



THE
NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, NOVEMBER 9, 1911.

Resuming Land for State-forest Purposes in the Auckland Land District.

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

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

And whereas the land described in the Schedule hereto forms part of land which is held under pastoral license from His Majesty the King under Part VI of the Land Act, 1892, dated the first day of September, one thousand nine hundred and three:

And whereas, in the opinion of the Governor, the land mentioned in the Schedule hereto is required for a public purpose—that is to say, for State-forest purposes:

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

SCHEDULE.

Approximate Area of the Parcel of Land hereby resumed.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. F. P. 1,746 0 26	Run 94	{ VIII V	Paeroa Kaingaroa }	46272/289B	Pink.

A

In the Auckland Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the Head Office, Department of Lands, at Wellington. (Auckland plan 16369, blue.)

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 first day of November, in the year of our Lord one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Approved in Council.

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

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 368 of the Native Land Act, 1909.

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

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act, and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclamation, at any time after the contract of purchase has been so made, declare that the land so purchased is vested in His Majesty the King, and it shall vest accordingly, and shall become Crown land:

And whereas a resolution was passed by a meeting of assembled owners and duly confirmed by the Ikaroa Dis-

tribut Maori Land Board that the land set out in the Schedule hereto be sold to the Crown :

And whereas the Native Land Purchase Board duly considered and adopted the resolution :

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Kuripapanga and Ngaruroro Survey Districts, in the Provincial District of Hawke's Bay, containing 4,743 acres, more or less, and being the land known as Omahaki B Block.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 368 of the Native Land Act, 1909.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act, and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclamation, at any time after the contract of purchase has been so made, declare that the land so purchased is vested in His Majesty the King, and it shall vest accordingly and shall become Crown land :

And whereas a resolution was passed by a meeting of assembled owners, and duly confirmed by the Ikaroa District Maori Land Board, that the land set out in the Schedule hereto be sold to the Crown :

And whereas the Native Land Purchase Board duly considered and adopted the resolution :

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act; 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Kuripapanga and Ngaruroro Survey Districts, in the Provincial District of Hawke's Bay, containing 10,967 acres, more or less, and being the land known as Omahaki A Block.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 368 of the Native Land Act, 1909.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act, and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclamation, at any time after the contract of purchase has been so made, declare that the land so purchased is vested in His Majesty the King, and it shall vest accordingly and shall become Crown land :

And whereas a resolution was passed by a meeting of assembled owners, and duly confirmed by the Waiariki District Maori Land Board, that the land set out in the Schedule hereto be sold to the Crown :

And whereas the Native Land Purchase Board duly considered and adopted the resolution :

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Ngongotaha and Paeroa Survey Districts, in the Provincial District of Auckland, containing 1,403 acres, more or less, and being the land known as Paeroa South A No. 2 Block.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 368 of the Native Land Act, 1909.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act, and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclamation, at any time after the contract of purchase has been so made, declare that the land so purchased is vested in His Majesty the King, and it shall vest accordingly and shall become Crown land :

And whereas a resolution was passed by a meeting of assembled owners, and duly confirmed by the Waiariki District Maori Land Board, that the land set out in the Schedule hereto be sold to the Crown :

And whereas the Native Land Purchase Board duly considered and adopted the resolution :

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Urutawa Survey District, in the Provincial District of Auckland,

containing 199 acres, more or less, and being the land known as Whitikau 2b No. 2 Block.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 368 of the Native Land Act, 1909.

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

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act, and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclamation, at any time after the contract of purchase has been so made, declare that the land so purchased is vested in His Majesty the King, and it shall vest accordingly, and shall become Crown land:

And whereas a resolution was passed by a meeting of assembled owners and duly confirmed by the Waiariki District Maori Land Board that the land set out in the Schedule hereto be sold to the Crown:

And whereas the Native Land Purchase Board duly considered and adopted the resolution:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Urutawa Survey District, in the Provincial District of Auckland, containing 530 acres, more or less, and being the land known as Whitikau 3A No. 4 Block.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Maori Council District as a District in which the Provisions of Section 46 of the Licensing Amendment Act, 1910, shall apply.

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

WHEREAS by section forty-six of the Licensing Amendment Act, 1910, it is provided that the Governor may from time to time, on the recommendation of the Maori Council of any district under the Maori Councils Act, 1900, proclaim such district as a district in which the provisions of that section shall apply, and may at any time revoke or vary any such Proclamation:

And whereas the Maori Council of the Maori District of Horouta has recommended this district as a district in which the provisions of the said section forty-six should be applied:

Now, therefore, in pursuance and exercise of the power and authority conferred on me by the said section forty-

six, I, John Poynder, Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the following Maori District, viz.,

THE HOROUTA MAORI DISTRICT,

as a district in which the provisions of section forty-six of the Licensing Amendment Act, 1910, shall apply.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Proclaiming Maori Council District as a District in which the Provisions of Section 46 of the Licensing Amendment Act, 1910, shall apply.

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

WHEREAS by section forty-six of the Licensing Amendment Act, 1910, it is provided that the Governor may from time to time, on the recommendation of the Maori Council of any district under the Maori Councils Act, 1900, proclaim such district as a district in which the provisions of that section shall apply, and may at any time revoke or vary any such Proclamation:

And whereas the Maori Council of the Maori District of Wairoa has recommended that district as a district in which the provisions of the said section forty-six should be applied:

Now, therefore, in pursuance and exercise of the power and authority conferred on me by the said section forty-six, I, John Poynder, Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby proclaim the following Maori District, viz.,

THE WAIROA MAORI DISTRICT,

as a district in which the provisions of section forty-six of the Licensing Amendment Act, 1910, shall apply.

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 third day of November, in the year of our Lord one thousand nine hundred and eleven.

J. CARROLL,
Native Minister.

GOD SAVE THE KING!

Laying out and taking a Road in the Taieri Native Reserve.

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

IN pursuance and in exercise of the powers conferred by section three hundred and eighty-nine of the Native Land Act, 1909, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

SCHEDULE.

Approximate Area of the Piece of Land hereby laid out and taken.	Fronting Sections	Situated in Block	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 19 0 16	11, 16, 17, 18, 19, 19A, 19B, 20, 21, 22, 24, 25, and 26, and road reserves	A	Taieri Native Reserve	P.W.D. 30526	Red.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this third day of November, 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 VIII, Wakapuaka Survey District, Suburban North Road District.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagee of the land described in the First Schedule hereto, and of the Suburban North Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in the Wakapuaka Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 4 0 30	11, Square 20	VIII	Wakapuaka	P.W.D. 30511	Pink.
4 1 9	23	"	Ditto ..	Ditto..	"

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Road hereby closed.	Passing through Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 3 2 10	11, Square 20	VIII	Wakapuaka	P.W.D. 30511	Green.

All in the Nelson 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 third day of November, 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 Blocks IX and XIII, Onewhero Survey District, Raglan County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 24 2 37	1	IX XIII XI XIII	One- where Ditto .. " .. " ..	P.W.D. 30435	Pink.
0 3 1	1			Ditto	"
0 0 7.5	2			"	Yellow.
0 0 0.26	3			"	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of each of the Pieces of Road hereby closed.	Adjoining or Passing through Sections Nos.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 8 3 32	1	IX IX and XIII Ditto..	One- where Ditto.. " .. " ..	P.W.D. 30435	Green.
10 0 0	2			Ditto..	"
2 3 11	1 and 2			"	"
1 3 35	1 and 3			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-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 third day of November, 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 XI, Waitemata Survey District, Borough of Birkenhead.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents

of the owners of the land described in the First Schedule hereto, and of the Birkenhead Borough Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Waitemata Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.
LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Lots	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 1 11.4	1, 2, and 3 of Allotment 149, Parish of Takapuna, Birkenhead Borough (16333, blue)	XI	Waitemata	P.W.D. 30495	Pink.

SECOND SCHEDULE.
ROAD CLOSED.

Approximate Area of the Piece of Road hereby closed.	Adjoining Allotment No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 39.9	150, Parish of Takapuna, Birkenhead Borough (16333, blue)	XI	Waitemata	P.W.D. 30495	Green.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 Kairoo Hill Settlement, Waitaki County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the lessee of the land described in the First Schedule hereto, and of the Waitaki County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Kairoo Hill Settlement, described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.
LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 0 1 24	17A	Kairoo Hill Settlement	P.W.D. 30496	Red.

SECOND SCHEDULE.
ROAD CLOSED.

Approximate Area of the Piece of Road hereby closed.	Passing through Section No.	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 0 2 9	17A	Kairoo Hill Settlement	P.W.D. 30496	Green.

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 seventh day of November, 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 I, Kawhia South Survey District, Kawhia County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

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

FIRST SCHEDULE.
LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 0 3	23	I	Kawhia South	P.W.D. 29825	Blue.
0 0 16	24	"	"	Ditto ..	Pink.
0 0 13	24 (15691, blue)	"	"	" ..	"

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of each of the Pieces 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 0 5	23 and 31	I	Kawhia South	P.W.D. 29825	Green.
1 3 24	24 3 (scenic reserve)	I XIII	Kawhia South Kawhia North	Ditto ..	"
0 0 29	24	I	Kawhia South	" ..	"
0 0 0.6	24 (15691, blue)	"	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-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 Blocks IV and VIII, Karioi Survey District, Raglan County.

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

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

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 32 0 17	120, Karioi Parish	IV	Karioi	P.W.D. 29960	Pink.
1 3 6	102A, ditto	"	"	Ditto..	"
6 2 39	101, " (15619, blue)	IV and VIII	"	" ..	Yellow.

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-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 third day of November, 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 V, Te Tumu Survey District, Tauranga County.

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

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consent of the owner of the land described in the Schedule hereto, and of the Tauranga County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Te Tumu Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 0 5	7, Education Reserve (16225, blue)	V	Te Tumu	P.W.D. 30433	Pink.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this third day of November, 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 Blocks I and II, Waoku Survey District, Hokianga County.

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

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and lessee of the land described in the Schedule hereto, and of the Hokianga County Council, being the local authority in whose district the land is situated, proclaim as a road the land in Waoku Survey District described in the Schedule hereto.

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of the Parcel of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 3 0 23	1, Omanaia Parish (16223, blue)	I and II	Waoku	P.W.D. 30527	Pink.

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

of Public Works, at Wellington, in the Wellington Provincial District.

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

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

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

SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 5.3	Lot 11, Block XXVIII, Marton Extension No. 1	Rangitikei Registration District	III Rangitoto	P.W.D. 25677	Yellow.
0 1 20	Lot 12, Block XXVIII, Marton Extension No. 1		" Ditto	Ditto..	Pink.
0 0 2.8	Ditto ..		" "	" ..	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 third day of November, 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 VI, Otanewainuku Survey District, Tauranga County.

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

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners of the land described in the Schedule hereto, and of the Tauranga County Council, being the local authority in whose district the land is situated, proclaim as a road the land described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan	
A. R. P. 1 0 3	482	(16190, blue)	VI Otanewainuku	P.W.D. 30128	Neutral tint.	
0 2 12	366		" Ditto ..	Ditto..	Pink.	
0 3 25	495		" ..	" ..	" ..	Purple.
1 3 2	496		" ..	" ..	" ..	Blue.

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-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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, Kawhia South Survey District, Waitomo County.

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

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagee of the land described in the Schedule hereto, and of the Waitomo County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Kawhia South Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 0 1	4	XVI	Kawhia South	P.W.D. 29901	Red.
1 0 36	2 (14718, blue)		" "	" ..	" ..

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-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 Blocks III, Opunake, and XIV, Cape Survey Districts, Egmont County.

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

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the land described in the Schedule hereto, and of the Egmont County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Opunake and Cape Survey Districts described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 18 0 5	Ngatimoeahu Block	XIV	Cape ..	P.W.D. 30439	Red.
7 0 20	Subdivision 6, Upokomutu Block	"	" ..	Ditto..	Green.
2 1 22	Subdivision 5, Ngatihau-poto Block	"	" ..	" ..	Yellow.
1 2 22	Lot 1 of Sub-division 7, Ngatihau-poto Block	III	Opunake	" ..	Blue.
0 1 24	Section 18 ..	XIV	Cape ..	" ..	Red.

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

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

R. MCKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Amending a Proclamation taking Land for a Road, and closing Road in Blocks VII and VIII, Stonyhurst Survey District, Waipara County.

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

WHEREAS by section five of the Land Act, 1908, it is therein provided that every Proclamation, Order in Council, or other instrument, whether made under any Act in force prior to the commencement of that Act or made under or by virtue of that Act, and all regulations, by-laws, conditions, or rules made by the Governor, the Minister, or any Land Board, may be altered, amended, or revoked from time to time:

And whereas it is necessary to amend a Proclamation issued under the said Act, taking land for a road and closing road in Stonyhurst Survey District, dated the eighteenth day of January, one thousand nine hundred and eleven, and published in the *New Zealand Gazette* of the twenty-sixth day of January, one thousand nine hundred and eleven, and hereinafter referred to as "the said Proclamation":

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the power and authority vested in me by the said Act, do hereby amend the said Proclamation as follows, namely: By adding to

the Second Schedule to the said Proclamation the piece of land comprising 10 perches, adjoining R.S. 25433, situated in Block VIII, Stonyhurst Survey District, and shown in green colour on plan P.W.D. 28106 referred to in the said Proclamation.

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

R. MCKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Defining the Middle-line of the Stratford-Main Trunk Railway.

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

WHEREAS the Stratford-Main Trunk Railway (hereinafter termed "the said railway") is a railway the construction of which is authorized by the Railways Authorization Act, 1911: And whereas it has been determined to construct and maintain the said railway:

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 conferred on me by section one hundred and eighty-eight of the Public Works Act, 1908, and in exercise of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the middle-line of the said railway shall be that defined and set forth in the Schedule hereto.

SCHEDULE.

A DEVIATION of the authorized line of the Stratford-Kawakawa Railway, commencing at a point on the North Island Main Trunk Railway about one mile and a half south of Te Koura Station, in Block II, Rangi Survey District, and proceeding thence in a north-westerly direction generally, and passing in, into, through, or over the following lands, &c., viz.: Part of Block II and Block I, Rangi Survey District; Block II, Tangitu Survey District; again through the north-west corner of Block I, Rangi Survey District; and through part of Block IV, Ohura Survey District, to a point on the old Trial Line, Stratford-Ongarue Railway, about 5 chains south of the twelve-mile peg in Block IV, Ohura Survey District, being a length of about six miles: including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the Taranaki Land District: as the same is delineated on the plan marked P.W.D. 30268, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 Purposes of Waterworks in Block VIII, Waitemata Survey District, Parish of Takapuna.

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

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purposes of waterworks in Block VIII, Waitemata Survey District:

And whereas the Birkenhead Borough Council has laid before the Governor a memorial, accompanied by a map,

and also the statutory declaration, as required by the said Act:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities vested in me by the Municipal Corporations Act, 1908, and the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the said water-works, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Birkenhead as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-second day of November, one thousand nine hundred and eleven.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 1 27	Allotment 89, Parish of Takapuna (16319, blue)	VIII	Waitemata	P.W.D. 30570	Edged pink.

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 a Road in Block VII, Kawakawa Survey District, Bay of Islands County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purposes of a road in Block VII, Kawakawa Survey District:

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

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that, from and after the twenty-second day of November, one thousand nine hundred and eleven, the land described in the Schedule hereto is hereby taken for the purposes of a road.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 7	110, Kawakawa Parish (15871, blue)	VII	Kawakawa	P.W.D. 28286	Pink.

B

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

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of November, 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 Road Purposes in Otakou Native Reserve, Otago Heads Road District.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purposes of a road in Otakou Native Reserve:

And whereas the Otago Heads Road Board has laid before the Governor a memorial, accompanied by a map, and also the statutory declaration, as required by the same Act:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the twenty-second day of November, one thousand nine hundred and eleven.

SCHEDULE.

Approximate Area of each of the Pieces of Land taken.	Being Portion of Section No.	Situated in Block	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 3 2 24	14	A 2	Otakou Native Reserve	P.W.D. 30580	Red.
1 1 35	19	B	Ditto ..	Ditto..	Blue.
0 0 2.7	19	"	" ..	" ..	Blue.
0 0 0.5	18	"	" ..	" ..	Red.
0 3 53.1	18	"	" ..	" ..	" ..
1 0 31.4	17	"	" ..	" ..	Blue.
0 1 36	16	"	" ..	" ..	Red.
0 0 6	15E	"	" ..	" ..	Blue.

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

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Altering the Boundaries of the Land Districts of Taranaki and Wellington.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

WHEREAS by the twenty-first section of the Land Act, 1908, certain land districts are defined, but it is provided that the Governor by Order in Council, if he shall deem it necessary, may from time to time alter the boundaries of any land district as he shall think fit :

And whereas it is desirable to alter the boundaries of the Taranaki and Wellington Land Districts :

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 conferred upon me by the hereinbefore-in-part-recited Act, and by and with the advice and consent of the Executive Council of the said Dominion, do hereby direct and declare that, from and after the ninth day of November, one thousand nine hundred and eleven, the boundaries of the said Land Districts of Taranaki and Wellington shall be such as are described in the Schedule hereto.

SCHEDULE.

TARANAKI LAND DISTRICT.

BOUNDED towards the north and north-west generally by the Auckland Land District as described in the *New Zealand Gazette* No. 58, of the 16th July, 1903, from the sea at the mouth of the Mokau River to the Waimeha Stream; thence towards the east generally by the said Auckland Land District to the confluence of the Wanganui River and the Ongarue River; thence by the Wanganui River to where the Pakakau Stream joins that river; thence towards the south-east by a right line to the nearest point of Pipiriki Road; thence by Pipiriki Road to its junction with Makakaho Road; thence by Makakaho Road to the north-eastern boundary of the Maungaporau Block; thence by that block to Subdivision No. 9 of Mangapapa Block; thence by the south-eastern boundary of the said Subdivision No. 9 to the north-western boundary of Momahaki Survey District; thence by Momahaki, Omahine, and Wairoa Survey Districts to the sea at the mouth of the Patea River; and thence towards the south-west and north-west generally by the sea to the mouth of the Mokau River, the place of commencement.

WELLINGTON LAND DISTRICT.

Bounded towards the north-east generally by the Auckland Land District as described in the *New Zealand Gazette* No. 58, of the 16th July, 1903, from the confluence of the Wanganui River and the Ongarue River to the western boundary of the Hawke's Bay Land District as described in the *New Zealand Gazette* No. 30, of the 28th April, 1898; thence towards the east and north generally by the said Hawke's Bay Land District to the sea; thence towards the south-east, south-west, and west generally by the sea to the mouth of the Patea River; and thence by the Taranaki Land District hereinbefore described to the place of commencement.

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

Authorizing the Exchange of a Reserve in the Canterbury Land District for other Land.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

WHEREAS the land mentioned in the First Schedule hereto is a reserve for plantation purposes : And whereas, in the opinion of the Governor, it is expedient to exchange the said land for that described in the Second Schedule hereto :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice

and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities vested in him by the twelfth section of the Public Reserves and Domains Act, 1908, doth hereby declare that the said land described in the First Schedule hereto may be exchanged for the land described in the Second Schedule hereto.

FIRST SCHEDULE.

DESCRIPTION OF RESERVE AUTHORIZED TO BE EXCHANGED.

ALL that area in the Canterbury Land District, containing by admeasurement 31 acres 3 roods 10 perches, more or less, situated in Block V of the Spaxton Survey District, and being the whole of Lot No. 2 shown on deposited plan No. 3170 in the District Land Registry Office, Christchurch; as the same is delineated on the plan marked L. 37960/10, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured green.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Canterbury Land District, containing by admeasurement 31 acres 2 roods 9 perches, more or less, situated in Block V, Spaxton Survey District, being the whole of Lot 1 shown on deposited plan No. 3170 in the District Land Registry Office, Christchurch; as the same is delineated on the plan marked L. 37960/10, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

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

Appointing the Valuer-General as a Member of the New Zealand State-guaranteed Advances Board in lieu of the Solicitor-General.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

WHEREAS by section twelve of the New Zealand State-guaranteed Advances Act, 1909, it is provided that the Board established by that Act shall comprise, *inter alia*, two *ex officio* members, to be appointed thereto by the Governor in Council : And whereas the Solicitor-General, one of such members, has tendered his resignation of his appointment : And whereas such resignation has been accepted :

Now, therefore, in pursuance and exercise of the power and authority conferred on him by the said Act, and of every other power and authority in this behalf enabling him, 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 appoint (in lieu of the Solicitor-General) the person who for the time being is the Valuer-General to be a member of the New Zealand State-guaranteed Advances Board constituted under the said section twelve.

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

Declaring Roads in Blocks V, VI, IX, and X, Linkwater Survey District, to be Government Roads.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

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

SCHEDULE.

Approximate Area of each of the Pieces of Roads hereby declared Government Roads.	Adjoining or passing through Sections Nos.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 3 10	4	V	Linkwater	P.W.D. 30159	Green.
4 1 0	4	"	"	Ditto..	"
9 2 17	6	VI	"	" ..	"
0 0 1	6	"	"	" ..	"
0 3 23	2	IX	"	" ..	"
3 0 32	2	"	"	" ..	"
0 0 2	2	"	"	" ..	"
0 2 7	2	"	"	" ..	"
6 2 33	8, 9, 21, & 22	"	"	" ..	"
2 1 22	1	"	"	" ..	"
2 3 5	1	"	"	" ..	"
3 0 34	33 and 34	IX & X	"	" ..	"

All in the Marlborough Land District; as the said roads 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.

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

Domain Board appointed to have Control of the Maungaraki Domain.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

WHEREAS by section forty-seven of the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, with respect to any public domain, by Order in Council gazetted, appoint any local authority to be the 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 tenth day of October, one thousand nine hundred and eleven, and published in the *New Zealand Gazette* of the twelfth day of October, one thousand nine hundred and eleven, the land described in the Schedule hereto was brought under the operation of and declared to be subject to the provisions of Part II of the said Act :

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

THE PETONE BOROUGH COUNCIL

to be the Maungaraki 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 Monday, the thirteenth day of November, one thousand nine hundred and eleven, at eight o'clock p.m., as the time when, and the Borough Council Chambers, Jackson Street, Petone, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

MAUNGARAKI DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 49 acres, more or less, being part of Subdivision 8A, Maungaraki Block, situated in Block VIII, Belmont Survey District. Bounded towards the north by the other part of Subdivision 8A, Maungaraki Block; towards the south-east by Section 80, Block VIII, Belmont Survey District; towards the south by Subdivision 9, Maungaraki Block; and towards the west generally by Maungaraki Road: as the same is delineated on the plan

marked L. 49820/49, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured red.

Also all that area in the Wellington Land District, containing by admeasurement 58 acres 2 roods 20 perches, more or less, being Subdivision 6, Maungaraki Block, situated in Block VIII, Belmont Survey District. Bounded towards the north by Subdivision 4, Maungaraki Block; towards the east by Maungaraki Road; towards the south by Subdivision 3, Maungaraki Block, waterworks reserve; and towards the west by Section 15, Block VIII, Belmont Survey District: as the same is delineated on the plan marked L. 49820/49, 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 Mount Bryon Domain.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

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

And whereas by an Order in Council made on the twenty-first day of October, one thousand nine hundred and one, and published in the *New Zealand Gazette* of the twenty-fourth day October, one thousand nine hundred and one, powers were delegated to the New Plymouth Borough Council in respect of the Mount Bryon Domain for a term of ten years :

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

THE NEW PLYMOUTH BOROUGH COUNCIL

to be the Mount Bryon 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 Monday, the thirteenth day of November, one thousand nine hundred and eleven, at half past seven o'clock p.m., as the time when, and the Town Hall, New Plymouth, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

MOUNT BRYON DOMAIN.

ALL that area in the Taranaki Land District, containing by admeasurement 5 acres 2 roods, more or less, being Mount Bryon Domain, Town of New Plymouth. Bounded towards the north by high-water mark; towards the east by Hobson Street, 300 links; towards the south by Octavius Place, 1635 links; and towards the west by Eliot Street, 250 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1492, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered pink.

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

Domain Board appointed to have control of the Waiuta Domain.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, BART.,
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 nineteenth day of September, one thousand nine hundred and eleven, and published in the *New Zealand Gazette* of the twenty-first day of September, one thousand nine hundred and eleven, the land described in the Schedule hereto was brought under the operation of and declared to be subject to the provisions of Part II of the said Act:

And whereas it appears expedient to appoint a Domain 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 HEALY,
ALBERT WHITEHEAD,
EDWARD GALE,
ALEXANDER SARATY,
JOHN ADAMS,
PATRICK EVANS, and
EDWARD COLLIER

to be the Waituta Domain Board, having the control of the land described in the said Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Monday, the fourth day of December, one thousand nine hundred and eleven, at three o'clock p.m., as the time when, and the Mines Hall, Waituta, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

WAITUTA DOMAIN.

ALL that area in the Nelson Land District, containing by admeasurement 7 acres and 5 perches, more or less, being Section 87, Township of Blackwater. Bounded towards the north-east by Craighead Street, 1000 links; towards the south-east by a street forming the north-western boundary of Section 86 of said township, 878'6 links; towards the south-west by a road, 685'3 links and 363'7 links; and towards the north-west by a line parallel to the south-east boundary, 578'9 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1192/13, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

J. F. ANDREWS,
Clerk of the Executive Council

Regulations and Charges for Transmission of Wireless Telegrams.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present:

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

IN pursuance and exercise of the powers conferred upon him by section one hundred and thirty-three of the Post and Telegraph Act, 1908, as applied by section one hundred and sixty-three thereof to communications by wireless telegraphy, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations with respect to the transmission of messages by wireless telegraphy, and fixing the fees and charges to be demanded and received therefor, and doth revoke the regulations made for the same purpose by Order in Council under the said Act, dated the 13th day of September, 1911.

REGULATIONS.

In these regulations the expression "radio-telegrams" means telegrams transmitted or received by wireless telegraphy.

The regulations governing the acceptance and transmission of inland and cable telegrams shall apply to radio-telegrams, which shall be accepted at any telegraph-office for transmission to any ship equipped with the necessary apparatus, subject to the following exceptions:—

TELEGRAMS NOT ADMITTED.

Collect telegrams.
Telegrams with prepaid replies.
Telegrams repeated at the request of the sender to insure accuracy.
Telegrams with notice of delivery.
Telegrams to follow the addressee.
Paid service advices forwarded at the request of the addressee to detect errors.
Money-order telegrams.

CHARGES.

Ordinary and Government.

Ordinary.—The charge for the transmission of radio-telegrams to or from ships approaching or leaving the Dominion of New Zealand from or to any telegraph-office in the said Dominion shall be 10d. per word, allocated as follows:—

Ship-station charge: 4d. per word.
Coast-station and inland charges: 6d. per word.

Government.—In respect of messages transmitted on behalf of His Majesty's Government, or the Government of the Dominion of New Zealand, the rate shall be one-half of the above charges.

Transmission beyond New Zealand.

For messages to places beyond New Zealand the charges shall be for ordinary messages 10d. per word, for Government messages 5d. per word, and, in addition thereto in each case, the charges for onward transmission published in the table of rates in the Post and Telegraph Guide.

Press.

Press Messages.—The charge for Press radio-telegrams shall be 5s. per 100 words or fraction thereof, allocated as follows:—

Ship-station charge: 2s. 6d. per 100 words or fraction thereof.

Coast-station and inland charges: 2s. 6d. per 100 words or fraction thereof.

For places beyond New Zealand, in addition to the above charges, the charges published in the table of rates in the Post and Telegraph Guide shall apply.

ADDRESS.

The address of a radio-telegram for delivery on board a ship shall contain not less than—

The surname of the addressee.

The name of the ship. (When the name of the ship is also that of a telegraph-office the word "Steamship" must be inserted, but is not to be counted. When there is more than one vessel of the same name the name of the line or company must be added and paid for.)

The name of the coast-station, which includes the word "Radio."

REDIRECTION.

When a radio-telegram reaches a specified coast-station too late for transmission to the ship to which it is addressed, it shall be redirected without further charge to any other coast-station in New Zealand from which it can be transmitted.

REIMBURSEMENTS.

When delivery of a radio-telegram cannot be effected owing to the ship having passed beyond range, the charge paid by the sender, less the inland charge, shall be refunded.

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

Regulations under the Waipori Falls Electrical Power Act, 1904, and the Post and Telegraph Act, 1908.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present:

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

WHEREAS by section four of the Waipori Falls Electrical Power Act, 1904, as modified by section nineteen thereof, the Governor in Council, acting as the Board of Control under the said Act, is empowered to make rules and regulations for the control of the Corporation of the City of Dunedin in the exercise of the powers conferred upon it by the said Act in the interests of the public safety, for securing the safety of the public from personal injury, or from fire, or otherwise, which regulations so made shall from the date of

issue thereof have the same effect as though they had been originally inserted in the Waipori Falls Electrical Power Act, 1904: And whereas by section one hundred and seventy-three of the Post and Telegraph Act, 1908, the Governor is empowered to make regulations by Order in Council gazetted for the use, management, and control of any works used for electric-lighting purposes and the conduct of persons employed in such works, and for securing the safety of the public from personal injury, or from fire, or otherwise, by reason of the exercise of any of the powers contained in Part XII of the Post and Telegraph Act, 1908:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the above-named Acts, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby make the regulations set forth in the Schedule hereto for the purposes hereinbefore mentioned.

SCHEDULE.

REGULATIONS.

Interpretation.

In these regulations, if not inconsistent with the context,—

“Corporation” means the Corporation of the Mayor, Councillors, and Citizens of the City of Dunedin.

“Consumer’s wires” means any electric lines on a consumer’s premises which are connected at the consumer’s terminals with the service-lines of the Dunedin Corporation anywhere within the area of supply.

“Overhead line” means any electric line which is placed above ground and in the open air.

“Pressure” means the difference of electrical potential between any two conductors, or between a conductor and earth. This potential shall be considered to be root-mean-square value of the voltage.

“Low pressure” means a pressure in a system normally not exceeding 250 volts where the electrical energy is used.

“Medium pressure” means a pressure in a system normally above 250 volts, but not exceeding 650 volts, where the electrical energy is used.

“High pressure” means a pressure in a system normally above 650 volts, but not exceeding 3,000 volts, where the electrical energy is used or supplied. In no case during normal conditions of supply shall the voltage in any other part of the circuit exceed by more than 10 per cent. that at the point of supply.

“Extra-high pressure” means a pressure in a system exceeding “high pressure” as defined in the preceding paragraph.

“System” means an electrical system in which all the conductors and apparatus are metallically electrically connected to a common source of electro-motive force.

“Conductor” means an electrical conductor arranged to be connected to a system.

“Apparatus” means electrical apparatus, and includes all apparatus, machines, and fittings in which conductors are used and of which they form a part.

“Circuit” means an electrical circuit forming a system or branch of a system of one, two, three, or four wires.

“Switchboard” means the collection of switches or fuses, conductors, and other apparatus in connection therewith used for the purpose of controlling the current or pressure in any system or part of a system.

“Danger” means danger to health or to life or limb from shock, harm, or other injury to persons, or from fire attendant upon the generation, transmission, transformation, distribution, or use of electrical energy.

“Earthed” means connected to the general mass of earth in such manner as will insure at all times an immediate discharge of electrical energy without danger.

“Substation” means a place accessible only to authorized persons where the extra-high pressure from the Waipori transmission-lines are led so that the pressure may be transformed to lower pressures for distribution.

“Telegraph” includes telephone.

1. Three-phase current generated at 2,400 volts 50 cycles at Waipori shall be transformed to 35,000 volts star connected for transmission to Half-way Bush, near Dunedin, and to substations *en route*, or wherever they may be necessary within the area of supply.

2. The generating-station at Waipori and the substations shall be suitably laid out, equipped, maintained, and controlled so as to satisfactorily meet the purposes for which they are designed.

3. At the generating-station and the substations the neutral point of the star winding of the transformer-coils connected to the extra-high-tension transmission-lines shall be properly earthed. This requirement shall also apply to the neutral point of one or more of the generators supply-

ing power to the extra-high-pressure transformers at the generating-station.

4. As supports for the two transmission-lines from Waipori to Half-way Bush, and for any other main or branch lines within the area of supply that may be erected, wooden poles of approved timber, preferably hardwood, may be used. They shall be generally not less than 35 ft. in length, and spaced at intervals not in excess of 150 ft. Where the configuration of the surface does not permit of this spacing, longer intervals may be employed. Iron towers may be used instead of wooden poles. Where wooden poles are used at road-crossings they shall be, say, 45 ft. long, and shall be fitted with double cross-arms and insulators. The length of span shall be reduced where practicable, and where deemed necessary wire cradles effectively earthed or other suitable means shall be provided to safeguard road-crossings.

5. An arrangement shall be come to with the Railway Department in respect of all railway-crossings as to clearance of wires above the railway-line, length of span, and the nature of the support on each side of the crossing, and any special protection over the crossing that may be required.

6. Before any branch lines as extensions of the 35,000-volt transmission system from Waipori to Half-way Bush, or other extra-high-pressure lines that may be required to be run from the generating-station, are begun, special application shall be made to the Board of Control, giving full particulars of them and the plan of the proposed route.

7. The wires shall be of hard-drawn copper, of suitable gauge for the transmission of the requisite current and for securing the necessary mechanical strength. They shall be securely attached to high-voltage insulators affixed by iron pins to cross-arms of hardwood or other suitable material of the requisite length and cross-section. The wires shall be so attached that they cannot chafe through at the insulators. They shall be run in the form of an equilateral triangle, the length of each side being not less than 3 ft. 6 in. Only one such circuit shall be run on one line of poles, unless special permission be obtained. Where towers are used as supports, two transmission circuits may be attached to them.

8. Along any line of transmission-poles a metallic telephone circuit of bare hard-drawn copper wire of not less than No. 12 standard wire gauge may be run. These wires shall be about 7 ft. below the lowest transmission-wires, and shall not be less than 18 ft. above the ground at their lowest point at maximum temperature. At road-crossings they shall be as much higher as the increased length of pole will permit. These wires shall be attached to suitable insulators affixed to brackets or cross-arms. At intervals along the routes and at each terminus provision shall be made by insulated platforms, fuses, and earthing-devices that persons using the telephone at these points shall be safeguarded against injury should a power wire come into contact with the telephone circuit.

9. All extra-high-pressure transmission-lines, including branches, shall be patrolled at least tri-weekly, and all trees in their vicinity shall be kept well cut back.

10. A factor of safety of at least 6 shall be observed in respect of poles, arms, insulator-pins, wires, and all parts of the structure constituting the extra-high-pressure transmission-lines, and special care shall be taken to maintain this factor of safety unimpaired.

11. Transformation direct from the 35,000-volt mains shall not be permitted except at a properly equipped substation.

12. The extra-high pressure shall be transformed under normal conditions to not in excess of 3,300 volts between outers for overhead or underground transmission to the “converter station,” situated on Sections 13 and 14, Block XV, City of Dunedin, or for overhead or underground distribution to transformers in any part of the area of supply, or for supply direct to motors operating at high pressure.

Transformers.

13. High-pressure transformers may be installed on consumer’s premises provided that the whole of the high-pressure conductors, apparatus, and the transformer itself, as far as they are on the consumer’s premises, shall be enclosed in solid walls, or alternatively that the conductors be run in strong metal casing electrically continuous, and that such casing and the metal covers of transformers be efficiently connected with earth and securely fastened throughout. Any other apparatus shall be so arranged as to safeguard against danger, and shall be efficiently earthed when practicable.

14. Transformers may be placed underground in brick or concrete chambers, properly drained, or may be attached to poles or suitable brick or stone buildings so as to be inaccessible except by the use of a ladder or other special appliance. They may also be placed in corrugated-iron

buildings or shelters, which shall be kept locked and be accessible only to authorized persons.

15. The metal frames of the transformers and, when star connection is employed, the centre point also of the winding shall be effectively connected to earth. All transformers that are not under shelter shall be fitted with watertight cases, and where underground chambers are used for sheltering them precaution must be taken to avoid the chambers becoming flooded, and to provide by ventilation or otherwise against the accumulation of gas or high temperature. The earth-wires shall be of stranded copper of suitable cross-section to prevent danger, and those used for earthing transformers placed on poles or buildings shall be highly insulated and carefully protected throughout from all liability of damage or of being interfered with. The earth-wires shall be run as straight as possible, and be properly electrically connected to an efficient earth which shall be provided at the site of the transformer. The earth-wires shall be maintained intact and in good contact with the earth-plate.

Distribution.

16. Overhead or underground distribution, direct current included, may be adopted for all pressure not in excess of 3,300 volts. If underground distribution should be required to be made in excess of 3,300 volts, the permission of the Board of Control shall be specially obtained.

17. Throughout the area of supply, where it may be at any time available, direct current at 500 to 550 volts may be used for tramway purposes, arc-lighting, elevators, and hoists.

18. The "converter station" and any other station for a like purpose that may in the future be required to be established in any part of the area of supply shall be laid out, maintained, controlled, and properly equipped with mechanical and electrical appliances generally that shall at all times be sufficient and suitable for securing to consumers the full advantages of the electrical supply.

19. The high-pressure distribution may be by the one-, two-, three-, or four-wire system, as may be necessary. The medium- and low-pressure three-phase distribution shall be by the four-wire system throughout, one outer and the neutral being used for a single-phase service.

20. For the medium- and low-pressure three-phase system the pressure shall be 400 volts between the outers, and 230 volts between each outer and the neutral wire; and for direct-current constant potential circuits the pressure shall be 500 to 550 volts. Direct-current constant-current street-lighting circuits may be supplied at any pressure up to 3,000 volts.

21. Within the City of Dunedin and all boroughs all high-pressure wires placed overhead shall be insulated throughout their entire length with not less than 600-megohms grade of vulcanized rubber, except over certain portions for which special provision has been made. Outside the City of Dunedin and all boroughs the high-pressure wires may be bare, but in places where population may be increasing, if the Board of Control considers that bare wire carrying high pressure should not be erected, or that if erected its use should not be continued, the wire shall be insulated throughout with 600-megohms grade of vulcanized rubber.

22. Within the City of Dunedin and the Boroughs of St. Kilda, Roslyn, Maori Hill, Mornington, North-east Valley, West Harbour, and Port Chalmers, and the Road Districts of Peninsula, Tomahawk, and Portobello the outers of the three-phase medium- and low-pressure wires, where they run on Corporation poles, shall be insulated with not less than triple weatherproof insulation; and, where they are attached to or run on the poles of the Post and Telegraph Department, with not less than 300-megohms grade of vulcanized rubber. In all other places where they run on Corporation poles the three-phase medium- and low-pressure wires may be bare, but if they are placed on the Telegraph Department's poles all except the neutral wire, which may be bare, shall be insulated with 300-megohms grade of vulcanized rubber.

23. The high-pressure wires shall be insulated with not less than 600-megohms grade of vulcanized rubber wherever they are run on the same poles as the medium- or low-pressure wires.

24. The neutral wire of all overhead single or three-phase high-, medium-, and low-pressure circuits may be bare.

25. High-pressure circuits of one, two, three, or four wires may cross from the Corporation poles to the Telegraph Department's poles to enable them to be taken through the Department's line for supply on that side of the street or road. The series street-lighting wires may be run along on the Department's poles in cases where special written permission has been given by the Minister of Telegraphs after application in writing for such per-

mission has been made. No other high-pressure wires shall be run on the Department's poles.

26. Medium- and low-pressure circuits of two, three, or four wires may cross over to the telegraph-poles so that they may be carried through or run along these poles for supply on that side of the street or road.

27. Not more than two three-phase electric light and power circuits shall be attached to any telegraph-pole, and not more than two medium- or low-pressure three-phase circuits shall be run on such poles. If a direct-current circuit is run on telegraph-poles only, one three-phase circuit may be run on the same poles.

28. The neutral of the high-pressure circuits that are attached to telegraph-poles so as to pass from one side of a street or road to another shall be insulated with at least 600-megohms grade of vulcanized rubber where it passes on the pole.

29. The high- and the medium- or low-pressure wires shall be arranged as far as may be practicable lower down on the poles than the telegraph-wires, in a way that shall be approved by the Telegraph Engineer, and so that there shall be no danger of shock to men working on any part of the pole.

30. The medium- and low-pressure wires when run on the Telegraph Department's poles shall be run along on one side of them, the neutral being preferably nearest to the pole and at least 1 ft. distant from it.

31. On all telegraph-poles that have high-pressure wires attached to them there shall be placed and maintained a conspicuous "Danger" notice.

32. The permission to use telegraph-poles for carrying electric light and power wires shall not be understood as giving the Corporation any right to the use of such poles, and if the presence of the electric light and power wires on the Telegraph Department's poles is found at any time to be prejudicial to the interests of that Department they shall be removed, on reasonable notice being given to the Corporation by the Minister of Telegraphs.

33. Throughout the whole area of supply the permission to place electric light and power wires on the Telegraph Department's poles shall be restricted as far as possible, and in no case shall such wires be attached to the Telegraph Department's poles without the approval of the Minister of Telegraphs being first obtained.

34. All overhead wires shall be of hard-drawn copper, and when rubber-insulated they shall be tinned.

35. Where the telegraph-wires are not metallic circuit the electric light and power wires shall not be run along or be attached to the Telegraph Department's poles, unless such running along or attachment can be done by such methods as will not give rise to inductive disturbances in the Department's circuits.

36. Overhead distribution-lines shall occupy as far as possible only one side of any street or road, and shall be placed on the opposite side of the street or road where any telegraph-lines exist at the time of their erection, unless special permission to do otherwise be obtained from the Minister of Telegraphs. Where overhead distribution-lines cross over railways the minimum height above the ground of such crossings shall be arranged with the Railway Department, but in any case shall not be less than 18 ft., and where trolley-wires are crossed over the electric-light wires shall cross at a height above out of reach of the trolley-pole, and shall, if required, be securely suspended by rawhide hangers or other suitable means from galvanized-steel bearer-wires, which shall be firmly attached to strong porcelain insulators. Wherever it may be necessary to cross telegraph fire-alarm or other wires, the electric light and power wires shall cross above as far as may be practicable, and shall be at least 3 ft. distant. Where it is impracticable to cross above, the electric light and power wires may be taken under or through, but when taken through the crossing shall be made at a pole.

37. Where the electric light and power wires intersect telegraph or other wires, the latter shall be suitably insulated if deemed necessary, and when the crossing is above and near a pole, the spans on each side of the pole may require to be insulated. This insulation shall be effected at the expense of the Corporation in cases where the telegraph-lines existed previously to the erection of the light and power wires.

38. Where electric light or power wires intersect telegraph or other wires the high-pressure wires shall be insulated with not less than 600-megohms grade of vulcanized rubber, and the medium- or low-pressure with not less than 300-megohms grade rubber. The neutral wires may be bare except in the case of high-pressure neutrals attached to telegraph-poles.

39. The direct-current supply-wires at 500 to 550 volts run overhead on Corporation poles shall be covered throughout with not less than triple weatherproof insulation. The return-wires may be bare. On all other poles the

insulation of the supply and return wires shall be at least 300-megohms grade of vulcanized rubber, and higher-grade rubber shall be provided where required. On telegraph-poles these wires shall be placed well out on the arms away from the pole. The placing of these circuits on telegraph-poles shall be restricted as far as possible. They may intersect other wires in the same way as the three-phase circuits on compliance with the conditions of insulation and of guard-wires where necessary. The tramway-rail may be used as a return.

40. Constant-current circuits, either alternating or direct, in excess of medium pressure, for lighting incandescent street-lamps in series, shall have the supply-wire of each phase insulated with not less than 600-megohms grade of vulcanized rubber. The return or neutral of these circuits may be of bare wire where both ends of the neutral are earthed. These circuits shall not be run along on the telegraph-poles except as provided for in clause 25, but they may be attached thereto. When direct current is used, provision shall be made for the insertion of an ammeter in the earth lead nearest to the source of supply of the current. The current passing through the ammeter from the earth shall at no time exceed one-quarter of an ampere. Readings shall be taken at least every two weeks, and a record of them shall be kept. Lamps forming part of these constant-current circuits may be affixed to telegraph-poles. The methods of attachment to those poles, the means on the poles of safely supplying the lamps, and the position of the lamps, shall be subject to the approval of the Minister of Telegraphs.

41. Efficient guard-wires shall be erected in a manner to meet with the approval of the Minister of Telegraphs at all crossings and places where electric-lighting wires intersect any wires on telegraph-poles as may be required by the Minister to be protected. If required by the Board of Control, other wires shall be protected by efficient guard-wires in a manner to meet with its approval. The Corporation shall bear the expense of such guard-wires in all cases where an aerial electric-lighting wire intersects any wires previously existing.

42. Where the erection of the electric-light lines or wires necessitates the alteration of existing telegraph lines or wires, the expense of such alteration shall be borne by the Corporation.

43. Every support for an aerial wire shall be of a durable material, and shall be properly secured against forces due to wind-pressure, change of direction of the line, or unequal lengths of span. Every support, if of metal, shall be efficiently earthed. The factor of safety for all parts of the aerial-line structure shall not fall below at least 6, taking the maximum possible wind-pressure at 20 lb. per square foot. If iron towers are used as supports, the factor of safety of the tower need not exceed 4.

44. The interval between any two wooden poles used singly as supports for an overhead line other than a transmission-line shall not exceed 200 ft. where the direction of the line is straight, or 150 ft. where the direction is curved, or where the wires make a horizontal angle at the point of support.

45. All aerial wires shall be attached to porcelain insulators carried on cross-arms of suitable material and cross-section, and they shall be so attached to the insulators or guarded that they cannot fall away from the support. Conductors covered with insulating material shall be so attached that their insulation will not be impaired where they are secured to the insulator.

46. Any aerial wire shall not in any part thereof be at a less height from the ground than 18 ft., or within 5 ft. measured horizontally or 7 ft. measured vertically from any part of any building or erection other than a support for the wire, except where led to transformers or brought into a building for the purpose of supply.

47. Service-wires from aerial lines shall be led as directly as possible to insulators firmly attached to some portion of the consumer's premises which is not accessible to any person without the use of a ladder or other special appliance. In those places where the medium- and low-pressure wires are weatherproof—insulated or bare—every portion of such wires (except the neutral wire) which is within 7 ft. of any part of any building shall be efficiently protected by rubber insulating-material.

48. Where any aerial wire crosses a street the angle between the wire and the direction of the street at the place of crossing shall not be less than 60 degrees, and the spans shall be as short as possible.

49. Every aerial wire, including its supports and all the structural parts and electrical appliances and devices belonging to or connected with the line, shall be duly and efficiently supervised and maintained as regards both electrical and mechanical conditions.

50. An aerial line or wire shall be removed after it has ceased to be used for the supply of energy, unless it is

intended within a reasonable time again to take it into use.

51. In running overhead lines through streets where telegraph-lines do not exist, the Corporation shall keep its lines on one side of the street, and the Telegraph Department in running its lines shall do the same, and in providing service-wires to the opposite side of the street to that on which its line of poles is placed the Corporation shall arrange to supply so as to interfere as little as possible with the route on that side of the street.

52. The sectional area of the conductor in any electric line laid or erected in any street shall not be less than that of a strand of seven wires, each of which is of No. 20 standard wire gauge, and the sectional area of every wire in a strand forming any such conductor shall not be less than that gauge.

53. Where any support or portion of any electric line is exposed in such a position as to be liable to injury from lightning, it shall be protected as far as may be practicable against such injury, but where any such protection can be shown to be detrimental to efficient service it may be dispensed with.

Electric Lines other than Overhead Lines.

54. Every low-pressure and medium-pressure main laid underground shall be tested for insulation before it is used for the purpose of supply, the testing-pressure being the maximum pressure to which it is intended to be subjected in use, and in any case at least 230 volts. The Corporation shall duly record the result of such tests.

55. The insulation of every complete circuit laid underground and used for the supply of energy, including all machinery, apparatus, and devices forming part of or in connection with that circuit, shall be so maintained that the leakage-current shall not under any conditions exceed one-thousandth part of the maximum supply-current, and suitable means shall be provided where practicable for the indication and localization of leakage. Every leakage shall be remedied without delay. Every such circuit shall be tested for insulation at least once a week, and the results of the tests shall be duly recorded. Provided that when any part of any electric circuit is normally connected with earth, the provisions of this regulation shall not apply to that circuit so long as the connection with earth exists.

56. A high-pressure underground circuit shall not be brought into use unless the insulation of every part thereof has withstood the continuous application during half an hour of a pressure twice the maximum pressure to which it is intended to be subjected in use. The result of such tests shall be recorded.

57. All conduits, pipes, casings, and street-boxes used as receptacles for electric lines shall be constructed of durable material, and shall be of ample strength to prevent damage from heavy traffic, and reasonable means shall be taken to prevent the accumulation of gas in such receptacles.

58. Where any electric line crosses or is in proximity to any metallic substance, special precautions shall be taken against the possibility of any electrical charging of the metallic substance from the line, or from any metallic conduit, pipe, or casing enclosing the line.

59. All metal conduits, pipes, or casings containing any high-pressure electric line shall be efficiently earthed, and shall be so jointed and connected across all street-boxes and other openings as to make good electrical contact throughout their whole length.

60. The covers of street-boxes shall be so secured that they cannot be opened except by means of a special appliance. Street-boxes shall be inspected from time to time for the presence of gas, and suitable action shall be taken to check its influx and accumulation. Where mains at different pressures pass through the same street-box they shall be readily distinguished from one another.

61. All apparatus and conductors for all pressures shall be sufficient in size and power for the work they are called upon to do, and so constructed, installed, protected, worked, and maintained as to prevent danger so far as is reasonably practicable.

For Medium and High Pressure.

62. All conductors shall be covered with insulating-material, and further efficiently protected where necessary to prevent danger.

63. Every switch, switch-fuse, and circuit-breaker shall be (a) so constructed, placed, or protected as to prevent danger; (b) so constructed and adjusted as accurately to make and to maintain good contact; (c) so constructed or arranged that it cannot accidentally fall or move into contact when out of contact.

64. Every switch intended to be used for breaking a circuit, and every circuit-breaker, shall be so constructed

that it cannot with proper care be left in partial contact. This applies to each pole of double-pole or multipole switches or circuit-breakers. Every switch intended to be used for breaking a circuit, and every circuit-breaker, shall be so constructed that an arc cannot accidentally be maintained.

65. Every fuse and every automatic circuit-breaker used instead thereof shall be so constructed and arranged as effectively to interrupt the current before it so exceeds the working-rate as to involve danger. It shall be of such construction or be so guarded or placed as to prevent danger from overheating, or from arcing, or the scattering of hot metal or other substance when it comes into operation. Every fuse shall be either of such construction or so protected by a switch that the fusible metal may be readily renewed without danger.

66. Every electrical joint and connection shall be of proper construction as regards conductivity, insulation, mechanical strength, and protection.

67. Efficient means suitably located shall be provided for cutting off all pressure and for protecting from excess of current every part of a system, as may be necessary to prevent danger.

68. Every motor converter and transformer shall be protected by efficient means suitably placed, and so connected that all pressure may thereby be cut off from the motor converter or transformer, as the case may be, and from all apparatus in connection therewith.

69. Every motor shall be controlled by an efficient switch for starting and stopping, so placed as to be easily worked by the person in charge of the motor. In every place in which machines are being driven by any electric motor there shall be means at hand for either switching off the motor or stopping the machines if necessary to prevent danger.

70. If in any place portable apparatus should be used at a pressure exceeding low pressure, the portable apparatus and its flexible wire shall be controlled by efficient means suitably located and capable of cutting off the pressure, and the metal-work of the portable apparatus shall be efficiently earthed independently of any flexible metallic cover of the conductors, and any such flexible covering shall itself be independently earthed. The earthing as prescribed shall not be imperative in respect of testing-instruments being used by Corporation employees.

71. The general arrangement of switchboards shall, so far as reasonably practicable, be such that all parts which have to be adjusted or handled are readily accessible, and the course of every conductor may, when necessary, be readily traced. There should be sufficient space near them to enable them to be operated without danger, and the floor should be firm and even. Three-phase and direct-current connections, if on the same switchboard, shall be kept well apart, and the conductors arranged so that they can be readily distinguished.

72. All apparatus appertaining to a switchboard and requiring handling shall be so placed or arranged as to be safely operated. Measuring-instruments and indicators connected therewith shall be so placed as to be suitably observed, adequate precautions being taken to prevent danger.

73. In every switchboard for high-pressure—

- (a.) Every high-pressure conductor shall be so placed or protected as adequately to prevent danger.
- (b.) The metal cases of all instruments working at high pressure shall be either earthed or completely enclosed with insulating-covers. Where the instruments are controlled by an insulating transformer the earthing of one side of the secondary of the transformer and its core shall be efficiently made.
- (c.) All metal handles of high-pressure switches, and, where necessary to prevent danger, all metal gear for working the switches, shall be earthed.
- (d.) Any switchboard carrying high pressure shall be so arranged that work may be carried out on it without danger. If necessary the switchboard shall be made dead. If the switchboard is so arranged that it can be divided into sections, only that section on which work is to be done need be made dead, provided there is no danger to the workmen from the live wires of the adjoining sections.

74. All parts of motors or other apparatus at high pressure and within reach from any position in which any person employed or other persons may require to be shall be, as far as may be reasonably practicable, so protected as to prevent danger.

75. Where necessary to prevent danger, adequate precautions shall be taken either by earthing or by other suitable means to prevent any metal other than the conductor from becoming electrically charged.

76. Adequate precautions shall be taken to prevent any conductor or apparatus from being accidentally or inadvertently electrically charged when persons are working thereon.

77. Where necessary adequately to prevent danger, insulating stands or screens shall be provided and kept permanently in position, and shall be maintained in sound condition.

78. Portable insulating stands, screens, boots, gloves, or other suitable means shall be provided and used when necessary adequately to prevent danger, and shall be periodically examined by an authorized person.

79. Adequate working-space and means of access free from danger shall be provided for all medium- and high-pressure apparatus that has to be worked or attended to by any person.

80. All those parts of premises in which apparatus is placed shall be adequately lighted to prevent danger.

81. Only competent persons shall be permitted to perform any work where technical knowledge or experience is required in order adequately to avoid danger.

82. Instructions as to the treatment of persons suffering from electric shock shall be affixed in all premises where electrical energy is used above low pressure.

83. A notice shall be fixed in a conspicuous place at every motor and switchboard above low pressure, forbidding unauthorized persons to touch the motors or apparatus.

84. The Dunedin Corporation shall be responsible for the whole of the overhead lines and wires, and for all transformers in connection therewith, throughout the area of supply being erected and maintained in conformity with the requirements of these regulations.

85. The Corporation shall be responsible for all electric lines, fittings, and apparatus belonging to them, or under their control, which may be upon a consumer's premises being maintained in a safe condition, and in all respects fit for supplying energy, and in delivering the energy to a consumer's terminals the Corporation shall exercise all due precautions so as to avoid risk of causing fire on the premises.

86. The Corporation shall not connect the wires and fittings on a consumer's premises with its mains, or, in the case of premises already connected, continue the supply from its mains, unless it is reasonably satisfied that the wiring and fittings are suitable for the voltage at which supply is being given, that the installation generally is in accordance with the requirements of good practice, and that the connection or continuance of supply would not cause a leakage from those wires and fittings exceeding one ten-thousandth part of the maximum supply-current to the premises.

87. If the Corporation is reasonably satisfied, after making all proper examination by testing or otherwise, that the wiring and fittings are not suitable for the voltage being employed, that a leakage exists at some part of a circuit of such extent as to be a source of danger, and that such leakage does not exist at any part of the circuit belonging to the Corporation or for which it is held responsible, or that any other requirements of good practice are not complied with, then and in such case any officer of the Corporation duly authorized by it in writing, or, if the Corporation so requires, on application by it to the Board of Control, any officer of that body (hereinafter referred to as "an Electric Inspector") instructed to so act, may, for the purposes of discovering whether the leakage exists at any part of a circuit within or upon any consumer's premises, or whether the wiring is suitable and the general requirements of good practice are complied with, by notice require the consumer, at some reasonable time after the service of the notice, to permit him to inspect and test the wires and fittings belonging to the consumer and forming part of the circuit. In any case where the Corporation requires the services of an Electric Inspector under this section it shall pay the cost of such inspection.

If on such testing and inspection the officer or the Electric Inspector discovers a leakage from the consumer's wires exceeding one ten-thousandth part of the maximum current to the premises, or that the requirements of good practice are not properly conformed to, or if the consumer does not give all due facilities for inspection and testing, the Corporation shall either not commence the supply or shall forthwith discontinue the supply of energy to the premises in question, giving immediate notice to the consumer of its reasons for not commencing or for discontinuing the supply, and in either case supply shall not be given until it is reasonably satisfied that the installation is in conformity with the requirements of good practice.

88. If any consumer is dissatisfied with the action of the Corporation in refusing to give, or in discontinuing, or in not recommencing, the supply of energy to his premises, the wires and fittings of that consumer may, on his ap-

plication to the Board of Control, and on payment of the cost of such inspection, be inspected and be tested for the existence of leakage by an Electric Officer. This provision shall be indorsed on every notice given under the provisions of either of the last two preceding sections.

89. From and after the time when the Corporation commences to supply energy through any distributing-main it shall maintain a supply of sufficient power for the use of all the consumers for the time being entitled to be supplied from such main, and such supply shall be constantly maintained except between the hours of 7.45 a.m. and noon on Sundays: Provided that, for the purpose of testing or for any other purposes connected with the efficient working of the undertaking, the Board of Control may permit the Corporation to further cease the maintenance of supply at such intervals of time and for such periods as it may think expedient. When the general supply is so discontinued, public notice, as far as may be practicable, shall be given of such discontinuance, and of the probable duration thereof.

90. The variation of pressure at any consumer's terminals shall not under any conditions of the supply which the consumer is entitled to receive exceed 4 per cent. from the normal pressure at which he is being supplied.

91. The Board of Control may at any time order an inspection to be made of the works, lines, and wires used for electric lighting and power purposes, and for the proper erection and maintenance of which the Corporation is held responsible. When a defect or defects are found to exist, they must be remedied forthwith, and, should they be serious in the opinion of the person inspecting, the Board of Control may direct the Corporation to at once cease transmitting energy either over the whole of such lines and wires or over any part thereof, as to the Board may seem fit, until such defect or defects are repaired or remedied. The cost of such inspection shall be borne by the Corporation.

92. A written notification shall be sent to the Telegraph Engineer, Dunedin, in respect of every extension involving the erection of new line or of overhead wire, or with respect to the alteration of existing aerial line or wire which involves the intersection of wires other than those of the Corporation.

93. The recovery of a penalty as provided for in the Wairoa Falls Electrical Power Act, 1904, shall not affect the liability (if any) of the Corporation to make compensation in respect of any damage or injury which may be caused by reason of a default of the Corporation.

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

Regulations under Post and Telegraph Act, 1908, for Control of Borough of Hastings in Works used for Electric-lighting Purposes.

ISLINGTON. Governor.
ORDER IN COUNCIL.

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

Present:

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

IN pursuance and exercise of the power and authority vested in him by section one hundred and seventy-three of the Post and Telegraph Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth make the following regulations for the use, management, and control of the works used for electric-lighting purposes by the Corporation of the Borough of Hastings, for the conduct of persons employed in such works, and for securing the safety of the public from personal injury or from fire or otherwise.

REGULATIONS.

INTERPRETATION.

IN these regulations, if not inconsistent with the context,—

“Corporation” means the Mayor, Councillors, and Burgesses of the Borough of Hastings.

“Consumer's wires” means any electric lines on a consumer's premises which are connected to any service lines of the Corporation at the consumer's terminals.

“Pressure” means the difference of electrical potential between any two conductors through which a supply of energy is given, or between any part of either conductor and the earth.

Where the conditions of supply are such that the pressure at any pair of consumer's terminals does not exceed 250 volts, the supply shall be deemed a low-pressure supply.

Where the conditions of supply are such that the pressure exceeds 250 volts, but does not exceed the maximum voltage of the system, the supply shall be deemed a medium-pressure supply.

“Telegraph” includes telephone.

Any metallic body, to be “efficiently connected with earth,” shall be connected with the general mass of the earth in such manner as will insure at all times an immediate and safe discharge of electrical energy.

1. The supply of electrical energy shall be given by the continuous-current two- or three-wire system.

2. Continuous current shall be generated at 240 to 250 volts when two wires are used, or at 480 to 500 between the two outers of the system where three wires are used. The declared pressure at the consumers' terminals shall be 40 and 480 volts. Incandescent-lamp circuits for private lighting shall be supplied at a pressure of 240 volts.

3. The neutral wire of the three-wire system shall be earthed only at the power-station. It shall be so erected and specially supervised as to reduce to a minimum its liability to break, so as to avoid the burning-out of consumers' lamps. At other places its insulation shall be maintained the same as that of the outers. A switch shall be provided to cut off the earth from the neutral wire for testing purposes.

4. The main switchboard shall be made of and be mounted on material that is not inflammable.

5. All overhead conductors shall be of hard-drawn copper, and where they cross over or under open telegraph or any other aerial wires they shall be insulated throughout the entire length of every crossing-span with not less than 300-megohms-per-mile grade of vulcanized rubber, except that where it may be impracticable or undesirable to so insulate the electric-light wires over spans at such crossing-places the insulation of the electric-light wires may be triple weatherproof; provided that all other aerial wires referred to are insulated at those crossing-spans with not less than 300-megohms-per-mile grade of vulcanized rubber, or are otherwise satisfactorily insulated. In cases where telegraph or other aerial wires already exist and are required to be insulated, their insulation shall be effected at the Corporation's expense, and shall be to the satisfaction of the Minister of Telegraphs.

6. All electric-light wires shall be insulated throughout their entire length, and, except where otherwise provided, that insulation may be triplex weatherproof compounded insulation; provided that in the outlying streets bare hard-drawn-copper wire may be used for street-lighting purposes, subject to an understanding being arrived at with the Minister's representative as to what are outlying streets. If at any time it be found detrimental to the public safety to have these wires bare, they shall be insulated when deemed necessary. No electric-light wire shall come within 3 ft. of any other class of aerial wires or of cables, except where it may be permitted to pass the electric-light wires through these other wires or cables at a pole.

7. Where lead-covered telephone-cables are crossed above by the electric-light wires, the latter wires shall be insulated with not less than 300-megohms-per-mile grade of vulcanized rubber throughout the crossing-span, and over every such span they shall be suitably suspended from effectively earthed steel bearer-wires if the Minister of Telegraphs shall so require.

8. Where lead-covered telephone-cables may be crossed under by the electric-light wires, if the height and other circumstances permit—and of this the Minister of Telegraphs shall be the judge—the latter wires shall be insulated as in clause 7, and suspended if deemed necessary.

9. In places where it may be required to cross with the electric-light wires through any other aerial wires or through cables because of the impracticability of crossing above or below—and crossing above or below shall be done if possible—all such through crossings, if permitted, shall be effected at a pole. In every case of a through crossing, no matter whose property the lines crossed through may be, the method of carrying the electric-light wires across the pole, protecting them thereon, protecting other wires from coming into contact with them, and protecting persons working on the poles from danger of shock shall be to the satisfaction of the Minister of Telegraphs. The electric-light wires shall be insulated with not less than 300-megohms-per-mile grade of vulcanized rubber where they pass through on the poles and over the whole length of the span on each side of the pole crossed through. Where the insulated wires cross through on the pole they shall be encased in some hard protecting substance for the entire length of the arms on such pole. If metal pipe be used to encase the wires it shall be effectively earthed.

10. In running these lines through streets where no telegraph-lines exist, the Corporation shall keep to one side of the street; and in running service wires to the opposite side of the street to that on which their line of poles is placed the Corporation shall arrange to supply so as to interfere as little as possible with the route on that side of the street.

11. Except by permission of the Minister of Telegraphs, all overhead electric-light-pole lines shall be placed on the opposite side of the streets to that on which any telegraph-pole lines exist, and where the erection of the electric-light wires necessitates the alteration of telegraph wires that may exist when the electric-light wires are being run, and such alteration is practicable, the expense of the alteration shall be borne by the Corporation.

12. Where the electric-light wires are on one side of a street and the telegraph-wires are on the other, and service is required to be given from each to the other side of the street, each party shall give the other reasonable facilities as far as possible to effect supply.

13. Where it cannot be arranged otherwise, and there is room on the telegraph-poles, and other circumstances do not render it unsafe or impracticable, the electric-light wires may be run along on the telegraph-poles, subject to their insulation being not less than 300-megohms-per-mile grade of vulcanized rubber, and to any special conditions that it may be found necessary to impose at the time that the placing of such electric-light wires on the telegraph-poles is being considered.

14. When the electric-light-pole lines are being laid out provision should be made, by increased length of pole, to provide clearance to facilitate crossing with telegraph service wires to the side of the street occupied by the Corporation's line.

15. Telegraph-wires shall not be run along or placed on the Corporation's poles, nor shall the Corporation's wires be run along or placed on telegraph-poles, without a special understanding of requirements and precautions to be observed being arrived at between a responsible officer of the Corporation and of the Minister of Telegraphs in respect of each case. Rental at a rate to be agreed upon may be charged for the use of poles, but nothing in these regulations shall be construed to give any party a right to the use of poles other than its own.

16. Every main shall be tested for insulation after having been placed in position and before it is used for the purposes of supply, the testing-pressure being at least 220 volts, and the Corporation shall duly record the results of the tests of each main or section of a main.

17. The insulation of every complete aerial and underground circuit used for the supply of energy, including all machinery, apparatus, and devices forming part of or in connection with such circuit, shall be so maintained that the leakage current shall not under any conditions exceed one-thousandth part of the maximum supply-current. Every leakage shall be remedied without delay. Every such circuit shall be tested for insulation at least once in every week, and the Corporation shall duly record the results of the tests. Provided that where the Board of Control have approved of any part of any electric circuit being connected with earth the provisions of this regulation shall not apply to that circuit so long as the connection with earth exists.

18. The sectional area of the conductor in any electric line laid or erected in any street shall not be less than that of a strand of seven wires, each of which is of No. 20 standard wire gauge, and the sectional area of every wire in a strand forming any such conductor shall not be less than that gauge.

19. All material used for insulating electric lines or apparatus shall be of the best quality, and thoroughly durable and efficient, having regard to the conditions of its use. Suitable provision shall be made for the protection of the insulating material against injury or removal. If the protection so provided be wholly or partly metallic, it shall be efficiently connected with earth.

20. All metal pipes or coverings containing any electric wire shall be efficiently connected with earth, and shall be so jointed as to make good electrical connection throughout their whole length.

21. Arc lamps used in any street for public lighting shall be so fixed as not to be in any part at a less height than 10 ft. from the ground. All arc lamps shall be so guarded as to prevent pieces of ignited carbon or broken glass falling from them, and shall not be used in situations where there is any danger of the presence of explosive dust or gas.

22. The variation of pressure at any consumer's terminals shall not, under any conditions of the supply which the consumer is entitled to receive, exceed 4 per cent. from the normal pressure at which he is being supplied.

23. Every aerial line shall be attached to supports at intervals not exceeding 200 ft. where the direction of the line is straight, or 150 ft. where the direction is curved or where the line makes a horizontal angle at the point of support.

24. Every support for an aerial line shall be of a durable material, and properly stayed against forces due to wind-pressure, change of direction of the line, or unequal lengths of span. The factor of safety shall be for all aerial lines and suspending wires, and for all other parts of the structure, at least 6, taking the maximum possible wind-pressure at 20 lb. per square foot. Earth wires.

where led down poles, shall be protected by casing for a distance of 8 ft. from the ground.

25. All aerial wires shall be attached to suitable insulators carried on cross-arms of suitable material and cross-section, and they shall be so attached to the insulators or guarded that they cannot fall away from the support. Conductors covered with insulating material shall be so attached that their insulation will not be impaired where they are secured to the insulator.

26. Any aerial wire shall not in any part thereof be at a less height from the ground than 18 ft., or within 5 ft. measured horizontally, or 7 ft. measured vertically, from any part of any building or erection other than a support for the line, except where brought into a building for the purpose of supply. Where the wires cross the railway-line the minimum height of all shall be 18 ft., unless the Railway Department requires a greater height; and the permission of that Department shall be obtained by the Corporation for every such crossing.

27. Service lines from aerial lines shall be led as directly as possible to insulators firmly attached to some portion of the consumer's premises which is not accessible to any person without the use of a ladder or any other special appliance. Every portion of any service line which is outside a building and is within 7 ft. from any part of the building shall be rubber-insulated.

28. Where an aerial line crosses a street, the angle between the line and the direction of the street at the place of crossing shall not be less than 60 degrees, and the spans shall be as short as possible.

29. Where an aerial line crosses or is in proximity to any metallic substance, precautions shall be taken against the possibility of the line coming into contact with the metallic substance, or of the metallic substance coming into contact with the line, by breakage or otherwise.

30. Efficient guard-wires shall be erected in a manner to meet with the approval of the Minister of Telegraphs at all crossings and places where electric-light wires intersect telegraph or other wires, as may be required by the Minister to be so protected. The Corporation shall bear the expense of such guard-wires in all cases where an electric-light wire intersects a telegraph or other wire previously existing.

31. Every aerial line, including its supports, its conductors, and their insulating covering, and all the structural parts and electrical appliances and devices belonging to or connected with the line, shall be duly and efficiently supervised and maintained as regards both electrical and mechanical conditions.

32. An aerial line shall not be permitted to remain erected after it has ceased to be used for the supply of energy unless the Corporation intends within a reasonable time again to take it into use.

33. The electric-light wires may be placed wholly underground or partly underground and partly overhead.

34. All conduits, pipes, casings, and street boxes used as receptacles for electric lines shall be constructed of durable material, and shall be of ample strength to prevent damage from heavy traffic, and reasonable means shall be taken to prevent the accumulation of gas in such receptacles.

35. Where an underground line crosses or is in proximity to any metallic substance, special precautions shall be taken against the possibility of any electrical charging of the metallic substance from the line, or from any metallic conduit, pipe, or casing enclosing the line.

36. All underground metal conduits, pipes, or casings containing an electric line shall be efficiently earthed, and shall be so jointed and connected across all street-boxes and other openings as to make good electrical contact throughout their whole length.

37. The covers of street-boxes shall be so secured that they cannot be opened except by means of a special appliance. Street-boxes shall be inspected from time to time for the presence of gas, and suitable action shall be taken to check its influx and accumulation.

38. The Corporation shall be responsible for all electric lines or wires, fittings, and apparatus belonging to it, or under its control, which may be upon a consumer's premises, being maintained in a safe condition and in all respects fit for supplying energy.

39. In delivering the energy to a consumer's terminals the Corporation shall exercise all due precautions so as to avoid risk of causing fire on the premises.

40. Where medium pressure is supplied to any consumer the following conditions shall be complied with:—

Where the supply is for power purposes—

(a.) The frame of every electric motor shall be efficiently connected with earth.

(b.) The consumers' wires forming the connections to motors, or otherwise in connection with the supply, shall be, as far as practicable, completely enclosed in strong metal casing efficiently connected with earth, or they shall be fixed in such a manner that there shall be no danger of any shock.

- (c.) The supply to every motor shall be controlled by means of an efficient cut-off switch, placed in such a position as to be easily handled by the person in charge of the motor, and connected so that by its means all pressure can be cut off from the motor itself, and from any regulating switch, resistance, or other device in connection therewith.
- (d.) Switches, efficient fuses, or other automatic circuit-breakers shall be provided, so as to protect the circuits from excess of current, and all switches and cut-outs shall be so enclosed and protected that there shall be no danger of any shock being obtained in the ordinary handling thereof, or of any fire being caused by their normal or abnormal action.
- (e.) A notice shall be fixed in a conspicuous position at every motor and switchboard in connection with the supply forbidding unauthorized persons to touch the motors or apparatus.
41. Where the supply is for arc lamps in series—
- (a.) The consumer's wires forming the connections to the arc lamps, or otherwise in connection with the supply, shall be, as far as practicable, completely enclosed in strong metal casing efficiently connected with earth, or they shall be fixed in such a manner that there shall be no danger of any shock.
- (b.) The supply to every arc lamp shall be controlled by means of an efficient cut-off switch, placed in such a position as to be easily handled by the person in charge of the arc lighting, and connected so that by its means all pressure can be cut off from the arc lamp itself, and from any regulating switch, resistance, or other device in connection therewith; provided that where the arc lamps are connected in series across the outer conductors of a three-wire system, it shall be sufficient if one such switch be provided for each series of arc lamps.
- (c.) Switches, efficient fuses, or other automatic cut-outs shall be provided, so as to protect the circuits from excess of current, and all switches and cut-outs shall be so enclosed and protected that there shall be no danger of any shock being obtained in the ordinary handling thereof, or of any fire being caused by their normal or abnormal action.
42. Where the three wires of the system are brought into a consumer's premises for lighting purposes the supply shall be given to two pairs of terminals, arranged in such a manner that there shall be no danger of any shock to persons, and the wiring from those terminals shall be kept distinct.
43. Where any portion of any electric line, or any support for an electric line, is exposed in such a position as to be liable to cause injury from lightning, it shall be efficiently protected against such liability.
44. A suitable safety fuse or other automatic circuit-breaker shall be inserted in each service line within a consumer's premises, as close as possible to the point of entry, and contained within a suitable locked or sealed receptacle of fireproof construction, but no fuse or automatic circuit-breaker shall be inserted in the intermediate conductor of the three-wire system.
45. All electric wires placed on a consumer's premises shall be highly insulated, and shall be thoroughly protected against injury to the insulation or access of moisture. All electric wires shall be so fixed and protected as to prevent the possibility of electrical discharge to any adjacent metallic substance.
46. The Corporation shall not connect the wires and fittings on a consumer's premises with its mains, or, in the case of premises already connected, continue the supply from its mains, unless it is reasonably satisfied that the requirements of these regulations are complied with, that the wiring and fittings are suitable for the voltage at which supply is being given, that the installation generally is in accordance with the requirements of good practice, and that the connection or continuance of supply would not cause a leakage from those wires and fittings exceeding one ten-thousandth part of the maximum supply-current to the premises.
- For the purpose of satisfying itself that the requirements of these regulations are being observed, the Corporation may require that notice be served upon it of the intention to instal wires, fittings, lamps, motors, or other apparatus on any premises, and may inspect the same during any reasonable hours while the installation of such is in progress.
47. If the Corporation is reasonably satisfied, after making all proper examination by testing or otherwise, that the wiring and fittings are not suitable for the voltage being employed, that a leakage exists at some part of a circuit of such extent as to be a source of danger, and that such leakage does not exist at any part of the circuit belonging to the Corporation, or that any other requirements of these regulations are not complied with, then and in such case any officer of the Corporation duly authorized by it in writing, or, if the Corporation so re-

quires, on application by it to the Minister of Telegraphs, any officer of the Post and Telegraph Department (hereinafter referred to as "an Electric Inspector") instructed to so act, may, for the purpose of discovering whether the leakage exists at any part of a circuit within or upon any consumer's premises, or whether the wiring is suitable and the general requirements of the regulations are complied with, by notice require the consumer, at some reasonable time after the service of the notice, to permit him to inspect and to test the wires and fittings belonging to the consumer and forming part of the circuit.

In any case where the Corporation requires the services of an Electric Inspector under this section it shall pay the cost of such services.

If on such testing and inspection the officer or Electric Inspector discovers a leakage from the consumer's wires exceeding one ten-thousandth part of the maximum supply-current to the premises, or that the requirements of these regulations are not properly conforming to, or if the consumer does not give all due facilities for inspection and testing, the Corporation shall either not commence the supply or shall forthwith discontinue the supply of energy to the premises in question, giving immediate notice to the consumer of its reasons for not commencing or for discontinuing the supply, and in either case supply shall not be given until it is reasonably satisfied that the installation is in conformity with the requirements of these regulations.

48. If any consumer is dissatisfied with the action of the Corporation in refusing to give, or in discontinuing, or in not recommencing the supply of energy to his premises, the wires and fittings of that consumer may, on his application to the Minister of Telegraphs, and on payment of the cost, be inspected and be tested for the existence of leakage by an Electric Inspector.

This provision shall be indorsed on every notice given under the provisions of either of the two last preceding sections.

49. From and after the time when the Corporation commences to supply energy it shall maintain continuously sufficient power for the use of all the consumers for the time being entitled to be supplied; provided that, for any purposes connected with the efficient working of the undertaking, the Minister of Telegraphs may give permission to the Corporation to discontinue the supply at such intervals of time and for such periods as he may think expedient. When the supply is so discontinued, public notice shall be given, when practicable, of such discontinuance, and of the probable duration thereof.

50. The Minister of Telegraphs may at any time order an inspection to be made of the works, lines, and wires of the Corporation used for electric-lighting purposes. When a defect or defects are found to exist they must be remedied forthwith, and should they be serious in the opinion of the officer or person inspecting, the Minister of Telegraphs may, on receipt of the report, direct the Corporation to at once cease transmitting energy either over the whole of the Corporation's lines and wires, or over any part thereof, as to him may seem fit, until such defect or defects are repaired or remedied. The cost of such inspection shall be borne by the Corporation.

51. After the supply of energy has begun, particulars shall be given to the local Postmaster of each further proposed extension or alterations of lines or wires.

52. If the Corporation makes default in complying with any of the provisions of these regulations it shall be liable to a penalty not exceeding £20 for every such default; but it shall not be held to have committed default for any failure to maintain power continuously if such failure be due to the breakdown of machinery or other accident, unless such breakdown or accident shall be proved to be due to negligence on the part of the Corporation.

The recovery of a penalty under these regulations shall not affect the liability, if any, of the Corporation to make compensation in respect of any damage or injury which may be caused by reason of the default.

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

Classification.—Examination for Promotion from Eighth Class.

ISLINGTON, Governor.

ORDER IN COUNCIL.

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

Present :

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

WHEREAS by Order in Council dated the twenty-first day of November, one thousand nine hundred and ten, and published in the *New Zealand Gazette* of the twenty-fourth day of November, one thousand nine hundred and ten, regulations were made under the authority of section one hundred and ninety-seven of the Post and Telegraph

Act, 1908 (hereunder termed the said Act), for the conduct of examinations preceding promotion of officers of the Post and Telegraph Department; and it is expedient to alter and amend such regulations in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke regulation numbered 50A of the hereinbefore-mentioned regulations, and in lieu thereof doth hereby make the regulation set forth in the Schedule hereto, and doth order and declare that such regulation shall be read as part of the hereinbefore-mentioned regulations, and shall have effect on and after the first day of June, one thousand nine hundred and twelve.

SCHEDULE.

50A. OFFICERS who fail to pass one of the examinations required by clause 50 hereof within two years from the date on which they would otherwise by lapse of time become qualified to be paid the maximum salary of the Eighth Class shall be promoted to the Seventh Class from the date only on which they pass the final examination of their class.

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

Prohibiting all Private Alienation of certain Native Land.

ISLINGTON, Governor.
ORDER IN COUNCIL.

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

Present:

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

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, 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 prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than an alienation in favour of the Crown.

SCHEDULE.

ALL that pieces or parcel of land, situate in the Waitara and Maungaharuru Survey District, containing 8,840 acres, more or less, and being the land known as Heruatureka Block.

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

Varying an Order in Council prohibiting all Private Alienation of certain Native Lands.

ISLINGTON, Governor.
ORDER IN COUNCIL.

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

Present:

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

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, 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 vary an Order in Council dated the sixteenth day of May, one thousand nine hundred and eleven, and published in the *New Zealand Gazette* dated the eighteenth day of May, one thousand nine hundred and eleven, in so far as and to permit the owners of the land set out in the Schedule hereto to alienate their interests by way of lease:

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 Takapau Survey District, in the Provincial District of Hawke's Bay, containing 557 acres 1 rood, more or less, and being the land known as Otawhao A No. 4, Sections 4 and 5.

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

Authorizing the Alienation of Native Land notwithstanding the Provisions of Part XII of the Native Land Act, 1909.

ISLINGTON, Governor.
ORDER IN COUNCIL.

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

Present:

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

WHEREAS Mary Spooner, of Rata, aboriginal Native, is desirous of granting, and Booth and Company (Limited) is desirous of obtaining, an easement over the pieces or parcels of land particularized and set out in the Schedule hereto: And whereas the said company is prevented by Part XII of the Native Land Act, 1909, from obtaining the said easement over the said land:

And whereas the said company proposes to erect a tramway on and over the said land for the carriage of timber, standing and being on the said land and on the adjoining land, and His Excellency the Governor of the Dominion of New Zealand deems it expedient in the public interest that the acquisition of the said easement for a tramway over the said land by the said company from the said Mary Spooner should be authorized, in manner provided by section two hundred and three of the Native Land Act, 1909:

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 pursuant to the powers vested in him by section two hundred and three of the Native Land Act, 1909, and of every other power him thereunto enabling, doth hereby authorize the acquisition by the said company from the said Mary Spooner of the said easement for a tramway over the said pieces or parcels of land; and doth hereby authorize and declare that the same may be acquired by the said company from the said Mary Spooner, notwithstanding any of the provisions of Part XII of the Native Land Act, 1909.

SCHEDULE.

Blocks.	Area.	Survey District.
Raketapsuama 1E, 2A, and 2B	A. B. P. 570 0 27	Maungakaretu.

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

The Education Act, 1908.—Attendance Registers and Returns.

ISLINGTON, Governor.
ORDER IN COUNCIL.

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

Present:

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

IN exercise and pursuance of the powers and authorities vested in him by the Education Act, 1908, His Excellency the Governor of the Dominion of New Zealand, with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke regulation six, relating to attendance registers and returns, made under the authority of the said

Numbers receiving Instruction in certain Subjects.

(All Classes—P. to S7.)

Subject.	Boys.	Girls.	Total.	Subject.	Boys.	Girls.	Total.
1. Nature Study and Elementary Science (excluding subjects 2 and 3 named below)				Other subjects taught in S7 (excluding English, Arithmetic, and Military Drill):			
2. Elementary Agriculture				8.			
3. Elementary Physical Measurements				9.			
4. Needlework ..				10.			
5. Cookery ..				11.			
6. Woodwork ..				12.			
7. Other branches of handwork				13.			

S7 is to be taken as including the secondary departments of district high schools.

Statement of Holidays.

(To be used or not at the option of the Board.)

Number of half-days in the quarter (excluding Saturdays and Sundays):

Quarters end on 31st March, 30th June, 30th September, and 31st December.

Date.	Occasion of Closing.	Half-days.
	Half-days on which school was closed for prescribed school holidays	
	Half-days on which school was closed for public holidays and other occasions as specified below :—	
	Total number of half-days on which school was closed ..	
	Total number of half-days on which school was open ..	
	Total number of half-days in the quarter (to agree with number given under heading)	

(Signed) _____, Principal Teacher. (Date) _____, 191 .

Approved— _____, Chairman of Committee [or Member of Committee authorized to act for Chairman].

(Date) _____, 191 .

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

Opening Land in Wellington 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 land described in the Schedule hereto shall be open for sale or selection on Wednesday, the twentieth day of December, one thousand nine hundred and eleven; and also that the land mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the price at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.—AKITIO COUNTY.—MOUNT GERBERG SURVEY DISTRICT.
First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
3 17	X	A. R. P. 361 0 3	£ s. d. 3,125 0 0	£ s. d. 78 2 6	£ s. d. 62 10 0

Weighted with £107 12s. 6d., valuation for fencing.

This section is situated about a mile and a half from the Pongaroa Township on the Aohanga-Gorge Road, which is formed for dray traffic, and metalled part of the way. The access is from Pahiataua or Dannevirke, which are about forty-two miles distant by formed dray-roads, partly metalled; also from the Aohanga landing on the east coast, a distance of about sixteen miles, by partly formed dray-road. The section comprises for the greater part steep pastoral land, cleared and grassed; a few small patches of manuka scrub and light bush appear along the banks of the Pongaroa Stream. The soil is of fair quality, resting on limestone and papa formation; well watered. Elevation ranges from about 400 ft. to 1,000 ft. above sea-level.

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

J. G. WARD,
Minister of Lands.

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

SCHEDULE.

OTAGO LAND DISTRICT.—CLUTHA COUNTY.—GLENOMARU 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.
39	VI	A. R. P. 226 2 3	£ s. d. 120 0 0	£ s. d. 3 0 0	£ s. d. 2 8 0

Weighted with £112 10s., valuation for improvements consisting of clearing and fencing.

Bush land, of fair quality. About half the area has a westerly aspect. Ridgy land, but not very steep or broken. Situated about a mile and a half from Owaka Railway-station. Sale plan 504.

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

J. G. WARD,
Minister of Lands

Appointing Commissioners to classify Pastoral Runs in Westland Land District.

ISLINGTON, Governor.

IN 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

GORDON HURRELL MORLAND MCCLURE,
GEORGE MALLINSON, and
JOHN SAMUEL LANG

Commissioners to classify and report to me upon the rural lands in Westland Land District known as Runs Nos. 29, 43, 82, 96, 24, 103, 14, 17, 15, and 437, also 9,260 acres in Blocks VII, VIII, XI, XII, and XVI, Bruce Bay Survey District, and Blocks V, IX, and XIII, Karangarua Survey District; 9,100 acres in Blocks VI, X, XIV, and XV, Kanieri Survey District; and 46,650 acres in Mount Aspiring, Macfarlane, and Jackson Survey Districts, as provided by section two hundred and twenty-five of the Land Act, 1908.

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

J. G. WARD,
Minister of Lands.

Trustee for Te Aroha Public Cemetery appointed.

ISLINGTON, Governor.

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

GEORGE WILLIAM MACE

to be a Trustee, in the place of Thomas McIndoe, resigned, to provide for the maintenance and care of Te Aroha Public Cemetery, in conjunction with James Lavery, Alexander Watson Edwards, Hugh Ross, Ralph Lake Somers, Thomas Stanley, sen., John Benjamin Johnson, and James Buchanan Thomas, previously appointed.

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

J. G. WARD,
Minister of Lands.

Trustee for the Mangere Public Cemetery appointed.

ISLINGTON, Governor.

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

SAMUEL WARD HOUSE

to be a Trustee, in the place of George Room McCrae, deceased, to provide for the maintenance and care of the Mangere Public Cemetery, in conjunction with James Robertson, Joseph Ambury, William Ferguson Massey, and Matthew Bruce Kirkbride, previously appointed.

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

J. G. WARD,
Minister of Lands.

Trustees for the Kurow Public Cemetery appointed.

ISLINGTON, Governor.

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

ARCHIBALD MCINNES,
RICHARD APPELBY, and
GIBSON PIERCE MARTIN

to be Trustees, in the place of William Fraser, Charles Melville Brooks, and William Ure, to provide for the maintenance and care of the Kurow Public Cemetery, in conjunction with George Raven, James McGimpsey, James Barclay, and David McCullough, previously appointed.

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

J. G. WARD,
Minister of Lands.

Ngamoko Stream and its Tributaries, Auckland Land District, notified under the Timber-floating Act, 1908.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of the Timber-floating Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby notify that the undermentioned stream and its tributaries may be used under license for the purposes of the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT.

NGAMOKO Stream and its tributaries, situated in Whangaroa County.

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

J. G. WARD,
Minister of Lands.

Karetu and Ouae Streams and their Tributaries, Auckland Land District, notified under the Timber-floating Act, 1908.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of the Timber-floating Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby notify that the undermentioned streams and their tributaries may be used under license for the purposes of the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT.

KARETU and Ouae Streams and their tributaries, situated in Bay of Islands County.

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

J. G. WARD,
Minister of Lands.

Araparera River and its Tributaries, Auckland Land District, notified under the Timber-floating Act, 1908.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of the Timber-floating Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby notify that the undermentioned river and its tributaries may be used under license for the purposes of the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT.

ARAPARERA River and its tributaries, situated in Rodney County.

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

J. G. WARD,
Minister of Lands.

Extending Time of Commission.

ISLINGTON, Governor.

To all to whom these presents shall come, and to Neil Dundonald Cochrane, Esq., of Dunedin, Mining Engineer; John Dowgray, Esq., of Granity, Miner; James Sim Evans, Esq., of Nelson, Warden and Stipendiary Magistrate; George Fletcher, Esq., of Granity, Mine-manager; Herbert Scott Molineaux, Esq., of Barewood, Mine-manager; William Edward Parry, Esq., of Waibi, Miner; and Frank Reed, Esq., of Wellington, Inspecting Engineer of Mines.

WHEREAS by a Warrant dated the twenty-eighth day of July, one thousand nine hundred and eleven, and issued under my hand and the public seal of the Dominion, you were appointed a Commission to inquire into and report on the conditions relating to the health and safety of the miners of New Zealand and the administration of the laws relating to mining and coal-mines, and you were directed and required to report to me on or before the twenty-eighth day of October then next ensuing your proceedings and your opinion touching the matters mentioned therein:

And whereas it is expedient that the said period should be extended as hereinafter provided:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers conferred by the Commissions of Inquiry Act, 1908, and of all other powers and authorities enabling me in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby declare and appoint that the time at or before which you shall present to me your report aforesaid is hereby extended to the first day of December, one thousand nine hundred and eleven:

And with the like advice and consent, and in further pursuance of the said power and authority, I do hereby confirm the said Commission.

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 first day of November, in the year of our Lord one thousand nine hundred and eleven.

R. MCKENZIE,
Minister of Mines.

Issued in Executive Council.

J. F. ANDREWS,
Clerk of the Executive Council

Glass-workers' Machine and Hand Tools.

ISLINGTON, Governor.

WHEREAS glass-workers' machine and hand tools (not including brushes or brushware) are imported into New Zealand, and are articles which in the opinion of the Minister of Customs possess properties which enable them to be used for purposes similar to those for which stone-workers' machine and hand tools (not including brushes or brushware) are used, the said stone-workers' machine and hand tools (not including brushes or brushware) being free of duty under the Customs Duties Act, 1908:

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 conferred upon me by section sixty-six of the Customs Law Act, 1908, do hereby direct that glass-workers' machine and hand tools (not including brushes or brushware) shall be admitted into New Zealand free of duties of Customs.

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

R. MCKENZIE,
Minister of Customs.

Governor's Order No. 201.]

Appointment of Chinese Consul at Wellington.

Prime Minister's Office,
Wellington, 3rd November, 1911.

HIS Excellency the Governor directs it to be notified that the appointment of

CHOW SI LANCHU

as Chinese Consul for New Zealand, at Wellington, has been recognized.

J. G. WARD,
Prime Minister.

Members of Limehills Domain Board appointed.

Department of Lands,
Wellington, 3rd November, 1911.

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

JAMES SWALE and
JOSEPH REID

to be members of the Limehills Domain Board, in the place of Andrew Cowie and John Bromley, resigned.

J. G. WARD,
Minister of Lands.

Land Drainage Engineer appointed.

Department of Lands,
Wellington, 7th November, 1911.

HIS Excellency the Governor has been pleased to appoint

JOHN BAIRD THOMPSON

to be Land Drainage Engineer for Hauraki Plains and Rangitaiki Land Drainage District.

J. G. WARD,
Minister of Lands.

Assistant Land Drainage Engineer appointed.

Department of Lands,
Wellington, 7th November, 1911.

HIS Excellency the Governor has been pleased to appoint

ROBERT GLEN MACMORRAN

to be an Assistant Land Drainage Engineer.

J. G. WARD,
Minister of Lands.

Assistant Land Drainage Engineer appointed.

Department of Lands,
Wellington, 7th November, 1911.

HIS Excellency the Governor has been pleased to appoint

OWEN NEIL CAMPBELL

to be an Assistant Land Drainage Engineer.

J. G. WARD,
Minister of Lands.

Appointment of a Cadet.

Land and Income Tax Department,
Wellington, 3rd November, 1911.

HIS Excellency the Governor has been pleased to appoint

ALBERT EDWARD REED

to be a Cadet in the Land and Income Tax Department, as from the 12th day of October, 1911.

J. G. WARD,

Inspector of Weights and Measures, Borough of Campbelltown, &c., appointed.

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

HIS Excellency the Governor has been pleased to appoint

Constable THOMAS GEORGE FLEWELLEN

to be an Inspector of Weights and Measures, under the Weights and Measures Act, 1908, for the Boroughs of Campbelltown, Gore, Invercargill, Maitara, South Invercargill, Winton, and Riverton, and the Counties of Southland, Wallace, Fiord, and Stewart Island, *vice* Constable Worthy Edward Packer, transferred.

D. BUDDO,
Minister of Internal Affairs.

Deputy Registrar of Marriages, &c., appointed.

Office of the Minister of Internal Affairs,
Wellington, 31st October, 1911.

HIS Excellency the Governor has been pleased to appoint

WALTER FULLER

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

D. BUDDO,
Minister of Internal Affairs.

President of Maori Land Board resigned.

Native Department,
Wellington, 1st November, 1911.

HIS Excellency the Governor has been pleased to accept the resignation of

ALEXANDER KEEFER, Esq.,

from the position of President of the Tairāwhiti District Maori Land Board, as at the 31st October, 1911.

J. CARROLL,
Native Minister.

President of Maori Land Board appointed.

Native Department,
Wellington, 1st November, 1911.

HIS Excellency the Governor has been pleased to appoint

ROBERT NOBLE JONES, Esq., of Gisborne,

to be President of the Tairāwhiti District Maori Land Board, *vice* Alexander Keefer, Esq., resigned.

J. CARROLL,
Native Minister.

Cadet appointed.

Government Insurance Department,
Wellington, 2nd November, 1911.

HIS Excellency the Governor has been pleased to appoint

JOHN KENNEDY JAMESON

to be a Cadet in the Government Insurance Department; the appointment to date from 28th July, 1911.

J. CARROLL,
Minister in Charge, Government Insurance Department.

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

Marine Department,
Wellington, 3rd November, 1911.

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

HENRY EDWARD GOLDFINCH

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

J. A. MILLAR,

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

Marine Department,
Wellington, 7th November, 1911.

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

FRANCIS ALBERT FRANKS

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

J. A. MILLAR.

Draughting Cadet appointed.

Public Works Department,
Wellington, 31st October, 1911.

HIS Excellency the Governor has been pleased to appoint

ALFRED ERNEST THOMPSON

to be a Draughting Cadet in the Public Works Department, as from the 29th June, 1911.

R. MCKENZIE,
Minister of Public Works.

*Inspector of Rabbits and Noxious Weeds appointed.—
Notice No. 1558.*

Department of Agriculture, Commerce, and Tourists,
Wellington, 8th November, 1911.

HIS Excellency the Governor has been pleased to appoint

JOHN ALLISON MELROSE

(at present 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 1st November, 1911.

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

Award of the Colonial Auxiliary Forces Officers' Decoration.

Defence Office,
Wellington, 30th October, 1911.

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

Lieutenant-Colonel EDMUND WILLIAM PORRITT, 6th (Hauraki) Regiment,

he having a total rank and commissioned service to the 30th September, 1911, entitling him thereto of twenty-three years and eighty-two days.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 30th October, 1911.

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

Major GEORGE WILLIAM CAMPBELL MACDONALD, 5th Mounted Rifles (Otago Hussars),

he having a total service to 30th September, 1911, entitling him thereto of twenty-four years and two hundred and sixty-seven days.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 30th October, 1911.

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

Major JOSEPH THOMAS BRICE, Retired List, he having a total service to 21st September, 1910, entitling him thereto of twenty years and thirty days.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 30th October, 1911.

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

No. 573, Private DAVID KIRKLAND, 8th Regiment (Southland Rifles),

he having a total service to 28th February, 1911, entitling him thereto of twenty-two years and two hundred and twenty-six days.

J. G. WARD,
Minister of Defence.

Acceptance of Services of a Defence Rifle Club.

Defence Office,
Wellington, 30th October, 1911.

HIS Excellency the Governor has been pleased to accept, under section 43 (1) and (2) of the Defence Act, 1909, the services of

Wakapuaka Defence Rifle Club,

with headquarters at Wakapuaka (Suburban North), Nelson, Canterbury Military District. Date of acceptance, 25th October, 1911.

J. G. WARD,
Minister of Defence.

Change of Designation of a Defence Rifle Club.

Defence Office,
Wellington, 30th October, 1911.

HIS Excellency the Governor has been pleased to approve of the change of the designation of the Flag Swamp Defence Rifle Club to the Goodwood Defence Rifle Club. Date of approval, 25th October, 1911.

J. G. WARD,
Minister of Defence.

Resignation of a Trustee to the Woodville Drill-shed Reserve.

Defence Office,
Wellington, 30th October, 1911.

HIS Excellency the Governor has been pleased to accept, under Part V of the Defence Act, 1908, the resignation of

Captain WILLIAM HENRY NELSON, Reserve of Officers, as a Trustee of the Woodville Drill-shed Reserve. Date of resignation, 20th September, 1911.

J. G. WARD,
Minister of Defence.

Appointment of Trustees to the Woodville Drill-shed Reserve.

Defence Office,
Wellington, 30th October, 1911.

HIS Excellency the Governor has been pleased to approve, under Part V of the Defence Act, 1908, of the appointment of

Captain JOSEPH HENRY CRONIN, Reserve of Officers; Lieutenant HENRY PALMER HORNE, Reserve of Officers; and Lieutenant GAVIN WILLIAM WARDROP, 9th Regiment (Wellington East Coast Rifles),

as additional Trustees of the Woodville Drill-shed Reserve. Appointments to date from 25th October, 1911.

J. G. WARD,
Minister of Defence.

Endowment Reserves for Education sanctioned by Parliament.

Office of the Minister of Internal Affairs, Wellington, 3rd November, 1911.

THE following resolutions, passed by the Legislative Council and by the House of Representatives, are published in accordance with section 324 of the Land Act, 1908.

J. G. WARD,
For Minister of Internal Affairs.

EXTRACT FROM THE JOURNALS OF THE LEGISLATIVE COUNCIL, THURSDAY, THE 24TH DAY OF AUGUST, 1911.

No. 1 of 1911.

RESOLVED, "That the report (No. 3) of the Lands Committee, brought up on Wednesday, the 9th day of August, 1911, upon paper No. 86 of 1911, being a proposal that certain lands in the Taranaki and Marlborough Land Districts should be permanently reserved as endowments for primary education, be agreed to."

On motion of the Hon. Mr. McGowan.

A true extract.

L. STOWE,
Clerk of the Legislative Council.

EXTRACT FROM THE JOURNALS OF THE LEGISLATIVE COUNCIL, THURSDAY, THE 19TH DAY OF OCTOBER, 1911.

No. 5 of 1911.

RESOLVED, "That the report (No. 33) of the Lands Committee, brought up on Thursday, the 19th day of October, 1911, be agreed to."

On motion of the Hon. Mr. Kelly.

A true extract.

L. STOWE,
Clerk of the Legislative Council.

EXTRACT FROM THE JOURNALS OF THE HOUSE OF REPRESENTATIVES, WEDNESDAY, THE 11TH DAY OF OCTOBER, 1911.

No. 114 of 1911.

RESOLVED, "That this House approves of the lands specified in Parliamentary Papers Nos. 93 and 202 (laid upon the table of the House on the 3rd day of August, 1911, and the 21st day of September, 1911, respectively) being permanently set aside as endowments for primary education."

On the motion of the Right Hon. Sir J. G. Ward, Bart.

A true extract.

H. OTTERSON,
Clerk, House of Representatives.

SCHEDULE OF EDUCATIONAL ENDOWMENTS REFERRED TO IN ABOVE RESOLUTIONS.

Locality.	Section.	Block.	Area.	Temporary Reservation.	
				Date of Warrant.	Gazette.
<i>Auckland Land District.</i>					
Waitoa Survey District ..	10	IX	A. R. P. 155 0 11	5th April, 1910..	No. 33, 14th April, 1910.
Puniu ..	2A	"	206 0 25	12th Sept., 1911	No. 73, 14th Sept., 1911.
<i>Taranaki Land District.</i>					
Mahoe Survey District ..	3	III	732 0 0	6th Jan., 1911 ..	No. 1, 12th Jan., 1911.
<i>Marlborough Land District.</i>					
Linkwater Survey District ..	10	X	355 0 0	3rd July, 1911 ..	No. 56, 6th July, 1911.

Letters of Naturalization issued.

Office of the Minister of Internal Affairs,
Wellington, 3rd November, 1911.

HIS 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.
Nicolas Bergs ..	Bus-proprietor ..	Lower Hutt.
Laust Christian Bonde ..	Sawmill labourer ..	Masterton.
Anders Carlsen ..	Labourer ..	Awakino.
Christian Christiansen ..	" ..	Norsewood.
Ole Gausel ..	Fisherman ..	French Pass.
Ephraim Edward Gluckman ..	Picture-framer ..	Palmerston N.
Anders Gade Jensen ..	Labourer ..	Pukekohe.
Erik Jespersen ..	Dairy engineer ..	Palmerston N.
Christian Laurits Mathesan ..	Dredgeman ..	Alexandra South.
Peter Petersen ..	Fisherman ..	Akaroa.
Margaret Russek ..	Settler ..	Puhoi.
Viktor Albert Sjolund ..	Fisherman ..	Mokau.

D. BUDDO,
Minister of Internal Affairs.

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

The Treasury,
Wellington, 2nd November, 1911.

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

J. G. WARD,
Minister of Finance.

WHANGAREI BOROUGH COUNCIL.

Special Order authorizing Loan for Abattoir.

IN pursuance and exercise of the powers vested in it in that behalf by the Municipal Corporations Act, 1908, the Local Bodies' Loans Act, 1908, and the Slaughtering and Inspection Act, 1908, and the amendments thereof respectively, and of every other power (if any) it thereunto enabling, the Whangarei Borough Council hereby resolves by way of special order as follows:—

- (a.) That the Council borrow from the New Zealand State-guaranteed Advances Office the sum of £5,000, by way of special loan; such loan to be for a period of thirty-six years and a half, or until fully paid off, and to bear interest at the rate of £4 17s. 6d. per centum per annum, such interest to cover both interest and principal.
- (b.) That the particular purpose for which the loan is required is the establishment of an abattoir for the pur-

poses of the Borough of Whangarei and the payment of any costs and expenses incidental to the establishment thereof.

(c.) That the security for the said loan and the repayment thereof, and the interest, sinking fund, and other charges thereon, be an annual-recurring special rate of 1/7 of a penny in the pound on the capital value of all rateable property in the Borough of Whangarei, and the revenues and profits of such abattoir when established; and that provision be made for repayment by means of a sinking fund in thirty-six years and a half, under the New Zealand State-guaranteed Advances Act, 1909, and the regulations thereunder.

(d.) That the cost of raising the loan, all preliminary expenses, and the first year's interest be paid out of the loan.

The common seal of the Council of the Borough of Whangarei was affixed to the above-written special order pursuant to a resolution of the Whangarei Borough Council to that effect dated the 27th day of October, 1911, in the presence of—

T. H. STEADMAN,
Mayor.
A. L. DIXON,
Town Clerk.

Certificate.

In accordance with the requirements of section 11 of the Slaughtering and Inspection Act, 1908, I hereby certify that the foregoing special order, authorizing the raising of a special loan of £5,000 for the purpose of establishing an abattoir, has been duly passed at a special meeting of the Whangarei Borough Council held on the 25th September, 1911, and confirmed at a subsequent special meeting held on the 27th October, 1911.

T. H. STEADMAN,
Mayor.

Resolution made by the Council of the Borough of Whangarei.

The Treasury,
Wellington, 2nd November, 1911.

THE following resolution, made by the Whangarei 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.

WHANGAREI BOROUGH COUNCIL.

Resolution making Special Rate.

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 Whangarei Borough 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 £5,000, authorized to be raised by the Whangarei Borough Council, under the Local Bodies' Loans Act, 1908, and the Slaughtering and Inspection Act, 1908, and the amendments thereof respectively, for the purpose of erecting an abattoir and the payment of expenses incidental to the establishment thereof, the said Whangarei Borough Council hereby makes and levies a special rate of 1/7 of a penny in the pound on the capital value of all rateable property in the Borough of Whangarei; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of August and the 1st day of February 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 resolution was duly passed at a meeting of the Whangarei Borough Council held on Friday, the 27th day of October, 1911, and the common seal of the Council was hereto affixed in the presence of—

T. H. STEADMAN,
Mayor.
A. L. DIXON,
Town Clerk.

I hereby certify the foregoing to be a true extract from the minute-book of the Whangarei Borough Council of the 27th day of October, 1911.

A. L. DIXON,
Town Clerk.

Resolution made by the Council of the County of Oroua.

The Treasury,
Wellington, 3rd November, 1911.

THE following resolution, made by the Oroua 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.

OROUA COUNTY COUNCIL.

Resolution making Special Rate.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Oroua County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £1,800, authorized to be raised by the Oroua County Council, under the above-mentioned Act, for construction of Fitzherbert Road East and Gardiner's Road, the said Oroua County Council hereby makes and levies a special rate of 5/8 of a penny in the pound upon the rateable value of all rateable property of the special-rating area, comprising Sections 1/24, 26/34, and 43/7, Block III, Gorge Survey 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 thirty-six years and a half, or until the loan is fully paid off. It is the intention of the Oroua County Council to pay out of the said loan the cost of raising same.

The above resolution was duly passed at a special meeting of the Oroua County Council held on the 27th day of October, 1911.

ROY L. HARDING,
Clerk, Oroua County Council.

Resolution made by the Council of the Borough of Dargaville.

The Treasury,
Wellington, 7th November, 1911.

THE following resolution, made by the Dargaville 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.

DARGAVILLE BOROUGH COUNCIL.

Copy of Resolution passed at a Special Meeting of the Dargaville Borough Council held for that Purpose on 16th October, 1911.

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 Dargaville Borough 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 £20,000, authorized to be raised by the Dargaville Borough Council, under the Local Bodies' Loans Act, 1908, and its amendments, for street formation and improvement, and the protection of foreshore from erosion (inclusive of engineering expenses), the said Dargaville Borough Council hereby makes and levies a special rate of 2½d. in the pound upon the rateable value of all rateable property in the Borough of Dargaville; 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 February 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.

J. G. LAMBERG,
Town Clerk.

Resolution made by the Ohakune Town Board.

The Treasury,
Wellington, 7th November, 1911.

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

J. G. WARD,
Minister of Finance.

OHAKUNE TOWN BOARD.

Resolution making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Ohakune Town Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £650, authorized to be raised by the Ohakune Town Board for the purpose of erecting buildings containing Board meeting-room, Clerk's offices, strongroom, public reading-room and library (£500), fire-brigade station and plant (£150), within the Ohakune Town District, the Ohakune Town Board hereby makes and levies a special rate of $\frac{1}{2}$ d. in the pound sterling upon the rateable value of all rateable property of the Ohakune Town District, comprising the whole of the rateable area of the Ohakune Town District; and that such special rate shall be an annual-recurring rate during the currency of such loan, being a period of thirty-six years and a half, and be payable on the 1st day of July in each and every year during the currency of such loan, being the aforesaid period of thirty-six years and a half, or until such loan is fully paid off.

I certify that the foregoing resolution was duly passed at an ordinary meeting of the Ohakune Town Board held on Tuesday, the 24th day of October, 1911.

E. G. ALLSWORTH,
Town Clerk.

Resolution made by the Council of the County of Levels.

The Treasury,
Wellington, 7th November, 1911.

THE following resolution, made by the Levels 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.

LEVELS COUNTY COUNCIL.

Resolution making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Levels County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £1,000, authorized to be raised by the Levels County Council, under the above-mentioned Act, for the purpose of completing the erection of a ferro-concrete bridge over the Opihi River at Arowhenua, the said Levels County Council hereby makes and levies a special rate of 0'0043d. in the pound upon the rateable value of all rateable property of the Levels County, comprising the whole of the County of Levels; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of February and the 1st day of August 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.

I hereby certify that the above resolution was duly passed at a meeting of the Levels County Council held on the 1st day of November, 1911.

F. E. WHITEHEAD,
Clerk to the Levels County Council.

Resolution made by the Council of the City of Dunedin.

The Treasury,
Wellington, 7th November, 1911.

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

J. G. WARD,
Minister of Finance.

DUNEDIN CITY COUNCIL.

Resolution making and levying a Special Rate of $\frac{1}{2}$ d. in the Pound, passed by the Dunedin City Council on the 18th day of October, 1911.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Dunedin City Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £10,000, authorized to be raised by

the Dunedin City Council, under the above-mentioned Act, for the purpose of establishing an abattoir, the said Dunedin City Council hereby makes and levies a special rate of $\frac{1}{2}$ d. in the pound upon the rateable value of all rateable property within the City of Dunedin, as appearing on the valuation roll for the time being in force; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of March and the 1st day of September in each and every year during the currency of the loan, being a period of twenty-two years, or until the loan is fully paid off.

W. BURNETT,
Mayor.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 7th November, 1911.

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

J. G. WARD,
Minister of Finance.

BOROUGH OF WAIKOUAITI.

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

PURSUANT to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that a poll of the ratepayers of the Borough of Waikouaiti was taken on the 25th day of October, 1911, on the proposal of the Waikouaiti Borough Council to borrow the sum of £9,000 for water-supply purposes.

The number of votes recorded for the proposal was 127. The number of votes recorded against the proposal was 70. Informal votes, 3.

I therefore declare that the proposal was carried. Dated this 25th day of October, 1911.

NEIL STEWART,
Mayor.

Authorizing Corporation of City of Dunedin to erect Electric Lines.

General Post Office, Wellington.

IN exercise of the power and authority conferred upon me by the Post and Telegraph Act, 1908, I, Joseph George Ward, the Minister of Telegraphs, appointed under the said Act, do hereby authorize and license the Corporation of the Mayor, Councillors, and Citizens of the City of Dunedin to erect, construct, lay down, and maintain electric lines for lighting purposes, either overhead or underground, throughout the area of supply authorized under the Waipori Falls Electrical Power Act, 1904. The said area is set forth on the plan marked "B" deposited in the office of the Secretary of the Post and Telegraph Department, and signed by me as Minister of Telegraphs; and the course and direction of the electric lines aforesaid are indicated on the said plan.

As witness my hand, this 1st day of November, 1911.

J. G. WARD,
Minister of Telegraphs.

The Corporation of the Borough of Hastings authorized to erect Electric Lines within the Borough of Hastings.

General Post Office, Wellington.

IN exercise of the power and authority conferred upon me by the Post and Telegraph Act, 1908, I, Joseph George Ward, Minister of Telegraphs, appointed under the said Act, do hereby authorize and license the Mayor, Councillors, and Burgesses of the Borough of Hastings (hereinafter referred to as "the Corporation") to erect, construct, lay down, and maintain electric lines for lighting purposes through those streets within the borough in which the electric lines are shown on the plan marked "A" deposited in the office of the Secretary of the Post and Telegraph Department, on which plan the electric lines are indicated by red lines, and which is signed by me as such Minister as aforesaid.

As witness my hand, this 17th day of October, 1911.

JOHN G. FINDLAY,
For Minister of Telegraphs.

NOTE.—See Order in Council on page 3347 of this Gazette.

Authorizing the Laying-off of Milford Avenue and Cecil Road, in the Town of Takapuna Extension No. 13, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 2nd November, 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 Milford Avenue and Cecil Road, in the Town of Takapuna Extension No. 13, Auckland 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 Holiday Road and Cecil Road, in the Town of Takapuna Extension No. 14, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 2nd November, 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 Holiday Road and Cecil Road, in the Town of Takapuna Extension No. 14, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

J. G. WARD,
Minister of Lands.

Tenders.—Supply of Uniforms for Senior Cadets.

Defence Office, Wellington, 6th November, 1911.

THE following list of successful and unsuccessful tenders for the supply of uniforms for the Senior Cadets, for the period ending 31st March, 1913, is published for general information:—

Name of Tenderer.	Jacket, Khaki, Blouse Pattern.		Trousers, Khaki.		Shorts, Khaki.		Hats, Felt, Khaki.
	Woollen.	Worsted.	Woollen.	Worsted.	Woollen.	Worsted.	
A. Levy, Wellington	s. d. 11 3	s. d. 12 3	s. d. 9 0	s. d. 10 0	s. d. 6 3	s. d. 7 0	s. d. ..
Ross and Glendening (Limited), Dunedin ..	10 0	..	8 3	..	6 9	..	5 10 6 0
Sargood, Son, and Ewen (Limited), Dunedin ..	7 9 8 6	*10 0	7 0 7 6	9 0	4 6 4 10	*5 9	*5 3
Wellington Woollen Manufacturing Company (Limited)	..	10 11	..	9 10	..	7 0	..
Kaipoi Woollen Company (Limited)	7 9 8 5	..	6 7 6 11	..	5 3 5 6
Strange and Co. (Limited), Christchurch ..	7 10½ 8 2	10 4½	6 4½ 6 8	*8 6	4 10 5 0	6 4	6 11
Bing, Harris, and Co. (Limited), Dunedin ..	8 9½ 10 9 11 0 11 1 11 2	12 7	7 2½ 8 8 8 10 8 11 9 0	10 5	5 5½ 5 10 6 0 6 1 6 2	7 0	7 2½
National Hat Mills (Limited), Wellington	5 6
Union Felt Hat Manufacturing Company, Dunedin	6 3

* Accepted.

J. G. WARD,
Minister of Defence.

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

IN pursuance of all powers and authorities enabling me under the Government Railways Act, 1908, I, John Andrew Millar, Minister of Railways, do hereby make the following alterations in the scale of fares, rates, and charges in force on the New Zealand Government railways open for traffic, such alterations to come into force on and after the 9th day of November, 1911.

PART III.—GOODS: REGULATIONS.

Cancel—

(23.) EMPTY CASES FOR CARRIAGE OF FRUIT, AND SHOOKS FOR MANUFACTURE OF FRUIT-CASES.

Empty cases, manufactured from New Zealand timber, consigned direct to *bona fide* fruit-growers—not “returned empties,” but to be reconsigned over the railway full, and, when so reconsigned, to contain only New-Zealand-grown fresh fruit—will be charged as follows:—

Up to 100 miles, free.

For distances over 100 miles, at the rate for returned empties.

Shooks, New Zealand timber, not exceeding 3 ft. in length, in bundles, consigned direct from mills to *bona fide* fruit-growers for manufacture of cases to be used solely for carriage by rail of New-Zealand-grown fresh fruit, will be charged as follows:—

Up to 100 miles, free.

For distances over 100 miles, at half the classified rate for Class “B.”

Consignment-notes for empty cases, and shooks, carried under this regulation to be indorsed by senders as follows:—

“I [we] certify that these cases [or shooks] are consigned direct to a *bona fide* fruit-grower, and are to be used solely for packing New-Zealand-grown fresh fruit to be conveyed by rail.”

Insert—

(23.) EMPTY CASES FOR CARRIAGE OF FRUIT, AND SHOOKS FOR MANUFACTURE OF FRUIT-CASES.

Empty cases, manufactured from New Zealand timber, consigned direct to *bona fide* fruit-growers—not “returned empties,” but to be reconsigned over the railway full, and, when so reconsigned, to contain only New-Zealand-grown fresh fruit—will be charged as follows:—

Up to 100 miles, free.

For distances over 100 miles, at the rate for returned empties.

Shooks, New Zealand timber, not exceeding 3 ft. in length, in bundles, consigned direct from mills to *bona fide* fruit-growers for manufacture of cases to be used solely for carriage by rail of New-Zealand-grown fresh fruit, will be charged as follows:—

Up to 100 miles, free.

For distances over 100 miles, at half the classified rate for Class “D.”

Consignment-notes for empty cases, and shooks, carried under this regulation to be indorsed by senders as follows:—

“I [we] certify that these cases [or shooks] are consigned direct to a *bona fide* fruit-grower, and are to be used solely for packing New-Zealand-grown fresh fruit to be conveyed by rail.”

PART V.—CLASSIFICATION OF GOODS.

LIVE-STOCK AND LUGGAGE.

Insert—

Veneers, packed in cases, crates, or in bundles.

Owner's risk. Half-rate B

As witness my hand, this ninth day of November, one thousand nine hundred and eleven.

J. A. MILLAR,
Minister of Railways.

Notice to Mariners No. 141 of 1911.

ROCK S.S.W. OF COOK ROCK, OFF BROTHERS ISLAND.

Marine Department,
Wellington, N.Z., 3rd November, 1911.

REFERRING to Notice to Mariners No. 89 of 1911, relating to reported rock off Cook Rock, Captain Bollons, of the Government s.s. "Hinemoa," reports that after making careful search no trace of the rock in the reported position could be found; but he found a rock, with 6½ fathoms over it at L.W.S., one mile S. 24° W. (true) of Cook Rock. The following true bearings mark the position of the rock, viz. :—

White Rocks S. 64° W., Cape Koamuru S. 40° W.,
Brothers Lighthouse S. 21° E.

When over the rock S.E. White Rock is midway between Long Island and Bottle Rock (north point of Resolution Bay).

Charts, &c., affected: Admiralty Charts Nos. 2685, 695, and 2054; "New Zealand Pilot," eighth edition, 1908, Chapter vi, page 172.

J. A. MILLAR.

Notice of Intention to take Land in the City of Dunedin for a Drill-shed.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, and the Defence Act, 1909, to execute a certain public work, to wit, the construction of a drill-shed in the City of Dunedin, and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the Public Works Office, at Dunedin, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works, at Wellington.

SCHEDULE.

The parcel of land required to be taken :—

Approximate Area of the Parcel of Land required to be taken.	Being	Situated in Block No.	Situated in the Survey District of	Margined on Plan
A. R. P. 1 0 2	Allotments 21, 23, 25, 27, 29, and 31, part of Original Section 10, City of Dunedin	VII	Town District	Red.

In the Land District of Otago; as the same is more particularly delineated on the plan marked P.W.D. 30302, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon shown as above.

As witness my hand, at Wellington, this first day of November, one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

Notice of Intention to take Land in Block VII, Kawakawa Survey District, Bay of Islands County, for Road Purposes.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work, to wit, the construction of a road in Block VII, Kawakawa Survey District, and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Kawakawa, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works, at Wellington.

SCHEDULE.

The parcel of land required to be taken :—

Approximate Area of the Parcel of Land required to be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 11 2 22-6	O.L.C. No. 245 (16245, blue)	VII	Kawakawa	P.W.D. 30345	Pink.

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

As witness my hand, at Wellington, this fourth day of November, one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

Notice of taking Road through Run 82, Maruanui and Taharua Survey Districts.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under authority of section 213 of the Land Act, 1908, that the road described in the Schedule hereto was, on the 12th day of February, 1910, duly taken through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 28th day of May, 1909.

SCHEDULE.

Approximate Area of each of the Pieces of Road taken.	Being Portion of	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan	
A. R. P. 41 1 10-1	Run 82 (15560, blue)	{ X, XIII, XIV IV, VII, VIII	Maruanui Taharua	P.W.D. 28145 ..	Sienna.
75 3 4	" (15561, blue)	{ VII, VIII, XI, XII	Taharua ..	" ..	"

All in the Auckland Land District; as the said road is 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.

Dated this 3rd day of November, 1911.

R. McKENZIE,
Minister of Public Works.

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:—

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 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 (100,000 lb.) 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.

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

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 been 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, petrolene, 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 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.

Subsidies to Public Libraries.

Education Department,
Wellington, 8th November, 1911.

NOTICE is hereby given that the sum of £4,000 has been voted by Parliament for distribution to public libraries.

The distribution will take place on the 3rd February, 1912, and no claim will be entitled to consideration that shall not have been sent in in due form and received by the Secretary for Education, Wellington, on or before the 27th January, 1912.

1. A library to be entitled to a subsidy must be public in the sense of belonging to the public, and of not being under the control of an association, society, or club whose membership is composed of a section of the community only, and if within a borough it must be open to the public free of charge. The receipts for the year from subscriptions and donations must not have been less than £2, exclusive of moneys received from endowments, or from Government, or from Borough or County Councils, or for special building purposes, or as rent, hire, or consideration for the use of any room, or building, or land belonging to the institution, in respect of none of which will subsidy be allowed. The net proceeds of concerts, lectures, or other entertainments on behalf of the current expenses of the library will be regarded as voluntary contributions. A subsidy will not be given to more than one library in the same town.

2. In the division of the vote a nominal addition of £25 will be made to the amount of the income of each library derived from subscriptions, donations, and rates, and the vote will be divided according to the amounts thus augmented; but no library will receive credit for a larger income than £75—that is, in no case will the augmented amount on which distribution is based exceed £100.

3. The whole of the subsidy must be expended without delay in the purchase of books for the library.

4. Application to share in the distribution must be by means of a statutory declaration by the Chairman, or Secretary, or Treasurer of the institution on behalf of which it is made, and must be accompanied by a statement of the receipts and expenditure of the institution for the year ending on the 31st day of December, 1911; and such declaration must be on the form provided for the purpose, which form shall be as follows:—

DECLARATION.

I, [Name], of [Place of abode], [Occupation], do solemnly and sincerely declare that I am Chairman [or Secretary, or Treasurer] of the [Name of institution]; that during the year ending on the 31st day of December, 1911, the receipts of the aforesaid institution for the maintenance of the library only were as follows: From rates levied by a local governing body under Part I of the Libraries and Mechanics' Institutes Act, 1908, or the Municipal Corporations Act, 1908, pounds shillings and pence; from the subscriptions of members, pounds shillings and pence; and from voluntary contributions other than members' subscriptions, pounds shillings and pence; that the library is public in the sense of belonging to the public, and is not under the control of an association, society, or club whose membership is composed of a section of the community only; that the information hereinafter furnished by me in the appendix hereto is correct in every particular; that the abstract of accounts is a true statement of the receipts and expenditure of the institution for the year herein specified; that the whole of the subsidy received during the year was expended in the purchase of books for the library; and that by the rules of the library it is open to the public free of charge.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. (Signature.)

Declared at _____, this _____ day of _____, 191____,
before me— _____, Justice of the Peace [or Solicitor, or Notary Public].

[Here affix and cancel a stamp at 2s. 6d.]

[NOTE.—The words relating to last year's subsidy and to free admission may be struck out if they are not applicable. The words in brackets are not part of the form, but indicate matter to be inserted or substituted.]

Copies of the form of application may be obtained from the Secretary for Education, Wellington, and from the Secretary of any Education Board.

THOS. MACKENZIE,
Acting Minister of Education.

Special Provisions relating to the Introduction of Potatoes into Western Australia.—Notice No. 1557.

Department of Agriculture, Commerce, and Tourists,
Wellington, 7th November, 1911.

IN the *New Zealand Gazette* of 28th September there were published particulars of the restrictions on the introduction of potatoes into the Commonwealth of Australia. Advice has now been received that special restrictions have been imposed on potatoes introduced into Western Australia, and the following particulars taken from the *Commonwealth of Australia Gazette* of 16th September, 1911, are published for general information:—

THE previous regulations in so far as they relate to the introduction of potatoes into Western Australia are repealed, and it is declared that the importation of potatoes from any country into Western Australia is prohibited unless—

(1.) They are accompanied by an official certificate, dated and signed by a responsible officer of a Government Department of the country of origin, identifying the potatoes, specifying the quantity, and certifying—

(a.) That at the date of the issue of the certificate they were free from the disease caused by *Phytophthora infestans* (known as Irish Blight), and from the disease *Synchytrium endobioticum* (known as potato canker, black scab, warty disease, and cauliflower disease in potatoes);

(b.) That they were grown in the country named;

(c.) That they were grown on premises known after due investigation not to be or to have been during the preceding twelve months infected with either of the said diseases;

(d.) That they were packed in the country of origin in clean new packages.

(2.) The bags, crates, or other packages containing the potatoes are marked on the outside with the name of the country of origin, and with other distinguishing mark or marks.

(3.) The potatoes, after being landed, are planted in quarantine in an approved place, and, after having matured, are, with the product of their cultivation, found, on inspection, to be free from disease.

(4.) The importer enters into a bond in the sum of £50, conditioned that he will pay the cost of inspection of the potatoes and of supervision, and that the potatoes and any parts thereof, and any crop produced therefrom, shall not be dug or removed from the approved place without the written permission of the Chief Quarantine Officer, and that he will give written notice of not less than one week to the Chief Quarantine Officer of his desire to dig the potatoes.

Provided that the Minister may permit potatoes which are certified by a Quarantine Officer to be free from disease to be imported under and subject to such conditions as the Minister may think fit to impose, for use as food.

THOS. MACKENZIE,
Minister of Agriculture.

Results of Elections of Trustees of Drainage Districts.

Office of the Minister of Internal Affairs,
Wellington, 7th November, 1911.

THE following results of election of Trustees of Drainage Districts have been received from the Returning Officers, and are published in accordance with the provisions of the Land Drainage Act, 1908.

HUGH POLLEN,
Under-Secretary.

Oroua Drainage District, County of Manawatu :

William Amon.
Benjamin Gray.
Herbert Hill Hunt.
George Kendall.
George Hay Low.
James Tennant.
William John Thompson.

Aka Aka Drainage District, County of Manukau :

Edwin Thomas Bent.
Samuel Pinder Henry.
Robert Hudson.
George Gage Hull.
James Walters.

Otaua Drainage District, County of Manukau :

John Harris.
Charles G. Robertson.
Henzell Hammond.
Fredric Hull.
William Summerville.

South Hautapu Drainage District, County of Waikato :

John McCallion.
Robert Morse.
John Arnold.
Mary Eliza Ewen.
Sarah Ann McCann.

Pyramid Block Drainage District, County of Southland :

Joseph Small.
Henry Sydney Jones.
Patrick Murray.
George Lewis Heenan.
Robert Jopp.

Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 8th November, 1911.

THE Southern Oak Lodge, No. 22, situated at South Invercargill, is registered as a branch of the Grand Lodge of Otago and Southland District, New Zealand, of the United Ancient Order of Druids Friendly Society, under the Friendly Societies Act, 1909, this 8th day of November, 1911.

ROBT. E. HAYES,
Registrar of Friendly Societies.

Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 8th November, 1911.

THE Oak of Waikiwi Lodge, No. 23, situated at Waikiwi, Invercargill, is registered as a branch of the Grand Lodge of Otago and Southland District, New Zealand, of the United Ancient Order of Druids Friendly Society, under the Friendly Societies Act, 1909, this 8th day of November, 1911.

ROBT. E. HAYES,
Registrar of Friendly Societies.

Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 8th November, 1911.

THE Star of Thornbury Lodge, No. 24, situated at Thornbury, is registered as a branch of the Grand Lodge of Otago and Southland District, New Zealand, of the United Ancient Order of Druids Friendly Society, under the Friendly Societies Act, 1909, this 8th day of November, 1911.

ROBT. E. HAYES,
Registrar of Friendly Societies.

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

Department of Labour,
Wellington, 8th November, 1911.

NOTICE is hereby given that the registration of the Otago Felt-hatters' Industrial Union of Workers, registered number 399, situated at Dunedin, is hereby cancelled as from the date of the notification hereof in the *New Zealand Gazette*.

F. W. ROWLEY,
Deputy Registrar of Industrial Unions.

Incorporated Societies Act, 1908.

DECLARATION BY THE REGISTRAR DISSOLVING A SOCIETY.

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

Dated at Wellington, this 6th day of November, 1911.

ROBT. E. HAYES,
Registrar of Incorporated Societies.

Customs Appointments.

Department of Trade and Customs,
Wellington, 1st November, 1911.

THE following appointments have been made by the Honourable Minister,

W. B. MONTGOMERY,
Secretary of Customs.

Date.	Name.	Office and Station.	Previous Office and Station.
19 July, 1909	Ridings, J. P.	Collector, Auckland	Collector, Invercargill.
1 April, 1908	Savident, D.	Officer in Charge, Kaipara	
26 January, 1909	Pickett, J. J.	" " Tauranga	
1 April, 1908	Howie, J.	Collector, Poverty Bay	Collector, Greymouth.
1 October, 1903	Hempton, J. H.	" " New Plymouth	First Clerk, Wellington.
11 February, 1911	Patrick, J. C.	Officer in Charge, Patea	Landing Waiter, Auckland.
1 January, 1908	Dickey, W. F.	Collector, Wanganui	First Clerk, Auckland.
1 July, 1909	Nixon, C. S.	" " Wellington	Collector, Napier.
1 " " "	Brabazon, E. R.	" " Napier	Landing Surveyor, Christchurch.
1 September, 1911	Harrop, S. E.	" " Wairau	Landing Waiter, Napier.
4 January, 1909	Burgess, J. W.	Officer in Charge, Picton	
11 June, 1907	Cullen, T. M.	Collector, Nelson	Collector, Oamaru.
1 September, 1911	Eyre, R. B. D.	" " Westport	" " Wairau.
1 July, 1909	Devenish, W.	" " Greymouth	Landing Waiter, Nelson.
1 January, 1907	Ecclesfield, R. G.	" " Hokitika	" " Christchurch.
1 April, " "	Elliott, A.	" " Christchurch	Collector, Wanganui.
1 " " 1908	Hawley, W. J.	" " Timaru	" " Poverty Bay.
1 June, 1907	Ruffell, H. W. S.	" " Oamaru	Landing Waiter, Wellington.
1 January, 1908	Sibbald, W.	" " Dunedin	Collector, Napier.
1 July, 1909	Spence, H. R.	" " Invercargill	Landing Surveyor, Auckland.

Date.	Name.	Office at Time of First Appointment.	Station.
1 June, 1900	Walter, R. R.	Cadet	Christchurch.
1 " " "	McKellar, G. F.	"	Dunedin.
11 July, " "	Graham, W. H.	"	Auckland.
30 " " "	Barron, A.	"	"
2 October, " "	Oliver, W. R. B.	"	Wanganui.
1 April, " "	Gear, A.	Locker	Wellington.
1 " " "	Stratton, E.	"	Dunedin.
24 " " "	Mander, E. K.	"	Christchurch.
1 May, " "	Secombe, H. H.	Messenger	Auckland.
30 October, " "	Welsh, R. D.	Custodian, Customhouse	Wellington.
1 April, 1901	Uren, G.	Cadet	Dunedin.
16 " " "	Furlong, J. J.	"	Auckland.
17 " " "	Butler, D.	"	Christchurch.
27 " " "	Lyttelton, G. C.	"	Poverty Bay.
2 May, " "	Patrick, J. C.	"	Dunedin.
27 July, " "	McKinnon, J. A.	"	Westport.
1 February, " "	Begg, K. S.	Locker	Dunedin.
20 April, " "	Rapley, J.	Messenger	Wellington.
8 July, " "	Westrup, E. E.	Typiste and Shorthand-writer	"
1 August, " "	Bacon, A. B.	Messenger	Lyttelton.
22 February, 1902	Williams, H. W.	Cadet	Dunedin.
19 March, " "	Lawrence, F. W.	"	Christchurch.
29 " " "	Wild, H. A.	"	Wellington.
8 May, " "	Eyre, C. O.	"	Auckland.
8 " " "	Brocket, C. E.	"	Dunedin.
13 " " "	Abercrombie, F. N.	"	Auckland.
9 June, " "	Rae, R.	Cadette	Christchurch.
1 July, " "	Eagar, J. P.	Messenger and Locker	Invercargill.
7 September, " "	Ward, T.	Messenger and Storeman	Wellington.
20 " " "	Wood, S. H.	Messenger	Christchurch.
19 March, 1903	Smyth, K. H.	Cadet	Wellington.
19 " " "	McGregor, E.	"	Poverty Bay.
24 " " "	Forrester, J. H.	"	Invercargill.
25 " " "	Omeara, W.	"	Auckland.
26 " " "	Jones, P. D.	"	Christchurch.
30 " " "	Dunn, D. W. P.	"	Dunedin.
2 April, " "	Chapman, J. H.	"	Westport.
1 December, " "	Brodrick, H. S.	Locker	Christchurch.
15 March, 1904	Stewart, W.	Cadet	Auckland.
15 " " "	Good, E. D.	"	"
30 " " "	Olsen, R. A.	"	Dunedin.
1 April, " "	Rundle, J. E.	"	Napier.
16 " " "	Lewis, W. H. S.	"	Wellington.
27 " " "	Gray, R. J.	"	Christchurch.
21 May, " "	Richardson, O. M. G.	"	Wellington.
21 July, " "	Prichard, G. P.	"	Christchurch.
31 December, " "	Nichol, J. E.	"	Wellington.
7 March, " "	Dawson, R. F.	Locker	Invercargill.
1 April, " "	Cameron, M. P.	Hardware Expert	Wellington.
20 May, " "	Williams, R.	Drapery Expert	"
15 June, " "	Flanagan, J.	Tidewater	"
20 February, 1905	Fisher, W. H.	Cadet	Auckland.
21 " " "	Bradley, H.	"	Christchurch.
22 " " "	Forne, E. S.	"	Wellington.
25 " " "	Martin, J. S.	"	Dunedin.
2 March, " "	Fitton, W. R.	"	Christchurch.
22 " " "	Thomas, W. C.	"	Auckland.

Date.	Name.	Office at Time of First Appointment.	Station.
19 May, 1905	Barnett, J.	Cadet	Christchurch.
29 July, "	Wallace, W.	"	Wellington.
3 April, "	Thompson, H. F.	Clerk	"
1 May, "	Fisk, F. W.	Messenger	"
1 " "	Rowe, J. G.	Tidewaiter	Auckland.
28 " "	O'Donnell, T.	Night-watchman	Wellington.]
29 " "	Walker, J.	Stoker	"
29 " "	Reynolds, T. W.	Messenger	"
7 November, "	Card, H.	Liftman	"
21 February, 1906	Fawcett, R. E.	Cadet	Auckland.
27 " "	Tily, H. S.	"	Dunedin.
8 March, "	Higginson, J. S.	"	Auckland.
21 " "	Tanner, T. H. M.	"	"
17 April, "	Brebner, T. O. W.	"	Christchurch.
1 June, "	Dowding, R. E.	"	Auckland.
20 August, "	Bardsley, W. L. S.	"	Wellington.
11 May, "	O'Kane, P...	Night-watchman	"
8 " "	Moreton, T. J.	Warehouse-keeper	Dunedin.
14 " "	Boath, A. M.	Locker	"
1 July, "	Hutton, M...	"	Bluff.
18 September, "	Chapman, F. H.	"	Auckland.
15 February, 1907	Robertson, J. H.	Cadet	Dunedin.
27 " "	Tracy, W. F.	"	Christchurch.
23 March, "	Bridgman, J. T.	"	Wellington.
2 April, "	Patrick, R. T. G.	"	Auckland.
4 " "	Booth, C. I.	"	Dunedin.
6 " "	Butcher, C. E.	"	Wellington.
18 " "	Ginger, B. A.	"	Wanganui.
26 " "	Steinmetz, J. M.	"	Auckland.
1 June, "	Hawkes, G. A.	"	Timaru.
11 " "	Wallace, D. R.	"	Oamaru.
1 May, "	McArtney, H.	Locker	Wellington.
18 June, "	Nash, E. H.	Night-watchman	"
22 October, "	McGahey, M. J.	Messenger	"
1 November, "	Petersen, A.	Locker	Napier.
18 " "	Kershaw, J.	"	Wellington.
14 February, 1908	Norrie, J. H. B.	Cadet	Christchurch.
14 " "	Condliffe, J. B.	"	"
20 " "	Adams, C. G.	"	Auckland.
21 " "	Beaumont, G.	"	"
21 " "	Waugh, W. N.	"	"
26 " "	Westerman, V. L.	"	Wellington.
1 March, "	Macdonald, A.	"	Dunedin.
2 " "	McBeath, G.	"	Auckland.
3 " "	Haigh, F. G.	"	Dunedin.
9 " "	Foster, H. V.	"	Poverty Bay.
11 " "	Hill, H. J.	"	Wairau.
14 " "	Buckler, E. H.	"	Auckland.
14 " "	Napier, D. G.	"	New Plymouth.
29 " "	Halliday, H. L.	"	Wellington.
6 May, "	Warring, B.	"	"
13 " "	Phillips, H.	"	"
8 June, "	Andrews, S. C.	"	Christchurch.
2 October, "	Warren, R. J.	"	Auckland.
1 April, "	Middleton, D.	Messenger	Wellington.
16 March, "	Brewer, L.	"	Lyttelton.
13 July, "	Bacon, H. C.	"	Christchurch.
1 November, "	Fletcher, D.	"	Wellington.
6 " "	Sutton, A. C.	"	"
7 " "	Conn, J.	Tidewaiter	Lyttelton.
18 December, "	Smith, E. B.	"	"
9 February, 1909	Slocombe, A. T.	Cadet	Invercargill.
15 " "	Mitchell, T.	"	Dunedin.
15 " "	Foster, F. W.	"	Christchurch.
24 " "	Menner, F.	"	"
1 March, "	Watters, A. J.	"	Wellington.
6 " "	Banks, B. W.	"	Christchurch.
9 " "	Sanson, E. E.	"	"
11 " "	Schlaepfer, C.	"	Auckland.
16 " "	Courtney, T. M.	"	"
6 January, "	Bowley, H. F.	Tidewaiter	Lyttelton.
1 August, "	McGahey, J. J.	Custodian, Customhouse	Wellington.
12 " "	Pemberton, G. H.	Tidewaiter	Auckland.
17 " "	Long, L. A.	Locker	Christchurch.
1 November, "	Morgan, J. T. P.	Messenger	Wellington.
19 February, 1910	Tracy, J. G.	Cadet	Auckland.
9 April, "	Gilbert, C. E.	"	Wellington.
30 May, "	Ferriday, H.	"	Auckland.
1 February, "	Smith, W. M.	Night-watchman	Dunedin.
8 March, "	Bern, B.	Messenger	Wellington.
1 June, "	King, M. L.	"	Auckland.
1 July, "	Huggett, M.	Night-watchman	"
4 January, 1911	Craig, A.	Cadet	Oamaru.
7 February, "	Cotter, H. F.	"	Wellington.
8 " "	McAloon, J. L. F.	"	Poverty Bay.
11 " "	Williamson, T.	"	Auckland.
13 " "	Ker, H. R.	"	Dunedin.
22 " "	Auton, R.	"	Christchurch.
1 March, "	Jones, O.	Tidewaiter	Wellington.
13 " "	Boland, A. H.	Messenger	"

Minister's Decisions under Customs Duties Act.

Department of Trade and Customs, Wellington, 7th November, 1911.

It is hereby notified for public information that the Hon. the Minister of Customs has decided to interpret the Customs Duties Act in relation to the undermentioned articles as follows:—

NOTE.—“Not otherwise enumerated” appears as n.o.e.; “other kinds” as o.k.; “articles and materials suited only for, and to be used solely in, the fabrication of goods in the Dominion” as a. & m.s. Articles marked thus † are revised decisions.

Record.	Goods.	Classification under Tariff, and Item No.	Rate of Duty.	
			General Tariff.	Preferential Surtax on Foreign Goods.
†11/1839	A. & m.s., viz.:— Beading, brass, in lengths, for motor-car step-plates, if not polished, lacquered, or plated	As a. & m.s. (482)	Free.	
11/1839	Beading, metal, in lengths, for carriage mountings, if not polished, lacquered, or plated			
11/1794	Coil net, in the piece, for the manufacture of hair-pads			
11/1751	“Delanatory” (consisting of sulphides of lime and soda), for removing wool from sheepskins			
†11/1839	Beading, metal, in lengths, for carriage mountings or motor-car step-plates, if polished, lacquered, or plated	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
11/1690	Brass braid, punched, for binding paint-brushes	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
11/1735	Chairs, with iron frames and wooden seats and backs	As furniture n.o.e. (111)	25 per cent.	12½ per cent.
11/1868	Covers for catalogues to be published in New Zealand	As manufactured stationery, book-covers (153)	25 per cent.	12½ per cent.
11/1767	Electric appliances, viz.:— Electric cables, in sets, with terminals affixed, enclosed in flexible tube	As electric appliances n.o.e. (176)	20 per cent.	10 per cent.
11/1911	Iron sheets, japanned on one side	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
11/1917	Labels, descriptive of pictures on exhibition Machinery, dairying, viz.:—	As printed labels (142)	3d. the lb.	3d. the lb.
11/1789	“Invicta” butter-cutter	As dairying machinery (396)	Free.	10 per cent.
†11/1387	Pump separator, a combined pump and separator. (Note.—The pump is specially constructed to deliver milk to the separator according to the number of revolutions of the fly-wheel)	As cream-separating machines (396)	Free.	
11/1827	Machinery, n.o.e., viz.:— Hydraulic ram for clearing coke-oven at coal-mine (claimed as mining machinery)	As machinery n.o.e. (182)	20 per cent.	10 per cent.
11/1915	Medals for presentation or competition, ordered from New Zealand	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
11/1857	“Oxyphors”	As druggists' sundries n.o.e. (74)	20 per cent.	10 per cent.
†11/1910	Paint, Dixon's silica graphite	As paint mixed ready for use, or ground in oil, according to kind (205) or (204)		
11/1901	Paper, ozobrome pigment plaster	As paper, albumenized (337)	Free.	10 per cent.
11/1666	Shoes, lawn-tennis, with moulded india-rubber soles sewn to upper. (This does not include cut or composite soles)	As lawn-tennis shoes with moulded indiarubber soles (96)	22½ per cent.	11½ per cent.
11/1897	Skids, or under-carriages, for transport of oil-engines	As woodenware n.o.e. (201)	20 per cent.	10 per cent.
11/1840	“Sulphugator, Sanitas Formic”	As druggists' sundries n.o.e. (74)	20 per cent.	10 per cent.
†11/1750	Tuberculin	As medicinal preparations n.o.e. (74)	20 per cent.	10 per cent.

Minister's Order No. 983.]

W. B. MONTGOMERY,
Secretary of Customs

Deceased Persons' Estates.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the Public Trustee for Management during the Month of October, 1911.

No.	Name of Deceased.	New Zealand Residence.	Supposed British or Foreign Residence.	Date of Death.	Remarks.
1	Anderson, David Arthur ..	Greymouth ..	Scotland ..	8 Sept., 1911	Testate.
2	Boggs, Joseph Colin ..	Waihi	7 Aug., "	Intestate.
3	Brailsford, Frederick Charles ..	Wellington	23 June, 1904	Testate.
4	Braithwaite, James Walter ..	Johnsonville ..	England ..	24 Aug., 1911	Intestate.
5	Bright, Louisa ..	Greytown	9 Oct., "	Testate.
6	Bryant, William ..	Masterton ..	England ..	14 " "	Intestate.
7	Cooper, George ..	Wellington	16 Aug., 1883	Testate.
8	Cupples, Alexander ..	Invercargill ..	Melbourne ..	1 Sept., 1910	" "
9	Donohue, Owen ..	Southbridge ..	Ireland ..	7 Aug., 1911	" "
10	Edwards, Charles ..	Pahiatua ..	England ..	4 Sept., "	" "
11	Henricksen, Hans Christian ..	Blenheim ..	Denmark ..	15 Aug., "	" "
12	Hulme, Ambrose Isaiah ..	Christchurch ..	England ..	18 Sept., "	" "
13	Jeffares, Richard ..	Taradale	17 Aug., "	" "
14	Knight, Henry Alphonso	England ..	5 " 1868	" "
15	Larsen, Charles ..	Waipukurau	16 Oct., 1911	Intestate.
16	Leonard, Charles Edward ..	Akaroa ..	Ireland ..	25 Sept., "	" "
17	Macdonald, Lachlan ..	Port Chalmers ..	Scotland ..	20 Oct., 1907	Testate.
18	Mellet, Henry ..	Nelson ..	England ..	6 " 1911	" "
19	Mills, John ..	Woodhaugh	26 Sept., "	Intestate.
20	Poole, Richard ..	Napier ..	England ..	7 Oct., "	Testate.
21	Pow, Henry ..	Bickerstaff, Auckland ..	" ..	26 April, "	Intestate.
22	Pumipi Pikiwera ..	Plimmerton	17 Aug., "	Testate.
23	Rathbone, Thomas ..	Hastings ..	England ..	18 Sept., "	Intestate.
24	Read, John ..	Wellington	13 " "	Testate.
25	Richards, Jane ..	Christchurch	8 June, 1883	" "
26	Rihi Huapango ..	Ngawapurna	*17 Sept., 1890	" "
27	Rodger, James ..	Hangatiki ..	Scotland ..	14 Oct., 1911	Intestate.
28	Roulston, James ..	Awanui	6 April, "	" "
29	Smythe, John Arthur ..	Dargaville	5 Jan., 1899	Testate.
30	Thomas, Frank ..	Wanganui ..	England ..	11 Oct., 1911	Intestate.
31	Todd, Thomas ..	Canvastown	4 Sept., "	" "
32	Truman, Charles ..	Nelson ..	England ..	30 " "	Testate.
33	Urapane Pakaha ..	Ngawapurna	28 Mar., 1906	" "
34	Walton, William ..	Greymouth ..	Victoria ..	6 Sept., 1911	" "
35	Bowling, Theodore Moffatt ..	Auckland ..	England ..	2 " "	Intestate.
36	Douglas, David ..	Kaikoura	3 Aug., "	" "
37	Forsyth, Ebenezer ..	Little River ..	Scotland ..	3 " "	" "
38	Gaughren, Michael ..	Auckland ..	Ireland ..	19 " "	" "
39	Gruchy, Philip Le Montais ..	Napier ..	Jersey ..	24 Sept., "	" "
40	Hoag, Henry ..	Auckland	2 " "	" "
41	Johnson, Edward ..	Tapu ..	England ..	26 April, "	" "
42	Johnston, John Knox ..	Cheltenham	19 Sept., "	" "
43	Murphy, Charles ..	Ti Nui	27 " "	" "
44	McCormack, Archibald ..	Winton ..	Scotland ..	25 Jan., 1894	" "
45	McKenna, Michael ..	Maungaturoto	10 Sept., 1911	" "
46	Nelson, Alexander	Germany ..	9 " "	" "
47	Reid, Robert Stuart ..	Dunedin	4 June, "	" "
48	Ruddock, George ..	Sefton	*15 Sept., "	" "
49	Vincent, Joseph ..	Wellington ..	Syria ..	14 " "	" "
50	Wakefield, Robert Leonard ..	Auckland ..	England ..	14 Aug., "	" "
51	Waters, James ..	Wellington ..	Scotland ..	15 Nov., 1878	" "

* About.

Dated the 4th day of November, 1911.

FRED. FITCHETT,
Public Trustee

CROWN LANDS NOTICES.

Lands in Nelson Land District surrendered.

Department of Lands, Wellington, 7th November, 1911.

NOTICE is hereby given that, surrenders of the leases of the undermentioned lands having been accepted by resolution of the Nelson Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1908.

SCHEDULE.

NELSON LAND DISTRICT.

Tenure.	Section.	Block.	District.	Area.	Formerly held by
R.L.	18	I	Tutaki	A. R. P. 5 0 7	Henrietta Beatrice Thomas. George James Barton.
	1	IV	Steeple	81 0 0	

J. CARROLL,
For Minister of Lands.

Lands in Otago Land District forfeited.

Department of Lands, Wellington, 4th November, 1911.
NOTICE is hereby given that, the lease of the undermentioned lands having been forfeited by resolution of the Otago Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

Tenure.	Lease No.	Section.	Block.	Survey District.	Formerly held by	Reason for Forfeiture.
O.L.	267	{ 118 179	{ I II	Leaning Rock ..	Thomas Holt ..	Non-payment of rent.

J. G. WARD,
 Minister of Lands.

Small Grazing-runs in Canterbury Land District for Lease on Application.

District Lands Office,
 Christchurch, 6th November, 1911.

NOTICE is hereby given that the undermentioned small grazing-runs are open for lease for a term of twenty-one years, with right of renewal; and applications will be received at the District Lands Office, Christchurch, and the Local Lands Office, Timaru, up to 4 p.m. on Wednesday, 20th December, 1911, under the provisions of the Land Act, 1908.

Applicants will be required to appear personally before the Land Board, at the Assembly Rooms, Timaru, at 12 o'clock noon on Thursday, 21st December, 1911, to answer any questions the Land Board may ask.

The ballot for the runs for which there is more than one applicant will be held on Friday, the 22nd December, at the Assembly Rooms, Timaru, at 10 o'clock a.m.

Preference at the ballot will be given to landless married applicants with families in the case of Runs 93 and 96, and to landless applicants in the case of the other runs.

SCHEDULE.

CANTERBURY LAND DISTRICT.—MACKENZIE COUNTY.
 Second-class Pastoral Land.

Small grazing-run No. 93 (formerly part Pastoral Run No. 75), Sawdon Station No. 3, 2,200 acres tussock and grass country. Rental, £110 per annum. About thirteen miles from Fairlie Railway-station by motor-road. Elevation above sea-level, 1,900 ft. to 4,500 ft. A right of easement, 25 links wide, covering the creek and race supplying the Sawdon Homestead with water, is retained by the Crown. Approximate value of improvements, £300.

Small Grazing-run No. 94 (formerly part of Pastoral Run No. 76), Tekapo Station No. 2, 17,000 acres, principally tussock-country. Rental, £250 per annum. About thirty-four miles from Fairlie Railway-station by motor-road. Has frontage to Lake Tekapo. Elevation from 2,500 ft. to 6,800 ft. Approximate value of improvements, £430.

Small Grazing-run No. 95 (formerly part of Pastoral Run No. 79), Glenmore Station No. 2, 15,500 acres, principally tussock-country. Rental, £250 per annum. About twenty-eight miles from Fairlie Railway-station by motor-road. The run has frontage to Lakes Tekapo and Alexandrina. Elevation above sea-level, 2,500 ft. to 3,400 ft. There is good wintering country on the slopes of Mount John. Approximate value of improvements, £122.

Small Grazing-run No. 96 (formerly part of Pastoral Run No. 86), Simons Pass Station No. 2, 16,200 acres, principally in tussock. Rental, £375 per annum. About fifty miles from Fairlie Railway-station by motor-road, on main road to Mount Cook. Elevation, 1,500 ft. to 2,300 ft. Approximate value of improvements, £130. The licensee shall at his own expense keep the Government rabbit-proof fence intersecting this run in good order and repair.

Small Grazing-run No. 97 (formerly part of Pastoral Run No. 89), Glentanner Station No. 3, 20,080 acres, of which 11,000 acres are in tussock, and the balance high tops and barren shingle slides. Rental, £300 per annum. About seventy-five miles from Fairlie Railway-station by Mount Cook Motor-road. Elevation from 1,700 to 3,000 ft. Faces well to the sun. Some good swamp at foot of ranges. Approximate value of improvements, £300.

CONDITIONS OF LEASE.

Possession will be given on 1st March, 1912.

The information given as to the valuation of improvements is published for the information of intending applicants, but must be taken as approximate only. The final valuation will be made in accordance with section 244 of the Land Act, 1908.

The amount of such valuation may be paid by the incoming tenant either by way of one cash payment, to be made before he is admitted to possession of the run, or by half-yearly payments of interest and sinking fund extending over a period of twenty-one years, the first of such payments to be made before he is admitted into possession of the run.

Such half-yearly payments will be at the rate of £3 18s. for every £100 of the amount of the valuation placed upon the improvements, and they will be payable by the lessee on the 1st days of March and September in every year with the rent of the run. The lessee may, however, at any time pay off the whole or any less number of the then future instalments under a duly proportionate rebate of interest.

The following special condition will be inserted in the lease: The licensee shall not burn the grass on his run during the months of December, January, February, March, April, May, and June, or such other months, not exceeding altogether seven in any one year, as the Commissioner of Crown Lands shall from time to time determine.

T. N. BRODRICK,
 Commissioner of Crown Lands.

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

District Lands Office,
 Wellington, 2nd November, 1911.

NOTICE is hereby given that the undermentioned village-homestead allotments are open for selection on renewable lease; and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 20th day of December, 1911, under the provisions of the Land Act, 1908.

The ballot for the allotments for which there is more than one applicant will be held at 2.30 o'clock p.m. on Thursday, the 21st day of December, 1911.

SCHEDULE.

WELLINGTON LAND DISTRICT.
 FIRST-CLASS LAND.

Village-homestead Allotments.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
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WAIMARINO COUNTY.—OHAKUNE VILLAGE SETTLEMENT.

	A.	R.	P.	£	s.	d.	£	s.	d.
45	10	0	0	200	0	0	4	0	0
22	5	0	0	45	0	0	0	18	0
7, 8	2	0	0	70	0	0	1	8	0

These homesteads are situated in the Ohakune Village Settlement, and comprise all flat land, with the exception of part of Section 22, which is undulating. Soil on Sections 45 and 7 and 8 loamy, on Section 22 of a light nature. The milling-timber on Section 45 has been removed. The

forest on Section 22 is heavy, comprising matai, rimu, kahikatea, with usual dense undergrowth. Lot 7 and 8 is all in grass. The access is from Ohakune Township to Section 45 by a metalled road for about half a mile, and by a quarter of a mile of formed road; to Section 22 by a quarter of a mile of dray-road partly metalled and partly formed; and to Lot 7 and 8 by three-quarters of a mile of formed and metalled road.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
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WANGANUI COUNTY.—MATAROA VILLAGE SETTLEMENT.

	A. R. P.	£ s. d.	£ s. d.
30	0 3 0	25 0 0	0 10 0

Weighted with £65 10s., valuation for improvements.

This section is situated in the Mataroa Village Settlement, the access being from the Mataroa Railway-station, which is about half a mile distant by formed road. Flat land; soil of good quality, on papa formation. The improvements comprise the whole area in grass, 7 chains of fencing, and a three-roomed house with lean-to.

TERMS AND CONDITIONS OF LEASE.

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

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

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

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

5. Each applicant shall pay the first half-year's rent, together with the lease and registration fee (£1 1s.), and in the case of Section 30, Mataroa Village Settlement, the value of the improvements, immediately the application has been approved or declared successful at the ballot; also the rent for the period elapsing between the date of the lease and the due date of such half-yearly payment.

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

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

8. The lessee shall not divide, sublet, or transfer the land held by him under these regulations, except under and subject to the provisions of Part I of the said Act.

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

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

JAMES MACKENZIE,
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.

NOTICE 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	IX	A. R. P. 549 0 0
25	.	310 0 0

W. H. SKINNER,
Commissioner of Crown Lands.

Land in Otago Land District for Disposal under Section 138 of the Land Act, 1908.

District Lands Office,
Dunedin, 6th November, 1911.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of to the holder of the adjoining land, under section 138 of the said Act, on or after Friday, the 9th day of February, 1912.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 22, Block III, Tautuku Survey District, containing 149 acres 3 roods 4 perches.

E. H. WILMOT,
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.
17	XI	A. R. P. 84 2 7	£ s. d. 50 0 0	£ s. d. 1 5 0	£ s. d. 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 Wellington Land District for Disposal under Section 128 of the Land Act, 1908.

District Lands Office,
Wellington, 17th October, 1911.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Section 23, Block II, Maungakaretu Survey District, Wellington Land District, containing 25 acres, will be disposed of, under section 128 of the said Act, to the holder of adjoining land, on or after Thursday, the 18th day of January, 1912.

JAMES MACKENZIE,
Commissioner of Crown Lands.

Lands in Auckland Land District open for Selection on Renewable Lease.

District Lands Office,
Auckland, 21st September, 1911.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands are open for selection on renewable lease; and applications will be received at this office up to 4 o'clock p.m. on Monday, the 18th day of December, 1911.

SCHEDULE.

AUCKLAND LAND DISTRICT.—HOKIANGA COUNTY.—WAOKU SURVEY DISTRICT.

Second-class Unsurveyed Land.
National Endowment.

Section.	Block.	Area.			Capital Value.			Half-yearly Rental.		
		A.	R.	P.	£	s.	d.	£	s.	d.
2	V	660	0	0	620	0	0	12	8	0
3		783	0	0	580	0	0	11	12	0
1	VI	755	0	0	620	0	0	12	8	0
87	IX	560	0	0	320	0	0	6	8	0
88		570	0	0	530	0	0	10	12	0
21	X	594	0	0	440	0	0	8	16	0
22		350	0	0	270	0	0	5	8	0
23		730	0	0	540	0	0	10	16	0
24		765	0	0	570	0	0	11	8	0
25		772	0	0	570	0	0	11	8	0

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.

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 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.

Section.	Block.	Area.			Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.						
		A.	R.	P.									
WAIPAWA COUNTY.—MAKARETU SURVEY DISTRICT.													
6	III	93	3	20	600	0	0	15	0	0	12	0	0
WAIKOHU COUNTY.—WAIKOHU SURVEY DISTRICT.													
22	I	128	0	0	770	0	0	19	5	0	15	8	0

C. R. POLLEN,
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.

SCHEDULE.

NELSON LAND DISTRICT.

Section 27, Block VI, Wai-iti Survey District.

	£	s.	d.
108,240 sup. ft. of matai, at 1s. per 100 feet	54	2	6
236,320 „ birch, at 1s. „	118	3	3
89,200 „ miro, at 6d. „	20	1	0
643,000 „ rimu, at 6d. „	162	0	0

1,072,760 sup. ft. Minimum price: £354 6 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.
- (b.) The successful tenderer shall pay the purchase-money 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 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.

SCHEDULE.

NELSON LAND DISTRICT.

Section 34, Block X, Wai-iti Survey District.

	£	s.	d.
4,590 sup. ft. of matai, at 1s. per 100 feet	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. Minimum 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.
- (b.) The successful tenderer shall pay the purchase-money 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.

(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.

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

District Lands Office,
New Plymouth, 29th October, 1911.
NOTICE is hereby given that the undermentioned domain will be offered for lease by public auction, under the provisions of the Public Reserves and Domains Act, 1908, at the District Lands Office, New Plymouth, on Wednesday, the 29th day of November, 1911, at 11 o'clock a.m.

SCHEDULE.

TARANAKI LAND DISTRICT.—BLOCK VII, WAITARA SURVEY DISTRICT.—PART 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, £1 1s., and half-year's rent shall be paid upon the fall of the hammer.
2. Possession will be given on day specified.
3. The lease shall be for the term of sale, 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.
6. The lessee 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.

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, 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, Pekaapekarau 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. 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^F ^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.

Lot 2.

Part Blocks XIII and XIV, Mangakahia Survey District.—Section 4, Pekaapekarau 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. ft. (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 : A.

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 3.

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

- 12 green kauri-rickers, containing approximately 4,893 sup. ft. (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 F R, 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 V $\frac{A}{F}$.

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.

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.

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, Auckland.

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

12. The highest or any tender not necessarily accepted.

TERMS.

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

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

ERIC C. GOLD SMITH,
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.

NOTICE 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.

WILLIAM ARMSTRONG,
Commissioner of Crown Lands.

Reserves in Taranaki Land District for Lease by Public Tender.

District Lands Office,
New Plymouth, 9th October, 1911.

NOTICE is hereby given that written tenders for leases of the undermentioned lands will be received at the District Lands Office, New Plymouth, up to 4 o'clock p.m. on Wednesday, the 29th November, 1911, under the provisions of the Public Reserves and Domains Act, 1908.

SCHEDULE.

TARANAKI LAND DISTRICT.

Section.	Area.	Minimum Annual Rental.	Term of Lease.
<i>Block XV, Ngatimaru Survey District.</i>			
	A. R. P.	£ s. d.	
28	40 1 33	5 0 0	10 years.
<i>Block II, Heao Survey District.</i>			
1	101 1 0	5 1 0	Year to year.
<i>Block XIII, Ohura Survey District.</i>			
5	83 2 1	4 3 6	Year to year.

TERMS AND CONDITIONS OF LEASE.

1. Six months' rent at the rate offered, together with £1 1s. lease fee, must accompany each tender.

2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Residence is not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause.

3. The lease 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 payable half-yearly in advance.

5. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease without consent.

6. The land shall not be cropped nor broken up, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. 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.

8. The lease shall be liable to forfeiture if the lessee fails to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.

9. The lessee of Section 28, Block XV, Ngatimaru Survey District, must, within six months from acceptance of tender, securely enclose with a cattle-proof fence the piece of native bush, containing about 5 acres, in the south-eastern corner of the section.

Full particulars may be ascertained and plans obtained at this office.

WILLIAM ARMSTRONG,
Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 1st November, 1911.

NOTICE 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 15th day of November, 1911, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1911-36.]

HAROLD CARR, Registrar.

SCHEDULE.

APPLICATIONS FOR EXCHANGES.

No	Name of Applicant.	Name of Land.
772	{ Ripeka Arapeta	Matawhero No. 3B.
	{ Mahaki Paraone	Mirimiri No. 2c.
773	{ Hariata Tutapu and Mere Tutapu	Aohuna D 3.
	{ Ripeka Matehaere	Mirimiri No. 2c.

Sitting of the Native Appellate Court at Wanganui.

Registrar's Office, Wanganui, 4th November, 1911.

NOTICE is hereby given that a sitting of the Native Appellate Court will be held at Wanganui on the 14th November, 1911, to hear and determine the several appeals against the decisions of the Native Land Court set forth in the Schedule hereto, and will, at the conclusion of the hearing of the Wanganui appeals, adjourn to New Plymouth to hear those of that district herein notified.

All persons interested in the said appeals are hereby notified to attend at the time and place aforesaid.

[Wanganui, 1911-20.]

A. H. MACKAY, Registrar.

SCHEDULE.

APPEALS IN RESPECT OF WHICH LEAVE TO APPEAL HAS BEEN GRANTED UNDER SUBSECTION (1) OF SECTION 50 OF THE NATIVE LAND ACT, 1909.

No.	Name of Appellant.	Name of Land.	Decision in respect of which Appeal is made.
42	Te Utaiho Wehi	Sections 4 and 74 (Oakura), Koru, Grant 4092	Decision, dated 27th day of October, 1898, on succession to Roka Tapiri, deceased.
43	Hapakuku Tokotaua	Ngatitupaea	Decision, dated 18th day of February, 1901, on succession to Te Hehengi, deceased.

Sitting of the Native Land Court at Wanganui.

Registrar's Office, Wanganui, 6th November, 1911.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Wanganui on the 8th day of December, 1911, or as soon thereafter as the business of the Court will allow.

[Wanganui, 1911-19.]

A. H. MACKAY, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No	Name of Applicant.	Name of Land.
12	Waikari Karaitiana	Awarua 4A No. 3c, Section 7.
13	"	" 3D No. 3, Section 2.
14	"	" 4A No. 3c, Section 7.
15	Rangiapoia Waikari	" 4A3c No. 7.
16	Rangitauru	Ararewa No. 2.
17	Kewa Pine and Henare Teehi	Awarua 2c No. 11.
18	Mata Tiria	Kai Iwi No. 6B.
19	Barnicoat and Treadwell, for Tuiri Waitere	Te Karetu No. 3B.
20	Wera Puhaki	Kumuiti No. 3.
21	Konge Ngatai	Koiro No. 4.
22	Te Rahote Horu	Mangawhero West.
23	Hawera Puhaki	"
24	"	"

APPLICATIONS FOR PARTITIONS—continued.

No.	Name of Applicant.	Name of Land.
25	Whakahi Tarete	Maraetaua No. 1F.
26	Eruete Tarete	"
27	Eruera te Kahu, for Irihapeti Tarewa	Mairekura A.
28	Winiata Pataka	Matahiwi, Section 133, Block XIV.
29	Te Whetu Whakaneke	Maraekowhai A No. 5.
30	Wharawhara te Rangi	"
31	Te Nape McLeod	"
32	Hone Paewai and others	Ngapakahi.
33	Kireona Rupuha	Ngapukewhakapu No. 3B.
34	Hori Pukehika, W. W. Hipango	Otumauma.
35	Barnicoat and Treadwell, for Tuiri Waitere	Otakapu.
36	Mereana Waata and others	Omurihore No. 4B.
37	W. W. Hipango and Hori Pukehika	Ohutu No. 7.
38	Riria Aperahama te Huruhuru	Ohinepuhiawc.
39	Hare Reweti Rongorongo, Hone Reweti	"
40	"	"
41	"	"
42	Ngatoka Manihera	Ohutu No. 5 (Karatia).
43	Tarete te Pari	Puketarata No. 4H.
44	Te Uranga Kaiwhare	Piraunui 1B No. 2A.
45	W. Kauika	" 1B.
46	"	" 1A.
47	Tahupotiki Ratana	Parewanui, Section 17.
48	Patumoana Uru te Angina	Pakaraka No. 2E.
49	Reupena Mate Kingi	Purua.
50	Winiata Pataka	Poutu, Section 1 (Carnarvon, Section 361).
51	Waenga Wereta	Poutu No. 206.
52	Mache Ranginui and Tamehana Pirato	Parewanui No. 10.
53	Kia Henare te Huri and others	Te Reureu No. 1.
54	H. M. Downs (by Richmond-Davies)	"
55	Tawhi Paranihi and others	"
56	"	"
57	Hura Kumeroa and others	"
58	Hohepa Paioneone and others	"
59	Pihopa Turehu	Raetihi 2B No. 2B.
60	Hoko Karatau and Rakeraua Hiroti	Ruatangata 1B No. 4C.
61	Raihanua Takapa and Kerei te Hokowhitu	Ranana Pa, 197 acres.
62	Mangu Tahana and Ngahina Tahana	Rangiwaia 4F No. 11.
63	Mania te Rongonui	" 4F No. 14B.
64	Marshall and Hutton (for Niira Rangiao)	Ruatangata 2C No. 1.
65	Mataera Rongonui	Raetihi 2B No. 2C.
66	Tamati te Panau and others	Ruatangata No. 2.
67	Peretini Rewi	Rangiwaia 4F14D No. 3.
68	Te Moengaroa Terei, Tamehana Pirato	" 4F No. 16, Section 3B.
69	Te Peehi te Opetini	Raetihi No. 1 (Ngahakahi).
70	Te Makatea Makatea	" 2B No. 2C.
71	Ripeka te Peehi	" 2B No. 3B.
72	Ngahua Akatarewa	Rangipo Waiu B, Section 5.
73	Wharawhara Topine	Whitianga 2B No. 16.
74	Ngamimi te Mangungu and others	Waimarino No. 4.
75	Hori Kingi te Mawae, Mirima Kahukarewao	" C.
76	Whakarau te Rangihiroa	Rapaki.
77	Kawhena Ngarau	Rangitatau 1D No. 5A.
78	Te Raita Wiari	Reureu No. 2B.
79	Werahiko te Rere and others	Te Tuhi No. 1B.
80	Kereona Rupuha	Tauakira No. 2D.
81	Irihapeti Tarewa	Tawhitinui.
82	W. H. Hipango and Ema Hipango	" No. 4.
83	Rangiwhakateka and Tarewa Heremia and others	Tawhitinui.
84	Pura Makirika	Te Tuhi 2B No. 1.
85	Maremara Reupena	Tiniwaitara.
86	Reremoana Tohikura	" No. 2.
87	Te Nape McLeod	Taumatamahoe 2B No. 2B.
88	Hone Potaka and others	Tauakira No. 2M.
89	Mache Ranginui and Tamehana Kohiti	Tawaroa No. 1.
90	Pihopa Turehu	Urewera.
91	Te Peehi te Opetini	" 2A No. 2.
92	Ripeka Tohara	Waimarino B.
93	Henare Paparua	" A 21.
94	Tiki Paaka (agent for Hone Tumango)	Whakaihuawaka.
95	Atiria Kahukoka	" C No. 4.
96	Barnicoat and Treadwell (for Tuiri Waitere)	Wainui.
97	"	Waipu 2A No. 4.
98	Rakapa Reweti	" No. 4.
99	Hoani Taiaroa and others	Whitianga 2B No. 16.
100	Te Ikatere Patuwairua and Harata te Kiore	" No. 2B.
101	Whakawiria Tumuaki and others	Waharangi No. 7A.
102	Te Oro Kairakau te Marama	Waimarino 4B No. 2.
103	William McDonnell (for Mereana Takerei)	" 5A No. 2.
104	Waaka Hakarais	Waipu 4A 3E No. 3.
105	Hawira Puhaka and others	Kauangaroa No. 2.
106	Fred Fitchett (Public Trustee)	Owhaoko D No. 7B.
107	Hiraka te Rango and Te Rina Pine	" D No. 7B.
108	"	" D No. 7A.
109	H. M. Downs (for Kehu Ngakarais and Harry Downs)	Pouwhakarua.
110	Tukino Pauro	Urewera No. 1.

APPLICATIONS FOR PARTITIONS—continued.

No	Name of Applicant.	Name of Land.
111	Piripi te Rangirunga	Kaipō B 8.
112	Hikurangi W. Hakaraia	Kai Iwi No. 5E.
113	Mere Hireti	Kaitangata No. 9.
114	Tapiki Tanginoa No. 11.
115	Takarangi Mete Kingi	Kai Whaiki No. 1.
116	Henare Pumango	Kahakaha No. 1.
117	Maata Tuao	Koiri No. 2.
118	Te Warahi te Whiutahi No. 5.
119	Turaki Maikuku No. 5.
120	Reupena Mete Kingi	Oruamatua Kaimanawa.
121	Mere Poari	Otamakapua 1F No. 2.
122	Rhipeti Maraea	Oahurangi.
123	Rhipeti me Aropeta Tiwini
124	Whakahi Kercona	Ohotu 6D No. 1.
125	Rangi Whakapu	Rangiwaea 4F No. 14B.
126	Harata Rakera, Te Hei Rakera	Rangipo Waiu No. 1B.
127	Kewetone Papaka	Rapaki.
128	Eruini te Wiki and others	Wharepu.
129	Pahau Waitere	Waipu 4A No. 5B.
130	Broadfoot and Finlay	Waimarino A No. 12.
131	.. (for Natives)
132	Herà te Hinarei me Tawake Pine	Awarua 2C No. 16.
133	Onewa Marangataua 3D3 No. 6.
134	Rangiapoā Waikari (by her solicitors, Bell, Gully, Be'l, and Myers) 3D3 No. 2.
135	Te Aohau Nikitini (for Ngawhare Tahana)	Matatera No. 1.
136	Rawinia Ropiha	Mangatipona West, Section E.
137	Wiripo Makarena	Motikawe 2B No. 11.
138	Whakainga Huataū	Maputahi 1D No. 3.
139	Tauria Papanui	Maraetaua 4B No. 3.
140	Rangiapoā Waikari (by her solicitors, Bell, Gully, Bell, and Myers)	Matukawa 2A No. 4.
141	Hira Hinekura	Mangawhero West No. 2.
142	Henari Pumipi	Ngaparaoa No. 2.
143	Weroa Ngarangi	Nukumaru No. 1A.
144	Tauria Papanui	Oahurangi.
145	Ngahina Maikuku	Otamakapua 1J No. 2.
146	Ngahina Reupina	Paranuiamata No. 6.
147	Te Peehi te Opetini	Raetihi 2B No. 3A.
148	Ripeka te Wharepa (te Peehi) 2B No. 3C.
149	Wera Puhaki	Rakautaua 4C No. 4.
150	William McDonnell (for Patohe McDonnell)	Rangiwaea 4E No. 2A.
151	Uru te Angina	Rotomāpua No. 3.
152	Marshall and Hutton (for Rea Hapai)	Ruatangata 1E No. 4.
153	Hinaki Ropiha	Retaruke No. 1.
154	Kairemu No. 4.
155	Hoani Nahona	Takahangapounamu No. 4.
156	Te Iwi Hekenui Tautahi	Urewera 2A No. 2.
157	Miriama Whitipatato	Te Reureu Nos. 2 and 3.
158	Hapeta Mira and others No. 2E.
159	Ngamimi te Mangumangu, Wi Teneti, and others	Waimarino No. 2L.
160	Te Raita Hiriako	Te Reureu No. 2B.
161	Te Peehi te Opetini	Waimarino No. 3, Subdivision M.
162	Te Orokairakau No. 3N.
163	Te Rangihiroa te Moana Papaku 5A No. 3.
164 5B No. 6.
165	Tahana te Kurataiaha and others C.
166	Te Rou Heremaia and another	Wahurangi No. 6J (Te Autumutu).
167	Ikapitorina te Uira	Waimarino A No. 17.
168	Te Ikatere Patuwairua B 3B No. 2B.
169	Whakatihi Tutumui No. 3E.
170	Pihopa Turehu No. 3H.
171	Ngamimi Mangumangu No. 3L.
172	William McDonnell (for Mercana Takerei) 5A No. 2.
173	Te Waonuiatane No. 3J.
174	Hoani Turehu No. 3H.
175	A. M. Marshall (Marshall and Hutton)	Waipu 1C No. 8B.
176	Ani Koreriki Mohoao	Pakaraka 1F No. 2.
177	Maata Tauwhiro	Rakautaua No. 7.
178	Perata Maikuku	Raetihi 2B No. 3C.
179	T. N. Marumarū	Ruatangata 2G ¹ No. 3.
180	Peehi te Opetini and others	Tataramoa.
181	Waimarino A No. 13.
182	Teoko Ngamekameka	Waipu No. 5A.

APPLICATIONS UNDER SECTION 6 OF THE NATIVE LANDS CLAIMS ADJUSTMENT ACT, 1910.

No.	Name of Applicant.	Name of Land.	Nature of Application.
183	Rangihōapu Henare and others	Te Reureu No. 1	For an inquiry into the allegations made by Rangihōapu Henare and others in Petition No. 424, 1910.
184	Henry Martin Downs	..	Ditto.

APPLICATION UNDER SUBSECTION (3) OF SECTION 14 OF THE NATIVE LAND COURT ACT, 1894, FOR EXCHANGE OF LANDS.

No.	Name of Applicant.	Name of Land.
185	Mana Taruke Te Kanae Aitua Terake	Waimarino No. 4. Rangiwaea 4E No. 2B.

APPLICATIONS UNDER PART VI OF THE NATIVE LAND ACT, 1909, FOR EXCHANGES.

No.	Name of Applicant.	Name of Land.
186	Taurerewa Tuwharetoa Mihī Ngaraho	Taumatamahoe No. 2B2B and Waimarino No. 3.
187	Eruera Whakaahu Tuna Paewai and others	
188	Tanginoā Tapa Hori Wikimoa	Pokowhāro No. 2, Section 3. Ngapakihī No. 3c. Pukenui No. 5.
189	Tiemi Kawana Kīngi te Puata and others	Kaitangata No. 12. Ruātangata 2G No. 1B.
190	Inia Ranginui Tangiariki Ranginui	Parewanui, Section 10 and No. 1. Tawaraoa No. 3A.
191	Rangiapoā Waikari Paora Rihiona	Waipu 4E 3E No. 1 and 4A5B. Awarua 2C No. 13B and No. 13Q.
192	Wikitoria Kepa Hori Pukehika	Raketapauma 1T No. 2. Pukekowhai B.
193	Te Hore Huatau Maraea Huatau	Ngongohau No. 2B. Māputahi No. 1A.
194	Waata Wiremu Hipango Hori Pukehika	Rotomāpua No. 5. Pukekowhai B. Onetere No. 3B.

APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES FOR MINORS.

No.	Name of Applicant.	Name of Land.	Name of Minor.
195	Henare Ngakiri	Paetawa	Hemi Mata and Pipi Wanihi.
196	Bullock and Currie	Ngaurukehu and other lands	Wiari Topia (lunatic).
197	H. Hiroti (for Meri Parae)	Ohotu No. 6B	Ruta Meri, Kirikau Meri, Merepaea Meri.
198	Ruihi Wikura	Papakawa No. 4	Niho Tereare.
199	Minemoa Eruini	Ohotu No. 8	Mangu te Piki.
200	"	Morikau No. 2	"
201	"	" No. 1	"
202	"	Ohotu No. 1	"
203	"	" No. 2	"
204	Maehe Ranginui	" No. 1	Pokairangi Maehe.
205	Arama Tinirau	Tauakira No. 2GG	Hare Poutahi.
206	Inia Ranginui	Waipu 1D No. 4A	Pikihuia Utiku Ariki.
207	"	Te Wairoro	"
208	Ngarimu te Roringa	Waimarino 4A No. 2	Te Kurukaanga te Kore and Te Rataka te Kurukaanga.
209	Hamarama te Whaingaroa	Ohotu No. 8	Nini Ngarongo.
210	Ngapera Matene	" No. 6F	Ngapera Matere.
211	Hamarama te Whaingaroa	" No. 3	Nini Ngarongo.
212	"	" No. 1	"
213	"	Morikau No. 2	"
214	Waihi Wiripine	Ohotu No. 1	Hohipera Wiripine.
215	Rihipeti Maihi	" No. 1	Te Aumaro Maihi.
216	Reone te Moungaroa	" Nos. 1 and 3	Ngarape Turanga.
217	Moetu Taitua	" No. 1	Te Kura Taitua.
218	Marino Paraone	Orimakatea	Mate te Oraiti.
219	Wi Pauro	Paetawa, Matatara, Ohotu No. 1, Patupa, Kaitangata, Oteranui, Puketarata	Te Paea Tawaraoa.
220	Matenga Keepa	Papahawa No. 3	Paora Matenga.
221	Raita Tukia	Ruanui 2B No. 6	Rakei Taituha.

APPLICATION FOR DEFINITION OF RELATIVE INTEREST.

No.	Name of Applicant.	Name of Land.	Nature of Application.
222	Chief Judge, Native Land Court	Mangahane No. 1A	Applying that the relative interest of Wera Utiku be defined.

APPLICATION UNDER SECTION 163 OF PART IX OF THE NATIVE LAND ACT, 1909, THAT AN ORDER OF ADOPTION BE MADE

No.	Name of Applicant.	Name of Land.	Particulars of Adoption.
223	Ngakaraihe Hinerua.	Te Rautae Huiakapa	Adoption by Ngakaraihe Hinerua of Te Rautae Huiakapa, child of Reneti te Urumingi and Tira Ratana.

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name of Applicant.	Name of Land.	Amount of Survey Lien.
224	C. W. Reardon	Awarua 1A No. 2 West H	£ s. d. 83 16 9
225	"	" 4C No. 15B	112 0 3
226	"	" 3B No. 2J, Subdivisions 1, 2, and 3	39 8 0
227	"	" 3D No. 3, Subdivision 17B	2 10 0
228	"	Nukumarū 1B No. 1D, Subdivisions 1 and 2	14 3 6
229	"	Te Auroa	31 15 0
230	"	Awarua 4A No. 3C, Section 8A	6 11 0
231	"	" 3A No. 2E, Section 1	13 7 0
232	"	Kai Iwi 5C Nos. 2 and 3	28 4 6
233	"	" 5G Nos. 2, 3, and 3C	14 0 0
234	"	Motukawa 2A No. 5	20 13 0
235	"	Kaipō A, Sections 1 to 13	24 18 0
236	"	" B, " 1 to 10	47 3 6
237	"	Ruanui 2B No. 1.	31 8 0
238	"	Waipū 2B Nos. 1, 2, and 4	13 2 6
239	"	Pokowhero No. 3B	8 1 3
240	The Chief Surveyor, Taranaki District	Mangapukatea No. 2	33 6 0
241	Edward Sutherland	Tawhitinui	42 10 6

APPLICATIONS UNDER SECTION 34 OF THE MAORI LANDS ADMINISTRATION ACT, 1903, TO CUT OFF PORTIONS OF LAND TO SATISFY UNPAID SURVEY LIENS.

No.	Name of Applicant.	Name of Land.	Amount due.
242	Commissioner of Crown Lands	Ngapukewhakapu No. 1B	£ s. d. 23 9 8
243	"	Parewanui No. 31	14 6 9
244	"	" No. 11	6 18 9
245	"	" No. 4	8 1 9
246	"	" No. 2	14 19 9
247	"	Rangiwaea 4F No. 7A	3 10 10
248	"	" Tarere Nos. 2C and 2D	2 13 3
249	"	" 4F No. 17	57 12 1
250	"	" 4F No. 15	44 16 10
251	"	" 4F No. 9	3 13 0
252	"	Waipū 4A No. 3B	7 11 10
253	"	" 4A No. 3A	2 11 0
254	"	Otamakapua No. 2C	6 0 0
255	"	Rangataua 2B No. 2	22 10 0
256	"	Rangipo-Waiu B	165 19 0
257	"	Waimarino B	154 10 0
258	"	" C	104 6 8
259	"	" D	70 10 1
260	"	" E	135 6 8
261	"	" F	33 5 0
262	"	" No. 2	121 6 8
263	"	" No. 5	220 0 0
264	"	Urewera No. 1B	44 6 3
265	"	" 1C No. 5	15 10 4
266	"	" 2A No. 2	136 7 3
267	"	" 1C No. 4	53 18 0
268	"	Te Tuhi No. 2B	25 6 7
269	"	" No. 3B	14 9 2
270	"	" No. 5	9 14 1
271	"	Ruatangata 1B No. 2	3 2 11
272	"	Ahuahu E	5 5 6
273	"	" A	2 6 4
274	"	Rangiwaea 4F No. 18	9 14 3
275	"	Waipū 4A No. 3E	12 9 10
276	"	Waimarino No. 3	305 16 8
277	"	Popotea No. 2	39 7 6
278	Eruera Whakaahu	Waipū 2A No. 4	3 15 3
279	"	" 1C No. 2	8 6 9
280	"	" 4A No. 3D	5 3 0
281	Gifford Marshall	" 2A No. 1	9 14 2

REFERENCES BY THE CHIEF JUDGE OF THE NATIVE LAND COURT UNDER SECTION 49 OF THE NATIVE LAND LAWS AMENDMENT ACT, 1895.

No.	Name of Applicant.	Name of Land.	Nature of Application.
282	The Chief Judge, Native Land Court	Whakaihukawa	For inquiry as to whether Ripeka te Kahuirangi is the same person as Hutita te Arahanga.
283	Rawiri Paruru	Whitianga	For inquiry as to whether Pekoro Ariha is alive, and whether the succession order made in the matter of Pakoro Eriha, deceased, should be cancelled.

APPLICATIONS UNDER SECTION 39 OF THE NATIVE LAND COURT ACT, 1894.

No.	Name of Applicant.	Name of Land.	Nature of Application.
284	Poma Haunui (by Rangitohitu)	Morikau No. 1	That the order of investigation of title, dated the 25th day of April, 1899, be amended by inserting the name of the applicant.
285	Wiari Rawiri	Te Reureu No. 2	That the partition orders dated the 29th day of November, 1905, be amended to restore the fences and cultivations of applicant.

APPLICATION UNDER SECTION 50 OF THE NATIVE LAND CLAIMS ADJUSTMENT AND LAWS AMENDMENT ACT, 1901, FOR INQUIRY INTO THE CIRCUMSTANCES OF THE ADOPTIONS MENTIONED BELOW.

No.	Name of Applicant.	Name of Adopted Child.	Particulars of Adoption.
286	Hihi Huriwaka	Huriwaka Winiata	Adoption by Hihi Huriwaka, of Pipiriki, of Huriwaka Winiata, the child of Kuri and Ngamihi Winiata.

APPLICATION UNDER SECTION 163 OF PART IX OF THE NATIVE LAND ACT, 1909, THAT AN ORDER OF ADOPTION BE MADE.

No.	Name of Applicant.	Name of Adopted Child.	Particulars of Adoption.
287	Inia Ranginui	Pikihuia Utiku Ariki	Adoption by Inia Ranginui of Pikihuia Utiku Ariki, child of Utiku Ariki and Ruma Taiaroa, to be his adopted child.

APPLICATIONS TO SUCCEED TO PERSONALTY.

No.	Applicant.	Name of Deceased Person.	Personalty.
288	Inia Ranginui (agent for children of the deceased)	Rawiri Marangataua, otherwise Rawiri Poriwera, otherwise Rawiri Ketu	..
289	Inia Ranginui (agent for Pikihuia Utiku Ariki)	Utiku Ariki, otherwise Mawhakatangi Ariki	..
290	Kireona Rupuha	Peti Rupuha	Purchase-money for interest in Ohotu 6B.

APPLICATION FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
291	Te Ngore Toitupu	Winiata Toitupu.

APPLICATION UNDER THE WANGANUI RIVER TRUST ACT AMENDMENT ACT, 1893.

No.	Name of Applicant.	Nature of Application.
292	Hori Kingi te Mawae	An application under section 3 of the above-named Act that the Court ascertain the names of the persons who are entitled to compensation for earth, stones, boulders, sand, gravel, and timber taken from the Wanganui River by order or authority of the trust constituted under the Wanganui River Trust Act, 1891.

APPLICATION UNDER SECTION 117 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
293	Eruini te Wiki and others ..	Wharepu ..	Asking that the old road be closed and the new one declared public road.

APPLICATION UNDER SECTION 232 OF THE NATIVE LAND ACT, 1909, THAT NATIVE LAND MAY BE SET APART AS A NATIVE RESERVATION FOR COMMON USE.

No.	Name of Applicant.	Name of Land.	Nature of Application.
294	Paroto Whakaneirangi ..	Ngapakihi (part) ..	Applying that part of the land be reserved for burial purposes.

APPLICATION UNDER SECTION 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
295	Rongonui te Whitu and others ..	Waimarino No. 5 ..	Applying for cancellation of partition orders made on the 5th day of September, 1905.

APPLICATIONS UNDER SECTION 185 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
296	Mihi Ria ..	Rakautana 4c No. 1 ..	Applying for an order authorizing the trustee of Panapa Tamehana, a minor, to give an effectual discharge for the purchase-money of the said land.
297	Pani Tanguru ..	Awarua No. 1d ..	Applying for an order directing the Public Trustee to pay certain trust moneys.

APPLICATIONS FOR CERTIFICATES OF AGES.

No.	Name of Applicant.	Name of Land.	Nature of Application.
298	T. R. Saywell ..	Taraketi No. 2c and other lands	Applying for a certificate that Te Whareherehere to Awaroa is now of the age of twenty-one years.
299	Ngoki Paneta, <i>alias</i> Ngoki te Umuroa or Ngoki Rai	Ohotu No. 1 and other lands	Applying for a certificate that applicant is now of the age of twenty-one years.

APPLICATION UNDER SECTION 27 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
300	Mata Kotahi (by her agent, E. R. Broughton)	Awarua 1A No. 3 North ..	Applying for cancellation of the succession order to the interest of one Kokotahi Pirere, otherwise Hokotahi Pirere or Kotahi Pirere, who is still alive.

APPLICATIONS UNDER SECTION 91 OF THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Nature of Application.
301	Under-Secretary for Public Works	Waimarino No. 4 ..	For assessment of compensation for land taken for parading purposes.
302	"	Rangiwaea 4F No. 12 ..	For assessment of compensation for land taken for scenery purposes.
303	"	Tauakira Nos. 2N and 2o (Atene)	Ditto.
304	"	Tawhitinui (Haumoana) ..	"
305	"	Te Tuhi 4c No. 1A ..	"
306	"	" No. 3B ..	"
307	"	" No. 2B ..	"
308	"	" 4c No. 1d ..	"
309	"	" No. 5 ..	"
310	"	(Kahura) Popotia Waimarino Nos. 2 and 5	"
311	"	(Maungakaretu) Ngaurukehu A No. 10	"
312	"	Waharangi Nos. 1, 2, 3, 4, 5	"
313	"	Karaka B and C (Nukumaru)	For assessment of compensation for land taken for a road.

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

No.	Name of Applicant.	Name of Land.	Area.	District.
314	Porokoru Patapu and others	Waimarino A No. 12	1,225 acres ..	Whanganui.

Sitting of the Native Land Court at Puketeraki.

Registrar's Office, Wellington, 7th November, 1911.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Puketeraki on the 22nd day of November, 1911. or as soon thereafter as the business of the Court will allow.
[Wellington, 1911-55.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATION FOR CONFIRMATION OF ALIENATION.

No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	Sale	Wairewa, Block 4, Section 5	Te Harawira Kawaru Keepa to Josiah Jones.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.
ADJOURNED APPLICATIONS.		
2	Epaha Maaka	Waikouaiti, Block 12, Section 33.
3	"	" " " 64.
NEW APPLICATIONS.		
4	Ripeka Kuti and others	Otakou B, Sections 20 and 21.
5	Tini Maire Kaapo (by her agent, T. M. Ellison)	Waikouaiti, Block 12, Section 17.

APPLICATION FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
76	Tieni Hipi (by her agent, T. M. Ellison)	Heni Mamaru Pokuku.

Notice of Order of Adoption of certain Child.

Native Land Court Office,
Gisborne, 31st October, 1911.

IT is hereby notified that an order of adoption, particulars of which are set out in the Schedule hereunder, has been made by the Native Land Court under the provisions of the Native Land Act, 1909.

H. CARR,
Registrar.

SCHEDULE.

Adopting Parents.	Adopted Child.
Teka Hema and Te Owaina Hema	Hori te Rangi (child of Te Ruihi Kapene and Te Atamira Ruihi).

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

IN THE NATIVE LAND COURT OF
NEW ZEALAND.

In the matter of the lands known as Te Koru Town Belt, Sections 2 and 3, and Oakura, Section 170; and in the matter of a reference by the Chief Judge under section 49 of the Native Land Laws Amendment Act, 1895, in pursuance of an application by Pikurangi te Tiki, under section 39 of the Native Land Court Act, 1894, for annulment of the order appointing successors to the interest of Arakira, deceased, herein.

WHEREAS the above-mentioned application has been referred by me to the Native Land Court for

inquiry and report, and the same has been duly reported on:

Now, therefore, I, the Chief Judge of the said Court, do hereby order that the said application be and the same is hereby dismissed.

As witness my hand, this 3rd day of November, 1911.

JACKSON PALMER,
Chief Judge.

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

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

In the matter of the land known as Ngatimoeahu; and in the matter of a reference by the Chief Judge under section 49 of the Native Land Laws Amendment Act, 1895, in pursuance of an application by Muhi Perere, under section 39 of the Native Land Court Act, 1894, for amendment of the order appointing successors to the interest of Rapana Tuirikawa, deceased.

WHEREAS the above-mentioned application has been referred by me to the Native Land Court for inquiry and report, and the same has been duly reported on:

Now, therefore, I, the Chief Judge of the said Court, in exercise of the powers in that behalf vested in me by section 39 aforesaid, do hereby order that the said order, dated the 23rd day of February, 1909, appointing Te Wao Pakipakitu and others successors to the interest of the said Rapana Tuirikawa, deceased, herein, be and the same is hereby annulled.

As witness my hand, this 3rd day of November, 1911.

JACKSON PALMER,
Chief Judge.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Waikato-Maniapoto District Maori Land Board.

Auckland, 4th November, 1911.

NOTICE is hereby given that a sitting of the Waikato-Maniapoto District Maori Land Board will be held at Te Kuiti on Tuesday, the 21st day of November, 1911, at 11 o'clock in the forenoon, for the purpose of considering the several matters mentioned in the Schedule hereunder written, and such other matters as may be lawfully brought before it.

It is hereby notified, for the general information of parties, that, unless reason is shown to the contrary, the Board will dismiss, on the ground of non-prosecution, any of the applications hereinafter referred to as "Adjourned Applications" which are not brought on for consideration at the meeting.

W. H. BOWLER, President.

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
ADJOURNED APPLICATIONS.					
1	10/240	Transfer	Pokuru No. 3K ..	Pahata te Kiore Kuti to Kate Tanner.
2	10/273	Lease ..	3 January, 1910 ..	Rangitoto-Tuhua No. 77L	Hohepa Petera and another to James Penniall.
3	10/423	13 August, 1910 ..	Hauturu East No. 1E, Section 5c, 2D No. 1	Koroheke Rangihaeata and another to John Charles Davis.
4	10/430	Transfer	Kakepuku 9B, Section 6	Heta Ngatuhi to the Kawa Land and Drainage Board.
5	10/500	Lease ..	3 October, 1910 ..	Otorohanga E No. 3c ..	Ruruhira Ponui to M. D. Dunning.
6	10/532	Kinohaku East No. 2, Section 1	Te Araroa Huiao and others to W. W. B. Lusk.
7	2517	Sale ..	1 November, 1910 ..	Ohura South G 4E No. 5	Rangiahua and others to Robert Bullians.
8	2534	29 ,, 1910 ..	Te Kuiti 2B No. 10 ..	Ngaparua Whakaki to Walter Thorp.
9	2546	Transfer	Pehitawa 2B No. 4A ..	Kumeroa Tutawa to Millar Darroch Dunning.
10	2547	Lease 2B No. 10 ..	Pokohinu Rangihaea to Millar Darroch Dunning.
11	2561	Otorohanga 1F No. 5E ..	Ngawaka Kingi and others to Thomas Tomlins.
12	2613	Mahoenui E No. 3 ..	Te Pare Pehira and others to Donatus Hickey.
13	2616	16 November, 1910 ..	Kinohaku East No. 1E, Section 3	Ngaro Parehuroro and another to Ruita te Mihinga.
14	2618	Transfer	Lot 7, Ohura South G No. 4D	Konge Ngatai and others to James O'Reilly.
15	2681	Lease	Rangitoto-Tuhua No. 31B	Erahanga Enoka and others to George Richards.
16	2770	11 March, 1911 ..	Part Hauturu East B No. 2, Section 2B No. 4	Mehana Tuhoro and others to Thomas Douglas Baillie.
17	2772	13 ,, 1911 ..	Part Hauturu East B No. 2, Section 2B No. 5	Topeora te Kare and others to Thomas Douglas Baillie.
18	2788	Transfer ..	20 ,, 1911 ..	Mangawhero 2A, Section 3A	Mahuta Taiapa and others to Millar Darroch Dunning.
19	2790	Lease ..	20 ,, 1911 ..	Kinohaku East No. 1A, Section 2	Toni Rangihapainga Paraone and others to Albert Edward Wright and James McGarrow Rutherford.
20	2793	20 ,, 1911 ..	Ohura South M No. 3A, Section 2D No. 1	Toa te Awhitu and others to Gustav Ludwig Winger and Frank Smith.
21	2795	20 ,, 1911 ..	Ohura South G No. 4L, Section 1	Makere te Uruweherua and others to Mary Fischer.
22	2798	20 ,, 1911 ..	Mahoenui E No. 3B, Section 2	Matana Pehira and others to Donatus Hickey.
23	2807	Transfer ..	29 ,, 1911 ..	Rangitoto-Tuhua No. 52C, Section 2	Tutahanga te Wano and others to John McKinnon.
24	2835	Lease ..	30 ,, 1911 ..	Kakepuku No. 4C ..	Hakaraia Waiwera and another to Robert Ormsby.
25	2904	Pirongia West No. 3B, Section 2F	Pumipi Waata and another to George Stokes.
26	2907	Rangitoto-Tuhua 68L No. 3	Te Ata Hoani and others to Ellis and Burnand (Limited).
27	2924	Transfer ..	25 May, 1911 ..	Mangawhero No. 4A ..	Kaea te Ahurewa to Stanley Ellis.
28	2945	Lease	Te Kumi No. 7F ..	Kahu Moana and others to Edward Charles Tassell.
29	2946	Ohura South K No. 2, Section 2C No. 2	Tangimanurau to Neil Joseph Benedict Doherty.
30	2948	13 June, 1911 ..	Ouruwhero No. 3F ..	Te Kapa Rea and others to Madge Harding.
31	2950	Rangitoto A No. 11A ..	Wiremu Huihi to George Richards.
32	2961	25 February, 1911 ..	Puketarata No. 13B, Section 2	Otimi Taiki and others to W. M. Ross and J. Budge.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—*continued.*

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
33	2964	Sale ..	24 January, 1911 ..	Otorohanga B No. 2, Section 2A	Atama te Rako and others to William Vicary.
34	2965	„ ..	17 February, 1911 ..	Puketarata No. 3B, Section 2A	Ngahiwi te Watatoroa to Ngapawa Ngaamo.
35	2966	Transfer ..	23 „ 1911 ..	Kohitane No. 2 ..	Te Hika Poutama and others to Hannah Isaac.
36	2967	Lease ..	30 March, 1911 ..	Ohura South F No. 2B ..	Parewhakawiri Riwai to Herbert John Harding and others.
37	2970	Transfer ..	5 May, 1911 ..	Lot 334, Parish of Pirongia	Waata to Thomas Bennett Howarth.
38	2971	„ ..	3 „ 1911 ..	Lots 335, 336, 343, and 347, Parish of Pirongia	Piripi Pene, <i>alias</i> Piripi Hurangi, and another to Thomas Bennett Howarth.
39	2976	Lease	Rangitoto A No. 14 ..	Hana te Atiu and others to Patrick Corcoran.
40	2977	„	Rangitoto-Tuhua 77E, Section 3B	Kahutopuni Waata and others to Charles Otto.
41	2978	Transfer	Kinohaku West T, Section 2E (part)	Kahuto te Toko and others to John Willison.
42	2979	„ ..	9 June, 1911 ..	Lot 26, Ohura South G No. 4D	Konge Ngatai and others to Mattre Bosarb.
43	2983	Lease	Kinohaku West T, Section 2F No. 1	Tirawahine Tanahira to Thomas Partridge.
44	2988	„ ..	24 May, 1911 ..	Rangitoto-Tuhua 61N ..	Tamati Taua to John McCready.
45	2994	„	„ 79A ..	Purangeranga te Haecata and others to Edwin Henry Hardy.
46	2997	„	Waimiha Township, Block 3, Section 1	Hohepa Petera and others to Edwin Henry Hardy.
47	2999	Transfer	Mokau-Mohakatino No. 1C, Section 2	Te Hemoata and others to Annie Shales Hardy.
48	3004	Lease ..	1 April, 1911 ..	Rangitoto A No. 15E ..	Te Kawhara and others to Jessie Russell Jordan.
49	3019	Sale	Kinohaku East 4B, Section 3A	Hone Hohepa and others to the Pio Pio Saleyards Company (Limited).
50	3022	Transfer	Whangape No. 52B ..	Rihata Taua and others to George Turner.
51	3025	Lease	Wharepunga No. 7A ..	Natives to Symes.
52	3026	Transfer ..	7 June, 1911 ..	„ No. 7F ..	Te Hoko Tapeka and others to Norman McDonald Lethbridge.
53	3037	„	Kinohaku East No. 2, Section 16c	Te Ata Erana and others to Robert Petch.
54	3047	Lease	Rangitoto A No. 14 ..	Ngahua Hami to Charles Edwin McPhee.
55	3049	„	Puketarata 19H No. 2 ..	Ngapera Tauhou and others to Laura Ellis.
56	3060	„ ..	9 May, 1911 ..	Kinohaku East No. 4C, Section 2	Wheru Wera Wetere and another to William Kilmartin.
57	3166	Sale ..	3 July, 1911 ..	Te Kuiti 2B No. 1N (Section 9, Block III)	Potahi Ngatai Ruihi to Peter McLennan and Isabella McLennan.
58	3287	Lease ..	22 „ 1911 ..	Te Kumi No. 7D, Section 2A and Section 1	Maria Hopori to Benjamin Board.
59	3289	Sale ..	22 „ 1911 ..	Orahiri No. 1, Section 24 (part)	Te Ngarahu Hakopa and another to Allan Winter Hood.
60	3295	Transfer ..	19 May, 1911 ..	Mahoenui 3B No. 5 (part)	Tuhoropunga te Akokorake to George Petrie.
61	3296	„ ..	13 June, 1911 ..	„ 3B No. 4	Te Kapa te Aira to George Petrie.
62	3297	„ ..	7 July, 1911 ..	Pirongia West No. 3B, Section 2B No. 2B2	Harihari and others to Bridget Agnes Scott.
63	3298	Lease ..	26 June, 1911 ..	Pirongia West 3B, Section 2D	Karokaro Pohepohe and others to John Luke Gage.
64	3304	Transfer ..	4 August, 1911 ..	Otorohanga 1B No. 2 (part)	Kerehi Kiti to Alexander Earl and Frederick Halson Earl.
65	3310	Lease ..	7 July, 1911 ..	Pukeroa-Hangatiki 2c No. 4B	Pakiahu te Anga and others to Hannah Isaac and Kalam Corban.
66	3311	„ ..	29 June, 1911 ..	Kakepuku 9B No. 3A ..	Rangiwharara Rarotaia and another to Richard Gresson Matthews.
67	3317	„ ..	15 August, 1911 ..	Kaipiha No. 1 ..	Hare Tana and others to Simeon Williams.
68	3318	„ ..	8 „ 1911 ..	„ No. 2 ..	Tamati Tana and others to Simeon Williams.
69	3319	„ ..	15 „ 1911 ..	„ No. 3 ..	Ani Tana and others to Simeon Williams.
70	3320	„	„ No. 4 ..	Hohepa Tana and others to Simeon Williams.
71	3321	„ ..	15 August, 1911 ..	„ No. 5 ..	Hera Tana and others to Simeon Williams.
72	3322	„	„ No. 6 (part) ..	Tiki Tautahi Tana and others to Simeon Williams.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—*continued.*

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
73	3323	Lease	Kaipiha No. 9 ..	Pita Tana and others to Simeon Williams.
74	3325	„	Rangitoto A No. 8B ..	Manawa Paraheke and others to Charles Turner.
75	3326	Transfer ..	23 August, 1911 ..	Otorohanga B No. 2, Section 2B	Eruera Taare and others to Ngapawa Ngaamo.
76	3330	Lease ..	24 „ 1911 ..	Kakepuku 11c No. 2c ..	Uinga Huirau and others to William Webb.
77	3333	„ ..	6 July, 1911 ..	Hauturu East B No. 2, Section 2c No. 2	Wikitoria Tahuata to Marion Metcalfe.
78	3335	Sale	Puketarata 19H No. 2B ..	Te Oro te Koko and others to Percy Ellis.
79	3336	„	„ 19H No. 2A ..	Ngapera Tauhou and others to Percy Ellis.
80	3339	„	Ohura South M No. 3A, Section 1	Kurareia te Rauna and others to Gustav L. Wirger and Frank Smith.
81	3340	Transfer	Marakopa No. 5B ..	Te Huirama Rapata and others to Percy Bell.
82	3345	Lease ..	2 May, 1911 ..	Rangitoto-Tuhua No. 76A	Tuawaerenga Ngawaka and others to James Bennett.
83	3346	Transfer ..	10 June, 1911 ..	„ No. 60H	Mere te Wai Ruihi and others to John James Doolan.
84	3348	„ ..	15 July, 1911 ..	Otorohanga E No. 3c ..	Ruruhira Porui to Millar D. Dunning.
85	3349	„ ..	21 „ 1911 ..	Pukenui 2D No. 7B ..	Henare Matengaro Ruihi to John F. Lever.
86	3365	Lease	Karuotewhenua B No. 2B, Section 2A	Natives to Peter Hegglen.
87	3366	„	Pokuru No. 3B ..	Poipoi Hapimana and others to W. Goodinson.
88	3371	Sale	Wharepuhunga No. 5D ..	Marino Rangimoeakau and others to Norman McDonald Lethbridge.
89	3372	Lease	Kaipiha No. 8 (part) ..	Mere Tana to Simeon H. Williams.
90	3373	„	„ No. 7 „ ..	Mihi Pepere Tana to Simeon H. Williams.
NEW APPLICATIONS.					
91	3378	Transfer ..	18 August, 1911 ..	Kakepuku 11c No. 2F1 ..	Te Huirau Amohia to George Midford Aubin Ahier.
92	3414	„ ..	18 „ 1911 ..	Kinohaku East No. 5c ..	Mokena Patupatu to Robert Livingston.
93	3415	„	Rangitoto-Tuhua 61F, Section 3	Arapata te Rangituataka to James McGrath.
94	3416	Lease ..	4 August, 1911 ..	Kinohaku East 4H, Section 5	Kiwi Iraia and others to Anne Lilian Hunt.
95	3418	Transfer	Kinohaku East 3D8A No. 5	Puangihau Hotu and others to Henry Andrew Ellison.
96	3419	Lease ..	12 September, 1911 ..	Ohura South G No. 4H ..	Rauputu Taitua and others to James Nash Simmons.
97	3470	„ ..	18 „ 1911 ..	Rangitoto-Tuhua 52B No. 3	Te Manu Tupukaheke and others William Eustace Langford.
98	3532	Transfer ..	28 „ 1911 ..	Hauturu East 1E, Section 4B 2c No. 1	Tokoroa Poihipi to Comer Board.
99	3533	Lease ..	2 October, 1911 ..	Rangitoto A No. 57B ..	Mihinoa Mata and another to Allan Arthur Barker.
100	3534	„ ..	2 May, 1910 ..	Rangitoto-Tuhua No. 31D	Te Tapuwae More and others to James Frederick Day.
101	3535	„ ..	18 July, 1911 ..	Rangitoto - Tuhua 29c No. 2c	Te Watikena Herewini and others te Florence Harriett Gertrude Whyte.
102	3536	Transfer ..	10 „ 1911 ..	Kaingapipi No. 6c (part) ..	Kiwa te Whananga to Annie Rawstron.
103	3537	„ ..	19 September, 1911 ..	Otorohanga 1F No. 5G, Section 1	Kiwa te Whananga and another to John Hughes.
104	3545	Lease ..	21 June, 1911 ..	Otorohanga L 2, Section 2A	Maeroa te Riri and others to Rebecca Solomon.
105	3546	Transfer ..	21 „ 1911 ..	„ 1F No. 5c ..	Pehitu te Rei and others to William Henry Clarke.
106	3547	Lease ..	28 October, 1911 ..	Kakepuku 9B No. 2c2 ..	Hukaraia Waiwera and others to Hubert Malcolm McAdam.
107	3549	Transfer ..	4 August, 1911 ..	Otorohanga K ..	Te Riri Manukorihia and others to Rebecca Solomon.
108	3550	Lease	Kakepuku 11c No. 2d ..	Auhaha Amohia and another to William Webb.
109	3551	Transfer ..	13 October, 1911 ..	Maungatautari No. 2A ..	Pakataua and others to Edward Allen.
110	3555	Lease ..	30 „ 1911 ..	Rangitoto-Tuhua No. 72B, Section 1A	Taiamai te Ra and another to Thompson Ripikoi Hughes.
111	3556	„ ..	2 „ 1911 ..	Parihoro No. 1A, Section 6	Ngahihi Huihi and another to William Boswell Whiting McAdam.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
112	3557	Lease	Part Pokuru No. 1A ..	Matengaro te Haate and others to Thomas B. Bowen.
113	3558	20 and 26 March, 1910	Karuotewhenua B 5c No. 5	Te Waaka Wetere and others to Phillip Tarrant.
114	3559	Ouruwhero No. 3F ..	Natives to Richard Kay.
115	3560	Hauturu East 1E, Section 5c 2A No. 2A	Hira Pukiterangi to Arthur Board.
116	3561	2 May, 1911 ..	Pukenui 2L, Section 4B ..	Rina Toheriri to Norman Vance Shannon.
117	3562	Transfer ..	5 October, 1911 ..	Te Kuiti 2B No. 1N, Block 2, Section 7	Te Teira, Te Teira to Sydney Hudson, Warner and Raynor Pinny.
118	3563	Lease	Tokanui C No. 8B ..	Natives to William Thomson.
119	3564	Transfer ..	12 October, 1911 ..	Puketiti No. 4c ..	Huingahau Kaahu and others to Amy Blanche Foyster.
120	3565	17 September, 1911 ..	Rangitoto-Tuhua 68I, Section 2A No. 1	Tame Ngahiwi to Frederick Bernard Hardy.
121	3568	Lease	Hauturu East 1E, Section 5c 2B No. 5A	Koroheke Rangihaea and others to Millar Darroch Dunning.
122	3569	Sale	Rangitoto - Tuhua 64R No. 1B	Mahuri Tawhana and others to Edwin Henry Hardy.
123	3570	Lease	Rangitoto - Tuhua 79H No. 2A	Paehoro te Haata to Isabel Maud Burr.
124	3571	Sale ..	20 October, 1911 ..	Rangitoto - Tuhua 64G No. 2	Te Ata Hoani and another to Edwin Henry Hardy.
125	3572	Lease	Pukeroa - Hangatiki 1c No. 2	Koroheke Rangihaeaata and others to Charles Armstrong.
126	3573	Sale ..	20 October, 1911 ..	Rangitoto - Tuhua 79H No. 1B, Section 1	Wahanga Takuiria to Edwin Henry Hardy.
127	3574	Hauturu East 3B No. 1A ..	Ingoa Tukemata and another to Comer Board.
128	3575	Pukeroa - Hangatiki 1c No. 1	Koroheke Rangihaeaata and others to Arthur Board.
129	3576	30 October, 1911 ..	Kinohaku East 4H, Section 1	Rangirumakina Maurita to George Covel Jackson.
130	3578	Transfer ..	9 .., 1911 ..	Kinohaku West K, Section 1	Kahurangi te Rongo and another to Robert Chestnut.
131	3579	Lease	Ohura South N No. 2D ..	Tuauru te Waihanea and others to George Cook.
132	3580	Ohura South M No. 3A, Section 2c No. 2	Para Hikaia and others to William Ralston Brown and others.
133	3583	Transfer ..	7 October, 1911 ..	Ohura South G No. 4K, Section 2B	Te Whango Parehuitao to Elizabeth Bedford.
134	3589	Sale ..	1 September, 1911 ..	Te Kuiti 2B1N, Block 1, Section 15	Ripeka Ngatia Ruihi to Mathew William Forsyth.
135	3590	Transfer ..	26 August, 1911 ..	Kakepuku 1A No. 1 ..	Pareaute Komanga and others to Thomas Suttie.
136	3591	Sale ..	4 October, 1911 ..	Kinohaku East No. 3D, Section 1 (part)	Tuwahakabekeo Tutahanga to Robert Petch.
137	3593	Transfer ..	13 .., 1911 ..	Kinohaku East 3D 8A No. 6A	Te Moerua Natanahira to Henry Andrew Ellison.
138	3598	Sale	Puketarata No. 3B, Section 2	Atama te Rako and others to William Lorigan.
139	3599	14 September, 1911 ..	Kinohaku East No. 4F, Section 2	Tamihana te Huirau and others to Ellen Jackson.
140	3600	14 .., 1911 ..	Kinohaku East No. 4D, Section 4B	Te Piki Taomatarau and another to Ellen Jackson.
141	3601	16 .., 1911 ..	Kinohaku East No. 4H, Section 5	Kiwi Iraia and others to George Covel Jackson.
142	3602	Lease	Rangitoto-Tuhua No. 31E, Section 2B	Te Koite Hone and others to John Willis.
143	3603	Wharepuhunga No. 12A, Section 2A	Kereama te Ngako and others to Elinor G. McCardle.
144	3604	Sale	Rangitoto - Tuhua 79H No. 1B, Section 3	Te Rakupai te Akau and others to Edwin H. Hardy.
145	3605	Lease ..	21 September, 1911 ..	Waiwhakaata 3E6 No. 4B	Raku te Kou and others to Walter Hereward Swainson.
146	3606	9 October, 1911 ..	Ohura South G 4E, Section 7	Turaki Maikuku and others to Thomas Hawkins McVilly.
147	3607	Rangitoto-Tuhua No. 2A	Mare Maeke and others to Willis Ide Combs.
148	3608	Sale ..	28 September, 1911 ..	Ohura South M No. 3E, Section 1	Rangipare Poihipi to David Ralston Brown and others.
149	3609	Sale of timber	26 .., 1911 ..	Rangitoto-Tuhua No. 2B	Turaki Maikuku and others to Willis Ide Combs.
150	3610	Lease ..	26 .., 1911	Aitua Hikoturoa and others to Thomas Hawkins McVilly.
151	3612	18 October, 1911 ..	Kakepuku 9B No. 4D ..	Hera Kawhena and another to Richard Gresson Matthews.
152	3613	Transfer ..	2 November, 1911 ..	Otorohanga B 2, Section 2	Tukiterangi te Amahanga to Robert Green.
153	3616	Lease ..	1 June, 1911 ..	Part Mangawhero No. 1, Section 1B	Watihena Herewini to Gordon Woodruff Hawkins.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—*continued.*

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
154	3617	Lease ..	1 March, 1910 ..	Orahi No. 2, Section 8B ..	Ira Rangitia and others to Te Aarai Mokena.
155	3618	Otorohanga E No. 4A ..	Hira Kahotea to Leddra Le Gal-lais.
156	3620	Transfer ..	23 September, 1911 ..	Wharepungu 9c No. 1 ..	Wairehu te Whakataute and others to Andrew Orakau Kay.
157	3621	Lease ..	12 June, 1911 ..	Rangitoto A No. 48B, Sec-tion 2B	Whareau Peehi and others to Thomas Ovens.
158	3622	1 November, 1911 ..	Rangitoto-Tuhua 61P, Sec-tion 2B	Miria Peehi to William McColl.
159	3623	21 October, 1911 ..	Rangitoto - T u h u a 52D No. 1	Te Hina Kingi and others to Johanna Marie Albrechtsen.
160	3629	Rangitoto - T u h u a 79F No. 1	Takataroa Ngahua to Frederick Bernard Hardy.
161	3630	1 November, 1910 ..	Rangitoto-Tuhua No. 21B, Section 3A	Mara Matena and others to George Conrad.
162	3633	Ohura South N No. 2E, Section 3F	Te Amo te Keepa and others to William England Burchell.
163	3634	13 September, 1911 ..	Rangitoto-Tuhua No. 77L, Block I, Sections 4, 9, 10	Ngaparaki te Aruhe to James Penniall.
164	3635	18 .. 1911 ..	Rangitoto-Tuhua No. 77L, Block II, Section 2	Hohepa Petera to James Penniall.
165	3636	Ohura South N, Section 2E No. 3D	Tapuiora Hikaia and others to Thomas Hawkins McVilly.
166	3637	Transfer ..	26 November, 1909 ..	Puketarata 2D No. 5B, Section 2	Wiri te Tarete to William Simpson.
167	3638	Lease ..	29 April, 1911 ..	Otorohanga L No. 2 ..	Ngehegehe te Riri to John Ormsby.
168	3640	Sale ..	28 October, 1911 ..	Whakairoiro 5c No. 2D, Section 1	Te Rautaramoa Mapi and others to Kahotea Tamaki.
169	3641	Lease ..	24 August, 1911 ..	Pokuru 2A No. 1 ..	Te Wharau Whareiti and another to William Francis Allsoph.
170	3642	Transfer ..	6 September, 1911 ..	Te Kumi 3B No. 2 (part) ..	Hami Puihi to Te Kuiti District Co-operative Dairy Company.
171	3644	Kinohaku West T, Sec-tion 1c	Te Waamu Tanahira to John Smith.
172	3646	Lease ..	30 October, 1911 ..	Puketarata No. 4G, Sec-tion 2D No. 2B	Kiriwhero Tamaki and others to Richard Ormsby.
173	3647	Te Pahi	Hautahi Moke and others to James Henry Phillips.
174	3648	Manuaitu No. 1B ..	Naho Ngawai and others to James Henry Phillips.
175	3649	Transfer ..	3 June, 1911 ..	Otorohanga E No. 5, Sec-tion C	Kiingi te Mate to John Ormsby.

APPLICATIONS FOR PRECEDENT CONSENT TO PROPOSED ALIENATIONS UNDER SECTION 209 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Proposed Alienation.	Name of Land.	Names of Parties.
NEW APPLICATIONS.				
176	3417	Lease ..	Mangawhero No. 2B ..	Noki te Moerua and others to Albert Symes and Richard Aubrey Symes.
177	3566	Piha No. 1A ..	Natives to Daniel Webster.
178	3567	Haturu West No. 2, Section 3B ..	W. M. Newton.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
179	3051	Rangitoto-Tuhua 29C No. 2A, 29A, and 29B No. 2	That the said land be leased to Charles Edwin McPhee for forty-two years at a rental of 5 per cent. on the Government valuation for the first twenty-one years, and 5 per cent. on the then Govern-ment valuation for the remaining twenty-one years.
180	3054	Rangitoto-Tuhua 29C No. 2B and 29C No. 2C	That the said land be leased to F. Vercoe, of Te Kuiti, for forty-two years at a rental of 5 per cent. on the Government valuation for the first twenty-one years, and 5 per cent. on the then unim-proved value for the remaining twenty-one years.
181	3286	Rangitoto-Tuhua No. 61E ..	That an offer made by the Crown to purchase the land or any part thereof shall be accepted.
182	3288	Pokuru No. 3B ..	That the said land be leased to A. Corboy for forty-two years at a rental of 2s. per acre during the first twenty-one years, and 5s. per acre during the next twenty-one years.
183	3307	Mokau - Mohakatino No. 1E, Sec-tion 2B	That the said land be sold to Leslie Gordon Purdie for £3 per acre.
184	3332	Haturu East B No. 2, Section 2F No. 2	That the said land be leased to Flora Rebecca Vicary for a term of forty-two years at a rental of 1s. 6d. per acre per annum for the first twenty-one years, and 3s. for the remainder of the term.
185	3369	Rangitoto-Tuhua 80B No. 2 ..	That the said land be leased to Oliver N. Gillespie for fifty years at an annual rental of 1s. per acre during the first twenty-five years, and 2s. during the remainder of the term.
186	3538	Kakepuku 9B No. 5, Section 2 ..	That the said land be leased to Jessie Maud Matthews for forty-two years at 3s. 6d. per acre for the first twenty-one years, and 7s. per acre for remainder of term.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909 *continued.*

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
187	3539	Ouruwhero 3Y, Section 2B ..	That the said land be leased to Charles Phillips for forty-two years at an annual rental of 1s. 6d. per acre for twenty-one years, and 3s. for remainder of term.
188	3540	„ 3Y, Section 2c ..	That the said land be leased to Charles Phillips at an annual rental of 1s. 6d. per acre for twenty-one years, and 3s. per acre for remainder of term.
189	3541	Rangitoto A No. 15F ..	That the said land be leased to Herbert Pringle for forty-two years at an annual rental of 1s. 6d. per acre for twenty-one years, and 3s. for the remainder of the term.
190	3542	„ A No. 15H ..	That the said land be leased to Herbert Pringle for forty-two years at an annual rental of 1s. 6d. per acre for twenty-one years, and 3s. for remainder of term.
191	3453	„ A No. 15J ..	That the said land be leased to Herbert Pringle for forty-two years at an annual rental of 1s. 6d. per acre for twenty-one years, and 3s. for remainder of term.
192	3544	Puketarata No. 19I, Section 2 ..	That the said land be sold to Percy Ellis for £2 an acre.
193	3548	Kakepuku No. 9B, Section 5, Section 1 ..	That the said land be leased to Jessie Maud Matthews for forty-two years at a rental of 3s. 6d. per acre for the first twenty-one years, and 7s. for the remainder of term.
194	3594	Rangitoto-Tuhua No. 80B, Section 1 ..	That a portion of the said block containing 3,000 acres be leased to George Stops for fifty years at a rental of 1s. 3d. per acre for the first twenty-five years, and 2s. 6d. per acre per annum for balance of term.
195	3595	Mangamahoe D ..	That the said block be leased to William Goodison for forty-two years at the rental of 2s. per acre per annum for the first twenty-one years, and 4s. per acre per annum for the last twenty-one years.
196	3596	„ B No. 3 ..	That the said block be leased to William Goodison for forty-two years at 2s. per acre per annum for the first twenty-one years, and 4s. per acre for the last twenty-one years.
197	3597	Pokuru 2A No. 2 ..	That the said block be leased to William Goodison for the term of forty-two years at 2s. per acre per annum for the first twenty-one years, and 4s. per acre per annum for the last twenty-one years.
198	3614	Takatokoraha 3c No. 2 ..	That the said land be leased to Ernest Ewings for forty-two years at an annual rental of 1s. 3d. an acre for twenty-one years, and 2s. 6d. an acre for the remainder of the term.
199	3615	Otorohanga 4B No. 2B ..	(1.) That that part of the said land on the west of the Turitea Stream be leased to Philip Dudley Hargreaves for forty-two years at a rental of 1s. 6d. per acre for twenty-one years, and 3s. per acre for the remainder of the term. (2.) That the part of the said land on the east of the Turitea Stream be leased to Frederick Pilbrow for forty-two years at a rental of 1s. 6d. per acre for twenty-one years, and 3s. per acre for the remainder of the term.
200	3619	Rangitoto-Tuhua No. 77B, Section 2B ..	That the portion of the said block containing 600 acres at present leased to Gilbert Henry Mair and Lewis John Bacon be sold to them for £1 5s. per acre.
201	3642	Hauturu West, Section 2H ..	That the said block be leased to Mary Grey for fifty years at 1s. 3d. per acre per annum for the first twenty-five years, and 2s. 6d. per acre per annum for the last twenty-five years.
202	3625	„ Section 2G ..	That the said block be leased to Mary Grey for fifty years at 1s. 3d. per acre per annum for the first twenty-five years, and 2s. 6d. per acre per annum for the last twenty-five years.
203	3626	Te Awaroa B No. 4, Section 8 ..	That the said block be leased to Edgar Jennings for the term of fifty years at a rental of 1s. 6d. per acre per annum for the first twenty-five years, and 2s. 6d. per acre per annum for the last twenty-five years.
204	3627	Rangitoto-Tuhua 38B.. ..	That the said block be leased to Frederick Barker for fifty years at the rental of 1s. 3d. per acre per annum for the first twenty-five years, and 2s. 6d. per acre per annum for the last twenty-five years.
205	3628	„ 38C.. ..	That 1,000 acres of the said block be leased to Thomas Carroll at the annual rental of 1s. 3d. per acre for the first twenty-five years, and 2s. 6d. per acre for the last twenty-five years. That 1,066 acres of the said block be leased to William McColl on the same terms. That 2,000 acres of the said block be leased to William Dodwell Darley on the same terms.
206	3631	Mangawhero No. 3D ..	That the said block of land be sold to Frank Benjamin Morley, of Otorohanga, farmer, for the sum of £2 10s. per acre.
207	3632	Rangitoto-Tuhua No. 80, Section 1c, Block ..	That the southern portion of the said block containing approximately 2,100 acres, be leased to Edward Charles Tassell for forty-two years at a rental of 1s. 6d. per acre for the first ten years, 2s. per acre for the next eleven years, and 4s. per acre for the last twenty-one years.
208	3643	Whakairoiro No. 3 ..	That the land be sold to Te Tahuna Herangi and Tokoreko Herangi for £2 per acre.
209	3645	Mangauika Native Reserve ..	That the said land be sold to Edward Charles Falwasser for £1 per acre.

APPLICATION UNDER SECTION 23 OF THE NATIVE TOWNSHIPS ACT, 1909.

No.	Record No.	Name of Land.	Beneficial Owner.	Proposed Purchaser.
ADJOURNED APPLICATION.				
210	3324	Lots 4 and 6, Block V, Otorohanga Township	Tutunui te Karawa and another	William Vicary.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that ERNEST CARTIER, of Whakatane, but now at present residing in Auckland, Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 8th day of November, 1911, at 11 o'clock a.m.

W. S. FISHER,
Official Assignee.

Auckland, 31st October, 1911.

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

NOTICE is hereby given that ROBERT HENRY FOLEY, of Rotorua, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Rotorua, on Friday, the 10th day of November, 1911, at 2.30 p.m.

W. S. FISHER,
Official Assignee.

Auckland, 31st October, 1911.

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

NOTICE is hereby given that JOHN HENRY HINDMAN, of Hamilton, Saddler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 10th day of November, 1911, at 11 a.m.

W. S. FISHER,
Official Assignee.

Auckland, 2nd November, 1911.

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

NOTICE is hereby given that GEORGE BIANCHI, of Stratford, Groom, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 15th day of November, 1911, at 10.30 o'clock in the forenoon.

ALFRED COLEMAN,
Deputy Official Assignee.

7th November, 1911.

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

NOTICE is hereby given that EDWARD GEORGE THOMPSON, of Mangaweka, Nurseryman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Mangaweka, on Friday, the 10th day of November, 1911, at 1 o'clock p.m.

W. RODWELL,
Deputy Official Assignee.

31st October, 1911.

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

NOTICE is hereby given that ALAN MCLEAN HOLMWOOD, of Pahiatua, Coach-proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 10th day of November, 1911, at 2.30 o'clock p.m.

J. D. WILSON,
Deputy Official Assignee.

Pahiatua, 2nd November, 1911.

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

NOTICE is hereby given that ERNEST CHARLES WINTER, of Stirling, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, Law Court Buildings, on Tuesday, the 7th day of November, 1911, at 2.30 o'clock p.m.

F. H. MORICE,
Official Assignee.

Dunedin, 31st October, 1911.

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

NOTICE is hereby given that ALBERT JOHN SCOTT, of Orepuki, Sawmill Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 13th day of November, 1911, at 2.30 o'clock p.m.

CHARLES B. ROUT,
Official Assignee.

1st November, 1911.

LAND TRANSFER ACT NOTICES.

WHEREAS a dealing has been presented for registration affecting Lease No. 3413, from JAMES BACKHOUSE to LARCY LEWIS, of the land comprised in Vol. 54, folio 48, and Vol. 64, folio 91, of the Register-book, being Sections 144A, 154, and 155 of the Parish of Waitotahi, and evidence adduced of the loss of the duplicate of the said lease: Now notice is hereby given of my intention to register such dealing at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated the 1st November, 1911, at the Lands Registry Office, at Auckland.

THOS. HALL,
District Land Registrar.

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

5161. HUGH SHREWSBURY.—Part of Allotment 6, Section 4, Suburbs of Auckland, containing 1 rood 17.7 perches. Occupied by Evelyn Shrewsbury.

5205. WILLIAM JAMES SOMMERVILLE.—Northern portion of Allotment 84, Parish of Waiuku East, containing 47 acres 1 rood 10 perches. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 6th day of November, 1911, at the Lands Registry Office, Auckland.

THOS. HALL,
District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title for Lot 1 of Town Section 75, Napier, all the land in certificate of title, Vol. 36, folio 162, whereof JOHN RIDDIFORD JOHNSTONE and MARGARET JANE JOHNSTONE are the registered proprietors, and evidence of the loss of the original certificate having been produced, I hereby give notice that I will issue such provisional certificate unless caveat be lodged forbidding the same on or before the 23rd day of November next.

Dated at the Lands Registry Office, Napier, this 6th day of November, 1911.

F. ASPINALL,
District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 21st day of December, 1911.

ARTHUR ROBERT DAVIS.—Sections 16, 17, 18, 19, 20, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 54, 55, 56, 57, 59, 61, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 80, 82,

83, 84, 85, 86, 87, 89, 90, 91, 96, 97, 101, 102, 103, 107, 109, 112, 114, 115, and 117, Township of Pukearuhe. Occupied by Applicant. No. 1244.

Diagram may be inspected at this office.

Dated this 6th day of November, 1911, at the Lands Registry Office, New Plymouth.

A. V. STURTEVANT,
Assistant Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 11th day of December, 1911.

ALEXANDER SHUTTLEWORTH.—Section 930, Town of New Plymouth. Occupied by Fredk. Austin. No. 1246.

GEORGE BRACEGIRDLE.—Parts of Sections 127, 128, and 129, Waitara West District. Occupied by Applicant. No. 1247.

JAMES HALE ALLAN.—Part of Section 129, Waitara West District. Occupied by Applicant. No. 1248.

Diagrams may be inspected at this office.

Dated this 6th day of November, 1911, at the Lands Registry Office, New Plymouth.

A. V. STURTEVANT,
Assistant Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 11th day of December, 1911.

Application 4368 (Plan A/2947). WIKI TAHUA.—14 perches, part Section 587, Wellington. Occupied by Joseph Blyth Graham.

Application 4441 (Plan A/2944). WILLIAM JUDD and RICHARD RANDELL.—7.5 perches, part Section 740, Wellington. Occupied by Miss Kirk.

Application 4450 (Plan B/302). ALEXANDER HATRICK, FLORENCE MURIEL NIXON, and ROBERT RUSSELL.—19 acres 1 rood 23.4 perches, part Sections 61, 62, and 63, left bank Wanganui River. Occupied by Applicants.

Application 4451 (Plan A/2946). CATHERINE SWIFT.—12.1 perches, part Section 535, Wellington. Unoccupied.

Application 4465 (Plan A/2941). ROBERT TAIT.—4 acres 3 roods 1.1 perches, part Section 10, Ohiro. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 9th day of November, 1911, at the Lands Registry Office, Wellington.

G. G. BRIDGES,
District Land Registrar.

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

1473. EMANUEL STAGG and ANDREW STAGG.—Sections 184 and 185, Square 2, Pigeon Valley, containing 480 acres. Occupied by Applicants.

Diagram may be inspected at this office.

Dated this 6th day of November, 1911, at the Lands Registry Office, Nelson.

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

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

11435. DONALD McINTOSH.—90 acres and 7 perches, Rural Sections 4203 and 8793, and part of Rural Section 12207, Block V, Rangiora Survey District. Occupied by Applicant.

1171 ARCHIBALD HENRY ANTHONY.—1 rood 28.4 perches, part of Town Reserve 164, City of Christchurch. Occupied by Applicant.

11501. FREDERICK PRATT, JOHN ANDERSON, and ARTHUR HUGHES TURNBULL.—1 rood 23.5 perches, part of Rural Section 72, Sydenham Ward, City of Christchurch. Occupied by Applicants.

11517. JOHN ROSE and SIDNEY CHRISTIAN LLOYD.—1 acre 3 roods 38 perches, part of Rural Section 76, Block XV, Christchurch Survey District. Occupied by Andrew Russell Leslie.

Diagrams may be inspected at this office.

Dated this 7th day of November, 1911, at the Lands Registry Office, Christchurch.

W. WYINKS,
District Land Registrar.

EVIDENCE having been furnished of the loss of Crown grant, Vol. 50, folio 51, for Section 65, Block VII, Waipahi District, whereof EDMOND HAYES, of Waipahi District, Farmer, is the register proprietor, and application having been made to me to issue a provisional certificate of title for the said land, I hereby give notice of my intention to issue such provisional certificate at the expiration of fourteen days from the date of the publication hereof.

Dated at the Lands Registry Office, Dunedin, this 3rd day of November, 1911.

C. E. NALDER,
District Land Registrar.

EVIDENCE having been furnished of the loss of certificate of title, Vol. 151, folio 274, for part of Section 12, Sawyer's Bay District, whereof ELLEN ELIZABETH WARD, wife of RICHARD WARD, of Sawyer's Bay, Farmer, is the registered proprietress, and application having been made to me to issue a provisional certificate of title for the said land, I hereby give notice of my intention to issue such provisional certificate at the expiration of fourteen days from the date of the publication hereof.

Dated at the Lands Registry Office, Dunedin, this 6th day of November, 1911.

C. E. NALDER,
District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 11th day of December, 1911.

2951. JOHN CHUTE ELLIS, JESSIE MARGARET ELLIS, and WINIFRED JESSIE CHUTE ELLIS.—4,085 acres 2 roods 1 perch, parts Section 7, Waiau District. Occupied by Douglas Lawrell and others.

2753. THOMAS TODD AND SONS (LIMITED).—1 rood 36 perches, part Section 3, Block XIV, Invercargill Hundred. Unoccupied.

Diagrams may be inspected at this office.

Dated this 4th day of November, 1911, at the Lands Registry Office, Invercargill.

L. PAULING,
District Land Registrar.

MINING NOTICES.

STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: Kuranui Caledonian (Limited).

When formed, and date of registration of office of company in New Zealand: 10th January, 1905; 11th January, 1905.

Whether in active operation or not: In active operation.

Where business is conducted, and name of local Secretary: Victoria Arcade, Auckland; H. Gilfillan.

Where the mine is situate: Thames.

Nominal capital: £30,000.

Amount of capital subscribed: £24,460 18s.

Amount of capital actually paid up in cash in New Zealand: £10,733 7s.

Price paid to vendors of the mine—

(a) In fully paid-up shares:

(b) In partly paid-up shares, credited as 1s. paid; £143,285.

(c) In cash:

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

Number of shares on New Zealand Register: 202,283.

Amount paid per share (New Zealand Register): 1s. on 122,966, 2s. on 79,267.
 Amount called up per share (New Zealand Register): 2s.
 Number and amount of calls in arrear (New Zealand Register): Nil.
 Number of forfeited shares on New Zealand Register sold, and money received for same: Nil.
 Number of shareholders on New Zealand Register: 534.
 Number of men employed by company in New Zealand: 5.
 Quantity and value of gold or silver produced during preceding year: 16 oz. 10 dwt.; £45 4s. 9d.
 Total quantity and value produced since registration of office of company in New Zealand: 736 oz. 8 dwt.; £2,032 15s. 4d.
 Amount expended in connection with carrying on mining operations in New Zealand: £1,017 8s. 9d.
 Total expenditure since registration of office of company in New Zealand: £9,294 14s. 9d.
 Total amount of dividends paid in New Zealand: Nil.
 Amount of cash in bank in New Zealand: £310 0s. 8d.
 Amount of cash in hand in New Zealand: Nil.
 Amount of debts directly due to company in New Zealand: Nil.
 Amount of such debts considered good: Nil.
 Amount of liabilities of company in New Zealand: Nil.

I, Henry Gilfillan, of Auckland, the local Secretary of the Kuranui Caledonian (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 31st day of December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

H. GILFILLAN,
 Secretary.

Declared at Auckland, this 31st day of October, 1911, before me—Frederick L. Prime, J.P. 673

THE MONTE CHRISTO GOLD-MINING COMPANY (LIMITED).

NOTICE is hereby given that at an extraordinary general meeting of the above company held on the 6th day of October, 1911, the subjoined resolution was passed, and confirmed as a special resolution at a subsequent meeting held on the 27th day of October, 1911:—

“That the company be wound up voluntarily under the provisions of the Companies Act, 1908.”

At the last-named meeting the undersigned was appointed Liquidator for the purposes of such winding-up.
 Dated this 1st day of November, 1911.

J. W. NICHOL,
 Liquidator.

672

In the matter of the Companies Act, 1908; and in the matter of the Shotover Consolidated Mining Company (Limited), (in Liquidation).

NOTICE is hereby given that the following special resolutions were passed and confirmed at two extraordinary general meetings of shareholders held on 29th September, 1911, and 20th October, 1911, respectively, namely:—

- “(1.) That the company be wound up voluntarily.
- “(2.) That a Liquidator be appointed to liquidate and wind up the company's affairs.”

J. N. LAWSON, Liquidator.

678

PRIVATE ADVERTISEMENTS.

NOTICE 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,
 Attorney for New Zealand for the Australian Alliance Assurance Company.

657

NOTICE is hereby given that the Partnership heretofore existing between GEORGE NEWEY LUCAS, WILLIAM LUCAS, JAMES THOMAS MARSHALL COOKSON, and CHARLES STEPHEN PHILLIPS NICHOLLS, of Christchurch, as Engineers, under the name or style of “Lucas Bros.,” has been dissolved by mutual consent as from the twenty-eighth day of January, one thousand nine hundred and eleven.

The business will be carried on by GEORGE NEWEY LUCAS and WILLIAM LUCAS, who will collect all moneys owing to and discharge all debts owing by the late partnership.

Dated this second day of October, one thousand nine hundred and eleven.

GEO. N. LUCAS.
 W. LUCAS.
 JAS. T. M. COOKSON.

Witness to the signatures of George Newey Lucas, William Lucas, and James Thomas Marshall Cookson—A. S. Nicholls, Solicitor, Christchurch.

S. C. P. NICHOLLS.

Witness to the signature of Charles Stephen Phillips Nicholls—A. S. Nicholls, Solicitor, Christchurch. 674

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership in the business of Wood and Coal Merchants hitherto carried on by us at Factory Road, Mosgiel, under the style of “Wright Bros.,” has been dissolved by mutual consent as from this date.

The business will be carried on by the undersigned, JOHN WRIGHT, Jun., who will receive all moneys owing to and pay all debts owing by the late partnership.

Dated at Mosgiel, this 31st day of October, 1911.

JOHN WRIGHT,
 JOHN WRIGHT, JUN.

675

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership Business of Bakers existing between the undersigned, SAMUEL SHEPHERD and CHARLES JOSEPH ANGUS, and carried on at Parnell, Auckland, under the style of “Shepherd and Angus,” is hereby dissolved by mutual consent as from the 1st day of November, 1911, from which date the business will be carried on by the said SAMUEL SHEPHERD solely.

Dated at Auckland, this 24th day of October, 1911.

SAMUEL SHEPHERD.
 CHARLES JOSEPH ANGUS.

Witness—M. Glaister, Solicitor, Auckland. 676

DECLARATION OF POLL ON PROPOSAL TO ADOPT SYSTEM OF RATING ON UNIMPROVED VALUE.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Town District of Leamington taken on the 18th day of October, 1911, on the proposal that the system of rating in the said town district be on the unimproved value,—

The number of votes recorded for the proposal was	36
The number of votes recorded against the proposal was	49
Informal	1

I therefore declare that the proposal was rejected.
 Dated this 19th day of October, 1911.

WM. WHITE,
 Chairman, Leamington Town District.

677

In the matter of the assigned estate of WILLIAM HENRY PHILP, Pastrycook, Courtenay Place, Wellington.

ALL claims in the above estate must be rendered to the undersigned on or before Wednesday, the 6th December, 1911, otherwise they will be excluded from participating in the distribution.

GOLD AND ARCUS,
 Trustees.

153-5 Featherston Street,
 Wellington, 6th November, 1911.

679

In the matter of the assigned estate of **WALTER URQUHART**, Draper, Riddiford Street, Wellington.

ALL claims in the above estate must be rendered to the undersigned on or before Wednesday, the 6th December, 1911, otherwise they will be excluded from participating in the distribution.

GOLD AND ARCUS,
Trustees.

153-5 Featherston Street,
Wellington, 6th November, 1911. 680

SOUTH CANTERBURY JOCKEY CLUB.

IN pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, and with the approval of the Governor, the South Canterbury Jockey Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby make the following regulations controlling the admission of persons to that part of the Timaru Racecourse Reserve, situate at Washdyke, set apart for racing purposes, and known as the Timaru Racecourse, as the same is described in the Timaru Racecourse Reserve Act, 1883, while the said racecourse is used or occupied by the said club for race meetings:—

1. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms by section 2 of the Gaming Act, 1908.

2. The following persons shall be and are hereby excluded from the Timaru Racecourse while the same is used or occupied by the said club for a race meeting, namely:—

- (a.) Bookmakers;
- (b.) All persons under disqualification inflicted by any racing club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the Canterbury Jockey Club;
- (c.) Common prostitutes, and persons who habitually consort with thieves or with persons who have no lawful visible means of support.

The regulations heretofore made by the said club, approved by the Governor on the 4th day of September, 1908, are hereby repealed on and after the day these regulations shall come into force.

The foregoing regulations of the South Canterbury Jockey Club are hereby approved, this 3rd day of November, 1911.

ISLINGTON,
Governor.

681

THE WAYBY CO-OPERATIVE DAIRY COMPANY (LIMITED).

NOTICE is hereby given that at an extraordinary general meeting of the above-named company held at Wayby on the 6th day of October, 1911, the following special resolution was passed; and at a subsequent extraordinary general meeting of the same company held at Wayby on the 23rd day of October the said resolution was duly confirmed:—

"That the company be wound up voluntarily under the provisions of the Companies Act, 1908."

And at such last-mentioned meetings **Mr. HENRY GEORGE PARTINGTON**, the secretary of the company, was appointed Liquidator for the purposes of such winding-up.

Dated at Wayby, 4th day of November, 1911.

By order of the directors.

682

H. G. PARTINGTON, Secretary.

In the matter of **GRACEFIELD (LIMITED).**

AT an extraordinary general meeting of the above-named company duly convened and held at Wellington on Tuesday, the 7th day of November, 1911, the following extraordinary resolution was duly passed:—

"That as **GRACEFIELD (LIMITED)** cannot, by reason of its liabilities, continue its business, it is advisable to wind up **GRACEFIELD (LIMITED)** voluntarily under the provisions of the Companies Act, 1908; and that **HENRY ARTHUR GOLD**, of Wellington, Accountant, be hereby appointed Liquidator for the purpose of such winding-up."

Dated at Wellington, this 8th day of November, 1911.

JNO. H. OWEN,
Chairman.

683

In the matter of **WILLIAMS, INGLE, AND CO. (LIMITED).**

AT an extraordinary general meeting of the above-named company duly convened and held at Wanganui on the 8th day of November, 1911, the following extraordinary resolution was duly passed:—

"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same."

And at the same meeting **HENRY WILLIAM COOPER, DAVID MACFARLANE, and TOM BOSWALL WILLIAMS**, all of Wanganui, were appointed Liquidators for the purposes of such winding-up.

Dated this 8th day of November, 1911.

T. L. WILLIAMS,
Chairman.

Witness to signature—**G. S. Gordon**, Solicitor, Wanganui. 684

BOROUGH OF NORTHCOTE.

POLL OF RATEPAYERS ON PROPOSAL TO ADOPT SYSTEM OF RATING ON UNIMPROVED VALUES.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Borough of Northcote taken on the 1st day of November, 1911, on the proposal that the system of rating in the said borough be on the unimproved value,—

The number of votes recorded for the proposal was 92.
The number of votes recorded against the proposal was 191.

Majority against the proposal, 99.

I therefore declare that the proposal was rejected.

H. CADNESS,
Mayor.

Dated this 2nd day of November, 1911.

A. ERNEST GREENSLADE,
Returning Officer. 685

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