

THE

# NEW ZEALAND GAZETTE.

Published by Authority.

# WELLINGTON, THURSDAY, NOVEMBER 2, 1911.

Constituting the Borough of Ohakune, County of Waimarino.

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

N pursuance and exercise of the powers and authorities vested in me by the Municipal Corporations Act. 1908, I, John Poynder Dickson-Poynder, Baron Islington Governor of the Dominion of New Zealand, do hereby proclaim and declare the area described in the Schedule herete claim and declare the area described in the Schedule hereto to be a borough under the said Act on and from the first day of November, one thousand nine hundred and eleven that the name of such borough shall be the Borough of Ohakune; that the said borough shall be an undivided borough; and that the number of Councillors to be elected thereto shall be nine, exclusive of the Mayor:

And I do further proclaim and declare that Edwin Gill Allsworth, of Ohakune, shall be the Returning Officer to conduct the first election of Mayor and Councillors of the said borough; and that the said Edwin Gill Allsworth shall be the Town Clerk and the person to prepare the district electors roll for the purposes of the said first election:

election

election:
And, lastly, I do proclaim and declare that the first election of Mayor and Councillors of the said borough shall be held on Thursday, the thirtieth day of November, one thousand nine hundred and eleven, and that the first meeting of the Council of the said borough shall be held on Tuesday, the fifth day of December, one thousand nine hundred and eleven, at seven o'clock in the afternoon, at the Town Hall, Pipiriki Street, Ohakune.

# SCHEDULE.

SCHEDULE.

All that area in the Wellington Land District bounded by a line commencing at the northernmost corner of Section No. 2, Block V, Karioi Survey District; thence along the north-western boundary of that section and across a railway and road reserve to the easternmost corner of Section No. 9, Block V aforesaid; thence along the north-eastern boundary of the said Section No. 9 for a distance of 3100 links; thence along a right line parallel to the south-eastern boundary of Section No. 9 aforesaid to its south-western boundary-line; thence along the said south-western boundary-line to the northernmost corner of Section No. 10A, Block V aforesaid; thence along the north-western boundary of the said Section No. 10A to the Ohakune-Waiouru Road; thence across that road and along its southern side to the northernmost corner of Section No. 16, Block V

aforesaid; thence along the north-western boundary of that section to the Ratamaire Road; thence along the northern side of the said Ratamaire Road to the southern-nost corner of Section No. 26, Block VIII, Makotuku Survey District; thence along the south-western boundary of that section to and across the Ohakune-Raetihi Road; thence along the north-western side of that road to the easternmost corner of Section No. 2, Block VIII aforesaid; thence along the north-eastern boundaries of Sections Nos. 2 and 4, and along the south-eastern boundary of Section No. 5, Block VIII aforesaid, and that boundary oroduced to the Mangawhero River; thence across that viver to the westernmost corner of Subdivision No. 1 of Raetihi No. 3B Block; thence along the north-western boundary of the said subdivision No. 1, and that boundary produced to the Waimarino Road; thence across the said road to the southernmost corner of Crown land as proclaimed in the New Zealand Gazette No. 36, of the 4th May, 1911, page 1447; thence along the south-eastern boundary of the said Crown land to the Main Trunk Rail-way line; thence across the said railway-line and along its north-eastern side to railway reserve of 53 acres 2 roods, formerly part of Raetihi No. 48 Block; thence along the northern boundary of the said railway reserve and the said northern boundary produced to the south-western boundary of Raetihi No. 5B Block; thence along the lastmentioned boundary to the Mangawhero River; thence across that river and a road reserve to Section No. 3, Block I, Karioi Survey District; thence along part of the north-western boundary of Section No. 1 aforesaid to the place of commencement.

Given under the hand of His Excellency the Right

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

D. BUDDO, Minister of Internal Affairs.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks XIX and XX, Clutha | Public Works, at Wellington, in the Wellington Provincial Survey District, Clutha 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 consents of the owners of the land mentioned in the Schedule hereto, and of the Clutha County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Clutha Survey District described in the Schedule hereto. Schedule hereto.

#### . SCHEDULE. LAND PROCLAIMED AS A ROAD.

Approximate Area 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. 2 0 2·4	12	XIX	Clutha	P.W.D. 30440	Red.
0 1 4	1	$\mathbf{X}\mathbf{X}$		Ditto	"
1 1 20·2 0 0 3	1 11	xĩx	,, .,	,	"
000	11	AIA	,	*	"

All in the Otago Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the 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 twenty-fifth day of October, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block XVI, Motueka Survey District, Moutere Road District.

#### 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 consents of the owner and lessee of the land described in the Schedule hereto, and of the Moutere Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Motueka Survey District described in the Schedule hereto.

### SCHEDULE.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P. 0 0 21.5	38, Moutere Hills	xvi	Motueka	P.W.D. 30427	Pink.

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 twenty-fifth day of October, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block XI, Waipoua Survey District, Hokianga 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 licensee of the Crown land described in the Schedule hereto, and of the Hokianga County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Waipoua Survey District described in the Schedule hereto.

#### SCHEDULE.

o th pr	approxi- tate Area f each of e Parcels of Land oclaimed a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
А. О	R. P. 0 13.8	9 (14997, blue)	XI	Waipoua	P.W.D. 30432	Pink.
0 0 0	1 20 0 18 0 33 0 24·5	Ditto	" "	)) //	Ditto	# **

All in the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington 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 twentyfifth day of October, in the year of our Lord
one thousand nine hundred and eleven.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block XIII, Maungakaretu Survey District, Rangitikei 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 consents of the owner and mortgagee of the land described in the First Schedule hereto, and of the Rangitikei County A. R. P.

O 21.5 38, Moutere XVI Motucka P.W.D. Pink.

Hills XVI Motucka P.W.D. Pink.

80427 Council, being the local authority in whose district the said land is situated. proclaim as a road the land in Maunga-karetu Survey District described in the First Schedule hereto; and also do hereby, with the like consents as afore-said. 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 koad.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 33·4	1	XIII	Maungakaretu	P.W.D. 30361	Pink.
1 2 38.7	1	,	<b>"</b> ,	Ditto	Edged red.

#### SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Road hereby closed.	Adjoining Sections Nos.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 29	1 and 2	XIII	Maungakaretu	P.W.D. 30361	Green.

All in the Wellington Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial 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 twenty-fifth day of October, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Preservation of Scenery in Blocks VIII, Omara, and II, Taumatamahoe Survey Districts.

# ISLINGTON, Governor. A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken WHEREAS the land mentioned in the Schedule hereto is required to be taken, under the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, for the preservation of scenery in Blocks VIII, Omara, and II, Taumatamahoe Survey Districts:

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:

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, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, 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 preservation of scenery; and I do also hereby declare that this Proclamation shall take effect on and after the eighteenth day of November, one thousand nine hundred and eleven. one thousand nine hundred and eleven.

# SCHEDULE.

Approximate Area of	each of the	Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
л. 14		ъ. 32	Whakaihuwhaka	VIII	Omara	P.W.D.	Green.
58	2	8	C Block Ditto	II	Taumata-	30022 Ditto	,,
638	0	0	,	,,	mahoe Ditto	,,	Red.
•							

All in the Wellington and Taranaki Land Districts; 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 twenty-fifth day of October, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Revoking a Proclamation.

# ISLINGTON, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and in exercise of the powers conferred by section five of the Land Act, 1908 (hereinafter termed "the said Act"), I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do by this notice hereby revoke a Proclamation issued under section eleven of the said Act, dated the twentieth day of September, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 85, page 3448, of the twenty-second September, one thousand nine hundred and ten, proclaiming as a road land in Sections 42, 13 (scenic reserve), 12 (scenic reserve), and 3, Block I, Ruahine Survey District, in the Land District of Wellington.

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 twentyfifth day of October, in the year of our Lord
one thousand nine hundred and eleven.

B. McKENZIE

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Declaring Land reserved under the Land Act, 1892, for the Preservation of Scenery to be a Scenic Reserve under the Scenery Preservation Act, 1908.

# ISLINGTON, Governor. A PROCLAMATION.

WHEREAS the land described in the Schedule hereto W HEREAS the land described in the Schedule hereto was by Warrant dated the twenty-fifth day of August, one thousand eight hundred and ninety-six, permanently reserved for the preservation of scenery under the provisions of the Land Act, 1892: And whereas it is expedient that the said land should be declared a reserve under the Scenery Preservation Act, 1908:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Pealand, in pursuance and exercise of the powers conferred.

Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section twelve of the Scenery Preservation Amendment Act, 1910, do hereby proclaim and declare that the land described in the Schedule hereto shall, from and after the date hereof, be a scenic reserve under the Scenery Preservation Act, 1908, and its amendments

# SCHEDULE.

ALL that area in the Marlborough Land District, containing by admeasurement 671 acres, more or less, being Section 2, Block VII, Tennyson Survey District, as described in Warrant dated the 25th August, 1896, published on page 1360 of the Gazette No. 66, of the 27th August, 1896.

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 twentyseventh day of October, in the year of our Lord
one thousand nine hundred and eleven.

THOS MACKENZIE

THOS. MACKENZIE,
Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Land reserved under the Scenery Preservation Act, 1908.

# ISLINGTON, Governor. A PROCLAMATION.

A PROCLAMATION.

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

Now, therefore, I, John Poynder Dickson-Poynder,

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers contained in the said Act, do hereby proclaim and declare that the lands described in the Schedule hereunder shall be scenic reserves under the Scenery Preservation Act, 1908, and subject to the provisions thereof.

#### SCHEDULE.

#### ARNOLD RIVER SCENIC RESERVES.

ALL those areas in the Westland Land District, containing ALL those areas in the Westland Land District, containing by admeasurement 440 acres, more or less, being Reserve 1448, situated in Block II, Brunner Survey District, and bounded as follows: Commencing at the north-west corner of Section 2741, and proceeding thence along the southeastern boundary of Section 2738 and road reserve, bearing 236° 37′, for about 3400 links, to the right bank of the Arnold River; thence generally in a south-easterly direction along the aforementioned bank of the Arnold River to a point in prolongation of the south-western direction along the aforementioned bank of the Arnold River to a point in prolongation of the south-western boundary of Section 2741; thence north-westerly along a right line bearing 326° 36′, for about 11500 links, to the starting-point: also including some seven islands situated in the Arnold River, between a line in prolongation of the south-eastern boundary of Section 2738 and the railway reserve near the south-west corner of Section 2746; be all the aforesaid bearings and linkages more or less: as the same is delineated on plan marked L. 604/5A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

Also all those areas in the Westland Land District.

and thereon bordered red.

Also all those areas in the Westland Land District, containing by admeasurement 30 acres, more or less, being Reserve 1449, situated in Blocks II and IV, Brunner Survey District, and being strips of land lying between the right bank of the Arnold River and the Greymouth-Otira Railway Reserve, extending from part of the northern boundary of Reserve 954 to the junction of the Arnold River and the before-mentioned railway reserve; as the same is delineated on plan marked L. 604/5B, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Right Honourable John Povnder 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 twenty-seventh day of October, in the year of our Lord one thousand nine hundred and eleven.

# THOS. MACKENZIE, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Additional Rules under the Judicature Act, 1908.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

Present:
THE HONOURABLE SIR JAMES CABROLL, K.C.M.G.,
PRESIDING IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the fifty-first section of the Judicature Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and con-

sent of the Executive Council thereof, and with the concurrence of their Honours the Judges of the Supreme Court of the said Dominion, doth hereby revoke Rule 250 of the Code of Civil Procedure as from the first day of December, one thousand nine hundred and eleven, and doth hereby make the rules contained in the Schedule hereto; and doth declare that the said rules set out in the said Schedule shall come into force and take effect as from the first day of December, one thousand nine hundred and eleven of December, one thousand nine hundred and eleven.

#### SCHEDULE.

158A. The affidavit in answer to interrogatories shall set out above or opposite to each answer the interrogatory to

which it relates.

161A. In any action where the parties are resident in New Zealand any party, after the statement of defence shall have been filed in such action, may issue as of course, without any application to the Court, an order for discovery as mentioned in Rule 161. Such order shall be in the form No. 11A printed hereunder.

161B. The affidavit in compliance with any order made under Rule 161A shall be filed within ten days after the service of such order, but the Court or a Judge thereof may extend the time for filing such affidavit on the application of the party against whom such order shall have been made.

been made.

161c. Where the party against whom any order for discovery has been made is a corporation or company, the affidavit shall be made by the clerk, secretary, or other proper officer of such corporation or company.

161b. The Court or a Judge thereof, on the application of the party against whom an order shall have been made under Rule 161a, may set aside such order on any ground on which an application for an order under Rule 161 might have been refused.

250. Every action that is to be tried at any sitting of

250. Every action that is to be tried at any sitting of the Court shall be entered by the plaintiff or defendant in a list to be kept for that purpose by the Registrar. Such entry shall be made at least six clear days before the day appointed for the sitting of the Court, and except by leave of the Court no action shall be tried at such sitting which has not been so entered.

#### Arrest of Absconding Debtors.

which has not been so entered.

Arrest of Absconding Debtors.

385A. An order to arrest under section 55 of the Judicature Act, 1908, shall be made upon affidavit and exparte, but the defendant may at any time after arrest apply to the Court or a Judge thereof to rescind or vary the order, or to be discharged from custody, or for other relief as may be just.

385B. The order to arest shall be in the form No. 33A printed hereunder, with such variations as circumstances may require. An order to arrest before delivery to the Sheriff shall be indorsed with an address for service in accordance with the provisions of Rule 16 of the Code of Civil Procedure. Concurrent orders may be issued for arrest in different Sheriffs' districts.

385C. The security to be given by the defendant may be a deposit in Court of the amount mentioned in the order, or a bond to the plaintiff by the defendant and two sufficient sureties (or, with the leave of a Judge, more than two), or, with the plaintiff sonsent, any other form of security. The plaintiff may, within four days after receiving particulars of the names and addresses of the proposed sureties, and the form of the proposed bond, give notice that he objects thereto, stating therein in what particulars; and in case of his so doing the sufficiency of the security shall be determined by the Registrar, who shall have power to award the costs of such reference to either party. It shall be the plaintiff's duty to obtain an appointment for that purpose, and unless he does so within four days after giving notice of objection the security shall be deemed sufficient.

385D. The money deposited, and the security, and all proceedings thereon, shall be subject to the order and control of the Court or a Judge.

385E. Unless otherwise ordered, the costs of and consequent on an order to arrest shall be cost in the cause.

385F. Upon payment into Court of the amount mentioned in the order, a receipt shall be given by the proper officer; and upon receiving the bond or other security, a certificat

Committal to Prison under the Imprisonment for Debt Limitation Act, 1908.

385н. All applications to commit to prison under section 4 of the said Act shall, in the first instance, be made

by summons before a Judge. Such summons shall be in the form No. 33B printed hereunder, with such variations

the form No. 33B printed hereunder, with such variations as circumstances may require.

3851. The service of the summons, wherever it may be practicable, shall be personal; but if it appear to the Judge that reasonable efforts have been made to effect personal service, and either that the summons has come to the knowledge of the debtor, or that he wilfully evades service, an order may be made as if personal service had been effected, upon such terms as to the Judge may seem fit.

fit.

385J. Proof of the means of the debtor, or other matters specified in the subsections of section 5 of the said Act, shall, whenever practicable, be given by affidavit; but if it appear to the Judge, either before or at the hearing, that a viva voce examination, either of the debtor or of any other person, or the production of any document, is necessary or expedient, an order may be made commanding the attendance of any such person before the Judge, at a time and place to be therein mentioned, for the purpose of being examined on oath touching the matter in question, and (where the production of any document is necessary or expedient) for the production of any such document, subject to such terms and conditions as to the Judge may seem fit. The disobedience to any such order shall be deemed a contempt of Court, and punishable accordingly.

accordingly.

385k. The order of committal shall be in the form

No. 33c printed hereunder, with such variations as cir-

No. 33c printed hereunder, with such variations as circumstances may require.

385L. Upon payment of the sum or sums mentioned in the order (including the Sheriff's fees) the debtor shall be entitled to a certificate in the form No. 33p printed hereunder, or to the like effect, signed by the solicitor in the action of the creditor, or signed by the creditor and attested by a solicitor on his behalf, or a Justice of the

#### FORMS.

No. 11A.-FORM OF ORDER FOR DISCOVERY. , the , 19 day of

It is ordered that the defendant [or plaintiff] do, within ten days from the service of this order, make discovery on oath of all documents that are or have been in his possession or power relating to any matter in question in this action, and that the question of the costs of and incidental to this order be reserved.

, Registrar.

No. 33A.—Form of Order for Arrest under Section 55. In the Supreme Court of New Zealand,

District.

Between , Plaintiff, and , Defendant. Upon reading the affidavit of , I do order that the defendant be arrested and imprisoned in the public prison at for months from the date of his arrest, including the day of such date, unless and until he shall sooner deposit in the Court the sum of £ by way of security, or give to the plaintiff a bond executed by him and two\* sufficient sureties in the penalty of , or some other security satisfactory to the plaintiff that he will not go out of New Zealand without the leave of the Court† [or that any sum recovered against him in this action shall be paid, or that he shall be rendered to prison]. And I order that the Sheriff of do, within one calendar month from the date hereof, including the day of such date, and not afterwards, take the defendant for the purpose aforesaid, if he shall be found in the said Sheriff's district. , Plaintiff, and . Defendant.

No. 33B.—Form of Summons for Committal. In the Supreme Court of New Zealand, District.

Between A. B., Plaintiff, and C. D., Defendant.

LET the above-named defendant attend before His Honour

Let the above-named defendant attend before His Honour Mr. Justice , at his Chambers, Supreme Court House, at 11 o'clock in the forenoon, to show cause why, in default of his satisfying the judgment obtained against him by the plaintiff in this Court on the day of , 19 , for the sum of £ , an order should not be made under the provisions of the Imprisonment for Debt Limitation Act, 1908, committing him to prison, and why an order should not be made as to the costs of this application upon the grounds: [Here set out specifi-

cally such one or more of the grounds mentioned in section 7 of the Act as the plaintiff relies on.]

Dated this day of , 19 .

, Registrar.

This summons is issued by the plaintiff in person [or solicitor for the plaintiff], whose address for service is [Here specify an address for service within three miles of the registry from which the summons is issued where any notices, summonses, orders, or other proceedings in connection with the application may be served on the plaintiff].

No. 33c.—Form of Order for Committal. In the Supreme Court of New Zealand,

District. Between A. B., Plaintiff, and C. D., Defendant.

Between A. B., Plaintiff, and C. D., Defendant.

Upon reading the summons issued herein on the day of 19, and the affidavits of sworn and filed herein, and upon hearing the parties and [if oral evidence is given] the evidence adduced by them, and it having been proved that the judgment obtained by the plaintiff against the defendant in this Court on the day of 19, for the sum of £ , is still unsatisfied, and that the defendant has [Set out the ground or grounds on which the order is made under section 7 of the Act], I do order that, unless within days from the date of this order the defendant shall pay into the registry of this Court at the amount of the said judgment, together with interest thereon from the date thereof at the rate of £5 per centum per annum, and the sum of £ for costs, the defendant shall be committed to the public prison at for the term of months from the date of his arrest, including the day of such date, or until he shall pay the amount of the said judgment, with interest and costs as aforesaid, and the Sheriff's fees for the execution hereof; and I do further order that the Sheriff of the district of do take the defendant for the purpose aforesaid if he shall be found within his district. take the defendant for the purpose aforesaid if he shall be found within his district.

# No. 33D.—CERTIFICATE OF PAYMENT.

day of

I CERTIFY that A. B., now in the gaol of order of His Honour Mr. Justice , at the suit of C. D., for non-payment of a debt of satisfied the said debt, together with the costs mentioned in the said order, and Sheriff's fees.

Dated , 19 .

d , 19 . E. F., of Solicitor for the said C. D. [or C. D., of

Witness to the signature of C.D.-G. H., of his Solicitor [or J. K., of , Justice of the Peace].

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

7.

Apportionment of Representation on Hospital and Charitable Aid Boards.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

W HEREAS by Order in Council made under the Hospitals and Charitable Institutions Act, 1909, on the twenty-fourth day of February, one thousand nine hundred and ten, and published in the Gazette of the twenty-fifth day of February then instant, an apportionment was made in regard to the representation of contributory districts on Hospital and Charitable Aid Boards: And whereas since the date of such Order in Council certain new contributory districts have been created, and it is expedient to give such contributory districts representation on the Boards of the Hospital and Charitable Aid Districts in which they are situated: situated:

situated:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the power and authority conferred on him by the said Act, doth hereby make the apportionment of representation set forth in the Schedule hereto; and the Schedule to the Order in Council of the twenty-fourth day of Fabruary, one thousand nine bundred and the includes day of February, one thousand nine hundred and ten, is hereby amended in so far as it differs from the apportionment made in the Schedule hereto; and the day of the first election of

<sup>\*</sup> With leave of a Judge there may be more than two sureties. † When the action is for a penalty or sum in the nature of a penalty, other than a penalty in respect of any contract, this must be sufficient to include the probable costs of the action, and the terms must be those between brackets.

representatives of the contributory districts and of the combined districts in the Schedule hereto shall respectively be the second Wednesday in November, one thousand nine hundred and eleven; and the principal contributory local authority of each of the combined districts shall be that indicated by the letter "p" in the Schedule hereto; and in all other respects the regulations made in the Order in Council dated the twenty-fourth day of February, one thousand nine hundred and ten, shall apply.

#### SCHEDULE.

First Column.	Second Column.  Contributory District.		
Hospital District.			
Auckland	Rodney County $(p)$ Combined Helensville Town District New Lynn Town District	1	
Waikato	Waitomo County (p) Ohura County Te Kuiti Borough  Combined district	1	
Taranaki	Taranaki County (p) Combined St. Aubyn Town District district	4	
Hawera	Waimate West County (p) Combined Manaia Town District district	2	
Patea	Patea County (p) Combined Waverley Town District district	8	
Wanganui	Waitotara County Castleeliff Town District Gonville Town District (p) Gangtikei County (p) Hunterville Town District Mangaweka Town District district	1 1 5	
Wairarapa	Featherston County Featherston Town District (p) Combined Martinborough Town District	1	
North Canter- bury	trict  Tawera County  Selwyn County  Malvern County (p)  Combined  district	1	
	Ellesmere County (p) Combined Springs County district	1	
	Waimairi County Halswell County	2	
a a	Spreydon Borough Combined Heathcote County district Paparua County $(p)$	2	

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

Changing the Purpose of a Reserve in the Town of Foxton, Wellington Land District.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARBOLL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart as a site for a town hall, being a purpose within Class I of the Public Reserves and Domains Act, 1908:

And whereas it is expedient that such land shall be appropriated for municipal purposes, being a purpose within

the said Class I:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that the said land shall, from and after the date hereof, be appropriated for municipal purposes under Class I of the Public Reserves and Domains Act, 1908.

# SCHEDULE.

north by Section No. 57, Town of Foxton; towards the east by Russell Street; towards the south by Avenue Road; and towards the west by Section No. 45 of the said town: as the same is delineated on the plan marked L. 56319/5, 'deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Lyttelton and Heathcote Domain.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

WHEREAS 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 Part II of the said Act, control of such domain:

And whereas by section fifty four of the said Act,

And whereas by section fifty-four of the said Act the period for which the Lyttelton and Heathcote Domain Board shall hold office expired on the twenty-fifth day of August, one thousand nine hundred and eleven:

And whereas it appears expedient to again appoint a Domain Board to control the Lyttelton and Heathcote

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
HIS WORSHIP THE MAYOR OF LYTTELTON (ex officio),
The CHAIRMAN, Heathcote County Council (ex officio),
WILLIAM MCDOWELL,
CHARLES FLAVELL, and
WILLIAM ALEXANDER MCDOWELL

WILLIAM ALEXANDER McDowell
to be the Lyttelton and Heathcote Domain Board, having
the control of the land described in the Schedule hereto
for the purposes of and subject to the provisions of
Part II of the said Act; and doth hereby appoint Tuesday,
the fourteenth day of November, one thousand nine hundred and eleven, at eight o'clock p.m., as the time when,
and the Methodist Sunday Schoolroom, Heathcote Valley,
as the place where, the first meeting of the Board shall be
held.

#### SCHEDULE.

# LYTTELTON AND HEATHCOTE DOMAIN.

LYTTELTON AND HEATHCOTE DOMAIN.

All that area in the Canterbury Land District, containing by admeasurement 14 acres 3 roods, more or less, being reserve numbered 3839 (in red), Block XVI, Christchurch Survey District. Bounded eastward by Rural Sections 3800 and 4387, 1755 links; southward by part of Rural Section 271, 1110 links; and north-westward by the bridle-track to Lyttelton; also the area bounded southeastward by the said bridle-track, south-westward by Christchurch-Opawa Road for 1390 links; thence northeasterly at a right angle, 475 links; thence south-easterly at a right angle, 590 links; thence again north-easterly at a right angle, 340 links, to the bridle-track aforesaid: as the same is delineated on the plan marked L. 1456, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered pink.

J. F. ANDREWS,

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

Domain Board appointed to have Control of the Mangaweka Domain.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present :

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

SCHEDULE.

All that area in the Wellington Land District, containing by admeasurement 3 roods 6 perches, more or less, being Section No. 44, Town of Foxton. Bounded towards the New Zealand, acting by and with the advice and consent

of the Executive Council of the said Dominion, doth hereby revoke an Order in Council, dated the twenty-first day of January, one thousand nine hundred and seven, appointing a Domain Board to have control of the Mangaka Domain, and doth hereby appoint

#### THE MANGAWEKA TOWN BOARD

to be the Mangaweka Domain Board, having, subject to the said Act, control of the lands described in the Schedule hereto, which lands are a public domain, and shall be called the Mangaweka Domain; and also doth hereby appoint Tuesday, the seventh day of November, one thousand nine hundred and eleven, at half past seven o'clock p.m., as the time when, and the Town Board Office, Mangaweka, as the place where, the first meeting of the said Board shall be held.

#### SCHEDULE.

# MANGAWEKA DOMAIN.

MANGAWEKA DOMAIN.

All that area in the Wellington Land District, containing by admeasurement 2 acres and 14 perches, more or less, being Sections Nos. 101 to 104, Town of Mangaweka. Bounded towards the north-west by Sections Nos. 94, 70, 72, 74, 76, and 78; towards the north-east by Raumaewa Street; towards the south-east by Kapiti Terrace; and towards the south-west by Kawakawa Street.

Also all that area in the Wellington Land District, containing by admeasurement 1 acre 1 rood 14 perches, more or less, being Sections Nos. 69, 71, 73, 75, and 77, Town of Mangaweka. Bounded towards the north-east by Raumaewa Street; towards the south-east by Mangawharariki Road; towards the south-west by Section No. 67; towards the north-west by Sections Nos. 30, 32, 34, and 36; and again towards the north-east and north-west by Section No. 119. No. 119.

and again towards the north-east and north-west by Section No. 119.

Also all that area in the Wellington Land District, containing by admeasurement 1 acre and 39 perches, more or less, being Sections Nos. 99 and 100, Town of Mangaweka. Bounded towards the north-east by Kawakawa Street; towards the south-east by cliff of the Rangitikei River; towards the south-west by Section No. 98; and towards the north-west by Section No. 98; and towards the north-west by Section No. 1, 81 and 66.

Also all that area in the Wellington Land District, containing by admeasurement 2 acres 3 roods 2 perches, more or less, being Section No. 1, Block IX, Town of Mangaweka. Bounded towards the north by Section No. 70, Suburbs of Mangaweka; towards the north-east by Section No. 22, Rakautoru Village Settlement; towards the south by Sections Nos. 10, 9, 8, 7, 6, 5, 4, 3, and 2; and towards the west by Karcarea Street.

Also all that area in the Wellington Land District, containing by admeasurement 8 acres and 39 perches, more or less, being Sections Nos. 3, 4, 5, 6, 7, 8, 9, 10, and 11, Block II, Town of Mangaweka, and Sections Nos. 55, 56, and 57, Suburbs of Mangaweka. Bounded towards the north-west generally by the Marton-Tokaanu Road; towards the east by Sections Nos. 58 and 60, Suburbs of Mangaweka; towards the south by Kakariki Street; and towards the west by Section No. 2, Block II, Town of Mangaweka, As the same are delineated on the plan marked S.G. 40039A, deposited in the Head Office, Department of Lands, Wellington, and thereon coloured red.

Also all that area in the Wellington Land District, containing by admeasurement 1 acre 3 roods. more or less.

Also all that area in the Wellington Land District, containing by admeasurement 1 acre 3 roods, more or less, being Section No. 22, Suburbs of Mangaweka. Bounded towards the north-east by Suburban Section No. 21; towards the south-east by top of cliff of Rangitikei River, forming part of the north-western boundary of Section No. 51, Block X, Hautapu Survey District; towards the south-west by Suburban Section No. 23; and towards the north-west by Hunterville-Tokaanu Road.

Also all that area in the Wellington Land District, containing by admeasurement 36 acres, more or less, being Section No. 50, Block X, Hautapu Survey District. Bounded towards the north-west by the top of a cliff being part of the southern boundary of Section No. 51, Block X, Hautapu Survey District, a State-forest reserve; towards the north-east and south-east generally by Rangitikei River; towards the south-west by Powhakarua Block; and towards the west generally by top of cliff of Rangitikei River, forming the south-eastern boundary of Sections Nos. 32, 31, 30, 27, and 25, Suburbs of Mangaweka.

As the same are delineated on the plan marked weka.

As the same are delineated on the plan marked S.G. 40039B, deposited in the Head Office, Department of Lands, Wellington, and thereon coloured red.

Also all that area in the Wellington Land District, containing by admeasurement 30 acres, more or less, being Section No. 52, Block X, Hautapu Survey District. Bounded towards the north and the north-east generally by Mangawharariki Bridge Road and Rangitikei River; Rotorua by the Department of Tourist and Health Re-

towards the south-east and south-west generally by Rangitikei River; and towards the north-west by cliff of Rangitikei River, 599'l links, being portion of a line bearing 25° 5′ from river-traverse peg marked IX: as the same is delineated on the plan marked S.G. 40039c, deposited in the Head Office, Department of Lands, Wellington, and thereon coloured red.

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

Domain Board appointed to have Control of the Heriot Domain.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

#### Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS 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 Part II of the said Act, control of such Domain:

And whereas by an Order in Council made on the twenty-first day of October one thousand nine hundred and one

And whereas by an Order in Council made on the twentyfirst day of October, one thousand nine hundred and one,
and published in the New Zealand Gazette of the twentyfourth day of October, one thousand nine hundred and
one, certain powers were delegated to the Heriot Domain
Board for a period of ten years:

And whereas it appears expedient to again appoint a
Domain Board to control the 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

EDWARD ALFRED ONE KEMPTHORNE.

EDWARD ALFRED OKE KEMPTHORNE, HUGH CURRY, ROBERT AITCHISON, WILLIAM BLAIKIE, and JOHN WILSON ADAMS

to be the Heriot 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 eleventh day of November, one thousand nine hundred and eleven, at eight o'clock p.m., as the time when, and the office of Messrs. Adams Bros., Heriot, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

#### HERIOT DOMAIN.

Heriot Domain.

All that area in the Otago Land District, containing by admeasurement 9 acres 3 roods 9 perches, more or less, being Section No. 2, Block I, Town of Heriot. Bounded towards the north by part of Section No. 1 of said block, 1435.6 links; towards the south-east by the abutment of a street and Sections Nos. 3, 4, 5, 6, 7, and 8 of aforesaid block, 779.1 links; towards the south by part of Nith Street, 1238.6 links; towards the west by part of Leader Street, 619.6 links; and towards the north-west by part of Tweed Street, 166.4 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1006, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

J. F. ANDREWS,

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

Issue of Auctioneers' Licenses, Town of Rotorua.— Notice No. 1552.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

sorts, and the said Department is in respect of the said town created a body corporate:

town created a body corporate:

And whereas by section five of the said Act it is enacted that for the purposes of any Act relating to local authorities the Department shall in respect of the said town be deemed to be a local body, and the provisions of any such Act shall (subject to such modifications or exceptions as the Governor by Order in Council directs) extend and apply as if the said town were a borough:

And whereas it is expedient to modify the provisions of section six of the Auctioneers Amendment Act, 1910, in their application to the Town of Rotorua, as there are no meetings of the local authority in respect of the said town:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred by the said Rotorua Town Act, 1907, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby modify section six of the Auctioneers Amendment Act, 1910, in its application to the Town of Rotorua, so as to provide that every auctioneer's license issued by the Department shall expire on the thirty-first day of December next following the date of its issue; and doth hereby direct that the forms of "License" and "Notice of Issue of License" prescribed by regulations made under the Auctioneers Amendment Act, 1910, dated the ninth day of January, one thousand nine hundred and eleven, and published in the New Zealand Gazette of the twelfth day of January then instant, shall also be modified for the same purpose. same purpose.

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

Licensing the Hokianga County Council to use and occupy a Part of the Foreshore at Motukaraka, in Hokianga Harbour, for a Wharf-site, and prescribing Dues for the Use of Same.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

#### Present :

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

W HEREAS, there being no Harbour Board emtoned under the Harbours Act, 1908 (hereinafter called "the said Act"), the Hokianga County Council (hereinafter called "the Council") has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark at Motylersky in Hokianga Harbour in order to exect and after called "the Council") has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark at Motukaraka, in Hokianga Harbour, in order to erect and maintain a wharf and shed thereon; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited plans in the office of the Marine Department, at Wellington (marked M.D. 3749), showing the area of foreshore and land below low-water mark intended to be occupied and the manner in which it is proposed to erect the said wharf and shed: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council. And whereas it is expedient that a license should be granted and issued to the Council under the said Act for the purpose last aforesaid, on the terms and conditions set forth in the First Schedule hereto, and to prescribe the dues and rates which shall be taken by the Council for the use of such wharf and shed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the said license is required by the Council as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the Council to use and occupy that part of the foreshore and land below low-water mark on which the said wharf and shed are to be erected, as shown on sheet 3 of the plans M.D. 3749 so deposited as aforesaid, for the purpose of erecting and maintaining the said wharf and shed; such license to be held and enjoyed by the Council upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby pre-

scribe that the dues and rates set forth in the Second Schedule hereto shall be taken by the Council for the use of the said wharf and shed.

#### FIRST SCHEDULE.

FIRST SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore, and land below low-water mark adjacent thereto, necessary for the erection of the said wharf and shed, as shown on sheet 3 of plans marked M.D. 3749.

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

4. His Majesty or the Governor, and all officers in the

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

shall at all times have free ingress, passage, and egress into, through, and out of the said wharf and shed without payment.

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

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

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

8. The ballast of all vessels loading at the said wharf shall be taken away by the Council and deposited above high-water mark, or at such place as may be approved of

shall be taken away by the Council and deposited above high-water mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minis-

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

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

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

consent of the Minister first obtained.

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

11. The Council shall be liable for any injury which the said wharf or shed may cause any vessel or boat to sustain through any default or neglect on the Council's part.

12. In case the Council shall—

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

12. In case the Council shall—

Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
Cease to use or occupy the said wharf and shed for a period of thirty days,—

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

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

# SECOND SCHEDULE.

EVERY person who shall use the said wharf with any vessel shall pay to the Council, or to its officer or other person appointed or authorized by it to receive the dues

and rates hereby prescribed, for the use thereof, as follows, that is to say

For every vessel lying alongside the wharf-

(a.) One half-penny per ton per day or part of a day for every ton register up to 100 tons.
(b.) Exceeding 100 tons, ½d. per ton per day or part of a day for the first 100 tons, and ¼d. per ton per day or part of a day for every ton over 100 tons.

Every person who shall use the wharf for landing goods, or whose goods are stored in any shed on the wharf, shall pay to the Council wharf dues in respect of the landing, storage, and receiving such goods, as follows, that is to

(a.) For all goods landed, stored, or received, at weight or measurement, according to shipping usage.

		At per Week or Part of a Week.				
<del></del>	Storage.	Landing.	Receiving.			
For parcels, each	s. d. 0 2 0 6 0 8	s. d. 0 2 0 6 0 8	s. d. 0 2 0 6 0 8			
per lot For quantities 1 ton and over, per ton For every head of cattle or horses For every pig or sheep	1 0	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{cccccccccccccccccccccccccccccccccccc$			

For passengers' luguage, under ½ ton, provided such luggage is removed from wharf within one hour of being landed,

free from landing dues. For every 100 ft. superficial of timber shipped, ½d.

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

Order in Council fixing Date of Payment of Land-tax.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

In pursuance and exercise of the powers and authority vested in him under the Land and Income Assessment Act, 1908, and the Land-tax and Income-tax Act, 1911, 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 determine that the respective duties leviable under the said Acts by way of land-tax and of further graduated land-tax shall be paid in one sum on Friday, the first December, one thousand nine hundred and eleven:

And, in further pursuance and exercise of the powers and authority aforesaid, and with the like advice and consent as aforesaid, His Excellency doth also determine that the place where the said duties of land-tax shall be payable shall be the office of the Commissioner of Taxes at the Government Buildings, Wellington, and that notice to the foregoing effect shall be given by the said Commissioner accordingly.

J. F. ANDREWS,

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

Validating Proceedings in connection with the Waihemo County Council Loan of £250.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS the Waihemo County Council lately proposed to raise a loan of £250, under the Local Bodies' Loans Act, 1908, and the amendments thereof, for

the purpose of erecting a bridge over the Pleasant River, in the Goodwood Riding of the said county: And whereas a certain irregularity or defect has occurred in the procedure to obtain such loan, inasmuch as the poll of the ratepayers of the said Goodwood Riding was taken four days after the time limited for the taking of such poll by paragraph (a) of section 11 of the Local Bodies' Loans Act, 1908, as amended by subsection (2) of section 3 of the Local Bodies' Loans Amendment Act, 1910: And whereas it appears that the said ratepayers have not been misled by such irregularity or defect, and it is expedient to validate the aforesaid proceedings:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance of the powers conferred by section 121 of the Local Bodies' Loans Act, 1908, and section 7 of the Local Bodies' Loans Amendment Act, 1910, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the poll of the ratepayers hereinbefore recited shall be taken to be as valid as though the poll of the said ratepayers had been taken within the time limited by the provisions of the Local Bodies' Loans Act, 1908, as amended by the Local Bodies' Loans Amendment Act, 1910; and His Excellency the Governor, with the like advice and consent as aforesaid, doth further order and declare that the proceedings in connection with the said loan shall not be called in question by reason only of the irregularities or defects aforesaid. irregularities or defects aforesaid.

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

Vesting Reserves in the Te Awamutu Town Board.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS the lands described in the first column of V the Schedule hereto have been duly set apart for the respective purposes specified in the second column of the sa d Schedule :

And whereas, in the opinion of the Governor, it is ex-edient to vest the said reserves in the Te Awamutu Town Board:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities vested in him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserves described in the first column of the Schedule hereto shall become vested in the Te Awamutu Town Board, in trust, for the respective purposes specified in the second column of the said Schedule.

#### SCHEDULE.

TOWN OF TE AWAMUTU, AUCKLAND LAND DISTRICT.

First C	Column.	Second Column.
Lot No.	Area.	Purpose for which Land vested.
76, 77, 78, 79, 80, 84, 85, 86, 87, 88, 89, 90, and 91 136 137 138 145 146 147 148	A. R. P.  0 1 0 each  0 1 26 0 1 30 0 1 14 0 1 4 0 1 8 0 1 12 0 2 4	Endowment in aid of the Town Board funds.  Ste for a public pound.

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

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

#### Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

HEREAS subsection one of section fifty of the Native Land Act, 1909, enacts that at any time and from time to time, on application made ex parte or otherwise by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Native Land Court, grant leave to the applicant to appeal to the Appellate Court against that order, notwithstanding the fact that, owing to lapse of time or for any other reason, the applicant has no appeal as of right to that Court:

And whereas subsection two of that section further enacts that, save with the precedent consent of the Governor

acts that, save with the precedent consent of the Governor in Council, leave to appeal shall not be granted by the Chief Judge under this section unless application for same is made within five years after the making of the order appealed from:

And whereas application has been made to U.

And whereas application has been made to His Honour the Chief Judge of the Native Land Court to grant leave to appeal against the decision of the Native Land Court, dated the thirteenth day of February, one thousand nine hundred and one, in respect of the succession to the interests of Te Hehengi, deceased, in Ngatitupaea Block:

And whereas it is expedient that such leave to appeal

And whereas it is expedient that such leave to appeal should be granted:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection two of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Chief Judge granting the applicant leave to appeal as aforesaid. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act. 1909. and shall operate accordingly as a con-Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

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

Consenting to the Chief Judge of the Native Land Court granting Leave to Appeal.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

HEREAS subsection one of section fifty of the Native Land Act, 1909, enacts that at any time and from time to time, on application made ex parte or otherwise by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Native Land Court, grant leave to the applicant to appeal to the Appellate Court against that order, notwithstanding the fact that, owing to lapse of time or for any other reason, the applicant has no appeal as of right to that Court:

And whereas subsection two of that section further en-

as or right to that Court:

And whereas subsection two of that section further enacts that, save with the precedent consent of the Governor in Council, leave to appeal shall not be granted by the Chief Judge under this section unless application for same is made within five years after the making of the order appealed from:

And whereas are the making of the order appealed.

And whereas application has been made to His Honour the Chief Judge of the Native Land Court to grant leave to appeal against the decision of the Native Land Court, dated the twenty-seventh day of October, one thousand eight hundred and ninety-eight, in respect of the succession to the interests of Roka Tapiri, deceased, in Sections 4 and 74 (Oakura), Koru:

And whereas it is expedient that such leave to appeal should be granted:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of

Consenting to the Chief Judge of the Native Land Court | the power and authority conferred upon him by subsection granting Leave to Appeal. | two of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Council of the said Dominion, doth hereby consent to the Executive Council of the said Dominion, doth hereby consent to the Chief Judge granting leave to appeal as aforesaid. And it is hereby declared that this Order in Council is 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 rized.

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

Consenting to the Chief Judge of the Native Land Court granting Leave to appeal.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

WHEREAS by subsection one of section fifty of the Native Land Act, 1909, it is enacted that at any time and from time to time, on application made ex parte or otherwise by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Native Land Court, grant leave to the applicant to appeal to the Appellate Court against that order, notwithstanding the fact that, owing to lapse of time or for any other reason, the applicant has no appeal as of right to that Court:

And whereas subsection two of that section further enacts that, save with the precedent consent of the Governor in Council, leave to appeal shall not be granted by the Chief Judge under this section unless application for same is made within five years after the making of the order appealed from:

by the Chief Judge under this section unless application for same is made within five years after the making of the order appealed from:

And whereas application has been made to His Honour the Chief Judge of the Native Land Court to grant leave to appeal against the decision of the Native Land Court, dated the twenty-first day of April, one thousand eight hundred and ninety-eight, in respect of the succession to the interests of Matiria Karaitiana, deceased, in Mikomiko Section 47 (Waipoua):

And whereas it is expedient that such leave to appeal should be granted:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection two of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Chief Judge granting the applicant leave to appeal as aforesaid. And it is hereby declared that this Order in Council is 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 bereby authorized as a consent of the Governor in Council to the proceedings hereby authorized.

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

Consenting to the Chief Judge of the Native Land Court granting Leave to Appeal.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

HEREAS subsection one of section fifty of the Native Land Act, 1909, enacts that at any time and from time to time, on application made ex parte or otherwise by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Native Land Court, grant leave to the applicant to appeal to the Appellate Court against that order, notwithstanding the fact that, owing to lapse of time or for any other reason, the applicant has no appeal as of right to that Court:

And whereas subsection two of that section further en-

in Council, leave to appeal shall not be granted by the Chief Judge under this section unless application for same is made within five years after the making of the order appealed from :

as made within five years after the making of the order appealed from:

And whereas application has been made to His Honour the Chief Judge of the Native Land Court to grant leave to appeal against the decision of the Native Land Court, dated the seventeenth day of August, one thousand nine hundred and eleven, in respect of the succession to the interests of Tihirangi, deceased, in Ngatitanewai and other blocks:

And whereas it is expedient that such leave to appeal should be granted:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection two of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Chief Judge granting the applicants leave to appeal as aforesaid. And it is hereby declared that this Order in Council is 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.

J. F. ANDREWS,

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

Consenting to a Mortgage of Native Land.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

#### Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

HEREAS by section two hundred and thirty of the Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mortgage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council:

Governor in Council:

And whereas application has been made for the consent of the Governor in Council to a mortgage of the blocks or parcels of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the Governor in Council should issue:

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 consent to the alienation by way of mortgage of the blocks or parcels of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is 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.

ALL that piece or parcel of land situate in the Provincial District of Wellington, containing 49 acres 2 roods 7 perches, more or less, known as Waipu 1c No. 6, and being the whole of the land comprised in a partition order of the Native Land Court dated the 26th day of May, 1900.

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

Consenting to a Mortgage of Native Land.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS by section two hundred and thirty of the Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mortgage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council:

And whereas application has been made for the consent of the Governor in Council to a mortgage of the block or parcel of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the Governor in Council should issue:

Governor in Council should issue:

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 consent to the alienation by way of mortgage of the block or parcel of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is 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.

All that piece or parcel of land situate in the Land District of Wellington, containing 75 acres 1 rood 4 perches, more or less, known as Manawatu-Kukutauaki 4c No. 5a No. 1a, and being the whole of the land comprised in certificate of title, Vol. 187, folio 279, of the Register-book of the Wellington District.

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

Vesting Land in a Maori Land Board under the Provisions of Part XIV of the Native Land Act, 1909.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fifth day of October, 1911.

# Present:

THE HONOURABLE SIR JAMES CARROLL, K.C.M.G., PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

WHEREAS by section three hundred and fifty-two of the Native Land Act, 1909, it is enacted that, on the confirmation of any such resolution as is referred to in paragraph (a) or paragraph (b) of section three hundred and forty-six of that Act, the Governor may, if he thinks fit, by Order in Council vest the land affected by the resolution in the Maori Land Board of the district in which the land is situated; and the land shall thereupon become subject to Part XIV of that Act, and all the provisions of that Part shall apply thereto accordingly in the same manner as if all of that land had been set aside for leasing in the case of a resolution within the said paragraph (a), or for sale in the case of a resolution within the said paragraph (b): paragraph (b):

And whereas by a resolution within the said paragraph (b):

And whereas by a resolution within the said paragraph (b) of the said section three hundred and forty-six, passed by the assembled owners and duly confirmed by the Aotea District Maori Land Board, it was resolved that the land set out in the Schedule hereto be vested in the Aotea District Maori Land Board under Part XIV of the said Act: And whereas it is expedient that the said land should be so vested:

Now, therefore, in pursuance and exercise of the powers in this behalf vested in him by the aforesaid section three hundred and fifty-two, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby vest the land specified in the Schedule hereto in the Aotea District Maori Land Board for sale under the provisions of Part XIV of the Native Land Act, 1909.

#### SCHEDULE.

ALL that piece or parcel of land situate in the Puketi Survey District, containing 500 acres, more or less, being part of the land known as Okahukura 8m No. 2. Bounded on the north by the Okahukura No. 2 Block, on the east by the Wairehu Stream, on the south by the Government Road, and on the west by the Huimako Stream.

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

Opening Lands in Otago Land District for Sale or Selection.

# ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, having received the report

of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or a lection on Tuesday, the twelfth day of December, one thousand nine hundred and eleven; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said landshall be sold, occupied, or leased, as mentioned in the said landshall be sold, occupied, or leased as mentioned in the said landshall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

Land temporarily reserved as a Site for a Public Hall in Domett Township, Canterbury Land District.

I S L I N G T O N. Go vernor.

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: of the Land Act, 1908.

#### SCHEDULE.

#### OTAGO LAND DISTRICT.

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

# Maniototo County .- Town of Komako.

25 | .. | 10 1 32 | 15 0 0 | 0 7 6 | 0 6 0 Weighted with £4 10s., valuation for fencing.

30 | ... | 12 1 20 | 15 0 0 | 0 7 6 | 0 6 0 Weighted with £6 7s. 6d., valuation for fenoing.
Undulating agricultural land, situated close to Waipiata Railway-station. The soil is of a sandy nature, and not very

Clutha County .- Town of Waikoikoi.

9 | ... | 2 0 8 | 12 10 0 | 0 6 3 | 0 5 0
Weighted with 16s., valuation for fencing. A level section,
with good soil. Close to a school, and about four miles
from Pomahaka Railway-station on a good road.

#### SECOND-CLASS LAND.

# Clutha County .- Catlins Survey District.

13 | VII | 251 3 10 | 130 0 0 | 3 5 0 | 2 12 0 A bush section, the timber being mostly birch. The soil is of fair quality. Situated within a mile of the Catlins Railway. There is a school about two miles away; but it may be closed when the railway-workers move with the extension of the line.

Bruce County .- Kaitangata Survey District.

2 of 12  $\mid$  I  $\mid$  40 0 0  $\mid$  20 0 0  $\mid$  0 10 0  $\mid$  0 8 0 13  $\mid$  ,  $\mid$  107 2 7  $\mid$  60 0 0  $\mid$  1 10 0  $\mid$  1 4 0 Open land, of inferior quality; general aspect southerly; vegetation, tussock, and fern. Situated about five miles from the Town of Milton.

As witness the hand of his Excellency the Governor, this eighteenth day of October, one thousand nine hundred and eleven.

D. BUDDO, For Minister of Lands.

Appointing Commissioners to classify Pastoral Runs in Southland Land District.

# ISLINGTON, Governor.

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

# HARRY MAY SKEET Duncan King, and John McLean

Commissioners to classify and report to me upon the rural lands in Southland Land District known as Runs Nos. 214B, 438 and 452, 522, and 534, as provided by section two hundred and twenty-five of the Land Act, 1908.

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

J. G. WARD, Minister of Lands.

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 pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Canterbury Land District described in the Schedule hereunder written, as a site for a public hall.

a public hall.

#### SCHEDULE.

SCHEDULE.

All that area in the Canterbury Land District, containing by admeasurement 1 rood, more or less, being Reserve 3848, situated in Block V, Domett Township, and bounded northeastward by Lot 2 of Block V, Domett Township, 250 links; south-eastward by Lot 20 of said block, 100 links; south-westward by a public road, 250 links; and northwestward by the Waipara to Cheviot Road, 100 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1911/1219, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured pink.

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

J. G. WARD, Minister of Lands.

Lands temporarily reserved in the Taranaki 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 pursuance and exercise of the powers and authorities

Isington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands in the Taranaki 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.

ALL that area in the Taranaki Land District, containing by admeasurement 29 acres 3 roods, more or less, being Section 5, Block III, Totoro Survey District. Bounded towards the north generally by a road reserve 1 chain wide along the left bank of the Mokau River; towards the east generally by Section 1, Block III, Totoro Survey District, 606'2 links, and by the aforesaid road reserve; towards the south generally by the aforesaid road reserve: as the same is delineated on the plan marked L. 1911/1505A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a public recreation-ground.

Also all that area in the Taranaki Land District, con-

public recreation-ground.

Also all that area in the Taranaki Land District, containing by admeasurement 5 acres, more or less, being Section 25, Block IV, Totoro Survey District. Bounded towards the north-east by Section 12, Block IV, Totoro Survey District, 707.2 links; towards the south-east by the Mapara Road, 707.2 links; towards the south-west by other part of Section 12 aforesaid, 707 1 links; and towards the north-west by other part of Section 12 aforesaid, 707.2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1911/1505B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. For a site for a public school.

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

J. G. WARD, Minister of Lands.

# 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:

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

and that notice of such permanent reservation shall be published in the Gazette:

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

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

#### SCHEDILE

	First Co		Second Column.	Third Column.	Fourth Column.		
Land District.	Locality.	Section.	Block.	Area.	Purpose for which Land reserved.	Date of Warrant.	Gazette.
Auckland  ""  Taranaki  Nelson  ""  Marlborough  Westland	Mangaorongo S.D.* Rangaroa Village  Town of Inglewood  Maruia S.D.*  Mokihinui S.D.*   Charito S.D.*  Chatton S.D.*	23 8 6A 5A 218 18 10 9	IX II " " XV XII " XI	A. R. P. 1 2 30 1 0 0 0 0 11 0 2 2 0 1 0 2 0 9 9 1 12 3 0 0 137 0 0	Site for a public school Addition to a site for a public hospital Addition to a public recreation-ground Metal Gravel Resting-place for travelling stock Site for a public school Public recreation, and for the preservation of native bush Addition to a public recreation-ground Site for a public pound	17 "	1911. No. 64, 10 Aug. No. 70, 31 " No. 68, 24 " " 24 " " 24 " " 24 " " 24 " " 17 "

\* Survey District.

As witness the hand of His Excellency the Governor, this thirtieth day of October, one thousand nine hundred and eleven

J. G. WARD, Minister of Lands.

3277

Vesting Control of the Hurunui-Greta Bridge, over the Hurunui River, in the Cheviot County, and apportioning the Cost of Maintenance between the Cheviot and Waipara Counties.

# ISLINGTON, Governor.

HEREAS by section one hundred and twenty of the Public Works Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor may, by Warrant under his hand, publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date to be fixed in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Warrant; and may by any such Warrant as aforesaid fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any

any subsequent Warrant, publicly notified from time to time, vary or alter such care, control, and management:

time, vary or alter such care, control, and management:

And whereas a Commissioner was appointed under the provisions of section one hundred and twenty of the Public Works Act, 1908, and an inquiry was duly held with a view to determine what local authority could most conveniently and efficiently control the bridge known as the Hurunui-Greta Bridge mentioned in the Schedule hereto, and hereinafter referred to as "the said bridge," and what proportion of the cost of maintaining, repairing, improving, or reconstructing the said bridge ought to be paid by any, and, if so, which, local authority or local authorities:

And whereas such Commissioner did percent to the cost of the cost o

And whereas such Commissioner did report to the Governor, after due inquiry, his opinion as to respecting which he was appointed to report: to the matters

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

whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by the local authority rity or local authorities; and may by any such Warrant as aforesaid direct how, when, and to whom any such payment is to be made:

And whereas by the said Act it is further provided that the Governor may from time to time, with the view of determining whether it is expedient to vest the exclusive care, control, management, and maintenance of any such bridge in any local authority, direct any person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to determine any such question as aforesaid; and may by

65 per centum and the Walpara County Council 35 per centum of such cost respectively:

And I do also hereby further direct that any contribution hereby required to be made as aforesaid by the Waipara County Council shall be paid from time to time in the proportion hereinbefore prescribed, out of the funds of the said Council, within a period of thirty days after demand in writing made by or on behalf of the Council of the County of Cheviot, and such payments shall be made from time to time to the Cheviot County Council for and on account of the Waipara County Council:

And I do hereby cancel and annul the Proclamation dated the twelfth day of September, one thousand eight hundred and ninety-eight, and published in the New Zealand Gazette No. 68, page 1462, of the fifteenth day of the same month, vesting the control of the said bridge in the Cheviot County Council, and apportioning the cost of maintenance.

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

Harring Department, Wellington, 25th October, 1911.

ERNEST VALENTINE SANDERSON to be an Officer for the purposes of Part II of that Act.

J. A. MILLIAR.

Licensing Officer under the Arms Act, 1908, appointed.

Police Department, Wellington, 25th October, 1911.

Licensing Officer under the Arms Act, 1908, appointed.

#### SCHEDULE.

THAT bridge over the Hurunui River, in the Canterbury Land District, between the Cheviot and Waipara Counties, known as the Hurunui-Greta Bridge, situated at a point about two miles and a half below the confluence of the Kaiwara River with the Hurunui River; as the site of the said bridge is delineated on the plan marked P.W.D. 30483, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Land District, and thereon coloured red.

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

R. McKENZIE. Minister of Public Works.

Member of Woodville Domain Board appointed.

Department of Lands,
Wellington, 25th October, 1911.

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

JOHN MURRAY, Jun.,

to be a member of the Woodville Domain Board, in the place of John Murray, resigned.

For Minister of Lands.

Member of Waihou Domain Board appointed.

Department of Lands,
Wellington, 25th October, 1911.

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

GEORGE WILLIAM MACE

to be a member of the Waihou Domain Board, in the place of Thomas McIndoe, resigned.

D. BUDDO. For Minister of Lands.

Cadet appointed in the Department of Lands.

Department of Lands,
Wellington, 30th October, 1911.

H IS Excellency the Governor has been pleased to

appoint THOMAS REGINALD JAMESON

to be a Clerical Cadet in the Department of Lands, as from the 24th day of July, 1911.

J. G. WARD, Minister of Lands.

Member of Te Kuiti Native Township Council appointed.

Native Department,
Wellington, 20th October, 1911.

H IS Excellency the Governor has been pleased to appoint appoint

WILLIAM VICARY, Esq., of Te Kuiti, to be a member of the Te Kuiti Native Township Council, vice Frederick Mace, Esq., resigned.

J. CARROLL, Native Minister.

Police Department,
Wellington, 31st October, 1911.

IS Excellency the Governor has been pleased to
appoint appoint Constable JOHN O'BRIEN,

of the New Zealand Police Force, to be a Licensing Officer under the Arms Act, 1908.

JOHN G. FINDLAY, Minister of Justice.

Draughting Cadet appointed.

Public Works Department,
Wellington, 25th October, 1911.

IS Excellency the Governor has been pleased to
appoint

CHARLES ERIC JAMES PRICE

to be a Draughting Cadet in the Public Works Department, as from 13th July, 1911. R. McKENZIE,

Minister of Public Works.

Clerical Cadet appointed.

Public Works Department,
Wellington, 25th October, 1911.

H IS Excellency the Governor has been pleased to appoint appoint

JOHN BROWNLEE

to be a Clerical Cadet in the Public Works Department, as from 17th July, 1911.

R. McKENZIE, Minister of Public Works.

Appointment of an Apiary Instructor and an Inspector for the Purposes of the Apiaries Act, 1908. — Notice No. 1553.

Department of Agriculture, Commerce, and Tourists,
Wellington, 1st November, 1911.

IS Excellency the Governor has been pleased to
appoint appoint

GEORGE VINCENT WESTBROOKE (formerly a temporary

to be an Apiary Instructor in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists), and an Inspector for the purposes of the Apiaries Act, 1908; the appointments to date from the 6th October, 1911.

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

Registrar of Brands appointed .- Notice No. 1554.

Department of Agriculture, Commerce, and Tourists, Wellington, 1st November, 1911. IS Excellency the Governor has been pleased to appoint

ROBERT ALEXANDER (an officer of this Department) to be a Registrar of Brands for the Waikato Branding Registration District and the Taupo Branding Registration District, in terms of the Stock Act, 1908, vice A. H. Burkill, transferred; the appointment to date from the 1st October, 1911.

THOS. MACKENZIE Minister of Agriculture and of Industries and Commerce. Inspector of Rabbits and Noxious Weeds appointed .-Notice No. 1556.

Department of Agriculture, Commerce, and Tourists,
Wellington, 1st November, 1911.

H IS Excellency the Governor has been pleased to
appoint appoint

ROBERT McGillivray (formerly a temporary officer) to be an Inspector of Rabbits and Noxious Weeds in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists); the appointment to date from the 12th October, 1911.

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

Cadet appointed .- Notice No. 1555.

Department of Agriculture, Commerce, and Tourists, Wellington, 1st November, 1911.

IS Excellency the Governor has been pleased to

HAROLD GEORGE PHILPOTT

to be a Cadet in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists); the appointment to date from the 24th October,

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

Officer dismissed.

Post and Telegraph Department,
General Post Office,
Wellington, 22nd September, 1911.

IS Excellency the Governor has been pleased to
dismiss from the public service

JOSEPH CLEMENTSON BRAY,

lately Junior Exchange Clerk at Hawera.

J. G. WARD, Postmaster-General.

Letters of Naturalization issued.

Office of the Minister of Internal Affairs,
Wellington, 27th October, 1911.

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

Name.	Occupation.	Residence.
Mati Botica Pietro Colliard John Cooper August Donghi Ernest Frank Gunther Jens Vorm Jensen George Jukich Rolf Janson Mary Koch Martin Lalich Lauritz Olsen Fredrick Olsen Carl Pedersen France-co Pingiaro Henry Peterson Christian Schneller John Morris Schapiro John Morris Schapiro John Paul Frederick Springle Walter George Teshke Nikola Ujdor Wisko Urlich Friedrich Franz Wolfer Solomon Zinsli	Gum digger Railway hand Tailor Settler Mariner Dairy-farmer Settler Wharf labourer Domestic duties Settler Seaman Farm labourer Cook Fruit-grower Gum-digger Farmer Fine-art dealer Wharf labourer Cum-digger Student Carpenter	Kaikohe. Petone. Hastings. Waveriey. Auckland. Foxton. Awanui. Gisborne. Amberley. Poroti. Auckland. Turus. Wellington. Nelson. Waipapakauri. Ngaere. Wellington. Greymouth. Gisborne. Waipapakauri. Wellington. Cisborne. Waipapakauri.

D. BUDDO, Minister of Internal Affairs. | Special Order made by the Wairau Road Board, County of Marlborough.

Office of the Minister of Internal Affairs,
Wellington, 30th October, 1911.

THE following special order, made by the Wairau
Road Board, is published in accordance with the
provisions of the Road Boards Act, 1908.

D. BUDDO, Minister of Internal Affairs.

WAIRAU ROAD BOARD. Special Order.

Special Order.

In pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1908, and any amendments thereof, and by virtue of a Warrant dated the 14th day of June, 1911, issued under the hand of His Excellency the Governor in terms of section 119 of the Public Works Act, 1908, the Wairau Road Board hereby resolves by way of special order as follows: For the purpose of providing the Wairau Road Board's share of the cost of constructing a bridge over the Wairau River at Renwicktown, the Wairau Road Board hereby authorizes the raising of a loan of £630, at 3½ per centum per annum, for a period of thirty-six years and a half.

I hereby certify that the above special order was duly passed in accordance with the Road Boards Act, 1908.

L. Griffiths Clerk, Wairau Road Board.

Special Order made by the Council of the County of Waimate West.

The Treasury,
Wellington, 30th October, 1911.

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

J. G. WARD, Minister of Finance.

WAIMATE WEST COUNTY.

Copy of Special Order.—Oeo Road Special-rating District No. 3.

Copy of Special Order.—Oeo Road Special-rating District No. 3.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the New Zealand State-guaranteed Advances Act, 1909, and the several amendments thereto, the Waimate West County Council hereby resolves by way of special order: That, for the purpose of providing interest, sinking fund, and other charges on a loan of £400, authorized to be raised by this Council, under the above Acts, for the purpose of defraying part of the cost of forming, metalling, and improving about 80 chains of the unmetalled portion of Oeo Road between Skeet Road and the southern boundary of Section 11, Block XIII, Kaupokonui Survey District, the Waimate West County Council hereby makes and levies a special rate of ¼d. in the pound on the rateable value of all rateable property in the Oeo Road Special-rating District No. 3, comprising Sections part of 8 (67 acres 2 roods 13 perches), part of 8 (50 acres), 9, 10, part of 11 (68 acres 2 roods 29 perches), part of 11 (68 acres 2 roods 30 perches), 12, 13, 14, part of 15 (42 acres), all in Block XIII, Kaupokonui Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of January in each and every year for thirty-six years and a half, or until the loan is fully paid off. The cost of raising the loan is to be paid out of the loan.

I hereby certify that the resolution making the above special order was passed at a special meeting of the Waimate West County Council held on the 13th day of April, 1911, and confirmed at a meeting held on the 11th day of May, 1911.

Geo. Dawson, County Clerk.

GEO. DAWSON, County Clerk.

Special Order made by the Wyndham Town Board.

The Treasury,
Wellington, 31st October, 1911.

THE following special order, made by the Wyndham
Town Board, is published in accordance with the
provisions of the Local Bodies' Loans Act, 1908.

J. G. WARD, Minister of Finance.

WYNDHAM TOWN BOARD.

Special Order making Special Rate.

Special Order making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Wyndham Town Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £300, authorized to be raised by the Wyndham Town Board, under the above-mentioned Act, for the purpose of paying off the liability to the Southland County Council incurred originally by the Wyndham Road Board, now defunct, the said Wyndham Town Board hereby makes and levies a special rate of 1½d. in the pound upon the rateable value of all rateable property of the Wyndham Town District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of September in every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off.

RICHARD PAUL.

RICHARD PAUL, Clerk to Wyndham Town Board.

Resolution made by the Upper Hutt Town Board.

The Treasury,
Wellington, 26th October, 1911.

THE following resolution, made by the Upper Hutt
Town Board, is published in accordance with the
provisions of the Local Bodies' Loans Act, 1908, and its

J. G. WARD, Minister of Finance.

UPPER HUTT TOWN DISTRICT.

Resolution.—Special Ratz of 1/26 of a Penny in Pound levied.

levied.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Upper Hutt Town Board resolved at the meeting held on the 10th day of October, 1911, as follows: That, for the purpose of providing the interest and other charges on a loan of £500, authorized to be raised by the Upper Hutt Town Board, under the above-mentioned Acts, for the erection of a public office and meeting-room, in brick, the said Upper Hutt Town Board hereby makes and levies a special rate of 1/26 of a penny in the pound upon the rateable value of all rateable property of the Upper Hutt Town District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of forty years, or until such loan is fully paid off.

George I. Benge,
Chairman.

Chairman. Angus Jno. McCurdy, Town Clerk.

Resolution made by the Council of the Borough of Onslow.

The Treasury,
Wellington, 30th October, 1911.

THE following resolution, made by the Onslow Borough
Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

ONSLOW BOROUGH COUNCIL.

Resolution.

Resolution.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, as amended by the Local Bodies' Loans Amendment Act, 1910, the Borough Council of the Borough of Onslow hereby resolves as follows: That, for the purpose of providing the interest and sinking fund and other charges (if any) on a loan of £1,500, authorized to be raised by the Borough Council of the Borough of Onslow, under the above-mentioned Acts, for the purpose of the purchase of land for and the erection thereon and furnishing of a hall for the holding of public meetings and for purposes of enjoyment and recreation in and for the defined part of the Borough of Onslow being the Khandallah Ward of the

said borough, and for the purpose of providing the legal and other costs and incidental expenses of and in connection with the said purchase and building, and the raising of the said loan, and also the interest on the loan for the first year, the said Borough Council of the Borough of Onslow hereby makes and levies a special rate of 7/32 of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Khandallah Ward of the said borough, comprising the whole of the Khandallah Ward as now existing of the said Borough of Onslow; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 30th day of June and the 31st day of December in each and every year during the currency of such loan, being a period expiring on the 1st day of January, 1948, or until the loan is fully paid off. paid off.

The above resolution was duly carried at a general meeting of the Onslow Borough Council held on the 19th day of October, 1911.

In witness thereof the common seal of the Mayor, Councillors, and Burgesses of the Borough of Onslow is hereunto affixed in the presence of—

F. Holdsworth Mayor.

CHAS. MCARTHUR, R. W. DINGWALL, Councillors.

HENRY ABRAHAM, Town Clerk.

Dated this 27th day of October, 1911.

Resolution made by the Council of the Borough of Hastings.

The Treasury,
Wellington, 30th October, 1911.

THE following resolution, made by the Hastings
Borough Council, is published in accordance with
the provisions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

HASTINGS BOROUGH COUNCIL. Resolution making Special Rate.

Resolution making Special Rate.

That, in pursuance and exercise of the powers vested in it in that behalf by subsection (1) of section 4 of the Local Bodies' Loans Amendment Act, 1910, the Council of the Borough of Hastings hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £7,000, authorized to be raised by the said Council, under the Local Bodies' Loans Act, 1908, and the Acts amending the same, and the Hastings Borough Loan Empowering Act, 1910, for the purpose of drainage and water-supply connections in the Borough of Hastings, and works in relation to and in connection with the drainage, sanitation, and water-supply of premises in the said borough, and for the purpose of the immediate payment for any works the cost whereof is payable by any owners of premises in the said Borough of Hastings, or for any of the above purposes, the said Council of the Borough of Hastings hereby makes and levies a special rate of 1/9 of a penny in the pound upon the rateable value of all rateable property in the Borough of Hastings, on the basis of the unimproved value; and that such special rate shall be an annually recurring rate during the currency of the loan, and shall be payable yearly on the 1st day of August in each and every year during the currency of such loan until the loan is fully paid off.

The above resolution was passed at a meeting of the Hastings Borough Council on the 24th day of October

The above resolution was passed at a meeting of the Hastings Borough Council on the 24th day of October,

W. H. Cook, Town Clerk.

Resolution made by the Titirangi Road Board.

The Treasury,
Wellington, 30th October, 1911.

THE following resolution, made by the Titirangi Road
Board is published in accordance with the provisions
of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD,
Minister of Finance.

#### TITIRANGI ROAD BOARD.

A Special Resolution passed at a Special Meeting of the Titirangi Road Board held on Monday, 18th September, 1911.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the Amendment Act, 1910, the Titirangi Road Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £750, authorized to be raised by the said Titirangi Road Board, under the above-mentioned Acts, for constructing two miles of roads in the Township of Endcliffe, the said Titirangi Road Board hereby makes and levies a special rate of 5/6 of a penny in the pound upon the rateable value of all rateable property of the Endcliffe Special-rating District, comprising Sections Nos. 1 to 102 in the Township of Endcliffe; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of 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. The rate of interest to be 3½ per cent.

The common seal of the Inhabitants of the Titirangi Road District was hereto affixed in the presence of—

A. TREVOR COLEMAN, Chairmán.

John Warren, Clerk.

Dated at Gisborne, this 18th day of September, 1911.

I, John Warren, of Gisborne, Clerk, do hereby certify that the foregoing resolution has been made in accordance with law, and that all the requirements of the Road Boards Act, 1908, have been complied with.

J. WARREN.

Resolution made by the Council of the County of Taieri.

The Treasury,
Wellington, 31st October, 1911.

THE following resolution, made by the Taieri County
Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

#### TAIERI COUNTY COUNCIL.

Resolution making Special Rate over the Brighton Special-Rating District as Security for a Loan of £250.

Resolution making Special Rate over the Brighton Special-Rating District as Security for a Loan of £250.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Taieri County Council hereby resolves as follows: That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £250, authorized to be raised by the Taieri County Council, under the Local Bodies' Loans Act, 1908, and its amendments, for the purpose of forming a new road from the end of the present district road which terminates at the boundary between Sections 1 of 7 and 3 of 7, Block I, Otokia District, for one mile towards the road forming the eastern boundary of Section 2 of 18, Block I, Otokia District, and known as the Tin Hut Road, the said Taieri County Council hereby makes and levies a special rate of 1½d. in the pound upon the rateable value (on the basis of the capital value) of all rateable property in the Brighton Special-rating District, comprising Sections 1 of 37, 41, 43, 49, 2 of 18, 2 of 19, 51, part 2 of 3 (9 acres 2 roods 13 perches). 1 of 10, 54, part Section 12 (99 acres), part Section 14 (77 acres), and Section 2 of 16, all in Block I, Otokia Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 31st day of March and the 30th 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.

This resolution is in substitution for that which was passed on the 29nd Sentember 1011 and which is hearby

This resolution is in substitution for that which was passed on the 22nd September, 1911, and which is hereby

The above resolution was duly proposed, seconded, and carried at the ordinary meeting of the Taieri County Council held on Friday, the 27th day of October, 1911. In witness whereof the seal of the said Council has been hereunto affixed this 27th day of October, 1911.

FRANCIS DOHERTY, Chairman. John Logan, County Clerk. Resolution made by the Council of the County of Hutt.

The Treasury,
Wellington, 31st October, 1911.

THE following resolution, made by the Hutt County
Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its
amendment.

J. G. WARD, Minister of Finance.

#### HUTT COUNTY COUNCIL.

Resolution making Special Rate in No. 7 Special-rating District.

HUIT COUNCIL.

Resolution making Special Rate in No. 7 Special-rating District.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Hutt County Council hereby resolves as follows: That for the purpose of providing the interest and other charges on a loan of £300, authorized to be raised by the Hutt County Council, under the above-mentioned Act, for the purpose of continuing the construction of the Wainuinata Lower Valley Road (Ornogrongo) to the sea, the said Hutt County Council hereby makes and levies a special rate of 13/256 of a penny in the pound upon the rateable value of all rateable property of the No. 7 Special-rating District as hereinafter described, that is to say—commencing at the northernmost corner of Section 4, Block 15, Belmont Survey District; thence south-easterly and easterly along the north-eastern corner of said section 4 and Section 5 to the north-eastern corner of said section, Block 8, Rimutaka Survey District; thence southerly along the eastern boundaries of Sections 73, 38, and 94 to the north-eastern corner of said Sections 794, Block 8, Rimutaka Survey District; thence generally southerly along the eastern boundaries of Sections 794, Block 8, Rimutaka Survey District; thence generally southerly along the eastern boundaries of said Sections 94, 74, 95, 96, 97, 84, and 83, Block 5, Pencarrow Survey District, to the point of intersection with the northern boundary of Subdivision No. 1, Orongorongo A Block; thence easterly along the said northern boundary of the Said Parangarahu Block; thence generally westerly and northerly along the said sea-coast thence generally westerly and northerly along the said sea-coast to northwesterly and northern boundary of said Section 78 and Sections 77, 76, and 100, Block 4, and Section 78 and Sections 77, 76, and 100, Block 4, and Section 78 and Sections 77, 76, and 100, Block 4, and Section 78 and Section 10, Block 14, Belmont Survey District; thence generally northerly along the eastern bounda

This resolution is in substitution for that which was passed on the 10th day of October, 1911, and which is hereby revoked.

Passed on the 28th October, 1911.

M. J. Lynch, Chairman. H. D. ATKINSON

Resolution made by the Wairoa Harbour Board.

The Treasury,
Wellington, 1st November, 1911.

THE following resolution, made by the Wairoa Harbour Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its

J. G. WARD, Minister of Finance.

#### WAIROA HARBOUR BOARD.

WAIROA HARBOUR BOARD.

In pursuance and exercise of the powers vested in it in that behalf by section 4 of the Local Bodies' Loans Amendment Act, 1910, the Wairoa Harbour Board hereby resolves as follows: That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £78,000, authorized to be raised by the Wairoa Harbour Board, under the Local Bodies' Loans Act, 1908, and its amendments, for harbour improvements at the Port of Wairoa, the said Wairoa Harbour Board hereby makes and levies a special rate of 13/16 of a penny in the pound upon the rateable value of all rateable property of the Wairoa Harbour Rating District, as defined in the Wairoa Harbour Board Empowering and Loan Act, 1909; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of November 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.

The above is a true copy of a resolution passed at a

The above is a true copy of a resolution passed at a special meeting of the Wairoa Harbour Board held on Friday, 27th October, 1911.

JOSEPH CORKILL. Chairman.

J. O. Scott, Secretary.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 1st November, 1911.

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

J. G. WARD, Minister of Finance.

#### BOROUGH OF NEW PLYMOUTH.

In the matter of the Local Bodies' Loans Act, 1908.

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 New Plymouth was taken on the 26th day of October, 1911, on the proposal of the New Plymouth Borough Council to borrow the sum of £12,000, at rate of interest not exceeding 5 per centum per annum, with a sinking fund of ½ per centum additional, the whole of the loan to be repayable on the 1st day of October, 1922, and to be for the following purposes: To provide additions and extensions to the electric lighting, either within or without the borough, and to supply electricity; to acquire in connection with such additions and extensions lands, easements, and appurtenances, and buildings, engines, machinery, and other things; to pay compensation to any person injuriously affected, and any other purposes incidental to or in relation to any of the above purposes. The Council proposes to pledge as security for the said loan of £12,000, and the interest and sinking fund thereon, an annually recurring special rate of 3d. in the pound on the annual value of all rateable property within the said borough. The Council proposes that the cost of raising the loan and the first year's interest thereon be paid out of the proceeds of such loan.

The number of votes recorded for the proposal was 142. PURSUANT to section 13 of the Local Bodies' Loans Act

The number of votes recorded for the proposal was 142. The number of votes recorded against the proposal was 14.

I therefore declare that the proposal was carried.

Dated this 27th day of October, 1911.

G. W. Browne, Mayor of the Borough of New Plymouth. ie Borougn ... F. T. Bellringer, Town Clerk.

Authorizing the Laying-off of King Street, in the Town of Gisborne Extension No. 19, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 31st October, 1911.

I N pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying-off of King Street, in the Town of
Gisborne Extension No. 19, Hawke's Bay Land District,
of a width of not less than 66 ft. instead of 99 ft.

J. G. WARD, Minister of Lands.

Authorizing the Laying-off of Crimea Street, in the Town of Wyndham Extension No. 4, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 31st October, 1911.

In Pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying-off of Crimea Street, in the Town of
Wyndham Extension No. 4, Southland Land District,
of a width of not less than 66 ft. instead of 99 ft.

J. G. WARD, Minister of Lands.

Notice to Mariners No. 128 of 1911.

Marine Department,
Wellington, N.Z., 9th October, 1911.

THE following Notices to Mariners, received from the
Marine Department, Brisbane, and the Marine
Board, Port Adelaide, are published for general infor-

J. A. MILLAR.

QUEENSLAND .- CHANNEL INTO PORT ALMA, KEPPEL BAY. QUEENSLAND.—CHANNEL INTO PORT ALMA, KEPPEL BAY.

OWING to the shoaling of the water on the 4½ fathom patch abreast the Cardigan Point front leading-beacon, masters of vessels proceeding to Port Alma are advised that after passing Sea Hill they should keep the Balaclava leads in line until the leads at Port Alma are nearly on, then keep the Port Alma leads open their own width to the westward until Cardigan Point leads are open to the southward, then bring the Port Alma leads into line and proceed as before. By following these directions a depth of from 5 to 6 fathoms at L.W.O.S. will be obtained.

Charts affected: Nos. 345 and 363; "Australia Directory," Vol. ii.

John Mackay.

JOHN MACKAY, Marine Department, Brisbane, 14th September, 1911. Portmaster.

# AUSTRALIA.-North-west Coast.

MASTERS of vessels and others are advised that a report has been received through the Prime Minister of the Commonwealth from Captain W. S. Smith with reference to uncharted rocks and shoals off the north-west coast of Australia.

Australia.
Captain Smith reports that—
"Beagle Bank, marked 15 ft. high, has disappeared, and now marked by a reef covered at high-water springs.
"A reef of rocks from 10 ft. to 15 ft. high at high-water springs, in lat. 10° 46′ south, long. 125° 3′ east. Being dusk, I could not make out how far the reef extended, but I could see breakers some distance to the westward. I passed close to on the east side: no bottom at 7 fms., being low close to on the east side; no bottom at 7 fms., being low water at the time.

water at the time.

"At the entrance to Port George the Fourth a reef, dry at low-water springs, about 1½ miles to the N.W. and W.N.W. of High Bluff.

"On the 20th May, 1910, I passed over a shoal about ½ mile in extent in lat. 13° 51′ 30″ south, long. 123° 23′ east (approx.), probably 6 fms. to 8 fms.

This affects Admiralty Chart No. 1048.

Marine Board Offices,
Port Adelaide, 19th July, 1911.

South Australia.—Gulf St. Vincent.—Marion Reef Light.

REFERRING to Notice to Mariners No. 9 of 1899, masters of vessels and others are informed that on or about the 9th instant the unlighted black-can buoy marking the Marion Reef will be removed, and the reef will be marked by a buoy painted black, from which will be exhibited a red fixed light, visible in clear weather for a distance of about five (5) miles. The new buoy will be moored in the position of the existing one—i.e., on the southern edge of the reef, about two and a half  $(2\frac{1}{2})$  miles south of the the reef, about two and a hair (2½) miles south of the Troubridge Lighthouse.

Approximate position: Lat. 35° 10′ S., long. 137° 49½′ E. This affects Admiralty Charts Nos. 2389A and 2152.

Marine Board Offices,
Port Adelaide, 4th August, 1911.

#### SPENCER GULF .- MIDDLE BANK LIGHTSHIP.

REFERRING to Notice to Mariners No. 20 of 1911, masters of vessels, pilots, and others are informed that the light-ship will not at present be removed as stated therein, but that on or about the 1st day of December, 1911, the fixed white light at present marking the Middle Bank will be replaced by a complex flashing light as follows:—

0.3 seconds light, 0.9 seconds darkness; 0.3 seconds light, 0.9 seconds darkness; 0.3 seconds light, 6.3 seconds darkness.

The light will be exhibited from an open iron structure, surrounded by timber piling, and will show all round the horizon. It will have a range of visibility of 10 miles in clear weather, and its focal plane will be 38 ft. above ordinary sea-level.

Approximate position: Lat. 33° 37½′ S., long. 137° 33′ E.

Marine Board Offices, Port Adelaide, 6th September, 1911.

ARTHUR SEARCY, President of the Marine Board.

Notice to Mariners No. 129 of 1911.

Marine Department,
Wellington, N.Z., 9th October, 1911.

THE following Notices to Mariners, received from the
Hydrographic Office, Washington, D.C., United
States of America, are published for general information.

J. A. MILLAR.

# CALIFORNIA.

SAN FRANCISCO BAY ENTRANCE.—BONITA POINT LIGHT.—INTENSITY INCREASED.—On 1st August, 1911, the intensity of Bonita Point Light, San Francisco Bay entrance, California, was increased by changing the illuminant from oil to incandescent oil vapour.

Approx. position: Lat. 37° 48′ 57″ N., long. 122° 31′ 44″ W.

SAN FRANCISCO BAY.—SUISUN BAY.—HYDROGRAPHIC INFORMATION.— Captain R. Dabel, of the tug "Crolona," reports that the channel between Middle and Stake Points, Suisun Bay, California, is shoaling very rapidly, and that there is now but 11 ft. at low water for a distance of about \$\frac{3}{2}\$ mile. The same captain reports that the channel off Pacheco Flat is narrowing, and that the flat off Pacheco Creek is dangerous and not marked. The channel off Spar Rnov No. 1. off Edith Point, has about 14 ft. of water. Buoy No. 1, off Edith Point, has about 14 ft. of water.

#### ARGENTINA.

PLATA RIVER. - RECALADA LIGHT - VESSEL. - WIRELESS-PLATA KIVER.— RECALADA LIGHT-VESSEL.— WIRELESS-TELEGRAPH STATION ESTABLISHED.— A wireless-telegraph station, call letters WRC, has been established on Reca-lada light-vessel, Plata River entrance, Argentina. Approx. position: Lat. 35° 10′ 30″ S., long. 56° 26′ W.

BUENOS AIRES. — WIRELESS-TELEGRAPH STATION ESTA-BLISHED. —A wireless-telegraph station, call letters WBA, has been established at the entrance to the North Basin, at Buenos Aires, Argentina.

CAPE VIRGINS. — WIRELESS - TELEGRAPH STATION ESTA-BLISHED. —A wireless-telegraph station, call letters W C V, has been established near the telegraph-station, between Cape Virgins and Cape Dungeness, Argentina. Approx. position: Lat. 52° 21' S., long. 68° 21' W.

STATEN ISLAND. — NEW YEAR ISLAND. — WIRELESS-TELE-GRAPH STATION ESTABLISHED. — A wireless-telegraph station, call letters W A N, has been established southward of the observatory on New Year Island, Staten Island, Argentina. Approx. position: Lat. 54° 39′ S., long. 64° 8′ W.

TIERRA DEL FUEGO.—BEAGLE CHANNEL.—USHUWAIA BAY. TIERRA DEL FUEGO.—DEAGLE CHANNEL.—USHUWAIA BAY.
—WIRELESS-TELEGRAPH STATION ESTABLISHED.—A wirelesstelegraph station, call letters W U H, has been established at Ushuwaia Bay, Beagle Channel, Tierra del Fuego.

Approx. position: Lat. 54° 49′ S., long. 68° 18′ W.

#### WASHINGTON.

-PEAPOD ROCKS WASHINGTON SOUND .- ROSARIO STRAIT .-WASHINGTON SOUND.—ROSARIO STRAIT.—PEAPOD ROCKS LIGHT.—CHARACTERISTIC TO BE CHANGED.—About 16th September, 1911, the fixed white post-lantern light on Peapod Rocks, Rosario Strait, will be replaced by a flashing white lens-lantern light showing 1 flash every 3 seconds—thus, flash 03 second, eclipsed 27 seconds.

The new light will be shown from a framework on top of a square wooden house, without change in position.

The illuminant will be acetylene gas.

Approx. position: Lat. 48° 38′ 30″ N., long. 122° 44′ 30″ W.

#### BRITISH COLUMBIA.

QUEEN CHARLOTTE ISLANDS.—GRAHAM ISLAND.—SKIDE-GATE INLET.—DEADTREE POINT.—WIRELESS-TELEGRAPH STATION ESTABLISHED.—A wireless-telegraph station has been established by the Government of Canada on Deadtree Point, Skidegate Inlet, Queen Charlotte Islands, British Columbia

Point, Skidegate Inlet, Queen Charlotte Islanus, Dilbish Columbia.

The station is equipped with Marconi apparatus, and has a normal range of 200 miles. In communicating with this station the 600-meter wave length should be used. The call letters are "CAD."

The public service is in operation daily from 8 a.m. to 6 p.m. (Pacific time). The coast station charge is \$1.20 for the first ten words in the body of the message, and 12 cents for each additional word; the address and signature are not charged for. not charged for.

Approx. position: Lat. 53° 21′ 30″ N., long. 131° 56′ 30″ W.

Notice to Mariners No. 133 of 1911.

Marine Department,
Wellington, N.Z., 21st October, 1911.

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

J. A. MILLAR.

#### INDIAN OCEAN.

DOUBLE ISL. LT.—This F. white lt. (15° 52½′ N., 97° 35¼′ E.) has been replaced by an occ. white lt. every 20 secs., of increased power. The obsc. sector of this lt. between S. 26° E. and S. 17° E. has been abolished, and the lt. is now vis. from N. 8° W., through N. and E. to about S. 8° E., where it is cut off by Amherst Pt. Sept.

# EASTERN ARCHIPELAGO, ETC.

SEMANGKA BAY.—Breakers are reported to exist in 5° 31½′ S., 104° 35½′ E. Note.—"Breakers reported (1911)" has been charted in the above position. Sept.

SINGAPORE STRAIT.—ROUND ISL. (TEKONG KECHIL).—A fl. white lt. every 4 secs., obsc. from S. 27° E. to S. 3° E., elev. 49 ft., R. 10 miles, is exh. from a white iron frame, in 1° 6½′ N., 103° 43½′ E., on detached reef, 2½ cables S. 16° E. from the summit of the isl. Sept.

Durian Strait.—A fl. white lt. every 30 secs.—fl. 5 secs., ecl. 25 secs.—R. 20 miles, is exh. from S. Brother Isl. (0° 33' N., 103° 46½' E.), S. entr. to Durian Strait. Sept.

#### CHINA SEA, ETC.

CHINA SEA, ETC.

YANG TSE KIANG.—TSUNG MING CROSSING.—1. The Second Crossing lt. buoy, 26½ cables N. 58° W. from Washaway beacon (31° 26½' N., 121° 34½' E.), has been withdrawn. 2. (a.) A black conical buoy, named Second Crossing buoy, is est. in 14 ft., 21 miles N. 50° W. from Washaway beacon. (b.) A lt.-buoy, red, named W. Spit buoy, exh. an occ. white lt. every 8 secs., is est. in 16 ft., 2°6 miles N. 73° W. from Washaway beacon. Caution.—Vessels cannot steer a straight course between E. entr. buoy and W. Spit buoy, owing to the chan. having narrowed. Sept.

NEW ZEALAND.

No. 803. New Zealand, Lambton harb., and Evans Bay;

Notice to Mariners No. 134 of 1911.

Marine Department,
Wellington, N.Z., 21st October, 1911.

THE following Notices to Mariners, received from the
Hydrographic Office, Washington, D.C., United
States, America, are published for general information. J. A. MILLAR.

SINGAPORE STRAIT. - SINGAPORE APPROACH. SHOALS. -As vessel "Waterwitch," the following information is given concerning the existence of shoals in the western approach to Singapore :-

A shoal about 1,200 yards long in an east and west direction, and 500 yards wide, with a least depth of 3\frac{3}{4} fathoms over it, lies 1,600 yards 240° from the beacon located on the south-western extremity of the reef surrounding Picé Island. Immediately south-westward and outside the 5-fathom curve surrounding the 3\frac{3}{4}-fathom shoal is a 5-fathom report. spot.

A 5-fathom shoal lies about 2,400 yards 185° from Picé

Island beacon.

A 2½-fathom shoal lies about 2,400 yards 142° from Picé Island beacon.

Three rocks, with less than 6 ft. over them at low water, lie about 4,700 yards 270°, 3,000 yards 283°, and 2,700 yards 288°, respectively, from the summit of Cyrene Reef.

A 4-fathom shoal lies about 2,900 yards 349° from the summit of Cyrene Reef.

Alligator Bank has less depths upon it than indicated on the chart, the least depth being 43 fathoms, located about

Alligator Bank has less depths upon it than indicated on the chart, the least depth being 4\footnote{1} fathoms, located about 5,300 yards 288° from Coney Island (Raffles) Lighthouse.

A 4\footnote{1} and a 2\footnote{1} fathoms spot lie respectively about 5,100 yards 336° and 4,100 yards 3° from the same lighthouse.

The shoal showing a least depth of 2 fathoms about 1\footnote{1} miles 25° from Coney Island (Raffles) Lighthouse has extended and shoaled to a least depth of \footnote{2} fathom. This shoal is now about 1,700 yards long in a north-west-southeast direction, and 600 yards wide, with the least depth near its north-western end.

Approximate position of Coney Island (Raffles) Lighthouse: Latitude 1° 9′ 57″ N., longitude 103° 44′ 47″ E.

INTENDED LIGHTS. — The Netherlands Government has given notice that the following lights are to be established in Singapore Strait, China Sea:—

An intermittent red light every 4 seconds—thus, light 2 seconds, eclipsed 2 seconds—visible 10 miles on the northern side of Tree Island.

Approx. position: Lat. 1°9'12" N., long. 103° 39'18" E.

#### BRITISH COLUMBIA.

VANCOUVER ISLAND. — SOUTH-WEST COAST. — CLAYOQUOT SOUND. — FORTUNE CHANNEL.—LIGHT DISCONTINUED. — The Canadian Government has given notice that the light on the southern extremity of Plover Point, Fortune Channel, Clayoquot Sound, south-west coast of Vancouver Island, has been discontinued.

Approx. position. 1.44. 400 March 1987.

Approx. position: Lat. 49° 11′ 34″ N., long. 125° 46′ 15″ W.

VILLAGE CHANNEL.—BUOYS EQUIPPED WITH LIGHTS.—The Canadian Government has given notice that the black platform buoy, marking the end of the spit extending from the south-western point of Meares Island, Clayoquot Sound, northern side of Village Channel, has been equipped with a fixed white lantern light.

Approx. position: Lat. 49° 10′ 23″ N., long. 125° 56′ 27″ W.

Also, that the black platform buoy, marking the northeast extreme of the sandbank extending about 1 mile northward of Stubbs Island, southern side of Village Channel, has been equipped with a fixed red lantern light.

Approx. position: Lat. 49° 10′ 8″ N., long. 125° 55′ 6″ W.

ESQUIMALT HARBOUR. — MOORING BUOY ESTABLISHED. —
CORRECTED POSITION. — Referring to Notice to Mariners
No. 30 (2075) of 1911, further notice is given that the
mooring-buoy recently established in Esquimalt Harbour,
south-east coast of Vancouver Island, is located 990 ft.
33º 15' from the signal tower on Grant Knell.

The position of the buoy is fixed by the following sex-

tant angles :-

Dock Flagstaff, 0°. Signal Tower, 65° 15'. Fisgard Lighthouse, 28°.

Nors.—On the H.O. Chart No. 1775 Grant Knoll appears as Great Knoll. The name will be corrected in the next edition of the chart.

DISCOVERY PASSAGE.—CAPE MUDGE.—BUOY ESTABLISHED.

—A red, steel, conical buoy has been established in 10 fathoms of water off Cape Mudge, Discovery Passage, British Columbia, to mark the extent of the shoal ground southward of the cape.

The following sextant angles fix the position of the buoy.

buoy :-

Cape Mudge, 0°. Marina Island, west tangent, 86° 30'. Mitlenatch Island, south tangent, 79° 30'.

#### SUMATRA.

EAST COAST. - DURIAN STRAIT. - MIDDLEBURG REEF. LIGHT TO BE ESTABLISHED.—LIGHT-BUOY WITHDRAWN.—The Netherlands Government has given notice than an intermittent red light every 4 seconds—thus, light 2 seconds, eclipsed 2 seconds—visible 10 miles, is to be established on the eastern side of Middleburg Reef, Durian Strait, east

coast of Sumatra.

The black light-buoy showing an intermittent white light, moored off Middleburg Reef, will be discontinued upon the exhibition of the new light.

Approx. position: Lat. 0°51'18" N., long. 103°34'18" E.

#### OREGON.

UMFQUA RIVER. — INTENDED LIGHTS. — CORRECTED POSITIONS.—Referring to Notice to Mariners No. 32 (2255) of 1911, further notice is given that Umpqua River range front light will be located on the following bearings:—

Umpqua River Life-saving Station, 29° 45′.

Winchester Point, left tangent, 45°.

Umpqua River Lighthouse, 174°.

The rear light is to be shown about 60 ft. above water from a white cross-arm attached to a tree, about 200 yards 108° 30′ from the front light.

# Notice to Mariners No. 135 of 1911.

Marine Department,
Wellington, N.Z., 27th October, 1911.

THE following Notices to Mariners, received from the Marine Department, Brisbane, and the Port Officer, Melbourne, are published for general information.

J. A. MILLAR.

QUEENSLAND.—CHANNEL INTO POBT ALMA, KEPPEL BAY.

REFERRING to Notice to Mariners No. 15 of 1911, masters of vessels navigating the channel to Port Alma are further advised that on approaching the first red buoy moored off Haynes Spit, the Port Alma leading-beacons are to be opened twice their own width to the eastward until abreast of the upper red buoy moored off Shell Point, when proceed as hitherto directed.

Charts affected: Nos. 345 and 363; "Australia Directory," Vol. ii.

JOHN MACKAY, Portmaster.

Marine Department, Brisbane, 28th September, 1911.

VICTORIA.-PORT OF GIPPSLAND LAKES.

MARINERS and others are hereby notified and warned that the steamer "Despatch," having been reported to have struck the Eastern Pier end, at the entrance to the Port of Gippsland Lakes, with her stern, and to have sunk out of sight, lying half-way across the entrance, the navigation of such entrance has been rendered dangerous, and must be considered as blocked pending the position of the wreck being marked.

C. W. MacLean, Port Officer.

Melbourne, 29th September, 1911.

Notice to Mariners No. 136 of 1911.

AUCKLAND HARBOUR.-ROCKS IN RANGITOTO CHANNEL.

Marine Department,
Wellington, N.Z., 31st October, 1911.

THE Auckland Harbour Board reports that Lieut.
Jackson, R.N. (who conducted the survey of the harbour on behalf of the Admiralty), reports that three patches of rock exist inside the red buoys of Rangitoto Channel, showing approximately one fathom less water than appears on the chart, viz.:

(1.) The outer patch, with 32 fathems over it, is N. 61° 15' E. (true) from Rough Rock, distant 12 cables; Bean Rock Lighthouse bearing S. 20° 20' E. (true), distant 11 cables.

tant 11 cables.
(2.) Centre patch, with 3½ fathoms over it, has Bean Rock Lighthouse bearing S. 22° 30′ E. (true), distant

Rock Lighthouse bearing S. 25° 30' E. (true), distant

No. 1 patch will be buoyed in the near future. Charts, &c., affected: Admiralty Chart No. 1970; "New Zealand Pilot," eighth edition, 1908, Chapter ii, page 36. J. A. MILLAR.

Notice to Mariners No. 137 of 1911.

EAST COAST, SOUTH ISLAND .- WAIMAKARIRI RIVER.

Marine Department,
Wellington, N.Z., 30th October, 1911.

THE Waimakariri Harbour Board have notified that
the temporary flagstaff on north side of the Waimakariri River has been washed out by the freshet in the
river, and has been re-erected about 300 yards east of
former position and nearer the sea.
Charts, &c., affected: Admiralty Chart No. 2529; "New
Zealand Pilot," eighth edition, 1908, Chapter viii, page 235.

J. A. MILLAR.

Notice to Mariners No. 138 of 1911.

PORT NICHOLSON.—REMOVAL OF DREDGE OVER FALCON SHOAL.

Marine Department,
Wellington, N.Z., 31st October, 1911.

Property EFERRING to Notice to Mariners No. 87 of 1908,
the Wellington Harbour Board has notified that the
dredge "Whakarire" has for the present ceased work on
the Falcon Shoal, and will not resume until further notice

All that portion of the channel lying to the westward of the Falcon Shoal buoy is available for navigation by vessels drawing up to 26 ft. of water.

Charts, &c., affected: Admiralty Chart No. 1423; "New Zealand Pilot," eighth edition, 1908, Chapter v, page 142; "New Zealand Nautical Almanac," 1911, pages 195 and 315, edition 1912, pages 201 and 327.

J. A. MILLAR.

Amending Regulations for the Carriage of Deck Cargo.

WHEREAS regulations, dated respectively the 26th HEREAS regulations, dated respectively the 26th day of April, 1911, and the 31st day of August, 1911, and published in the New Zealand Gazette No. 36, of the 4th day of May, 1911, and No. 71, of the 7th day of September respectively, were made governing the issue of licenses for the carriage of cargo and live-stock on the decks of vessels: And whereas it is desirable to amend the said regulations in the manner hereinafter described:

Now, therefore, I, John Andrew Millar, the Minister of Marine, in pursuance and exercise of the power and authority conferred upon me by section 223 of the Shipping and Seamen Act, 1908, do hereby amend the said regulations of the 26th day of April, 1911, and the 31st day of August, 1911, in the manner described in the Schedule hereto.

# SCHEDULE.

REGULATIONS OF 26TH APRIL, 1911.

General.

CLAUSE 2: The figures and words "150 tons net register" are deleted, and the figures and words "200 tons net register" are inserted in lieu thereof; and the words "in cases of emergency" are deleted.

Clause 25: This clause is revoked, and the following clause is substituted therefor, namely:—

"25. Dead-weight cargo includes iron, copper, lead, tin, and manganese ores, railway-iron, iron boilers, machinery, and locomotives, and coal."

The form of general or special license A or B deadweight prescribed in the regulations, and also the words "or dead-weight" in the Schedule, are repealed, and the following words and figures are inserted in the Schedule, viz.:

REGULATION OF THE 31ST AUGUST, 1911.

After the words "carriage of motor-cars" the words "and agricultural implements" are inserted, and after the words "the weight of the cars" the words "and agricultural implements" are inserted.

As witness my hand, this twenty-eighth day of October, one thousand nine hundred and eleven.

J. A. MILLAR.

Forbidding Money-order and Postal Correspondence for the Hungarian Bank Association (Limited), Budapest.

THE Postmaster General of the Dominion of New Zealand having reasonable ground for supposing that the institution of which the name and address are shown in the institution of which the name and address are shown in the Schedule hereunder is engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 28 of the Post and Telegraph Act, 1908, that no money-order in favour of the said institution shall be issued, and that no postal packet addressed to the said institution, or to the manager, secretary, or other officer thereof, or addressed to the address in the Schedule hereunder without a name, shall be registered or forwarded by the Post Office of New Zealand. by the Post Office of New Zealand.

#### SCHEDULE.

Hungarian Bank Association (Limited), (Ungarischer Bank verein Actiengesellschaft), VI, Teréz-körut 27, Budapest.

Dated this 28th day of October, 1911.

JOHN G. FINDLAY, For Postmaster-General.

Bonus for the Production of Quicksilver.

Mines Department,
Wellington, 14th February, 1910.

Notice is hereby given that a bonus of fourpence (4d.)
per pound will be paid on the production of the first one hundred thousand pounds weight (100,000 lb.) of good marketable retorted quicksilver, free from all impurities, from any mine in New Zealand, on the following conditions, that is to say: that is to say :-

1. That at least one-third of the quantity is produced on or before the 31st March, 1911, and the remaining two-thirds on or before the 31st March, 1912.

2. No bonus will be payable until the whole of the one hundred thousand pounds (100,000 lb.) of quicksilver has been produced as stipulated to the satisfaction of an officer to be appointed by the Minister of Mines, and on whose certificate alone the bonus will be paid.

3. In the event of more than one person producing the

3. In the event of more than one person producing the required quantities of quicksilver before the dates named, inquiry will be made by the officer above referred to, when, if it is found that each applicant is equally entitled to a bonus, the amount will be divided in proportion to the quantities produced by each applicant, but in no case shall any bonus be paid until at least one hundred thousand pounds (100,000lb.) of quicksilver has been produced in the aggregate.

R. McKENZIE, Minister of Mines.

Bonus on Mineral Oil produced in New Zealand.

Mines Department,
Wellington, 21st December, 1910.

OTICE is hereby given that a bonus of £10,000 will
be paid for the production of mineral oil as

1. (a.) £2,500 to be paid on proof being submitted that not less than 250,000 gallons of marketable crude oil has been won.

(b.) £2,500 to be paid on proof being submitted that not less than 500,000 gallons of marketable crude oil has been won.

(c.) £2,500 to be paid on proof being submitted that not less than 1,000,000 gallons of marketable crude oil has

under :-

not less than 1,000,000 gailons of marketable crude of masbeen won.

(d.) The balance of £2,500 to be paid to the person or company who first produces by his or its own refining plant 500,000 gallons of refined mineral oil.

"Marketable crude oil" shall contain not less than 90 per cent. of products (excluding water) which can be obtained by distillation.

"Refined mineral oil" may include benzine, petroline, kerosene, or lubricating-oils.

The illuminating-oil in the refined state to have a specific gravity of 0.814 to 0.830, and a flashpoint of not less than 83° Fahr. by the Abel closed test.

2. Notice of intention to claim the aforesaid bonus must be given in writing to the Minister of Mines not later than 31st March, 1912.

3. The claim must be made and the conditions duly fulfilled on or before the 31st March, 1915.

4. The first claimant who proves to the satisfaction of the Government that he has fulfilled all the conditions

under any of the headings (a), (b), (c), or (d) shall be the recipient of the bonus payable under that heading. The oil must in each case be produced from the well or wells

oil must in each case be produced from the well or wells of one proprietary only.

5. All conditions as to quantity, quality, priority, and value to be fulfilled to the satisfaction of an officer appointed for the purpose by the Government.

6. This offer cancels the offer dated the 1st June, 1909, and appearing in the New Zealand Gazette.

R. McKENZIE. Minister of Mines.

#### Notice to the Public Trustee.

THE EDUCATION AMENDMENT ACT, 1910, SECTION 11, SUBSECTION (10).

Education Department,
Wellington, 17th October, 1911.
WHEREAS James M. Fargie is at present an inmate
of the Special School for Boys, Otekaike, a special
school within the meaning of section 11 of the Education
Amendment Act, 1910: And whereas such inmate is entitled to certain moneys: And whereas it appears expedient to issue the directions hereinafter set forth:
Now, I, Thomas Mackenzie, Acting Minister of Education, in exercise of the powers conferred by section 11,
subsection (10), of the Education Amendment Act, 1910,
do hereby direct the Public Trustee to take possession of
all such moneys and apply the same for the benefit of such
inmate, in accordance with the provisions of the lastmentioned Act. mentioned Act.

THOS. MACKENZIE,
Acting Minister of Education.

Half-yearly Statement of Liabilities and Assets of the Bank of Australasia in New Zealand.

ALF-YEARLY return of the aggregate average amount of the weekly liabilities and assets of the Bank of Australasia within the Dominion of New Zealand from the 11th day of April, 1911, to the 16th day of October, 1911, inclusive. (Published pursuant to the Royal Charter of Incorporation.)

22,322 10 137,697 6 Notes in circulation not bearing interest ... Notes in circulation not bearing interest ... Bills and notes in circulation bearing interest Releanes due to other heart. Bills in circulation not bearing interest 8 Balances due to other banks ... Cash deposited not bearing interest Cash deposited bearing interest ... .. 1,516,644 18 636,775 5

Total liabilities within the Dominion £2,313,440 0 11

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		<b>3</b> 5	ъ.	u.
Coin and bullion		583,578		
Landed property (bank premises)		37,210	6	4
Notes and bills of other banks		24,670	0	0
Balances due from other banks		• •		
Debts due to the corporation, include	ling			
notes, bills, and other securities		3,232,156	15	10

Total assets within the Dominion

£3.877.615 10 10

A. P. WEBSTER, Inspector. R. SWANSTON, Accountant. Wellington, 24th October, 1911.

Notice published pursuant to the Provisions of Section 15 of the Public Trust Office Act, 1908.

Public Trust Office, Wellington, 1st November, 1911.

N OTICE 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 administrate the several intestate estates of the persons deceased, whose names, residences, and occupa-tions, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £250 in each case :

Leary, Martha, late of Mosgiel, in the Provincial Dis-rict of Otago, married woman. Filed on 15th September,

Burns, John, late of Wellington, in the Provincial Dis-ict of Wellington, barman. Filed on 15th September, trict of 1911.

Wolmer, Albert, late of Taringamutu, in the Provincial District of Auckland, bushman. Filed on 15th Septem-

ber, 1911.
McGhee, John Beveridge, late of Kaitangata, in the Provincial District of Otago, miner. Filed on 15th September, 1911.

Norries, Robert, late of Cambridge, in the Provincial District of Auckland, cab-proprietor. Filed on 15th September, 1911.

Orr, Alexander Forbes, late of Wellington, in the Provincial District of Wellington, theatrical-manager. Filed

on 20th September, 1911.

Johnson, Walter John Young, late of Kakahi, in the Provincial District of Auckland, bushman. Filed on 20th September, 1911.

Walker, James Reid, late of Abbotsford, in the Provincial District of Otago, miner. Filed on 20th September,

Whyte, Thomas Alexander, late of Runanga, in the Provincial District of Westland, miner. Filed on 23rd

September, 1911.
Milne, William, late of Kanakanaia, in the Provincial District of Auckland, engine-driver. Filed on 23rd Sep-

tember, 1911.

Dickinson, Edward, late of Wellington, in the Provincial District of Wellington, census clerk. Filed on 23rd September, 1911.

Truscott, Ernest William, late of Napier, in the Provincial District of Hawke's Bay, labourer. Filed on 23rd

September, 1911.

Mears, Richard, late of Wellington South, in the Provincial District of Wellington, storeman. Filed on 23rd

September, 1911.
Price, John or Phillip John, late of Auckland, in the Provincial District of Auckland, grocer's traveller. Filed on 23rd September, 1911.
Blythe, Charles, late of Parnell, in the Provincial District of Auckland, labourer. Filed on 26th September,

Anderson, Andrew, late of Taradale, in the Provincial District of Hawke's Bay, cook. Filed on 26th September,

1911.

Keayes, Mary Ann, late of Seddonville, in the Provincial district of Westland, married woman. Filed on 26th Keayes, Mary Ann, and District of Westland, married woman. Filed on 26th September, 1911.
Glen, John, late of Matakitaki, in the Provincial District of Nelson, old-age pensioner. Filed on 26th September 1911.

tember, 1911.

Macarthur, Arthur, late of Dunedin, in the Provincial District of Otago, retired chemical-maker. Filed on 26th

September, 1911.
Young, Mary Elizabeth, late of Westport, in the Provincial District of Nelson, married woman. Filed on 26th

September, 1911.
McKay, Alexander, late of Hunterville, in the Provincial District of Wellington, drover. Filed on 26th September,

Evans, Richard, late of Wellington, in the Provincial District of Wellington, carpenter. Filed on 30th Septem-

ber, 1911.

Marshall, Thomas, late of Gisborne, in the Provincial District of Auckland, tailor. Filed on 30th September,

Hindle, David Burn, late of Auckland, in the Provincial District of Auckland, gentleman. Filed on 5th October,

1911. Robinson, William Malyon, late of Thames, in the Provincial District of Auckland, miner. Filed on 7th Oc-

bradley, Thomas, late of Raetihi, in the Provincial District of Wellington, farm hand. Filed on 7th October,

Edmonds, Harold Everett, late of Te Kuiti, in the Provincial District of Auckland, farm hand. Filed on 7th

October, 1911.

Barnett, William, late of Auckland, in the Provincial District of Auckland, farm hand. Filed on 7th October,

Thomas, late of Porirua, in the Provincial Finucane, Thomas, late of Porirua, in the Filed on 7th istrict of Wellington, hospital attendant. Filed on 7th District of October, 1911.

October, 1911.

Perry, Margaret, late of Waiuku, in the Provincial District of Auckland, widow. Filed on 10th October, 1911.

Black, Robert, late of Reidston, in the Provincial District of Otago, labourer. Filed on 10th October, 1911.

Fargie, Alexander McLaggan, late of Eastown, in the Provincial District of Wellington, shop engineman. Filed on 10th October, 1911.

Browne, William Humphreys, late of Kerikeri, in the Provincial District of Auckland, settler. Filed on 10th October, 1911.

October, 1911.

Knott, Samuel Everard, late of Cheviot, in the Provin-vincial District of Canterbury, labourer. Filed on 11th October, 1911.

Todd, Gavin or Gabin, late of Rissington, in the Pro-vincial District of Hawke's Bay, contractor. Filed on 11th October, 1911.

Hardy, Hardie, or Hardee, Morgan, late of Kumara, in the Provincial District of Westland, miner. Filed on 11th October, 1911.

Craig, Benjamin, late of Sunnyside, in the Provincial District of Canterbury, settler. Filed on 13th October, 1911.

Beesley, Martha, late of Parnell, in the Provincial District of Auckland, domestic. Filed on 13th October, 1911.

Scanlon, Edward Michael, late of Foxton, in the Provincial District of Wellington, labourer. Filed on 16th October, 1911.

Howes, Charlotte, late of Palmerston North, in the Provincial District of Wellington, married woman. Filed on 16th October, 1911.

Witheridge, John, late of Avondale, in the Provincial District of Auckland, overseer. Filed on 16th October,

Kaye, John Leo, late of Atawhai, in the Provincial District of Nelson, carpenter. Filed on 16th October, 1911.

McCormack, Archibald, late of Winton, in the Provincial District of Otago, carrier. Filed on 20th October, 1911.

Shaw, Robert, late of Makatote, in the Provincial District of Auckland, settler. Filed on 20th October, 1911.

Howard, Joseph Valpy, late of Poukawa, in the Provincial District of Hawke's Bay, shepherd. Filed on 20th October, 1911. October, 1911.

McCormack or McCormick, Margaret, late of Winton, in the Provincial District of Otago, widow. Filed on 20th

October, 1911.

Forsyth, Ebenezer, late of Little River, in the Provincial District of Canterbury, labourer. Filed on 20th October, 1911.

O'Brien, John, late of Woodville, in the Provincial District of Hawke's Bay, settler. Filed on 19th October, 1911

Nelson, Alexander, late of Maungaturoto, in the Provincial District of Auckland, ganger. Filed on 30th October, 1911.

Gaughren, or Gaughran, Michael, late of Auckland, in the Provincial District of Auckland, labourer. Filed on 30th October, 1911.

Byrne, Michael, late of Te Wharau, in the Provincial District of Wellington, labourer. Filed on 30th October,

Cuthbert, Frank, late of Otira, in the Provincial Dis-ict of Westland, engine-driver. Filed on 31st October, 1911

FRED. FITCHETT,
Public Trustee.

Notice by the Public Trustee under the Public Trust Office Act, 1908 (Part II).

To the owner or owners of a parcel of land containing by admeasurement 80 acres, more or less, being the northern portion of Allotment 84 and the southern portion of Allotment 85, in the Parish of Waipareira, in the Provincial District of Auckland. Bounded on the north by other part of Allotment 85, 4300 links; on the north-east by a road, 1430 links and 700 links; on the north-east by the same read, 500 links and 76 links. the south-east by the same road, 500 links and 76 links; on the south by other part of Allotment 84, 5720 links; and on the west by Allotments 78 and 77, 1410 links. The land was Crown-grant-d to William Johnson Smith, of Auckland, farmer, who cannot now be traced.

THEREAS the Public Trustee has instituted inquiries V and has not thereby ascertained who the owner or owners of the above-described land is or are, and believes that such owner is, or owners are, not in the Dominion:

Now, this notice calls upon such owner or owners, within six months of the date of the publication of this notice in Trustee his or their title to the satisfaction of the Public Trustee his or their title to the land specified in this notice; and, if such owner does or owners do not, within the time limited, so establish his or their title, the Public Trustee will exercise the powers and authorities granted to him in and by the Public Trust Office Act, 1908 (Part II).

Dated this 26th day of October, 1911.

FRED. FITCHETT, Public Trustee. Notice by the Public Trustee under the Public Trust Office Act, 1908 (Part II).

To the owner or owners of a parcel of land containing by admeasurement 29 perches, more or less, being Allotment 93, Township of Newcastle, in the Parish of Horotiu, County of Waikato, in the Provincial District of Auckland, bounded towards the north by a street, 92 links; towards the east by Allotment 94, 170 links; towards the south by Allotment 97. 111 links; and towards the west by Allotment 92, 232 links. The land was Crown-granted on the 12th April, 1866, to Edmund Wickes. of Ngaruawahia, who cannot now be traced. Wickes, of Ngaruawahia, who cannot now be traced.

THEREAS the Public Trustee has instituted inquiries,

WHEREAS the Public Trustee has instituted inquiries, and has not thereby ascertained who the owner or owners of the above-described land is or are, and believes that such owner is, or owners are, not in the Dominion:

Now, this notice calls upon such owner or owners, within six months of the date of the publication of this notice in this Gazette, to establish to the satisfaction of the Public Trustee his or their title to the land specified in this notice; and if such owner does or owners do not, within the time limited, so establish his or their title, the Public Trustee will exercise the powers and authorities granted to him in and by the Public Trust Office Act, 1908 (Part II).

Dated this 31st day of October. 1911

Dated this 31st day of October, 1911.

FRED. FITCHETT,
Public Trustee.

Notice by the Public Trustee under the Public Trust Office Act, 1908 (Part II).

To the owner or owners of a parcel of land containing by admeasurement 1 acre, more or less, being Allot-ment 23, Town of Kihikihi, in the Parish of Puniu bounded towards the north by Allotment 22, 340 links; towards the east by a road, 295 links; towards the east by a road, 295 links; towards the south by Allotment 24, 340 links; and towards the west by Allotment 28, 295 links. The land was Crowngranted on 4th June, 1867, to Henry Hazelgrove, a private in the Second Regiment of Waikato Militia, who cannot now be traced.

WHEREAS the Public Trustee has instituted inquiries, and has not thereby ascertained who the owner or owners of the above-described land is or are, and believes that such owner is, or owners are, not in the Dominion:

Now, this notice calls upon such owner or owners, within six months of the date of the publication of this notice in this Gazette, to establish to the satisfaction of the Public Trustee his or their title to the land specified in this notice; and, if such owner does or owners do not, within the time limited, so establish his or their title, the Public Trustee will exercise the powers and authorities granted to him in and by the Public Trust Office Act, 1908 (Part II).

Dated this 31st day of October, 1911.

FRED. FITCHETT, Public Trustee.

Incorporated Societies Act, 1908.

DECLARATION BY REGISTRAR DISSOLVING A SOCIETY.

ROBERT EDWARD HAYES, Registrar of Incor-The Mobile Theorem 1998.

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

Dated at Wellington, this 28th day of October, 1911.

ROBT. E. HAYES Registrar of Incorporated Societies.

The Industrial Conciliation and Arbitration Act, 1908.~ Notice of Cancellation of Registry.

Department of Labour,
Wellington, 1st November, 1911.

Notice is hereby given that the registration of the
Auckland Builders', Contractors', and General Labourers' Industrial Union of Workers, registered number 701, situated at Auckland, is hereby cancelled as from
the date of the notification hereof in the New Zealand Gazette.

JOHN LOMAS, Registrar of Industrial Unions.

RETURN of the Number, Tonnage, and Crews of Vessels entered Inwards at the several Ports of New Zealand during the Quarter ended 30th September, 1911.

		1		WHE	NCE.						В	utish.								F	OBEIGN				,				To	TALS.			•		Cor	respone	ding
Ports or Arrival.	Sailing or Steam Vessels	Uni Kingo	ted lom.	Briti Poss sion	es-	Fore Count an Wha Fishe	tries d ale	Wit	ch Carg	oes.	In	Ballas	it.		Totals.		Wit	ih Carg	oes.	In	Ballas	it.		Totals.		Wit	h Carg	oes.	In	Ballas	ıt.		Totals.		· ·	Quarter 1910.	r,
	,	With Cargoes.	In Pailast.	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Стечив.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Сгежв.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Orews.
Auckland	Sailing Steam			8 37	1	1 17	2	9 66	3854 183620	112 4255		10679	255 255	69 —	3854 194299	112 4510		3836	31	::	•••	::	1	3836	31	9 67	3854 187456	112 4286	3		l1	11		112 4541	-	5300 157002	3304
Totals		15	3	45	1	18	3 2	75	187474	4367	3	10679	255	78	198158	4662	1	3836	31	•••	••	••	1	3836	31	76	191310	4398	3	10679	255	79	201989	4653	73 1	162302	3441
Kaipara	Sailing		1	3	3			3	<b>9</b> 90	31	••-			3	990	31		••	••	<u></u>	••	•••	··	••-	••	3	990	31				8	990	31	8	1550	85
Poverty Bay	Sailing Steam						::		••			, •• ••	::			••	:: 		•••		•••		::	··-		••	••	.:			::   			::	3 2	938 2476	
Totals					1		1				••		<u> </u>				<u>   </u>		••		•••	··		••	<u></u>	· ·		·		··-	•••	••	<del>:.</del>		5	3414	89
N. Plymouth	Sailing Steam				.:		::	••1	570	 17	••				570	 17	1	1163	16 ••		••	::	1	1163	16	1	1163 570	16 17				1	1163 570	16 17		<b>76</b> 0	16
Totals			1	]	1		1	1	570	17	••	•••		1	570	17	1	1163	16	••	••	<u></u>	1	1163	16	2	1733	33				2	1733	33	1	<b>7</b> 60	16
Waitara	Steam		1		-				•••	•	•••			••				•••	$ \underline{\cdot \cdot} $		••	<u></u>		·· <u> </u>	<u></u>	<u></u>	<u>,.</u>				···		••	••	••		
Wanganui	Sailing Steam	::	::		2				486	19		::		$\begin{bmatrix} 2 \\ \cdots \end{bmatrix}$	486	19	::	••		••			::	•••			486		::			2	486 ••			804	32
Totals			1	5	2			2	486	19		••	••	2	486	19		• •		••	••	<u>  ··</u>	<u> </u>	<u>.</u>		2	486	19	···			2	486	19	3	804	32
Wellington	Sailing Steam		1	10	1		1	1 26	695 89600			2765	31	1 27	695 92365	15 2548		2298	33		••		2	2298	33	3 26		48 2517	1	2765	31	3 27	2993 92365	48 2548		1974 88782	38 2236
Totals .			8	1'	7		4 1	27	90295	2532	1	2765	31	28	93060	2568	2	2298	33	••			2	2298	33	29	92593	2565	1	2765	31	30	95358	2596	29	90756	2274
Napier .	. Steam	1	1		1		1	1	1246	27			••	]	1246	27	<u> </u>	••	٠.		••		<u>  · · </u>			1	1246	27		··	<u></u>	1	1246	27	1	1219	26
Picton .	. Steam		-		2		-	2	2466	54		••		2	2466	54				••	••			<u></u>		2	2466	54			<u></u>	2	2466	54	<u> </u>		
Nelson .	. Sailing		-		1		1	1									1	679	12		,.		1	679	12	1	679	12			<u></u>	1	679	12	••	••	<u></u>
Westport	Sailing	3	-	::	::	::	4	::	-:-	::		2307	24		2307	2		.,	::	4	3010	51	4	3010	51		::		4 1	3010 2307	51 24		3010 2307	51 24		1959	37
Totals .			- 				1	5		••		2307	24	1	2307	24			••	4	3010	51	4	3010	51				5	5317	75	5	5317	75	3	1959	<b>37</b> .

8				WHE	NCE.						I	Britise	τ.							F	овиіс	N.							ī	OTALS.	-						
Ports of Arrival.	Sailing or Steam Vessels.	Unit Kinge		Brit Pos sion	ses-	Cou	eign ntries Vhale eries.	Wi	th Car	goes.	In	Balla	st.		Totals		Wit	h Car	goes.	In	Balla	st.		Totals.		Wi	th Carg	oes.	In	Balla	st.		Totals.			respon Quarte 1910.	
		With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.
Greymouth	Sailing Steam	••				::	. ::			••	••	••	.:					••			••	::												::		307	J1 
Totals	••	•••		••							•	••				•••	•••		1		••			•••			•••				·		•••		1	307	11
Lyttelton	Sailing Steam	••	·.		1	::		7	9743	 212	••	••		7	9743	212	1 1	860 2357			••	.:	1 1	860 2357	14 21		860 12100					1 8	860 12100		2 8	1419 14128	32 224
Totals						••		7	9743	212	•••	••		7	9743	212	2	3217	35				2	3217	35	9	12960	247				9	12960	247	10	15547	256
Timaru	Sailing Steam	••	••	••					-:-		•••		::			•	::	••	::	::	••	::			•			::		••			::		1 1	688 516	
Totals		••								•••		••																• • • • • • • • • • • • • • • • • • • •	••		· · ·				2	1204	33
Dunedin	Sailing Steam	2			1		3	6	17251	342	•••		::	6	17251	342	4	4794	65		• •		4	4794 	65 	4	4794 17251	65 342				4 6	4794 17251		4 8	4715 19711	62 359
Totals		2		4	1		4	6	17251	342				6	17251	342	4	4794	65			••	4	4794	65	10	22045	407				10	22045	407	12	24426	421
Bluff Harbo'r	Sailing Steam	··-	::	1	-;		1	 15	35 <b>61</b> 9	1202				15	35619	1202		1794	25		•••		2	1794	25	2 15	1794 35619	$\frac{25}{1202}$		••		2 15	1794 35619		4 16	2977 38259	51 1261
Totals			••	16	3		1	15	35619	1202	••	•••		15	35619	1202	2	1794	25	•••			2	1794	25	17	37413	1227		•••	•	17	37413	1227	20	41236	1312
Total ship'ng inwards	Sailing Steam	$\begin{array}{c} 2 \\ 22 \end{array}$		18 88			6 4 1 4	15 124	6025 $340115$	177 8626	5	15751	310	15 129	6025 355866	177 8936	$\frac{-11}{2}$	11588 6193			3010	51	15 2	14598 6193	216 52		17613 346308		4 5	3010 15751			20623 362059		::	::	••
Totals	••	24		103	1	2	7 8	139	346140	8803	5	15751	310	144	361891	9113	13	17781	217	4	3010	51	17	20791	268	152	363921	9020	9	18761	361	161	382682	9381	$\overline{\ldots}$		•••
Corresponding Quarter, 1910	Sailing Steam	1 19		· 88		1	6 2	29 114	12611 303470	$\frac{334}{7201}$	1 8	10 18623	2 287	30 122	12621 322093	336 7488	7	7255 ••	104	4	3515 	55	11	10770	159		19866 303470			3525 18623	57 287				$\begin{array}{c} -41 \\ 122 \end{array}$	23391 322093	495 7488
Totals		20	3	112	8	1	3 2	143	316081	7535	9	18633	289	152	334714	7824	7	7255	104	4	3515	55	11	10770	159	150	323336	7639	13	22148	344		••		163	345484	7983

Department of Trade and Customs, Wellington, 31st October, 1911.

RETURN of the Number, Tonnage, and Crews of Vessels Cleared Outwards at the several Ports of New Zealand during the Quarter ended 30th September, 1911.

			C	LEARE	D FOR							Britisi	ĸ.							I	POREIG	N.							7	Potals	١.						•
Ports Departure.	Sailing or Steam Vessels.	Unit Kingo		Brit Poss sion	808-	Cou 8 W	reign ntrie nd hale teries	W	ith Ca	rgoes.	I	n Balla	st.		Totals	•	Wit	h Care	goes.	Ir	ı Balla	st.		Totals		Wit	h Carg	oes.	In	Balla	st.		Totals	•		respone Juarter 1910.	
•		With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	With Cargoes.	In	Vessels.	Tons.	Crews.	Vessels.	Tons.	Orews.	Vessels.	Tons.	Orews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Стемя.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Orews.	Vessels.	Tons.	Orews.	Vessels.	Tons.	Grews.
Auckland	Sailing Steam	5		8 27	10		3	. 44		4 112 3 3109		25555	480	9 51	3444 128258	112 3589	2	1056	20				2	1056	20	11 41	4500 102703	132 3109	ii0	25 <b>55</b> 5	480	11 51	4500 128259		15 38	6911 9 <b>3</b> 311	182 2369
Totals		5		35	10	15	2	50	10614	7 3221	10	25555	480	60	131702	3701	2	1056	20				2	1056	20	52	107203	3241	10	25555	480	62	132758	3721	53	100222	2551
Kaipara {	Sailing Steam	•		6 8		::	-					::	::	6 8	3662 11262	87 226		••			•••			::	.:	6 8	3662 11262	87 226		::	::	6 8	3662 11262		7 8	2984 7797	
Totals			<u></u>	14				14	1492	318	3			14	14924	313					•••					14	14924	313				14	14924	313	15	10781	264
Poverty Bay {	Sailing Steam			2	::		::		ŧ	35 18	5			2	235	15	.:	••		::				••		2	235	15	::	••	::	2	235	15	1	251	10
Totals				2				2	25	5 18	j		••	2	235	15		• • •	1							2	235	15				2	235	15	1	251	10
New Plymouth	Sailing	•	·		1	·					·				٠.				1	1	1163	16	1	1163	16	1	••		1	1169	16	1	1163	16	1	760	16
Wanganui	Sailing	٠		2				2	48	19	•		••	2	486	19		•••		•	•••					2	486	19		••	1	2	486	19	2	604	22
Wellington	Sailing Steam	9		1 13	2		2 ::	1 24		37 10 32 2391		7506	98	1 26	87 97538			•••		::		::				1 24	87 90032			7506	98	1 26	87 97538			132 99287	
Totals	••	9	<u></u>	14	2		2	25	9011	9 2401	2	7506	98	27	97625	2499		••		••		•••				25	90119	2401	2	7506	98	27	97625	2499	30	99369	2393
Picton {	Sailing Steam	••		1	.:			1	69	5 15	5		••	1	695 · ·	15		••		::			::		::	1	695	15	::	•••	::	1	695	15	·. 1	1901	32
Totals	••			1				1	69	15 15	5	•••		1	695	15		•••		••	••					1	695	15				1	695	15	1	1901	32
Nelson	Sailing	••	<u></u>	1										••	••		1	679	12	•••			1	679	12	1	679	12	••	•••		1	679	12			
Westport	Sailing Steam	••		 5	••		5 1	1.0	876	 164		::	 	6	8764	164	5	4128	68	• • •		::	5	4128	68	5 6	4128 8764	68 164				5 6	4128 8764			1633 6268	
Totals		••		5		-	6	6	876	164		••		6	8764	164	5	4128	68			••	5	4128	68	11	12892	232		•		11	12892	232	6	7901	144
Greymouth {	Sailing Steam	••		io				1 10	1008	 35 242	3			i0	10085	242		•••		••		::	::			io	10085	242	::	•••		io	10085	242	1 4	326 3860	
Totals				10	1		<u> </u>	10	1008	5 242	2		• • •	10	10085	242				·				• • • • • • • • • • • • • • • • • • • •	-	10	10085	242				10	10085	242	5	4186	113

				CLE	ARED	FOR							Britisi	ī.							F	OBEIG	N.		_			-		"	COTALS	•						
Ports of Departure.	Sailing or Steam Vessels	Kin	iited gdom	P	Britis Posse sions	s- 3.	Fore Count an Wha Fishe	tries d ale	Wi	ith Car	goes.	Iı	ı Balla	st.		Totals	١.	Wit	th Car	goes.	In	Balla	st.		Totals	•	Wi	th Carg	oes.	Ir	Balla	st.		Totals.		Cor	respon Quarte 1910.	r,
		With Cargoes.	In In	With	Cargoes.	In Ballast.	With Cargoes.	In Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessele.	Tons.	Crews.	Vessels.	Tons.	Orews.
Hokitika	Sailing				1		••		1	185	9				1	185	9	••	••			••					1	185	9				1	185	9			
Lyttelton {	Sailing Steam		3 ::	- 1	:	1	••		2	10840	151		::		· · · · · · · · · · · · · · · · · · ·	10840	151		•••		 1 	1409	18	1	1409	18	·. 2	10840	 151	1	1409	18	$\frac{1}{2}$	1409 10840	18 151		8022	152
Totals				-	-	1	•••		2	10840	151		<del></del>		2	10840	151			•••	1	1409	18	1	1409	18	2	10840	151	1	1409	18	3	12249	169	3	8022	152
Timaru {	Sailing Steam		.:	:	- 1	·i	••				•••	  :i	2988	32		2988	32		•••		•••	::		::	•••		•••	••		 1	2988	32	1	2988	32	1 2	688 5986	11 69
Totals				-		1					•••	1	2988	32	1	2988	32		•••		•	•••							•	1	2988	32	1	2988	32	3	6674	80
Oamaru {	Sailing Steam			:			::	::	::				• • • • • • • • • • • • • • • • • • • •	::					•••		• • •	•••	::	::		•••		•••						••		1	299 2993	
Totals			-	-	.		•••								•				••	•		<del></del>	· · ·						••		•••			••		2	3292	46
Dunedin {	Sailing Steam					2 11		::	·	4025	52	 11	85936	534	 12	39961	586		•••	::	2	1742	27	2	1742	27	·i	4025	· . 52	2 11	1742 35936		2 12	1742 39961	27 586		7216 16268	95 234
Totals		1	••	•	•	13			1	4025	52	11	35936	534	12	39961	586	•••	••	••	2	1742	27	2	1742	27	1	4025	52	13	37678	561	14	41703	613	10	23484	329
Bluff Harbour {	Sailing Steam	2	::	•		1			 15	41983	 1241	• •			 15	41983	1241				1	997	11	1	997 	11	15	41983	1241	1	997 	11 	1 15	99 <b>7</b> 41983	11 1241		1773 46476	
Totals		2	••	]	13	1			15	41983	1241	••	••	••	15	41983	1241		••		1	997	11	1	997	11	15	41983	1241	1	997	11	16	42980	1252	20	48249	1418
Total Ship'ng { outwards {	Sailing Steam	19			22 76	5 24	8 12		22 107	8794 279694	267 7576		71985	1144	22 131	8794 351679		8	5863	100	5	5311	72	13	11174		30 107	14657 279694	367 75 <b>7</b> 6		5311 71985	72 $1144$		19968 <b>35167</b> 9				
Totals	••	19		5	99	29	20	•••	129	288488	7843	24	71985	1144	153	360 <b>47</b> 3	8987	8	5863	100	5	5311	72	13	11174	172	137	294351	7943	29	77296	1216	166	371647	9159			
Correspuding. Quar., 1910	Sailing Steam	1 17			26 71	8 18	4 3	1 3	27 91	10445 235619	309 6260		2924 56500	49 804	30 112	13369 292119		4	4443	61	6	5765	87	10	10208	148	31 91	14888 235619			8689 56500				···	40 112	23577 292119	
Totals	••	18		5	97	26	7	4	118	246064	6569	24	59424	853	142	305488	7422	4	4443	61	6	5765	87	10	10208	148	122	250507	6630	30	65189	940			•••	152	315696	7570

RETURN of the Number, Tonnage, and Crews of Vessels Cleared Outwards at the several Ports of New Zealand during the Quarter ended 30th September, 1911-continued.

	y			
RETURN of the QUANTITY and	VALUE of EXPORTS from	n New Zealand during the	Quarter ended 30th SEPTEMBE	R, 1911.

RETURN of the QUANTITY and VALUE of EXPORTS from New ZEALAND during the QUARTER ended 30th SEPTEMBER, 1911-continued.

	AUCK	LAND.	KAII	PARA.	TAUR	ANGA.	POWER	TY BAY.	N Plyn	EW IOUTH.	WAIT	ARA.	PA	TEA.	WANG	JANUI.	WELLI	GTON.	NAI	PIRR.	WAI AND E	RAU ICTON.	NEL	son.	
ARTICLES.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	ARTICLES.
Agricultural products,— Bran and sharps tons Chaff "," Flour "," Grain, barley bushels ,, beans and peas "," , maize "," ,, mait "," ,, oats "," ,, wheat "," Hops cwt. Meal, oat centals Potatoes tons Seeds, grass and clover Other kinds	152 43 18 674 16 52 2247 630 18 17 121	304 193 113 7 11  338 131 43 15		£		£		107		£		£		£		£	11847 439   35	231		£	40367	9504	3600   808	::	Agricultural products,— Bran and sharps. Chaff. Flour. Grain, barley. ,, beans and peas. ,, maize. ,, oats. ,, wheat. Hops. Meal, oat- Potatoes. Seeds, grass and clover. Other kinds.
		13977		-	· · ·	<u></u>		107			·			<u> </u>		90		6835	•••	<u> </u>		9504	•••	5949	
Manufactures,— Apparel Leather Phormium Woollens Other kinds	341	269 2174 2989 20207 25639		200						12						::	171 2896	23 1051 47783 6528 55385		226		1540 59	37	252  31 283	Manufactures,— Apparel. Leather. Phormium. Woollens. Other kinds.
Miscellaneous		834						7										2881		10					Miscellaneous.
Total New Zealand produce and manufactures Specie Other colonial, British, and foreign produce and manufactures		574223 8636 26133		57401				643 <b>99</b> 84	• •	9766 199	• .	2806	::	11464 		35032 37		375009 13041		60860	•••	30783		14744 	
Totals	٠	608992		57401	•••			64483	•••	9965	• • • • • • • • • • • • • • • • • • • •	2806		11470	••	35069	•••	388050		61005		30813	•	14784	

The values of wool, meat (frozen), grain (oats and wheat), tallow, hemp, butter, and cheese have been approved by the various Chambers of Commerce.

RETURN of the QUANTITY and VALUE of EXPORTS from New Zealand during the QUARTER ended 30th SEPTEMBER, 1911—continued.

					WEST	PORT.	GREY	MOUTH.	Horn	MKA.	Lyttri	TON.	TIMA	BU.	OAMA	ARU.	Dun	EDIN.	INVERO	ARGILL.	Post.	Тота	LS.	CORRESPONDING QUARTER, 1910.	
	ABTICL	es.			Quantity.	Value.	Quantity.	Value,	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	PARORES PO	Quantity.	Value.	Value.	ARTICLES.
The Mine,— Coals Gold Silver Minerals		• • • •		tons ounces tons	20033 736		5 2746	£ 933 99 109594 30 3126	1758	£ 7032 	1500 	£ 1500  	100 	£ 100		£	2087 24805	100079	4275	£ 12742 17100		70841 125530 363434 1148	36445	586190 41960	The Mine,— Coals. Gold. Silver. Minerals.
						1754	4	113653		7032	••	1500		100	• • • • • • • • • • • • • • • • • • • •			104428		29842	••		607856	689587	
The Fisheries,— Fish Oysters Other kinds	•••			cwt. dozens	::		::		::		43 ::	67	••				308	2615	120345	930 72		4146 120845	930 2717	1117 901	The Fisheries,— Fish. Oysters. Other kinds.
						<u> </u>	<del></del>		<u> </u>			67	•••			<u> </u>	<del></del>	3286		5853	• • • • • • • • • • • • • • • • • • • •		10416	6025	
The Forest,— Fungus Gum, kauri- Timber, sawn and Other kinds	 d hewn	  	٠.	cwt. tons super. ft.			778094	30662		 537 		  27	  	  			 	7		5		562 1717 28870665	94779 143065 364	152775 105894 211	The Forest,— Fungus. Gum, kauri- Timber, sawn and hewn. Other kinds.
1 - 1 - 1						· · · · ·	<del></del>	30002		987			<del></del>		• • •	<u> </u>		7	<u></u>	1296		ļ . · · .	239564	263322	
Animals and produce Bacon and hams Beef, salted Butter Cheese Hides Live-stock Meats, preserved		act of		cwt.	794	105 105	7 98 5	  34 i168	   	200	199  249 1814 687 2599	732  648 1538 16276 6661	  				75 6390 227 712	232 9023 4394	1781 338	2154 9692		366 3448 4531 2673 32059 3987 16393	25302 7585	5405 72365 13180 68090 62251	Animals and produce,— Bacon and hams, Beef, salted. Butter. Cheese, Hides. Live-stock, Meats, preserved and e
Meats, frozen,— Beef Mutton ,,, joints Lamb				cwt. carcases cwt.						  	18 97988 43243 41 149011	24 61910  63 85077	8 26983 12068 271 50603	15 16797 382 27826	  		755 26877 12985 14 60718	13633	51069 23725 252	29216 315		41247 363382 167305 6001 550621	219610 8259	309085 13624	Meats, frozen,— Beef. Mutton. ,,, joints. Lamb.
Rabbits and he Other kinds Sausage-skins Skins, rabbit sheep Tallow Wool Other kinds	ares			cwt. "" number tons lb.	1974 25	36	2 232	22 145 15 367		ioo	43079 444 718 1531 21227 963951 791 2924371	444 1798 6542 190 64155 23496 129214 762	14377 96 393 80 163275 237 1279483	78 638 445 12167 6910	  1190 7934	211	19821 14832 208 454 2005331 147418 310	12291 314 1680 19596 21157	58281 21592 228 1858 268025 320033 630 1915875	17105 304 1218 2533 21077 18316		165779 36464 2272 5459 2391297 1958339 3707 11302650	29918 4201 16485 23042 157638 107505	24145 19072 14624 47967 195347 137293 470432	Rabbits and hares. Other kinds. Sausage-skins. Skins, rabbit. sheep. Tallow. Wool. Other kinds.

RETURN of the QUANTITY and VALUE of EXPORTS from New ZEALAND during the Quarter ended 30	h SEPTEMBER, 1911—continued.
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	WES	STPORT.	GREY	мостн.	Нок	ITIKA.	Lytt	ELTON.	Tr	MARU.	OAI	MARU.	Du	NEDIN.	INVER	CARGILL.	OST.	Тот.	ALS.	CORRESPONDING QUARTER, 1910.	
ARTICLES.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	Quantity.	Value.	PARCEES P.	Quantity.	Value.	Value.	ARTICLES.
ricultural products,— Sran and sharps tons Shaff "" Flour "" Flour "" Frain, barley bushels "" " " " " " " " " " " " " " " " " "		£		£		£	42 6 31 13269 24630  983 183796 	£ 177 46 229 2706 5384 139 32527 193 2777 372	1045	£ 200  20936		£	9655 65  1931 31228  150 1451	253 5698  473 2969 214		£ 925 2294 30 2382 1890	···	194 49 49 79412 30814 52 23043 329052 826 599 324 5318	350 422 17945 6793 11  3024 59299 5152 45 1496 12386 13830	298 204 2981 3661 32 1 7224 50193 5556 29 902 42627 7989	Agricultural products,— Bran and sharps. Chaff. Flour. Grain, barley. beans and peas. maize. maize. mat. oats. wheat. Hops. Meal, oat Potatoes. Seeds, grass and clover Other kinds.
· .								44000		21130				11770	<del></del>	7521			121439	123301	
nufactures,— Lpparel				··· ··· 4			467	367 3767  254 3652 8040					3	13 6 71 256 3656 4002	577	10 9925 2 800 10737		1016 3721	682 7250 62308 512 35375	8896 73165 1761	Manufactures,— Apparel. Leather. Phormium. Wooliens. Other kinds.
cellaneous	••	••						2231			••		·•	423		227	10383		16996	14992	Miscellaneous.
New Zealand produce and manufactures cie er colonial, British, and foreign produce and lanufactures		19678		146637 450 37		7869 		455945 4226		140862  100		3874 		286614 7904		352496  15		• •	2660845 9086 52029	1202	_
				147124		7869		460171													

The values of wool, meat (frozen), grain (oats and wheat), tailow, hemp, butter, and cheese have been approved by the various Chambers of Commerce.

Department of Trade and Customs, Wellington, 31st October, 1911.

W. B. MONTGOMERY, Secretary of Customs.

1800

HETURN of the Value of Imports at the several Ports of New Zealand during the Quarter ended 30th September, 1911.

							۔ ا									+2		8	ry.		
Countries.	British Possessions	United Kingdom	Australia	Oneensiand	South Australia	Tasmania	Fiji (inc. Rotumah)	Norfolk	Europe	Asia— Hong Kong Bengal	Bombay	Burmah	Auen Ceylon Singanore	Christmas Island	Cape Colony	Transvaal BritishE. Africa Prot	Seychelles America—	Canada British West Indies	Foreign Countries and Possessions.	Burope— Germany France Italy Switzerland Spain Portingal Norway Swedon Denmark	Holland Austria Hungary Turkey Greece
Correspond ing Quar- ter, 1910.	લા	3,106,342	198,442	1,031	12,425			200		5,868	<b>8</b>	3,002	75,081	:	2,695	4 4	2,478	67,628		104, 188 32, 962 35, 723 5, 723 1, 128 1, 128 15, 114 1, 959 25, 900	2,590 2,590 119 797 972
.alatoT	<b>9</b> 3	3,449,278	202,083	988 886	14,286	25,428	333,142	2,361	-	3,374	168	9,231	68,880	7,013	3,692	::	;	70,047		133, 636 4, 954 9, 912 10, 179 2, 369 1, 851 11, 694 13, 268 1, 694 1, 6	15,511 6,148 674 674
Paroela Post	ભ	33,481	2,331	73	121	75	C1	: :	-	231	61 5	310	 150	;	37	: :	:	342		2,258 11,157 11,865 1,865 36 219	ມ <sub>ເຊີ</sub> : : : _
Invercargil and Bluff.	વ્ય	84,689	13,015			293	:	4,710	:	9.911	091		1,961	:	: :	::	:	200		3,854 707 94 11 824 824 95 11,065	55 10 67
Danedin.	લ	415,462	29,569	92,181	988	6,536	2,883	3,201	:	1,204	918	1,174	17,582	:	345	::	:	10,370		10,601 2,470 2,474 1,618 11,618 11,948 1,948 2,436	1,195
Овтвети.	લ	14,366	808	1,193	-	341	:	: :	:	823	:	: :	240	:	: :	::	;	::		83 : : : : : : : : : : : : : : : : : : :	:. : : :
Timeru.	લ	49,853	1,270	0,82/	133	:2	:	: :	:	16 5,404	. :	: :		;	: :	: :	:	1,059		1,491 879 193 10 10 14 22 408	61 61 1 : : :
Lyttelton bas Opristch'rob	વ	485,171	40,112	74,043	1,029	8,192	2,054	::	;	181	:	248	15,767	1	871	::	:	15,184		34,389 11,679 1,105 684 321 1,702 2,044 2,044 3,470	1,760 973 82 82 83 83
Hokitiks.	· 44	1,935	560		<b>9</b>	::	:	::	:	::	:	: :	: : :	:	: :	; ;	:	84 :		8	;° ; ; ;
Greymouth	લ	23,730	2,414	1,822	283	::	:	::	:	190	:	::	:108	: .	: :	::	:	::		103 31 248 156	1,098
Westport.	ભ	9,542	1,012	400	134	::	:	: :	:	37	:	: <b>:</b>	164	:	: :	::	:	::		26       0	11111
Дејвоп,	4	30,841	1,516	706,3	<b>2</b> 5	498	:	::	:	726	:	::	180	:	: :	::	:	344		134 134 196	S : : : :
Wairan and Picton.	4	8,745	121	7,987	.65	: :	:	::	i	971	:	::	:88	:	<b>8</b>	:::	:	32		9 <sup>7</sup> : : : : : <sup>18</sup> : :	11:::
Napier.	વા	98,934	4,320	18,982 19,882	618	183	543	::	:	167	:	:89	1,475	:	22	::	;	£0; ::		1,906 428 82 82 82 82 84 85 1,93 1,93 1,93	
Wellington	44	1,006,018	49,777	280,530 80	1,465	3,896	4,951	: :	:	236	:	1,614	13,855	: :	280	::	:	17,650		29,863 119,774 11,774 11,681 1,881 1,881 1,039 5,241 5,241	4,143 911 334 734
.iunasgaaW	બ	54,391	3,908	8,00%	262	:8	es	: :	:	17 2.515	:	::	38:	:	: ;	::	:	<b>88</b> :		6,194 242 399 399 1119 113 381	18 : : : :
Pates.	94	7,192	160		249	: :	:	: :	:	:50		: :	173		:	:::	:	<b>ૹ</b> :		::::::::::	:::::
Namouth.	94	30,911	3,099	6,220	203	:89	:	: :	:	94	:	:8	:88	} :	86	::	:	471		88.85.72 8.13.88 11.38 13.88 11.88 1	
Poverty Bay.	्रस	139 30,572	1,597	5,218		166	:	:, :	:	4.454	:	:58	133	2 : 	:	: : :	:			28 28 118 28 28 28 28 28 28 28 28 28 28 28 28 28	<b>"</b> ; ; ; ;
Твитвива.	*	139	:	: :	: : ;	1,104 .:	:	: :	:	:	: :	::	:8	::	:	:::	:	17		." :::::::	11111
Kaipara.	લ	:	:	2,544		::	:	: :	:	:	::	: :	::	::	:	:::	:	::		:::::::::::	
Auckland.	લ	1,012,097	47,100	103,194	8,036	4,605	382,706	:	:	1,107	:	5,883	15,191	7,013	1,669	-::		92,423		41, 234 4, 594 4, 594 2, 457 891 181 7, 545 18, 385 15, 883 15, 883	
Countries.	British Possessions.	gdom		9	South Australia	Western Australia Tasmania	Islands in the Pacific— Fiji (inc. Rotumah)	Malden		<b>g</b> nc	Bombay	Madras		Christmas Island	Cape Colouy	 rica Pro	Seychelles	Canada British West Indies	Foreign Countries and Possessions.	Burope— Germany France Italy Systicerland Systic Portugal Norway Sweden Belgium	

Countries.	Auckland.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Patea.	Wanganui.	Wellington	Napier.	Wairau and Picton.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton and Christch'rch.	Timaru.	Osmaru.	Dunedin	Invercargill and Bluff.	Parcels Post.	Totals.	Correspond- ing Quar- ter, 1910.	Countries.
Foreign Countries, &c. —continued. Asia—	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	Foreign Countries, &c. —continued. Asia—
Asia Minor Arabia China Japan	229 1,231 20,270			108			63 80 106	877 3,730 11,922	100 23 3,068		 49 340		4	  11	690 48 886 15,875	12  7,114		205  867 3,946	185  555	128 142	2,365 48 6,985 63,669	2,670 20 3,642 53,294	Asia Minor Arabia China Japan
Java Sumatra Flores Island Philippine Islands	6,104  1,459			  54				2,855  46 384		•••					1,378  18			1,294  1,847	311		11,942  46 3,762	5,347 34 101 2,906	Java Sumatra Flores Island Philippine Islands
Africa— Canary Islands Egypt Madagascar	28 114 							54 101		 		 			 43 			 50		<sub>1</sub>	82 309	25 341 1	Africa— Canary Islands Egypt Madagascar
Morocco Tripoli America— U.S., East Coast			217	1,760	1,060	143	5,251	92,081	6,010	 221	1,346	193	1,190	 756	81,303	3,284	326	61,084	5,314	4,301	402,966	283,976	Morocco Tripoli America— U.S., East Coast
West Coast Guatemala Brazil Chile	1			433	410		160	7,380	1,073	255  	228	182 	147		3,477 34 59	 	 	7,393 	347	12	42,705 34 60	41,029 20 37 11	" West Coast Guatemala Brazil Chile
Uruguay Foreign West Indies Pacific Islands— Friendly or Tonga	220 12,063							204		•••			 		224	• •••					648 12,063	1,298 12,203	Uruguay Foreign West Indies Pacific Islands— Frieudly or Tonga
Gilbert and Ellice (in- cluding Ocean and Union)	6									***		; <del></del>				• •••					6	5,950	Gilbert and Ellice (including Ocean and Union)
Navigators or Samoa New Caledonia (in- cluding Surprise) New Guinea (other	96															•••		4,863	3,150 		293 8,013	1,201 5,682 4	Navigators or Samoa New Caledonia (in- cluding Surprise) New Guinea (other
than British) New Hebrides (inc. Banks and Torres) Sandwich or Hawaii	5													•••			. <b></b>				5	5	than British) New Hebrides (inc. Banks and Torres) Sandwich or Hawaii
Society or Tahiti Group Solomon (including Santa Cruz)	6,189 1							208		•••											6,445	<b>3</b> ,305	Society or Tahiti Group Solomon (including Santa Cruz)
Totals	1,882,822	$^{}_{2,544}$	1,586	46,383	45,469	8,376	83,448	1,618,797	146,014	12,343	40,022	11,770	30,636	3,544	828,286	79,386	18,742	679,779	151,469	12,280	5,803,696*		Totals
Corresp. Quarter, 1910	1,482,890	1,011	554	50,708	48,700	8,687	61,162	1,357,173	121,780	15,204	42,785	13,885	37,834	3,394	764,023	90,590	19,191	703,089	134,696	94,366		5,051,7221	Corresp. Quarter, 1910.

<sup>\*</sup> Includes specie imported at Auckland, £10,700; Wellington, £200,000; Christchurch, £25,030; Timaru, £40; Dunedin, £25,000.

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<sup>+</sup> Includes specie imported at Auckland, £10,005; Wellington, £100,000; Lyttelton, £5,000;

File   Postersions   19, 129	Countries.	Auckland.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Waitara.	Pates.	Wanganui.	Wellington.	Napier.	Wairau and Picton.	Nelson.	Westport.	Greymouth	Hokitika.	Lyttelton and Christob'rob.	Timaru.	Osmeru.	Dunedin.	Invercargill and Bluff.	ParcelsPost	Totals.	Corresponding Quarter,	2820
	, 23.00 cm ====== 0			1																			£ 1,703,592		
South Australia.   686 6,070	47								3,216	34,564				7,393	33,144		19,640			19,835	3,144	1,125	384,142	331,718	
New Name   Sept   Sep	South Australia	630	6,07	0		1	• • •	••	••	3,458	••	••		i	4,280	••	928 1,045	••	••	849 384	80 3 <b>6</b> 8	74 48	16,375 6,749	5,318 3,5 <u>2</u> 5	
File	Tasmania aoific Islands –		4					1		)			,					}		,		52		4,221	
Papua or British   New Guines	Fiji (including	18,97	9	1				1	1				7	3			2,495				12	125	23,820		Ţ
New Guinea   Frozens   F	Norfolk	63	6			••					••	••			٠.	••	••		••	<b>!</b>	7	6	642	682	1
Malta la—	New Guinea urope	••	"		••	••																			N
Hong Kong   533   100   138   450   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1111   14   1,346   4,708   1708   1708   1111   14   1,346   4,708   1708	Malta	i .	1	i					1 1	i			1	í			•				1	4	4	••	3
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Corresponding Q'rter, 1910	842,644	39,501	••	93,444	17,984	67,959	28,622	46,164	395,088	139,003	24,973	6,994	15,748	105,608	14,011	527,862	277,516	28,299	323,114	308,165	9,649	••	†3,312,348	Č

<sup>\*</sup>Includes specie exported, Auckland, £8,636; Greymouth, £450.

<sup>†</sup> Includes specie experted, Auckland, £1,194; Dunedin, £8.

W MEALS!

Renewing Electric Lines Regulations.

# ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this first day of November, 1911.

#### Present:

THE RIGHT HONOUBABLE SIR J. G. WARD, BART., PRESIDING IN COUNCIL.

WHEREAS by Orders in Council dated the seventeenth day of January, one WHEREAS by Orders in Council dated the seventeenth day of January, one thousand nine hundred and ten, the twenty-ninth day of April, one thousand nine hundred and ten, the fifth day of December, one thousand nine hundred and ten, the twelfth day of June, one thousand nine hundred and eleven, and the seventeenth day of July, one thousand nine hundred and eleven, and published in the New Zealand Gazette of the eighteenth day of January, one thousand nine hundred and ten, the twelfth day of May, one thousand nine hundred and ten, the eighth day of December, one thousand nine hundred and ten, the twenty-third day of June, one thousand nine hundred and eleven, and the twentieth day of July, one thousand nine hundred and eleven respectively, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), inter alia, for the management and control of telephone exchanges, telephone bureaux, and private lines, prescribing the charges to be levied for connection with a telephone exchange, fixing and determining telephone-bureau charges, and fixing rates and fees for the construction, supply, and maintenance of private telephone lines by the Post and Telegraph Department, under the titles "Telephone Exchanges," "Telephone Bureaux," and "Private Lines": And whereas it is desirable to revoke such regulations and charges and to make others in lieu thereof: in lieu thereof:

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 said Act, and of all other powers and authorities in that behalf enabling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations and the rates and charges hereinbefore mentioned for the purposes specifically set forth above, and in lieu thereof doth hereby make the regulations and fix the rates and charges for the same purposes set forth in the Schedule hereto, and doth order that such regulations, rates, and charges shall have effect on and from the first day of January, one thousand nine hundred and twelve.

# SCHEDULE.

#### TELEPHONE EXCHANGES.

1. WHERE a telephone exchange is established, the Department is prepared to receive applications from intending subscribers, subject to the conditions and regulations set forth hereunder, or any amendments or extensions thereof.

2. Every person desiring to hire any telephone instruments or set of telephones connected with a telephone exchange shall make application to the Secretary, General Post Office, on the form supplied for that purpose by the Department.

3. In addition to the tabulated rates, an entrance fee of £1 must accompany all first applications. Subsequent applications for additional connections to the same

all first applications. Subsequent applications for additional connections to the same exchange will be exempt from the entrance fee, providing a pre-existing connection is simultaneously held for one year after the date of the additional connection.

4. Subscribers at each exchange will be furnished with a list of persons with whom they may communicate by telephone, and as new subscribers are connected with the system from time to time notification of the fact will be given by the

- Department.
  5. The Minister of Telegraphs may refuse to connect with the telephone exchange 5. The Minister of Telegraphs may refuse to connect with the telephone exchange any place of business, house, or premises which in the opinion of the Minister is or are used for any illegal, immoral, or improper purpose, and may, either with or without previous notice, exclude from the telephone exchange any subscriber who allows the telephone instruments in his custody or control to be damaged or destroyed, or put to any improper use, and may remove or cause to be removed any instruments allotted to the use of such subscriber. No person shall have any claim for damages or otherwise whatsoever in consequence of the refusal of the said Minister to connect any place of business or house with the exchange for any of the causes aforesaid, or in consequence of the removal of any instruments, or the exclusion of any subscriber as aforesaid.

  6. All charges payable in respect of the hire of any telephone instruments shall

consequence of the removal of any instruments, or the exclusion of any subscriber as aforesaid.

6. All charges payable in respect of the hire of any telephone instruments shall be paid half-yearly in advance, but for distances over three miles the charges may, if desired by the subscriber, be paid quarterly in advance, the first payment to commence from the date when the connection with the telephone exchange is completed, and to cover the then current quarter or half-year.

7. If such payment is not made within one week after demand, the connection with the exchange may be discontinued without prejudice to any proceedings for the recovery of any moneys then due or otherwise.

8. Telephones connected with exchanges are to be used on the business of the subscriber or that of his employees, family, or guests only.

9. No extra telephones, special instruments, or appliances other than those provided and maintained by the Department will be allowed to be used by any subscriber in connection with an exchange wire.

10. It shall be optional on the part of the Minister of Telegraphs to permit any premises of any public hospital, or public benevolent or charitable institution duly acknowledged as such by the Minister, to be connected with a telephone exchange at half the business rates (other than the entrance fee) as detailed in clause 11. Such institutions will be required to bear the cost of any line-construction beyond 1 mile from the exchange in order to qualify for the reduced rental beyond the mile.

#### CHARGES.

11. In addition to the entrance fee of £1, the charge per annum payable in respect of the hire of any telephone instrument connected with a Government telephone exchange is as follows:—

For an exclusive circuit,— At exchanges which are open		ously				Per Annum. £
Business establishments		• • • •	• •			7
Private residences	• •			• •		5
Or if two-thirds of the to in writing, addressed to Department, their desire For each subscriber at the Such expression as a reversed by an expression subscribers that the and At exchanges which are not Business establishments and additional exchange connection.	o the Se in that rate of foresaid s on of the tual rates open con ond priva	cretary behalf hall be desire be £7 a tinuousl te reside	deemed of at leaded 25 researces	Post and to be ope st two-tl spectively	Telegran	oh  ii  he

Additional exchange connections to the same premises, £1 per annum less.

12. The above rates are for business connections not exceeding half a mile, or for private residences not exceeding one mile, from the exchange. Business connections comprise warehouses, stores, shops, or any premises which bear prima facie evidence of being utilized for business purposes or are advertised as such.

13. On existing lines, for every additional quarter mile or fraction thereof up to three miles, the charge is 10s. per annum; beyond three miles, 15s. per annum. If a special line of poles has to be erected beyond three miles, the charge will be £1 per annum for each quarter mile or fraction thereof beyond the three miles. For maximum distances over which lines will be erected by the Department see clause 21.

14. Extension telephones, not fitted for internal communication, are charged for at £1 per annum each, in addition to the cost of switching devices, material, and fitting. Extension telephones fitted for intercommunication, in addition to exchange facilities, are charged for at £2 per annum each, except the annunciator telephone, the subscriber to pay the cost of the annunciator and of erection. The annunciator telephone is provided by the Department. An extension telephone is one which is placed within the same premises as that in which the original connection is placed.

15. Subscribers will have to sign a bond to hold the connection for one year for each two miles or fraction thereof of circuit wholly provided by the Department. Thus, for

15. Subscribers will have to sign a bond to hold the connection for one year for each two miles or fraction thereof of circuit wholly provided by the Department. Thus, for a distance up to two miles, one year; over two miles and not exceeding four miles, two years; over four miles and not exceeding six miles, three years.

16. Temporary connections (for a period less than one year) will be granted, provided the applicant pays the net cost of giving the connection, and a rental of 10s. for the first fortnight or fraction thereof, and 5s. for every subsequent week. In the event of the temporary subscriber ultimately deciding to have the temporary connection converted to an ordinary permanent one, the usual bond must be given, and the regular charges will take effect from the date of the completion of the bond. In such a case the cost of making the connection will be refunded.

17. Where subscribers have already paid for the cost of construction beyond the

17. Where subscribers have already paid for the cost of construction beyond the three-mile limit, the charge for such extension will be 10s. per quarter mile, whether

a special line of poles is constructed or not.

18. Printing additional names or designations in the telephone list in connection with the same number will be charged for at 10s. for each additional entry.

Party Lines.

19. In cases where from two to six subscribers use the same circuit, the following charges will be made :-Each, per Annum.

					£	s.	d.	
For	: 2 s	subscriber	s, 1 mile o	or less from the exchange	 3	10	0	
"	3	"	$1\frac{1}{2}$	"	 3	0	0	
"	4	"	$2^{-}$	,,	 3	0	0.	
"	5	"	$2\frac{1}{2}$	<b>"</b>	 3	0	0.	,
"	6	"	3	<i>ii</i>	 3	0	0	

Only one entrance fee is required for each circuit.

For each business connection on a party line—
At an exchange open continuously, £2 extra per annum.
At exchanges not open continuously, £1 extra per annum.

Where continuous service is provided—
For each party line, for three subscribers or less, £1 per annum additional.

For each subscriber beyond three, 5s. per annum.

20. Beyond the distances detailed above, the additional charges will be in accordance with clause 13.

ance with clause 13.

21. The Department will extend any line, whether an exclusive or a party line, beyond the three-mile limit for a further distance of one mile for each subscriber on the circuit. If a line is required beyond these extended limits, the Department will extend the line for a further distance of one mile for each subscriber on the circuit, on the condition that the subscribers contribute half the cost of doing so. For any further extension, the subscribers must pay the whole cost of construction. Where the Department may have spare wires, either cable or aerial, the maximum distances specified may be exceeded to the extent to which such wire is available.

22. It will be optional for subscribers to erect and maintain their own lines beyond the distances for which the minimum charges are made.

23. The following are the hours of attendance observed at telephone exchanges, according to the number of paying subscribers connected therewith:—

Hours.

	_				1100	415.		
Subscri					a.m.			
1 to 50 (inc	clusive)				9 to	5		. 1
<b>51</b> " 100	,,							
101 " 125			• •		8 "	10		
126 "150					8 "	midnig	ht.	
151 and over		••	express of the P desire the so open. be deem an expression of the control of the	inuou ds of in wri ost an at the Suc ed to ession of the	sly if the to ting, d Te e tele h exp be op of t	at any otal nur address legraph phone operative he desi	time not nber of s ed to the Departn exchange as afore until re re of at	ubscribers Secretary nent, their should be said shall versed by least two- the hours
			ODDET AGG	I DO II	om o	86.111. UC	minnigh	. <b>U</b> .

#### SYSTEM OF WORKING TELEPHONE EXCHANGES.

24. A subscriber requiring an exchange should ring, then take the receiver off the hook to listen, and the exchange should answer without ringing back.

25. An exchange requiring a subscriber should ring, take up the receiver to listen, and the subscriber on hearing the ring should take up the receiver and speak without ringing back.

26. A subscriber originating a connection or being since the receiver and speak without ringing back.

26. A subscriber originating a connection or being joined through to another subscriber should ring, take up the receiver and listen, and the subscriber receiving the ring should take up the receiver and speak without ringing back.

# MAXIMUM DISTANCES WHICH THE DEPARTMENT WILL ERECT LINES FREE OF COST TO SUBSCRIBERS.

	1 subscriber	••		4 miles			2 years' bond.
٠,	2 subscribers	••		5 "	• •		3 "
	3 "	• •		6 "	• •		3 "
	4 "	• •	• •	7 "	• •		4 "
	5 "	• •	• •	8 "	• •	• •	4 "
	6			9			5

#### TELEPHONE BUREAUX.

1. A "telephone bureau" means any ordinary telegraph or telephone office which is mentioned as a bureau in the list of telegraph-offices published in the Post and Telegraph Guide for the time being, as well as any such bureau specifically constituted.

2. The following are the charges to be paid by the public for the use of Government telephones at a telephone bureau in New Zealand:—

For subscribers speaking from their own exchange	- votopiono purova in rioti incu-men.
For subscribers speaking from their own exchange 0 non-subscribers 0  For each succeeding one minute or fraction thereof: For subscribers speaking from their own exchange 0 0  Over 25 miles and not exceeding 50 miles: For all persons	ne first period of three minutes or fraction thereof—
For each succeeding one minute or fraction thereof:  For subscribers speaking from their own exchange 0  non-subscribers 0  over 25 miles and not exceeding 50 miles:  For all persons 0  For each succeeding one minute or fraction thereof 0  50 miles and not exceeding 75 miles:  For all persons 0  For each succeeding one minute or fraction thereof 0  75 miles and not exceeding 100 miles:  For all persons 1  For each succeeding one minute or fraction thereof 0  100 miles and not exceeding 150 miles:  For all persons 1  For each succeeding one minute or fraction thereof 0  150 miles and not exceeding 200 miles:  For all persons 2  For each succeeding one minute or fraction thereof 0  And for every succeeding distance of 50 miles or less:  For the first period of three minutes or fraction thereof 0  For each succeeding one minute or fraction thereof 0  For each succeeding one minute or fraction thereof 0	a distance not exceeding 25 miles : s. d.
For each succeeding one minute or fraction thereof: For subscribers speaking from their own exchange 0 non-subscribers 0 Over 25 miles and not exceeding 50 miles: For all persons 0 For each succeeding one minute or fraction thereof 0 For each succeeding 75 miles: For all persons 0 For each succeeding one minute or fraction thereof 1 For each succeeding 100 miles: For all persons 1 For each succeeding one minute or fraction thereof 1 For each succeeding 150 miles: For all persons 1 For each succeeding one minute or fraction thereof	
For subscribers speaking from their own exchange 0 0 0  Over 25 miles and not exceeding 50 miles: For all persons 0 For each succeeding one minute or fraction thereof 0 For each succeeding 75 miles: For all persons 0 For each succeeding one minute or fraction thereof 1 For each succeeding 100 miles: For all persons 1 For each succeeding one minute or fraction thereof 1 For each succeeding 150 miles: For all persons 1 For each succeeding one minute or fraction thereof 1 For each succeeding one minute or fraction thereof	" non-subscribers 0 6
For subscribers speaking from their own exchange 0 0 0  Over 25 miles and not exceeding 50 miles: For all persons 0 For each succeeding one minute or fraction thereof 0 For each succeeding 75 miles: For all persons 0 For each succeeding one minute or fraction thereof 1 For each succeeding 100 miles: For all persons 1 For each succeeding one minute or fraction thereof 1 For each succeeding 150 miles: For all persons 1 For each succeeding one minute or fraction thereof 1 For each succeeding one minute or fraction thereof	or each succeeding one minute or fraction thereof:
non-subscribers	
Over 25 miles and not exceeding 50 miles: For all persons	
For all persons	
For each succeeding one minute or fraction thereof  " 50 miles and not exceeding 75 miles:  For all persons	
, 50 miles and not exceeding 75 miles:     For all persons	
For all persons	
For each succeeding one minute or fraction thereof  75 miles and not exceeding 100 miles:  For all persons	
75 miles and not exceeding 100 miles: For all persons	
For all persons	
For each succeeding one minute or fraction thereof  " 100 miles and not exceeding 150 miles:  For all persons	
, 100 miles and not exceeding 150 miles:     For all persons	
For all persons	
For each succeeding one minute or fraction thereof  " 150 miles and not exceeding 200 miles: For all persons	
" 150 miles and not exceeding 200 miles: For all persons	
For all persons	
For each succeeding one minute or fraction thereof 0 And for every succeeding distance of 50 miles or less: For the first period of three minutes or fraction thereof 0 For each succeeding one minute or fraction thereof 0	
And for every succeeding distance of 50 miles or less:  For the first period of three minutes or fraction thereof  For each succeeding one minute or fraction thereof  0	
For the first period of three minutes or fraction thereof 0 For each succeeding one minute or fraction thereof 0	
For each succeeding one minute or fraction thereof 0	
•	
	For each succeeding one minute of iraction thereof o 2

For communications on toll lines over twenty-five miles long, between 8 p.m. and 8 a.m., half the above charges are to be paid—for example, 3d. instead of 6d., 4½d. instead of 9d. Half-rates apply only at telephone exchanges which are open after

8 p.m.

8 p.m.

A toll line is any Departmental line (as distinct from a subscriber's line) connecting two places or exchanges, for the use of which a charge is made. Until further defined, all lines, except subscribers' lines are toll lines.

3. Any subscriber who has a telephone exchange connection may have the name of the person making each forwarded bureau communication inserted in his weekly account, provided that he makes written application and agrees to pay a minimum charge of 6d. on all bureau communications from his connection.

4. Owners of private telephone lines led into a bureau may use the departmental lines when available for speaking purposes through such bureau. The charges for this service are the same as those payable by non-subscribers, the distance being calculated from the telephone bureau.

service are the same as those payable by non-subscribers, the distance being calculated from the telephone bureau.

5. When a message to the effect that any person is required to attend at a telephone bureau is sent to such bureau for delivery beyond the premises in which the bureau is situated, 3d. will be charged for delivery. These charges must be paid by the sender. Messages for addresses outside the ordinary delivery limits are subject to special charges for delivery, according to the extra expense thereby incurred.

6. Any one person may use the wire for six minutes only at a time—that is to say, if another person requires the wire, at the end of six minutes it must be given up. Should the wire not be asked for, then the person using it may continue to do so at tariff rate. On Sundays ordinary rates only are charged.

#### LONG-DISTANCE COMMUNICATIONS.

- 7. The following are the charges for the use of Government telephones, when prearranged by "reply-paid" telegram or otherwise, for the purpose of conversing over long-distance wires on Sundays or at other times approved by the Minister, usually between midnight and 8 a.m.:—
  - (a.) When the conversation takes place through exchanges which are open continuously, or through other exchanges or bureaux during the ordinary hours of attendance of switchboard or bureau attendants: For a period not exceeding six minutes, 2s. 6d.; and a further charge of 5d. for every additional minute or fraction thereof.

(b.) When the special attendance of an officer is required for the reopening of any office for the purpose of obtaining a long-distance bureau communication, a reopening fee of 1s. must be paid by the person making the request.

If officers are required to remain in attendance for any time longer than that taken for the actual transmission of the communication, such extended attendance must be paid for as overtime at the rate fixed by the Department's regulations

Department's regulations.

- (c.) When special attendance of switchboard or bureau attendants out of ordinary hours of attendance is required, then for each switchboard or bureau attendant called upon to make the necessary wire-connections: For every hour or less, 2s. 6d., in addition to the charges set forth in paragraph (a).
- 8. No free conversations on public service are permitted over long-distance

8. No free conversations on public service are permitted over long-distance circuits.

9. The long-distance circuits are: Dunedin-Christchurch, Wellington-Napier, Wellington-Auckland, and Napier-Auckland.

10. A long-distance communication is a communication made by telephone over one of the Morse (telegraph) circuits named above.

11. Communications under these regulations may also be obtained at intermediate offices on any of the above-named long-distance circuits or over a portion or the whole of any two of them if circumstances permit.

#### PRIVATE LINES.

CONDITIONS UNDER WHICH LINE WILL BE CONSTRUCTED, SUPPLIED WITH INSTRUMENTS AND MAINTAINED.

1. Application should be made direct to the Secretary, General Post Office, Wellington, for any information regarding the cost of construction and the conditions under which private lines will be constructed or supplied with instruments.

2. The erection of private lines is not permissible on telegraph or telephone poles, nor may such lines be connected with departmental earth-wires, except as specified in

3. Private wires between places of business or other premises within towns where there are telephone poles available, which in the opinion of the Secretary, General Post Office, may be used for carrying such private wires without detriment to the Department's business, may be erected on such telephone poles at the cost of the applicant, and maintained by the Department at the wing rates, payable yearly in advance:—

For the first wile or forting the cost of the state of the first wile or forting the first w

Advance:—
For the first mile or fraction thereof, 22 per annum, and 10s. per annum for every additional quarter of a mile or fraction thereof.

4. If a private line or any portion thereof cannot be erected on any existing telephone-polas, and therefore necessitates the erection of new poles, then for such new line the maintenance will be at the rate of £4 per annum for the first mile or fraction thereof, and £1 per annum for every additional quarter of a mile or fraction thereof.

5. The applicant must use the line for his own bona fide business only, and must on no account, directly or indirectly, allow the line to be used for any purpose which might be construed as an attempt to defraud the Department of its revenue.

6. The Department may construct private telephone-lines on behalf of the owners.

6. The Department may construct private telephone-lines on behalf of the owners, but will not license any person to construct his own telephone-line.

7. The construction of a line erected by its owner and at his risk is subject to the consent of the County Council, Road Board, or other local body; but such consent will not abrogate the claims of the Department to the right of road. Any private line interfering with the construction or maintenance of any departmental line will be liable to removed on the order of the Minister.

interfering with the construction or maintenance of any departmental line will be liable to removal on the order of the Minister.

8. Private lines intended to be connected with a telephone bureau must be equipped with bridging-bell telephones supplied by the Department, the cost of which, including battery, is £5 each. Any other apparatus or material required for the construction of a private line may also be purchased from the Department, provided it can be spared by the Department and cannot be obtained from any dealer in such goods.

9. The Department does not maintain private lines or telephones constructed as indicated in clauses 6, 7, and 8.

10. A private line may be connected with a telephone-office at which there is no telephone exchange on the following conditions:—

- telephone exchange on the following conditions:
  - (a.) The line must be led into the office under the supervision of a departmental lineman to a lightning-guard, switch, and telephone. The owner will be lineman to a lightning-guard, switch, and telephone. The owner will charged with the lineman's time and expenses while engaged in the work.
  - (b.) The telephone at the telephone office must be of the bridging-bell pattern if there is more than one telephone on the line, but it may be an Edison-Bell telephone if there is only one telephone on the line. It is furnished, together with the fittings, at the expense of the owner of the private line.
- 11. When a private line is connected with a telephone-office in charge of a permanent officer a switching-fee, to be paid in advance, of £1 10s. per annum for each telephone, is to be charged for switching the private line to another private line. The service of switching the private line to the bureau, and the transmitting and receiving of telegrams on the private line, will be given free of charge; but the usual charges for use of the bureau, and the cost of the transmission of telegrams over the public line from the bureau, must be paid.

12. Non-permanent telephonists may fix a fee to be charged for their services in switching one private line to another private line. Approximately the charge is about £1 10s. per annum per telephone, but non-permanent telephonists may charge only the usual bureau fees and the cost of transmitting messages for switching to a depart-

mental line

mental line.

13. Where a telephone exchange has been established in a country town private lines may be connected with the same on the owners signing the prescribed form of application and paying the entrance fee of £1 and the charges set out in clause 14. Only one entrance fee is required for each line.

14. When a private line is joined up to a telephone-exchange connection, either through a subscriber's wire or direct to the exchange by a departmental wire the rates in addition to the entrance fee shall be in accordance with those specified for

rates in addition to the entrance fee shall be in accordance with those specified for exclusive and party lines.

15. The Department supplies a telephone free of charge to each subscriber, and, where necessary, an earth-plate, and, in the case of a long line, a lightning-guard; but these remain the property of the Department, and are not installed or maintained by the Department except at the expense of the subscriber and when the Department can conveniently spare the services of a lineman. Neither does the Department maintain any part of the private line. The Department will, however, supply material for renewing batteries, and will also repair or replace a defective telephone if it is sent in to the telephone exchange by the subscriber. Otherwise such subscribers have all the privileges of ordinary subscribers.

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

Officiating Ministers for 1911.—Notice 1

Registrar-General's Office,

THE N

URSUANT to the published for general information:

Office, 1911.

URSUANT to the published of an Act of t seneral Assembly of New Zealand passed in the eight hyper of the reign of His late Majesty King Edward VII, and intituled the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general information:

Church of Christ. Mr. CHARLES ARTHUR BATT.

> W. W. COOK, Deputy Registrer-General.

#### CROWN LANDS NOTICES.

Part of Olifton Domain, Taranaki Land District, for Lease by Public Auction.

District Lands Office,
New Plymouth, 29th October, 1911.

To The is hereby given the mederne and domain will be passed for lease by public auction, under the provisions of the Public Research Domains Act, 1908, at the District Lands Occ., New Just, on Wednesday, the 29th days 1 Tovember, 1911, at 11 o'clock a.m.

## SCHEDULE.

TARANAKI LAND DISTRICT.—PAD OF CLIFTON DOMAIN.

Section.	Area.	Upset Annual Rental.	Term.
Part 71	20 acres (approx.)	£ s. d. 10 0 0	14 years.

Terms and Conditions of Lease.

1. Lease fee,  $\pounds 1$  is, and half-year's rent shall be paid upon the fall of the hammer.

upon the fall of the hammer.

2. Possession will be given on day of sale.

3. The lease shall be for the term specified, but shall be subject to termination by twelve months' notice in the event of the land being required by the Government.

4. The rent shall be paid half-yearly in advance.

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

otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

6. The lesse will not be allowed to fell, cut down, or destroy in any way any tree or shrub that may be upon the reserve, and he must prevent stock from trespassing on the portion of the reserve containing bush.

7. A substantial fence of four wires, and five posts to the chain, with two battens between the posts, shall be erected by the lessee within six months from date of lease so as to sufficiently protect the native bush, in such manner and of such material as may be approved by the Commissioner of Crown Lands, and before any stock is turned into clearing. The exact boundary to be fenced will be pointed out by an officer of the Survey Department.

8. The lessee will at all times during the said term keep in good repair and condition, to the satisfaction of the Commissioner of Crown Lands, all hedges, fences, and gates in, upon, and about the said land, and shall so yield them up at the expiration of the term.

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

10. The lease shall be liable to forfeiture in case the lessee should 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.

11. The public shall at all times have the free right of ingress and egress over the land comprised in the lease for bona fide recreation, but no person shall trespass with dog or firearms on the said land.

12. No buildings shall be erected on any portion of the domain.

12. No buildings shall be erected on any portion of the

domain.

Full particulars may be ascertained at this office.

WILLIAM ARMSTRONG, Commissioner of Crown Lands. Milling-timber in Auckland Land District for Sale by Public Tender.

District Lands Office

Auckland, 24th October, 1911.

Auckland, 24th October, 1911.

1908, and the regulations thereunder, the Land Act, 1908, and the regulations thereunder, the Lands Office, Auckland, from the proprietors of existing sawmills and logging contractors, up till 12 o'clock noon on Wednesday, 8th November, 1911, for the purchase of the knutt timber standing and lying on the undermentioned let.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- THAMES COUNTY.

Sections "A," "B," and "C," Part Blocks-I, Ohinemuri Survey District (Waipaheke Oriek).

880 cases and dry kauri-trees and 12 kauri logs, containing approximately 1,485,555 sup. ft. (trees standing measurement)

measurement).

Distinguishing brands, thus: Section "A" II, Section "B" I, Section "C" V, less I.

Time for removal: Three years.

Upset price: 2s. per 100 sup. ft.

Times: On third in cash within fourteen days after acceptance of tender, one-third in eight months and one-din sixteen control thereafter.

80 faulty and undersized kauri-trees, branded FR, not included in this sale.

#### CONDITIONS.

Conditions.

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

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

3. No tender will be considered wherein a less royalty is offered than the upset price as stated.

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

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

6. The quantities stated, with the exception of the logs, are stated and content to the property of the considered mentioned herein.

6. The quantities stated, with the exception of the logs, are standing measurements, and only those trees bearing the special distinguishing brands shown are included in this sale.

7. Should any dispute arise as to boundaries, the decision of the Commissioner of Crown Lands shall be final.

8. In the event of the above lot not being disposed of, applications may be received and dealt with at any time within six months from the above date of closing of tenders (unless previously formally withdrawn), provided, however, that the amount offered is not less than the upset price stated herein.

9. No extension of time for removal of timber will be allowed the successful tenderer who bleeds, or permits bleeding of, kauri-trees included in this sale, unless full payment of purchase-money is first made.

10. All tenders must be submitted on forms which will

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

11. In the event of terms of payment being arranged, any breach of the foregoing conditions of sale will render the "on demand" promissory notes liable to be presented for immediate payment.

12. The highest or any tender not necessarily accepted.

#### TERMS.

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

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

ERIC C. GOLD SMITH, Commissioner of Crown Lands. Land in Taranaki Land District forfeited.

Department of Lands, Wellington, 31st October, 1911.

OTICE is hereby given that, the license of the undermentioned land having been forfeited by resolution of the Taranaki Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1908.

#### SCHEDULE.

#### TARANARI LAND DISTRICT

Section.	Block.	District.	Formerly held by	Tenure.	Reason for Forfeiture.
3	xv	Ngatimaru	J. R. Crallan	O.R.P	Non-improvement.

J. G. WARD, Minister of Lands.

#### Land in Marlborough Land District forfeited.

Department of Lands, Wellington, 28th October, 1911.

OTICE is hereby given that, the lease of the undermentioned land having been forfeited by resolution of the Marlborough Land Board, the said land has thereby reverted to the Crown under the resolution of the Marlborough Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1908.

#### SCHEDULE.

#### MARLBOROUGH LAND DISTRICT.

Tenure.	Lease No.	Section.	Block.		Town.		Formerly held by	Reason for Forfeiture.
L.I.P.	98	7	V	Seddon	••	••	B. E. Gibbons	Non-compliance with conditions.

J. G. WARD, Minister of Lands.

Milling-timber in Auckland Land District for Sale by Public Tender.

District Lands Office,

District Lands Office,
Auckland, 28th October, 1911.

Notice is hereby given, in terms of the Land Act,
1908, and the State Forests Act, 1908, and regulations thereunder, that written tenders will be received at
the District Lands Office, Auckland, from the proprietors
of existing sawmills and logging contractors, up till 12
o'clock noon on Monday, 27th November, 1911, for the
purchase of the kauri and other milling-timbers standing
on the undermentioned lots.

#### SCHEDULE.

# AUCKLAND LAND DISTRICT.—HOBSON COUNTY.

# Lot 1.

Part Block XIV, Mangakahia Survey District.—Section 3, Pekapekarau State Forest.

2,062 GREEN and dry kauri-trees, containing approximately 5,487,101 sup. ft. (standing measurement).
3,681 rimu-trees, containing approximately 2,576,570 sup.

3,681 rimu-trees, containing approximately 2,576,570 sup. ft. (standing measurement).

864 totara-trees, containing approximately 972,864 sup. ft. (standing measurement).

3,989 kahikatea-trees, containing approximately 6,447,292 sup. ft. (standing measurement).

463 matai-trees, containing approximately 416,211 sup. ft. (standing measurement).

Distinguishing brands, thus: III and X.

Time for removal: Six years.
Upset prices: Kauri 2s. 6d., rimu 7d., totara 1s. 6d., kahikatea 7d., and matai 1s. per 100 sup. ft.
Terms: One-fifth in cash within fourteen days after acceptance of tender, one-fifth in nine months, one-fifth in eighteen months, one-fifth in twenty-seven months, and one-fifth in thirty-six months thereafter.

Defective and undersized trees not included in this sale.

#### Lot 2.

Part Blocks XIII and XIV, Mangakahia Survey District.
—Section 4, Pekapekarau State Forest.

2,137 green and dry kauri-trees, containing approximately 4,946,921 sup. ft. (standing measurement).

4,292 rimu-trees, containing approximately 3,120,136 sup. ft. . (standing measurement).
656 totara-trees, containing approximately 544,806 sup.

tt. (standing measurement).

3,842 kahikatea-trees, containing approximately 5,584,829 sup. ft. (standing measurement).

319 matai-trees, containing approximately 182,625 sup. ft. (standing measurement).

Distinguishing brand, thus: Λ.

Time for removal: Six years.

Upset prices: Kauri 2s. 6d., rimu 7d., totara 1s. 6d., kahikatea 7d., and matai 1s. per 100 sup. ft.

Terms: One-fifth in cash within fourteen days after acceptance of tender, one-fifth in nine months, one-fifth in eighteen months, one-fifth in twenty-seven months, and one-fifth in thirty-six months thereafter.

Defective and undersized trees not included in this sale.

Defective and undersized trees not included in this sale.

Part State Forest Reserve, Block XIII, Mangakahia Survey District.

12 green kauri-rickers, containing approximately 4,893 sup. it. (standing measurement).
361 green and scorched rimu-trees, containing approximately 242,572 sup. ft. (standing measurement).
327 green and scorched kahikatea-trees, containing approximately 463,624 sup. ft. (standing measurement).
Distinguishing brand, thus: A.
Time for removal: One year.
Upset prices: Kauri 1s., rimu and kahikatea 6d. per 100 sup. ft.
Terms: Half in cash within fourteen days after acceptance of tender, and half in six months thereafter.
49 totara-trees, branded FR, not included in this sale.

#### Lot 4.

Crown Land, Part Block IV, Kaihu Survey District.

8 kauri-trees, containing approximately 6,332 sup. ft. (standing measurement).

723 rimu-trees, containing approximately 525,987 sup. ft.

(standing measurement). 374 totara-trees, containing approximately 345,391 sup. ft. (standing measurement).
2,898 kahikatea-trees, containing approximately 3,743,656

sup. ft. (standing measurement).

Distinguishing brands, thus: I: II and VA.

Distinguishing brands, thus: 1:11 and V<sub>F</sub>.

Time for removal: Three years.
Upset prices: Kauri and totara 1s., rimu and kahikatea
7d. per 100 sup. ft.

Terms: One-fifth in cash within fourteen days after acceptance of tender, one-fifth in seven months, one-fifth in fourteen months, one-fifth in twenty-one months, and one-fifth in twenty-eight months thereafter.

19 rimu-trees and 97 kahikatea-trees (defective), branded FR, not included in this sale; also 169 matai-trees, branded FR, reserved for settlement purposes.

#### Lot 5.

Crown Land, Part Block XVI, Tutamoe Survey District, and Block IV, Kaihu Survey District.—Tangowahine Watershed.

200 green and dry kauri-trees, containing approximately 478,731 sup. ft. (standing measurement).
Distinguishing brand, thus: V.
Time for removal: One year.
Upset price: 2s. per 100 sup. ft.
Terms: Cash within fourteen days after acceptance of tender.

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

#### CONDITIONS.

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

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

3. No tender will be considered wherein a less royalty is offered than the upset prices as stated in terms of each lot.

lot.

to.

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

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

6. In all lots the quantities stated are standing measurements, and only those trees bearing the special distinguishing brand shown in each lot are included in this sale.

7. Should any dispute arise as to boundaries, the decision of the Commissioner of Crown Lands shall be final.

8. In the event of any of the above lots not being disposed of, applications may be received and dealt with at any time within six months from the above date of closing of tenders (unless previously formally withdrawn), providing, however, that the amount offered is not less than the upset prices stated herein.

upset prices stated herein.

9. No extension of time for removal of timber will be allowed successful tenderers who bleed, or permit bleeding of, kauri-trees included in this sale, unless full payment

of purchase-money is first made.

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

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

12. The highest or any tender not necessarily accepted.

#### TERMS.

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

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

ERIC C. GOLD SMITH, Commissioner of Crown Lands. Lands in Hawke's Bay Land District open for Sale or Selection.

District Lands Office,
Napier, 4th September, 1911.

OTICE is hereby given, in pursuance of section 326
of the Land Act, 1908, that the undermentioned
lands are open for sale or selection; and applications will
be received at this office and at the local Lands Office,
Gisborne, up to 4 o'clock p.m. on Thursday, the 7th day
of December, 1911.

#### SCHEDULE.

# HAWKE'S BAY LAND DISTRICT. Second-class Land.

Block. Area. Cash Purchase: Total Price. Cupation with Right of Purchase: Half-yearly Rent. Rent.	:
---	---

WAIPAWA COUNTY.-MAKARETU SURVEY DISTRICT.

6 | III | 93 3 20 | 600 0 0 0 | 15 0 0 | 12 0

WAIKOHU COUNTY .- WAIKOHU SURVEY DISTRICT.

128 0 0 770 0 0 19 5 0 15 8 0

C. R. POLLEN, Commissioner of Crown Lands.

Lands in Otago Land District open for Sale or Selection.

District Lands Office,
Dunedin, 27th September, 1911.

Notice is hereby given, in pursuance of section 326
of the Land Act, 1908, 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 Tuesday,
the 9th day of January, 1912.

# SCHEDULE.

OTAGO LAND DISTRICT. — CLUTHA COUNTY. — TAUTUKU SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
		A. R. P.	£ s. d.	£ s. d.	£ s. d.
17	XI.	84 2 7	50 0 0	1 5 0	1 0 0
18	"	51 2 32	30 0 0	0 15 0	0 12 0
19	,,	88 1 0	50 0 0	1 5 0	1 0 0
20	, .	84 2 0	50 0 0	1 5 0	1 0 0
21	,,	89 2 31	50 0 0	1 5 0	1 0 0
22	,,	54 2 0	30 0 0	0 15 0	0 12 0
23	,,	86 1 14	50 0 0	1 5 0	1 0 0
24	. ,,	89 0 15	50 0 0	1 5 0	1 0 0

E. H. WILMOT, Commissioner of Crown Lands.

Land in Taranaki Land District for Disposal under Section 131 of the Land Act, 1908.

District Lands Office,
New Plymouth, 18th October, 1911.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that part of Section 8, Block VII, Waro Survey District, Taranaki Land District, containing about 7 acres 2 roods 21 perches, will be disposed of to the holder of adjoining land, under section 131 of the said Act, on or after Friday, the 26th day of January 1912 of January, 1912.

WILLIAM ARMSTRONG, Commissioner of Crown Lands. Milling-timber in Nelson Land District for Sale by Public Tender.

District Lands Office,

District Lands Office,
Nelson, 24th October, 1911.

Notice is hereby given, in terms of the Land Act,
1908, and regulations thereunder, that written
tenders will be received at the District Lands Office,
Nelson, up till 12 o'clock noon on Tuesday, the 28th day
of November, 1911, for the purchase of the undermentioned timber.

#### SCHEDULE.

#### NELSON LAND DISTRICT.

Section 27, Block VI, Wai-iti Survey District.

						s.	
108,240	sup. ft. of	matai, at 1s. p	er 100 fe	et	54	2	6
236,320	٠,,	birch, at 1s.	,,		118	3	3
80,200	,,	miro, at 6d.	,,		20	1	0
648,000	,,	rimu, at 6d.	,,		162	0	0
1,072,760	enn ft	Min	imum pi	rice ·	£354	6	
1,072,700	ուր. <sub>10</sub> .	MITT	muu pi	iice .	2004	U	J

#### CONDITIONS OF SALE.

(1.) The right to cut and remove the timber will be generally in accordance with the provisions of the Land Act, 1908, the Timber Regulations made thereunder, and the following conditions:—

(a.) The tender must be accompanied by a deposit of 5 per cent. of the amount of such tender, together with £1 1s. license fee.

(b.) The successful tenderer shall pay the purchasemoney in three instalments: 10 per cent. on the
acceptance of his tender; half of the balance at
the end of three months, and the other half at
the end of six months, from date of acceptance of tender.

(2.) The successful tenderer shall have the right to cut the timber during the period of one year from date of acceptance of tender.

(3.) The successful tenderer shall not put, throw, or place, or allow to be put, thrown, or placed, in any river, stream, or watercourse, or into any place where it may be washed into a stream, river, or watercourse, any sawdust

washed into a stream, river, or watercourse, any sawuus or any refuse.

(4.) If no tender is received for the timber, the right to cut it at the upset price quoted in the Schedule above will remain open for application until further notice.

(5.) No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatsoever in respect to the lot or in these conditions.

(6.) The attention of intending purchasers is directed particularly to clauses 9, 17, 18, 22, and 27 of the "Timber Regulations," copies of which may be obtained on application.

ROBT. T. SADD, Commissioner of Crown Lands.

Milling-timber in Nelson Land District for Sale by Public Tender.

District Lands Office,
Nelson, 24th October, 1911.

Notice is hereby given, in terms of the Land Act,
1908, and regulations thereunder, that written
tenders will be received at the District Lands Office,
Nelson, up till 12 o'clock noon on Tuesday, the 28th day
of November, 1911, for the purchase of the undermentioned timber. tioned timber.

#### SCHEDULE.

### NELSON LAND DISTRICT.

Section 34, Block X, Wai-iti Survey District.

					£	s.	d.
4,590 sup.	ft. of	i matai, at 1s.	. per 100 f	eet	2	6	0
1,350	,,	matai, at 2s	. ,,		1	7	0
96,440	,,	rimu, at 6d.			24	2	3
5,280	,,	miro, at 6d.			1	6	6
11,310	,,	birch, at 1s.	,,	• • • •	5	13	0
						_	
118,970 sup.	ft.		Mınimum	price :	£34	14	9

#### CONDITIONS OF SALE.

(1.) The right to cut and remove the timber will be generally in accordance with the provisions of the Land Act, 1908, the Timber Regulations made thereunder, and the following conditions :-

(a.) The tender must be accompanied by a deposit of 5 per cent. of the amount of such tender, together with £1 ls. license fee.

with £1 1s. license fee.

(b.) The successful tenderer shall pay the purchasemoney in two instalments: 25 per cent. on the acceptance of tender, balance at the end of three months from date of acceptance of tender.

(2.) The successful tenderer shall have the right to cut the timber during a period of six months from date of acceptance of tender.

(3.) The successful tenderer shall not put, throw, or place, or allow to be put, thrown, or placed, in any river, stream, or watercourse, or into any place where it may be washed into a stream, river, or watercourse, any sawdust or any refuse.

washed into a stream, river, or watercourse, any sawdust or any refuse.

(4.) If no tender is received for the timber, the right to cut it at the upset price quoted in the Schedule above will remain open for application until further notice.

(5.) No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatsoever in respect to the lot or in these conditions.

(6.) The attention of intending purchasers is directed particularly to clauses 9, 17, 18, 22, and 27 of the "Timber Regulations," copies of which may be obtained on application.

ROBT. T. SADD, Commissioner of Crown Lands.

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

District Lands Office,
Blenheim, 9th October, 1911.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under section 129 of the said Act on or after Friday, the 12th day of January, 1912.

#### SCHEDULE.

MARLBOROUGH LAND DISTRICT. - WAKAMARINA SURVEY DISTRICT.

Section.	Block.	Area.				
21 25	IX •	A. R. P. 549 0 0 310 0 0				

W. H. SKINNER. Commissioner of Crown Lands.

Lands in Auckland Land District open for Selection on Renewable Lease.

> District Lands Office, Auckland, 21st September, 1911.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands are open for selection on renewable lease; and applications will be received at this office up to 4 o'clock p.m. on Monday, the 18th day of December, 1911.

#### SCHEDULE.

Auckland Dand District. — Hok anga County. — Waoku Survey District.

Second-class Unsurveyed Land.

National Endowment.

Section.	Block.	A	Area.			al V	alue	Half-yearly Rental.		
2 3 1 • 87 88 21 22 23 24 25	V VI IX X	A. 660 783 755 560 570 594 350 730 765 772	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 620 580 620 320 530 440 270 540 570	s. 0 0 0 0 0 0 0 0	d. 0 0 0 0 0 0 0 0 0 0	£ 12 11 12 6 10 8 5 10	s. 8 12 8 8 12 16 8 16 8	d. 0 0 0 0 0 0 0 0 0 0 0

ERIC C. GOLD SMITH. Commissioner of Crown Lands.

# NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 25th October, 1911.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Gisborne on the 13th day of November, 1911, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1911-34.]

HAROLD CARR, Registrar.

# SCHEDULE.

APPLICATION FOR ASSESSMENT OF COMPENSATION FOR LAND TAKEN FOR PUBLIC PURPOSES.

No.	Name of Applicant.	Name of Land.	Purposes for which Land is taken.
614	The Under-Secretary, Public Works	Hereheretau B 2	A school-site.

# APPLICATIONS FOR PARTITION.

	·	Nam	e of Appl	icant.			Name of Land.
	ne Te Rua and	others					Awapuni No. 1a.
6 Wh	are Kara						Kotaroa (Matawhero No. 3).
7 Tav	vhi Paku						Koutu No. 3.
Pac	ra Kirinini and	Hiria K.	Makae				Mahanga No. 2.
Poc	tihinga Apatu						Mirimiri No. 2D.
) T.	W. Porter						Pakarae No. 1c.
Ha.	pe Periki						Papatu A No. 4.
	Talka Talkana						Puhatikotiko 2B No. 3A.
	and Dameniness						,, . lB No. 2c.
L	U						" 2c No. 3.
5	,,		• •			••	" 3B No. 2D.
3	,,						", 5B2 No. B 2.
7	,,						,, 7B No. 2c.
3 (	,,			••			", No. 8B1.
)	,,	••	• •	••			,, No. 8c.
) H.	Trating	• •		••	••		Poututu Bc B.
	apa Waihopi a	nd others		••			Rangatira 3A No. 1.
Ho	riana Tupeka						,, 3a No. 3a.
	riana Kaingahu	a, or Tuar	eka	• • *			,, 3A No. 3A.
Ha	rata Pahoho		• • •	••			,, 3A No. 2B.
Pet	i Toka						Ranginui 3B No. 1.
3   Tal	ke Kerekere	• •					Repongaere 4H No. 2B.
7   Hai	rata Wharengai	o					Umukapua B.
	s. W. Priestley						Wai-o-hi-harore C 2.
	,,						, D.
) Ha	* 1 TY				••		", B.
En	iera te Kura			••			,, A 2.
	rawira Taipiha						Whareongaonga C 1.
	apena Tamihan:	8.					,, ° ° ° C 1.
		••		• •		• •	", C 5.
	mi Ngarangikat	uku and N	Iohi Tus	motu			" C 10.
		••		••			" C 12 No. 2.
	117 The make an	••			• • •		Whangara K 3.

### APPLICATIONS FOR EXCHANGE.

No.	Name of Applicant.						Name of Land.
648 649 650	Mahaki Paraone Panapa Waihopi Harawira te Ua Tuteari Kingi Panapa Waihopi Matei ga Miini Kere	•		••		••	Tangutuhanui No. 2. Puhatikotiko 2a No. 4. Waituhi 2c. Puhatikotiko 1B2B No. 3. Tore-o-haua Nos. 3 and 8, and Waituhi No. 1B. Rangatira 3a No. 1.

# APPLICATIONS FOR PROBATE.

No.	Name of Appli	Name of Dece	880d.			
651 652	Whiti Hami Maraea Paku and Hipi Tamihana	••	••		Wikitoria te Amo. Mere Tipuna.	

#### APLICATIONS FOR SURVEY CHARGING ORDERS.

No.	o. Name of Applicant.			Name of Land.	Amount due.					
658 659 660 661	The Chief Surveyor, E	Hawke's Bay		Marangairoa No. 2 Nos. 2a, 2b, 2c, 2d, and Pariwhero A, B, C, and D Taumata-o-manu Nos. 2a and 2b	2E	  			s. 15 3 0 11	_

#### APPLICATION TO WIND UP A BODY CORPORATE.

No.	Name	of Applican	Name of Land.			
662	Panapa Waihopi and others	••	••	••	••	Rangatira 3a No. 1.

#### APPLICATION FOR APPOINTMENT OF MEMBER OF COMMITTEE.

No.	Name of Applicant.	Name of Land.	Particulars of Application.				
663	E. E. D. Hooper, secretary to the proprietors	Paokahu No. 1	For appointment of Hina Ruki in lieu of Oriwia Tawhiao, deceased.				

#### Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 28th October, 1911.

Native Land Court sitting at Gisborne on the 18th day of November, 1911, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1911-35.]

### SCHEDULE.

# APPLICATIONS FOR PARTITION.

No.	Nan	ne of Appli	Name of Land.			
770 771	Apera Taitu Hariata Wasa and others	••	••	••		Te Aobuna D 4. Opou No. 1E D.

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

Registrar's Office, Wanganui, 26th October, 1911.

Notice is hereby given that a sitting of the Native Appellate Court will be held at Wanganui on the 7th November, 1911, to hear and determine the appeal against the decision of the Native Land Court set forth ir the Schedule hereto, and will, at the conclusion of the hearing of the Wanganui appeal, adjourn to New Plymouth to hear those of that district herein notified.

All persons interested in the cold way.

All persons interested in the said appeal are hereby notified to attend at the time and place aforesaid.

[Wanganui, 1911-17.]

A. H. MACKAY, Registrar.

# SCHEDULE.

### APPLICATION UNDER SECTION 14 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1910.

No.	Name of Applicant.	Name of Land.	Nature of Application.
41	C. R. Parata (for Raniera Karena)	Ngatirahiri Nos. 6 and 14, and other blocks	Applying for an inquiry into the matter of petition No. 793/1907 by Ngarongokahau in re succession to Roera Rangi, deceased.

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

No.		Name	of Applicant	Name of Land.			
42 43	Te Wenerau Kerehi	••	••	••	* *		Pukawa No. 2c. " No. 3a.

Sitting of the Native Land Court at Tokaanu.

Registrar's Office, Wanganui, 26th October, 1911.

OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Tokaanu on the 14th day of November, 1911, or as soon thereafter as the business of the Court will allow.

[Wanganui, 1911-18.]

A. H. MACKAY, Registrar.

#### SCHEDULE

#### APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.			
	Mawake Edward Grace and Puataata Alfred Grace Pitiera te Huri and Pine te Hanairo	Waimarino E No. 1. E No. 5.			

#### Sitting of the Native Land Court at Kaiapoi.

Registrar's Office, Wellington, 31st October, 1911. OTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Kaiapoi on the 15th day of November, 1911, or as soon thereafter as the business of the Court will allow.

[Wellington, 1911-54.]

E. A. WELCH, Registrar.

#### SCHEDULE.

#### APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No	Nature of Alienation.			Date.				Name of Land.	Names of Parties.		
455	Sale	••		26 C	ctober	, 1911	••	Kaiapoi, Section 245	Wi Riwai and others to Robert James Taylor.		
456	•	••	••	27	. "	1911	••	Arowhenua No. 881, Section 11	Tiemi Whaitiri to William McCallum.		
457	Lease	••.	••	30		1911	••	Kalapoi, Section 43	Te Ripa te Hauraraka Maaka to William Crane.		

Order of Incorporation .- Rule 81 .- The Native Land Act, 1909.

In the Native Land Court of New Zealand.

In the matter of an application for incorporation by the owners of Whakataki No. 10s.

A T a sitting of the Court held at Wellington on the 12th day of October, 1911, before Michael Gilfedder, Esq., Judge: Upon reading the application for incorporation herein, and it having been proved to the satisfaction of the Court that all the legal owners of Whakataki No. 10B, being a block of land which is owned by twenty-eight persons, consent to the making of this order, it is hereby ordered that the owners of the said block of land shall be and the same are hereby constituted

a body corporate under Part XVII of the said Act, by the name of the "Proprietors of Whakataki No. 10s," in respect of the whole of such land as is specified in the Schedule hereto; and it is hereby further ordered that a meeting of the incorporated owners of the said land shall be held at Masterton on Friday, the 10th day of November, 1911, at the hour of 11 o'clock in the forenoon, for the purpose of electing a Committee of Management of the said land and determining the number of its members

As witness the hand of the Judge and the seal of the

M. GILFEDDER. Judge.

SCHEDULE. WHAKATAKI No. 10B.

# MAORI LAND ADMINISTRATION NOTICES.

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

#### REGULATION No. 48.

THE Maori Land Board for the Aotea Maori Land Land District hereby notifies that a meeting of the owners of Waimarino Reserve E No. 14 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Karioi, on Friday, the 17th day of November, 1911, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land be leased to Manson and Co. for forty-two years at 1s. 6d. per acre per annum, with a timber royalty payable during the first seven years and a half at £7 10s. per acre."

Dated at Wanganui, this 27th day of October, 1911.

J. B. JACK, President.

# REGULATION No. 48.

THE Maori Land Board for the Aotea Maori Land Land District hereby notifies that a meeting of the owners of Koiro No. 2 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Taumarunui, on Saturday, the 18th day of November, 1911, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That a lease of the said land be granted to Robert B. Gibbons for a term of forty-two (42) years, at a rental of 1s. 6d. per acre per year for the first twenty-one years of the term, and a sum equal to £5 per cent. on the unimproved value of the land at the end of the first twenty-one years for the remainder of the term."

Dated at Wanganui, this 27th day of October, 1911.

J. B. JACK, President.

#### BANKRUPTCY NOTICES.

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

N OTICE is hereby given that W. Ports, of Eltham, Garage-proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 3rd day of November, 1911, at 3 o'clock.

ALFRED COLEMAN Deputy Official Assignee. Stratford, 26th October, 1911.

 $In \ \ Bankruptcy.--In \ \ the \ \ Supreme \ \ Court, \ \ holden \ \ at \\ Blenheim.$ 

N OTICE is hereby given that Joseph Henry Mills, of Picton, Carrier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Picton, on Tuesday, the 7th day of November, 1911, at 12 o'clock noon.

24th October, 1911.

R. WANDEN, Deputy Official Assignee.

 $In \ Bankruptcy. --In \ the \ Supreme \ Court, \ holden \ at \\ Christchurch.$ 

N OTICE is hereby given that George Henry Dabourn, of Christchurch, Motorman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 3rd day of November, 1911, at 11 o'clock a.m.

25th October, 1911.

J. EVANS, Official Assignee.

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

N OTICE is hereby given that PERCY RIDLEY HEATHER-INGTON, of Christchurch, Dentist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 3rd day of November, 1911, at 2.15 o'clock in the afternoon.

28th October, 1911.

J. EVANS. Official Assignee.

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

N OTICE is hereby given that Thomas Henry Platt, of Papanui, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 3rd day of November, 1911, at 3.15 o'clock in the afternoon.

28th October, 1911.

J. EVANS, Official Assignee.

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

NOTICE is hereby given that Thomas Joseph Flaherty, of Waimate, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, at Arcade, Timaru, on Tuesday, the 31st day of October, 1911, at 2 o'clock.

ALEX. MONTGOMERY, Deputy Official Assignee.

Timaru, 24th October, 1911.

# LAND TRANSFER ACT NOTICES.

VIDENCE of the loss of certificate of title, Vol. 20, NGATARU, for Allotment 128 of the Parish of Waiuku West, having been lodged with me, and application made to issue a provisional certificate of title and also to register a succession order to PANA TAIRUA, of Waiuku, notice is hereby given of my intention to issue a provisional certificate of title and to register the succession order accordingly at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated the 27th day of October, 1911, at the Lands Registry Office, at Auckland.

THOS. HALL, District Land Registrar.

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

3750. ALEXANDER SUTHERLAND.—Part Allotment 4, Section 3, City of Auckland, containing 9 perches. Occupied by Elizabeth Constance Boynton, Gordon Wallace Bews, George Nelson Pierce, Frederick Harvey, and Behart Weill Robert Neill.

5008. MARY BRINDLE.—Allotments 210 and 211, Village of Howick, containing 2 acres and 9 perches. Occupied by Joseph Reynolds.

5171. ROSE ANNIE BUCHANAN.—Lots 53, 54, 55, 56, and 57 of Allotment 26, Suburban Section 1, Parish of Takapuna, containing 1 acre 1 rood. Unoccupied.

5189. JANE GREENWOOD MORRISON.—Lot 13 of Allotment 52, Section 10, Suburbs of Auckland, containing 6 acres and 8 7 perches. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 30th day of October, 1911, at the Lands Registry Office, Auckland.

THOS. HALL, District Land Registrar.

N OTICE is hereby given that the parcel of land here-inafter described will be brought under the provi-sions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 2nd day of December, 1911.

Application 1408. FANNY JOLL.—3 roods 0.3 perches, comprising Section 12 and part of Section 11 on the Government plan of the Township of Havelock. Occupied by Applicant and John Thomas Cook.

Diagram may be inspected at this office.

Dated this 27th day of October, 1911, at the Lands Registry Office, Napier.

F. ASPINALL, District Land Registrar.

N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 4th day of December, 1911.

Application 4442 (Plan A/2939). GEAR MEAT PRE-SERVING AND FREEZING COMPANY OF NEW ZEALAND (LIMITED).—4 acres 3 roods 19.5 perches, part Section 43, Manaia, Block IV, Tiffin Survey District. Occupied by Applicant Company.

Application 4463 (Plan A/2942). FRANCES MARGARET WATT.—2 acres 23.4 perches, part Suburban Section 35, Town of Wanganui. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 2nd day of November, 1911, at the Lands Registry Office, Wellington.

G. G. BRIDGES, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 4th December, 1911.

2952. SIMON McDONALD.—1 acre 2 roods 1.7 perches, part of Section 1 of 32, Block I, Invercargill Hundred. Occupied by William Blue.

Diagram may be inspected at this office.
Dated this 28th day of October, 1911, at the Lands
Registry Office, Invercargill.

L. PAULING, District Land Registrar.

#### MINING NOTICES.

UNDER THE MINING ACT, 1908.

APPLICATION FOR LICENSE FOR A BRANCH WATER-RACE.

To the Warden of the Otago Mining District, at Pembroke.

DURSUANT to the Mining Act, 1908, the undersigned, Daniel Urquhart and John Kerin, both of Hawea Flat, Farmers, hereby apply for a license for a branch water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Precise time of marking out privilege applied for: 5/10/11, at 3.30 p.m.
Date and number of miner's right: 15/9/11, No. 90214; 4/10/11, No. 90218.
Address for service: Care of A. M. Brodrick, Solicitor,

Cromwell.

Dated at Cromwell, this 11th day of October, 1911.

Locality of the race and of its starting and terminal points:
Commencing in Crown lands at termination of extension
of water-race (No. 40, 17/12/06) applied for this day through
Crown lands to Section 46, Block I, Lower Hawea District,
then through freehold Sections 46, 44, 1, 2, 3, 4, 5, and
terminating in Section 7, all in same block.

Length and intended course of race: 131 chains; east to
west.

Points of intake: At termination of said extension.

Estimated time and cost of construction: Six days; £5. Mean depth and breadth: 1ft. deep, 1ft. 6in. wide.

Number of heads to be diverted:
Purposes for which water is to be used: Irrigation and domestic purposes and watering stock.
Proposed term of license: To end of water-race No. 40,

17/12/06.

DANIEL URQUHART, JOHN KERIN,

(By their Solicitor, A. M. BRODRICK).

Precise time of filing of the foregoing application: Friday,

13th October, 1911, at 10 s.m.

Time and place appointed for the hearing of the application and all objections thereto: Monday, the 27th day of November, 1911, at 11 s.m., at Warden's Court, at Pem-

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time

so appointed.

T. J. JOHNSTON, Mining Registrar.

67 6

> In the matter of the Companies Act, 1908; and in the matter of the Halcyon Gold-mining Company (Limited), (in liquidation).

OTICE is hereby given that the creditors of the above-named company are required, on or before the 21st day of November, 1911, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors, if any, to the undersigned, at his office, 5 Hobson Buildings, Shortland Street, Auckland, the Liquidator of the said company; and, if so required by notice in writing from the said Liquidator, are personally or by their solicitors to

and place 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 or claims are proved. come in and prove their said debts or claims at such time

HENRY J. LEE,
Liquidator.
Dated at Auckland, this twenty-sixth day of October one thousand nine hundred and eleven.

# READY BULLION GOLD-MINING COMPANY (LIMITED), (IN LIQUIDATION).

NOTICE is hereby given that a general meeting of shareholders of the above-named company will be held at the office of the Liquidator, 5 Hobson Buildings, Shortland Street, Auckland, on Wednesday, the 22nd day of November, 1911, at 11 o'clock in the forenoon, for the purpose of laying before such meeting the Liquidator's account showing his acts and dealings and the manner in which the winding-up of the company has been conducted and its assets disposed of.

Dated at Auckland, this twenty-sixth day of October, one thousand nine hundred and eleven.

HENRY J. LEE, Liquidator.

# PRIVATE ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

SECTION 266, SUBSECTION (3).

TAKE notice that the companies enumerated in the Schedule hereunder will, unless cause to the contrary be shown within three months from this date, be struck off the Register, and the companies dissolved.

#### Schedule.

The Pactolus No. 2 Gold-dredging Company (Limited).
The Pactolus No. 3 Gold-dredging Company (Limited).
The Camerons (New River) Gold-dredging Company (Limited).

Dated at Hokitika, this 26th day of October, 1911.

WM. PHILIP MORGAN, Assistant Registrar of Companies.

In the matter of the Companies Act, 1908; and in the matter of the reconstruction of the Dunlop Rubber Company of Australasia (Limited).

NOTICE is hereby given that the Dunlop Rubber Company of Australasia (Limited) is being reconstructed, and will voluntarily cease to do business in New Zealand on the first day of February, one thousand nine hundred and twelve.

The Dunlop Rubber Company of Australasia (Limited),

By its Attorney J. B. BRINSDEN.

With reference to the above notice, a new company, called the "Dunlop Rubber Company of Australasia (Limited)," has been incorporated, and will take over all the assets and liabilities of the old company. The new company proposes to carry on business in the Dominion of New Zealand at No. 95 Courtenay Place, in the City of Wellington, and at 116 Worcester Street, Christchurch.

Dated this 18th day of October, 1911.

The Dunlop Rubber Company of Australasia (Limited),

By its Attorney,

J. B. BRINSDEN. Witness—Leonard O. H. Tripp, Solicitor, Wellington.

OTICE is hereby given that the Australian Alliance Assurance Company, incorporated in Victoria, whose registered office is situate at Melbourne, in the State of Victoria, in the Commonwealth of Australia, is now carrying on business at Auckland and elsewhere in New Zealand, and that the office or place of business, where legal process of any kind may be served upon the said company and notices of any kind may be addressed or delivered, is situate at the corner of Fort and Commerce Streets, in the City of Auckland.

Dated the 12th day of October, 1911.

### HENRY WALKLEY,

657

Attorney for New Zealand for the Australian Alliance Assurance Company.

# THE HELENSVILLE AGRICULTURAL LAND COMPANY (LIMITED).

THE following resolutions were passed at an extraordinary general meeting of shareholders in the company's office on 5th October, 1911, and confirmed at a meeting held on 14th October, 1911:—

"(1.) That the company be wound up voluntarily.

"(2.) That the Liquidator of the company be authorized to ratify and confirm the sale and assignment of the company's property, undertakings, and assets to the Helensville Agricultural and Pastoral Association."

J. C. RIMMER.

663

#### MEDICAL REGISTRATION.

MAYSIE ALICE MARIANNE COLLIE, Mem. R. Coll. Surg. Eng. 1911, Lic. R. Coll. Phys. Lond. 1911, now residing in Wellington, hereby give notice that I intend applying on the 28th November next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar-General.

ALICE M. COLLIE.

Dated at Welington, 27th October, 1911.

# THE NIAGARA SAWMILLING COMPANY (LIMITED), (IN LIQUIDATION).

N OTICE is hereby given that the final meeting of shareholders in the Niagara Sawmilling Company (Limited) will be held at the company's office, Esk Street, Invercargill, on Saturday, 11th November, 1911, at 10

#### BUSINESS.

(1.) To receive Liquidator's report and accounts.
(2.) To pass a resolution as to the disposal of the company's books.

E. C. LEARY

Invercargill, 24th October, 1911.

Liquidator 665

#### INNES BROTHERS.

#### DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hereto-fore subsisting between ALBERT EDWARD INNES and FREDERICK WILLIAM INNES, carrying on business as Watch-makers and Jewellers at Hamilton under the style or firm of "Innes Brothers," has been dissolved as from the 15th

of "Innes Brothers," has been dissolved as from the folday of September, 1911.

All debts due to or owing by the said late firm will be received and paid respectively by FREDERICK WILLIAM INNES, who will continue to carry on the said business.

Dated at Hamilton, this 19th day of October, 1911.

A. E. INNES. F. W. INNES.

Signed by the said Albert Edward Innes and the said Frederick William Innes in the presence of—Erima H. Northcroft, Solicitor, Hamilton,

### MEDICAL REGISTRATION.

THEODORE GRANT GRAY, M.B. Bac. Surg. 1906, Univ. Aberd., now residing in Wellington, hereby give notice that I intend applying on the 1st December next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar-General gistrar-General.

THEO. G. GRAY.

Dated at Wellington, 31st October, 1911.

In the matter of the Companies Act, 1909; and in the matter of Chas. G. Clark (Limited).

NOTICE is hereby given that by an entry in the minute-book of Chas. G. Clark (Limited), dated the 30th day of October, 1911, signed by upwards of three-fourths of the members holding in the aggregate upwards of three-fourths of the shares in the capital of the company, constituting a special resolution under the Companies Act, it was resolved that the company be wound up voluntarily; and that Cecil Morton Ollivier, of Christchurch, Accountant, be appointed Liquidator for the purposes of such winding up. winding up.

Dated this 31st day of October, 1911.

C. MORTON OLLIVIER,
Liquidator.

WILDING AND ACLAND, Solicitors to the Company.

671

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

Under the Control and Supervision of the Education Department.

## Director: MR. J. E. STEVENS.

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- Children born deaf, or who have lost their hearing before learning to speak.
   Children who can hear a little, but are too deaf to be taught in an ordinary school.
   Children who have lost their hearing after having learned to speak.

learned to speak.

Parents and other persons acquainted with such cases above the age of 4 are invited to communicate with the Director, or with

TFE SECRETARY FOR EDUCATION, Wellington.

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#### CONTENTS.

		•			PAGE
Appointments	••			٠	3278
BANKRUPTCY NOTICES	• •	••			3311
CROWN LANDS NOTICES		,			3304
Land-					
Borough constituted					3265
Foreshore, Licensing	Usean	d Occupa	tion of P	artof	3272
Leave to appeal, Con Native Land Court	senting	g to Uniei		n the	3274
Maori Land Board,				• • •	3275
Native Land, Conser					3275
Public Trustee, Notice	ces by	the			3287
Reserve, Changing th	1e Pur	pose of a		• •	3270
Reserved permanent Reserved temporarily	ıy	••			$\frac{3277}{3276}$
Reserved temporarii	y	••	••	• •	3273
Road, Revoking Proc	lamati				3267
Roads proclaimed an	d close	d		• • •	3266
Sale or Selection	• •		· · ·	••	3275
Scenery Preservation	a Act,	Reserved	under th		
Scenery-preservation	, Iake	n ior		••	3267
Scenic Reserve, Decl Streets, Authorizing	the Lo	ving-off c	ea √f	• • •	3267 3282
		ying-on (			
LAND TRANSFER ACT NOT		. • •	••		3311
Maori Land Administrat	M MOE	OTICES.	• •	• •	3310
MINING NOTICES					3312
Miscellaneous-					
Auctioneers' License	s, Issu	e of			3271
Bank Statement				••	3286
Bonus for the Produ	ction o	f Quicksi	lver		3285
Bonus on Mineral Oi		• •	• •	••	3285 3277
Bridge, Vesting Cont Commissioners appoi	inted to	• •	• •	Runs	3276
Dismissal of Officer		••			3279
Domain Boards appo		••	••		3270
Exports and Imports					3292
Hospital and Charit				rtion-	9060
ment of Represent Incorporated Society			••		3269 3287
Industrial Conciliation	un ang	Arbitrati	ion Act:	Can-	0201
cellation of Regist	rv				3287
Land-tax, Fixing Da	te of P	ayment o			3273
Letters of Naturaliza	ation is	sued	• •	• •	3279
Loan, Validating Irr	egular	ity in re	••	• •	3273
Officiating Ministers		11	••	• •	3304 3282
Poll for Proposed Lo Postal Corresponden	DBLLL CALAŠC.	. Forbidd	ing the l	Regis-	3202
tering, Forwarding	or D	elivery of			3285
Public Trustee Notic	es		••		3286
Regulations, Electric	3 Lines	, Renewi	ng		3300
Resolutions under th	ie Loca	PI Rodies,	Loans A	tct	3280 2000
Rules under the Jud Special Orders		Act, Act	dinonai	••	3268 3279
-	••	••	••		3308
NATIVE LAND COURT NOT	ICES	••	••	••	
PRIVATE ADVERTISEMENTS	••			•	3312
SHIPPING—					2000
Notices to Mariners Regulations for the		riade of	Deck (	Gargo	3282
Amending		TIME OF	TOOL (	Jan Bu,	3285
Shipping Returns I	nwards	and Out	wards	• •	3288