, 1824.5 links, to the point of commencement: be all the aforesaid bearings and linkages more or less: as the same is delineated on the plan marked L. 51799/104E, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. For scenic purposes.

As witness the hand of His Excellency the Governor, this ninth day of September, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Land temporarily reserved for Landing Purposes in the Auckland Land District.

ISLINGTON, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-

standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written, for a landing reserve.

Land temporarily reserved for Quarry Purposes in the Nelson Land District.

ISLINGTON, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been a landing reserve.

SCHEDULE.

SCHEDULE.

All that area in the Auckland Land District, containing by admeasurement 5 acres, more or less, being Section No. 6, Block VII, Maungaru Survey District, commencing at a point 553858 links north and 327179 links west of Mount Eden. Bounded towards the north-east by the abutment of a public road, 100 links wide, and (O.L.C. 239) grant to Messrs. Walton and Elmsley, 730 links; towards the south-east and south-west by the aforesaid grant, 1000 and 430.7 links; and towards the north-west by the Wairoa River to the point of commencement: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5411/7, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

As witness the hand of His Excellency the Governor this ninth day of September, one thousand nine hundred and ten.

> J G. WARD, Minister of Lands.

Lands temporarily reserved in Block III, Burnett Survey District, Nelson Land District.

ISLINGTON, Governor.

HEREAS 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, notwith-standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Nelson Land District described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

SCHEDULE.

All that area in the Nelson Land District, containing by admeasurement 8 acres 3 roods, more or less, and being Section 11, Block III, Burnett Survey District. Bounded towards the north-west by the road along the right bank of the Maruia River; towards the east generally by the road along the left bank of the Shenandoah River; towards the south by Section 12 of the said Block III; and towards the west by the continuation of a road forming the western boundary of the last-mentioned section: as the same is delineated on the plan marked L. 5436/1A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public school. All that area in the Nelson Land District, containing by admeasurement 22 acres, more or less, and being Section 16, Block III, Burnett Survey District. Bounded towards the north by Section 12 of the said block; towards the east generally by the road along the left bank of the Shenandoah River; towards the south by Section 9 of the before-mentioned Block III; and towards the west by Section 15 of the said block: as the same is delineated on the plan marked L. 5436/1B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a resting-place for travelling stock.

As witness the hand of His Excellency the Governor, this ninth day of September, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

W HEREAS 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, notwith-standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Nelson Land District described in the Schedule hereunder written, for quarry purposes.

SCHEDULE.

ALL that area in the Nelson Land District, containing by admeasurement 147 acres, more or less, being Section 20, Block VII, Kaiteriteri Survey District. Bounded towards the north and north-east generally by the main road from Riwaka to Takaka; towards the east by Section 19 of the before-mentioned Block VII; towards the south-west by a right line drawn from the south-west corner of the said Section 19 to the south-east corner of Section 6 of Block VII before-mentioned; and towards the west by the last-mentioned section: as the same is delineated on the plan marked L. 5431/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor, this ninth day of September, one thousand nine hundred and ten.

J. G. WARD, Minister of Lands.

Land temporarily reserved for River-conservation Purposes in the Canterbury Land District.

ISLINGTON. Governor.

W HEREAS 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, notwith-standing 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, John Poynder Dickson - Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in my by the said Act, do hereby temporarily reserve from sale the said land in the Canterbury Land District described in the Schedule hereunder written, for river-conservation purposes.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 8 acres 2 roods, more or less, being Reserve No. 3822 in red, situated in Block VIII, Westerfield Survey District, and bounded as follows: Towards the south-east by Reserve No. 1928, 1257 links; towards the south-west by Reserves Nos. 1620 and 1828, 922 links; towards the north by Rural Section No. 23655, 1300 links; and towards the north-east by the high bank of the north branch of the River Ashburton: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5403/5c, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor, this ninth day of September, one thousand nine hundred and ten.

> J G. WARD, Minister of Lands.

Land temporarily reserved for a Public Recreation-ground in the Town of Glenorchy, Otago Land District.

ISLINGTON, Governor.

HEREAS 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, notwith-standing 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 John Povnder Dickson - Povnder.

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Otago Land District described in the Schedule hereunder written, for public recornetion ground. a public recreation-ground.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 23 acres and 37 perches, more or less, being Section 1, Block XX, Town of Glenorchy. Bounded towards the north generally by a road reserve along Lake Wakatipu, towards the south-east by Cantyre Street and by Mull Street, and towards the south-west by Oban Street; as the same is delineated on the plan marked L. 1417/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor this ninth day of September, one thousand nine hundred and ten.

> J. G. WARD, Minister of Lands.

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

ISLINGTON, Governor.

ISLINGTON, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written, for a site for a public cemetery.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 4 acres 1 rood 20 perches, more or less, being Section No. 10, Block V, Puniu Survey District. Bounded towards the north-west by a public road; towards the south-east of Kakepuku No. 1ch Block; and towards the south-west of Section 11, Block V, Puniu Survey District: as the same is delineated on the plan marked L. 1600/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

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

J. G. WARD, Minister of Lands.

Land temporarily reserved for a Site for a Public School in the Otago Land District.

ISLINGTON, Governor.

HEREAS 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Otago Land District described in the Schedule hereunder written, for a site for a public school.

SCHEDULE.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 2 acres and 20 perches, more or less, being Section 34A (formerly portion of Section 11A), Elderslie Settlement, situated in Block XI, Kauroo Survey District. Bounded towards the north-west by Tapui Tunnel Road, 283'3 and 94 links; towards the south-east by a line bearing 98° 26', 300 links; towards the south-east by lines bearing 184° 46' 30", 431'2 links, and 236° 15½', 300 links, to the Tapui Road; and towards the south-west by the lastmentioned road to the point of commencement: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 19207/301, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. bordered red.

> As witness the hand of His Excellency the Governor, this thirteenth day of September, one thousand nine hundred and ten.

> > J. G. WARD, Minister of Lands.

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

ISLINGTON, Governor.

HEREAS 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, notwith-standing 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, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Southland Land District described in the Schedule hereunder written, for a public recreation-ground.

public recreation-ground.

SCHEDULE.

ALL that area in the Southland Land District, containing ALL that area in the Southland Land District, containing by admeasurement 1 rood, more or less, being Section 8, Block IV, Town of Limehills. Bounded towards the north by Section 15 in the said block, 100 links; towards the east by Section 7 in the said block, 250 links; towards the south by Atlas Street, 100 links; and towards the west by Section 9 in the said block, 250 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 23120/40, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red. coloured red.

> As witness the hand of His Excellency the Governor, this thirteenth day of September, one thousand nine hundred and ten.

> > J. G. WARD, Minister of Lands.

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

. ISLINGTON, Governor.

IslingTon, Governor.

In pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, John Poynder Dickson Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby appoint Friday, the twenty-eighth day of October, one thousand nine hundred and ten, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT .- WHANGAREI COUNTY.

Rural Land.

s	ection.		Aı	:ea.		Upse	t Pr	ice.
		WARIAN	га Ра	RISH.				
			Α.	R. P.		£	ş.	d.
S.W. 16		(36	3 10	1	30	0	0
N. 19			2	3 30		3	0	0
N.E. 21			13	2 28		10	0	0
S.W. 21	• •		36	1 14		25	0	0
N.E. 23			60	1 34		38	0	0

PARAHAKI PARISH.

.. | 17 1 35 10 0 0 N 18. 94

The Wariara sections are generally undulating to broken land, partly open and partly mixed forest, containing rimu, puriri, tarairi, manuka, tawa, kiekie, and ferns. Soil loam and clay of fair quality; patches good. Well watered, except parts Sections 19 and 21. Situated from two to three miles from Grabamstown; two miles formed road, balance unformed unformed.

Section N.E. 94, Parabaki Parish, is undulating to rough land, covered with fern and scrub. Inferior pipeclay soil; well watered. Two miles from Whangarei by good formed road.

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

J. G. WARD, Minister of Lands

Revoking Warrant which extended Close Season for Trout in Hawera Acclimatization District.

ISLINGTON, Governor.

WHEREAS by Warrant dated the twenty-ninth day of May, one thousand nine hundred and nine, and published in the New Zealand Gazette No. 44, of the fourth day of the following month, the close season for trout was extended in the Hawera Acclimatization Society's district, which comprises the Counties of Hawera and Patea:

And whereas it is desired to revoke such Warrant:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Fisheries Act, 1908, and of all other powers and authorities enabling him in that behalf, doth hereby revoke the said Warrant of the twenty-ninth day of May, one thousand nine hundred and nine.

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

J. A. MILLAR.

Landing-place appointed.

ISLINGTON, Governor.

IN exercise of the powers in me for this purpose vested by the Customs Law Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby appoint that, from and after the date hereof, the wharf known as

WAITARA WHARF

shall be deemed and taken to be a legal landing-place at the Port of New Plymouth for the lading and unlading of goods under the Customs Law Act, 1908.

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

> GEO. FOWLDS, Minister of Customs.

Governor's Order No. 197.]

Deputy Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs,
Wellington, 13th September, 1910.

HIS Excellency the Governor has been pleased to appoint

EDMUND THOMAS GEORGE OSBORNE

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

D. BUDDO, Minister of Internal Affairs.

Postmaster at Aitutaki appointed.

Cook and other Islands Administration,
Wellington, 12th September, 1910.

H IS Excellency the Governor has been pleased to
appoint

JOHN McCulloch

to be Postmaster at Aitutaki, vice P. Brown, resigned.

J. CARROLL.

Sheriff and Registrar of Supreme Court, &c., appointed.

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

IS Excellency the Governor has been pleased to appoint

ARTHUR STUBBS, Esq.,

to be Sheriff for the District of Otago; Registrar of the Supreme Court at Dunedin; and a Marshal of the Supreme Court at Dunedin, in respect of its jurisdiction as a Colonial Court of Admiralty, from the 12th day of September, 1910, vice W. A. Hawkins, transferred.

JOHN G. FINDLAY.

Veterinarians, &c., appointed .- Notice No. 1436.

Department of Agriculture, Commerce, and Tourists, Wellington, 13th September, 1910. IS Excellency the Governor has been pleased to ap-

RICHARD FINCH, M.R.C.V.S., D.V.S.M.; EDMUND CARLISLE HOWARD, M.R.C.V.S.; and WILLIAM WATKIN HERBERT EDWARDS, M.R.C.V.S.,

to be Veterinarians in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists), Inspectors for the purposes of the Stock Act, 1908, and Inspectors for the purposes of the Slaughtering and Inspection Act, 1908; the appointments to date from 10th, 24th, and 24th June, 1910, respectively.

THOS. MACKENZIE,
Minister of Agriculture and of Industries
and Commerce.

Territorial Force Officers appointed.

Defence Office,

Wellington, 6th September, 1910.

H IS Excellency the Governor has been pleased to approve of the following appointments.

New Zealand Medical Corps. John William O'Brien, M.B., to be Major. Date of commission, 22nd August, 1910.

No. 3 Squadron, Waikato Mounted Rifles. The Reverend Joseph Croke Darby to be Honorary Chaplain. Date of commission, 4th July, 1910.

J. G. WARD, Minister of Defence,

Territorial Force Officers promotest.

Defence Office, Wellington, 9th September, 1910.

IS Excellency the Governor has been pleased to approve of the promotion of the undermentioned

3rd Battalion, Wellington (East Coast) Rifles.

Major (Acting Lieut.-Colonel) James Hislop to be Lieut.Colonel. Date of commission, 1st June, 1910.

4th Regiment, Wellington (East Coast) Mounted Rifles. Major (Acting Lieut.-Colonel) Andrew Hamilton Russell to be Lieut.-Colonel. Date of commission, 1st June, 1910.

New Zealand Medical Corps.

Major William Henry Parkes, M.B. (Principal Medical Officer, Auckland Military District), to be Lieut. Colonel. Date of commission, 1st September, 1910.

Stratford Mounted Rifles.

Lieutenant John Bird Hine to be Captain. Date of commission, 2nd September, 1908.

J. G. WARD. Minister of Defence.

Territorial Force Officer resigned.

Defence Office,
Wellington, 13th September, 1910.

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

No. 2 Company, Wellington Division, New Zealand Garrison Artillery.

Lieutenant Richard Price. Date of resignation, 22nd July,

J. G. WARD, Minister of Defence.

Principal Medical Officer, Wellington Military District, appointed.

Defence Office,

Wellington, 9th September, 1910.

H IS Excellency the Governor has been pleased to approve of the appointment of

Major JAMES ROBERT PURDY, New Zealand Medical Corps,

as Principal Medical Officer to the Wellington Military District, with the rank of Lieut.-Colonel, and with effect from 6th January, 1910.

J. G. WARD, Minister of Defence.

Services of a Senior Cadet Corps accepted.

Defence Office,
Wellington, 7th September, 1910.

H IS Excellency the Governor has been pleased to accept, in accordance with section 6 (a) of the Defence Act, 1909, the services of the undermentioned Senior Cadet Company:—

St. Mary's Senior Rifle Cadets, with headquarters at Christchurch. Date of acceptance, 2nd September, 1910.

J. G. WARD, Minister of Defence.

Government Offices to be closed on Monday, 26th September (Dominion Day).

Office of the Minister of Internal Affairs,
Wellington, 8th September, 1910.

THE Government Offices throughout New Zealand will
be closed on Monday, the 26th September, 1910, being
the third anniversary of the date on which the Colony of
New Zealand was created a Dominion.

D. BUDDO, Minister of Interial Affairs.

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

The Treasury,
Wellington, 12th September, 1910.

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

J. G. WARD,
Minister of Finance.

FEATHERSTON COUNTY COUNCIL.

Special Order Levying Special Rate for Moroa Water-race

Featherston County Council.

Special Order Levying Special Rate for Moroa Water-race Loan.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Featherston County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of \$4,000, authorized to be raised by the Featherston County Council, under the above-mentioned Act, for the construction of water-races in the Moroa Water-race District as extended by a special order of the said Council made and confirmed on the 17th day of December, 1909, the Featherston County Council hereby makes and levies a special rate of \$\frac{9}{2}\text{d}\$. in the pound sterling on the rateable value (on the basis of the capital value) of all rateable properties situated in the Moroa Water-race District as extended by the said special order, comprising the land following: All that portion of the Featherston County bounded as follows—commencing at the intersection of the south-western boundary of Section 1, Tawaha Settlement, with the south-eastern boundary of Section 1, Tawaha Settlement, with the south-eastern boundary of the Moroa Water-race District to its intersection with the south-western boundary of the Borough of Greytown; thence south-easterly and again north-easterly along the boundary of the Waipakiaka Block to its intersection with the southern boundary of Section 1, Uruokakite North Block, to the Ruamahunga River; thence southwesterly along the boundary of the Waipakiaka Block to its intersection with the southern boundary of Section 8. Uruokakite North Block; thence westerly along the boundary of the said Section 8 a distance of 15 chains; thence along the edge of a terrace through the Uruokakite South Block to the northern boundary of Section 5, Moiki Block; thence still along the said ferrace westerly along the boundary of the said Section 9. Tawaha Settlement, to the boundary of Section 9. Tawaha Settlement, to the boundary of Section 9.

ALEX. D. McLEOD, County Chairman.

I hereby certify that the above special order levying a special rate was duly made at a special meeting of the Featherston County Council held on the 12th day of August, 1910, and confirmed at a subsequent meeting of the Council held on the 9th day of September, 1910.

GEO. W. COBB, County Clerk.

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

The Treasury,
Wellington, 12th September, 1910.

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

J. G. WARD, Minister of Finance.

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 Levin Borough Council hereby resolves as follows: That, Levin Borough Council hereby resolves as follows: That, for the purpose of providing interest and other charges on a loan of £2,200, being 10 per cent. on loans of £4,000 and £18,000 respectively already raised by the said Levin Borough Council for the purpose of constructing waterworks, the said Levin Borough Council hereby makes and levies a special rate of \$\frac{1}{6}\text{d}\$. in the pound on the capital value of all rateable property in the whole of the said Borough of Levin; and that such special rate shall be an annual-recurring rate, and be payable on the 1st day of September in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

We hereby certify that the foregoing special order was made by the Levin Borough Council at a special meeting held on the 1st day of August, 1910, and confirmed at the ordinary meeting of the said Council held on the 5th day of September, 1910.

B. R. Gardener,

B. R. GARDENER Mayor. P. W. Goldsmith, Town Clerk.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 9th September, 1910.

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

J. G. WARD, Minister of Finance.

Woodville Borough Council.

Notice of Result of Poll for Proposed Loan.

Notice of Result of Pout for Proposed Loan.

Pursuant to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that a poll of the ratepayers of the special rating district was taken on Saturday, the 3rd day of September, 1910, on the proposal of the Woodville Borough Council to borrow the sum of £12,500 for the purpose of constructing surface water and sewerage drainage and treatment works for the said special area.

The number of votes recorded for the proposal was 141.

The number of votes recorded against the proposal was 116.
The number of informal votes recorded was 6.
I therefore declare the proposal carried.

D. G. McKibbin, Mayor.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 12th September, 1910.

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

J. G. WARD, Minister of Finance.

ELTHAM BOROUGH COUNCIL.

Notice of Result of Poll on Proposal to raise a Loan.

Pursuant to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that a poll of the ratepayers of the Borough of Eltham was taken on the 7th day of September, 1910, on the proposal of the Eltham Borough Council to borrow the sum of £6,000 for the following purposes, viz. :→

£ 3,600

(a.) To acquire land within the borough as a site for, and to erect thereon, a public hall, and to fittingly furnish same, a sum of ...
(b.) To acquire land within the borough as a site for, and to erect thereon, public offices and library (combined), and to fittingly furnish same, a sum of ...
(be number of votes recorded for the proposal within the proposal within the same of the proposal within the proposal withi 2,400

The number of votes recorded for the proposal was 176. The number of votes recorded against the proposal was 45. The number of informal votes was 2.

I therefore declare that the proposal was carried.

Dated this 8th day of September, 1910.

EDWIN PARROTT Mayor of the Borough of Eltham, and Chairman of Statutory Meeting.

Results of Polls for Proposed Loans.

The Treasury,
Wellington, 12th September, 1910.

THE following notices, received from the Mayor of the Borough of Marton, are published in social. the Borough of Marton, are published in accordance with the provisions of the Local Bödies' Loans Act, 1908.

J. G. WARD, Minister of Finance.

MARTON BOROUGH COUNCIL.

Notice of Result of Poll on Proposal to raise a Loan. Pursuant to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that a poll of the ratepayers of the Borough of Marton was taken on the 9th day of September, 1910, on the proposal of the Marton Borough Council to borrow the sum of £8,000 for the purpose of installing a sewerage system for the Borough of Marton, including pipes, sewers, septic tanks, and purchase of land for outward sewer.

for outward sewer.

The number of votes recorded for the proposal was 185.

The number of votes recorded against the proposal was 46.

Informal, 10.

I therefore declare that the proposal was carried. Dated this 10th day of September, 1910.

R. E. BECKETT, Mayor.

MARTON BOROUGH COUNCIL.

Notice of Result of Poll on Proposal to raise a Loan. Pursuant to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that a poll of the ratepayers of the Borough of Marton was taken on the 9th day of September, 1910, on the proposal of the Marton Borough Council to borrow the sum of £17,000 for the purpose of providing and laying water-pipes, mains, services, filters, and concrete dam, and for the purchase of land for catchment-area, for the purpose of a waterworks system for the Borough of Marton.

The number of votes recorded for the proposal was 184. The number of votes recorded against the proposal was 50. Informal, 7.

I therefore declare that the proposal was carried. PURSUANT to section 13 of the Local Bodies' Loans Act,

I therefore declare that the proposal was carried. Dated this 10th day of September, 1910.

R. E. BECKETT Mayor.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 14th September, 1910.

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

J. G. WARD,

Minister of Finance.

WAIROA COUNTY COUNCIL.

WARDA COUNTY COUNTIL.

I HEREBY notify that at the poll of ratepayers taken on the 3rd September, 1910, over the whole county, on the proposal to borrow £40,000 to carry out various works—viz., for forming, metalling, and bridging various roads—in this county, the following votes were recorded: For the proposal, 421. Against the proposal, 114. Informal, 1.

As the number of valid votes recorded for the proposal is three-fifths of the total number of valid votes recorded at the poll, I therefore declare the proposal carried.

JOSEPH POWDRELL, Chairman, Wairoa County Council.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 14th September, THE following notice, received from the Hamilton Borough Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

> J. G. WARD, Minister of Finance.

HAMILTON BOROUGH COUNCIL.

Gasworks Poll.

NOTICE is hereby given that the result of a poll taken on NOTICE is hereby given that the result of a poll taken on the 8th instant on a proposal to borrow a sum of £38,000 to complete the purchase from the Hamilton Gas Company (Limited), of its property, gasworks, and plant, expenses incidental thereto, and cost of additions and extensions to such gasworks and plant, is as follows: Votes recorded for the proposal, 183. Votes recorded against the proposal, 11. Informal, 1. Total votes recorded, 195.

I therefore declare the above proposal carried.

J. A. Young.

Mayor.

9th September, 1910.

Notice to Mariners No. 96 of 1910.

Marine Department. Wellington, N.Z., 8th September, 1910. THE following extracts from Notices to Mariners, received from the Board of Trade, London, are published for general information.

J. A. MILLAR.

BRITISH COLUMBIA.

CHATHAM SOUND.—EDYE PASSAGE AND APPROACHES.—ROCKS REPORTED.—The commander of H.B.M. surveying vessel "Egeria" reports having discovered the following rocks in Edye Passage and its approaches, Chatham Sound, British Columbia :-

A rock with a least depth of 5 fathoms over it, 3,450 yards 172° from Seal Rocks (6 ft. rock).

A rock with a least depth of 3 fathoms over it, 2,700 yards 214° from northernmost islet off Cape Ibbetson.

A rock with a least depth of 3 fathoms over it, 2,400 yards 245° from the same islet.

A rock with a least depth of 3 fathoms over it, 1,550

A rock with a least depth of 3 fathoms over it, 1,550 yards 260° from the same islet.

A rock with a least depth of 5 fathoms over it, 2,500 yards 87° from the same islet.

yards 87° from the same islet.

A rock with a least depth of 5 fathoms over it, 1 mile 96° from the same islet.

A rock with a least depth of 5 fathoms over it, 1,300 yards 99° from the same islet.

A rock with a least depth of 4½ fathoms over it, 400 yards 208° from the north-western extreme of Table Point.

A rock with a least depth of 4½ fathoms over it, 640 yards 348° from the north-western extreme of Table Point.

A rock with a least depth of 1½ fathoms over it, 380 yards

348° from the north-western extreme of Table Point.

A rock with a least depth of 1½ fathoms over it, 380 yards
8° from the north-western extreme of Table Point.

A rock with a least depth of 4 fathoms over it, 3,400
yards 190° from the centre of Ettrick Rock.

A rock with a least depth of 3 fathoms over it, 3,900
yards 190° from the centre of Ettrick Rock.

A rock with a least depth of 4 fathoms over it, 3,300
yards 148° from the centre of Ettrick Rock.

A rock with a least depth of 5 fathoms over it, 2¾ miles
348° from the centre of Ettrick Rock.

STRAIT OF GEORGIA.—BURRARD INLET.—FIRST NARROWS.
—SIGNALS ESTABLISHED.—The following signals have been established by the Government of Canada on Prospect Bluff and Brockton Point, Burrard Inlet, British Columbia, to inform mariners of the presence of other vessels in the

to inform mariners of the presence of other vessels in the First Narrows:—

Prospect Bluff.—Three black balls by day, or three white lights by night, placed in the form of a triangle, point up, indicates to vessels entering the harbour that vessels are in or are approaching the narrows, outward bound.

The same signals, with the addition of a black ball or a white light beneath the triangle, indicates that the outward-bound vessel has a tow.

Brockton Point.—Three black balls by day, or three white lights by night, placed in the form of a triangle, 50" W.

13" W.

Georgia Strait.—Point Roberts.—Light established.—Referring to Notice to Mariners No. 20 (1103) of 1910, further notice is given that on 1st June, 1910, a fixed white lens-lantern light was established on Point Roberts, Georgia Strait, Washington.

The light is exhibited 31 ft. above the water from a white skeleton tower located on the following bearings:—Birch Point, tangent, 101° 45', distant 11½ miles.

Patos Island Lighthouse, 158° 30', distant 11½ miles.

Active Pass Lighthouse, 235° 15', distant 10 miles.

Approx. position: Lat. 48° 58' 20" N., long. 122° 30'

point down, indicates to vessels leaving the harbour the approach of vessels inward bound.

Note.—The above signals are hoisted on signal-masts.

VANCOUVER ISLAND.—THE SCOTT GROUP.—TRIANGLE ISLAND.—INTENDED LIGHT.—WIRELESS-TELEGRAPH STATION ESTABLISHED.—Referring to Notice to Mariners No. 2 (61) of 1910, further information has been received from the Department of Marine and Fisheries, Canada, that a light, visible over the entire horizon, the characteristics of which will be published later, will be established on Triangle Island, The Scott Group, British Columbia, about 1st September, 1910.

A wireless-telegraph station has been in operation on Triangle Island since March, 1910.

Approximate position on H.O. Chart No. 1452: Latitude 50° 51′ 45″ N., longitude 129° 4′ 15″ W.

CHATHAM SOUND.—LUCY ISLANDS LIGHT-STATION.—Fog-SIGNAL ESTABLISHED.—A fog-signal consisting of a hand fog-horn, to be used to answer signals from vessels in the vicinity of the station, has been established at Lucy Is-lands Light-station, Chatham Sound, British Columbia. Approx. position: Lat. 54° 17′ 55″ N., long. 130° 36′ 40″ W.

Hydrographic Office Charts.-Nos. 527, 904, 1583, and 1764.

Coast Survey Charts.—Nos. S, T, 7000 and 8000. H.O. Light List, Vol. I, 1909, No. 1311H. U.S. Lighthouse Board List of Lights on the Pacific Coast, 1909, page 42, No. 179. H.O. Publication No. 96, The Coast of British Columbia, 1907, page 528.

CHATHAM SOUND.—PORPOISE HARBOUR ENTRANCE.—BUOY ESTABLISHED.—A red spar buoy has been established in 4 fathoms of water on the southern side of the entrance to Porpoise Harbour, Chatham Sound, to mark the rock which dries 6 ft.

The following sextant angles fix the position of the

buoy:—

Kitson Island, west tangent, 0°.

Kinahan Island, south tangent, 107° 20'.

Coast Island, west tangent, 66° 50'.

HARBOUR.—

VANCOUVER ISLAND.—STAMP HARBOUR.—BEACON LIGHT ESTABLISHED .- A pile beacon surmounted by a small, white, wooden tower supporting a 31-day Wigham lamp, from which an unwatched fixed white light, elevated 15 ft. above the sea and visible 5 miles, will be exhibited, will, without further notice, be established on the eastern side of the channel at the entrance to the Somass River, Stamp Harbour, Vancouver Island.

Approximate position on H.O. Chart No. 1541 : Latitude $49^\circ\,41'\,35\,''\,N.,$ longitude $124^\circ\,49'\,4''\,W.$

VANCOUVER ISLAND.—SAANICH INLET.—PATEY ROCK.— LIGHT ESTABLISHED.—An unwatched fixed white light, elevated 20 ft. above the sea and visible 9 miles, has been established on Patey Rock, Saanich Inlet, Vancouver Is-

The light is exhibited from a beacon consisting of a square concrete base, surmounted by a red, skeleton, steel tower, square in plan, with sloping sides, 13 ft. high, carrying a 31-day Wigham lamp.

Approximate position on H.O. Chart No. 1769: Latitude 48° 42′ 17″ N., longitude 123° 31′ 15″ W.

WASHINGTON.

Port Susan.—Light moved.—On 5th May, 1910, Port Susan Light was moved about 1,500 ft. south-westward and re-established, 11 ft. above the water, on a white arm on an unpainted 3-pile dolphin, which is bare at low water. Approx. position: Lat. 48° 12′ 30″ N., long. 122° 24′ W.

Approx. position: Lat. 48° 12′ 30″ N., long. 122° 24′ W.

Puget Sound. — Rich Passage. — Point Glover. —
Buoy established.—On 9th June, 1910, a first-class black
can buoy, numbered 1, was established off Point Glover,
Rich Passage, Puget Sound, on the following bearings:—
Beans Point, tangent, 129°.

Point Glover, extreme point, 183°.

Point White, tangent, 262°.

Approx. position: Lat. 47° 35′ 33″ N., long. 122° 33′
13″ W.

MAGELIAN STRAIT.—TRITON BANK LIGHT-BUOY.—LIGHT UNRELIABLE.—Information has been received from the master of a steamship which stranded near Baxa Point, Magellan Strait, on 14th December, 1909, that on that date the light on Triton Bank Light-buoy was extinguished, and as was afterwards ascertained had been so since early in December. Mariners are warned that as the light is frequently extinguished it should not be relied upon.

Approx. position: Lat. 559 37, 30, 8 long 699 55,

Approx. position: Lat. 52° 37′ 30″ S., long. 69° 55′ 25'' W.

MAGELLAN STRAIT.—GREAT ORANGE BANK LIGHT-BUOY.—
LIGHT EXTINGUISHED.—The Chilean Government has given
notice that the light on Great Orange Bank Light-buoy,
Magellan Strait, is extinguished, and will not be relighted
for some time. "LIGHT UNRELIABLE" should be placed
against it on the charts.

Approx. position: Lat. 52° 23′ 40″ S., long. 69′ 8′ 40″ W. (See Notice to Mariners No. 50 (2827) of 1909.)

CHINA SEA.

CHINA SEA.

GASPAR STRAIT.—SHOAL REPORTED.—Capt. W. J. Lindsay, of the steamer "Wyneric," reports seeing a shoal, about 300 ft. long in a north by east and south by west (magnetic) direction, in the northern approach to Gaspar Strait, China Sea, in (approximately) latitude 2° 4′ S., longitude 107° 21′ E.

No soundings were taken.

CEYLON.

SOUTH-EAST COAST.—LITTLE BASSES.—Non-existence of CAPELLA ROCK.—A recent survey in the vicinity of Little Basses, south-east coast of Ceylon, having failed to reveal any trace of Capella Rock, originally reported by the steamer "Capella" in 1893, that rock has been expunged from the charts from the charts.

Approx. position: Lat. 6° 26′ 30″ N., long. 81° 46′ 15″ E.

OREGON.

YAQUINA RIVER.—DEPOT SLOUGH.—LIGHT ESTABLISHED.—On 20th May, 1910, a fixed white post lantern light was established 12 ft. above the water on an unpainted pile, bare at low water, about 50 ft. north-westward of the south-eastern side of the entrance to Depot Slough, Yaquina River, Oregon.

Approx. position: Lat. 44° 37' N., long. 123° 56' W.

CALIFORNIA.

San Francisco Light-vessel replaced on Station.—
Relief Light-vessel withdrawn.—Referring to Notice to
Mariners No. 24 (1355) of 1910, further notice is given
that on 30th June, 1910, San Francisco Light-vessel No. 70
was replaced on her station off the bar at the entrance to
San Francisco Bay, California, and Relief Light-vessel San Francisco Bay, Califo No. 76 was then withdrawn.

No change has been made in the characteristics of the

light or fog-signals of Light-vessel No. 70.

Approx. position: Lat. 37° 45′ 3″ N., long. 122° 41′ 30″ W.

SOUTH PACIFIC OCEAN.

BISMARCK ARCHIPELAGO.—SABLE ISLAND.—DESCRIPTION. —Non-existence of Sand-Bank South-South-Westward.—As the result of an investigation in 1909 by the steamer "Natuna," it was ascertained that Sable Island, Bismarck Archipelago, is a small sand-bank, without vegetation, about 165 yards in extent and from 7 ft. to 10 ft. high at its highest point. During heavy weather the seas pass completely over it. completely over it.

The sand-bank shown on the charts about 15 miles south-south-westward of Sable Island does not exist.

Approximate position of Sable Island: Latitude 3° 32′ S. longitude 154° 43′ E.

Notice to Mariners No. 97 of 1910.

Lights at the Seaward End of Wellington Harbour Board's City Wharves.

Marine Department,
Wellington, N.Z., 12th September, 1910.

WITH reference to Notices to Mariners Nos. 65 of 1909, and 63 of 1910, re the lights shown at the seaward end of the Wellington Harbour Board's city wharves, the following amended notice is given re the heights of these lights, namely:—

Taranaki Street Wharf :--

Three lights: Red, green, green; vertical, at heights respectively of 35 ft., 30 ft., and 24 ft. above highwater level.

Wool Jetty:

Three lights: Green, green, green; vertical, at heights respectively of 29 ft., 24 ft., and 18 ft. above highwater level.

Railway Wharf:—
Three lights: Green, green, white; vertical, at heights respectively of 34 ft., 28 ft., and 22 ft. above highwater level.

Glasgow Wharf:—
Three lights: Green, green, red; vertical, at heights respectively of 34 ft., 28 ft., and 22 ft. above highwater level.

King's Wharf:—
Three lights; Green, white, red; vertical, at heights respectively of 56 ft., 50 ft., and 44 ft. above highwater level.

Clyde Quay Wharf:—
Three lights: Red, green, white; vertical, at heights respectively of 35 ft., 29 ft., and 23 ft. above highwater level.

Charts, &c., affected: Admiralty Charts Nos. 803 and 1423; "New Zealand Pilot," eighth edition, 1908, Chap. v, page 145; "New Zealand Nautical Almanac," 1910, pages 136 and 144.

J. A. MILLAR.

Forbidding Money-order and Postal Correspondence for T. Baxter, Post-office Box 674, Auckland.

THE Postmaster-General of the Dominion of New I Zealand having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in a fraudulent business or undertaking, 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.

SCHEDULE

T. BAXTER. Post-office Box 674, Auckland.

Dated this 13th day of September, 1910.

JOHN G. FINDLAY, For Postmaster-General.

Examination Shed appointed.

USTOMS.—In exercise of the powers in me for this DUSTOMS.—In exercise of the powers in the for this purpose vested by the Customs Law Act, 1908, I, the Minister of Customs, do hereby appoint that the undermentioned building shall be a place where goods may be deposited for examination on the landing thereof, viz. :-

HARBOUR BOARD SHED MARKED "A,"

galvanized iron, and situated adjacent to the Wharf, on land owned by the Waitara Harbour built of Waitara ${\bf Board.}$

Given under my hand, at Wellington, this fifth day of September, one thousand nine hundred and ten.

GEO. FOWLDS, Minister of Customs.

Minister's Order No. 935.]

Notice of Intention to take Land in Blocks IX and XV, Whernside Survey District, Awatere Road District, for Road Purposes.

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 road in Blocks IX and XV, Whernside 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 Kekerangu, and

is there open for inspection; and that all persons affected by | Notice published pursuant to the Provisions of Section 15 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 Public Trust Office, 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 parcels of land required to be taken :-

Approximate Area of each of	the Parcels of	be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Sheet No. of Plan	Coloured on Plan
A.	в. 1	Р.	D St	xv	Whernside	2	Red.
0		16	Benmore Stream	ΔV	Wilernside	2	Iveu.
1	1	25	Kekerangu River	"	" .	2	"
			bed	T37 0			Į.
3	1	30	Ditto	IX &	~	2	"
^				XV	l I		1
0	2	0	,,	1X	"	2	"
6	1	0			"	2	" ",
1	0	0	River-bed fronting	XV	,	1	Purple.
			Section 60			_	1
2	3	35	River-bed fronting	"	*	2	, ,,
			Sections 88 and 238	,			
0	3	10	River-bed fronting	, ,	. "	2	
			Section 88			ĺ	
0	1	20	Ditto	,,	,,	2	,,
16	0	0	Sections 60, 61, 62,	,,	, ,,	1	Yellow.
			and 88			İ	
0	0	25	Section 64	IX	,,	2	,,
4	2	0	, 64	,,	,,	2	,,,
ō	2 1	Õ	" 60 ···	Χ̈́V	,,	1	,,
-		-				ļ _	{

All in the Marlborough Land District; as the same are more particularly delineated on the plan marked P.W.D. 27225, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured as above.

As witness my hand, at Wellington, this twelfth day of September, one thousand nine hundred and

R. McKENZIE Minister of Public Works.

Education Board of the District of Nelson.—Election of Member to fill Extraordinary Vacancy.

TT is hereby publicly notified that LOCKHART DOBBIE EASTON, Esq.,

has been elected a member of the Education Board of the District of Nelson for the Middle Ward thereof, in place of T. J. Baigent, Esq., deceased.

In the election the number of valid votes cast for each candidate was as follows:—

Easton, Lockhart Dobbie				80
Page, Hugh			• • • •	79
Allan, George Henry	•••	•••	•••	38
// 1 1 1 f ·	12.3			107

Total number of valid votes Total number of votes rejected as informal, 4.

Education Office, Nelson, 3rd August, 1910.

N. R. WILLIAMS Returning Officer.

Education Board of the District of Nelson.—Election of Members.

T is hereby publicly notified that Messrs. Andrew Thomas Maginnity, John Diedrich Beuke, and Job Lushanus Munson,

being the only candidates nominated, are declared elected members of the Education Board of the District of Nelson for the East, Middle, and West Wards respectively.

Education Office, Nelson, 26th July, 1910. N. R. WILLIAMS, Returning Officer.

Public Trust Office,
Wellington, 13th September, 1910.

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

Hand, George, late of Wellington, in the Provincial District of Wellington, bootmaker. Filed on the 17th day of August, 1910.

Hand, George, late of Weilington, in the 17th day of August, 1910.

Sturtivant, Claude John, late of Wellington, in the Provincial District of Wellington, warehouseman. Filed on the 17th day of August, 1910.

Sutton, Walter Carey, late of Orakei, in the Provincial District of Auckland, carpenter. Filed on the 17th day of August, 1910.

Hannah, Charles, late of Hastings, in the Provincial District of Hawke's Bay, labourer. Filed on the 17th day of August, 1910.

May, Margaret, late of Mauriceville, in the Provincial District of Wellington, domestic. Filed on the 19th day of August, 1910.

Clancey, Michael, late of Karamea, in the Provincial District of Nelson, labourer. Filed on the 22nd day of August, 1910.

Eberhardt, John, late of Runanga, in the Provincial District of Westland, shoemaker. Filed on the 22nd day of August, 1910.

of August, 1910.

Swallow, Martha, late of Remuera, in the Provincial District of Auckland, married woman. Filed on the 22nd

day of August, 1910.

Leef, Peter, late of Whangape, in the Provincial District of Auckland, bushman. Filed on the 24th day of August, 1910.

August, 1910.

Burgoyne, Barbara, late of West Bridgend (Dumbarton), Scotland. Filed on the 24th day of August, 1910.

Thompson, William Henry, late of Waiutu, in the Provincial District of Westland, miner. Filed on the 25th day of August, 1910.

Sutton, George, late of Manapouri, in the Provincial District of Otago, rabbiter. Filed on the 25th day of August, 1910.

Ambrose, Georgina, late of Shirley, in the Provincial District of Canterbury, spinster. Filed on the 25th day of August, 1910.

of August, 1910.

Neville, Charles, late of Orakipaoa, in the Provincial District of Canterbury, labourer. Filed on the 25th day

Neville, Charles, late of Orakipaoa, in the Provincial District of Canterbury, labourer. Filed on the 25th day of August, 1910.

Hale, Marion Beatrice, late of Wellington, in the Provincial District of Wellington, domestic. Filed on the 29th day of August, 1910.

Legg, Mary, late of Wellington, in the Provincial District of Wellington, domestic. Filed on the 29th day of August, 1910.

Watson, William, late of Dunedin, in the Provincial District of Otago, storeman. Filed on the 29th day of August, 1910.

Watkins, Arthur Evelyn, late of Akaroa, in the Provincial District of Canterbury, clerk. Filed on the 31st day of August, 1910.

Bryan, William, late of Temuka, in the Provincial District of Canterbury, labourer. Filed on the 31st day of August, 1910.

Geary, Harold Vivian John, late of Masterton, in the Provincial District of Canterloury, labourer.

August, 1910.
Geary, Harold Vivian John, late of Masterton, in the Provincial District of Wellington, plasterer. Filed on the 31st day of August, 1910.
Williams, John, late of Barrytown, in the Provincial District of Westland, farmer. Filed on the 31st day of August, 1910.
Kennelly, Ellen, late of Palmerston, in the Provincial District of Otago, housewife. Filed on the 3rd September. 1910.

District of Utago, nousewise. Filed on the Provincial District of Wellington, bushfeller. Filed on the 7th day of September, 1910.

Stott, David, late of Ashburton, in the Provincial District of Canterbury, sheep-dealer. Filed on the 8th day of September, 1910.

trict of Canterbury, sheep-dealer. Filed on the 8th day of September, 1910.

Ferguson, William Wilson, late of Bluff, in the Provincial District of Otago, pensioner. Filed on the 8th day of September, 1910.

Hardie, John, late of Green Island, in the Provincial District of Otago, pensioner. Filed on the 8th day of September, 1910.

Charles, Isabella, late of Mosgiel, in the Provincial District of Otago, widow. Filed on the 8th day of September, 1910.

tember, 1910.

Cunningham, James, late of Napier, in the Provincial District of Hawke's Bay, carpenter. Filed on the 8th day of September, 1910.

Foxcroft, William, late of Little River,

foxcroft, William, late of Little River, in the Provincial District of Canterbury, labourer. Filed on the 9th day of September, 1910.

Bramich, Howard, late of Rakaia, in the Provincial District of Canterbury, labourer. Filed on the 9th day of

September, 1910.
Dale, Mary Lavinia, late of Ohautira, in the Provincial District of Auckland, married woman. Filed on the 9th day of September, 1910.
Watts, Reginald Adolfina, late of Reefton, in the Provincial District of Nelson, miner. Filed on the 12th day of September, 1910.

of September, 1910.

Harris, Herbert Gillman, late of Blackball, in the Provincial District of Westland, miner. Filed on the 12th day of September, 1910.

FRED FITCHETT,
Public Trustee.

CROWN LANDS NOTICES.

Pastoral Lands in Hauraki Mining District for License.

District Lands Office,
Auckland, 12th September, 1910.

NOTICE is hereby given that the undermentioned lands are open for license under the regulations for the occupation of pastoral lands within the Hauraki Mining District, and applications will be received at the District Lands Office, Auckland, up to 4 o'clock p.m. on Monday, the 24th day of October, 1910.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Coromandel County.

HASTINGS Survey District, Block II, Section I: Comprising 377 acres and 13 perches. Altitude, from 400 ft. to 600 ft. above sea-level. Comprises broken land covered with mixed forest, comprising tawa, rata, hinau, miro, nikau, kohekohe, and a few puriri-trees, with dense undergrowth. Clay soil, fair to medium in quality, resting on slate formation; well watered. Distant about nineteen miles from Thames, eighteen miles by good metalled cartroad.

Tauranga County.

Aroha Survey District, Block IV, and Katikati North Survey District, Block I: Comprising 4,200 acres, more or less. Undulating land, mostly covered with short fern and manuka, with some swamp at eastern end of block; fairly well watered; fronts main Waihi-Katikati Road from about four to eight miles from Waihi Town.

TERMS AND CONDITIONS.

Term, twenty-one years, with conditional right of renewal.

The maximum area that can be selected is 1,000 acres, and the minimum area 25 acres. On approval of applications survey fees will require to be deposited in accordance with scale of fees for the survey of Crown lands. Survey fee is credited to the licensee as rent paid in advance. If Section I, Block II, Hastings Survey District, is selected as a whole, survey fee can be dispensed with.

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 case there is a ballot.

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Lands in Hawke's Bay Land I Selection. Land District open for Sale or

District Lands Office,
Napier, 14th September, 1910.

Notice is hereby given that the undermentioned lands
are open for sale or selection, and applications will be
received at this office up to 4 o'clock p.m. on Thursday, the
10th day of November, 1910, under the provisions of the
Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT .- DANNEVIRKE COUNTY .-Norsewood Survey District.

First-class Land.

A. R. P. £ s. d. £ s. d. £ s. d. 6 | IX | 126 0 0 | 1,150 0 0 | 28 15 0 | 23 0 0 Somewhat broken in the western portion, the remainder being flat and undulating. About half of the section is in English grass. Good soil; well watered. Altitude, 1.075 ft. to 1,250 ft. above sea-level. Distant five miles from Piripiri and Matamau Railway-stations. The owner of buildings will be allowed two months in which to remove or otherwise dispose of them dispose of them.

 $Second\hbox{-}class\ Land.$

| 1,069 0 0 | 2,200 0 0 | 55 0 0 | 44 0 Forest country, suitable for pastoral purposes. About 600 acres of the southern portion consists of low hills, with tawa, rimu, and other mixed bush, and fair soil. The remainder of the section consists of rough broken country, with inferior soil; well watered. Altitude, 1,200 ft. to 2,400 ft. above sealevel. Distant six miles from Piripiri and Matamau Railway-stations.

1 | IX | 1,459 0 0 | 2,300 0 0 | 57 10 0 | 46 0 0 Mixed forest country, suitable for pastoral purposes. About 600 acres consists of fairly low hills, the remainder being high and broken. The soil is fair to inferior; well watered. Altitude, 1,000 ft. to 2,400 ft. above sea-level. Distant six miles from Piripiri and Matamau Railwaystations.

C. R. POLLEN. Commissioner of Crown Lands.

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

District Lands Office,
Dunedin, 6th September, 1910.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be offered for sale by public auction for cash, at this
office, at 11 o'clock a.m. on Thursday, the 8th day of
December, 1910.

SCHEDULE.

OTAGO LAND DISTRICT.

Section.	Block.	Area.	Upset Price.

TOWN LAND.

Town of Ranfurly.

A. R. P. 0 1 4.7 £ s. 35 0 0 Weighted with £730, valuation for improvements consisting of building containing twenty-five rooms, windmill, tower, and tank.

SUBURBAN LAND.

Town of Alexandra.

1 1 19 XXVII 5 0 0 Weighted with £5 11s. 4d., valuation for fencing.

E. H. WILMOT, Commissioner of Crown Lands.

Land in Auckland Land District for Disposal under Section 129 of the Land Act, 1908.

District Lands Office,

Auckland, 18th July, 1910. Auckland, 18th July, 1910.

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of to the holders of adjoining land, under section 129 of the said Act, on or after Thursday, the 27th day of October, 1910.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 103, Parish of Ngaroto, containing 14 acres 3 roods, more or less.

ERIC C. GOLD SMITH, Commissioner of Crown Lands.

Lands in Taranaki Land District forfeited.

Department of Lands, Wellington, 10th September, 1910.

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

SCHEDULE.

TARANAKI LAND DISTRICT.

Section.	Block.	District.		Formerly	held by		Tenur	Θ.	Reason for Forfeiture.
11 10 9 2	XIII XII IV	Mimi Waro Mimi Mahoe	•••	E. Sothern G. C. Cooper A. Armstrong C. W. Donghi		•••	O R.P. R.Ľ	•••	Non-improvement. Selector's request.

J. G. WARD, Minister of Lands.

Land in Southland Land District for Sale by Public | Lands in Wellington Land District for Disposal under Auction.

District Lands Office,
Invercargill, 18th August, 1910.

OTICE is hereby given that the undermentioned lands
will be offered for sale by public auction, for eash,
under the provisions of section 132 of the Land Act, 1908, at this office, on Wednesday, the 23rd day of November, 1910, at 11 a.m.

SCHEDULE.

SOUTHLAND LAND DISTRICT. - SOUTHLAND COUNTY .- CAMP-BELLTOWN HUNDRED.

Rural Lands.

Section.	Block.	Area.	Upset Price.			
		A. R. P.	£ s. d.			
83	V	253 0 17	190 0 0			
*84	"	22 8 3 0	175 0 0			

*Weighted with £11 11s., valuation for fencing near south boundary.

Nearly all open land, mostly level, chiefly swamp, with some sandhills towards the north and north-west. Soil sandy loam, and in the swamp dark loam and peaty. Accessible by road, but a railway-crossing is necessary. Distant 1 mile and 50 chains from Awarua Railway-station; two miles from Greenhills Railway-station.

H. M. SKEET, Commissioner of Crown Lands.

Land in Auckland Land District open for Sale or Selection

District Lands Office, District Lands Office,
Auckland, 11th July, 1910.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
is open for sale or selection, and applications will be received at this office up to 4 o'clock p.m. on Monday, the
24th day of October 1910 24th day of October, 1910.

SCHEDULE.

AUCKLAND LAND DISTRICT. - MANGONUI COUNTY. - MAUNGA-TANIWHA SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly		
4	II	A. R. P. 237 2 0	£ s. d.	£ s. d.	£ s. d.		

ERIC C. GOLD SMITH, Commissioner of Crown Lands. Section 128 of the Land Act, 1908.

District Lands Office,
Wellington, 5th September, 1910.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be disposed of, under section 128 of the said Act, on or after Thursday, the 8th day of December, 1910.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	Block.	Survey Distric	t.	Area.
5 7	X XI	Mikimiki.	::	Acres. 237 300

JAMES MACKENZIE, Commissioner of Crown Lands.

Lands in the Town of Winslow, Canterbury Land District, for Lease by Public Auction.

District Lands Office, Christchurch, 15th August, 1910.

Office is hereby given that the undermentioned lands will be offered for lease by public auction, at the Courthouse, Ashburton, at 2.30 o'clock p.m. on Wednesday, the 21st day of September, 1910.

In the event of the leases of any of the allotments not being disposed of at auction, they will immediately thereafter be open for selection at the District Lands Office, Christ-

SCHEDULE.

CANTERBURY LAND DISTRICT. - TOWN OF WINSLOW.

Sections.		Sections. Block.		Upset Annual Rental.			
			A. R. P.	£ s. d.			
1 to 28 inclusive		I	7 0 8	1 1 0			
1 to 7 "		II	6 2 4	1 0 0			
1 to 12 "	!	III	6 2 3	1 0 0			
1 to 8 "		IV	4 0 4	0 12 0			
1 to 5 "		V	5 1 0	0 16 0			
1 to 4 "		VI	2 3 6	0 8 0			
1 to 20 "		VII	5 0 20	0 15 0			
1 to 13 "		VIII	6 3 23	0 14 0			
1 to 6		IX	3 3 25	0.12 0			

CONDITIONS OF LEASE.

- 1. The purchaser of a lease shall, immediately upon the fall of the hammer, or with his application, deposit an amount equal to one year's rent at the rate offered, together with £1 1s. lease fee.

 2. Possession will be given on the day of sale, or on acceptance of the application.

on the day of sale, or on acceptance of application.

4. The Commissioner of Crown Lands may at any time resume possession of the land comprised in a lease, or any portion thereof, by giving to the lessee six months' notice in writing of his intention so to do.

5. The lessee shall have no right to compose tion without the compose tion.

5. The lessee shall have no right to compensation either for any improvements that may be placed upon the land or for any improvements that may be placed upon the land or on account of the aforesaid resumption, or for any other cause, but he will be allowed, on the expiration of his lease, or in the event of the land being resumed as hereinbefore provided, to remove any fencing or buildings erected by him upon the land.

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

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

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

the Commissioner of Crown Lands.

9. The lessee will be required, within six months from the commencement of the lease, to have the land securely fenced, and thoroughly cleared of gorse, broom, sweetbriar, or other noxious weeds, and to so keep it cleared during the whole of 10. The rent shall be payable yearly in advance, free from

all deductions whatsoever.

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

T. N. BRODRICK, Commissioner of Crown Lands.

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

District Lands Office, Wellington, 19th July, 1910.

N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of, under section 128 of the said Act, on or after Wednesday, the 26th day of October, 1910.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	Block.	Survey District. Area.					
22	XV	Manganui	A. B. P. 26 2 23				

JAMES MACKENZIE. Commissioner of Crown Lands.

Village-homestead Allotments in Wellington Land District open for Selection on Renewable Lease.

District Lands Office,

Wellington, 18th July, 1910.

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned village-homestead allotments are open for selection on renewable lease, and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 25th day of October, 1910.

SCHEDULE.

WELLINGTON LAND DISTRICT.—PAHIATUA COUNTY.—MANGA-HAO SURVEY DISTRICT.— MAKARETU VILLAGE SETTLE-MENT.

Village-homestead Allotments.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
100		A. R. P.	£ s. d.	£ s. d.
136 137	III	58 2 20 58 3 23	$\begin{bmatrix} 1,170 & 0 & 0 \\ 1.270 & 0 & 0 \end{bmatrix}$	23 8 0 25 8 0
138	"	58 3 14	1,250 0 0	25 0 0

JAMES MACKENZIE, Commissioner of Crown Lands.

3. The leases will be for a term of ten years, commencing Pastoral Run in Otago Land District for License by Public Auction.

District Lands Office.

Dunedin, 19th July, 1910.

OTICE is hereby given that the undermentioned pastoral run will be offered for license by public auction, at this office, at 11 o'clock a.m., on Wednesday, the 21st day of September, 1910, under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTIONS 1, 2, 4, 7, 11, 12, 13, 14, 16, 17, 18, 19, and 22, Block I, Tuapeka West District, Tuapeka County: Area, 1,522 acres 3 roods 29 perches. Term, fourteen years. Upset annual rental. 62 set annual rental, £8.

The run is situated about seven miles from the Town of Lawrence by a good road. The land is rough and broken, the intersecting gullies being deep and steep. Most of the area is covered with fern.

Possession will be given on the day of sale.

E. H. WILMOT, Commissioner of Crown Lands.

Pastoral Run in Hawke's Bay Land District for License by Public Auction.

District Lands Office,
Napier, 2nd August, 1910.

Notice is hereby given that the undermentioned pastoral run will be offered for license by public auction, at the local Lands Office, Gisborne, at 11 o clock a.m. on Wednesday, the 28th day of September, 1910, under the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIAPU COUNTY.—TOKO-MARU SURVEY DISTRICT.

Class B .- National Endowment.

Section	Block.	Area,	Upset Annual Rental.	\mathbf{Term}
	!			

A. R. P. £ s. d.

4 | I | 186 0 0 | 12 0 0 | 21 years.

Situated on the inland Waispu Road, about sixty miles north of Gisborne and fifteen miles from Tokomaru Bay. There is no flat land on the section, which comprises ridges with good wide sloping sides. The soil is fair on a subsoil of informer allow with extense of number of particles and these covered. inferior clay, with patches of pumice here and there; covered with fern and tutu; well watered.

> C. R. POLLEN. Commissioner of Crown Lands.

Small Grazing-run in Hawke's Bay Land District open for Lease.

District Lands Office,
Napier, 6th September, 1910.

OTICE is hereby given that the undermentioned small
grazing run is open for lease and applications. grazing-run is open for lease, and applications will be received at this office up to 4 o'clock p.m. on Thursday, the 10th day of November, 1910, under the provisions of the Land Act. 1908.

SCHEDULE.

Hawke's Bay Land District. — Waipawa Coi Wakarara and Makaretu Survey District. COUNTY. -

Second-class Pastoral Land.

Run No.	Area.	Half-yearly Rental.
101	1,718 0 0	£ s. d. 26 0 0

Situated about seven miles by road from Wakarara Postoffice, and about seven miles by road from wakarara Postoffice, and about twenty-two miles from Ongaonga. High,
broken, pastoral country, all in bush, consisting principally
of red and black birch and stunted rimu. Altitude. 2,200 ft.
to 3,500 ft. Soil fair; well watered by several streams, many
of which are difficult to cross owing to their precipitous sides.

C. R. POLLEN, Commissioner of Crown Lands. Land in Tautari Settlement, Auckland Land District, open for Selection on Renewable Lease.

District Lands Office,

Auckland, 11th July, 1910.

Auckland, 11th July, 1910.

Notice is hereby given 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 Tuesday, the 27th day of September, 1910, under the provisions of the Land Act, 1908, and the Land for Settlements Act. 1908

SCHEDULE.

AUCKLAND LAND DISTRICT. — WEST TAUTARI SETTLEMENT. DISTRICT. - WEST TAUPO COUNTY .-

First-class Land

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

A. R. P. £ s. d. £ s. | 322 0 30 | 2,250 0 0 | 50 12 22

Weighted with £97, valuation for two-roomed house, cowshed, stockyard, and 90 chains fencing.

Altitude, from 400 ft. to 500 ft. above sea-level. Undulating land; about 200 acres grass mixed with fern, balance fern land; the greater part of this section was once in grass, but is now largely overgrown with fern. Soil light learn, medium second-class quality; well watered by small streams. Situated about sixteen miles from Kihikihi by formed cart-road. formed cart-road.

ERIC C. GOLD SMITH. Commissioner of Crown Lands.

Land in Selwyn Settlement, Auckland Land District, open for Selection on Renewable Lease.

District Lands Office,

Auckland, 2nd August, 1910.

OTICE is hereby given that the undermentioned land is open for selection on repeatable learning. is open for selection on renewable lease, and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 27th day of September, 1910, under the provisions of the Land Act, 1908, and the Land for Settlements Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT. - MATAMATA COUNTY. -- PATE TERE NORTH* AND PATETERE NORTH-EAST SURVEY DISTRICTS.—SELWIN SETTLEMENT.

Second-class Land.

Section.	Block.	Ar	Area.		Capital Value.			Half-yearly Rental.		
		Α.	R.	P.	£	s.	d.	£	s.	d.
75	$\left\{ egin{array}{c} \mathbf{I}\mathbf{V}^{*} \end{array} \right\}$	2,357	0	0	3,300	0	0	74	5	0

Weighted with £768 10s., valuation for improvements, consisting of 200 acres grassing, 310 chains fencing, and well-built modern house, buggy-house, shed, stable and three small rooms; stock-yard. Of this amount, £590 may remain on mortgage, the balance, £178 10s., to be paid immediately on approval of application.

Altitude varies from 500 ft. to 950 ft. above sea-level. Distant about ten miles from Okoroire Railway-station by good formed road; Okoroire Post-office and hotel about seven miles from the section. Agricultural and pastoral land of inferior to very good light loam, on decomposed rhyolite formation; undulating to broken. About 400 acres bush, 1,600 acres fern; balance once sown and in good grass, but now gone back considerably; well watered.

ERIC C. GOLD SMITH.

ERIC C. GOLD SMITH. Commissioner of Crown Lands.

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

District Lands Office,
Wellington, 11th July, 1910.

NOTICE is hereby given that the undermentioned village-homestead allotment is open for selection on renewable lease, and applications will be received at this

office up to 4 o'clock p.m. on Wednesday, the 28th day of September, 1910, under the provisions of the Land Act, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.—OHAKUNE VILLAGE SETTLE-MENT.

Section.		Block.		Area.		C	Capital Value.			Half-yearly Rental.			
41	1	••	1	A. 10	п. О	P. 0	i	£ 200	s. 0	d. 0	£	s. 0	d. 0

Locality and Description.

Situated on Upane Road, access being from Ohakune Township, which is about half a mile distant by the main road, which is formed and metalled, and by Upane Road, which has been felled and stumped. The section comprises all flat land; soil is fairly good though light quality, on volcanic-grit formation. The forest is heavy, comprising rimu, kahikatea, &c., with usual undergrowth. Offered subject to the right already granted to Mr. F. J. Carter to cut and remove all milling-timber from the section.

TERMS AND CONDITIONS OF LEASE.

- 1. The land enumerated above is first-class land, and is a village-homestead allotment, open for selection on renewable lease for periods of sixty-six years under the provisions of the Land Act, 1908 (hereinafter referred to as "the said Act").
- 2. The rental stated above shall be the price at which the land shall be open for selection.
- 3. Applications for a lease shall be made in manner as provided in Part I of the said Act; and all such applications shall be made to the Commissioner of Crown Lands, Wellington; and a lease shall be issued in accordance with the provisions of Part I aforesaid.
- 4. Each applicant shall state his or her residence, occupation, and condition in life (namely, whether married or single), and will be required to make the prescribed decla-
- 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-yearly payment.
- 6. All rent must be paid half-yearly, in advance, on the 1st days of January and July in each year, as provided in section 180 of the said Act; and the first half-year's rent is payable as before provided.
- 7. Improvements and residence on the land comprised in the lease shall be 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.
- 8. No lessee shall divide, sublet, or transfer the land held by him under these regulations, except under and subject to the provisions of Part I of the said Act.
- 9. No lessee shall apply for or hold more than one allotment, and such allotment shall be held for his or her sole use and benefit, and not for the use or benefit of any other person whomsoever. Any person who already holds land shall not be eligible as a selector.
- 10. The lease shall be issued subject to the condition that the Crown reserves the right to construct and lay down tramways, or to authorize any person to do so, though the land comprised therein.
- 11. 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. the particular case.

JAMES MACKENZIE, Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Whakatane, Bay of Plenty.

Registrar's Office, Auckland, 12th September, 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 Whakatane, Bay of Plenty, on the 3rd day of October, 1910, or as soon thereafter as the business of the Court will allow.

[Auckland, 1910-38.]

SCHEDULE.

APPLICATION UNDER SECTION 144 OF THE NATIVE LAND ACT, 1909, FOR LETTERS OF ADMINISTRATION WITHOUT A WILL,

No.	Name of Applicant.	Name of Deceased.
492	Teko Tiopira (by her solicitor and agent, Henry E. Elliott)	Tiopira Tamaikoha.

APPLICATIONS FOR PARTITION.

No.	Nam	e of Appli	Name of Land.			
493 494 495 496	Minister of Native Affairs Minister of Native Affairs Minister of Native Affairs Minister of Native Affairs	••	••			Te Whaiti. Ruatoki No. 1. Ruatoki No. 2. Ruatoki No. 3.

APPLICATIONS FOR APPOINTMENT OF TRUSTEES.

No.	Name of Applica	Name of Land.			Names of Minors.		
497	Minister of Native Affairs	••	••	Parekohe	• •		To each and all of the minors named in the freehold order therefor.
498	Minister of Native Affairs	• •		Otara	••	• •	
499	Minister of Native Affairs	.:		Paraoanui North	••		m 1 1 11 4/1 !
500	Minister of Native Affairs		••	Paraoanui South	• •		To each and all of the minors named in the freehold order therefor.
501	Minister of Native Affairs	••	••	Omahuru	••		
502	Minister of Native Affairs	•*•	• •	Tauwharemanuka			To each and all of the minors named in the freehold order therefor.
503	Minister of Native Affairs	••	••	Tauranga		••	To each and all of the minors named in the freehold order therefor.
504	Minister of Native Affairs	••	••	Waikarewhenua	••	••	To each and all of the minors named in the freehold order therefor.
505	Minister of Native Affairs	••		Maungapohatu	••		
506	Minister of Native Affairs	••	••	Ruatoki No. 1	••		To each and all of the minors named in the freehold order therefor.
507	Minister of Native Affairs		••	Ruatoki No. 2	••		To each and all of the minors named in the freehold order therefor.
508	Minister of Native Affairs		••	Ruatoki No. 3	••	••	To each and all of the minors named in the freehold order therefor.
509	Minister of Native Affairs	••	••	Waipotiki		• •	m 1 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
510	Minister of Native Affairs	••	••	Karioi		• •	
511	Minister of Native Affairs		••	Whaitiripapa		••	

Sitting of the Native Appellate Court at Auckland.

Registrar's Office, Auckland, 12th September, 1910.

OTICE is hereby given that a sitting of the Native Appellate Court will be held at Auckland on the 11th day of October, 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. place aforesaid.
[Auckland, 1910–37.]

E. P. EARLE, Registrar.

SCHEDULE.

	*.	APPEALS.	and the second of the second of the second of
No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
:	APPLIC	ATIONS FOR LOWER WA	IKATO DISTRICT.
		ADJOURNED APPLICAT	ions.
1 2	Roka H. Hopere (for Nepe te Awapouri) Tira Matini, Roore Erueti, Rangi Kaumoana Hare Tai, and Pare Whakarongotai	•	Decision, dated tue 10th of June, 1908, appointin successors to Huiana Rangitaunga, deceased. Decision, dated the 16th June, 1908, upon investi gation of title.
8	Remana Nutana (for Harepata Kotuku and others)	Ohiapopoko and Takapau- nui	Decision, dated the 16th June, 1908, upon investigation of title.
No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
No.	Name of Appellant.	Name of Land.	ERED TO BE DEPOSITED AS SECURITY FOR COSTS. Decision in respect of which Appeal is made.
4	Tira Matini, Roore Erueti, Rangi Kaumoana, Hare Tai, and Pare Whakarongotai	Ohiapopoko	Decision, dated the 16th June, 1908, upon investigation of title.
		NEW APPLICATIONS	•
5	Toea te Awaitaia, Houkura Awaitaia, Awarutu Awaitaia, Tariao Ihaka, and Kerei Hae- ana	Karamu, Lot 201	Decision, dated the 5th June, 1909, partitioning the said land.
6	Maaka P. Patene	Te Akau D Nos. 7 and 8	Decision, dated the 8th June, 1909, appointing successors to Tuaiwa Ngatipare, deceased.
,	Applications	under Section 50 of the]	NATIVE LAND ACT, 1909.
No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
7	Hariata Nini (by her solicitor,	Kaiwaka and Pakipaki Is-	Decision, dated the 20th June, 1905, appointing

No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.	
8	Hariata Nini (by her solicitor, John St. Clair) Hariata Nini (by her solicitor, John St. Clair)	Kaiwaka and Pakipaki Islands Auahi or Puhunui Islands	Decision, dated the 20th June, 1905, appointing successors to Matiu. Wehewehe, deceased. Decision, dated the 20th June, 1905, appointing successors to Mere Ngataru, deceased.	

APPLICATIONS BY THE REGISTRAR OF THE NATIVE LAND COURT, UNDER RULE 124 UNDER THE NATIVE LAND ACT, 1909, TO HAVE APPEALS DISMISSED FOR NON-PAYMENT OF AMOUNT ORDERED TO BE DEPOSITED AS SECURITY FOR COSTS.

No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.			
9	Toea te Awaitaia, Houkura Awai- taia, Awarutu Awaitaia, Tariao Ihaka, and Kerei Haeana	Karamu, Lot 201	Decision, dated the 5th June, 1909, partitioning the said land.			
10	Atareta Rangihuia Tunui and Perehita Tunui	Te Akau A No. 8	Decision, dated the 15th July, 1910, partitioning the said land.			
11	Karaka K. Tarawhiti and others	Moerangi (Matakowhai)	Decision, dated the 7th May, 1910, upon investigation of title.			
12	Karaka K. Tarawhiti and others	Moerangi (Matakowhai)	Decision, dated the 7th May, 1910, upon investigation of title.			
13	Taiawa Honana	Moerangi	Decision, dated the 7th May, 1910, upon investigation of title.			
14	Rihi Huanga, Maraea Epiha, and Tariko Maniapoto	Moerangi	Decision, dated the 7th May, 1910, upon investigation of title.			
15	Pouwhera Kihi and others	Moerangi	Decision, dated the 7th May, 1910, upon investigation of title.			
16	Hori Tamatera	Moerangi	Decision, dated the 7th May, 1910, upon investigation of title.			
17	Pouwhero Kihi	Karamu, Lots 23 and 33	Decision, dated the 15th July, 1910, partitioning the said land.			
18	Raiha Tetana, Wi Tana Manu- kau, Wiremu Taipuao, Hohepa te Hira and others	Moerangi (Manuera)	Decision, dated the 7th May, 1910, upon investigation of title.			

APPLICATIONS BY THE REGISTRAR OF THE NATIVE LAND COURT, UNDER RULE 124 UNDER THE NATIVE LAND ACT, 1909, TO HAVE APPEALS DISMISSED FOR NON-PAYMENT OF AMOUNT ORDERED TO BE DEPOSITED AS SECURITY FOR COSTS—contd.

ļ	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
· · · · · · · · · · · · · · · · · · ·	APPLIO	CATIONS FOR COROMAN	DEL DISTRICT.
		ADJOURNED APPLICATIO	
19	Tukumana te Taniwha (for him- self and Hohepa Mataitaua)		Decision, dated the 12th December, 1905, upon investigation of title.
	_	NEW APPLICATIONS.	
20 (Hohepa Mataitaua	Ahuroa No. 1	Decision, dated the 15th October, 1908, appointing
21	Haora Tupaca, Poata Makuini, and Peke te Moananui	Moehau No. 1g	successors to Ngamokamoka Pepene, deceased. Decision, dated the 28th October, 1908, partitionin the said land.
22	Rahera Tanui and Erana te One-	Pukawa	Decision, dated the 9th December, 1908, upo
23	rere Taui Mahakara	Pukawa	investigation of title. Decision, dated the 9th December, 1908, upon investigation of title.
24	Te Kau Maketu (on behalf of himself and hapu, by their solicitor, T. A. Moresby)	Manaia Nos. 1B and 2B	Decision, dated the 9th March, 1910, partitionin the said land.
25	Ngaruna Mikaere	Manaia Nos. 1B and 2B	Decision, dated the 9th March, 1910, partitioning
26	Te Reiti Watana and another	. ·•	the said land. Decision, dated the 8th March, 1910, granting probate of the will of Kataraina Hauruia, deceased.
27	Hohepa Mataitaua	Hikuhikusus	Decision, dated the 9th March, 1910, partitionin
. :28	Haora Tupaea, Poata Makuini, and Peke te Moananui	Moehau No. 1g	the said land. Decision, dated the 28th October, 1908, partitionin the said land.
29	Rahera Tanui and Erana te One-	Pukawa	Decision, dated the 9th December, 1908, upo
30	Te Kau Maketu (on behalf of himself and hapu, by their	Manaia Nos. 1B and 2B	investigation of title. Decision, dated the 9th March, 1910, partitionin the said land.
- 1		f contract of the contract of	
31	solicitor, T. A. Moresby) Hohepa Mataitaua	Hikuhikuaua	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT 1
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LAN	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT F I LAND LAWS AMENDMENT ACT, 1903.
	solicitor, T. A. Moresby) Hohepa Mataitaua	erau District Maori Lan	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT B
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LAN	D COUNCIL REFERRED TO THE APPELLATE COURT B I LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made.
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LANGE SECTION 11 OF THE MAOR	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT B I LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT.
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LANGE SECTION 11 OF THE MAORI Name of Land. PLICATIONS FOR KAIPA ADJOURNED APPLICA	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT B I LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT.
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LANGE SECTION 11 OF THE MAORI Name of Land. PLICATIONS FOR KAIPA ADJOURNED APPLICATIONS OF A PROPERTY ADJOURNED APPLICATIONS OF A PROPERTY ADJOURNED APPLICATIONS ADJOURNED ADJ	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT B I LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title.
PPEAI	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER	ERAU DISTRICT MAORI LANGE SECTION 11 OF THE MAORI Name of Land. PLICATIONS FOR KAIPA ADJOURNED APPLICA	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT B I LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title.
No.	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDEL Name of Appellant API Hirini Taui	PLICATIONS FOR KAIPA ADJOURNED APPLICATIONS OF THE MAORI LANGE MACHINE MAORI LANGE MACHINE MAORI LANGE MACHINE	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BIL LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the content of the course of the c
No.	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDEL Name of Appellant API Hirini Taui	PLICATIONS FOR KAIPA ADJOURNED APPLICATIONS OF THE MAORI LANGE MACHINE MAORI LANGE MACHINE MAORI LANGE MACHINE	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BIL LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the content of the course of the c
No.	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER Name of Appellant. API Hirini Taui	PLICATIONS FOR KAIPA ADJOURNED APPLICATIONS OF THE MAORI LANGE MACHINE MAORI LANGE MACHINE MAORI LANGE MACHINE	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BY LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the said land.
No.	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER Name of Appellant. API Hirini Taui	ERAU DISTRICT MAORI LANGE SECTION 11 OF THE MAORE Name of Land. PLICATIONS FOR KAIPA ADJOURNED APPLICATION OF	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BY LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the said land.
No.	solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER Name of Appellant. APPLICATION UN APPLICATION UN APPLICATION UN	PLICATIONS FOR KAIPA ADJOURNED APPLICATION Orakau NEW APPLICATION OTUAWHAYO NEW APPLICATION OTUAWHAYO	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BIL LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the said land. ATIVE LAND ACT, 1909. Decision in repect of which Appeal is made.
No.	Solicitor, T. A. Moresby) Hohepa Mataitaua LS AGAINST DECISION OF THE TOK THE CHIEF JUDGE, UNDER Name of Appellant. APPLICATION UN Name of Appellant. Karaka Paikea (by his solicitors,	Name of Land. PLICATIONS FOR KAIPA ADJOURNED APPLICATION Orakau NEW APPLICATION OTUAWHARO NAME of Land. Otioro, Topuni, and other	the said land. D COUNCIL REFERRED TO THE APPELLATE COURT BY LAND LAWS AMENDMENT ACT, 1903. Decision in respect of which Appeal is made. RA DISTRICT. TION. Decision, dated the 29th day of August, 1906, upon investigation of title. N. Decision, dated the 4th June, 1909, partitioning the said land. ATIVE LAND ACT, 1909. Decision in repect of which Appeal is made. Decision, dated the 18th April, 1907, appointing the said land.

Name of Land.

Oruawharo ...

1.4%

Name of Appellant.

No.

35

Ani Pura

Decision in respect of which Appeal is made.

Decision, dated the 4th June, 1909, partitioning the said land.

Applications by the Registrar of the Native Land Court, under Rule 124 under the Native Land Act, 1909, to have Appeals dismissed for Non-payment of Amount ordered to be deposited as Security for Costs—contâ.

	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.		
	AP	PLICATIONS FOR HAURA	KI DISTRICT.		
36	Merea Wikiriwhi, Hori te Paoro Wirikihana, Tamati Mitai Wiri- kihana, Wihana Keepa, Tuhiao Keepa, Materoa Keepa, Te Waituhi Taumaha, Te Mangu Taumaha, Rihipera Hawira, and others (by their solicitors, Parr and Blomfield)	Te Awaiti No. 2	Decision, dated the 18th September, 1908, under section 15.		
37	Mare Teretiu, Te Ngahue Hone Mare, and Te Aumihi Mare	Tawhiripukeko No. 1	Decision, dated the 19th October, 1908, upon in vestigation of title.		
38	Mei Moka	Tupanaki No. 1	Decision, dated the 4th December, 1908, part tioning the said land.		
39	Parepumai te Whetuiti	Te Hoeotainui North No. 6B	Decision, dated the 10th February, 1910, appointing successors to Tiwai Paraone, deceased.		
40	Mare Teretiu and Pirimona Wa- tene	Te Ranga-o-te Paruhi	Decision, dated the 18th February, 1910, upon in vestigation of title.		
. 41	Wirihana Watene and others	Ngarua No. 5	Decision, dated the 9th of March, 1910, partitionin the said land.		
42	Hiria Hoete	Te Huruhi No. 8	Decision, dated the 2nd February, 1910, appointin successors to Titara te Aohau, deceased.		
43	Taiwiwi te Taniwha	Mimiakaiuru No. 5 (Ratau- hinga)	Decision, dated the 17th February, 1910, upon in vestigation of title.		
44	Mary Graham	Tapapakanga	Decision, dated the 8th March, 1910, partitionin the said land.		
	I .				
	Application un	der Section 50 of the Na	TIVE LAND ACT, 1909.		
No.	`ame of Appellant.	Name of Land.	Decision in respect of which Appeal is made.		
45	Tawai Taipari and Eruini Taipari		Decision, dated the 8th February, 1910, whereby portion of land 17 acres in area was named Te Ngutu-o-te-Manu and awarded to others.		
PPLIC.	ATIONS BY THE REGISTRAR OF THE AVE APPEALS DISMISSED FOR NON-	NATIVE LAND COURT, UNDER PAYMENT OF AMOUNT ORDER	RULE 124 UNDER THE NATIVE LAND ACT, 1909, T ED TO BE DEPOSITED AS SECURITY FOR COSTS.		
No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.		
46	Mei Moka	Tupanaki No. 1	Decision, dated the 4th December, 1908, partition		
	Mei Moka Parepumai te Whetuiti	Tupanaki No. 1 Te Hoeotainui North No. 6B	Decision, dated the 4th December, 1908, partitioning the said land. Decision, dated the 10th February, 1910, appointin		
46	_	-	Decision, dated the 4th December, 1908, partition ing the said land. Decision, dated the 10th February, 1910, appointin successors to Tiwai Paraone, deceased.		
46 47	Parepumai te Whetuiti Hiria Hoete	Te Hoeotainui North No. 6B Te Huruhi No. 8	Decision, dated the 4th December, 1908, partition ing the said land. Decision, dated the 10th February, 1910, appointin successors to Tiwai Paraone, deceased. Decision, dated the 2nd February, 1910, appointin		
46 47	Parepumai te Whetuiti Hiria Hoete	Te Hoeotainui North No. 6B Te Huruhi No. 8	Decision, dated the 4th December, 1908, partition ing the said land. Decision, dated the 10th February, 1910, appointin successors to Tiwai Paraone, deceased. Decision, dated the 2nd February, 1910, appointin successors to Titara te Aohau, deceased.		
46 47 48	Parepumai te Whetuiti Hiria Hoete APPLICATION UNDER SE	Te Hoeotainui North No. 6B Te Huruhi No. 8 ECTION 24 OF THE MAORI LA	Decision, dated the 4th December, 1908, partitioning the said land. Decision, dated the 10th February, 1910, appointin successors to Tiwai Paraone, deceased. Decision, dated the 2nd February, 1910, appointin successors to Titara te Aohau, deceased. ND LAWS AMENDMENT ACT, 1908.		

Registrar's Office, Wellington, 14th September, 1910.

OTICE is hereby given that the matter mentioned in the Schedule nereunder written will be heard by the Native Land Court sitting at Dannevirke, on the 28th day of September, 1910, or as soon thereafter as the business of the Court will allow.

[Wellington, 1910-24.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.		Name of Land.
459	Te Tuati Meha and others	• • • • • • • • • • • • • • • • • • • •	Porangahau 1a No. 3B.

Sitting of the Native Land Court at Picton.

Registrar's Office, Wellington, 13th September, 1910.

OTICE is hereby given that a sitting of the Native Land Court will be held at Picton on the 5th day of October, 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.

[Wellington, 1910-23.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No	Nature of Alienation.			Date.	Name of Land.	Names of Parties.	
1	Sale	••		25th June, 1910	Te Iro	Pero Ngapaki and others to James	
2	Sale	• •		1st September, 1910	Waikawa Town Sec- tion 21	-Wiremu Keepa and another to Julia Beatrice Kenny.	
3	Sale			29th June, 1910	Waikawa West No. 1	Wiremu Keepa and another to Julia Beatrice Kenny.	
4	Sale			30th March, 1910	Onetea, Section 17, Block V Square 91	Rewi Maaka and others to Timoti Hiporaiti and Teone Hiporaiti.	
5	Sale	••	••	5th March, 1910	Section 5, Block XI,	Rakera te Ringakura and others to Sara Godwin Seymour.	
6	Sale	• •	• •	13th September, 1910	Whangarae, Section 18, Square 91, Sub- division 28	Te Whakarau Kotua to William	
7	Sale	••	••	13th August, 1910		Teone Hiporaiti and others to Harry Marsh Reade.	
8	Lease	.,		21st June, 1906	Te Awaite, Section 8	Mere Wiremu to Thomas Norton (h.c.).	
9	Lease	• •		12th January, 1909	Whangarae, Section 18, Square 91, Sub- division 3B	Ruta Rene and others to Ngahuka Piripi.	

APPLICATIONS FOR PARTITION.

No.	Name	of Applies	ınt.			Name of Land.
10 11 12	Rewi Maaka Mataa Hekenui Wiremu Keepa			• •	••	Whangarae, Section 18, Square 91, Subdivision 3. Whangarae, Section 18, Square 91, Subdivision 3. Waikawa West B.
13 14 15	Wiremu Keepa Tuiti McDonald and others Kaaro Wirihana and another			•••	••	Te Iro. Pukatea No. 1. Section 31, Pelorus.
16 17 18	Te Ringakura William Boon Hama Hamuera	••		••	• •	Ngakuta. Waikawa No. 4. Ruapaka. Ottor Section 26
$egin{array}{c} 19 \\ 20 \\ 21 \\ 22 \\ \end{array}$	Hama Hamuera Hariata Pitini Marera and ot Mokau Kawharu Mokau Kawharu	hers		•••		Otipua, Section 36. Mangamaunu Block 3 of 2. Takapawharaunga. Oruapuputa, Section 4.
23 24 25	Wiremu Keepa Tapata Wiremu and others Tapata Wiremu and others		••	•••	•••	Walkawa West No. 1a. Wairau, Block 12, Section 5. Kaituna No. 1a Block 12, Section 2.
26 27 28		••		••	• •	Rangitoto No. 5. Rangitoto No. 2. Rangitoto No. 3.
29 30 31		••	•••	• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	Rangitoto No. 10. Rangitoto No. 3. Rangitoto No. 1.
32 33 34	Kuti Haneta and others Takawai Kautewi and anothe Mere te Hiko	er 	•••	•••	•••	Rangitoto No. 2. Rangitoto No. 1. Wairau, Block 12, Section 3.

APPLICATION FOR INJUNCTION.

No.	Name of Applicant.		Name	of Land.	Nature of Application.	
165	Rewi Maaka	• •		Whangarae, Square 91,	Section 18, Subdivision 3	For order restraining Mataa Hekenui, of Shannon, from cutting or removing timber from the said land.

APPLICATIONS FOR PROBATE.

No.	Nan	e of Applicant.	Name of Deceased.		
166 167 168 169	Henare Arthur and Ropoam Hapareta Rore Pukekohatu Pare Hori Karaka Harepeka Terehutoto				Ngahina Matiu, otherwise Matiu Tamawai. Meihana Tupou. Teotiana Wirihana. Teotiana Wirihana.

APPLICATION UNDER SECTION 162 OF THE NATIVE LAND ACT, 1909, FOR CERTIFICATE OF ADOPTION.

No.		Name of App	licant.	Particulars of Adoption.			
170	Hohaia Rangiauru	••.		••	Notice by Hohaia Rangiauru, of Motuce adoption of Nukumaru Rangiwhak female, 14 years; Hinekehu Rangiwhak female, 12 years; Ernest Rangiwhak male, 12 years; Hemi Rangiwhakapaea 11 years; Rangiwhakapaea, male, 9 Hohaia Rangiwhakapaea, male, 8 children of Tiaki Purene and Pihau whakapaea.	apaea, apaea, apaea, , male, years; years,	

Sitting of the Native Land Court at New Plymouth.

Registrar's Office, Whanganui, 9th September, 1910.

Native Land Court sitting at New Plymouth on the 26th day of September, 1910, or as soon thereafter as the business of the Court will allow. [Whanganui, 1910-15.]

A. H. MACKAY, Registrar.

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.	Name of Land.			
722	Te Kauri Paraone and Kararaina Paraone		Section 7, B	lock II, Wairau Survey District.	
	APPLICATION FOR	APPOINTMENT OF N	w Trustee.		
No.	Name of Applicant.	Name of Land.		Names of Minors.	
833	Te Ra Hurumai	Araukuuku and othe	r lands	Rangipare Kaake and Kaake Tamaiti.	

Order under Section 39 of the Native Land Court Act, 1894.

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

Native Land Court, under section 49 of the Native Land Court, under section 49 of the Native Land Laws Amendment Act, 1895, for inquiry and report as to whether the names of certain persons were omitted from the order of the Court dated the 14th day of June, 1898, on investigation of title to Rangitoto-Tuhua No. 38 Block.

WHEREAS the above matter has been referred to the Native Land Court for inquiry and report, and the same has been duly reported upon: And whereas it appears that certain names were omitted from the order: Now, therefore, for the purpose of rectifying the said omission, and in exercise of the power in that behalf vested in me by section 39 of the Native Land Court Act, 1894, I hereby order that the order of the Court, dated the 14th day of June, 1898, be amended by adding thereto the name of Maria Hoponi, f., 4 shares, and by increasing the total number of shares in the block from 301 shares to 305 shares.

As witness my hand, this 5th day of September, 1910.

JACKSON PALMER, Chief Judge.

Order under Section 39 of the Native Land Court Act, 1894.

In the Native Land Court of New Zealand, Wanganui District.

wardanti District.

In the matter of an application by Parekawhia, under section 39 of the Native Land Court Act, 1894, for amendment of the orders of the Native Land Court appointing successors to the interests of Wirihana Ihi, deceased, in Huiroa Block III, Section 6 (Pukerata), Huiroa Block III, Section 5 (Kerikeringa), and Huiroa Block III, Section 1 (Te Kawau).

WHEREAS the above application has been referred by me to the Native Land Court for inquiry and

report, and the same has been duly reported upon: And whereas it has been found that the said orders were made in error: Now, therefore, for the purpose of rectifying the said error or mistake, and in exercise of the power in that behalf vested in me by section 39 aforesaid, and by section 433 of the Native Land Act, 1909, I hereby order that the said succession orders be and the same are hereby cancelled

As witness my hand and the seal of the Court, this 2nd day of September, 1910.

JACKSON PALMER, Chief Judge.

Order under Section 39 of the Native Land Court Act, 1894.

In the Native Land Court of New Zealand, Wanganui District.

In the matter of an application under section 39 of the Native Land Court Act, 1894, by Ema Ihaka to amend an order of the Native Land Court dated the 6th day of December, 1906, appointing successors to the interests of the said Ema Ihaka in Waitara West, Section 84.

WHEREAS the said application has been referred by me to the Native Land Court for inquiry and report, and the same has been duly reported upon: And whereas it has been ascertained that the said order was made in error: Now, therefore, for the purpose of rectifying the said error, and in exercise of the power in that behalf vested in me by section 39 aforesaid, and by section 433 of the Native Land Act, 1909, it is hereby ordered that the said succession order be and the same is hereby cancelled.

As witness my hand and the seal of the Court, this 26th day of August, 1910.

JACKSON PALMER, Chief Judge. Order under Section 39 of the Native Land Court Act, 1894.

In the Native Land Court of New Zealand, Wanganui District.

In the matter of section 39 of the Native Land Court Act, 1894, and section 433 of the Native Land Act, 1909, and of an application under the said section 39 to amend the boundary-lines between the blocks of Native land known as Takahanga-Pounamu Nos. IV and V Blocks.

Known as Takahanga-Pounamu Nos. IV and V Blocks.

W HEREAS the above application was referred to the Native Land Court for inquiry and report, and the same was duly reported upon: Now, therefore, pursuant to such report, and in exercise of the power vested by the said sections 39 and 433 aforesaid, I hereby order that the boundary-line dividing the said Nos. IV and V Blocks be obliterated, and that the said two blocks be amalgamated as one block, under the name of Takahanga-Pounamu No. IV Block, and that the owners of the two said blocks be combined as the owners of the said new No. IV block according to the relative interests held by them formerly in both blocks.

As witness my hand and the seal of the Court, this 1st day of September, 1910.

JACKSON PALMER, Chief Judge.

Order under Section 39 of the Native Land Court Act, 1894.

IN THE NATIVE LAND COURT OF NEW ZEALAND.

In the matter of an application under section 39 of the Native Land Court Act, 1894, by the West Coast Settlement Reserves Agent, New Plymouth, to cancel the order of the Native Land Court appointing successors to the interests of Te Teira Tamarau, deceased, in the New Zealand Company's Tenths Block, Nelson.

W HEREAS the above application has been referred by me to the Native Land Court for inquiry and report, and the same has been duly reported upon: And whereas it has been found that the said order was made in error: Now, therefore, for the purpose of rectifying the said error, and in exercise of the power in that behalf vested in me by section 39 aforesaid, and by section 433 of the Native Land Act, 1909, I hereby order that the said order be and the same is hereby cancelled.

As witness my hand and the seal of the Court, this 26th day of August, 1910.

JACKSON PALMER, Chief Judge.

MAORI LAND ADMINISTRATION NOTICES.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Manuaitu B No. 12 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Auckland, on Friday, the 30th day of September, 1910, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution:

"That the land he said to August Committee the land he said to the land he

"That the land be sold to August Corneille for the sum

of £1 10s. per acre."

Dated at Auckland, this 10th day of September, 1910.

W. H. BOWLER, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Pakarikari No. 2 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at

Kawhia, on Friday, the 30th day of September, 1910, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land be leased to Walter Anderson Mason upon the following conditions: Term of lease, fifty years from 1st July, 1910. Rental, 5s. per acre per annum first twenty-five years, and 5 per cent. on the unimproved value for the remainder of the term. Lessee to keep down noxious weeds. Lessee to pay surveys. Lessee to improve. Lessee to be entitled to compensation for improvements at the expiration of lease not to exceed £3 per acre."

Dated at Auckland, this 10th day of September, 1910.

W. H. BOWLER, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act. 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Pukaingataru B No. 13 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Maketu, on Wednesday, the 5th day of October, 1910, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—

"That the said land be leased to Robert John Ware, of Maketu, hotelkeeper, for a period of twenty-one years. at an annual rental of £5 per centum of the unimproved value of the said land according to Government valuation, but in no case shall the said rental be less than 2s. 6d. per acre per annum for the first seven years of the said term, 3s. per acre per annum for the second seven years, and 4s. per acre per annum for the third seven years."

Dated at Rotorua, this 7th day of September, 1910.

JAS. W. BROWNE, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Lot 5, Parish of Matata, will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Rotorua, on Monday, the 10th day of October, 1910, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the said land be leased to Topia Rotohiko and Karepa Hakopa for a period of twenty-one years, at an annual rental of $\mathfrak{L}20$, payable yearly in advance."

Dated at Rotorua, this 7th day of September, 1910.

JAS. W. BROWNE, President.

BANKRUPTCY NOTICES.

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

N OTICE is hereby given that JULIUS ADOLPH, the Younger, of Patumahoe, near Pukekohe, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 12th day of September, 1910, at 2.30 p.m.

E. GERARD,

Official Assignee.

Auckland, 6th September, 1910.

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

OTICE is hereby given that RICHARD JOHNSON, of Piopio, near Te Kuiti, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the office of Messrs. Broadfoot and Finlay, Te Kuiti, on Friday, the 23rd September, 1910, at 11 a.m.

E. GERARD. Official Assignee.

Auckland, 10th September, 1910.

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

OTICE is hereby given that John McKenzie, of Otoko, near Gisborne (formerly of Ladbrooks, near Prebbleton, and of Akaroa), Blacksmith, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 19th day of September, 1910, at 2.30 o'clock.

JOHN COLEMAN, Deputy Official Assignee.

Gisborne, 8th September, 1910.

In Bankruptcy.

Estate of Mason Bros., of Hastings, Motor Engineers.

NOTICE is hereby given that a second dividend of 9d. in the pound is now payable on all proved accepted claims in this estate.

K. N. H. BROWNE, Deputy Official Assignee.

Napier, 8th September, 1910.

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

OTICE is hereby given that HARRY FALLSTROM, of Mataimoana, near Waverley, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at Courthouse, Waverley, on Monday, the 19th day of September, 1910, at 11.45 o'clock a.m.

W. RODWELL, Deputy Official Assignee.

10th September, 1910.

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

NOTICE is hereby given that CLIFFORD RAFFENELL WILLIS, of Takaka, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 15th day of September, 1910, at 3 o'clock.

W. ROUT, Deputy Official Assignee.

8th September, 1910.

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

NOTICE is hereby given that GRANT HARCOURT, of Cobden, Poultry-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 12th day of September, 1910, at 2.30 o'clock p.m.

GEO. P. PURNELL, Deputy Official Assignee.

7th September, 1910.

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

Estate administered at Gore.

N OTICE is hereby given that John Hamilton, of Gore, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 9th day of September, 1910, at 1.30 o'clock.

JOHN LATHAM, Deputy Official Assignee.

3rd September, 1910.

MINING NOTICES.

THE COMPANIES ACT, 1908.

N OTICE is hereby given that THE WESTLAND GOLD-MINING SYNDICATE (LIMITED), a mining company duly incorporated in London, United Kingdom, proposes to commence and to carry on business in New Zealand, and that its registered office in New Zealand is at Palmerston Street. Westnort. treet, Westport.

Dated at Westport, this 19th August, 1910.

A. W. MILLS, Attorney for the Westland Gold-mining Syndicate (Limited).

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STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: The Talisman Consolidated (Limited). When formed, and date of registration of office of company in New Zealand: 1904.

in New Zealand: 1904.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Attorney
Karangahake and Auckland; Harry Stansfield.

Where the mine is situated: Karangahake.

Nominal capital: £300,000.

Amount of capital subscribed: £270,006.

Amount of capital actually paid up in cash in New Zealand
£200,543,20

Amount of capital subscribed: £270,006.

Amount of capital actually paid up in cash in New Zealand £204,543 2s.

Price paid to the vendors of the mine—

(a.) In fully paid-up shares:
(b.) In partly paid-up shares, credited as £ paid up:
£ paid up:
(c.) In cash:

Number of shares into which capital is divided: 300,000.

Number of shares on the New Zealand Register: 221,432.

Amount paid per share (New Zealand Register: 221,432.

Amount paid per share (New Zealand Register: 18s.

Number and amount of calls in arrear (New Zealand Register): Nil.

Number of forfeited shares on the New Zealand Register sold, and money received for same: Nil.

Number of shareholders on the New Zealand Register: 1,185.

Number of men employed by company in New Zealand: 350.

Quantity and value of gold or silver produced since last statement: 290,606 cz. 1 dwt.; £207,766 19s. 9d.

Total quantity and value produced since registration of the office of the company in New Zealand to 28th February, 1910: 1,747,413 cz. 4 dwt.; £933,680 11s. 7d.

Amount expended in connection with carrying on mining operations in New Zealand since last statement: £129,184 14s. 8d.

Total expenditure since registration of office of company in New Zealand to 28th February, 1910: £521,337 4s. 5d.

Total amount of dividends paid in New Zealand: £258,413 7s. 9d.

Amount of cash in bank in New Zealand:) £120 0s. 4d.

Amount of cash in bank in New Zealand: Amount of cash in hand in New Zealand: £129 0s. 4d. Amount of debts directly due to company in New Zealand:

Amount of such debts considered good: Nil.

Amount of liabilities of company in New Zealand: Nil.

I, Harry Stansfield, of Karangahake in New Zealand, the Attorney of the Talisman Consolidated (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 28th day of February, 1910, being the date of the last

balance-sheet; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

H. STANSFIELD,

Declared at Karangahake, this 8th day of August, 1910, before me—J. Kitching, Justice of the Peace. 629

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act. 1908, unless caveat be lodged for-

of the Land Transfer Act. 1908, unless caveat be lodged forbidding the same on or before the 15th October, 1910.

Application 4378 (Plan A/2815). HUGH DUNCAN BUCHANAN and RICHARD CHARLES ELLING-HAM.—53 acres and 32 perches, part Sections 178 and 197, Hutt District. Occupied by Applicants.

Diagram may be inspected at this office.

Dated this 14th day of September, 1910, at the Lands Registry Office, Wellington.

E. BAMFORD.

E. BAMFORD. District Land Registrar.

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

1453. CHARLOTTE GASCOIGNE and CAROLINE MARION ELIZA GASCOIGNE.—22 perches, part of Section 354, City of Nelson. Occupied by Applicants.

Diagram may be inspected at this office.
Dated this 12th day of September, 1910, at the Lands Registry Office, Nelson.

W. W. DE CASTRO

W. W. DE CASTRO, Assistant District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be be a several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be

nereinatter described with observations of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same within one month of the date of the Gazette containing this notice.

10945. HARRY PARNELL.—70 acres 3 roods 18 perches, Rural Section 4622, Block XII, Christchurch Survey District. Occupied as to parts by various purchasers.

11269. WILLIAM HENRY THOMAS ALLWRIGHT.—32 perches, Lot 121, Plan 2912, part of Rural Section 325, Block XI, Christchurch Survey District. Unoccupied.

11274. STEPHEN BETTELEY.—32 perches, Lot 1, Plan 2702, part of Rural Section 325, Block XI, Christchurch Survey District. Unoccupied.

11278. JOHN MORIES BASSETT.—9 acres 2 roods 30 perches, Lot 12, Plan 2773, part of Rural Section 2142, Blocks III and VII, Christchurch Survey District. Occupied by Applicant. pied by Applicant.

Diagrams may be inspected at this office.
Dated this 6th day of September, 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 of the date of the Gazette containing this notice.

11225. JAMES McLEOD.—24 perches, part of Rural Section 243s, St. Albans Ward, City of Christchurch. Uncounsided.

occupied.

11277. ANNIE QUAYLE TOWNEND.—2 acres and
5 perches, part of Rural Section 163, Block XI, Christchurch Survey District. Occupied by Applicant.

11282. ARCHIBALD RALPH DIXON.—1 rood 39-76
perches, Lots 24 and 25, Plan 2740, part of Rural Section
325, Block XI, Christchurch Survey District. Occupied by Applicant.

11283. CHARLES DOREY HARDIE.—1 rood 19₁₀ perches, Lot 148 and part 147, Plan 2374, part of Rural Section 243F, St. Albans Ward, City of Christchurch. Un-

Diagrams may be inspected at this office.

Dated this 13th day of September, 1910, at the Lands
Registry Office, Christchurch.

G. G. BRIDGES, District Land Registrar.

PRIVATE ADVERTISEMENTS.

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT, PALMERSTON NORTH REGISTRY.

In the matter of the Companies Act, 1908; and in the matter of the Palmerston North Sash and Door and Timber Company (Limited), now being wound up volun-

THE creditors of the above-named company are required, on or before the 31st day of October, 1910, to send their names and addresses, and the particulars of to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to WALTER RUTHERFURD and FREDERICK WILLIAM CONNELL, of Palmerston North, Accountants, the Liquidators of the said company, at their office, Rangitikei Street, Palmerston North; and, if so required by notice in writing from the said Liquidators, are, by their solicitors or personally, to come in and prove their said debts or claims at the Registrar's Office, in the Supreme Court House at Palmerston North, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Monday, the 14th day of November, 1910, at 11 o'clock in the forenoon, at the Registrar's said office, is appointed for hearing and adjudicating upon the debts and claims.

Dated this 23rd day of June, 1910.

C. J. HEWLETT, Deputy Registrar.

Frank H. Cooke, Liquidators' Solicitor, Palmerston North.

To the Registrar of Companies, Dunedin.

IR, — Notice is hereby given that JOYCE Bros. (LIMITED), Manufacturers and Merchants, a foreign company, having its registered office at Sydney, in the State of New South Wales, having for some time past carried on business in Bath Street, at Dunedin, in the Provincial District of Otago, and Dominion of New Zealand, intend and will, on the expiration of three months after publication of this notice, in accordance with the provisions of the Companies Act, 1908, cease to carry on the business of manufacturers and merchants or any other business in New Zealand. business in New Zealand.

Dated this 26th day of August, 1910.

M. P. MURRAY, Attorney for Joyce Bros., Ltd.

MAKARA COUNTY COUNCIL.

IN THE MATTER OF THE NOXIOUS WEEDS ACT.

I N exercise of the powers conferred on it by the Noxious Weeds Act, 1908, the Makara County Council hereby resolves and declares, by way of special order passed at a special meeting of the said Council held on the 8th day of June, 1910, and confirmed by it at a special meeting held on the 22nd day of July, 1910, that the plants mentioned in the schedule hereto, being plants mentioned in the Third Schedule of the said Act, as extended from time to time by the Governor in Council, are noxious weeds within the Makara County.

SCHEDULE.

Broom, gorse, ragwort, foxglove, ox-eye daisy, tauhinu, milk-thistle, and tutsan. F. T. MOORE,

Chairman.

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THE SAMOA SHIPPING AND TRADING COMPANY (LIMITED).

NOTICE OF VOLUNTARY LIQUIDATION.

N OTICE is hereby given of the passing of the following resolution intended to operate as a special

resolution:—
"Resolved, on the 2nd day of September, 1910, that Resolved, on the 2nd day of September, 1910, that the company be wound up voluntarily under the provisions of the Companies Act, 1908; and that William Black-Lock, of Sydney, a director of the said company, be hereby appointed Liquidator for the purposes of such winding-up."

W. BLACKLOCK.
E. F. ALLEN
(by his Attorney, W. Blacklock).
F. E. N. GAUDIN.

The above are all the shareholders.

I hereby certify that the foregoing is a true and correct copy of the special resolution appearing in the minute-book of the said company, dated 2nd September, 1910.

F. E. N. GAUDIN, Secretary of the Samoa Shipping and Trading Company (Limited).

Witness to signature—Selwyn Mays, Solicitor, Auckland.

HUTCHISON AND CAMPBELL (LIMITED), (IN LIQUIDATION).

OTICE is hereby given that a special resolution of the company has been passed in manner prescribed by subsection (6) of section 168 of the Companies Act, 1908, that the company be wound up voluntarily and that RICHARD TREE BADHAM be appointed Liquidator of the

company.

Dated at Wellington, this 9th day of September, 1910. R. MARSHALL, Chairman.

THE COMPANIES ACT, 1908.

THE BURNSIDE HYDRAULIC LIME AND CEMENT COMPANY (LIMITED).

(LIMITED).

Notice is hereby given that at an extraordinary general meeting of the shareholders of the above company, duly convened, and held at the Agricultural Hall, Dunedin, on the 3rd day of August, 1910, the subjoined resolution was duly passed: "That the Burnside Hydraulic Lime and Cement Company (Limited) be wound up voluntarily; and that at a subsequent extraordinary general meeting of the shareholders of the said company, duly convened and held at the same place on the 25th day of August, 1910, the said resolution was confirmed as a special resolution, and we, the undersigned, Donald Mackenzie Spedding, the Younger, and Henry Frederick Moss, were appointed Liquidators of the said company for the purposes of such winding-up.

Dated this 2nd day of September, 1910.

D. M. SPEDDING, Jun.,

D. M. SPEDDING, Jun., H. F. MOSS,

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Liquidators.

THE COMPANIES ACT, 1908.

OTICE is hereby given that the Cromwell Gold-mines
Development Company (No Liability), a mining
company duly incorporated in Melbourne, Commonwealth
of Australia, proposes to commence and to carry on business in New Zealand, and that its registered office in New
Zealand is at No. 1 Vogel Street, Dunedin.
Dated at Dunedin, this 7th September, 1910.

HARMAN JEFFARES REEVES,

Attorney for the
Cromwell Gold-mines Development Company
(No Liability).

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NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1908, and the Public Works Act, 1908.

Works Act, 1908.

NOTICE is hereby given that the Southland County Council proposes, under the provisions of the abovementioned Acts, to execute a certain public work, to wit, the construction of a road through Section 17, Block 2, Toe Toes Survey District, Southland County (on the old road-line), and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is further given that the plan of the land so required to be taken is deposited in the offices of the Southland County Council, in Clyde Street, Invercargill, and is there open for inspection. And notice is also given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Southland County Council, Clyde Street, Invercargill.

Schedule.

Approximate Area of the Land required to be taken.	-	Portion of Section No.	Situated in Block No.	District.	Coloured on Plan
A. R. P. 2 0 5	Old road	17	2	Toe Toes, Southland County	Red.

Dated this 1st day of September, 1910.

GEORGE KELLY,

Acting County Clerk Macalister Bros., Solicitors, Invercargili. 628

In the matter of the Companies Act, 1908; and in the matter of the King Country Timber Company (Limited).

BY an order made by His Honour Mr. Justice Edwards in the above matter dated the 31st August, 1910, on the petition of James Andrew Gorrie, of Auckland, in New Zealand, Company Secretary, it was ordered that the said King Country Timber Company (Limited) be wound up by the Supreme Court of New Zealand under the provisions of the Companies Act, 1908.

EARL AND KENT

EARL AND KENT, Swanson Street, Auckland, Solicitors for the said Petitioner.

In the matter of the Companies Act, 1908; and in the matter of the New Zealand Kitson's Patent and General Light Company (Limited).

N OTICE is hereby given that at an extraordinary general meeting of the shareholders, duly convened and held at the office of Messrs. Morison and McLean, Featherston Street, Wellington, on Wednesday, 31st day of August, 1910, a special resolution to the following effect

of August, 1910, a special resolution to the following effect was carried:—
"That it having been proved to the company's satisfaction that it cannot, by reason of its liabilities, continue its business, it is advisable to wind up the same; and that Mr. J. C. Penrice be and hereby is appointed Liquidator for the purpose of winding up the affairs of the company and distributing its assets."

By order of the Directors,

J. COLEMAN PENRICE,

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Secretary.

SCHOOL FOR DEAF-MUTES, S CHRISTCHURCH. SUMNER, NEAR

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