

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, FEBRUARY 22, 1912.

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

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

A PROCLAMATION. W HEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter re-ferred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pur-suance 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 pur-chase as between the Crown and all persons who are the Land Purchase Board it shall become a contract of pur-chase as between the Crown and all persons who are the owners of the land; and the Governor may by Proclama-tion, 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 :

the resolution :

the resolution : Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hun-dred 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 and declare the land set out in the Schedule hereto to be vested in His Majesty the King, and is Crown land subject to the Land Act 1908 Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Kuripa-panga and Ngaruroro Survey Districts, in the Provincial District of Hawke's Bay, containing 7,700 acres, more or .less, and being the land known as Timahanga No. 2 Block.

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

Native Minister

GOD SAVE THE KING !

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

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

A PROCLAMATION. W HEREAS 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 : 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:

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 and declare the land set out in the Schedule hereto to be vested in His Majesty the King, and is Crown land subject to the Land Act, 1908.

SCHEDULE.

ALL that piece or parcel of land, situate in the Kuripa-panga Survey District, in the Provincial District of Hawke's Bay. containing 3,900 acres, more or less, and being the land known as Timahanga No. 6 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. CARROLL, Native Minister.

GOD SAVE THE KING !

ERATUM.-In New Zealand Gazette No. 13, of 15th February, 1912, page 726, in the Warrant defining viver and extended-river limits for vessels at Lyttelton, delete the words "river and" in the heading and in the fifth time.

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Additional Land at Newstead taken for the Purposes of the Kaipara-Waikato Railway (Hamilton-Cambridge Branch).

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

WHEREAS it has been found desirable for the use,

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Kaipara-Waikato Railway (Hamilton-Cambridge Branch) to take further land at Newstead, in addition to land previously acquired for the purposes of the said railway: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-sight of the Public Works Act, 1908, and of every other eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land taken.			Being Portion of Allotment No.	Situated in Block No.	Situated in the Survey District of	
л. 24	в. 0	р. 0	29, Tamahere Parish	III	Hamilton.	

In the Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 19024, deposited in the office of the Minister of Railways, at Wel-lington, in the Provincial District of Wellington, and thereon coloured pink, and bordered in red.

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

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Additional Land at Te Kuiti taken for the Purposes of the North Island Main Trunk Railway.

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

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the North Island Main Trunk Railway to take further land at Te Kuiti, in addition to land previously acquired for the purposes of the said railway :

Now, therefore, I, John Poynder Dickson Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Fublic Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.	
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THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land taken.	Being	Situated in Block No.	Situated in the Survey District of	Situated in the	Additional Land at Horopito taken for the Purposes of the North Island Main Trunk Railway. (L.S.) ISLINGTON, Governor. A PROCLAMATION.		
A. R. P. 1 0 32 [.] 2	Portion of Te Kuiti Township (ad- joining Carroll Street)		Otanake	Te Kuiti.	Main Trunk Railway to take further land at Horopito, in addition to land previously acquired for the purposes of the said railway:		
In the Anckland Land District: as the same is more				ne is more 7.R. 19002,	Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities con-		

deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured purple.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR,

Minister of Railways.

GOD SAVE THE KING !

Additional Land at Morningside taken for the Purposes of the Kaipara-Waikato Railway.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Kaipara-Wai-kato Railway to take further land at Morningside, in addition to land previously acquired for the purposes of the said railway.

addition to land previously acquired for the purposes of the said railway: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities con-ferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. the purposes above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :--

Approximate Area of the Parcel of Land taken.	Being	Situated in Block No.	Situated in the Survey District of
A. R. P. O 239·2	Portion of Seymour Street and portions of Subdivi- sional Lots 66, 67, 68, and 69 of Allotment 170, and portion of Subdivisional Lot 25 of Allotment 171 of Section 10, Suburbs of Auckland	XVI	Waitemata.

In the Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 19161, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured yellow.

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 four-teenth day of February, in the year of our Lord one thousand nie hundred and twelve.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Additional Land at Horopito taken for the Purposes of the North Island Main Trunk Railway.

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

FEB. 22.]

ferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :---

-	-		
Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block No.	Situated in the Survey District of
A. R. P. 3 1 12	Section 39 (Plantation re- serve, Horopito West Township)	XVI	Manganui.

In the Wellington Land District; as the same is more particularly delineated on the plan marked W.R. 19173, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured green.

> Given under the hand of His Excellency the Right Honourable John Poynder Dickson - Poynder, Baron Islington, Governor and Commander-inbaron 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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Railways

GOD SAVE THE KING !

Additional Land at South Beach taken for the Purposes of the Greymouth-Hokitika Railway.

ISLINGTON, Governor.

(L.S.)

A PROCLAMATION.

A PROCLAMATION. WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Greymouth-Hokitika Railway to take further land at South Beach, in addition to land previously acquired for the said railway : Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf. do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. mentioned.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approx Area the Pa of La take	a of arcel and	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. F 1 (в. р. 0 0	3013	XVI	Greymouth.

In the Westland Land District; as the same is more particularly delineated on the plan marked W.B. 18875, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured green.

Given under the hand of His Excellency the Right Honourable 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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.
J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Additional Land at Addington taken for the Purposes of the Hurunui-Waitaki Railway.

WHEREAS it has been found desirable for the use,

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Hurunui-Waitaki Railway to take further land at Addington, in addi-tion to land previously acquired for the said railway: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes above mentioned. mentioned.

SCHEDULE.

THE parcels of land mentioned hereunder :---

Approximate Area of each of the Parcels of Land taken.		Being Portion of		Situated in Blocks Nos.	Situated in the Survey District of	
	в. р. 1 14 [.] 5	Rural 145	Section	No.	X and XI	Cbristchurch.
0	3 29	Ditio	•••	••	х	"

All in the Canterbury Land District; as the same are more particularly delineated on the plan marked W.R. 19180, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured blue and yellow.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Allocating Land reserved and taken for a Railway to the Purposes of a Road in the Borough of Te Kuiti.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

W HEREAS the land described in the Schedule hereto W HEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the North Island Main Trunk Railway, and it is considered desirable to allocate such land to the purposes of a road : And whereas it has been certified by the Minister of Railways that such land is not required for railway pur-poses : And whereas such land is situated in the Borough of Te Kuiti, the local authority of which has assented to the issue of this Proclamation :

poses. And whereas such and is studied in the Borough of Te Kuiti, the local authority of which has assented to the issue of this Proclamation : And whereas His Excellency the Governor is of opinion that the said local authority can conveniently construct and maintain the said road : Now, therefore, I, John Poynder Dickson - Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publica-tion hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Te Kuiti Borough Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

ALL that parcel of land in the Land District of Auckland, containing an area of 1 acre and 33:39 perches, more or less, being a portion of railway land in the Borough of Te Kuiti, situate in Blocks III and IV, Otanake Survey

District, and being bounded as follows: On the north-west by King Street, a distance of 50 links; on the north-east by Rora Street, a distance of 239655 links; on the south-east by Awakino Road, a distance of 8855 links; on the west by a line at a bearing of 176° 41' 30", a distance of 66'38 links; and on the south-west by a line parallel to, 50 links distant from, and south-west by a line parallel to, 50 links distant from, and south-west of the south-west side of Rora Street, a distance of 2342'5 links: as the said parcel of land is more particularly delineated on the plan marked W.R. 19001, deposited in the office of the Minister of Railways, at Wellington, and thereon coloured red.

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

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Allocating Land reserved and taken for a Railway to the Purposes of a Road at Frankton.

ISLINGTON, Governor (L.S.)

A PROCLAMATION.

HEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Kaipara-Waikato Railway, and it is considered desirable to allocate such land to the purposes of a road : And whereas it has been certified by the Minister of Railways that such land is not required for railway pur-poses : And whereas such land is situated in the Frank-ton Town District, the local authority of which has assented to the issue of this Proclamation : And whereas His Excellency the Governor is of opinion

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

that the said local authority can conveniently construct and maintain the said road: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land de-scribed in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Frankton Town Board, and shall be maintained by the said Board in like manner as other public highways are controlled and maintained by the said Board.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approxi- mate Area of the Parcel of Land.	Being Portion of Allotment No.	Situated in the Parish of	Situated in Block No.	Situsted in the Survey District of
A. R. P. 0 2 12 [.] 4	1	Te Rapa	1	Hamilton.

In the Land District of Auckland; as the same is more particularly delineated on the plan marked W.R. 19144, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured purple.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

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

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

WHEREAS the land described in the Schedule hereto

W HEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Wellington-Napier Railway, and it is considered desirable to allocate such land to the purposes of a road: And whereas it has been certified by the Minister of Railways that such land is not required for railway pur-poses: And whereas such land is situated in the County of Woodville, the local authority of which has assented to the issue of this Proglamation : the issue of this Proclamation :

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

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

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land.	Being Portion of		Situated in the Survey District of
A. R. P. 0 0 18.2	Woodville Rural Section 70	IV	Woodville.

In the Land District of Hawke's Bay; as the same is more particularly delineated on the plan marked W.R. 19089, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured grey.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR,

Minister of Railways.

GOD SAVE THE KING !

Allocating Land reserved and taken for a Railway to the Purposes of a Road at Woodville, in the Borough of Woodville.

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

WHEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Wellington-Napier Railway, and it is considered desirable

Wellington-Napier Kallway, and it is considered desirable to allocate such land to the purposes of a road: And whereas it has been certified by the Minister of Railways that such land is not required for railway pur-poses: And whereas such land is situated in the Borough of Woodville, the local authority of which has consented to the issue of this Proclamation: And whereas His Excellency the Governor is of opinion that the said local authority can conveniently construct and maintain the said road:

maintain the said rocal authority can conveniently construct and maintain the said rocal : Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and

authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Woodville Borough Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

THE parcel of land mentioned hereunder :---

Approximate Area of the Parcel of Land.	Being Portion of	Situated iu the Borough of	
A. R. P. 1 1 0	Woodville Rural Section 71	Woodville.	

In the Land District of Hawke's Bay; as the same is more particularly delineated on the plan marked W.R. 19089, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured grey.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Declaring a Portion of Railway Reserve near State Collieries to be Crown Land.

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

A PROCLAMATION. W HEREAS by section 5 of the Public Works Amend-ment Act, 1909, it is provided that in the case of any land taken, purchased, or acquired for a Government work, and not required for that purpose, the Governor may, on recommendation by the Minister, by Proclamation declare such land to be Crown land subject to the Land Act, 1908, and thereupon the land may be administered and disposed of under that Act accordingly : And whereas the parcel of land mentioned in the Sche-dule hereto has been, *inter alia*, acquired for the purposes of the Coal Creek Railway by a Proclamation dated the thirty-first day of July, one thousand nine hundred and eight, and published in the New Zealand Gazette No. 60, of the sixth day of August, one thousand nine hundred and eight : And whereas the said parcel of land is not now required for the purposes of the Coal Creek Railway, and the Minister has recommended that this Proclamation should be issued declaring such parcel of land to be Crown land : New therefore L John Poynder Dickson-Poynder land :

land: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on me by section 5 of the Public Works Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare the parcel of land mentioned in the Schedule hereto to be Crown land subject to the Land Act. 1908. Land Act, 1908.

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THE parcel of land mentioned hereunder :-

Approximate Area of the Parcel of Land.	Being	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 0 5.6	Portion of railway reserve	III	Cobden.

In the Westland Land District; as the same is more particularly delineated on the plan marked W.R. 18943, deposited in the office of the Minister of Railways, at Wellington, and thereon coloured yellow.

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 four-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Railways.

GOD SAVE THE KING !

Laying out and taking a Road in Block II, Mangawhero Survey District, Mangawhero Road District.

ISLINGTON, Governor (L.S.)

A PROCLAMATION.

I N pursuance and 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.

ea P Lai lai	Are ch jec od l d o	ximate a of of the es of hereby ut and cen.	Being Portion		Situated in Block	Situa ir Sur Dıst of	vey rict	Sho oi Pla	n	Coloured on Plan
а. 0		р. 16 [.] 6	Ngapuke kapu N		n	Man wh	ga- ero	P.W 303		Yellow.
0	0	25	Ditto	••	"	Ditt		Ditt		Pink.
6	2	35	Ngapuke kapu N		"	"	••	"	••	L IIIK.
0	0	0.02	Ditto	• •	"	"	••	"	••	"
0	1	6.6	"		"	. "	••	"	••	"
1	2	18	Ngapuke kapu N		"	, "	••	"	••	· //
0	1	0	Ditto		. "	"	••	"	• •	"
0	1	7.7	"	••	"	"		"	••	"

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 thir-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Laying out and taking a Road in Block V, Wairoa Survey District, Manukau County.

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

In TROCHAGATION. In pursuance and 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.

Approximate Area of the Prices of Road laid out and taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Pian
A. R. P. 5 2 33	Te Kawakawa Block (2099, red; 16211, blue)	v	Wairoa	P.W.D. 30330	Pink.

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

Given under the hand of His Excellency the 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

'GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block IX, Forest Hill Hundred, Southland County.

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

A PROCLAMATION. In pursuance and 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 of the land described in the First Schedule here-to, and of the Southland County Council, being the local authority in whose district the said land is situated, pro-claim as a road the land in Forest Hill Hundred described in the First Schedule hereto; and also do hereby, with the like consents as aloresaid, 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.

FI	\mathbf{RST}	SCHE	DU	LE	•
LAND	PROCT	ATMED	10	A R	^ 17

Approximate Area of each of the Parcels of Land pro- claimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 2 1 33	142	IX	Forest Hill Hundred	P.W.D. 31156	Red.
$\begin{array}{ccc} 0 & 0 & 8 \cdot 4 \\ 0 & 0 & 0 \cdot 2 \end{array}$	142 142	22 17	Ditto	Ditto	

SECOND SCHEDULE.

ROAD CLOSED.

Are Pa Roa	a of of t arce	ls of ereby	Adjoining or passing through Section No.	Situated in Block	Situated in	Shown on Plan	Coloured on Plan
а. 1	в. 2	р. 9·4	142	IX	Forest Hill Hundred	P.W.D. 31156	Green.
0	0	8.9	142	"		Ditto	"

All in the Southland 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 thir-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block XVI, Piako Survey District, Ohinemuri County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

A PROCLAMATION. IN pursuance and 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 of the land described in the First Schedule hereto, and of the Ohinemuri County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Piako Survey District de-scribed 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 Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 3 1 25	4 (E.R.) (16256, blue)	XVI	Piako	P.W.D. 30809	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Hoad hereby closed.	Adjoining Section No.	Situated in Block	Situated in Survey District of	Shown cn Plan	Coloured on Plan
A. B. P. 3 1 4	4 (E.R.) (16256, blue)	XVI	Piako	P.W.D. 30809	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 Provin-cial District cial 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block IX, Oraheke Survey District, Pokeno and Paparata Road Districts.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

A PROCLAMATION. I N pursuance and 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 First Schedule hereto, and of the Pokeno and Paparata Road Boards, being the local authorities in whose districts the said land is situated, proclaim as a road the land in Opaheke Survey District described in the First Schedule hereto; and also do hereby, with the like consents as afore-said, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Fortion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 3 2 0 0 12	104, Maungata- whiri Parish 103, ditto (16091, blue)	IX ″	Opaheke "	P.W.D. 29968 Ditto	Pink. Blue.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Road hereby closed.	Adjoining Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 30	171 and 104, Maungatawhiri Parish (16091, blue)	IX	Opaheke	P.W.D. 29968	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 Welling-ton Provincial District ton 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block V, Paritutu Survey District, Taranaki County.

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

I N pursuance and 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 lessee of the land described in the Schedule hereto, and of the Taranaki County Council, being the local authority in whose district the said land is situated, pro-claim as a road the land in Paritutu Survey District described in the Schedule hereto.

SCHEDULE

	Senne one.								
m P P	ate of e of t arc La C	elsof	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan		
▲ . 0	в. 0	р. 0·1	63	v	Paritutu	P.W.D. 31120	Pink.		
1	0	26.4	63	"	"	Ditto			
0	0	3.1	838	"	"				
0	0	6·4	Subdivision 9 of N.R. 3	"	"		ند		

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 thir-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road in Block XII, Burnett Survey District, Murchison County.

ISLINGTON, Governor. (L.S.)

A PROCLAMATION.

In the constant 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 lessee of the Crown land described in the Schedule hereto, and of the Murchison County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Burnett Survey District described in the Schedule hereto. the Schedule hereto.

SCHEDILLE

		011111	e capa.		
Approximate Area of the Parcel of Land pro- claimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 1 13	Section 3	XII	Burnett	P.W.D. 31212	Pink.

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

Given under the hand of His Excellency the 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 seven-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING !

Land proclaimed as a Road in Block VII, Arowhenua Survey District, Temuka Road District, Geraldine County.

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

A PROCLAMATION. In pursuance and 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 Temuka Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Arowhenua Survey District described in the Schedule hereto.

SCHEDULE.

mate of of I procle	arcel	Being Portion of Rural Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Flan
	в. р. 1 20	2743	VII	Arowhenua	P.W.D. 31194	Green.
4	0 30	12891		-	Ditto	"

All in the Canterbury 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works

GOD SAVE THE KING !

Road proclaimed as closed in Block XIII. Maungakaretu Survey District, Rangitikei County.

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

IN pursuance and 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 Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the road described in the Schedule hereto, and of the Rangitikei County Council, being the local authority in whose district the said road is situated, proclaim as closed the road in Block XIII, Maungakaretu Survey District, described in the Schedule hereto, which is not required by reason of the land pro-claimed as a road by a Proclamation published in *Guzette* No. 87, pages 3266 and 3267, of the second day of November, one thousand nine hundred and eleven.

SCHEDULE.

ROAD PROCLAIMED AS CLOSED.

Approxi- mate Area of the Piece of Road proclaimed as closed.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 2 38.7	Portion of road adjoining Section 1	XIII	Maunga- karetu	P.W.D. 30361	Yellow

In the Wellington Land District; as the same is more par-ticularly delineated on the plan marked and coloured as

above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson Poynder, Baron Islington, Governor and Commander-in-Chiei 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 thir-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Stopping a Government Road in the Township of Black's Point.

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

WHEREAS by paragraph (c) of section one hundred and thirty-three of the Public Works Act, 1908, it is enacted that the Governor may, by Proclamation publicly notified, stop or alter the course of any Government road or any part thereof :

And whereas the Government road described in the Schedule hereto is no longer required for the purposes of a road : Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise enabling me in this behalf, do hereby proclaim as stopped the road in Black's Point Township described in the Schedule hereto.

SCHEDULE.

Approximate Area of the Road hereby stopped.	Adjoining or passing Situated in through the Sections		Shown on Plan	Coloured on Plan
A. R. P.	11 to 18 in-	Township of	P.W.D.	Green.
0 0 15.95	clusive	Black's Point	31011	

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

Given under the hand of His Excellency the 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 thir-teenth day of February, in the year of our Lord one thousand nine hundred and twelve. B. MCKENZIE

R. MCKENZIE Minister of Public Works.

GOD SAVE THE KING !

Stopping a Government Road in Block XVI, Piako Survey District, Ohinemuri County.

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

W HEREAS by paragraph (c) of section one hundred and thirty-three of the Public Works Act, 1908, it is enacted that the Governor may, by Proclamation publicly notified, stop or alter the course of any Government road or

any part thereof: And whereas the Government road described in the Schedule hereto is no longer required for the purposes of

Schedule hereto is no longer required for the purposes of a road: Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise enabling me in this behalf, do hereby proclaim as stopped the road in Piako Survey District described in the Schedule hereto.

(L.S.)

THE NEW ZEALAND GAZETTE.

-	SCHEDULE.									
Approximate	Area of each of the	Pieces of Road hereby stopped.	Adjoini passing t	ng or hrough	Situated in B'ock	Situate Surv Distr of	۰y	Sho or Pla	1	Coloured on Plan
л. 1	в. 0	р. 17	Mangav No. 3		xvi	Piako		P.W 308		Green.
0		27	Ditto		"	"		Ditte)	
0		26		•••	"	"		"	••	"
0	0	0.13	" ·	••	"	"	••	"	••	"
0	0	0.02	(16257, 1	 blue)	"	"	••		••	"

All in the Auckland Land District; as the same are more All in the Automated 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve. B MCKENZIE

R. McKENZIE Minister of Public Works

GOD SAVE THE KING !

Land in the Borough of Thomes taken for Police-station Purposes.

ISLINGTON, Governor.

A PROCLAMATION.

W⁷ HEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for police-station purposes in the Borough of Thames :

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 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 de-scribed in the Schedule hereto is hereby taken for police-station purposes; and I do also hereby declare that this Proclamation shall take effect on and after the twendieth day of March, one thousand nine hundred and twelve. day of March, one thousand nine hundred and twelve.

CUEDULE

SUREDULE.						
Approximate Area of the Parcel of Land taken.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan	
A. R. P. 0 0 32	N.E. portion of Allotment 4, Block 28, Short- land, Borough of Thames (16383, blue)	17	Thames	P.W.D. 30762	Red border.	

In the Auckland Land District; as the same is more par-ticularly delineated on the plan mark-d 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve. R. MCKENZIE

R. McKENZIE Minister of Public Works.

GOD SAVE THE KING !

Land taken for the Purpose of a Native School in Block II, Mangonui Survey District, and Road Access thereto.

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

WHEREAS the land described in the Schedule hereto is required to be taken under the Data hereto W HEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of a Native school, and for road access thereto, in Block II, Mangonui 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 ob-served and performed :

Now, therefore, I, John Poynder Dickson-Poynder, Baron 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 de-scribed in the Schedule hereto is hereby taken for the pur-poses of a Native school, and for road access thereto; and I do also declare that this Proclamation shall take effect on and after the ninth day of March, one thousand nine hun-dred and twelve. dred and twelve.

SCHEDULE.

A proximated in A reaction of the second of	Shown on Plan	Coloured on Plan
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FOR NATIVE SCHOOL.

A. R. P. 6 1 10 Taimaro Block II Ma (16179, blue)	angonui P.W.D. Pink. 30688
---	-------------------------------

FOR ROAD.

2	0 22.3	Taimaro Bleck	II	Mangonui	P.W.D.	Pink•
		(15732, biue)			30689	

All in the Auckland Land District; as the same are more and the underland the other of 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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve.

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Land taken for a Further Portion of the Midland Railmay (Glenhope Section), and for Road-diversions in connection therewith.

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

WHEREAS the land described in the Schedule hereto is required to be taken for a further portion of the Midland Railway (Glenhope Section), and for road-diversions

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:

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 conferred on me by section one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for a further portion of the said line of railway hereinbefore specified, and for the road-diversions in connection therewith as aforesaid.

THE NEW ZEALAND GAZETTE.

SCHEDULE.

SCHEDULE.							
Approximate	Ares or each of rhe Par elsof Land taken.	Being Po	rtion of	Sheet No. of Plan.	Si uated in Block No.	Situated in Survey District of	Coloured on Plan
			FOR RA	ILWA'	¥.		
▲. 0	п. р. 225	Crown la	nd (rail-	1	X	Tadmor	Yellow.
v	2 20	way re	serve)	-			
0	04	Road	<i></i>	1	"	"	Green.
0	3 2	a" ::		1	"	"	Yellow.
0	04	Crown la way re		1	"	"	Tenow.
1	0 13	Ditto		1	,	,,	"
ō	2 18	Road		1		"	Green.
1	16	Crown la		1			Yeilow.
3	2 30	Road	serve)	1			Green.
3 4	3 0	Road .		2			
2	0 38	Crown la	und (rail	2			Purple.
		way re	serve)		1	1	
0	0 17	Ditto		22	"		Green.
0 1	129 014	Road Crown la					Purple.
1	V 14	way re		-	"		
1	3 38	Ditto	· · · ·	2			Yellow.
0	2 21		••	2		~	"
1 0	$ \begin{array}{c} 2 & 35 \\ 0 & 24 \end{array} $	Road	••	3			Green.
ŏ	0 24		nd (rail-	3	"		Ye low.
Ŭ		way re		1		1	
9	3 5	Ditto	• • •	3	"	″	-
0	2 15	/ ···	•••	4	~	"	Purple.
4 0	028 03	Road		4		"	Green.
ŏ	0 2			4			"
5	33	Crown la	nd	4		"	Yellow.
0	3 10	"	••	5 5	Ť	Tainui	Purple.
11 1	2 30 1 0	Crown la	and (rail-	5	III		Neutral
•	- •	way re			1	•	tiat.
4	2 25			6	"		Ditto.
5	3 8.			6	"		Yellow. Purple.
1 4	2 6 0 31		8 8	7		<i>"</i>	-
4	3 36		ě	7			Yeilow.
0	3 33.		5	7		"	Purp.e.
0	1 22		5	8	"	"	"
2 3	$\begin{array}{ccc} 2 & 2 \\ 3 & 17 \end{array}$		5 reserve	8			Neatral
J	~ 11	j					tint.
0	0 22.			8			Green.
1	2 7	Crown la		8	"		Yellow. Furple.
3 0	338 014	Road .		8		, ···	Green.
10	3 7	Crown la	nd) y			Purple.
		•			OTON	3	
^	۸ ۲		or Road-: and (rail-		$ \mathbf{X} $		Orange.
0	05	way re		1	1		-
0	2 29	Ditto	•	1	"		Sepia.
0	0 5	" ••		1			
2 1	1 17	" ••	• • •	1	"	"	1
0	038 116			2	1.		
ŏ	2 19			2			Orange.
Ö	1 16			3	-		"
0	0 1		• ••	34	~	•	Sepia.
0	$\begin{array}{c}0&5\\0&3\end{array}$		· ··	4			Urange.
		J			1 -	· · · · · · · · · · · · · · · · · · ·	1

All in the Land District of Nelson; as the same are more particularly delineated on the plan marked P.W.D. 30605, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon shown as above mentioned.

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 nine-teenth day of February, in the year of our Lord one thousand nine hundred and twelve. B MCKENZIE

R MCKENZIE. Minister of Public Works.

GOD SAVE THE KING !

Revoking a Proclamation taking Additional Land in the Township of Ngaruawahia for the Purposes of the Kaipara-Waikato Railway.

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

HEREAS by the Public Works Amendment Act, 1909, it is enacted that, if at any time after the issue or making of any Proclamation taking land under the Public Works Act, 1908, and before the payment or award of any compensation in respect of the taking thereof, it is found that the land or any part thereof is not required for the purpose for which it was taken, the Governor may, by a subsequent Proclamation gazetted, revoke the former Proclamation, either wholly or so far as he thinks necessary:

Given under the hand of His Excellency the Right

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

R. McKENZIE, Minister of Public Works.

GOD SAVE THE KING !

Authorizing the Auckland Harbour Board to reclaim Land in Mechanics Bay, Auckland.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

PRESIDING IN COUNCIL. WHEREAS it is provided by the one-hundred-and-fifty-eighth section of the Harbours Act, 1908 (hereinafter called "the said Act"), that where a Harbour Board is desirous of executing or constructing upon lands vested in such Board or upon lands of the Crown any harbour-works of such a nature that the same could but for this section only be carried out and executed under the authority of a special Act the Board may apply to the Governor in Council thinks fit, such order may be made and granted : And whereas the Auckland Harbour Board (hereinefter

Governor in Council thinks ht, such order may be made and granted: And whereas the Auckland Harbour Board (hereinafter called "the Board") is desirous of reclaiming from the sea certain land at Mechanics Bay, in Auckland Harbour, for the purpose of constructing the reclamation hereinafter described, and the said work is of such a nature as afore-suid, and the Board has applied to the Governor in Council for the issue of a special order : And whereas the conditions precedent to the granting of a special order prescribed by the said Act have been duly performed and observed, and it appears expedient that such order should be made : And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation : Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Board to reclaim certain lands

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from the sea at Mechanics Bay as shown on a plan marked M.D. 3791, such reclamation to be carried out and con-structed in accordance with plan and specifications marked M.D. 3791, subject to the provisions of the said Act.

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

Consenting to closing Road in Block III, Karioi Survey District, Raglan County.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

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

W HEREAS by section one hundred and thirty-three (a) of the Public Works Act, 1908, it is enacted that a v or the Fublic works Act, 1908, it is enacted that a local authority shall not declare any county road or district road to be stopped, and such road shall not be deemed to be stopped, until the consent thereto of the Governor by Order in Council gazetted is obtained: And whereas the Ragian County Council has applied for such consent in respect to the road described in the Schedule hereto

such consent in respect to the road described in the Schedule hereto: Now, therefore, in pursuance and exercise of the above-in-part-recited Act, 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 consent to the Raglan County Council closing the road described in the Schedule hereto.

SCHEDULE.

A pproximate Area of the Piece of Road to be closed.	Adjoining or passing through Sections Nos.	Situated in Block	Situ • ted in Survey District of	Shown on Plen	Coloured on Plan
A. R. P. 0 3 7	173c and 173a, Karamu Parish	III	Karioi	P.W.D. 31136	Green.

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

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

Declaring Portion of the Pipiriki-Waiouru Road, in the Waimarino County, to be a County Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

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

PRESIDING IN COUNCIL. I him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excel-lency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Execu-tive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Sche-dule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of road in the Wellington Land District, Waimarino County, known as the Pipiriki-Waiouru Road, commencing at the crossing of the Tokiahuru Stream, near Karioi, and proceeding generally in an easterly direc-tion along the southern boundary of Run No. 2, Block XI, Karioi Survey District; thence across the Wangaehu River and including the Wangaehu Bridge; thence through a portion of the said Run No. 2 and intersecting Run

No. 4, Block XII, Karioi Survey District, and Block IX, Moawhango Survey District, and terminating at the Town-ship of Waiouru, being a distance of 9 miles 24 chains or thereabouts: as the said road is more particularly delineated on the plan marked P.W.D. 31174, deposited in the office of the Minister of Public Works, at Welling-ton, in the Wellington Provincial District, and thereon coloured red.

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

Declaring Road known as Buller River Road to O'Sullivan's Bridge, in the Murchison County, to be a County Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

IN DING IN COUNCIL. I N pursuance and in exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf. His Excel-lency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Execu-tive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

SCHEDULE. ALL that road in the Nelson Land District, Murchison County, known as the Buller River Road to O'Sullivan's Bridge, commencing at its junction with the road known as the Four River Plain Road, opposite Sections 57 and 62, Block XIII, Matiri Survey District, and proceeding thence in a south-westerly direction along the frontage of the said Section 62 to the bridge across the Doughboy Creek; thence in an easterly direction generally along the left bank of the Buller River to O'Sullivan's Bridge over the Buller River in Block XVI, Lyell District, a distance of 3 miles 41¹/₄ chains, more or less: as the said road is more particularly delineated on the plan marked P.W.D. 31155, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red and marked A.B. J. F. ANDREWS,

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

Declaring Roads in the Rangitikei County to be County Roads.

> ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

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

PRESIDING IN COUNCIL. IN pursuance and 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 Excel-lency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Execu-tive 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, be county roads. county roads.

SCHEDULE

TURAKINA VALLEY ROAD.

TURAKINA VALLEY KOAD. ALL that portion of road in the Wellington Land District, Rangitikei County, known as the Turakina Valley Road, commencing at a point 12 chains north of the boundary between Sections 1 and 3, Block XIII, Maungakaretu Survey District, and proceeding generally in a northerly direction, fronting part Section 3, Sections 4 and 5, Block XIII, and Section 7, Block XIV, Maungakaretu Survey District, and terminating at the junction with Okaka Road, being a distance of 2 miles 5 chains or there-abouta. abouts.

Also all that portion of the said Turakina Valley Road, Rangitikei County, commencing at a point 16 chains north of the boundary between Sections 4 and 3, Block XIV, Maungakaretu Survey District, and proceeding generally in a northerly direction, fronting part Sections 3 and 2, Block XIV aforesaid, and terminating at a point about 10 chains south of the boundary between Sections 1 and 2, Block XIV aforesaid, being a distance of 77 chains or thereabouts.

As the said portions of road are more particularly delineated on the plan marked P.W.D. 25206 (sheet 1), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red and blue respectively.

MATAIAPONGA BRANCH ROAD.

All that portion of road in the Wellington Land District, Rangitikei County, known as the Mataiaponga Branch Road, commencing at the junction with the Mataiaponga Road, and proceeding generally in a southerly direction, fronting Sections 22, 23, and 24, Block VI, Tiriraukawa Survey District, and terminating at the boundary between Sections 24 and 25, Block VI aforesaid, being a distance of 1 mile 20 chains, more or less; as the said road is more particularly delineated on the plan marked P WD 25506 particularly delineated on the plan marked P.W.D. 25206 (sheet 2), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red.

KARETU BRANCH ROAD.

All that portion of road in the Wellington Land District, Rangitikei County, known as the Karetu Branch Road, commencing at the junction with Karetu Road, and pro-ceeding generally in a southerly direction, fronting Sec-tions 9 and 10 and part 11, Block V, Tiriraukawa Survey District, and terminating at a point about 10 chains south of the boundary between Sections 10 and 11, Block V aforesaid, being a distance of 2 miles 40 chains, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 25206 (sheet 3), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red. All that portion of road in the Wellington Land District,

KARETU ROAD.

KARETU ROAD. All that portion of road in the Wellington Land District, Rangitikei County, known as Karetu Road, commencing at a point $2\frac{1}{2}$ chains west of traverse peg CXVII, and pro-ceeding generally in a northerly direction, fronting part Section 9, Block V, and Sections 4, 3, 2, 1, 5, 6, 7, 8, and 23, Block II, Tiriraukawa Survey District, and terminating at the junction with Okaka Road, being a dis-tance of 6 miles 13 chains, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 25206 (sheet 4), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red.

KAUAEKEKE ROAD.

All that portion of road in the Wellington Land District, All that portion of road in the Wellington Land District, Rangitikei County, known as Kauaekeke Road, commenc-ing at a point 1 chain east of traverse peg XXXIV, and proceeding generally in an easterly direction, fronting part Section 4, Sections 13, 14, 15, and 16, Block XIV, Maunga-karetu Survey District, and terminating at the north-eastern boundary of Section 16, Block XIV aforesaid, being a distance of 2 miles 69 chains or thereabouts; as the said road is more particularly delineated on the plan marked P.W.D. 25206 (sheet 5), deposited in the office of the Minister of Public Works, at Wellington, in the Wel-lington Provincial District, and thereon coloured red.

NGAUINGA ROAD.

All that portion of road in the Wellington Land District, Rangitikei County, known as the Ngauinga Road, com-mencing at a point 9 chains east of the boundary between Sections 7 and 4, Block IV, Tiriraukawa Survey District, and proceeding generally in an easterly direction, fronting part Sections 4 and 5, Block IV aforesaid, and terminating at a point about 10 chains east of the boundary between Sections 15 and 25, Block IV aforesaid, being a distance of 54 chains or thereabouts; as the said road is more par-ticularly delineated on the plan marked P.W.D. 25206 (sheet 6), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red. All that portion of road in the Wellington Land District,

QUARRY ROAD.

All that portion of road in the Wellington Land District, Rangitikei County, known as Quarry Road, commencing at traverse peg LXV, and proceeding generally in a south-easterly direction, fronting parts Sections 18 and 19,

Block VIII, Tiriraukawa Survey District, and terminat-ing at a point about 16 chains south of the boundary be-tween Section 20, Block IV, and Section 19A, Block VIII, Tiriraukawa Survey District, being a distance of 1 mile 39 chains or thereabouts; as the said road is more par-ticularly delineated on the plan marked P.W.D. 25206 (sheet 7), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red. trict, and thereon coloured red.

MANGAMAHOE ROAD.

MANGAMAHOE ROAD. All that portion of road in the Wellington Land District, Rangitikei County, known as the Mangamahoe Road, com-mencing at a point 2½ chains north of the boundary be-tween Sections 23, Block XIV, and 11, Block XV, Mau-ngakaretu Survey District, and proceeding generally in a north-easterly direction, fronting Sections 11 and 10, Block XV aforesaid, and terminating at the northern boundary of the said Section 10, being a distance of 1 mile 45 chains, more or less; as the said road is more par-ticularly delineated on the plan marked P.W.D. 25206 (sheet 8), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red.

TAHEKE ROAD.

TAHEKE ROAD. All that portion of road in the Wellington Land District, Rangitikei County, known as the Taheke Road, commenc-ing at the boundary between Sections 18 and 19, Block II, Tiriraukawa Survey District. and proceeding generally in an easterly direction, fronting Section 19, Block II afore-said, Section 12 and part 13, Block III, Tiriraukawa Sur-vey District, and terminating at a point about 7 chains east of the boundary between Sections 12 and 13, Block III aforesaid, being a distance of 1 mile 32 chains or there-abouts; as the said road is more particularly delineated on the plan marked P.W.D. 25206 (sheet 9), deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red. red.

MATAIAPONGA ROAD.

MATAIAPONGA ROAD. All that portion of road in the Wellington Land District, Rangitikei County, known as Mataiaponga Road, com-mencing at a point 7 chains east of the boundary between Sections 15 and 16, Block VI, Tiriraukawa Survey Dis-trict, and proceeding generally in an easterly direction, fronting Section 16, Block VI aforesaid; thence along frontage of Section 21 and part frontage of Section 20, Block VII, Tiriraukawa Survey District, and terminating at a point 32 chains west of the boundary between Sec-tions 19 and 20, Block VII aforesaid, being a distance of 2 miles 30 chains, more or less: as the said road is more particularly delineated on the plan marked P.W.D. 25206 (sheet 10), deposited in the office of the Minister of Public works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red. J. F. ANDREWS,

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

Declaring Portion of the Karioi-Ranginaea Road, in the Waimarino County, to be a County Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and 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, ac ing by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road. road.

SCHEDULE.

ALL that portion of road in the Wellington Land District, Waimarino County, known as the Karioi-Rangiwaea Road, commencing at the crossing of the Wangaehu River and proceeding in a north-easterly direction generally through Rangiwaea No. 4 Block, Block X, Karioi Survey District, and terminating at a point six chains south of the crossing of the Tokiahuru Stream, being a distance of 1 mile

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87 chains, more or less; as the said portion of road is more particularly delineated on the plan marked P.W.D. 31202, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red.

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

Declaring Portion of Hutewai Road in the Masterton County to be a County Road.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912. Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

Is Excellence in the dovernor in coorden. 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 Zgaland, acting by and with the advice and consent of the Executive Council of the said Dominion, doth her by order and declare that the por-tion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road. road.

SCHEDULE.

SCHEDULE. ALL that portion of road in the Masterton County, Wel-lington Land District, known as the Hutewai Road, com-mencing at its junction with Kuware Road and proceeding in a north-easterly direction generally adjoining Sections 15 and 14, Block III, Puketoi Survey District, and terminating at the north-western corner of the said Section 14, being a distance of 60 chains, more or less; as the said portion of road is more particularly delineated on the plan marked P.W.D. 31196, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured red. L.F. ANDREWS.

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

Declaring Roads in Block II, Mangawhero Survey District, to be Government Roads.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

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

TN pursuance and 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 Ex-cellency 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 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	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
▲. 12		р. 13	Ngapukewhakapu No. 38 Block	11	Manga- whero	P.W.D. 30325	Green.
8	3	27	Ditto	"	Ditto	Ditto	"
0	0	0.02	<i>"</i>		"	"	"
0	1	18.6	"	"		<i>"</i>	"
0	2	8	Ngapukewhakapu No. 48 Block	"	"		"
0	1	24	Ngapukewhakapu No. 28 Block	"	"···	<i>"</i> ••	"
1	0	21	Ditto	,		"	
3	0	10	Section 11		"•••		,
×.		5. 					

All in the Wellington 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.

Exempting Portion of Waikupa Road, in the Kaukatea Road District, from the Provisions of Section 117 of the Public Works Act, 1908.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

PRESIDING IN COUNCIL. W HEREAS by subsection one of section one hundred and seventeen of the Public Works Act, 1908, it is, inter alia, provided that the said section shall not apply in any case where the local authority having control of a road or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council: And whereas on the ninth day of August, one thousand nine hundred and eleven, the Kaukatea Road Board, the local authority having control of the portion of road de-scribed in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said portion of road : And whereas it is deemed expedient that such resolu-tion should be approved :

And whereas it is deemed expedient that such resolu-tion should be approved : Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers conferred by the above-in-part-recited Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the said resolution in so far as it affects the said portion of road described in the Schedule hereto.

SCHEDULE.

SCHEDULE. ALL that portion of road in the Wellington Land Dis-trict, Kaukatea Road District, known as the Waikupa Road, commencing at the western boundary of Section 270, Block VII, Ikitara Survey District, and proceeding thence in a south-easterly and then north-easterly direction gene-rally through the said Section 270; thence for a distance of about 20½ chains through Section 200 of the said block and survey district, being a total distance of 1 mile 33 chains, more or less: as the said portion of road is more particularly delineated on the plan marked P.W.D. 31107, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial Dis-trict, and thereon coloured red and marked A B.

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

Ellerslie Town District not to be Part of County of Eden.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

THESHING IN COUNCIL. WHEREAS the Governor is satisfied that the popula-tion of the Ellerslie Town District, in the County of Eden, exceeds five hundred. and the Town Board of the said Ellerslie Town District has made application that the said town district shall not form part of the County of Eden, being the county within the boundaries of which it is situated : it is situated :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance of the powers vested in him by the Town Boards Amendment Act, 1908 (No. 2), and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that, on and after the first day of April, one thousand nine hundred and twelve, the Ellerslie Town District shall not form part of the County of Eden.

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

Fixing Lighthouse Dues.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

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

WHEREAS it is enacted by section two hundred and eighty-seven of the Shipping and Seamen Act, 1908, that the Governor may by Order in Council fix the various that the Governor may by Order in Council fix the various rates of lighthouse dues, not exceeding those specified in the Thirteenth Schedule to the said Act, which shall be payable at any pirt or ports in the Dominion in respect of all ships arriving at, and of all ships leaving, such ports; and in like manner may increase, reduce, or abolish such dues: And whereas it is advisable to fix the various rates of lighthouse dues which shall be collected on vessels arriving at the Port of Whangaparapara, Great Barrier I-land: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section two huncred and eighty-seven of the Ship ing and Seamen Act.

hundred and eighty-seven of the Shipping and Seamen Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and con-sent of the Executive Council of the said Dominion, doth hereby order that the lighthouse dues specified in the third column of the Shedule hereto shall be callested an arised column of the Schedule hereto shall be collected on arrival at the Port of Whangaparapara.

SCHEDULE.

Port.	Nature of Voyage and Class of Vessel.	Rate per Ton Register.
Whangaparapara	Sailing-ships, other than inter- colonial - trading ships and home-trade ships	6đ.
	Intercolonial trading sailing- ships and all steamships except home trade steam ships	4d.
	Home-trade ships, except those arriving at the port from Auckland direct, or from	<u></u> 4 d.
	Auckland via any way ports within a straight line drawn from Cape Colville to Ta- wharanui Point, or via ports	
	in Great Barrier Island	

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

Fixing Sittings of Court of Appeal.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

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

W HEREAS by the Judicature Act, 1908, it is enacted that the Court of Appeal shall hold its sittings at such times and places as shall from time to time be fixed by the Governor in Council, and proclaimed in the Government Gazette twenty-one days at least before the times so fixed respectively:

Government Gazette twenty-one days at least before the times so fixed respectively: 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 Do-minion, doth hereby fix that sittings of the Court of Appeal of New Zealand shall be held within the Supreme Court House, in the City of Wellington, upon the follow-ing days, at eleven o'clock in the forenoon :--

Monday, the twenty-fifth day of March, one thousand nine hundred and twelve. Monday, the first day of July, one thousand nine hun-dred and twelve.

Monday, the thirtieth day of September, one thousand nine hundred and twelve.

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

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

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Opunake Wharf Company (Limited), of Opunake (herein-after called "the company"), in the year one thousand eight hundred and ninety-one, applied to the Governor in Council for a license under the said Act to cccupy a part of the foreshore and the land below low-water mark immediately contiguous to such foreshore at Opunake, in the Provincial D strict of Taranaki, in order to erect and maintain thereon a wharf and the necessary sheds in connection therewith; and, in accordance with the one-hundred-and-fifty-sixth section of the Harbours Act, 1878, deposited plans in section of the Harbours Act, 1878, deposited plans in the office of the Marine Department, at Wellington (marked M.D. 1593 and 1650), showing the manner in which it was proposed to construct such wharf and sheds, the place where it was intended to erect the same, and the area of foreshore it was intended to erect the same, and the area of foreshore or land below low-water mark intended to be occupied for such purpose: And whereas it was made to appear to the Governor in Council that the proposed work would not be or tend to the injury of navigation, and the said plans were approved by the Governor in Council without modification or addition: And whereas, pursuant to such application, a license was by Order in Council dated the nineteenth day of January, one thousand eight hundred and ninety-one, and published in the New Zealand Gazette of the twenty-third day of the same month, granted and issued to the company under the said Act, for the purpose aforesaid, f r the term of fourieen years, computed from the date of the said Order in Council, on the terms and conditions therein expressed: And whereas the company duly constructed the said wharf

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

And whereas the company in the year one thousand nine hundred and four made application for a fresh license under the said Act for a term of three years, computed from the expiry of the term of the said first mentioned license, and such license was granted for the said term of three years :

And whereas the company in the year one thousand nine hundred and seven made further application for a fresh license under the said Act, and such license was granted for a further term of two years:

And whereas the company in the year one thousand nine hundred and nine made further application for a fresh license under the said Act, and such license was granted for a further term of two years:

And whereas the company has made application for a fresh license under the said Act for a further term of two years, computed from the date of expiry of the said license for two years hereinbefore mentioned, and it is expedient to grant the same for the term and subject to the conditions hereinafter expressed :

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

FIRST SCHEDULE.

1. THE concessions and privileges conferred by this Order 1. THE concessions and privileges conferred by this Order in Council shall extend and apply only to the parts of the foreshore and of the land below low-water mark necessary for the erection of such wharf and sheds, as shown on the plan marked M.D. 1650, and deposited in the office of the Marine Department as aforesaid. 2. All His M*jesty's subjects shall at all reasonable times, upon payment of the proper dues, have free and full liberty to use the wharf, and all rights of ingress and egress thereon and therefrom.

and therefrom.

and therefrom.
3. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the wharf without payment.
4. The company shall maintain the above mentioned wharf in good order and repair; and shall at all times exhibit therefrom, and maintain at its own cost, suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister.
5. Any person authorized by the Minister may at all

approved ot by the Minister. 5. Any person authorized by the Minister may at all reasonable times enter upon the said wharf and sheds and view the state of repairs thereof; and upon such Minister leaving at or posting to the last known address of the company a notice in writing of any defect or want of repair in each wharf or sheds requiring the company within a in such wharf or sheds, requiring the company, within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect to be removed or such repairs to be made.

6. Nothing herein contained shall authorize the company to do or cause to be done anything repugnant to or in-consistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any pro-visions of the Harbours Act, 1908, or its amendments, or any regulation made thereunder, and that are now or may hereafter be in force.

7. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for the term of this Order in Council shall continue in force for the term of two years, computed from the 19th day of January, 1912, unless such rights, powers, and privileges are sconer altered, modified, or revoked by competent authority; and the com-pany shall not assign, charge, or part with any such right. power, or privilege without the previous written consent of the Minister. 8. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the company three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and de-livered at or posted to the last known address of the com-pany.

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

10. In case the company-

(1.) Commits or suffers a breach of the conditions herein-

(2.) Ceases to use or occupy the said wharf or shed; or

(2.) Ceases to use or occupy the said wharf or shed; or (3.) Is wound up or dissolved,— then and in any such case this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the company or other proceeding whatsoever; and publication in the New Zealand Gasette of an Order in Council containing such revocation shall be sufficient notice of the fact to the company, and to all persons concerned or of the fact to the company, and to all persons concerned or interested.

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

SECOND SCHEDULE.

ALL goods, merchandise, and luggage, weight surement, as the freight thereon is charged		8.	d.
		~	~
when otherwise expressly provided for, per to		5	0
Borley, per ton (12 sacks)		5	0
Bricks and slates (not including labour), per 1,	. 000	6	3
Bran, per t n (15 sacks)	••	5	0
Butter, per keg		0	3
Bones and bonedust, per ton		5	0
Beer, per ton, which consists of 3 hogsheads of 54	eallons,		
5 barrels of 28 to 36 gallons, 8 kilderkius of 18	gallons.		
or 10 kegs of 10 gallons	· · ·	5	0
		5	Ō
		-	
	• •		0
Cement, per ton (5 barrels)	••	5	0
		5	0
Flax, per t >n		5	0
Flour, per ton (10 sacks)	••	5	0
The second management of the second sec	••	0	3
Fungus, per bale (under 4 cwt.)	••	1	0

ļ						đ.
I	Grass-seed, per ton (20 sacks)		•• , 、	••	5	0
I	Grain, not otherwise specified, per	ton (10	sacks)	••	5	0
I	Hides, each	••	••	••	0	3
ļ	Hides, per sack	••	••	••	1	0
l	Hay, per ton	••	••	• •	$\mathbf{\tilde{5}}$	0
I	Iron, sheet and rod, per ton		••	• •	5	0
I	Lime, per ton (10 sack-)				5	0
l	Oats, per ton (14 sacks)				5	0
ł	Potatoes, per ton (12 sacks)				5	0
ĺ	Poultry, each				0	1
ł	Pollard, per ton (15 sacks)				5	0
1	Ploughs, single, each				2	6
I	Ploughs, double, each				3	9
I	Parcels, minimum charge, each				1	0
l	Passengers' luggage, that can be ca	7 hand	••	Fre	ee.	
	Passengers' luggage, that cannot	be carri	ed by b	and,		
	per ton	••	••	••	5	0
1	Sheep-skins, per bundle of not mor	e than i	20	••	0	9
I	Timber, per 100 ft. superficial			••	1	0
	Tillow, per ton (3 casks)				5	0
i	Tanks, each		••		5	0
	Wool, per bale, not exceeding 4 cw	t.		••	1	0
1	Wool, per sack				0	3
	Empty cases, casks, and kegs			Half	rate	s.
		F. AN	NDEW			
1						
	Clerk of	une LX	ecutive	Joun	CII.	

Licensing Arthur Frank Henry Smith to use and occupy a Part of the Foreshire and Land below Low-water Mark of Te Pungapunga Creek, Coromandel County, as a Site for Timber-booms.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, BART.,

PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL. WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Arthur Henry Frank Smith, of Whangapoua, Auckland (here nafter called "the licensee") has applied to the Gow rnor in Council for a license under the Harbours Act, 1908 (here-inafter cal ed "the said Act"), to occupy a part of the foreshore and land below low-water mark of Te Pungapunga Creek, Coromandel County, in order to construct and maintain thereon timber-booms; and, in accordance with the one-hundred-and-fift eth section of the said Act, has deposited a plan in the cffice of the Marine Department, at Wellington (marked M.D. 3306), showing the place where it is intended to construct such timber-booms, the area of foreshore and land below low-water mark intended to be It is intended to construct such timeer-bor ms, the area of foreshore and land below low-water mark intended to be occupied for such purpose, and the manner in which it is proposed to carry out the work: And whereas it has been made to appear to the Governor in Council that the pro-posed work will not be or terd to the injury of navigation, and the acid plan has prior to the motion of this Order posid work will not be or teld to the injury of havigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council. And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter expressed :

after expressed: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said A t, and of all other powers and authorities enabling him in that behalf, and acting by and with the anvice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and by and with the like advice and consent as aforesaid, ooth hereby license and permit the licensee to use and occupy by and with the like advice and consent as atoresaid, doth hereby license and permit the licensee to use and occupy that part of the fore-hore and land below low-water mark which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of constructing thereon timber-booms in accordance with the said plan, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE. 1. In these conditions the term "Minister" means the Minister of Marine as defined by the Snipping and Seamen Act, 1908, and includes any officer, person, or authority act ng by or under the direction of such Minister. 2. The conce-si ns and privileges conferred by this Order in Connel shall arrend and apply only to the part of the

in Council shall extend and apply only to the part of the

foreshore and land below low-water mark necessary for the construction of the timber-booms, as shown on plan M.D.

8. In consideration of the concessions and privileges granted by this Order in Council the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of $\pounds 2$ 10s., and thereafter an annual sum of $\pounds 1$ in ad-vance, such annual payments to date from the date hereof,

vance, such annual payments to date from the date hereof, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council. 4. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by com-petent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained. 5. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, over, and out of the said timber-booms without payment.

without payment.

without payment.
6. The said rights, powers, and privileges may be at any time resumed by the Governor, and the licensee may be required to remove the timber-booms at his own cost, without payment of any compensation whatever, on giving to the licensee three months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the licensee in New Zealand.
7. The licensee shall maintain the above-mentioned timber-booms in good order and repair: and shall at all

timber booms in good order and repair; and shall at all times exhibit therefrom, and maintain at his own cost, any lights that may be required by the Minister: Provided that no light shall be exhibited until after it has been approved of by the Minister. of by the Minister.

of by the Minister. 8. Any person authorized by the Minister may, at all reasonable times, enter upon the said timber-booms, and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee a notice in writing of any defect or want of repair in such timber booms, requiring him within a reasonable time, to be therein prescribed, to repair the same, he shall with all convenient speed cause such defect to be removed or such remains to be made 9. The licensee shall be liable for any injury which may

be sustained by any vessel or beat in passing the timber-booms, or by contact therewith, and which may be occasioned by any default or neglect on his part.

10. In case the licensee shall-

- Commit or suffer a breach of the conditions herein-before set forth, or any of them;
 Cease to use or occupy the said timber-booms for a
- (3.) Fail to pay the sums specified in clause 3 of these
- (4.) Become backrupt, or be in any manner brought under the operation of any law for the time being in force relating to bankruptev,

in force relating to bankruptev, — then and in any of the said cases this Order in Council, and every right, power, or privilege may be revoked and determined by the Governor in Council without any notice to the licensee or other procedings whatsoever; and pub-lication in the New Zeal-and Gasette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or intersted, that this Order in Council, and the rights and privileges there by conferred, have been revoked and determined; and upon such revocation the Minister may cause the said timbersuch revocation the Minister may cause the said timber-buoms to be removed, and may recover the costs incurred by any such removal from the licensee.

11. The construction of the timber-booms shall be deemed to be an acceptince by the licensee of the conditions of this Order in Council.

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

Licensing the Northern Steamship Company (Limited) to use and occupy a Part of the Foreshore of Manukau Harbour.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

W HEREAS, there being no Harbour Board em-powered to grant the license hereinafter men-tioned, the Northern Steamship Company (Limited) (hereinafter termed "the company"), in the year one

thousand eight hundred and ninety-eight, applied to the Governor in Council for a license, under the Harbours Act Amendment Act, 1883, to occupy a part of the fore-shore and land below low-water mark adjacent thereto in Manukau Harbour in order to construct and maintain thereon a slip for vessels, and dolphins connected there-with, and, in accordance with the one-hundred-and-fifty-sixth section of the Harbours Act, 1878, deposited plans in the office of the Marine Department at Wellington (marked M.D. 2175, two sheets), showing the place in the said harbour where it was intended to construct such slip and dolphins, and the area of foreshore and land below low-water mark intended to be occupied for such purpose, and the manner in which it was proposed to construct such slip and dolphins : And whereas it was made to appear to the Governor in Council that the proposed work would not be or tend to the injury of navigation, and the said plan was approved by the Governor in Council dated the fifteenth day of February, one thousand eight hundred and ninety-eight, and published in the New Zealand Gazette of the twenty-fourth day of the same month, granted and issued to the company, under the said Act, for the purpose afore-said, for the term of fourteen years computed from the date of the said Order in Council, on the terms and conditions therein expressed : And whereas the company duly constructed the said slip and dolphins, and the same are now under the control and management of the company : And whereas the company has made application for a fresh license under the Harbours Act, 1908 (hereinafter

and management of the company: And whereas the company has made application for a fresh license under the Harbours Act, 1908 (hereinafter called "the said Act"), for a term of fourteen years computed from the expiry of the term of the said first-mentioned license, and it is expedient to grant the same for the term and subject to the conditions hereinafter expressed :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore and of the land below low-water mark immediately contiguous thereto which is particu-larly shown and delinested on the plan so deposited as aforesaid, for the purpose of maintaining such slip and dolphins, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto. forth in the Schedule hereto.

SCHEDULE.

SCHEDULE. 1. THE concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the maintenance of the said slip and dolphins, as shown on the plan marked M.D. 2175. 2. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1, in advance, payable on the 15th day of February, and dating from the 15th day of February, 1912. 3. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, over, and out of the said slip without payment. 4. The company shall maintain the above-mentioned

4. The company shall maintain the above-mentioned

payment.
4. The company shall maintain the above-mentioned slip and dolphins in good order and repair, and shall at all times exhibit therefrom, and maintain at its own cost, suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved of by the Minister.
5. Any person authorized by the Minister may at all reasonable times enter upon the said slip and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the company in New Zealand a notice in writing of any defect or want of repair in such slip, requiring the company within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect to be removed or such repairs to be made.
6. Nothing herein contained shall authorize the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

Feb. 22.)

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

of by the Minister, or by any person appointed by the Minister for that purpose. 8. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen years, computed from the 15th day of Feb-ruary, 1912, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

without the previous written consent of the Minister first obtained. 9. The said rights, powers, and privileges may be at any time resumed by the Governor without payment of any compensation whatever, on giving to the company three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the company in New Zealand. 10. The company shall be liable for any injury which the said slip may cause any vessel or boat to sustain through any default or neglect on the company's part. 11. In case the company shall—

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

(2.) Cease to use or occupy the said slip for a period of thirty days;
(3.) Be in any manner wound up or dissolved; or
(4.) Fail to pay the sums specified in clause 2 of these conditions,—

then and in any of the said cases this Order in Council. and every license, right, power, or privilege may be revoked and determined by the Governor in Council with-out any notice to the company or other proceeding what-soever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons con-cerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and con-ferred, have been revoked and determined. 12. The occupation of the slip shall be sufficient evidence of the acceptance by the company of the terms and conditions of this Order in Council. 13. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister. I. F. ANDREWS then and in any of the said cases this Order in Council,

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

Licensing Occupation of Foreshore in Half-moon Bay, Stewart Island.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

THE RIGHT HONOURAELE SIR J. G. WARD, BART., PRESIDING IN COUNCIL. WHEREAS, there being no Harbour Board empowered to grant the licenses hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), the persons named in the first column of the First Schedule hereto (hereinafter called "the licenses") have applied to the Governor in Council for licenses under the land below low-water mark adjacent thereto, at Half-moor Bay, Paterson's Inlet, and Golden Bay, Stewart Island, respectively, as described in the second column of the First Schedule hereto, and shown on the plans marked M.D. 2127, 2159, and 2158 respectively, which have been deposited in the office of the Marine Department, at Wel-lington, for the purposes specified in the third column of the First Schedule hereto: And whereas the Governor in Council has approved of the purposes for which the said foreshore and land below low-water mark are to be occu-pied : And whereas it is expedient that licenses should be granted and issued to the licensees under the said Act for the purposes aforesaid, on the terms and conditions set forth in the Second Schedule hereto: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of

the Executive Council of the said Dominion, doth hereby approve of the purposes for which the said licenses are required by the licensees as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy the parts of the foreshore and of the land below low-water mark as shown on the plan so deposited as aforesaid, for the purpose of maintaining thereon the works described in the third column of the First Schedule hereto which have been erected in accordance with the said plans marked M.D. 2127, 2159, and 2158 respectively; such licenses to be held and enjoyed by the licensees at the annual rentals specified in the fourth column of the First Schedule hereto, and subject to the terms and conditions set forth in the Second Schedule hereto.

FIRST SCHEDULE.

Names and Addresses of Licensees.	Description of Area to be occupied.	Purpose for which to be occupied.	Annual Rental.
James Robertson Thomson, Half- moon Bay	mark at Half-	Site for shed	s. d. 5 0
Walter Traill, Paterson's Inlet	moon Bay Ditto, Paterson's Inlet	"	5 0
	Ditto, Golden Bay	y	50

SECOND SCHEDULE.

Conditions.

SECOND SCHEDULE.
CONDITIONS.
1. So these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Search Act, 1908, and includes any officer, person, or author.
The concessions and privileges conferred by this Order in Council shall extend and apply only to those parts of the foreshore and land below low-water mark necessary for the erection of the structures described in the third column of the First Schedule of this Order in Council.
In consideration of the concessions and privileges shall, on being supplied with a copy thereof, each pay to the Minister the sum of 16s. 8d., and thereafter the annual sums respectively specified in the fourth column of the First Schedule of this Order in Council, payable on the 1st day of January, 1912, on which date the first annual payment becomes due.
His Majesty, or the Governor, and all officers in the Government service acting in the execution of the licensees shall not be the said sheds without payment.
The licensees shall maintain the above mentioned in good order and repair.
Any person authorized by the Minister leaving at present thereof, and upon such Minister leaving at present thereof, and upon such Minister leaving at or posing to the last known address of the licensees, any of them, to do or cause to be done anything remarkance, be shall with all convenient speed cause such defeot be row or may hereafter be in force.
The this Order in Council shall continue to be in force more or such repairs to be done anything remarkance.
The first or repairs to be date moder.
The first or repairs to be and privileges conferred by or fourteen years from the date hereod, unles, and the shall antonity, and the diverse and privileges conferred by or mand to a sign, charge, or part with any such the said shall with all continue to be in force to mand the said shall continue to be in force forms, or any nervelation of the Harbours Act, 1908, or its mon

a

10. The licensees shall be liable for any injury which their sheds may cause any vessel or boat to sustain through any default or neglect on their part.
11. In case any of the licensees shall—

- (1.) Commit or suffer a breach of the conditions herein-
- (2.) Cease to use or occupy his shed for a period of
- (2.) Cease to use or occupy its show for a prime thirty days;
 (3.) Become a bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptcy; or
 (4.) Fails to pay the sums specified in clause 3 of these conditions,—

then and in either of the said cases every right, power, or privilege granted to him by this Order in Council may be revoked and determined by the Governor in Council withrevoked and determined by the Governor in Council with-out any notice to the licensee or other proceeding whatso-ever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be suff-cient notice to the licensee, and to all persons concerned or interested, that the license, rights, and privileges there-by granted and conferred have been revoked and deter-mined so far as concerns the person in respect of whom the revocation is made.

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

License authorizing the Christchurch Tramway Board to erect an Electric Line from the Trolley-wire on Nayland Street, Sumner. to a Motor at Kerr Brothers' Butchery, on Section 2, Borough of Sumner.

ISLINGTON. Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put un, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act : And whereas the Christchurch Tramway Board (herein-after referred to as "the said Board") desires to erect

an electric line from the overhead wire on Nayland Street.

an electric line from the overhead wire on Nayland Street. Sumner, to connect with a motor at Kerr Brothers' Butchery, on Rural Section 2, Borough of Sumner, and it is expedient accordingly to issue a license in respect thereof under the said section : Now, therefore, in pursuance and exercise of the powers in anywise enabling him on 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, subject to the conditions set forth in the Schedule hereto, hereby authorize the said Board to erect and maintain an electric line for the pur-pose of supplying electricity to the aforesaid motor, such electric line being indicated by a red line on the plan marked P.W.D. 31091, deposited in the office of the Minister of Public Works, at Wellington, in the Welling-ton Provincial District. ton Provincial District.

SCHEDULE.

CONDITIONS.

CONDITIONS. 1. THE conductors shall be at a minimum height of 20 ft. above the surface of the ground. 2. The conductors shall be composed of stranded copper or aluminium. The size of the strand shall not be less than No. 20 standard wire-gauge, and the number of strands shall not be less than seven. 3. The positive conductor shall be insulated throughout its length with rubber covering of 600-megohm grade. 4. The negative conductor may be uninsulated. 5. A fuse cut-out shall be placed on the positive con-ductor where it leaves the tramway trolly-wire. A switch and a circuit-breaker fitted with an overload and no-load release shall be inserted in the positive conductor and placed near the motor. placed near the motor.

installed so as to cross the conductors, substantial guard-wires shall be erected by or at the cost of the said Board. Such guard-wires shall consist of two stranded galvanized-Such guard-wires shall consist of two stranded galvanized-steel wires, carried on substantial supports, at a height of 2 ft. above the conductors if the telegraph or telephone wires pass over the conductors, or 2 ft. above the telegraph or telephone wires if they pass under the conductors. 9. The contruction of the works hereby authorized shall be substantially commenced on or before the 1st day of June, 1912, and shall be completed on or before the 1st day of March, 1913. 10. The said Board shall, prior to the completion of the said works, give to the Minister of Public Works (herein-after referred to as "the Minister") at least one month's notice in writing of the estimated date of such com-pletion.

pletion

11. The said Board shall not use the said electric line, or permit the same to be used, for any purpose until the Minister has given notice in writing to the Board that be has received from the Engineer appointed by him to inspect the works a certificate that they satisfactorily carried out. have been

satisfactorily carried out. 12. This license, and the benefits and obligations here-under, shall not be assigned by the said Board without the express consent in writing of the Minister first had and obtained; but such corrent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this license. 13. If the said Board fails to comply with any of the

transferee is financially and otherwise able to carry out the obligations specified in this license. 13. If the said Board fails to comply with any of the above conditions of this license the Minister may, by notice in writing, require the Board within thirty days to remedy the default specified in that notice; and if the said Board fails to comply with the terms of the notice within the said neriod it shall be liable to a penalty of £10, to be recoverable by or on behalf of the Minister as a debt due to the Crown. 14. Notwithtanding anything in the last preceding clause of these conditions, if the said Board fails to comply with the terms of any such notice for ninety days after the receive thereof the Governor in Council may thereupon revoke this license without further notice. 15. For the nurnose of asceptaining whether the con-ditions of this license are being faithfully complied with by the said Board, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the lands and works and insner the same. 16. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Maiesty the King, or in the Governor on his behalf, authorizing the construction. management, or working of any public works, nor shall any compensation be pavable to or on behalf of the said Board for iniury done to the works herein authorized by the construction.

done to the works herein authorized by the construction. management, or working of any such public work as aforesaid, or for the loss occasioned thereby. or for the exercise of any such right or power as aforesaid.

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

License authorizing the Christchurch Trammay Board to erect an Electric Line from the Trollen-wire on Wake-field Avenue, Sumner, to a Motor at the Cadena Tea-rooms, on Section 2, Sumner.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put un, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act : And whereas the Christchurch Tramway Board (herein-after referred to as "the said Board") desires to erect an electric line from the overhead wire on Wakefield Avenue, Sumner, to connect with a motor at the Cadena Tea-rooms, on Section 2, Borough of Sumner, and it is expedient accordingly to issue a license in respect thereof under the said section :

placed near the motor.
6. The nerative conductor shall be continuous throughout its length from the motor-terminal to the tramway-rail, to which it shall be effectively bonded.
7. The conductors shall be carried on substantial supports, which shall be designed to have a factor of safety of 5 under a wind-pressure of 40 lb. per square foot.
8. Where the conductors cross telegraph or telephone wire is hereinafter
Tea-rooms, on Section 2, Borough of Sumner, and it is expedient accordingly to issue a license in respect thereof under the said section: Now, therefore. in pursuance and exercise of the powers onferred on him by the said section, and of all other powers in anywise enabling him on this behalf. His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council with the said Dominion. doth, subject to the conditions set

forth in the Schedule hereto, hereby authorize the said Board to erect and maintain an electric line for the pur-pose of supplying electricity to the aforesaid motor, such electric line being indicated by a red line on the plan marked P.W.D. 31091, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District

SCHEDULE.

CONDITIONS.

1. The conductors shall be at a minimum height of 20 ft. above the surface of the ground.

2. The conductors shall be composed of stranded copper or aluminium. The size of the strand shall not be less than No. 20 standard wire-gauge, and the number of strands shall not be less than seven.

strands shall not be less than seven.
3. The positive conductor shall be insulated throughout its length with rubber covering of 600-megohm grade.
4. The negative conductor may be uninsulated.
5. A fuse cut-out shall be placed on the positive conductor where it leaves the tramway trolly-wire. A switch and a circuit-breaker fitted with an overload and no-load means the insulated in the previous sector. release shall be inserted in the positive conductor and placed near the motor.

The negative conductor shall be continuous throughout 6. its length from the motor-terminal to the tramway-rail,

its length from the motor-terminal to the tramway-rail, to which it shall be effectively bonded. 7. The conductors shall be carried on substantial sup-ports, which shall be designed to have a factor of safety of 5 under a wind-pressure of 40 lb. per square foot. 8. Where the conductors cross telegraph or telephone wires, or if any telegraph or telephone wire is hereinafter installed so as to cross the conductors, substantial guard-wires shall be erected by or at the cost of the said Board. Such guard-wires shall consist of two stranded galvanized-steel wires, carried on substantial supports, at a heipht Such guard-wires shall consist of two stranded gaivanized-steel wires, carried on substantial supports, at a height of 2 ft. above the conductors if the telegraph or telephone wires pass over the conductors, or 2 ft. above the telegraph or telephone wires if they pass under the conductors. 9. The contruction of the works hereby authorized shall be substantially commenced on or before the 1st day of June, 1912, and shall be completed on or before the 1st day of March, 1913. 10. The said Board shall, prior to the completion of the said works, give to the Minister of Public Works (herein-

said works, give to the Minister of Public Works (herein-after referred to as "the Minister") at least one month's notice in writing of the estimated date of such completion

notice in writing of the estimated date of such com-pletion. 11. The said Board shall not use the said electric line, or permit the same to be used, for any purpose until the Minister has given notice in writing to the Board that he has received from the Engineer appointed by him to inspect the works a certificate that they have been satisfactorily carried out. 12. This license, and the benefits and obligations here-under, shall not be assigned by the said Board without the express consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this license. 13. If the said Board fails to comply with any of the above conditions of this license the Minister may, by notice in writing, require the Board within thirty days to remedy the default specified in that notice; and if the said Board fails to comply with the terms of the notice within the said period it shall be liable to a penalty of £10, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

notice within the said period it shall be liable to a penalty of £10, to be recoverable by or on behalf of the Minister as a debt due to the Crown. 14. Notwithtanding anything in the last preceding clause of these conditions, if the said Board fails to comply with the terms of any such notice for ninety days after the receipt thereof the Governor in Council may thereupon revoke this license without further notice. 15. For the purpose of ascertaining whether the con-ditions of this license are being faithfully complied with by the said Board, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the lands and works and inspect the same. 16. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works, nor shall any compensation be payable to or on behalf of the said Board for injury done to the works herein authorized by the construction, management, or working of any such public work as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid. **J. F. ANDREWS**,

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

Regulations under the Government Accident Insurance Act, 1908.

> ISLINGTON Governor

> ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this sixth day of February, 1912.

Present :

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

HEREAS by an Order in Council dated the nineteenth W HEREAS by an order in council dated the innetteenth day of December, one thousand nine hundred and eight, His Excellency the Governor of the Dominion of New Zealand did, in exercise and pursuance of the powers vested in him by the thirtieth section of the Government Accident In-surance Act, 1908 (hereinafter referred to as "the said Act"), make argulations for directing among other things the use of make regulations for directing, among other things, the use of tables fixing the rates of premium to be charged in connection with accident insurance contracts: And whereas it is expedient to revoke such tables in so far as they relate to the rates of premium for insuring employers against their liability under the Workers' Compensation Act, 1908, and at common law, and to make other provisions in lieu thereof:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in him by the said Act, and of all other powers and authorities in this behalf vested in him, and acting by and with the advice and consent of the Exe-cutive Council of the said Dominion, doth hereby revoke that portion of the Second Schedule to the said Order in Council under the heading "(b.) Employer's Policy, Table S," and in lieu thereof doth hereby order and direct that the rates contained in the Schedule hereto shall be the rates of premium for insuring employers acquient their liebility under the for insuring employers against their liability under the Workers' Compensation Act, 1908, the Workers' Compensation Amendment Act, 1911, and at common law, in respect of accidents to workers employed by them; and doth hereby order that this present Order in Council shall take effect on and after the first day of March, one thousand nine hundred and twelve.

SCHEDULE. (b.) EMPLOYER'S POLICY.

Table S.

For all policies effected or renewed on and after the first day of March, one thousand nine hundred and twelve, the day of March, one thousand nine hundred and twelve, the rates of premium shall be computed upon the amount spent in wages, and shall be tixed by the Commissioner, having regard to the nature of the risk; provided, nevertheless, as follows: (a.) In the case of each policy the minimum pre-mium shall not exceed 10s. (b.) Subject to the aforesaid minimum, the premium shall not exceed in respect of every £100, or fraction thereof, paid in wages, the rate shown in the subjoined table, according to the category in which, in the opinion of the Commissioner, the risk should be classified.

							£	s.	d.
	Clerical staffs	••			• •		0	4	0
2.	Wholesale and re	etail de	aler	s					
	Light.	Class		••			0	5	6
		,,	в	• •	• •		0	6	6
		,,	\mathbf{C}		• •		0	8	0
		,,	D		••		0	9	Ó
		,,	\mathbf{E}	••			0	10	6
	Medium.	,,	A				0	12	6
		,,	в				Ó	14	6
	Heavy.	,,	A				Õ	19	ŏ
	·	,,	В			•••	ľ	5	ŏ
		,,	\mathbf{C}		••	••	ĩ	ň	ŏ
			Ď	••	••	••		17	6
3.	Handicrafts and				••	••	T	11	U
0.	Light.		A				0	٣	~
	mano.	01035	B	••	••	••	0	5	6
		,,		••	••	••	0	6	6
		,,	C	••	••	• •	0	8	0
		,,	D	••	• •	• •	0	9	0
		,,	\mathbf{E}	• •	••		0	10	6
	Medium,		A	••	• •	• •	0	12	6
		,,	в				0	14	6
		•,	\mathbf{C}^{-}				0	15	6
		,,	\mathbf{D}^{-}	••	• •		0	16	6
	Heavy.	,,	A				0	17	0
		,,	в	• •				19	ŏ
		,,	С			••	ĩ	õ	ŏ
			$\tilde{\mathbf{D}}$		••	••	î	5	ŏ
	Extra heavy.		Ā	••	••	••		ň	ŏ
	Bacto Houvy.		B	••	••	••			
		,,		••	••	••		17	6
		,,	C	••	••	••	2	3	6
			D	••	••	• •	2	9	6
		,,	E	••	,.	••	3	2	0
		,,	\mathbf{F}	••		• •	3	14	6

4. Engineering, construction, and mining-	£	s.	d.
Building trades	ĩ	Õ	0
Gold-sluicing, road, tram, and railway con-	_		
struction (excluding bridges and tunnels)	1	17	6
Sewer-construction	2	3	6
Dismantling ,	2	9	6
Gold and coal mining	2	16	0
Dock, pier, and wharf construction	3	2	0
Gold-dredging. Class A	3	2	0
"B	4	7	0
Tunnels	4	7	0
Bridge-building	_	19	0
Quarries. Class A	1	17	6
"В	3	14	6
5. Timber trades—			
Sawmills and timber-merchants, including			
woodworking, but no timber-getting, bush-		-	•
work, or breaking-down	1	5	0
Sawmills and timber-merchants, including			
woodworking and breaking-down, but no	1	17	6
bush-work or timber-getting	T	17	0
Sawmills, including bush-work and timber-			
getting, but excluding contractors and their workmen	3	2	0
Timber-getting only, including bush-contract-	0	-	Ŭ
ing	4	19	0
6. Transport and marine risks—		10	v
Land transport. Class A	1	5	0
- B	ī	17	6
" C	2	Ö	6
" ъ	2	3	6
″	$\overline{2}$	9	6
Steamboats and sailing-vessels. Class A	ī	11	0
, B	1	17	6
" 0	2	3	6
" O " D	3	$\mathbf{\hat{2}}$	0
"E.,	3	14	6
"F	4	7	0
"G	4	8	0
" н	5	10	0
"I	6	12	0
"Ј.,	7	14	0
Vessel-salving. Class A	7	10	0
, В	9	0	0
"C	10	10	0
7. Local authorities—		-	
Hospitals, Education Boards	0	6	6
Benevolent and charitable institutions		12	6
Acclimatization societies		19	0
Municipal Corporations	-	11	0
Tramways	1	17	6
Drainage Boards	2	3	6
Harbour Boards. Class A	1	n	0
"B	2	3	6
"C	-	16	0
Fire brigades. Permanent hands	2	9	6
Lunatic asylums	3	2	0
8. Farming industries—	0	12	6
General, without bushfelling	0	17	6
Clearing and stumping land (no explosives)	2	3	6
Agricultural-machine tenders	4	9	U
Scrub-cutting, billhook or slasher only, virgin country (no bushfelling)	2	16	0
Clearing stumps by blasting		19	
Bushfelling and clearing virgin country	5	_	~
9. Sports and amusements. Class A		12	
- D			
" C	ĭ		-
" . U	3		
~ F	6		_
The above rates shall equally apply to the			
period of any policy existing on the 1st day of Ma	rch	<u>]</u>]	12
if the holder thereof desires that such policy be	ex	ten	ded

if the holder thereof desires that such policy be extended to cover the additional habilities under the Workers' Compensation Amendment Act, 1911. J. F. ANDREWS,

Clerk of the Executive Council.

Regulation under the Public Service Classification and Superannuation Amendment Act, 1908. — Teachers' Superannuation.—Change of Date of Board's Meetings.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

IN pursuance of the powers conferred upon him by Part I of the Public Service Classification and Superannuation Amendment Act, 1908, His Excellency the

Governor of the Dominion of New Zealand, acting under the advice and consent of the Executive Council of the Dominion, doth hereby amend the regulations made by Order in Council dated the seventeenth day of December, one thousand nine hundred and eight, by revoking clause fourteen of the said regulations and substituting in lieu thereof the clause set forth in the Schedule hereto, and with the like advice and consent doth pre-scribe that this Order shall come into force on the date of the first publication hereof in the New Zealand Gazette.

SCHEDULE.

14. ORDINARY meetings shall be held quarterly on the third Tuesday in February, May, August, and November.

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

Restricting Fishing in the Victoria Valley and Toatoa Rivers and Lake Ngatau, Mangonui and Whangaroa Acclimatization District.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912. Present :

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

PRESIDING IN COUNCIL. W HEREAS it is provided by section eighty-three of the Fisheries Act, 1908, that the Governor may from time to time, by Order in Council gazetted, make regulations prohibiting or restricting from time to time, for any period the Governor thinks necessary, fishing in any waters in which young fish or spawn have been placed or deposited, or at the mouth or entrance of any such waters, or of any river, or stream, or lake : And whereas it is desirable to make regulations restrict-ing fishing in the Victoria Valley and 'Loatoa Rivers and Lake Ngatau, in the Mangonui and Whangaroa Acclima-tization District :

tization District :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the hereinbefore-recited power and authority, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the executive Council of the said Dominion, doth hereby make the following regulations.

REGULATIONS.

1. No person shall take or kill, or attempt to take or kill, any fish whatsoever, with any device whatsoever, in the Victoria Valley and Toatoa Rivers and Lake Ngatau or at the mouths or entrances of such waters: Provided that this regulation shall not apply to eels taken with hooks

this regulation shall not apply to eels taken with hooks and lines. 2. For the purposes of these regulations the mouths or entrances of the said waters shall be deemed to include every outlet of the same and the sea-shore between such outlets, and shall extend for a radius of five hundred yards from the point or line where the waters of such river meet those of the sea at low-water spring tides. 3. Any person committing a breach of the above regula-tions shall be liable to a fine not exceeding £5.

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

Revoking Order in Council licensing Messrs. Walker and Mason to use and occupy a Part of the Foreshore in Whirinaki River, Hokiunga, as a Site for Timber-booms.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington. this thir-teenth day of February, 1912.

Present :

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

WHEREAS by Order in Council dated the twenty-first W HEREAS by Order in Council dated the twenty-into day of December, one thousand nine hundred and six, and published in the New Zealand Gazette No. 2, of the tenth day of the following month, John Walker, Victor Mason, and Herbert Mason, all of Waimamaku, Hokianga, were authorized to occupy a part of the foreshore and land below low-water mark of the Whirinaki River, in the County of Holingan in order to construct and maintain thereon of Hokianga, in order to construct and maintain thereon

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timber-booms in the position shown on and in accordance with plan marked M.D. 3020, deposited in the office of the Marine Department, at Wellington, and subject to the terms and conditions therein set forth; And whereas it is desirable that the said license should be

revoked :

revoked: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authorities enabling him in that behalf, and acting by and with the advice and consent of the Execu-tive Council of the said Dominion, doth hereby revoke and detrmine the said recited Order in Council, of the twenty-first day of December, one thousand nine hundred and six, and the rights and privileges thereby conferred.

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

The Broadwood Agricultural and Pastoral Association incorporated.—Notice No. 1580.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present:

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

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

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

Conferring Jurisdiction on Native Land Court.

ISLINGTON, Governor ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

WHEREAS by section one hundred and three of the Native Land Act, 1909, it is enacted that the Native VV Native Land Act, 1909, it is enacted that the Native Land Court shall not proceed to exercise in respect of any land the jurisdiction conferred by Part V of that Act unless authorized by Order in Council so to exercise the same in respect of that land: And whereas it is expedient that the Court should be authorized to exercise jurisdiction in respect of the land described in the Schedule hereto: Num therefore, Him Excellency, the Governor of the

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the said Court to exercise, in respect of the said land, the jurisdiction conferred as aforesaid—that is to say, to determine whether or not the said land, or any part thereof, was, on ascertainment of the Native custom-ary title thereto, intended by the Native Land Court or by the nominal owner or owners of that land to be held by the nominal owner or owners in trust for persons not named the nominal owner or owners in trust for persons not named in the title, and to determine who (if any) are the persons entitled beneficially to that land, and the relative interests of all persons so entitled; and to order the inclusion of those persons in the title, either together with or in lieu of the nominal owners; and, if necessary or expedient, to partition the said land among the persons so f und entitled; and for the purposes aforesaid to order the cancellation or amend-ment of any existing instrument of title, and the issue of such new instruments of title as may be necessary, and generally to exercise in respect of the said land all th-juri-diction conferred up in the Native Land Court by Part V of the Native Land Act, 1909: And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

SCHEDULE.

Name of Block.	Approximate Area.	Provincial District.			
Maunu No. 2	• 129 acres	Auckland.			

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

Consenting to a Body Corporate borrowing from a State Loan Department.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present:

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

HEREAS by section three hundred and thirty-five of the Native Land Act, 1909, it is provided that, with the precedent consent of the Governor in Council, a body corporate under Part XVII of that Act may, on the security of a mortgage or charge of the land vested in it, borrow money from a State Loan Department, but not otherwise :

borrow money from a State Loan Department, but not otherwise: And whereas the proprietors of Oturoa Nos. 1 and 3A, being a body corporate duly constituted under the said Act, have applied under the said section for the precedent consent of the Governor in Council to borrow money from a State Loan Department, on the security of a mortgage of the land vested in it, for the purpose of carrying on farming and for improving and stocking the said land : And whereas the Ikaroa District Maori Land Board recommends the application, and reports that the Com-mittee of Management are competent business men : And whereas it is expedient that the precedent consent of the Governor in Council should issue : Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Do-minion, doth hereby consent to the proprietors of Oturoa Nos. 1 and 3A to borrow money from a State Loan Depart-ment on the security of the land vested in it, and doth hereby authorize the payment of any money so borrowed to the Committee of Management. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized. J. F. ANDREWS,

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

Consenting to a Sale of Native Land owned by a Body Corporate under Part XVII of the Native Land Act, 1909.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by section three hundred and thirty of the Native Land Act, 1909, it is provided that a body corporate under Part XVII of that Act shall have the same power of alienating the land vested in it as if conferred by that Act upon a Native owning Native land in severalty, save that the body corporate shall have no power of selling the land (except to the Crown) without the precedent consent of the Governor in Council : And whereas the land known as Rotomahana-Pareka-rangi No. 5b No. 1 is land vested in a body corporate under the said Part XVII of the said Act : And whereas it is expedient that the said land should be sold to John Falloona, of Rotorua :

it is expedient that the said land should be sold to John Falloona, of Rotorua: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section three hundred and thirty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the sale of the land known as Rotomahana-

Parekarangi No. 58 No. 1, by the said body corporate, under the said Part XVII, to the said John Falloona, of Rotorua. 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 athorized. SCHEDULE. hereby authorized

J. F. ANDREWS, Clerk of the Executive Council

Consenting to a Mortgage of Native Land.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

The Right Honourable Sir J. G. WARD, BART., **PRESIDING IN COUNCIL.** W HEREAS by section two hundred and thirty of the Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mort-gage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be conhirmed by a Board or the Court without the precedent consent of the Governor in Council : And whereas application has been made for the consent of the Governor in Council to a mortgage of the blocks or parcels of land mentioned in the Schedule hereto : And whereas it is expedient that the precedent consent of the Governor in Council should issue : Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Do-minion, doth hereby consent to the alienation by way of mortgage of the blocks or parcels of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

SCHEDULE.

Block,	A _{l'} pro A	oxiı rea		Survey District.			
8 t No. 9p	•	▲. 198 98	0	р. 20 10	Te Kawau.		

J. F. ANDREWS. Clerk of the Executive Council

Consenting to a Mortgoge of Native Land.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912. **Present**:

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

WHEREAS by section two hundred and thirty of the W HEREAS by section two hundred and thirty of the Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mort-gage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council : And whereas application has been made for the consent of the Courter in Council to have been made for the consent

And whereas application has been made for the consent of the Governor in Council to the confirmation of a mort-gage of an individual interest in the block or parcel of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the Governor in Council should issue:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the confirmation of a mortgage of an individual interest in the block or parcel of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate

SCHEDULE.										
Block.	Approximate Area.	Provincial District.								
Weikonsiti Black VII Section 51	A R. P. 97 2 9	Otaga								

XII, Section 51 27 3 2 Otago.

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

Consenting to a Mortgage of Native Land.

ISLINGTON, Governur. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

THEREAS by section two hundred and thirty of the VV Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mort-

Act, 1909, it is provided that no instrument of alienation of Native land by way of mort-gage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council: And whereas application has been made for the precedent consent of the Governor in Council to the confirmation of a mortgage of the block or parcel of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the Governor in Council should issue: 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 Do-minion, doth hereby consent to the confirmation of a mort-gage of the block or parcel of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

SCHEDULE.

Block. Approximate Area. Survey District. Ngaurukehu A No. 8 550 acres Maungakaretu. . .

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

Consenting to the Granting of a License to remove Timber under Section 280 of the Native Land Act, 1909.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

HEREAS by section two hundred and eighty of the Native Land Act, 1909, it is enacted, *inter alia*, that a Maori Land Board may grant licenses for the removal of timber, flax, kauri-gum, or minerals from any land vested in that Board and subject to Part XIV of the said Act, provided that no such license shall be granted without the consent of the Governor in Council:

without the consent of the Governor in Council: And whereas application has been made to the Tokerau District Maori Land Board for the issue of a license to remove timber in and over the Pipiwai No. 2 Block, which land is vested in the said Board and subject to the afore-said Part XIV: And whereas it is expedient that a license to remove timber be granted: Now, therefore, 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 consent to the issue and the granting of a license to remove

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timber, by the Tokerau District Maori Land Board, in and over the aforesaid block or parcel of land. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

J. F. ANDREWS Clerk of the Executive Council.

Consenting to the Granting of a License to remove Timber under Section 280 of the Native Land Act, 1909.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

WHEREAS by section two hundred and eighty of the Native Land Act, 1909, it is enacted, *inter alia*, that a Maori Land Board may grant licenses for the removal of timber, flax, kauri-gam, or minerals from any land vested in that Board and subject to Part XIV of the said Act, provided that no such license shall be granted without the consent of the Governor in Council : And whereas employed to the Telerary

said Act, provided that has been made to the Tokerau without the consent of the Governor in Council : And whereas application has been made to the Tokerau District Maori Land Board for the issue of a license to remove timber in and over the Maungapohatu Block, which land is vested in the said Board and subject to the afore-said Part XIV : And whereas it is expedient that a license to remove timber be granted : Now, therefore, 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 consent to the issue and the granting of a license to remove timber, by the Tokerau District Maori Land Board, in and over the aforesaid block or parcel of land. 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 granting of the aforesaid license. license.

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

Consenting to an Order for Rehearing being made by the Chief Judge of the Native Land Court.

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

WHEREAS subsection three, section fifty, of the Native Land Act, 1909, enacts that at any time **VV** Native Land Act, 1909, enacts that at any time and from time to time, on application made. ex parte or otherwise, by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Appellate Court, make an order for the rehearing, whether complete or partial, of the appeal or matter in which that order was made; and the Appellate Court shall thereupon rehear the same accord-ingly, and may affirm, annul or vary its previous order:

Appendice Court shall intereupon renear the same accord-ingly, and may affirm, annul, or vary its previous order : And whereas subsection four of that section further enacts that no such order for rehearing shall be made without the precedent consent of the Governor in Council :

without the precedent consent of the Governor in Council: And whereas application has been made to His Honour the Chief Judge of the Native Land Court to make an order for the rehearing of the appeal on the succession to Tieki Horomona, deceased. in the Tawera 18776, Tawera 897A, Orohaki 894, Port Levy 874 Section 5, Rapaki No. 1A, Rapaki Section 4, Rapaki No. 21, Rapaki No. 22, Kaiapoi Section 86A. Kaiapoi Section 87, Port Levy 874 Section 3, and Kaiapoi Bush Parcel 147 Blocks : And whereas it is expedient that such order for rehearing should be made : should be made :

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection four of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the

order for rehearing being made. 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 to the proceedings hereby authorized.

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

Consenting to an Order for Rehearing being made by the Chief Judge of the Native Land Court.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

THE RIGHT HONOURABLE SIR J. G. WARD, BART., PRESIDING IN COUNCIL. WHEREAS subsection three, section fifty, of the Native Land Act, 1909, enacts that at any time and from time to time, on application made, cx parte or otherwise, by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Appellate Court, make an order for the rehearing, whether complete or partial, of the appeal or matter in which that order was made; and the Appellate Court shall thereupon rehear the same accord-ingly, and may affirm, annul, or vary its previous order : And whereas subsection four of that section further enacts that no such order of rehearing shall be made without the precedent consent of the Governor in Council : And whereas application has been made to His Honour the Chief Judge of the Native Land Court to make an order for the rehearing of the appeal on the succession to the interests of Ruaroa Matiu Wharematangi in the Orimupiko Block : And whereas it is expedient that such order for rehearing should be made : Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection four of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the order for rehearing being made. And it is hereby declared that this Order in Council is made under the provisions

order for rehearing being made. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

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

Exempting a Native from the Provisions of the Native Land Act, 1909, with respect to Landless Natives, and consenting to the Confirmation of an Alienation by the Maori Land Board.

ISLINGTON, Governor, ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

PRESIDING IN COUNCIL. WHEREAS by section four hundred and twenty-five of the Native Land Act, 1909, it is enacted that— 1. The Governor may by Order in Council, in any case in which he thinks it expedient so to do, consent to the confirmation of any alienation, or to the confirmation of any resolution of assembled owners, or to any purchase by the Native Land Purchase Board, or to any exchange of Native Land Purchase Board, or to any exchange of Native land, notwithstanding the fact that any Native may thereby become landless within the meaning of this Act; and thereupon the said confirmation, purchase, or exchange may take place and shall have effect in the same manner as if that Native retained Native freehold land sufficient for his adequate maintenance : 2. No such consent shall be given except on the recom-

2. No such consent shall be given except on the recom-mendation of the Native Land Court or the Maori Land Board of the district in which the land is situated :

3. No such consent shall be given unless the Governor is satisfied that the Native is able to maintain himself by his own means or labour, and that the transaction con-sented to is not contrary to the public interest :

And whereas, to enable the purchase of Waitutuma and Waitutuma No. 1A7 Blocks by the Native Land Purchase Board to take place, the Ikaroa District Maori Land Board recommends that such consent shall be given : And whereas it is expedient so to do : Now, therefore, 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 consent to the purchase of the said blocks by the Native Land Purchase Board, notwithstanding the fact that the Natives may thereby become landless within the meaning of the said Act. 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. hereby authorized.

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

Exempting a Native from the Provisions of the Native Land Act, 1909, with respect to Landless Natives, and consenting to the Confirmation of an Alienation by the Moori Land Board.

> ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

TRESIDING IN COUNCIL. W HEREAS by section four hundred and twenty-five of the Native Land Act, 1909, it is enacted that— 1. The Governor may by Order in Council, in any case in which he thinks it expedient so to do, consent to the confirmation of any alienation, or to the confirmation of any resolution of assembled owners, or to any purchase by the Native Land Purchase Board, or to any exchange of Native land, notwithstanding the fact that any Native may thereby become landless within the meaning of this Act; and thereupon the said confirmation, purchase, or exchange may take place and shall have effect in the same manner as if that Native retained Native freehold land sufficient for his adequate maintenance :

sufficient for his adequate maintenance: 2. No such consent shall be given except on the recom-mendation of the Native Land Court or the Maori Land Board of the district in which the land is situated : 3. No such consent shall be given unless the Governor is satisfied that the Native is able to maintain himself by his own means or labour, and that the transaction con-

And whereas, to enable confirmation of a sale by the own means or labour, and that the transaction con-sented to is not contrary to the public interest: And whereas, to enable confirmation of a sale by the owners of Maungatawhiri No. 3 Block, the Tokerau Dis-trict Maori Land Board recommends that such consent shall be given: And whereas it is expedient so to do: Now, therefore, 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 consent to the confirmation of the aforesaid sale, notwith-standing the fact that the Natives may thereby become landless within the meaning of the said Act. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized. J. F. ANDREWS.

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

Authorizing the Alienation of Native Land, notwithstand-ing the Provisions of Part XII of the Native Land Act, 1909.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thir-teenth day of February, 1912.

Present :

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

W HEREAS the Native owners are desirous of grant-ing, and Miki Thomas is desirous of obtaining, a lease over the pieces or parcels of land particularized and set out in the Schedule hereto : And whereas the said

Miki Thomas is prevented by Part XII of the Native Miki Thomas is prevented by Part XII of the Native Land Act, 1909, from obtaining a lease over the said land : And whereas His Excellency the Governor of the Do-minion of New Zealand deems it expedient in the public interest that the acquisition of the said lease over the said land by the said Miki Thomas from the said Native owners 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 Do-minion, and pursuant to the powers vested in him by

minion, and pursuant to the powers vested in him by section two hundred and three of the Native Land Act, section two hundred and three of the Native Land Act, 1909, and of every other power him thereunto enabling, doth hereby authorize the acquisition of the said lease by the said Miki Thomas from the said Native owners of the said pieces or parcels of land; and doth hereby order and declare that the same may be acquired by the said Miki Thomas from the said Native owners, notwithstanding any of the provisions of Part XII of the Native Land Act, 1909.

SCHEDULE.

Block.	Area.	Survey District.			
Waimarama 3A6B, Section 1 , 3A6B, 3	A. R. P. 427 1 31 16 0 0	Waimarama. ″			

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

Authorizing the Alienation of Native Land, notwithstand-ing the Provisions of Part XII of the Native Land Act, 1000

ISLINGTON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of February, 1912.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the incorporated owners (being a body corporate under Part XVII of the Native Land Act, 1909) are desirous of selling, and John Falloona is desirous of purchasing, the piece or parcel of land par-ticularized and set out in the Schedule hereto: And whereas the said John Falloona is prevented by Part XII of the Native Land Act, 1909, from purchasing the said land. land :

land : And whereas the said land is so situated as to be of no value except to the said John Falloona, and His Excel-lency the Governor of the Dominion of New Zealand deems it expedient in the public interest that the acquisi-tion of the said land by the said John Falloona from the said incorporated owners 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

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 Doand consent of the Executive Council of the said Do-minion, 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 John Falloona of the said piece or parcel of land; and doth hereby authorize and declare that the same may be acquired by the said John Falloona from the said incor-porated owners, notwithstanding any of the provisions of Part XII of the Native Land Act, 1909.

SCHEDULE.

Block.	Are	a.		Provincial District.			
Rotomahana-Parekarangi	۸.	в.	р.	Auckland.			
No. 5B No. 1	1,070	0	0				

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

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

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this ninth day of February, 1912.

Present :

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

N the recommendation of the Native Land Purchase O Notice recommendation of the Native Land Furnase 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 twenty-fifth day of September, one thousand nine hundred and eleven, and published in the New Zealand Gazette dated the twenty-eighth day of September, one thousand nine hundred and eleven, in so far as to and to permit the owners of the land set out in the Schedule hereto to alienate their interests:

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 variation hereby authorized.

SCHEDULE.

ALL that piece or parcel of land situated in the Oero Survey District, containing 210 acres, more or less, and known as Rangatiramata Block.

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

Opening Settlement Lands in Canterbury Land District for Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settle-ments Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand of hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twentieth day of March, one thousand nine hundred and twelve, at the rentals mentioned in the said Schedule ; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

CANTERBURY LAND DISTRICT .-- MACKENZIE COUNTY .-- SHERWOOD DOWNS SETTLEMENT.

Section.	8	Survey District.						Capital Value.	Half-yearly Rental.		y	
· ·	•	First	class L	and.								
						А.	R.		£		s.	d.
2	VII	Opuha			•••	450	3	0	3,370	75	16	6
3	"	- "				485	2	0	4,360	98	2	0
7	"	"	••		• ·	410	2	0	3,470	78	1	6
8	"	,,		• •		361	0	0	3,460	77	17	0
11	XI	,		••		324	0	0	3,280	73	16	0
12						216	2	0	1,850	41	12	6
14		,,				366	3	0	1,670	37	11	6
16		"				192	•2	0	1,440	32	8	Ō
18	"	"				535	ō	õ	2,630	59	š	Ğ
19	"	. "				413	ĭ	ŏ	2,460	*55	7	ŏ
21	x	"				530	õ	ŏ	3,490	78		6
22	Δ	*		••	••	458	ŏ	ŏ	2,950	66	7	6
	XĨ	"	••	••	••	416	2	ŏ	2,900	65	5	0
23	AI	"	••	••		370	3	0		66	7	6
24	."	"	••	• •	••			ŏ	2,950	00 73		-
25		v	••	••	••	430	3	- (3,280			0
26	"	"	••	••	••	267	2	0	1,760	39	12	0
		Second	-class 1	Land.								
l and la	III and VII	Opuha				1,332	0	01	5,130	115	8	6
(III and VIII	-						-	,			
4 and 4	X, XI, XIV, and XV	Fox			ŀ	10,197	0	0	6,730	151	8	6
5 and 5	III and VII	Opuba	••			1,664	1	0	3,990	89	15	6
6 and 6A	VI and VII	Opula				1,548	3	ŏ	4,700	105		ŏ
9 and 9A	VI	"	••	••	••	1,681	Ő	ŏ	3,380	76	1	ŏ
10 and 10x	VI and VII	*	••	••	••	1,584	ŏ	ŏ	4,880	109		ŏ
IU and IUA		*	••	••	••	1,004	0		4,000	109	10	U
13 and 13A	I, II, V, VI, and XI	" "	••	••	•	11,157	2	0	5,740	129	3	0
	XIV	Fox	••	••)	, ,			-,			
_ (I, V, X, and XI	Opuna	••	••)							
15, 15 \mathbf{A} , and	XIII and XIV	Fox		••	l	14,711	0	0	5,200	117	0	0
15в]	XVI	North Te	kapo		{		0	1	0,200	+50	-	-
· ()	IV and VIII	Tekapo		• •)					100	* •	
17 and 17	V, VI, and X	Opuha	••			4,768	2	0	8,190	184	5	6
20 and 20A	IX and X	- 1	••			2,767	0	0	5,700	128	5	0
		1							•			

* Section 19 includes a stone but, valued at £50, to be raid for in cash. Section 1A includes a stone but, valued at £30, to be paid for in cash. Section 13A includes a stone but, valued at £30, to be paid for in cash. Section 13A includes a stone but, valued at £30, to be paid for in cash. Herees and sinking fund on buildings on Section 15, valued at £1,305, payable in cash, or in twenty-one years by half-yearly instauments of £50 175. 11d.

DESCRIPTION OF SECTIONS.

First-class Land.

Section 2.—Altitude, 1,600 ft. to 1,800 ft. above sea-level. Consists of flat and undulating agricultural land of good quality; about 350 acres have been ploughed and are now in grass; balance good tussock slopes; watered by Deep Creek. Small plantation of pines in south-west corner. Situated on Butler's Road, about 13½ miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 144 chains of fencing, valued at £36. Section 3.—Altitude, 1,600 ft. to 1,700 ft. above sea-level. Consists of flat and undulating agricultural land of good quality; about 350 acres have been ploughed and are now in grass; balance good tussock slopes; watered by Deep Creek. Situated on Butler's and Plantation Roads, about thirteen miles from Fairlie by good road. The improvements included in the price of the land consist of 136 chains fencing, valued at £39.

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Section 7.—Altitude, 1,500 ft. to 1,700 ft. above sea-level. All nearly flat agricultural land of good quality : in grass, except about 50 acress on side of terrace, which is still in tussock ; well watered. Situated on Plantation and Butler's Roads, about 12 miles from Fairlie by good road. The improvements which are included in the price of the section consist of 115 chains of fencing, valued at £22.
 Section 8.—Altitude, 1,500 ft. to 1,600 ft. above sea-level. All nearly flat agricultural land of good quality ; about 170 acres in rape this season ; balance in grass fater a crop of oats last year, except about 5 acres of plantation ; well watered. Situated on Butler's and Plantation Roads, about 114 miles from Fairlie by good road. The improvements which are included in the price of section consist of about 23 acres of plantation, and the remainder in grass after oats last year; watered by a creek in one corner. Situated on Butler's and Plantation Roads, about 114 miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 195 chains of fencing, valued at £61.
 Section 12.—Altitude, 1,400 ft. to 1,600 ft. above sea-level. Flat and sloping agricultural land of good quality ; in grass and good swamp; watered by Deep Creek. Situated on Butler's and Plantation Roads, about 114 miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 173 chains of fencing, valued at £43.
 Section 12.—Altitude, 1,400 ft. to 1,500 ft. above sea-level. Heat and sloping agricultural land in good quality in grass. About 12 acres in plantation, and the balance in old grass, well watered. Situated on the Middle and Plantation Roads, about 104 ft. to 1,450 ft. above sea-level. Heat and sloping agricultural land in old grass. Moot 14 acre of plantation. Situated on the Clayton and Butler's Roads, about 104 miles from Fairlie. The improvements which are included in the price of the section con

Section 21.—Altitude, 1,700 ft. to 1,800 ft. above sea-level. Nearly all flat, agricultural land; about 200 acres rather light and stony; balance fair to good, part requires draining; a proportion has been ploughed and is now in grass; well watered. Situated on Morris Road, about 114 miles from Fairlie by good roads. The improvements which are included in the price of the land consist of 195 chains of fencing, valued at £40.
Section 22.—Altitude, 1,600 ft. to 1,700 ft. above sea-level. Nearly flat agricultural land; about 180 acres near Ribbon-wood Creek being of good quality; gets lighter and more stony towards the Opuha; about 300 acres have been ploughed and are now in old grass; well watered. Situated on Morris Road, about 102 miles from Fairlie by good road. The improvements which are included in the price of the land consist of 175 chains of fencing, valued at £50.
Section 23.—Altitude, 1,500 ft. to 1,600 ft. above sea-level. Nearly flat agricultural land, chiefly of good quality, but light and stony towards the Opuha; a large proportion ploughed and now in grass; well watered. Situated at the junction of Morris and Plantation Roads, about ten miles from Fairlie by good road. The improvements which are included in the price of the ascet on consist of 171 chains of fencing, valued at £49.
Section 24.—Altitude, 1,450 ft. to 1,500 ft. above sea-level. Ml flat agricultural land of good quality: about 198 acres in rape this season, 5 acres in plantation, and balance in grass; well watered. Situated at junction of Morris and Plantation, and balance in grass; well watered. Situated at fact a section consist of 171 chains of fencing, valued at £40.
Section 24.—Altitude, 1,450 ft. to 1,500 ft. above sea-level. All flat agricultural land of good quality: about 198 acres in rape this season, 5 acres in plantation, and balance in grass; well watered. Situated at junction of Morris and Plantation for far the price of the section consist of 125 chains of fencing, valued at £

Roads, about nine miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 125 chains of fencing, valued at £47. Section 25.—Altitude, 1,400 ft. to 1,450 ft. above sea-level. All flat agricultural land of good quality, a little stony in places; about 100 acres in rape this season, the balance in grass; well watered. Situated at the junction of the Morris and Clayton Roads, eight miles from Fairlie by good road. The improvements which are included in the price of the section consist of 321 chains of fencing, valued at £116. Section 26.—Altitude, 1,450 ft. to 1,500 ft. above sea-level. All flat agricultural land of fair quality; 258 acres in rape this season, balance in grass; watered by the Opuha River. Situated on Morris Road, about nine miles from Fairlie by good road. The improvements which are included in the price of the section consist of 176 chains of fencing, valued at £51.

Second-class Land.

Section 1.—Altitude, 1,800 ft. to 2,000 ft. above sea-level. Generally undulating land of good quality; about 500 acres have been ploughed and are now in grass, balance good tussock slopes; watered by Deep Creek and other streams. Situated on Butler's Road, about 144 miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 284 chains of boundary and subdivisional fencing, valued at £56. Section 1A.—Pastoral portion of Lot 1, which it adjoins. Altitude, 2,000 ft. to 3,000 ft. above sea-level. Hilly and undulating country covered with good tussock; usually carries dry sheep winter and summer. The improvements which are included in the price of the land consist of 123 chains of boundary-fencing, valued at £15. The improvements which are not included in the capital value, but must be paid for separately, consist of a stone hut, valued at £30. Section 4.—Altitude, 1,600 ft. to 1,700 ft. above sea-level. About 500 acres good agricultural land, of which about 420 acres have been ploughed and are now in grass; balance good tussock hill; watered by the Opuha and other streams; about 5 acres of plantation. Situated on Clayton Road, twelve miles from Fairlie. The improvements which are included in the price of the section consist of 245 chains of fencing, valued at £61. Section 4A.—Pastoral portion of Lot 4, with which it is connected by a road reserve along the North Opuha River. Altitude, 1,750 ft. to 6,000 ft. above sea-level; 3,000 acres being good hill-slopes covered with tussock and native grasses, capable of carrying a considerable number of sheep in summer, and in ordinary winters of wintering a certain number of dry sheep. The improvements which are included in the price of the section consist of 45 chains of boundary-fencing, valued at £5. valued at £5.

Bection 5.—Altitude, 1,600 ft. to 2,300 ft. above sea-level. All hilly and undulating land of good quality; nearly all ploughable and suitable for growing root crops; well watered by streams. Situated on Butler's Road, about 144 miles from Fairlie by good roads. The improvements which are included in the price of the section consist of 165 chains of fencing, valued at £24.

valued at £24.
Section 5a.—Pastoral portion of Lot 5. Altitude, 2,000 ft. to 3,000 ft. above sea level. All good tussock spurs; well watered by streams. Capable of wintering dry sheep in ordinary seasons. The improvements which are included in the price of the section consist of 145 chains of fencing, valued at £18.
Section 6.—Altitude, 1,500 ft. to 2,200 ft. above sea-level. Nearly all ploughable, flat, or undulating land of fair quality, part in grass and part fallow after turnips; well watered by streams. Situated on the Plantation Road, about 121 miles from Fairlie by good road. The improvements which are included in the price of the section consist of 295 chains of fencing, valued at £41.

valued at 141.
Section 6A.—Pastoral portion of Lot 6. Altitude, 2,000 ft. to 5,000 ft. above sea-level. All good tussock hills and downs; well watered by streams; capable of carrying dry sheep through an ordinary winter. The improvements which are included in the price of the section consist of 204 chains of fencing, valued at £33.
Section 9.—Altitude, 1,700 ft. to 1,900 ft. above sea-level. About 100 acres good stony land, 50 acres terrace and creekbed; balance ploughable and suitable for root crops and oats; well watered. Situated on Middle Road about 121 miles from Fairlie by good road. The improvements which are included in the price of the section consist of 157 chains of fencing, valued at £31. valued at £31.

Section 9A.—The pastoral portion of Lot 9. Altitude, 1,800 ft. to 4,000 ft. above sea-level. All good tussock hills and faces, some of which might be ploughed; well watered; capable of carrying dry sheep in an ordinary winter. The improvements which are included in the price of the section consist of 385 chains of fencing, valued at $\pounds 60$.

Section 10.—Altitude, 1,500 ft. to 1,900 ft. above sea-level. All easy, sloping agricultural land of good quality; about 414 acres have been ploughed and is now in grass, and much of remainder can also be ploughed after draining; watered by streams. Situated on Plantation Road, about twelve miles from Fairlie by good road. The improvements which are included

Section 10.—Altitude, 1,500 ft. to 1,900 ft. above sea-level. All easy, sloping agricultural land of good quality ; about 114 acres have been ploughed and is now in grass, and much of remainder can also be ploughed after draining ; watered by streams. Situated on Plantation Road, about twelve miles from Fairlie by good road. The improvements which are included in the price of the section consist of 218 chains of foncing, valued at 531.
 Section 10..—The pastoral portion of Lot 10. Altitude, 1,900 ft. to 4,000 ft. above sea-level. All good tussock hills and faces ; well watered ; and expable of carrying dry sheep in an ordinary winter. The improvements which are included in the price of the section consist of 216 chains of fancing, valued at 58.
 Section 13.—Altitude, 1,500 ft. to 1,700 ft. above sea-level. Light strong land of fair quality ; nearly all has been ploughed and is now in old grass ; about 100 acres of well-grassed creek-bed ; said to grow good crops of turnips ; well watered. Situated on Middle and Plantation Roads, about 11 miles from Fairlie by good road. The improvements which are included in the price of the section, but must be paid for sheep during the summer months. The improvements which are included in the price of the section, but must be paid for separately, consist of an iron hut, valued at 230.
 Section 15.—Homestead block. Altitude, 1,400 ft. to 1,500 ft. above sea-level. All flat or undulating land of fair to good quality; about 40 acres taken up with plantations, gardens, and buildings, the remainder in grass; well watered. The improvements which are included about nim miles and three-quarters from Fairlie.
 Synds (2900; sixteen stands, also wool-press: total, 2,300 ft. to 7,500 ft. above sea-level. All flat or undulating land of fair to good quality; about 40 acres foi; shearers the, 50; shearers the, 50; one-roomed iron hut lined, 50; stabe and harness-room, g25; wool-shed, 500; shearers hut, 50; shearers of well-grassed

As witness the hand of His Excellency the Governor, this nineteenth day of February, one thousand nine hundred and twelve.

D. BUDDO, For Minister of Lands.

Opening Lands in Auckland Land District for Sale or Selection.

ISLINGTON, Governor.

I SLINGTON, Governor. I pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for radio on Monday, the tworty fifth day of March sale or selection on Monday, the twenty-fith day of March, one thousand nine hundred and twelve; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for oc-cupation with right of purchase, cr on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Sche-dule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE. AUCKLAND LAND DISTRICT .- PART OF HAURAKI PLAINS. First-class Land.

Section.	Block.	A	rea	•	(Pur Tota		se:	wit Pu Hal	h Ri of reha	se: arly	Ren Le Hali	ase	: rly
Т	THAMES COUNTYTHAMES SURVEY DISTRICT. A. B. P. £ S. d. £ S. d. £ S. d.												
21	XI	100	.0	6	75 0	0	0	18	15	0	15	0	0
22		96	0	1	760	0	0	19	0	0	15	4	0
23		100	0	16	780	0	0	19	10	0	15	12	0
24		105	0	2	760	0	0	19	0	0	15	4	0
25	~	123	2	26	830	0	0	20	15	0	16	12	0
26	"	125	1	16	810	0	0	20	5	0	16	4	0

Section.	Block.	A	rea		C Pur Tota		wit Pui Hal	npat h Ri of rcha f-yea Rent	ght se: arly	Half	ase	: :ly
Он 3 4 5 6	INEMUR VII ″		в. 0 0 0	г ү . р. 0 0 0 18	-WAI £ 830 830 830 860	 d. 0 0 0 0	£ 20				r. 8.* 12 12 12 4	d. 0 0 0

GENERAL DESCRIPTION.

GENERAL DESCRIPTION. The above sections are situated about midway between the Piako and Waihou Rivers, and are conveniently reached from the wharves at Turua, Kopuarahi, and Kerepeehi by formed cart-roads. They are comprised of rich alluvial clay deposit on pumice sand, the depth of soil being considerable. There is no peat upon any of the sections, they are entirely level, immune from flood con-ditions, and more or less drained. Sections 22 and 23, Block XI, Thames Survey District, are covered almost en-tirely with raupo; Sections 21 and 24, Block XI, Thames Survey District, are covered with cabbage-trees, flax, and mixed bush; whilst Sections 25 and 26, Block XI, Thames Survey District, are entirely in mixed bush, of which the milling-timber has been almost worked out. A boundary drain runs the entire length of southern boundary of Sections 21, 24, 25, and 26, and a half-share is credited to each of the sections for their respective lengths. Sections 3, 4, 5, and 6, Block VII, Waihou Survey Dis-trict, are all covered with mixed bush, the heavier trees having been felled and milled. Section 3 contains a burnt-out clearing, while Section 6 has a little heavy manuka upon it. It is intended to form a catch-water drain all along the southern boundaries of the above four sections, and, if found necessary, a drain will be constructed between Sections 3 and 4 and between Sections 5 and 6. The boundary-lines of all sections are cut on ground, and the section corners indicated by notice boards. There

[No. 17

is a regular launch service from Shortland and Thames to all wharves on the Piako and Waihou Rivers, in addition to which steamers regularly trade between the Hauraki Plains and Auckland. The quarters of the oil-launches are at Shortland Wharf, from where they run daily. Intending selectors will not have the slightest difficulty in locating the various sections, as they are conveniently reached by formed roads. The various roads, main drains, and subdivisional drains indicated upon the plan are either formed or in course of construction. All sub-divisional drains are to be maintained by the successful applicants.

divisional drains are to be maintained by the determinants. The sections are not permanently watered, but the De-partment will sink artesian bores for settlers at cost price upon satisfactory arrangements with regard to payment being made with the Land Drainage Engineer, Thames. All artesian water obtained so far is mineralized, but is particularly good for all classes of stock. The areas of all sections are subject to slight alteration.

As witness the hand of His Excellency the Governor, this nineteenth day of February, one thousand nine hundred and twelve.

D. BUDDO For Minister of Lands.

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

ISLINGTON, Governor.

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

SCHEDULE

NELSON LAND DISTRICT .- TOWN OF BLACK'S POINT.

Town	Land.

Section No.	Area.		Upset Price.			Value of Improve- ments.			Nature of Improvements.	
1	Δ.	R.	P.	£	s.	d.	£	s.	d.(
.12	ō	0	12	10	0	0	25	0	0	Building, 24×16 .
16	ŏ	ŏ	12	4	Ŏ	ŏ	1	10	0	Cleared.
37	Ŏ	Ŏ	5	$\overline{5}$	Õ	Ò	21	15	0	
38	0	0	5	6	0	0	5	10	0	Fencing, fruit-trees, &c.
41	0	0	7	7	0	0	3	0	0	Conveniences in connec- tion with boarding- house adjoining.
43	0	0	8	8	0	0	105	0	0	
53	0	0	12	15	0	0	3	0	0	
67	0	0	4	5	0	0	1	5	0	Cleared.
71	ŏ	ŏ	8	6	ŏ	ŏ	40	10	ŏ	Old four-roomed house,
11	Ÿ.	v	0	U	v	v l	30	10	Ŷ	fruit-trees.
72	0	0	8	6	0	0	10	0	0	Fencing and fruit-trees.
73	ŏ	ŏ	8	5	ŏ	ŏ		10	Ő	- ching and in the court
74	ŏ	ŏ	8	5	ŏ	Ŏ		ĩõ	Ő	Fowlhouse, &c.
75	ŏ	ŏ	8	6	Ŏ	Ō		vil	- [
76	Ō	Ó	8	6	Ó	0	-	,,		
77	Ō	0	8	6	Ó	0		••	i	
79	0	0	8	6	0	0	6	0	0	Fowl-yards, &c.
80	0	0	8	6	0	0	10	10	0	8 × 10 hut, fence, garden.
85	0	0	12	1	0	0	1	Vil		···
86	0	0	12	1	0	0		,,		
87	0	0	12	2	10	0		,,		
89	0	0	12	6	0	0	48	0	0	House, 18×26 ; fruit- trees.
90	0	0	12	6	0	0	12	0	0	Hut, fruit-trees, garden.
111	0	0	12	12	0	0	113	0	0	House, 24×24 ; shed, 16×8 ; fencing.
120	0	0	12	9	0	0	8	2	0	Fencing, fruit-trees.
164	0	0	25	10	0	0	19	0	0	Hut, garden, old fence.
165 (-	1		-	- 1				
166	0	0	12	5	0	0	4	0	0	Cultivation.
167	0	0	10	4	0	0	3	0	0	
168	0	.0	8	3	0	0	2	0	0	
171	0	0	8	3	0	0	2	10	0	
172	0	0	9	4	0	0	3	10	0	

Section No.	A	rea	•	Upset Price.			Value of Improve- ments.			Nature of Improvements.
	Δ.		Р.	£	s.		£	s.	d.	
214	0		12	8	0	0	4	10	0	
215	0		12	6	0	0		10	- 0	
218	0	0	12	5	0	0	12	10	0	trees.
219	0	0	12	5	0	0	60	10	-0	House 24×20 ; fenc- ing, fruit-trees.
220	0	0	12	5	0	0.	- 9	0	0	Fencing and fruit-trees.
221	0	0	12	5	0	0	8	10	0	Fowl-run, fencing, fruit- trees.
222	0	0	12	5	0	0	5	0	0	Fencing and garden.
223	0	0	12	5	0	0	5	0	0	
224	0	0	12	$\mathbf{\tilde{5}}$	0	0	5	0	0	
225	0	0	12	5	0	0	75	0	0	House, 24×22 ; kitchen, 12×9 ; fencing.
226	0	0	15	6	0	0	6	0	0	
230	0	0	8	6	0	0	9	10	0	
233	0	0	35	15	0	0	180	0	0	
242	0	0	36	15	0	0	18	10	0	
243	0	1	6	18	0	0	90	0	0	
247	0	0	14	6	0	0	150	0	0	House, 36 × 20; fenc- ing, garden.
248	0	0	16	7	0	0	12	0	0	
249	ŏ	ĩ	ĩ	13	ŏ	Ő	14	ŏ	ŏ	
250	Õ	ì	Ô.		ŏ	Ŏ	14	ŏ	Ŏ	
251	Ŏ		33	12	Ŏ	Ŏ	35	Ŏ	Ŏ	
252	0	0	32	7	0	0	10	0	- 0	Cultivation.
254	0	1	19	20	0	0	150	0	0	Old house, seven rooms store - room, wash- house.

DESCRIPTION.

Black's Point is situated on the eastern bank of the Inangahua River, about a mile and a half from Reefton and forty-eight miles from Greymouth by coach road. It contains a hotel and stores, and is connected with Reefton by telephone. Several quartz batteries are at work in the locality.

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

D. BUDDO For Minister of Lands.

Rules under Part III of the Infants Act, 1908 (relating to the Adoption of Children).

ISLINGTON, Governor.

WHEREAS by the twenty-fifth section of the Infants Act, 1908 (hereinafter referred to as "the said Act"), it is enacted that the Governor may from time to time make such rules as he thinks fit, *inter alia*, pre-cribing the forms and mode of procedure to be used in exercising the jurisdic-tion conferred by Part III of the said Act (relating to the adoption of children), and prescribing the fees to be paid in respect of such procedure : And whereas it is expedient to make such rules accordingly:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power conferred upon me by the said twenty-fifth section, do hereby make the following rules for the purposes aforesaid.

RULES.

1. EVERY application under section 16 or section 17 of the said Act shall be in the form No. 1 in the First Schedule hereto, Act shall be in the form No. 1 in the First Schedule hereto, or as near thereto as circumstances will permit, and shall be signed by the applicant or the applicants in the presence of and shall be attested by a Stipendiary Magistrate, Justice of the Peace, Clerk of Court, or solicitor. Every application under section 24 of the said Act shall be in the form No. 2 in the said Schedule, or to the effect thereof, and shall be signed and attested as aforesaid. 2. Every such application and every other application

signed and attested as aforesaid. 2. Every such application and every other application made to a Magistrate under Part III of the said Act shall be filed in the Court, and the Clerk of the Court shall keep a register in the form No. 3 in the First Schedule hereto, wherein particulars of all documents filed in each application for an adoption order shall be entered in numerical order. 3. On the filing of an application under these rules the Magistrate shall appoint some convenient place and time for

the hearing of the same, and shall indorse on the application and sign a memorandum of such appointment in the form No. 4 in the First Schedule hereto. 4. The Clerk of the Court shall cause written notice of

the place and time so appointed to be served upon the applicant or applicants forty-eight hours at least before the time appointed for the hearing. Such notice shall be signed either by the Clerk or by the Magistrate to whom the application is made, and shall be served personally unless the Magistrate in his discretion otherwise directs.

5. The consent in writing of the parents or parent or legal guardian of the child proposed to be adopted shall be in the form No. 5 or the form No. 6 in the First Schedule hereto (as the case may require), and shall be signed, attested, and filed in the same manner as applications are required by these rules to be signed, attested, and filed.

6. A summons for the attendance of a witness at the hear ing of an application under these rules shall be in the form No. 7 in the First Schedule hereto or to the effect thereof, and shall be signed either by the Clerk of Court or by any Justice of the Peace. The summons shall be served person-

Justice of the Peace. The summons shall be served person-ally on the witness, and may if necessary contain a clause requiring the witness to produce any books, papers, writings, or other documents in his possession or under his control. 7. The applicant or applicants and the child proposed to be adopted shall attend personally before the Magistrate on the hearing of the application, unless the Magistrate in his discretion dispenses with such personal attendance. 8. (1.) Every application under section 16 or section 17 of the said Act shall be supported by an affidavit by some reputable and well-known person in the form No. 8 in the First Schedule hereto or to the effect thereof, and such affi-davit shall be filed in the Court with the application to which it relates. it relates.

12 relates.
(2.) Any evidence taken viva voce upon oath by the Magistrate on the hearing of any application under Part III of the said Act or these rules shall be reduced to writing by the Magistrate or the Clerk of the Court, signed by the witness, and filed by the Clerk of the Court.
9. The Magistrate may adjourn the hearing of the application to such place and time as he considers necessary or

convenient.

10. An order of adoption under section 16 or section 17 of the said Act shall be in the form No. 9 in the First Schedule

hereto, or as near thereto as circumstances will permit. 11. An order of adoption under section 24 of the said Act shall be in the form No. 10 in the First Schedule hereto, or

shall be in the form No. 10 in the First Schedule hereto, or as near thereto as circumstances will permit.
12. The Clerk of the Court shall keep with the papers in the proceedings a duplicate of every order made under Part III of the said Act and these rules.
13. Any person desirous of obtaining the variation, reversal, or discharge of an order of adoption made under the said Act shall apply in writing to the Magistrate exercising jurisdiction in the district where the said order was made, and shall forthwith serve a copy of that application upon such persons as the Magistrate orders. Such application shall set forth the grounds upon which the variation, reversal, or discharge of the order is sought, and shall be signed, attested, and filed in the same manner as an application attested, and filed in the same manner as an application

attested, and fied in the same manner as an application under Rule 1 hereof. 14. Upon the filing of the application the Magistrate shall, by memorandum under his hand indorsed on the application, appoint a convenient place and time for hearing the applica-tion. Such memorandum shall be in the form No. 4 in the First Schedule hereto First Schedule hereto.

15. The Clerk of the Court shall cause written notice of The place and time so appointed to be served upon the appli-cant or applicants forty-eight hours at least before the time appointed for the hearing. Such notice shall be signed either by the Clerk or by the Magistrate to whom the appli-cation is made, and shall be served personally unless the Magistrate in his discretion otherwise directs.

16. The Magistrate hearing such application may take evidence thereon either viva voce or in writing, and on oath

or otherwise as he thinks fit. 17. In all cases where an order is varied, reversed, or discharged, a memorandum of such variation, reversal, or dis-charge shall be written across the face of the registered copy

of the order, and shall be signed by the Magistrate. 18. Every person interested may upon the hearing of any application under Part III of the said Act or these rules appear personally or by a solicitor. 19. The fees specified in the Second Schedule hereto shall

be payable in respect of the several matters mentioned in that Schedule: Provided that the Magistrate may, by memorandum under his hand indorsed on the application or other document, remit the said fees or any of them, or reduce the amount thereof, in any case where in his opinion there are reasonable grounds for remitting or reducing the

same. 20. The rules of procedure under the Adoption of Children Act, 1895, dated the 26th November, 1895, and published in the *Gazette* of the 28th November, 1895, at page 1839, are hereby revoked.

FIRST SCHEDULE.

[Form No. 1.

NEW ZEALAND, TO WIT. [Form No. 1. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt

, Esq., Stipendiary Magistrate at То

WE [I] [Full name or names], of [Address], in the Do-minion of New Zealand [Occupation], and , wife of , wife of minion of New Zealand [Occupation], and , wife of the said , do hereby apply to adopt as our [my] child [Full name of child], a [Sex] [State whether legiti-mate or illegitimate] child, born on or about the day of , 19, whose father is [Full name], of [Address], [Occupation], and whose mother is [Full name], of [Address].

Dated at . this day of , 19

[Signatures.] [Witness to signatures.]

(NOTE.-Witness may be a Stipendiary Magistrate, Justice of Peace, Clerk of Court, or a solicitor.)

INDORSEMENT.

(See Form No. 4.)

Form No. 2. NEW ZEALAND, TO WIT. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt

, Esq., Stipendiary Magistrate at То

I, [Full name], the manager for the time being of [Designation of institution], situated at , in the Dominion of New Zealand, and established in connection with the religious denomination, which institution is not maintained by Government subsidy, do hereby spply of child], a [Sex] [State whether legitimate or illegitimate] deserted child born on or about the day of 19

Dated at . this day of , 19 .

[Signature.] [Witness to signature.]

(NOTE. -- Witness may be a Stipendiary Magistrate, Justice of Peace, Clerk of Court, or a solicitor.)

INDORSEMENT.

(See Form No. 4.)

NEW ZEALAND, TO WIT. [Form No. 3. In the matter of Part III of the Infants Act, 1908; and , to adopt in the matter of an application by

REGISTER OF DOCUMENTS FILED.

Date.	File No.	Nature of Document.
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	alaan ahaan aha	and the second sec

Form No. 4.

(To be indorsed on Forms Nos. 1 and 2.) In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt UPON reading the within application, I hereby as the place, and , the day (19, at o'clock in the noon, as the hearing the said application. Dated this day of , 19. appoint day of noon, as the time, for

, Stipendiary Magistrate.

[Form No. 5. NEW ZEALAND, TO WIT. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt CONSENT TO ORDER OF ADOPTION.

I [We], [Full name or names], of [Address], [Occupation], [one of] the parents of , a [Sex] [State whether legitimate or illegitimate] child, born on the day of , 19 , hereby consent to an order being made under Part III of the Infants Act, 1908, for the adoption of the said by of said by , of his wife [or as the case may be]. , and 19

day of Dated at , this

Signature. Witness. Signature. Witness.

-Witness may be a Stipendiary Magistrate, Justice Note.of Peace, Clerk of Court, or a solicitor.

, 19 .

NEW ZEALAND TO WIT. Form No. 6. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt CONSENT TO ORDER OF ADOPTION.

I, [Full name, address, and occupation], being the legal guardian of , a [Sex] [State whether legitimate or illegitimate] child, born on or about the day of , 19, do hereby consent to an order being made under Part III of the Infants Act, 1908, for the adoption of the said by , of , and , said by , of his wife [or as the case way be]. , this Dated at day of

. 19 [Signature.] [Witness.]

(NOTE.--Witness may be a Stipendiary Magistrate, Justice of the Peace, Clerk of Court, or a solicitor.)

NEW ZEALAND, TO WIT. (Form No. 7. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt

SUMMONS TO A WITNESS.

To [Name in full, description, and residence of witness]. You are hereby commanded to attend before the Magistrate in Chambers at the Magistrate's Court at , on , the day of , 19 , at the hour of o'clock in the noon, to give evidence on behalf of [State name of party requiring evidence of witness], [and then and there to have and produce (State any particular documents required), and all other books, papers, writings, and other documents relating to the said matter which may be in your custody, possession, or power.] Herein fail not at your peril.

your peril. Given under my hand and the seal of the Court, at

this day of .19 . , Clerk of the Court [or Justice of the Peace].

NEW ZEALAND, TO WIT. [Form No. 8 In the matter of Part III of the Infants Act, 1908; and in to adopt the matter of an application by make oath and say as fol-, of ,

lows . lows :---1. That I know the said and the said , that they are of good repute, that I believe them to be fit and proper persons to have the care and custody of the said , that they are of sufficient ability to bring up, maintain, and educate the said child, and that the welfare and interests of the said child will be promoted by the adoption.

, t**h**is , 19 , before Sworn at day of me----

, Justice of the Peace [or Clerk of Court, or Solicitor].

NEW ZEALAND, TO WIT. [Form No. 9] In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt

ORDER OF ADOPTION UNDER SECTION 16 OR 17. ORDER OF ADOPTION UNDER SECTION 16 OR 17. WHEREAS on the day of , 19, an applica-tion, under section of the Infants Act, 1908, was duly filed in the Magistrate's Court at , by , of , , and , his wife, for an order to adopt , a [Sex] [State whether legitimate or illegiti-mate] child, born on the day of , 19 : And whereas all the conditions and requirements of the said Act and the rules made thereunder relating to the adoption of children have been duly complied with and fulfilled, and I am satisfied of the several matters of which by the said Act

am satisfied of the several matters of which by the said Act I am required to be satisfied: Now, therefore, I, , Stipendiary Magistrate, do hereby order and adjudge that the said male child named may be and is hereby adopted by the said , and , his wife, and each of them, under section 16 [or section 17] of the said Act as from the date hereof, and shall thenceforth bear the name of Given under my head at this Given under my hand, at day of , this

, 19 , Stipendiary Magistrate.

[Form No. 10. NEW ZEALAND, TO WIT. In the matter of Part III of the Infants Act, 1908; and in the matter of an application by to adopt QRDER OF ADOPTION UNDER SECTION 24.

WHEREAS, on the day of , 19 , an applica-tion under section 24 of the Infants Act, 1908, was duly filed in the Magistrate's Court at by , manager of the [Designation of institution], situated at , and established in connection with the religious denomi-nation, for an order to adopt a male deserted deserted

child, born on or about the day of -19 And whereas all the conditions and requirements of the said Act and the rules made thereunder relating to the adoption of children have been duly complied with and fulfilled, and I am satisfied of the several matters of which by the said Act I am required to be satisfied :

Now, therefore, I, , Stipendiary Magistrate, do hereby order and adjudge that the said male deserted child named may be and is hereby adopted Stipendiary Magistrate, do by the said in connection with the said institution, under section 24 of the said Act, as from the date hereof. der section 24 01 the Band and, Given under my hand, at , this day of

, Stipendiary Magistrate.

SECOND SCHEDULE.

SCALE OF FEES IN RESPECT OF PROCEEDINGS UNDER PART III OF THE INFANTS ACT, 1908, IN RESPECT OF THE ADOPTION OF CHILDREN.

Filing any application, affidavit, or statutory de-
claration
Filing any consent
Appointment for hearing of any application
Hearing any application
Filing viva voce evidence on oath of each witness 2 0
Filing any document not otherwise provided for 2 0
Adoption order, including seal, and filing thereof 12 0
Every duplicate order, including seal 2 0
Registering memorandum of discharge, &c., of order 3 0
Summons for witness 2.0
Swearing each witness
Service of any notice, appointment, summons, order, or other

document : 1s. per mile for one way only from Courthouse.

As witness the hand of His Excellency the Governor, this thirteenth day of February, one thousand nine hundred and twelve. D. BUDDO,

For Minister of Justice.

Warrant appointing Conciliation Commissioner under the Industrial Conciliation and Arbitration Amendment Act, 1908

ISLINGTON, Governor.

I N exercise and pursuance of the power and authority conferred by section twenty-nine of the Industrial Conciliation and Arbitration Amendment Act, 1908, I. John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand. do hereby appoint

PATRICK HALLY

to be a Conciliation Commissioner under and for the purposes of Part III of the said Act, and to exercise jurisdiction within the Wellington, Marlborough, Nelson, and Westland Industrial Districts. Appointment to date from the twenty-second day of January, one thousand nine hundred and twenty hundred and twelve.

As witness the hand of His Excellency the Governor, at Wellington, this eighteenth day of January, one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Labour.

Warrant appointing Conciliation Commissioner under the Industrial Conciliation and Arbitration Amendment Act, 1908

ISLINGTON, Governor.

I N exercise and pursuance of the power and authority Conferred by section twenty-nine of the Industrial Conciliation and Arbitration Amendment Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby appoint

THOMAS HARLE GILES

to be a Conciliation Commissioner under and for the purposes of Part III of the said Act, and to exercise jurisdiction within the Northern and Taranaki Industrial Districts. Appointment to date from the twenty-second day of January, one thousand nine hundred and twelve.

As witness the hand of His Excellency the Governor, at Wellington, this eighteenth day of January, one thousand nine hundred and twelve.

J. A. MILLAR, Minister of Labour.

Warrant appointing Conciliation Commissioner under the Industrial Conciliation and Arbitration Amendment Act, 1908

ISLINGTON, Governor.

I SETINGTON, Governor. I service and pursuance of the power and authority Conclination and Arbitration Amendment Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby approximately and the service of the power of the service of the power of the service o appoint

JAMES BICHARD TRIGGS

to be a Conciliation Commissioner under and for the purposes of Part III of the said Act, and to exercise jurisdiction within the Canterbury and Otago and South-land Industrial Districts. Appointment to date from the twenty-second day of January, one thousand nine hundred and the second day of January. and twelve

As witness the hand of His Excellency the Governor, at Wellington, this eighteenth day of January, one thousand nine hundred and twelve.

J. A. MILLAR,

Minister of Labour.

Amended Regulations re Gold-miners' Relief Fund.

ISLINGTON, Governor.

ISLINGTON, Governor. ISLINGTON, Governor. IN exercise of the powers conferred upon him by the Mining Act, 1908 (hereinafter termed "the said Act"), and of all others powers enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand doth hereby revoke the regulations dealing with the administration of the Gold-miners' Relief Fund, made under the said Act on the seventh day of April and the thirteenth day of September, one thousand nine hum-dred and eleven, and respectively published in the New Zealand Gazette of the thirteenth day of April and the fourteenth day of September then instant, and in lieu thereof doth hereby make the following regulations; and doth hereby order that the regulations hereby made shall come into operation from the date of the gazetting thereof. come into operation from the date of the gazetting thereof.

REGULATIONS.

1. THE Public Trustee shall, on receipt of a certificate from a duly qualified medical officer, and also on the certificate from an Inspector of Mines, apply the moneys deposited to the credit of the Gold-miners' Relief Fund, as follows :--

- (a.) When any gold-miner has been injured while working in or about a gold-mine or battery, and is off work for one week or more, he shall be granted the sum of 12s. 6d. per week, or at the rate of 2s. 1d. for every working-day, from the date of the injury, which payment shall, subject as hereinafter provided, continue so long as such medical officer and Inspector of Mines certify that such gold-miner is unable to work; but when an injury occurs in any mine situate in a locality remote from settlement, where the services of a medical officer are not procurable, or in any case where the Inspector of Mines is of opinion and certifies that a medical certificate is unnecessary, payment at the prescribed rate may be made for certifies that a medical certificate is unnecessary, payment at the prescribed rate may be made for any period not exceeding thirty days from the date of the injury on the certificate of the Inspec-tor of Mines alone. In cases where any gold-miner is permanently disabled, he may be granted a fixed sum (not exceeding £50) in satisfaction of all claims, but in any such case the certificate of a duly qualified medical officer and an Inspector of Mines will be required. No gold-miner shall has been so injured as to prevent him working for a period of not less than one week, and the total amount payable to any gold-miner shall in no case exceed £50. f any gold-miner meets with any such injury which
- exceed £00.
 (b.) If any gold-miner meets with any such injury which proves fatal, a sum (not exceeding £50) may be granted to the widow or other near relative of such deceased gold-miner in full satisfaction of a such deceased gold-miner in full satisfaction full satisf all claims.

2. Any gold-miner who meets with any such injury which disables him from work shall send, or cause to be sent, within fourteen days of such injury occurring, a notice in writing to the Inspector of Mines; and all applications for relief must be made within twenty-one days of the date of the injury, or the claim cannot be entertained.

3. No miner shall be entitled to relief from the Gold-miners' Relief Fund for any injury caused by drinking intoxicating liquors, fighting, or any kind of athletic sports or game of amusement, or for any injury caused by the misconduct of such miner.

sports of game of antisement, or for any injury caused by the misconduct of such miner.
4. Any gold-miner who is or hereafter becomes incapacitated for work owing to miners' phthisis (pneumoconiosis) contracted while working in a gold-mine in New Zealand shall be paid in accordance with these regulations.
5. A sum (not exceeding £50) may be paid for the relief of the family of any such gold-miner who has died or hereafter dies from miners' phthisis (pneumoconiosis), and an additional sum (not exceeding £20) may be granted to the widow or other near relative of the deceased gold-miner towards defraying the expenses of his funeral.
6. In these regulations—

"Gold-miner" and "miner" mean any person employed in or about a gold-mine, and includes persons employed in batteries:
"Injury" means personal injury by accident arising out of and in the course of the employment or occupation of a gold-miner.

- As witness the hand of His Excellency the Governor, this seventeenth day of February, one thousand nine hundred and twelve.

R. McKENZIE. Minister of Mines.

Appointment of Returning Officer for Nelson Electoral District.

Chief Electoral Office, Wellington, 13th February, 1912. H 15 Excellency the Governor has been pleased to appoint appoint

WILLIAM WARING DE CASTRO

to be Returning Officer under the Legislature Act, 1908, for the Electoral District of Nelson, vice E. C. Kelling, resigned.

J. G. WARD, Prime Minister.

Appointment of Registrar of Electors and Returning Officer for Otago Central Electoral District.

Chief Electoral Office,

Wellington, 13th February, 1912. IS Excellency the Governor has been pleased to appoint

JULES CÆSAR MALFROY

to be Registrar of Electors and Returning Officer under the Legislature Act, 1908, for the Electoral District of Otago Central, vice J. Miller, resigned.

J. G. WARD, Prime Minister.

Deputy Registrars of Marriages, &c., appointed.

Office of the Minister of Internal Affairs, Wellington, 13th February, 1912. If IS Excellency the Governor has been pleased to appoint the undermentioned persons to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :-

Name. District. ARTHUR WOLLESTON PYM HEWITT ROBERT TROUP .. Taumaranui. .. Invercargili. D. BUDDO.

Minister of Internal Affairs.

Cadets appointed.

Office of the Minister of Internal Affairs. Wellington, 15th February, 1912. H 18 Excellency the Governor has been pleased to appoint

Roy Allan Younger and Joseph Patrick McMahon-Box

to be Cadets in the office of the Registrar-General at Wel lington. Appointments to date from 1st February, 1912, and 7th February, 1912. respectively.

D. BUDDO, Minister of Internal Affairs.

Appointment of Vice-Consul of Uruguay at Wellington recognized provisionally. regulations, and William Henry Lamb and Joseph Nichol-son, resigned; to act in conjunction with Thomas Stark and William Francis Bennetto, previously appointed by His Excellency the Governor. Office of the Minister of Internal Affairs, Wellington, 19th February, 1912. IS Excellency the Governor directs it to be notified that, in accordance with instructions from His Majesty's Secretary of State for the Colonies, he has recog-nized provisionally the apointment of D. BUDDO For Minister of Lands. Members of Blackball Domain Board appointed. Department of Lands, Wellington, 14th February, 1912. IS Excellency the Governor, in pursuance of sec-tion 41 of the Public Reserves and Domains Act, 1908, has been pleased to appoint WILLIAM JOHN PROUSE, Esq., as Vice-Consul of Uruguay at Wellington. D. BUDDO, Minister of Internal Affairs. PHILIP ROGERS, WILLIAM BROMILOW, and JAMES MULCARE Typist and Shorthand-writer appointed. to be members of the Blackball Domain Board, in the place of James Sneddon, Henry Finch, and William Neilson, resigned. The Treasury, New Zealand, Friendly Societies Office, Wellington, 13th February, 1912. IS Excellency the Governor has been pleased to appoint D. BUDDO, For Minister of Lands. appoint PERCIVAL LEO MINIFIE Cadet in the Land and Income Tax Department appointed. to be a Typist and Shorthand-writer in the Civil Service of the Government of New Zealand (Friendly Societies Office), the appointment to date from 1st November, 1911. Land and Income Tax Department, Wellington, 13th February, 1912. TIS Excellency the Governor has been pleased to J. G. WARD, Н appoint Minister of Finance. FREDERICK BENJAMIN ABURN to be a Cadet in the Land and Income Tax Department, as from the 10th day of February, 1912. Chairman of Licensing Committee appointed. J. G. WARD. Department of Justice, Wellington, 20th February, 1912. H IS Excellency the Governor has been pleased to appoint Cadet in the Land and Income Tax Department appointed, Land and Income Tax Department, Wellington, 13th February, 1912. H IS Excellency the Governor has been pleased to appoint appoint THOMAS ALFRED BUSHE BAILEY, Esq., S.M., to be Chairman of the Licensing Committee for the Dis-trict of Riccarton, vice H. W. Bishop, Esq., S.M. appoint CECIL WALTER THORN D. BUDDO to be a Cadet in the Land and Income Tax Department, as from the 8th day of February, 1912. For Minister of Justice. J. G. WARD. Cadets in Magistrates' Courts appointed. Member of Maori Land Board appointed. Department of Justice, Wellington, 21st February, 1912. HIS Excellency the Governor has been pleased to appoint Native Department, Wellington, 19th February, 1912. H IS Excellency the Governor has been pleased to appoint appoint LESLIE WILLIAM LOUISSON appoint to be a Cadet in the Magistrate's Court at Oamaru, from the 29th day of January, 1912, vice E. R. Norrie, trans-THOMAS BROOK, Esq., of Gisborne, to be a member of the Tairawhiti District Maori Land Board, vice George Henry Bullard, Esq., resigned. ferred : EDWIN ROLLAND NORRIE to be a Cadet in the Magistrate's Court at Christchurch, from the 24th day of January, 1912; J. CARROLL, Native Minister. WILLIAM RICHARD MULGAN to be a Cadet in the Supreme, Magistrate's, and Warden's Courts at Greymouth, from the 30th day of January, 1912, vice L. W. Louisson, transferred; and Cadet appointed. Native Department, Wellington, 19th February, 1912. IS Excellency the Governor has been pleased to NORMAN MACLEOD MACKENZIE to be a Cadet in the Magistrate's and Warden's Courts at Queenstown, from the 12th day of February, 1912, vice W. R. Mulgan, transferred. Н appoint WHAREKANIWHA MIKA D. BUDDO, to be a Cadet in the office of the Aotea District Maori Land Board, under the provisions of section 70 of the Native Land Act, 1909. as from the 1st February, 1912. For Minister of Justice. J. CARROLL, Native Minister. Members of Waikaka Commonage Committee appointed. Department of Lands, Wellington, 19th February, 1912. IS Excellency the Governor, in pursuance of clause 3 of the rules and regulations for the management of the Waikaka Commonage, has been pleased to approve of Cadette appointed. Native Department, Wellington, 19th February, 1912. H IS Excellency the Governor has been pleased to appoint HUGH RANKIN, JAMES WARD, CHARLES JOSEPH DRAIN, GEORGE BURNETT MATHESON, and appoint EMIRE WARETINI to be a Cadette in the office of the Tokerau District Maori Land Board, under the provisions of section 70 of the Native Land Act, 1909, as from the 1st February, 1912. WILLIAM JOHN TWEEDIE being members of the Waikaka Commonage Committee, in the place of James O'Kane, Boston Bell McEwan, and Martin Curran, who retired in accordance with the said J. CARROLL, Native Minister.

THE NEW ZEALAND GAZETTE.

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[No. 17

Resident Agents and Postmasters appointed at Penrhyn Island, Aitutaki and Mauke.

Cook Islands Administration, Wellington, 14th February, 1912. IS Excellency the Governor has been pleased to appoint appoint

RALPH CONSTANCE MORGAN to be Resident Agent and Postmaster at Penrhyn Island;

ERNEST FREDERICK HAWK to be Resident Agent and Postmaster at the Island of Aitutaki; and

JOHN MCCULLOCH

to be Resident Agent and Postmaster at the Island of Mauke.

J. CARROLL.

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

Marine Department, Wellington, 13th February, 1912. IS Excellency the Governor has, in pursuance and exercise of the power and authority conferred by section 79 of the Fisheries Act, 1908, appointed GEORGE WAUGH TELFORD CAMPBELL,

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

J. A. MILLAR.

Members of Westport Harbour Board appointed.

Marine Department, Wellington, 14th February, 1912. IS Excellency the Governor has, in pursuance of the provisions of section 4 of the Westport Harbour Board Act, 1884, appointed

John Foster, George Griffiths, James Horace Greenwood, Alfred Craig Hansen, John Richard Powell,

JAMES SCANLON, and DAVID JOSEPH WILLIAMS

to be members of the Westport Harbour Board for a period of two years from the 1st July, 1911. J. A. MILLAR.

Surveyor of Ships and Examiner of Engineers appointed.

Marine Department, Wellington, 19th February, 1912.

 $\prod^{T \text{ is hereby notified that}}$

THOMAS ALFRED COOPER

has been appointed, under the provisions of the Shipping and Seamen Act, 1908, to be a Surveyor of Ships and Examiner of Engineers under that Act.

J. A. MILLAR.

Chief Clerk, Marine Department, appointed.

Marine Department, Wellington, 19th February, 1912. $\mathbf{\Gamma}$ T is hereby notified that BERTRAM WILLIAM MILLIER

has been appointed Chief Clerk in the Marine Department. J. A. MILLAR.

Engineering Cadet appointed.

Public Works Department, Wellington, 20th February, 1912. IS Excellency the Governor has been pleased to annoint appoint

LEONARD LINCOLN MEADOWCROFT to be an Engineering Cadet in the Public Works Department, as from the 23rd October, 1911.

Е

R. McKENZIE, Minister of Public Works.

Clerical Cadet appointed.

Public Works Department, Wellington, 20th February, 1912. H IS Excellency the Governor has been pleased to appoint appoint

CHARLEY FRYER

to be a Clerical Cadet in the Public Works Department, the appointment to date from the 23rd October, 1911. **R.** McKENZIE

Minister of Public Works.

Cadet appointed .- Notice No. 1581.

Department of Agriculture, Commerce, and Tourists, Wellington, 19th February, 1912. IS Excellency the Governor has been pleased to appoint

JOHN HOUSTON

to be a Cadet in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists); the appointment to date from the 31st January, 1912.

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

Nurse appointed.—Notice No. 1582.

Department of Agriculture. Commerce, and Tourists, Wellington, 19th February, 1912. IS Excellency the Governor has been pleased to appoint

CLARA HASZARD

(at present a temporary officer) to be a nurse in the Civil Service of the Government of New Zealand (Department of Agriculture, Commerce, and Tourists); the appointment to date from the 1st February, 1912.

THOS MACKENZIE, Minister of Tourist and Health Resorts.

Award of the Colonial Auxiliary Forces Long-service Medal.

Department of Defence, Wellington, 13th February, 1912. IS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

WIILIAM WILLSON HIGGINSON, Esq. (late No. 1 Squadron, Waikato Mounted Rifles), (late Sergeant,

he having a total service to 1st April, 1908, entitling him thereto of twenty-eight years one hundred and seventy davs.

J. CARROLL. For Minister of Defence.

Award of the Long-service and Good-conduct Medal.

Department of Defence, Wellington, 13th February, 1912. IS Excellency the Governor has been pleased to approve, in accordance with paragraph 14 (1), Appendix IX, of the Regulations for the Military Forces of New Zealand, 1911, of the award of a Long-service and Good-conduct Medal to

No. 584, Quartermaster-Sergeant Artificer Albert MARTIN, Royal New Zealand Artillery. J. G. WARD,

Minister of Defence.

Notice respecting Proposed Borough of Pukekohe, County of Manukaŭ.

Office of the Minister of Internal Affairs, Wellington, 14th February, 1912. PURSUANT to section 117 of the Municipal Corpora-tions Act, 1908, His Excellency the Governor directs it to be notified that a petition has been presented to him, praying for the constitution of the area described in the Schedule hereto as a borough under the said Act, to be named the Borough of Pukekohe. All persons l to

affected are hereby called upon to lodge any written ob-jections to or petitions against the constitution of the said borough which they may desire to lodge, within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

DESCRIPTION OF BOUNDARIES OF PROPOSED BOROUGH OF PUKEKOHE.

D. BUDDO, Minister of Internal Affairs.

Special Order made by the Werekino Road Board, Taranaki County.

Office of the Minister of Internal Affairs, Wellington, 19th February, 1912. THE following special order, made by the Werekino Road Board, is published in accordance with the provisions of the Road Boards Act, 1908.

D. BUDDO, Minister of Internal Affairs.

RESOLUTION PASSED BY THE WEREKING ROAD BOARD, TARANAKI COUNTY.

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 Werekino Road Board hereby resolves as follows: That, for the purpose of providing

the interest and other charges on a loan of £650 (being half of a joint loan of £1,300, authorized to be raised in equal instalments by the Parihaka and Werekino Road Boards), under the above-mentioned Act, for the purpose of forming, culverting, grading, and metalling part or parts of the Upper Puniho Road from the end of the present metal to the Carrington Road, and completing the unmetalled portions of the aforesaid road between the end of the necesnit metal and the main South Road in payment presents include the Carrington Road, and Completing the unmetalled portions of the aforesaid road between the end of the present metal and the main South Road, in payment of costs of raising loan, engineering the works, and the first year's instalments on loan, the said Werekino Road Board hereby makes and levies a special rate of §d. in the pound upon the rateable value of all rateable property within the Upper Puniho No. 3 Joint-Ioan Special-rating Area, comprising Sections 33, 29, 28, 34, and Subsec-tions 11 and 12 of Section 32, Block V, Subsections 1, 2, 3, 4, and part of Subsection 6 of Section 4, Block X, Cape Survey District; and that such special rate shall be an annually 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 also resolved that the Werekino Road Board shall have control of the whole works, subject to the inspection of the Parihaka Road Board's foreman. W. J. STEPHENSON,

W. J. STEPHENSON, Chairman.

It is hereby certified that the above resolution was duly adopted at a special meeting of the Werekino Road Board held on Thursday, 21st December, 1911, and confirmed at a meeting of the Board held on Thursday, 1st February, 1912.

W. J. STEPHENSON. Chairman.

J. WOOLDRIDGE

Clerk.

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

J. WOOLDRIDGE Člerk.

Special Order made by the Taranaki County Council merging Oakura Road District.

Office of the Minister of Internal Affairs, Wellington, 20th February, 1912. THE following special order, made by the Taranaki County Council, is published for general information.

D. BUDDO, Minister of Internal Affairs.

TARANAKI COUNTY COUNCIL.

Special Order made by the Council of the County of Taranaki dissolving the Oakura Road Board, and merg-ing the Areas of the said Road District into the County of Taranaki.

THAT, in pursuance of the powers vested in it in that behalf by the Counties Act, 1908, the Council of the County of Taranaki, to accede to the prayer of the petitioners of the Oakura Road District, hereby resolves that the Oakura Road Board be dissolved, and the area of the said road district be merged into the County of Taranaki as from the 31st day of March, 1912.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Taranaki was affixed hereto by the Chairman, Joseph Brown, duly authorized by resolution of the Council passed on the 5th day of resolution of the Council passed on the 5th February, 1912. Signed by direction and on behalf of the Council.

J. BROWN, Chairman.

D. MCALLUM,

C. ANDREWS, Councillors.

In the presence of-

duly made.

ROBERT ELLIS, County Clerk, New Plymouth.

Dated at New Plymouth, this 5th day of February, 1912 I hereby certify that the above special order has been

ROBERT ELLIS, County Clerk.

Special Order made by the Southland County Council merging Invercargill Road District.

Office of the Minister of Internal Affairs, Wellington, 20th February, 1912. THE following special order, made by the Southland County Council, is published for general information

D. BUDDO, Minister of Internal Affairs

SOUTHLAND COUNTY COUNCIL.

Special Order merging Invercargill Road District.

THAT, in response to a petition of ratepayers, in accordance with the provisions of section 31 of the Counties Act, 1908, this Council declares the Invercargill Road Board to be dissolved and the Invercargill Road District merged in Southland County as on and after the 1st day of March, 1912

1912. The above resolution was duly passed as a special order at a special meeting of the Southland County Council held at Invercargill on the 12th day of January, 1912, and con-firmed at an ordinary meeting of the said Council held on the 9th day of February, 1912. The common seal of the Chairman, Councillors, and Inhabitants of the Southland County was hereunto affixed this 9th day of February, 1912, in the presence of—

JOHN R. HAMILTON

Chairman. A. J. SERVICE

Clerk.

I hereby certify that the above special order was duly made in accordance with the provisions of the Counties Act, 1908.

> A. J. SERVICE, County Clerk.

Resolution made by the Council of the County of Rodney

The Treasury, Wellington, 19th February, 1912. THE following resolution, made by the Rodney County Council, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

RODNEY COUNTY.

Matakana Special-loan District.

Matakana Special-loan District. THAT, in pursuance and exercise of the powers vested in it in that behalf by the Counties Act, 1908, the Local Bodies' Loans Act, 1908, and the New Zealand State-guaranteed Advances Act, 1909, and the amendments thereof, the Rodney County Council resolves as follows: That, for the purpose of paying the interest and other charges on a loan of £1,000, authorized to be raised by the Rodney County Council, by vote of the ratepayers of the Matakana Special-loan District, for forming and metalling the Warkworth-Matakana and Matakana-Omaha Roads, the said Rodney County Council hereby makes and levies a special rate of 5/18 of a penny in the pound upon the rateable value of all the rateable property in the Matakana Special-loan District, comprising the Matakana West and the Matakana East Road Districts; and that the special rate shall be an annually recurring rate during the currency of such loan, to be payable yearly upon the last Friday in January 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 certify that the foregoing resolution was duly passed at a meeting of the Rodney County Council held on the 9th day of February, 1912. HENRY R. FRENCH, County Clerk

HENRY R. FRENCH, County Clerk.

Resolution made by the Council of the Borough of New Brighton.

The Treasury, Wellington, 20th February, 1912. THE following resolution, made by the New Brighton 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.

BOROUGH OF NEW BRIGHTON.

North and West New Brighton Special-rating 2 Resolution making and levying Special Rate. Area.-

BOROUGH OF NEW BRIGHTON. North and West New Brighton Special-rating Area.— Resolution making and levying Special Rate. IN pursuance and exercise of the powers vested in it in that behalf by section 4 of the Local Bodies' Loans Amend-ment Act, 1910, the New Brighton 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 £4,500, authorized to be raised by the New Brighton Borough Council, under the Local Bodies' Loans Act, 1908, and its amendments, for the forming and metalling of Bowhill Road (for its full width), and of Palmers Road, Baker Street, Jubilee Street, Tram Road (from Park Road to Racecourse Road), Grantley Street, Norton Street, Osborne Terrace, Tonks Street, Swann Street, Rawson Street, and Pratt Street (for a width of 15 ft. in each case), and kerbing and channelling and otherwise completing Bowhill Road, and for contingencies, engineering, and supervision in respect of the foregoing works, the New Brighton Borough Council hereby makes and levies a special rate of 5d. and 1/5 of a penny in the pound upon the rateable value of all rateable property of the North and West New Brighton Special-rating Area, being all that area being part of the Borough of New Brighton bounded towards the west and north by the western and northern boundaries of the Borough of New Brighton, towards the north-east by the sea from the northern boundary of the said borough to the northern corner of Reserve 1616, towards the south-east by that reserve and Reserre 1579, again towards the north-east by Reserve 1579 and Rural Section 34174, and again towards the south-eastern boundary of Lot 11 on deposited plan 785, and towards the south-eastern boundary of the land in certificate of title, Vol. 242, folio 275, by part of the north-eastern boundary of Lot 11 on deposited plan 785, and towards the south-eastern boundary of the land in certificate of title, vol. 110 on deposi

C H. OPIE, Mayor. CHAS. FOSTER, Town Clerk.

Resolution made by the Manurewa Road Board.

The Treasury, Wellington, 20th February, 1912. THE following resolution, made by the Manurewa Road Board, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

MANUREWA ROAD BOARD.

Resolution.

Resolution. In pursuance and exercise of the powers vested in it in that behalf by section 4 of the Local Bodies' Loans Amend-ment Act, 1910, the Manurewa Road Board hereby resolves as follows : That, for the purpose of providing the instal-ments in respect of principal and interest and also the other charges on a loan of £300, authorized to be raised by the Manurewa Road Board, under the Local Bodies' Loans Act, 1908, and its amendments, for forming and metalling the Weymouth Road and Palmers Road, the said Manurewa Road Board hereby makes and levies a special rate of 3d. in the pound upon the rateable value of all rateable property of the Weymouth Special-rating Area, comprising and bounded by Section 32 on the east, Manukau Harbour on the south and west, and part of Manukau and Sections 41 and 44 on the north, Martin Estate, part Clendon's grant; 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. off.

Resolution made 8th January, 1912.

G. F. DRUCE, Chairman, Manurewa Road Board.

Resolution made by the Council of the County of Hobson. | Resolution made by the Council of the Borough of Napier.

The Treasury,

Wellington, 20th February, 1912. THE following resolution, made by the Hobson County Council, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

HOBSON COUNTY COUNCIL.

Resolution making Special Rate to provide In Awakino Point Special Loan of £3,000. Interest on

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Hobson County Council hereby resolves as follows : That, for the purpose of providing the interest and other charges on a loan of £3,000, authorized to be raised by the Hobson County Council under the above-mentioned Act, for the on a loan of £3,000, authorized to be raised by the Hobson County Council, under the above-mentioned Act, for the purpose of metalling the roads within the Awakino Point Special Area, the said Hobson County Council hereby makes and levies a special rate of 8d. in the pound upon the rateable value of all rateable property of the Awakino Point Special-rating Area, comprising all that subdivision known as Kaihu 2b No. 3509b, Maungaru Survey District, and containing 1,967 acres; 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. The common seal of the Hobson County Council was

The common seal of the Hobson County Council was hereunto affixed this 18th day of January, 1912, in the presence of-

H. J. SLADE, Chairman. J. Hogg,

County Clerk.

I hereby certify that the above resolution was duly passed at a meeting of the Hobson County Council on the 18th day of January, 1912.

J. Hogg, County Clerk.

Resolution made by the Otahuhu Road Board.

The Treasury, Wellington, 21st February, 1912. THE following resolution, made by the Otahuhu Road Board, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1908, and its amendments.

J. G. WARD, Minister of Finance.

OTAHUHU ROAD BOARD.

Copy of Resolution.-£1,500 Loan.

PROPOSED by Mr. S. J. Arbutt, and seconded by Mr. James Atkinson, and carried unanimously :-

1.11

FRED. C. LIPPIATT, Chairman, Otahuhu Road Board. Otahuhu, 19th February, 1912.

The Treasury,

Wellington, 21st February, 1912. THE following resolution, niade by the Napier Borough Council, is published in accordance with the pro-visions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD, Minister of Finance.

NAPIER BOROUGH COUNCIL.

Resolution making Special Rate.

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 the Municipal Corporations Act, 1908, and their respective amendments, and of all other powers and authorities it enabling, the Napier Borough Council hereby resolves as follows : That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £2,500, autho-rized to be raised by the said Napier Borough Council, under the above-mentioned Acts, for the following pur-pose-mamely, the erection and (if the Council thinks proper) the furnishing of a building at Port Ahuriri, Napier, comprising a public hall to be used by the public for purposes of enjoyment or recreation, including (if necessary) the cost of preparing the site, the said Napier Borough Council hereby makes and levies a special rate of 2/7 of a penny in the pound sterling upon the annual rateable value of all rateable property of the Borough of Napier, comprising the whole of the said borough; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of January and the 1st day of July in each and every year during the currency of such loan, being a period of thirty-five years from the raising of the loan, or until the loan is fully paid off.

The foregoing resolution was passed at a duly consti-tuted meeting of the Napier Borough Council held on the 17th day of January, 1912.

J. VIGOR BROWN. E. CROWLEY.

Sealed with the common seal of the Mayor, Councillors, and Burgesses of the Borough of Napier, and signed by John Vigor Brown and Edward Crowley, two members of the Council of the said borough, in the presence of—

M. MURRAY, Town Clerk.

Authorizing the Laying-off of Holmes and Stuart Streets, in the Town of Awamoa Township Extension No. 2, of a Width of not less than 66 ft.

Department of Lands, Wellington, 14th February, 1912. I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Holmes and Stuart Streets, in the Town of Awamoa Township Extension No. 2, Otago Land District, of a width of not less than 66 ft. instead of 90 ft of 99 ft.

> D. BUDDO. For Minister of Lands.

Authorizing the Laying-off of Kauri, Rimu, and Puriri Streets, in the Town of New Lynn Extension No. 3, of a Width of not less than 66 ft.

Department of Lands, Wellington, 14th February, 1912. I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Kauri, Rimu, and Puriri Streets, in the Town of New Lynn Extension No. 3, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

D. BUDDO, For Minister of Lands.

Approximate Aren of each of the Parcels of Road taken and laid off.

R. P. 2 26 Being Portion

Authorizing the Laying-off of Longfellow, Emerson, and Carlyle Streets, in the Town of Te Aroha Extension No. 1, of a Width of not less than 66 ft.

Department of Lands, Wellington, 14th February, 1912. I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Longfellow, Emerson, and Carlyle Streets, in the Town of Te Aroha Extension No. 1, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft instead of 99 ft. D. BUDDO,

For Minister of Lands.

Authorizing the Laying-off of Queens Road, in the Town of Hapera Extension No. 1, of a Width of not less than 66 ft.

Department of Lands, Wellington, 14th February, 1912. I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Queens Road, in the Town of Hapera Extension No. 1, Hawke's Bay Land District, of a width of not less than 66 ft. instead of 99 ft.

D. BUDDO For Minister of Lands.

Authorizing the Laying-off of McKenzie Street, in the Town of Fuirlie Extension No. 2, of a Width of not less than 66 ft.

Department of Lands, Wellington, 14th February, 1912. I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of McKenzie Street, in the Town of Fairlie Extension No. 2, Canterbury Land District, of width of not loss them 66 ft instead of 90 ft a width of not less than 66 ft. instead of 99 ft.

D. BUDDO, For Minister of Lands.

Notice of the Taking and Laying off of a Road in Block VI, Orahiri Survey District, Waitomo County.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under the authority of section 93 of the Public Works Act, 1908, that the road described in the Schedule hereto was duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 26th day of December, 1907 1907.

4	226	Hauturu Block N		VI	Orahiri	P.W.D. 31133	Red.
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vincial District. Dated this 13th day of February, 1912.

R. McKENZIE Minister of Public Works.

Notice of the Taking and Laying off of a Road in Block V. Hunua Survey District, Kaitieke County.

N OTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand. under the authority of section 93 of the Public Works Act, 1908, that the road described in the Schedule hereto was. on the 11th day of June, 1910, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 90th day of Nurember 1909. dated the 20th day of November, 1909.

SCHEDULE.									
Approximate Area of the Parcel of Land taken and laid off.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan					
A. R. P. 13 3 32.8	Waimarino No. 6	v	Hunua	P.W.D. 31134	Pink.				

In the Wellington 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.

Dated this 13th day of February, 1912.

R. McKENZIE, Minister of Public Works.

Notice of the Taking and Laying off of Roads in Blocks IV and VIII. Mangaorongo, V, Wharepapa, XV and XVI, Puniu Survey Districts.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under the authority of section 93 of the Public Works Act, 1908, that the roads described in the Schedule hereto were, on the 21st day of March, 1910, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 19th day of February, 1910.

SCHEDULE.

Approximate Area of each of the Roads taken and laid off.	Being Portion of	Situated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 11 3 27 3 1 9 6 2 38	Rangitoto A No. 3B (15465, blue) " A No. 65B " " A No. 4 "	IV IV and VIII V XVI	Wharepapa.	P.W.D. 31130 ″	Red. Blue. Red.
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	Korakonui Block (15466, blue) Rangitoto A No. 13B (15467, blue) " A No. 12B "	IV IV XV and XVI XVI	Mangaorongo	" "	

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.

Dated this 13th day of February, 1912.

R. McKENZIE Minister of Public Works.

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Notice of the Taking and Laying-off of a Road in Blocks IX and XIII. Mangaorongo, I, Pakaumanu. and XII and XVI, Orahiri Survey Districts.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under the authority of section 98 of the Public Works Act, 1908, that the road described in the Schedule hereto was, on the 10th day of January, 1910, duly taken and laid off through the land specified in the said Schedule, under the authority of the Governor of the said Dominion, by Warrant dated the 6th day of December, 1909.

SCHEDULE

Area of the of La	of 9 P ad	imate each arcels taken d off.	Being Portion of	Sit ⁿ ated in Blocks	Situated in Survey District of	Shown on Plan	Coloured on Plan
		р. 38·7	Rangitoto-Tuhua No. 26 (Tarapouna- mu No. 26a No. 3), (15621, blue)	XIII	Mangaorongo	P.W.D. 31131	Red.
20	2	36 [.] 6	Rangitoto-Tuhua No. 69 (15620, blue)	Ĩ	Pakaumanu	"•••	
2		3·5 11·8	No. 68 Te Kuiti No. 28 No. 17 (15626, blue)	I XII	Pakaumanu Orahiri	" · ·	
5 0	0	37·9 24	" No. 15 " No. 25 " No. 25	IX and XIII XIII XII and XVI	Mangaorongo Orahiri	, , , , , , , , , , , , , , , , , , ,	Purple.
	3	30·6 29·8 15·8	" No. 25 "No. 26 "Rangitoto-Tuhua No. 26 (15622, blue)	XIII and XVI XIII	Mangaorongo	" ···	Ređ. Purple.

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

Dated this 13th day of February, 1912.

R. McKENZIE, Minister of Public Works.

SUPPLY OF BRIDGE MATERIAL FOR KAIHU VALLEY RAILWAY. Tenders. Accepted. Public Works Department, Wellington, 15th February, 1912. THE following list of successful and unsuccessful tenders is published for general information. £ s. 1,773 4 Andersons (Limited), Christchurch... 0 Declined. Massey Bros., Auckland 1,967 10 0 R. McKENZIE, Minister of Public Works. Special Meetings of Auckland Land Board. District Lands Office, Auckland, 13th January, 1912. N OTICE is hereby given that the Auckland Land Board has resolved to hold special meetings during the year 1912 on Wednesday, 10th January, at Rotorua; Thursday, 15th February, at Te Kuiti; Friday, 16th Feb-ruary, at Taumarunui; Thursday, 14th March, at Kawhia; Friday, 12th April, at Kaitaia; Monday, 15th April, at Kohukohu; Thursday, 16th May, at Te Puke; Friday, 17th May, at Opotiki; Thursday, 13th June, at Darga-ville; Friday, 14th June, at Tangiteroria; Thursday, 11th July, at Te Kuiti; Thursday, 15th August, at Rotorua; Thursday, 12th September, at Raglan; Thursday, 17th October, at Dargaville; Saturday, 19th October, at Rawene; and Thursday, 14th November, at Coromandel. The date of any special meeting is subject to alteration OHAKUNE COURTHOUSE.---ERECTION. Accepted. £ s. d. 667 8 6 Aldridge, T., Ohakune ... Declined. 742 0 0 Douglas and McDonald, Ohakune East BIG WANGANUI ROAD BRIDGE .- FORMATION OF SOUTH APPROACH. Accepted. £ s. d. 989 0 0 Haddock and Moye, Ross MARUIA RIVER BRIDGE.-ERECTION. Accepted. £ s. d. The date of any special meeting is subject to alteration by resolution of the Board at the preceding ordinary Atkinson, S. and R., Westport 2.061 8 6 Declined. meeting. Paul, Samuel, Westport ... 2,096 14 6 H. M. SKEET, Commissioner of Crown Lands. LAWRENCE-ROXBURGH RAILWAY .-- No. 3 FORMATION CONTRACT. Accepted. £ s. d. Officiating Ministers for 1912.-Notice No. 7. Ryan, G. W., Waitahuna 1,118 18 4 Registrar-General's Office Registrar-General's Office, Wellington, 21st February, 1912. DURSUANT to the provisions of an Act of the General Assembly of New Zealand passed in the eighth year of the reign of His late Majesty King Edward VII, and in-tituled the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information :--Declined. Rowe, Wm., Lawrence Whittaker, H., Caversham.... 1,427 13 2.287 15 0 Tenders. Public Works Department, Wellington, 20th February, 1912. list of successful and unsuccessful Church of the Province of New Zealand, commonly called the Church of England. **THE** following tenders is published for general information. The Reverend JOHN ARTHUR LUSH. R. McKENZIE Presbyterian Church of New Zealand. Minister of Public Works. The Reverend FRANCIS RITCHIE BLUE. Mr. GEORGE IRELAND. EXTENSION OF PUBLIC BUILDINGS, HORITIKA. Accepted. F. W. MANSFIELD, £ s. d. 5,016 13 5 Drake, John, Greymouth Registrar-General.

Civil Service Senior Examination, 1911-12.

Education Department,

Wellington, 19th February, 1912. Wellington, 19th February, 1912. THE following list contains the names of those candidates who have passed the Civil Service Examination held in January, 1912, and of those who have passed in two or more subjects of the examination. Results of former exami-nations and of equivalent examinations have been taken into account into account.

G. HOGBEN, Inspector-General of Schools.

Name of Candidate. Adams, Kenneth Ernest Adamson, Henry Goodwin Kingsland Addison, Alfred Addison, Alfred ... Allan, Henry Walter ... Anderson, Henry Malter ... Anderson, James Garfield ... Arnold, William Eric ... Atkinson, Montague Bevel ... Banks, Bernard Wilson ... Banest Lobe Francis • • Orawiord, Grace Amenia Amanda Melba Dallard, Berkeley Lionel Scudamore ... Dawson, Hugh Tannock ... Dennehy, Jeremiah Horan ... Downing, William Gibson ... Drake, Charles John Lrake, Charles John Edwards, Edmund John Ellis, William Henry Enting, Edmund Laurenz Evans, Elwyn Frank Exell, Harry Lawrence Faire, Arthur Silvesta Falconer, Ernest Gordon Fawcett, Thomas ... Ferguson, Charles Bathgate... Ferriday, Hubert ... Foote, George ... Forsyth, Norman Leslie Foote, George Forsyth, Norman Leslie Freyberg, Cuthbert Galbraith, Robert Cameron Gernhoefer, Amy May Gilbert, Charles Edwin Gilbert, Charles Edwin Gilbert, Charles Edwin Gilbert, Gordon Maedonald Glastonbury, Frank Godfrey Grigg, John Handel Hall, Lionel William Baird Hall, Jones, William Hastings, Angela Hawke, Herbert Hay, Arthur Lancelot Hamlyn H ath, Francis Joseph Reginald Hendry, John Currie Hollyman, Harold Leslie Hunter, Alexander William Isitt, William Moore Johnson, Frank Harold Junker, Dorothy Fritzena Elease Kelsher-Pulling, William Robert Kilsy, Albert James King, Wallace Watson Knox, Reginald Victor Albert

PASSED CIVIL SERVICE SENIOR EXAMINATION. Examination Centre. Thames. Wellington. Thames. Palmerston North. Wellington. Invercargill. Wellington. Christehurch. Christchurch. Auckland. Wellington. Dunedin. Wellington. Gisborne. Wanganui. Christchurch. Wellington. Auckland. Wellington Invercargill. Wellington. Wellington. Auckland. Auckland. Wellington. Wellington. Wellington. Wellington. Wellington. Nelson. Wellington. Auckland. Auckland. Oamaru. Whangarei. Wellington. Wellington. Wellington. Oamaru. Wellington. Wellington. Wellington. Wellington. Wellington. Wellington. Wellington. Dunedin. Wellington. Wellington. Auckland. Wellington. Christchurch. Wellington. Hamilton, New Plymouth. Wellington. Wellington. Dunedin. Wellington. Wellington. Nelson. Dunedin. Masterton. Invercargill. Wellington. Wellington. Nelson. Auckland. Nelson. Auckland. Westport. Auckland. Wellington. Invercargill. Wellington.

Name of Candidate. Lang, Ferdinand Wilson ... Langbein, Freda Mary ... Lavery, Robert William ... Lewington, Ernest William Lewis, Marjorie ... Lynch, Catherine ... McAloon, John Leo Francis McCabe, Bernard Charles Alton McCalman, Laurence Harry... McClelland, Edmund . . McClelland, Edmund ... McDonald, Donald James ... McGahan, Michael Robert Douglas McGinley, James Charles ... McGiven, Clyde West ... McIyer, James Alexander ... McKay, Donald . . McKay, Donald McLean, James Wyllie McLean, John Murdoch . Middelnas, Noer Anan ... Mitchell, Gilbert Gregory McCart Mulvey, James ... Murray, Colin Campbell ... Newall, Walter Richard ... Newnham, William Langston Nicholas, Gregory James ... Nicholas, Gregory James ... Niven, Ellen Grace ... Niven, Ellen Grace ... O'Halloran, Francis Douglass O'Leary, Denis ... O'Neill, Daisy Cecilé ... O'Neill, Daisy Cecilé ... Pasiley, Albert ... Parker, Albert Matson ... Parker, Sydney Arthur ... Patrick, Robert Thomas George Patterson, David ... Pullar, Robert Gardiner Pullar, Robert Gardiner Quinn, James Reader, D'Arey Harold Reid, Charles Edward Robinson, Archibald James Robson, Allan Bailey Roe, William Briggs Rosie, Alexander McIvor Rowe, George Stennis Ryan, Nicholas Joseph Sanson, Edgar Earl Sawers, David George Scannell, Daniel • • Sawers, David George ... Scannell, Daniel ... Schlaepfer, Carl ... Searell, Stanley Luscombe ... Seddon, George Hume ... Selby, Albert ... Shaw, Kay Errol ... Slocombe, Arthur Tom ... Smith, Sydney Harold ... Stevens, Percival Belgrove ... Stockman, Kumara Charles Stockman, Kumara Charles Tait, Kenneth James Tanner, Thomas Henry Musgrave . . Tarrant, Eric Norman Taylor, William ... Thornton, Onslow Garth · • • Vial, Grahame George Vivian, William Ellery Von Keisenberg, Arthur Otto Wallace, Albert Nyanza Walsleben, Frederick William Christian Watters, Allan James Webley, Norman Whyte, Frank Mitchell Williams, Arthur Owen Williams, Fredrick , **.** . .

Examination Centre. Auckland. Nelson. Wellington. Christchurch. Nelson. Wellington. Gisborne. Nelson. Palmerston North Christchurch. Timaru. Wellington. Greymouth. New Plymouth. New Plymouth. Dunedin. Wellington. Auckland. Wellington. Masterton. Wanganui. Wellington. Hamilton. Wellington. Auckland. Auckland. Wanganui. Christchurch. Wellington. Wanganui. Invercargill. Wellington. Wellington. Auckland. Nelson. Palmerston North. Westport. Nelson. Napier. Auckland. Auckland. Auckland. Wellington. Greymouth. Auckland. Palmerston North Auckland. Wellington. Wellington. Invercargill. Auckland. Dunedin. Wanganui. Wellington. Dunedin. Wellington. Invercargill. Wellington. Wanganui. Gisborne. Wellington. Wellington. Invercargill. Wellington. Wellington. Nelson. Auckland. Wellington. Wellington. Wellington. Masterton. Invercargill. Auckland. Christehurch. Wellington. Wellington. Auckland. Wellington. Wellington. Auckland. Wellington. Auckland. Wellington. Auckland. Greymouth. Wellington. Wanganui. Dunedin. Wellington. Wellington.

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O'Sullivan, Peter Joseph

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Examination Centre. New Plymouth. Wellington. Auckland. Wellington. Wellington. Wanganui. Christehurch. Oamaru Thames. Wanganui. Wellington.

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Invercargill, Timaru. Wellington. Wellington. Wellington. Napier. Invercargill. Auckland. Nelson. Wellington. Wellington. Wellington. Wanganui. Wellington. Invercargill.

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PASSED IN THREE SUBJECTS.

amson, Norman James hby, Thomas William Mark rkle, Roy Clifford ... te, Arthur Edwin ... :: . . restord-Wilkinson, Ernest Cr rnard, Victor Raymond ... adshaw, William Jackson itten, Vivian Russell ... ooks, Joseph Kennedy ... ooks, Vincent ... own, Richmond Hamilton ••• meron, Harry James ... rmine, Louis James ... tes, Charles en, William McNaught ridge, Henry Aydon Courtenay ad, Charles Oliver . . leman, John McDonald ... oper, Ronald Webber ... opock, Robert Rowland ig, James nsey, George Robert y, Louis Alfred Bakker, Bazilius ehan, James Edward lan, Thomas Henry dson, Paul Huett eatara, Kouru ndlay, William Thomas er, Arthur Hedley ir, Charles Jeremiah Marsh iffiths, Alice Mary uigh, George Moffatt milton, Douglas Stuart II, Harry James ooker, David Henry unsell, Harold Reginald sywood, Cyril Cuthbert Frank ulse, William Henry ururangi, Teretiu dson, Paul Huett ÷. Inse, William Henry ... Irurangi, Teretiu ... Ingbein, Charles Henry ... urenson, George Lyttelton wes, James Valentine • • . . burn, Ernest Thomas . . veridge, Leonard Cecil Best Callum, Leslie James Archibald . . ckay, James McIndoe ... ckay, James McIndoe ... ter, George ler, Gordon •.• iner, Gordon iner, Charles Edward Claud ntague, James Frederick. rgan, Garland Oswald rris, James William trick, Hugh McAllister .. . • Purdue, George Bartholomew Riddell, Edwin Walter Horace . . Robbie, Archibald Frederick

Wellington. Wellington. Wellington. Wellington. Auckland. Dunedin. Wellington. Wellington. Napier. Napier. Wellington. Wanganui. Auckland. Wellington. Nelson. Wellington. Christchurch. Auckland. Wellington. Wellington. Wellington. Wellington. Invercargill. Auckland. Gisborne. Wellington. Dunedin. Christchurch. Gisborne. New Plymouth. Wanganui. Dunedin. Wellington. Dunedin. Wellington. Invercargill. Auckland. Nelson. Nelson. Auckland. Auckland. New Plymouth. Nelson. Wellington. Auckland. Wellington. Wellington. Wellington. Dunedin. Wellington. Wellington. Auckland. Wellington. Thames. Wellington. Greymouth. Auckland. Invercargill. Auckland. Greymouth.

Name of Candidate.

FEB. 22.

THE NEW ZEALAND GAZETTE.

Name of Candidate.		Examination Centre
Roberts, Stephen		Auckland.
Roberts, William Henry Lyttelton		Westport.
Robertson, James Hope		Auckland.
Rogers, George William Dowling		New Plymouth.
Rose, Evelyn Jack		Auckland.
Simpson, John	• •	Auckland.
Taylor, Sidney John		Dunedin.
Thomson, Alfred Charles		Wellington.
Thomson, John Charles		Invercargill.
Toner, Henry	•	Wellington.
Torrance, James		Dunedin.
Traue, William Thomas		Blenheim.
Tremewan, Harold Mill		-Napier.
Valentine, Archibald Graham		Invercargill.
Walter, John Bruno		Wellington.
Webster, Duncan Cecil Ernest		Gisborne.
Will, William Melville Oliver		Dunedin.
Williams, Richard Edgar		Masterton.
Willis, Alexander Leslie Murray		Christchurch.
Worley, Rupert		Nelson.
and an and the second second second second		2

PASSED IN TWO SUBJECTS.

PASSED IN	i Two St	JBJE	CTS.
Auton, Robert			Christchurch.
Bedford, Francis Hardy			Auckland.
	••		Auckland.
Binsted, James	••	••	
Brown, Nellie Ellis	••	••	Wellington.
Burns, Octavius Harwood	•••	••	Dunedin.
Burrell, Martin Herbert Br	aithwaite	••	Napier.
Caigou, Russell Grant	••		Wellington.
Campbell, Lachlan			Napier.
Chipman, Frederick Keith	Dolaleigh	••	Invercargill.
Olaridan, Frederick Katol	Daigicisii	••	Auckland.
Claridge, George Charles	••	••	
Clarke, Herbert Stanley	••	• • 1	Wellington.
Collard, Edward Seeley	• •	• •	Auckland.
Cormack, John			Dunedin.
Cornwell, Reuben James			Wellington.
Dinniss, George Edward	••		New Plymouth.
Duminss, George Luward			
Dromgool, Anthony Aloysi		n	Wellington.
Eggleton, Clement Holdswe Forsyth, William James Harper, Frank Astley	orth	••	Nelson.
Forsyth, William James	••	• •	Wellington.
Harper, Frank Astley			Napier.
Hazelton, Alexander			Christehurch.
Jackson, Thomas Arthur	••		
Jackson, Inomas Arthur	• •	••	Wellington.
Jeffery, Cecil Albert	••	••	Wellington.
Lee, Ernest Wellesley		••	Wellington.
Lind, Charles			Wellington.
Macdonald, Archibald			Christchurch.
McKay, Randolph Fergus			Wanganui.
	••		Wellington.
McKenzie, Richard		••	
McKillop, Edgar Ravenswo	000	••	Christehurch.
McNatty, Charles Burton	••	••	Wellington.
Mahon, John Paisley	••		Thames.
Mead, Campbell Vincent		••	Nelson.
			Wellington.
Miller, Alan Mulholland, George Richar	deon One	low	Dannevirke.
Arumonanu, George Mentin	uson ons	10 11	
O'Donnell, Thomas Martin	. • •	••	Wellington.
Offwood, Annie Ellen	••	••	Christehurch.
Osmers, Hermann Henry	••	• •	Invercargill.
Pegler, Benjamin Thomas			Auckland.
Pickering, Leonard			Wellington.
Dabiha Uanana Tamati	••		Wellington.
Pokiha, Henare Tamati		••	
Pooley, Arthur Walter The	odore	••	Auckland.
Procter, William Alfred	••	••	Wellington.
Rhodes, Ernest William		••	Auckland.
Robertson, Laurence Wint	on		Wellington.
Robinson, Frederick Charle	38		Wellington.
Russell, George John			Christchurch.
Duese Hand Dickard	••	••	
Ryan, Herbert Richard	••	••	Auckland.
Sansbury, Ewart Teare	••	••	Napier.
Senior, Edwin Hugh	••		Christehurch.
Smith, William Keith			Wellington.
Snell, Andrew			Wanganui.
			Wellington.
Spooner, Edward James	••	••	
wadnam, william	••	••	Christchurch.
Wadham, William Wallace, Donald Reid		••	Wellington.
watson, winnam		• •	Dannevirke.
White, Charles Earnshaw			Christchurch.
Young, John Robert			Christchurch.
		•••	

Conscience-money received.

The Treasury, Wellington, 13th February, 1912. THE Minister of Finance desires me to acknowledge the receipt of the sum of £4 in Bank of New Zealand notes, forwarded to "Colonial Treasurer, New Zealand," by some person unknown as "conscience-money" to the New Zealand Government.

ŀ

J. W. POYNTON, Secretary to the Treasury.

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

To the owner of the following land, that is to say: All that parcel of land, containing by admeasurement l acre 1 rood 38 perches, more or less, being Lots 515 and 516, Block XXXVIII, on deposited plan 42 of part of Subdivision A, Manchester Block, Town of Halcombe, in the Provincial District of Wellington. The last registered owner of the land is "The Colonists' Land and Loan Corporation (Limited)," which diselaims ownership, having, as is supposed, transferred its interest to some person whose name and whereabouts cannot now be ascertained.

WHEREAS the Public Trustee has instituted inquiries, W and has not thereby ascertained who the owner of the above described land is, and believes that such owner

is not in the Dominion: Now, the Public Trustee hereby calls upon such owner, within six months of the date of the publication of this notice in this Gazette, to establish to the publication of the Public Trustee his title to the said land; and, if he fails or neglects so to do, the Public Trustee will exercise the powers and authorities granted to him in and by the Public Trust Office Act, 1908 (Part II). Dated this 17th day of February, 1912.

FRED. FITCHETT, Public Trustee.

Notice of Vesting of Land in the Public Trustee under the Public Trust Office Act, 1908 (Part II, Unclaimed Lands).

WHEREAS I, the undersigned, the Public Trustee, have, for the purposes of Part II of the Public Trust Office Act, 1908 (relating to unclaimed lands), made due inquiries with respect to the land described in the Schedule hereunder, and the owner thereof, and have, in respect of the said land, given the notices prescribed by section 66 of that Act, and have in all respects complied with the provisions of that Act pertinent hereto : And whereas I have not thereby ascertained who the owner is, and believe that such owner is not in the Dominion, nor has such owner established his title to the said land, as required by the said Act : I hereby give notice that the said land is, under and by virtue of the said Act, vested in the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the Public Trust Office Act, 1908 ; the value of the land for the purposes of section 67 (d) of the said Act being less than £100. Dated at Wellington, this 21st day of February, 1912. FRED. FITCHETT,

FRED. FITCHETT,

Public Trustee.

SCHEDULE.

ALL that parcel of land containing 47 acres 2 roods, more or less, being the south-eastern portion of Section 173, in the Parish of Waiotahi, in the Provincial District of Auckland.

CROWN LANDS NOTICES.

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

District Lands Office, New Plymouth, 27th November, 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 1st day of March, 1912.

SCHEDULE.

TARANAKI LAND DISTRICT .--- OHURA SURVEY DISTRICT. Section. Block. Area.

xv

Part 7

WILLIAM ARMSTRONG,

Commissioner of Crown Lands.

A. R. P. 23 0 0 (approximately).

Land in Nelson Land District forfeited.

Department of Lands, Wellington, 17th February, 1912. OTICE is hereby given that, the lease of the undermentioned land having been forfeited by resolution of the Nelson Land Board, the said land has 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	8	V.	Brighton	245 acres	Firmin Fowler.

D. BUDDO, For Minister of Lands.

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

District Lands Office, Christchurch, 19th February, 1912. N OTICE is hereby given that the undermentioned small grazing-runs are open for lease for a term of twenty-one years, with right of renewal, under the pro-visions of the Land Act, 1908; and applications will be received at this office and at the local Lands Office, Timaru, up to 4 o'clock p.m. on Monday, the 25th day of March, 1912.

SCHEDULE.

CANTERBURY LAND DISTRICT.-GERALDINE COUNTY. Second-class Pastoral Land.

Run No.	Are	8.		Survey Distr	Half-yearly Rent.			
98 99 100 101	A. 6,653 3,546 4,501 3,312	R. 0 0 0	0 0 0 0	Mount Peel " Mount Peel Acland	 and	112 112 114	10 10	d. 0 0 0 0
102	3,230	0	0	Acland		149	0	0

DESCRIPTIONS OF RUNS.

Small Grazing-run No. 98.—Altitude, from 1,400 ft. to 4,500 ft. About 4,900 acres of fairly well-grassed tussock hills, and about 1,753 acres of tussock and swampy flats along the Rangitata River, which where not swampy are ploughable, and the swampy portion carrying good cattle-feed; well watered by the Rangitata River and several small streams and springs. Access from Rangitata Railway-station or Geraldine Township, thirty-three miles by good road to within thirteen miles of block, thence by partly formed dray-road. The improvements which are included in the price of

road to within thirteen miles of block, thence by partly formed dray-road. The improvements which are included in the price of the run consist of about 967 chains of fencing. Small Grazing-run No. 99.—Altitude, from 1,300 ft. to 4,200 ft. About 2,000 acres of fairly good tussock hills, and about 1,546 acres of level tussock and swampy flats along Rangitata River, most of which is ploughable except where swampy; swamps carrying good cattle-feed; well watered by the Rangitata River, several small streams, and springs. Access from Rangitata Railway-station or Geraldine Township, thirty miles by good road to within eleven miles of block, thence by partly formed dray-road. The improvements which are included in the price of the run consist of about 586 chains of fencing, sheep-dips, yards, and iron hut. Small Grazing-run No. 100.—Altitude, from 1,300 ft. to 5,300 ft. above sea-level. About 3,500 acres of steep tussock hills, and about 1,000 acres of undulating and level tussock and swampy flat land along the Rangitata River, mostly ploughable, swamp carrying good cattle-feed; well watered by the Rangitata River and several small streams and springs. Access from Rangitata Railway-station or Geraldine Township, twenty-seven miles by good road to within nine miles of block, thence by partly formed dray-road. The improvements which are included in the price of

road.

The improvements which are included in the price of the run consist of about 463 chains of fencing.

Small Grazing-run No. 101.—Altitude, from 1,200 ft. to 2,600 ft. About 2,300 acres of tussock hills and 1,012 acres of undulating to level country, most of which is plough-able; well watered by the Rangitata River, boundary creek, and other small streams and springs. Access from Rangitata Railway-station or Géraldine Township, twenty-four miles by good road to within six miles of block, thence by partly formed dray-road. The improvements which are included in the price of the run consist of about 26 chains of fencing. Small Grazing-run No. 102.—Altitude, from 1,100 ft. to 2,850 ft. above sea-level. About 2,000 acres of good tussock hills, and about 1,230 acres of stony tussock flats along Rangitata River, which are mostly ploughable; well watered by Rangitata River and Raules Gully Creek, and several small streams and springs. Access from Rangitata Railway-station, twenty-one miles by good road to within two miles of block, thence by partly formed dray-road. The improvements which are included in the price of run consist of about 234 chains of fencing and a hut. T. N. BRODRICK,

T. N. BRODRICK, Commissioner of Crown Lands.

Pastoral Run in Canterbury Land District for License by Public Auction.

District Lands Office.

District Lands Office, Christchurch, 19th February, 1912. N OTICE is hereby given that the undermentioned pastoral run will be offered for license by public auction at the Courthouse, Ashburton, at 11 o'clock a.m. on Thursday, the 28th day of March, 1912, under the pro-visions of the Land Act, 1908.

SCHEDULE.

CANTERBURY LAND DISTRICT .- GERALDINE COUNTY .- FOX AND MOUNT PEEL SURVEY DISTRICTS.

Run No.	Are	Area.			Anr ntal	ual	Term.
241				£ 220			Twenty-one years.

DESCRIPTION OF RUN.

DESCRIPTION OF RUN. Altitude, from 1,400 ft. to 6,900 ft. Chiefly rough, broken, stony, and tussock country, about 15,000 acres of steep tussock hills, 2,900 acres of undulating and level stony country, partly shallow swamps resting on shingle, carrying good cattle-feed, and about 16,000 acres of broken high barren country; well watered by Rangitata River, Forest Creek, and several small streams and springs. Access from Rangitata Railway-station or Geraldine Town-ship, thirty-five miles by good road to within seventeen miles of block, thence by partly formed dray-road fourteen miles, and bridle-road three miles. The improvements which are included in the price of the run consist of about 1,485 chains of fencing and two huts.

two huts.

T. N. BRODRICK, Commissioner of Crown Lands.

Lands in Conical Hills Settlement, Otago Land District, open for Selection on Renewable Lease.

District Lands Office,

District Lands Office, Dundedin, 19th February, 1912. OTICE is hereby given that the undermentioned lands are open for selection on protocol bit. Normal is never with the time indermentioned hands are open for selection on renewable lease; and applica-tions will be received at this office and at the Courthouse, Tapanui, on Monday, the 25th day of March, 1912, up to 4 o'clock p.m., under the provisions of the Land Act, 1908, and the Land for Settlements Act, 1908.

SCHEDULE.

LAND DISTRICT.-CLUTHA COUNTY.-GLENKENICH OTAGO WAIPAHI SURVEY DISTRICTS. - CONICAL AND HILLS SETTLEMENT.

First-class Land.

Section.	Area.	Capital Value.	Half-yearly Rental.
la and 7a 2a	A. R. P. 530 3 30 199 2 30	£ s. d. 2,230 0 0 1,200 0 0	£ s. d. 50 3 6 27 0 0
34	101 3 0	790 0 0	17 15 6
4 A	99 1 20	720 0 0	16 4 0
5a	100 0 0	800 0 0	18 0 0
6 a	188 2 0	1,460 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
8 A	$274 \ 3 \ 0$	1,240 0 0	27 18 0
9a	206 0 0	980 0 0	22 1 0
10 a	192 0 35	970 0 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
11a & 12a	282 1 15	1,680 0 0	$ \begin{array}{ccccccccccccccccccccccccccccccccc$
13a	61 1 0	550 0 0	12 7 6
14A	284 0 25	1,280 0 0	28 16 0
15A	$172 \ 1 \ 10$	1,030 0 0	23 3 6
16a	$183 \ 2 \ 25$	920 0 0	20 14 0
17 A	56 1 35	400 0 0	900
18A	$53 \ 2 \ 0$	480 0 0	10 16 0
19a	$359 \ 2 \ 35$	1,260 0 0	$28 \ 7 \ 0$
20 A	302 0 35	1,510 0 0	33 19 6
21a	$255 \ 0 \ 0$	960 0 0	21 12 0
23A	281 0 28	1,200 0 0	27 0 0
24A	24 2 25	220 0 0	4 19 0
25a	25 0 4	220 0 0	4 19 0
26a	13 2 23	120 0 0	2 14 0
27A	13 2 10	110 0 0	296
28A	13 3 17	130 0 0	2 18 6
29a	13 2 11	110 0 0	2 9 6
31a	229 2 25	860 0 0	19 7 0
32A	203 2 25	820 0 0	18 9 0
33A	239 1 35	1,100 0 0	24 15 0
34a	244 0 0	1,280 0 0	$28 \ 16 \ 0$
35a	337 0 20	1,220 0 0	27 9 0
36a	187 0 35	1,310 0 0	29 9 6
37 A	227 0 30	1,600 0 0	36 0 0
38a	320 0 10	1,080 0 0	24 6 0
39a	368 2 35	1,380 0 0	$31 \ 1 \ 0$
40 A	326 3 10	1,060 0 0	23 17 0
41A	355 0 18	$1,240 \ 0 \ 0$	$27 \ 18 \ 0$
42a & 43a	498 1 3	1,740 0 0	39 3 0
45a	436 0 0	1,630 0 0	36 13 6
46a	280 3 16	1,330 0 0	29 18 6
47a	$301 \ 0 \ 0$	1,130 0 0	25 8 6
48a, 49a,	224 0 5	1,060 0 0	23 17 0
and 50A			
51a	195 0 30	1,070 0 0	$24 \ 1 \ 6$
52A	250 1 20	970 0 0	21 16 6
53a	$299 \ 2 \ 12$	1,420 0 0	31 19 0
54a	$285 \ 3 \ 30$	930 0 0	20 18 6
55a	50 0 0	350 0 0	7 17 6
56A	50 0 0	400 0 0	900
57a	50 0 0	400 0 0	900
58a	285 0 12	1,430 0 0	32 3 6
59a	1 3 11	30 0 0	0 13 6
60a	$1 \ 2 \ 37$	30 0 0	0 13 6
61A	$1 \ 3 \ 6$	30 0 0	0 13 6
62a	1 3 19	30 0 0	0 13 6

* Interest and sinking fund on buildings valued at £?0, payable in cash, or in fourteen years by equal half-yearly instalments of £3 08.8d. Total half-yearly payment, £35 178.8d. † Interest and sinking 1 und on buildings valued at £230, payable in cash, or in fourteen years by equal half-yearly instalments of £11 128.4d. Total half-yearly payment, £35 8s. 10d. † Interest and sinking fund on buildings valued at £400, payable in cash, or in fourteen years by equal half-yearly instalments of £20 4s. Total half-yearly payment, £58.

The improvements which are included in the capital value of the sections consist of boundary and internal fences of The improvements which are included in the capital value of the sections consist of boundary and internal fences of varying quality valued as follows : Sections 1A and 7A, f62 163. 6d.; Section 2A, £21 6s. 6d.; Section 3A, £6 103. f25 15s. 6d.; Sections 2A, £21 6s. 6d.; Section 3A, £6 103. f25 15s. 6d.; Sections 11A and 12A, £71 17s. 6d. (including sheep-dip); Section 13A, £5 13s.; Section 14A, £31 5s.; Section 15A, £24 15s.; Section 16A, £24 13s. 6d.; Section 17A, £1 6s.; Section 21A, £13 6s.; Section 19A, £26 5s.; Section 24A, 18S.; Section 25A, £1 0s. 6d.; Section 26A, 15s. 6d.; Section 27A, £1 1s. 6d.; Section 28A, 17s.; Section 29A, £1 12s.; Section 31A, £21 9s. 6d.; Section 32A, £25 2s.; Section 33A. £12 1s.; Section 34A, £14 6s.; Section 35A, £11 11s.; Section 36A, £27 4s.; Section 37A, £34 3s. (including yards); Section 47A, £16 8s.; Section 37A, £34 3s.; Section 40A, £12 11s.; Section 41A, £20 2s. 6d.; Section 46A, £20 5s. 6d.; Section 47A, £18 8s. 6d.; Section 52A, £24 5s.; Section 51A, £12 1s.; Section 37A, £31 8s.; Section 40A, £12 11s.; Section 41A, £20 2s. 6d.; Section 52A, £20 5s. 6d.; Section 51A, £14 17s. 6d.; Sec-tion 52A, £25 18s.; Section 51A, £12 1s.; Section 54A, £25 1s.; Section 55A, £1 15s.; Section 54A, £18 8s. 6d.; Section 46A, £20 5s. 6d.; Section 51A, £14 17s. 6d.; Sec-tion 52A, £25 18s.; Section 51A, £12 1s.; Section 54A, £25 1s.; Section 55A, £1 15s.; Section 56A, £3 13s.; Section 57A, £3 18s.; Section 56A, £15 14s.; Section 50A, £1 12s. Section 60A, £1; Section 61A, £1; Section 50A, £1 12s.

DESCRIPTION.

Conical Hills Settlement is situated less than a mile to the north of the Township of Waipahi, and has frontages on its eastern boundary to the Waipahi and Pomahaka Rivers. The land lies at an altitude of from 400 ft. to 1,300 ft., and is mixed agricultural and pastoral land of fair to good quality, mostly on a light clay subsoil. The property has been for many years worked as a sheep farm. From time to time the late owner, Mr. Watson Shennan, has broken up and laid down in grass about half the area which now lies in pasture late owner, Mr. Watson Shennan, has broken up and laid down in grass about half the area which now lies in pasture of various ages, some old requiring renewing, and some only in the second year, while a few hundred acres are in fallow. In process of bringing the land into grass very good crops of wheat, oats, and turnips have been taken off the ground. The unploughed land is well clothed with white and red tussock, and a considerable portion may be ploughed. The greater part of the settlement has a good warm aspect, though the southern portion is somewhat exposed to the south-west. Generally speaking the settlement is well watered, and there is a good rainfall. Lignite of good quality is obtainable on the property. The means of access by road and rail are particularly good. The railway-stations of Waipahi, Arthur-ton, and Pukerau on the main south line are respectively half a mile, two miles, and two miles distant, while the Wai-pahi-Tapanui line runs along the eastern boundary, Conical Hills Station being on the settlement, and Pomahaka Station a mile and a half distant by first-class road. There are schools and post and telegraph offices at Waipahi, Arthurton, Pukerau, and Waikoikoi, the latter place being two miles distant by good road. There is also a post and telegraph office at Pomahaka. A school-site in a central position has been reserved, also a site for creamery adjacent to the Conical Hills Railway-station. Hills Railway-station.

E. H. WILMOT Commissioner of Crown Lands.

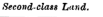
Land in Otago Land District for Sale or Selection.

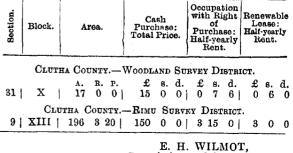
District Lands Office.

Dunedin, 5th February, 1912 NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land is open for sale or selection under the said Act; and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 7th day of May, 1912.

SCHEDULE

OTAGO LAND DISTRICT.





Commissioner of Crown Lands.

Land in Auckland Land District for Sale by Public Auction.

District Lands Office, February, 1912

Auckland, 5th February, 1912. N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be offered for sale by public auction at this office at 11 o'clock a.m. on Friday, the 31st day of May,

SCHEDULE.

AUCKLAND LAND DISTRICT .- EDEN COUNTY .- SUBURBS OF AUCKLAND.

Lot	Section	Area.	Upset Price.
63	12	A. B. P. 1 0 32·37	£ s. d. 150 0 0
Weighted	with £60,	valuation for impu	rovements con

sisting of shed and fencing. H. M. SKEET, Commissioner of Crown Lands.

Lands in Westland Land District for Sale by Public Auction.

District Lands Office, Hokitika, 12th February, 1912. N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands will be offered for sale by public auction for cash at the Courthouse, Greymouth, at 2.30 o'clock p.m. on Wednesday, the 15th day of May, 1912.

SCHEDULE

WESTLAND LAND DISTRICT .-- TOWN OF COBDEN.

Town Land.

Section.	Area.	Upset Price.			Valuation for Improvements		
	A. B. P.	£	s.	d.	£	s.	d.
31	0 0 32.2	140	0	0.	550	0	0
32	0 0 32.2	120	0	0	350	0	Ó
33	0 0 32.2	120	0	0	170	0	0
34	0 0 32.2	120	0	0	140	Ó	Ō
35	0 0 18.4	80	0	0	160	0	Ó
35⊾	0 0 13.8	60	Ō	Ō	300	Ō	Ō
174	0 0 32.2	90	0	0	40	Ő	Ő
175	0 0 32.2	100	Ō	0	160	Õ	Õ
176	0 0 32.2	100	ŏ	0	10	õ	õ

The sections are centrally situated in the Town of Cobden, and are distant about a mile and a quarter from the Greymouth Post-office. The streets fronting the sections, with the exception of Sections 174, 175, and 176, are formed and metalled. There are buildings, at present occupied, on the whole of the sections.

H. D. M. HASZARD, Commissioner of Crown Lands.

Land in Auckland Land District to be disposed of under Section 131 of the Land Act. 1908.

District Lands Office, Anckland, 12th February, 1912. N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that an area of Crown land adjoining Section 55, Maramarus Parish, and containing about 10 acres, will be disposed of to the holder of ad-joining land, under section 131 of the Land Act, 1908, on or after Wednesday, the 15th day of May, 1912.

H. M. SKEET, Commissioner of Crown Lands. Lands in Canterbury Land District for Sale by Public Auction.

District Lands Office, Christchurch, 12th February, 1912. N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands will be offered for sale by public auction for cash at this office at noon on Wednesday, the 15th day of May, 1912 1912.

SCHEDULE.

CANTERBURY LAND DISTRICT.

Rural Land.						
Section.	Block.	Area.	Upset Price.			
MALVERN	COUNTY	-Hororata Surve	y DISTRICT.			
36717	VIII	A. R. P. 22 1 27	£ s. d. 230 0 0			
ASHLE	Y COUNTY	RANGIORA SURVEY	DISTRICT.			
R. 371	VIII	3 2 20	12 0 0			
Selwyn	COUNTY	HOROBATA SURVEY	DISTRICT.			
36718	XVI	37 1 27	135 0 0			

T. N. BRODRICK, Commissioner of Crown Lands.

Lands in Taranaki Land District for Disposal under Section 131 of the Land Act, 1908.

District Lands Office, New Plymouth, 18th December, 1911. New Plymouth, 18th December, 1911. New Plymouth, 18th December, 1911. Note: The section state of section 326 of the Land Act, 1908, that Section 3, Block IX, Aria Survey District, Taranaki Land District, containing 3 acres 2 roods 8 perches, will be disposed of to the holder of adjoining land, under section 131 of the said Act, on or after Thursday, the 21st day of March, 1912.

W. ARMSTRONG, Commissioner of Crown Lands.

Land in Auckland Land District to be disposed of under Section 128 of the Land Act, 1908.

District Lands Office, Auckland, 12th February, 1912. N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Section 9, Block I, Maungamangero Survey District, containing 31 acres 2 roods 20 perches, will be disposed of to the holder of adjoining land under section 128 of the Land Act, 1908, on or after Wednesday, the 15th day of May, 1912.

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands Office, New Plymouth, 7th December, 1911. North Survey District, Taranaki Land District, containing 3 roods 14 perches, will be disposed of under section 129 of the said Act on or after Thursday, the 14th day of March 1912 March, 1912.

WILLIAM ARMSTRONG, Commissioner of Crown Lands.

Cattle-camping Reserve at Kaiwaka, Auckla District, for Lease by Public Tender. Auckland Land

District Lands Office, Auckland, 29th January, 1912. N OTICE is hereby given that written tenders will be received at this office up to 4 o'clock p.m. on Friday, the 1st day of March, 1912, for a lease of the undermentioned land, under the provisions of the Public Reserves and Domains Act, 1908, and Amendment Act, 1911. 1911.

SCHEDULE.

AUCKLAND LAND DISTRICT.—OTAMATEA COUNTY.—TOWN OF KAIWAKA.

ALL that area comprising 88 acres 1 rood 26 perches, known as the Cattle-camping Ground, situated on both sides of the main Kaiwaka-Maungaturoto Road, a mile and a quarter from the Kaiwaka Railway-station. Mini-mum annual rental, £20.

Terms and Conditions of Lease.

(1.) Term of lease, fourteen years, without right of renewal, and subject to termination at any time by twelve months' notice in writing.
(2.) Valuation for substantial improvements of a permanent character secured to the lessee in terms of the Public Reserves and Domains Amendment Act, 1911, but no compensation shall be claimed on account of the aforesid resumption. said resumption.

(3.) The lessee shall have no right to underlet or part with possession of the land leased, or any part of it, without the consent of the Commissioner of Crown Lands

without the consent of the Commissioner of Crown Lands first had and obtained.
(4.) The lessee shall discharge all rates, taxes, charges, and other assessments that may become due and payable.
(5.) The lessee shall prevent the growth and spread of gorse, broom, sweetbriar, blackberry, or other noxious weeds on the land comprised in the lease; and he shall, with all reasonable dispatch, remove, or cause to be removed, all noxious weeds or plants as may be directed by the Commissioner of Crown Lands.
(6.) Tenders to be indorsed "Cattle-camping Ground, Kaiwaka," and to be accompanied by the first half-year's rent at the rate tendered, and lease fee, £1 ls.
(7.) The highest or any tender not necessarily accepted. Full particulars may be ascertained on application.

Full particulars may be ascertained on application.

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands Office, Dunedin, 20th January, 1912. N OTICE is hereby given that the undermentioned small grazing-runs are open for lease for a term of twenty-one years, with right of renewal, under the provisions of the Land Act, 1908; and applications will be received at this office and the Athenæum Hall, Crom-well, on Monday, the 26th day of February, 1912, up to 4 o'clock p.m. 4 o'clock p.m.

SCHEDULE.

OTAGO LAND DISTRICT.—LAKE AND VINCENT COUNTIES.— LOWER WANAKA, LOWER HAWEA, TARBAS, AND CARDRONA SURVEY DISTRICTS.—SUBDIVISIONS OF WANAKA STATION. Second-class Pastoral Land.

Run No.	Area.	Half-yearly Rental.	Valuation for Improvements.
511 512 513	A. R. P. 1,778 3 25 6,250 0 0 3,630 0 0	£ s. d. 15 0 0 40 0 0 25 0 0	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

* This amount is approximate, and is subject to alteration. The actual amount will be advertised before date of opening. Possession will be given on 1st March, 1912.

DESCRIPTIONS OF RUNS.

Run 511.—Warm hillside pastoral land on slopes of Criffel Range, at altitude of 1,200 ft. to 4,400 ft., with fair tussock pasture, though rather bare, on lower portion, which is also

rather dry. The Cardrona River, however, runs along the frontage. Distant by Cardrona-Pembroke coach-road eight miles from latter place, where there is post and telegraph office and school. The improvements consist of 34 chains of fencing, valued for removal at 3s. per chain. Run 512.—Part terrace land, cultivable, and part warm hillside pastoral land, with fair tussock and fern in places; fairly watered. Altitude, 1,100 ft. to 4,200 ft. Distant two or three miles from Pembroke. The improvements consist of stone yards and 253 chains of fencing. Run 513.—Terrace land of fair quality, a good portion of which may be cultivated; rather dry, but with frontage to Clutha River. Distant about five miles by coach-road from Pembroke, and about three miles from Newcastle, where there is a small school. The improvements consist of fenc-ing, the total estimated length of which is 444 chains. When the actual length is ascertained the amount of valua-tion on this run may be altered. E. H. WILMOT,

E. H. WILMOT, Commissioner of Crown Lands.

Pastoral Runs in Southland Land District for License by Public Auction.

District Lands Office, Invercargill, 4th December, 1911. N OTICE is hereby given that the undermentioned pastoral runs will be offered for license by public auction at the District Land Office, Invercargill, at 11 a.m. on Wednesday, the 28th day of February, 1912, under the provisions of the Land Act, 1908.

SCHEDULE.

Southland Land District.

SOUTHLAND LAND DISTRICT. RUN No. 522, Class A, Wallace County: Area, 3,323 acres; term, fourteen years; upset annual rental, £30. (Crown land.) Run No. 534, Class A, Southland County: Area, 3,468 acres; term, fourteen years; upset annual rental, £40. (Endowment.) Runs No. 438 and 452 (grouped), Class A, Southland and Lake Counties: Area, 55,690 acres; term, fourteen years; upset annual rental, £10. (National endowment.) Run No. 214B, Class A, Southland and Lake Counties: Area, 3,400 acres; term, fourteen years; upset annual rental, £30. (Crown land.) Possession will be given on 1st March. 1913:

Possession will be given on 1st March, 1913:

The following provisional valuation of improvements is published for the information of intending purchasers, but must be taken as approximate only, as the final valuation has to be made in accordance with section 244 of the Land Act, 1908, at least three months before the expiry of the present licenses present licenses :-

Run No. 522.—Fencing, £310. Run No. 534.—Fencing, £209 10s. Run No. 2148.—Fencing, £120.

Description of Runs.

Description of Runs. Run No. 522 is situated in Centre Hill District. It is hilly country, fairly grassed with silver and snow tussock. Formation clay and partly rocky. Height above sea-level, from 1,200 ft. to 2,700 ft. Distance from Mossburn Railway-station by road, about eight miles. Run No. 534, situated in the Taringatura District. It is all open hilly country, with fair tussock pasture, and is good sheep-country. Situated about eight miles and a quarter from Dipton Railway-station. Height above sea-level, from 600 ft. to 1,000 ft. Runs Nos. 438 and 452 (grouped), situated in Eyre North, Eyreside, Mavora, Black Hill, and Lincoln Dis-tricts. High and broken country; fair summer sheep-country, with fair tussock pasture. Situated about twenty-one miles from Queenstown. Height above sea-level, from 5,000 ft. to 6,580 ft. Run No. 2148, situated in Nokomai and Kingston Survey Districts. Stony and dry country, fairly well grassed, with white tussock and a mixture of snow-grass. Situated about eight miles from Athol and three miles from Garston. Height above sea-level, from 2,000 ft. to 3,750 ft. 3,750 ft.

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

H. M. SKEET.

Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Auckland.

Registrar's Office, Auckland, 15th February, 1912. Native Land Court sitting at Auckland on the 1st day of March, 1912, or as soon thereafter as the business of the Court will allow. [Auckland, 1912-11.]

SCHEDULE.

APPLICATION FOR PARTITION.

No	Name of Applicant.	· · ·	Name of Land.
100	Mana Hemopo or Ngarotangi Hemopo	•• ••	Kawhis O No. 2.

Sitting of the Native Land Court at Tauranga.

Registrar's Office, Auckland, 16th February, 1912. Native Land Court sitting at Tauranga on the 1st day of March, 1912, or as soon thereafter as the business of the Court will allow. [Auckland, 1912-12.] E. P. EARLE, Registrat.

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.	Name of Land.
426	Te Mete Raukawa and others	Paengaroa No. 2.

Sitting of the Native Land Court at Te Kuiti.

Registrar's Office, Auckland, 16th February. 1912. NOTICE is hereby given that a sitting of the Native Land Court will be heid at Te Kuiti on the 19th day of March, 1912, to hear and determine the several matters mentioned in the Schedule nerconder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it. E. P. EARLE, Registrar.

[Auckland, 1912-18.]

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.			Name of Land.
4	Hua te Rohe			Awaroa A No. 3B.
5	Hoani Erueti			" A No. 9.
6	Mehana Tuhoro (Broadfoot and Finlay)			Hauturu East B No. 2, Section 2B No. 3.
7	Heuheu Tawhiao (Broadfoot and Finlay)			" B No. 2, Section 2B No. 4.
8	Topeora te Kare (Broadfoot and Finlay)		• • • •	" B No. 2, Section 2B No. 5.
9	1 · · · · · · · · · · · · · · · · · · ·			", B No. 2, Section 2B No. 5.
10	Parearohi te Kanawa and Tawhiwhi te Kanawa			" E2, Section 2.
11	John Charles Davis	••		" 1A No. 5B.
12	Tukiterangi te Amohanga	••		" No. 2B, Section 3.
13	Kino Tanetinorau and others (Earl and Kent)	••	••	", No. 2, Section 4B.
14	Te Kanganui Manukokako and others			Hauturu West G No. 2, Section 2B.
15	Hone Pohe Hemoata	••		", No. 2B.
16	Neke Meramana and Niwha te Awa	••		Hingarangi Kauri No. 3.
17	Hinu Paratene		••	Kakepuku 20 No. 5c.
18	57 • • • • • •	••	••	, 5c.
19	Te Tata Henare			Karuotewhenua B No. 5c No. 5.
20	Hemera te Uru and another (A. H. Howarth)			No. 1c No. 4.
21	Whitinui Hohepa			Kinohaku East No. 1A, Section 3B.
22	Hori Hohepa (Earl and Kent)	••		" No. 1A, Section 3E.
23	Hotutaua Pakukohatu (A. H. Howarth)			" No. 2, Section 2, 28B No. 1.
24				" No. 2, Section 28B, No. 4.
$\bar{25}$	Hare Rore Pukekohatu			No 4P No 3
26	Tira Hinewai (Earl, Kent, and Howarth)	••		Kinohaku West K, Section 1.
27	Te Rangikatukua Tohiariki and others (Earl and H			T Section 27
28	Te One Haereiti and others			No. 14 Section 1n
29	Poto Huiao and others	••		" No. 11B.

[No. 17

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APPLICATIONS FOR PARTITIONS--continued.

No.	Name of Applicant.			Name of Land.
		<u> </u>		<u></u>
30 31	Te Waina Hoani	••	••	Kopua No. 1E. Kuiti No. 2B. No. 10
32	Kereama Anihana Titi Toi	· · · ·	· •	Kuiti No. 28, No. 1a. Kumi No. 7F.
33	Titi Toi Te Inanui and Pirikohoihoi			Mangaawakino No. 3.
34	Whakauruhanga te Roia (Broadfoot and Finlay)			Mangamahoe C.
35	Taratu Tanirau and Tukotahi Tanirau	••	· •	Mangaora No. 7.
36 37	Te Watikena Herewini (T. G. Hosking) Reihana Manukorihi	••	• •	Mangawhero No. 1B.
38	Kaea te Ahurewa (Earl, Kent, and Howarth)	· · · ·		" No. 2A No. 3B. " No. 4A.
39	Rangimiria Toi			Maraetaua No. 5D, Section 3.
40	Rawiri Heneri (Earl, Kent, and Howarth)	••		Marokopa No. 5B.
41 42	Rangiwhakarewa Paraone	••	••	Marokopa. Mehakating Parininihi Ng Ig
43		••	· • · •	Mohakatino-Parininihi No. 1c. Mokau-Mohakatino No. 1E No. 2B.
44	Te Kapa te Aira			. ,, No. 1E No. 2B.
45	Hariata Mihi and others	••		- ,, No. 1a.
46	Pura Tana	• •	••	Ngamahanga.
47 48	Te Warena Manihera (Broadfoot and Finlay) Kahu te Kuru and others	••	· •	Ohura South A No. 3, Section B. ,, B No. 2.
49		••	· • · •	" B No. 2. " D No. 3B.
50	(The TT?			,, F No. 2B No. 2.
51	Miriama Kahukarewao and others	••	· •	" G No. 4.
52 52	Himaki Ropina	••		" G No. 4K No. 1.
53 54	Makere te Uruweherua (Earl, Kent, and Howarth) Rangipare Poihipi		••	
54 55	Rangipare Polhipi Te Whiutahi Waraki and others	•••		V Nr. 1 Cratics 02
	Tuku Teihu te Ngarupiki and others	•••	••	
57	Pakira Ngatoa and Rihi Ngatoa	••		" K Section 2.
58 59	Te Waka Walora	••	· •	TZ NT O CLARKE OF NT Y
59 60	Wi Poehi	• • • •	• •	K No. 2, Section 2B No. 1 K No. 4, Section 2B No. 1.
61	Te Warahi te Whiutahi	••	· • · •	,, K No. 4, Section 2B No. 1.
62	Waihanea Paraone			" M No. 3D, Section 5.
63	Wiri Katarina		· •	" M 2.
64 65	Mokena Patupatu	••	••	Orahiri No. 1, Section 27.
66 66	Waihanea Paraone Wiri Katarina Mokena Patupatu Rawiri te Hauparoa Te Arai Mokena (T. G. Hosking) Atama te Rako Toa te Weunui Ta Huig Kinzi (Faal Kant and Hamath)	•• ••	••	" No. 2, Section 6B. " No. 2, Section 8B.
67	Atama te Rako	••		Otorohanga B No. 2, Section 3.
68	Toa te Weunui			Otorohanga D.
69		••	••	Otorohanga lF No. 1.
70 71	Te Huia Kingi	••	••	,, No. 1F, Section 4D.
71	Takerei Kingi (Earl and Kent)	••	· •	,, 1F No. 5 <i>c</i> , Section 2. ,, No. 3 <i>b</i> , Section 2.
73		•••	••	,, No. 3B, Section 2. ,, No. 3c, Section 2.
74	makeren innewal	••		" 4B No. 2B.
75 76	Tamihana te Huirau (Earl, Kent, and Howarth)	••	••	Piha No. 1a.
76 77	Te Ake Toatana Hori Ngatai Ruihi	••	••	Pirongia West No. 3B, Section 2F No 2D. Pukenui No. 2.
78	Tariao Ruruku (Broadfoot and Finlay)	••	••	, No. 2c.
79	Hinerangi Taitoko (Earl and Kent)			" 2c No. 1.
80	Poto Huiao (Earl and Kent)	•••	••	Pukeroa-Hangatiki 2c No. 2.
81 82	Te Maanu Mahuki (Endean and Holloway) Bouhau Matuira (Endean and Holloway)	•• .		,, 20 No. 4A.
82 83	Rouhau Matuira (Endean and Holloway) Koroheke Parinui and others	••	••	,, 2с No. 4в. ,, 4с No. 2.
84	Poto Huiao (Earl and Kent)	•••	••	Ag No 2g
85	Te Huri te Taha Pukeroa and others	••	••	,, 40 No. 20.
86	Te Riri Moerua	••	••	" 4c No. 3B.
87	Tuke Hikurangi and others	••		,, 4D No. 2B.
88 89	Hotutaua Pakukohatu	••	••	,, 4D No. 2D No. 4. B Section 2B No. 1
90	Te Moki te Puaha	••	••	,, B, Section 2B No. 1. Puketarata No. 4G, Section 2D No. 2B.
91	Te Awe Pairama			Puketiti 2B No. 2.
92	Te Rangianini Ngahiraka	••	••	Rangitoto A No. 63B No. 1.
93 04	Miriama Kahukarewao and Turaki Maikuku	•••	••	Rangitoto-Tuhua No. 1.
94 95	Turaki Maikuku	••	••	,, No. 2B. ,, No. 2C (Pukuweka).
96	Edwin Mossman (H. Hine)	· · · ·		,, No. 20 (Fukuweka). ,, 3B No. 2.
97	Te Kotuku Aperahama (Broadfoot and Finlay)	• •		,, 21B, Section 1.
98	Tanira Tarei and Te Whakaranu Ngahuri	• •		,, No. 29c.
99 100	Tahuata te Poihi	••	••	,, 29c No. 20.
100 101	Taonui Tewi (Broadfoot and Finlay) Hona Tuheao and others	••	,• •	,, No. 31b. ., No. 32.
101	Rawiri Heneri	· · · •		No. 25
103		••		Rangitoto A No. 36B.
104	Te Ata Rangiutu and others (Earl, Kent, and Howe			Rangitoto-Tuhua No. 36B 2.
105	Kameta te Para and Te Tiriana Omeka	••		" No. 38A.
106 107	Ngaparaki te Aruhe	••	••	" No. 52.
107	Hinekino Hohepa and others (Earl and Kent) Tutahanga te Wano (Earl, Kent, and Howarth)	••	•••	No. 52B, Section 7. ,, No. 52c, Section 2.
109	Mana da Wal Dall' (Daul IZ and and IT (1)	· · · ·		,, No. 520, Section 2. ,, No. 60н. #
110	Waeroa Matena (Earl, Kent, and Howarth)	••		" No. 60A, Section 3B.
111	Arapata te Rangituataka (Earl. Kent. and Howarth			
112	Hori Ngatai Ruihi (Broadfoot and Finlay)	••	••	" No. 610, Section 2.

APPLICATIONS FOR PARTITIONS-continued.

No.	Name of Applicant.	Name of Land.			
113	Mahuri Tawhana (Broadfoot and Finlay)				Rangitoto-tuhua No. 64L.
114				••	" No. 64Q.
115	Poihaere Tuhoro (Earl, Kent, and Howarth)				" No. 64s.
116	Mara Matena				" No. 66a.
117	Tama Ngahiwi			·	N . 69-
118	»» ··· ··			•••	" No. 681, Section 2A No. 2.
119	Mokena Patupatu (Earl, Kent, and Howarth)				N - 59
120	Hohepa Petera				" 77B No. 1B.
121	»» ··· ··	••			No 77 Protion 1
122	Puangarangi Haeata and others				777 No 97
123	Kaharoa Tawhana (Earl, Kent, and Howarth)				No. 00- Station 4
124	Kahutopuni Waata (Broadfoot and Finlay)				" No. 78.
25	Koroheke te Hingata				Turoto C No. 2B.
26	Ngareta te Rira	••			Umukaimata No. 3B, Section 1.
127	Wiremu Manuaute, Turaki, and Taruke			•••	Waimarino C.
28	Wiki Tohengaroa				Waimarino Reserve C.
29	Miriama Kahukarewao (Earl and Kent)				" C.
130	Te Waaka Ringaone and others				
31	Te Waina Hoani and others				Waiwhakaata.
132		••			No. 20
133	Maria Hoponi (T. G. Hosking)	••		••	Wharereina.
133	Mamae Kee	••	•	•	Wharepuhunga 12A No. 20.
135	Te Aokatoa Paraone and others	••		••	, No. 16c.

APPLICATIONS FOR SURVEY CHARGING ORDERS AND FOR DEFINED PORTIONS OF LAND IN LIQUIDATION OF SURVEY FEES.

Name of Applicant.			Name of Land. Amount du
			f s.
Richard Coles Jordan	•		Kaingapipi No. 11
Edwin Henry Hardy (Earl and	Kent)		Karuotewhenua B No. 2B, Section 7A
Edwin Henry Hardy (Barrand	L CHU)		
Chief Surveyor, Auckland Distri			Kinohaku East No. 1B, Section 4B No. 7 22 15
			1 1 1 1 1 1 1
»» ⁷			$\frac{1}{2}$
* >> >> >>	••		No. 1949
· · · · · · · · · · · · · · · · · · ·	••		" No. 1719
23 79 79	••		. N. 1-10- 0.14
>> **	••	• •	" 1-10- 10 10 10 10 10 10 10 10 10 10 10 10 10
37 29	••	• •	" No 1919D 5 19
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••	••	<i>"</i> (0.10
27 23	· · ·		,, No. 2, Sections 16A and 16B
			No. 24 8 13
22 23		•••	Kinohaku West P No. 2A 10 15
** **	••		$D P_{\rm D} N_0 P$ 10.15
>> 77	••		DOD NO 9 90 9
22 22	••	••	" D No. 44 90. 17
23 27 29	••	••	" DNo 40 9 19
27 37	••	••	
29 29	••	• •	, , , , , , , , , , , , , , , , , , , ,
*, *)	••	• •	
11 11	••	••	, 2B No. 2 2 5
9 9 29	••	••	, 2B No. 4 25
93 3	••	••	" 2B No. 6 2 15
39 33	••	••	" 2B No. 9
»» »»	••	••	Ohura South M 3A2A No. 1 6 10
37	••	••	" M 3A2A No. 2 9 11
33 29	••	••	" М No. За2в 28 4
37 39	••		$M 3A2C No.1 \dots 22 19$
	۰.		" M 3A2C No. 2A 19 9
>> >>	••		" М Заго №. 2в
55	••		" M 3A2D No. 1 10 5
>> 2>	••		" M 3A2D No. 2 10 10
22 2 3	••		Orahiri No. 1H, Section 22 6 14
22 23	••		" No. 1, Section 13 10 18
22 23	••		Ouruwhero 3g No. 1
27 27			,, 3g No. 2 1 1
)))			" 3G No. 3 1 1
			" 3g No. 4 1 1
			" 3g No. 5 1 1
2* 73			" 3g No. 6 1 1
97 99	••		" 25 No 9
>> >>	••		" 20 No 9
57 JD	••		20 No. 11
27 23	••	••	" 9a No 19
29 <u>29</u>	••	••	" 90 No. 19
20 29 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	••	•••	, 3G No. 13 1 1 , 3G No. 14 1 1

No	Name of Applicant.				Name of Applicant.		Name of Applicant.			1	Name of Land.			Amoun	t dı	1e.
		n ng menangkanan ang gil 10 kanalisi kanala dan dilakan sa							f	8	. c					
182	Chief Surveyor, Auckla	nd District			Ouruwhe	ero 36 No. 15		••	1	2						
183	**	,,	·		,	3g No. 16	••	••	1	1	1					
184	27	**	••		,,	3g No. 17	••		- 1	1	1					
85	27	,,	••			3g No. 18		••	· 1	1	1					
86	24	,,		••	,,	3g No. 19			1	2						
87		**			,,	3g No. 20		••	1	2						
88	,,	**			.,,	3g No. 21			' 1	2						
89					Piha No.				30	4						
90	αια γα δείδα γα το το Γ	**				2D No. 3A			7	17						
91	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	**		••		2в No. 3в		• • •	5	15						
92	**	**	•••	••		2d No. 3c		· •	5	15						
94	**					2D No. 3E			0	10						
4	**	"·.	••			2d No. 3f			2	2						
15	-,	**	••			2p No. 3g	• •		11	11						
6	**	"	••			Hangatiki 4c No			18	0						
7	93	**	••		Rangitot	o A, Section 40			96	6	1					
8	**	"	••	••		A No. 54			19	ĩ						
9	**	"	••	••	,,	50B No. 1A			15	$\tilde{3}$						
0	19	**	•••	••	"	50B No. 1B			21	14						
	"	,,	••	••	••	50B No. 2				10						
	**	**	••	••	", Dangitat	o-Tuhua No. 31B	••	••	26	2						
3	,,	**	••	••	Ranghou	No. 31p	••	••	13	12						
3	"	"	••	••	,,	31E No. 31L		••	- 9	6						
4	**	,,	••	••	"	31E No.		••	26	5						
5	**	**	••	••	,,	31E NO. 31F No.		••	20 24	14	1					
6	**	"	••	••	,,			••		14						
07		**	••	••	,,	, 31g No.		••	34	0						
8	O. R. Farrer	s • •	••	••	"	351 No.		•••	58	14						
9			• •	••	,,			•• •	82							
0	Chief Surveyor, Aucklas	nd District	••	•• •	· ,,			••	77	0						
1		"	••	••	. ,,	67B No.	2	••	54	3						
2	Percy Ward	••	· •	••	,,	No. 78	••	••	126	17						

APPLICATIONS FOR SURVEY CHARGING ORDERS AND FOR DEFINED FORTIONS OF LAND IN LIQUIDATION OF SURVEY FEES-continued.

APPLICATIONS UNDER SECTION 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.	
213 214		Kinohaku East No. 3D, Section 8A No. 6 Ohura South M 3D No. 4	Applying for cancellation of present partition, and for a new partition of the block. Ditto.	

MATTER REFERRED BACK BY THE NATIVE APPELLATE COURT TO THE NATIVE LAND COURT FOR ADJUDICATION.

No.	Name of Land.	Nature of Reference.
215	Kinohaku West E, Section 1, Nos. 1D, E, and F	The partition of the land.

APPLICATIONS FOR EXCHANGES OF LAND.

0	Na	me of App	licant.			Name of Land.
	Pareaute Komanga					Hakepuku No. 1.
6	Wiri Herangi	••				Kopua No. 1B, Section 2.
, (1	Hone A. Omipi	••			••	Orahiri No. 2, Section 1B.
7	Haua Omipi	••	••		••	Wai Whakaata No. 3B.
ςΪ	Ripeka Ngatai	•••			• •	Rangitoto-Tuhua No. 64E.
3	Hikaka Ngatai Ruihi	••	••	••	••	Te Kuiti 2B No. 3.
À	Te Manu Hakopa			••	••	Te Kumi No. 7D, Section 2.
네	Waimatuna Moerua (Endea	an and H	olloway)	••		Rangitoto Al2B and Turoto D2, Section 2E
) (C	Ditto	•••			•••	Ditto.
đ	Hona Tuheao	••				Rangitoto A No. 15.
4	Hekenui te Awhe	••				" A No. 42.
. il	Te Raita Hiriako, alias Wi	ari			••	Reureu No. 3.
21	Powhiri Warutu		••		••	" No. 2.

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APPLICATIONS TO ASSESS THE AMOUNT OF COMPENSATION PAYABLE TO NATIVE OWNERS FOR LAND TAKEN UNDER THE Public Works Act, 1908.

No.	Name of Applicant.	Name of Land.	Area taken	Purpose for which taken.
		Hauturu East No. 1E, Sec-	A. B. P. 48 1 24	
	1	tion 5c, No. 2A No. 2	40 1 24	
223	The Minister of Public Works	Hauturu East No. 1E, Sec- tion 3	22 1 10	For scenic purposes.
		Hauturu East No. 1E, Sec- tion 5c, No. 2B No. 5	88 2 0	
1	(Hauturu East 1A No. 5B	16 1 32)
224	"	Hauturu East No. 3B, Sec- tion 1	1 2 13	For the use and convenience of th Waitomo Caves House.
		Hauturu East B 2, Sec- tion 2A	3 2 20	
225		Hauturu East 3B, Section 1	12 3 0	Scenic reserve.
	17	Hauturu East 1E, Section 5c No. 2c2	5122	•
226	Railway Department	Block III, Sections 1, 2, 4, 6, 8, 10, 12, 14, 16, 18,		For railway purposes.
		20, 22, and 23, Survey		
		District of Otanake		
227	The Minister of Public Works	Maungaika Native Re-	$\begin{array}{ccc} 0 & 0 & 15 \cdot 3 \\ 2 & 1 & 30 \end{array}$	A public road.
228	22	Pukenui 2n No. 3	2 0 10.5	99

APPLICATIONS FOR DETERMINATION OF INTERESTS ACQUIRED BY THE CROWN.

No.		Name of Applica	Name of Land.			
229 230 231 232 233 234 235 236	The Hon. Robert M " Sir J. G. Ward, Min " "	**				Kopua No. 1s, Section 2B. Taharoa A. Rangitoto A No. 22. Te Awaroa A No. 3B. Turoto C No. 2B. Rangitoto A No. 18A, Section 2. Rangitoto A No. 3B. Rangitoto-Tuhua No. 351, Section 3B.

APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
237 238 239 240 241	Hari Hemara and Charles James Johnson (Earl and Kent) Thompson Ripikoi Hughes	 Kahira Maratini. Te Kura Mohi. Rangipare Poihipi. Tanira Tarei. Wharetaruru te Awheroa.

APPLICATIONS FOR LETTERS OF ADMINISTRATION.

No.			Name of Applica	.nt.			Name of Deceased.
242 243	Te Ata Erana Hemi Matewaka	••	··· ··	•••	••	••	Te Moari Mauritu. Wharetoroa Matewaka.

Sitting of the Native Land Court at Wellington.

Registrar's Office, Wellington, 19th February, 1912. NOTICE is hereby given that a sitting of the Native Land Court will be held at Wellington on the 4th day of March, 1912, to hear and determine the several matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar. and all such other matters as may be lawfully brought before it. [Wellington, 1912-9.]

SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No	Nature of Alienation	Date.	Name of Land,	Names of Parties.
1 2	Sale	 15 January, 1912 17	Ruapaka, Section 25B Wairau, Block 12, Sec- tion 7A	Tara Wirihana to Eli Wells. Pare Hori Karaka to Hori Karaka Kohe

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APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.	
	ADJOURNED APPLICATIO	NS.	
3 4 5 6 7 8	Maaka Kiharoa and others (by their solicitors, O. and R. Beere) Honiana te Puni and others	 	Section 74, Block II, Arapawa Survey District. Parangarahu No. 1. "No. 6. Takapuwahia D No. 14, Section 1. Tutaiparakete No. 2c. Wainui B.
	NEW APPLICATIONS		• •
9 10 11 12	Pirihira Epiha and others Eparaima Takarangi and others Piripi Waaka Rebecca Love and others (by their solicitors, O. and R. Beere)	••	Hutt, Section 16 No. 1. ,, ,, 16 No. 2B. Maipi No. 7c, Sections 3 and 7. Raumanuka.

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name of Applicant.				Name of Land. Amount du
			NEW	APPLICATI	e s. d.
62	Commissioner of Crown Lands				Iringa A 12 14 (
63					Kenepuru 2A No. 1 8 3 8
64					2A No. 2 8 3 3
65					" 2A No. 3A 10 7 6
66					2A No. 4A 10 7 6
67					5A2B No. 2
68	r -				Koangaumu No. 6 13 3 1
69					Mahinawa No. 1A 15 9 6
70	ν				No. 1B
71	<i>n</i>				No. 1C
72	P				Okurupatu A No. 3, Subdivision E No. 1 8 2 11
	"	••	••		A No. 3. E No. 2 8 8 11
73 74	"	••	••	••	B No. 3A 24 1

Applications under Section 29 of the Native Land Act, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
75 76	Hana te Awhitu (by her agent, C. R. Parata) W. G. H. Baillie	Wiremutaone Block XI, Section 8, Subdivisions 12 and 25 Kenepuru 3A No. 2	Under subsection (1) for an order directing the Public Trustee to pay to Hana te Awhitu the sum of £100. Under subsection (2) for the Public Trustee to pay to Amiria Horomona the sum of £11 5s. held by him on behalf of Rina Wi Katene.

APPLICATION UNDER SECTION 121 OF THE NATIVE LAND ACT. 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
77	O. and R. Beere	Hutt, Section 16, Subdivision 2	For cancellation of partition orders.

Application under Section 178 of the Native Land Act, 1909.

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No.	Name of Applicant.	Name of Land.		Nature of Application.
78	Robinson and Hand-Newton soli- citors for Tokatu Moana Hamu- era Potangaroa	Whareama No. 884	F	or certificate of age.

Name of Applicant. Name of Land. Nature of Application. 79 Travers, Campbell, and Peacock, solicitors for Tini Moa Sections 2 and 49p, Block 8, Gore Survey District For recommendation for issue of an Order in Council consenting to confirmation of alienation.

APPLICATIONS FOR PROBATE

No.	Name of Applicant.				Name of Deceased.			
82 83	Hanikamu te Hiko Puhara te Tau	•••	••	••	••	Tamati Ngataru. Koroneho Hakikino.		

APPLICATION FOR EXCHANGE OF LAND

Nò.	Name of Applicant.			Name of Land.				
84	Keita te Maari Iraia te Whaiti	••	 	••		••	Kawakawa No. 3a. Waitutuma 1a No. 5.	

APPLICATION UNDER SECTION 91 OF THE PUBLIC WORKS ACT. 1908.

No.	Name of Applicant.	Name of Land.	Nature of Application.
85	Secretary, Public Works Depart- ment	Tinakori South	To ascertain the amount to be paid as compensation for area taken for wireless station.

APPLICATION FOR COMMISSION re ADMINISTRATION OF AN ESTATE.

No.	Name of Applicant.	Name of Deceased.	Nature of Application.		
86	Henry David Bates and Oswald Beere	Taare Waitara	For commission readministration of the estate.		

IN THE NATIVE LAND COURT OF NEW ZEALAND, Wellington District.

In the matter of the Native Land Court Act, 1894; and in the matter of the land known as Ohariu Section 91; and in the matter of an application by Mane Taepa and Warihi Taepa, under section 39 of the Native Land Court Act, 1894, for amendment of the order appointing successors to the interest of Riwai te Tawhero, deceased, herein.

Tawhero, deceased, herein. W HEREAS the above application has been referred by me to the Native Land Court for inquiry and report, and the same has been duly reported on : And whereas it appears that the order made appointing suc-cessors to Riwai te Tawhero, deceased, in Ohariu Sec-tion 91, was made in error : Now, therefore, for the purpose of rectifying the said error, and in exercise of the powers in that behalf vested in me as Chief Judge by section 39 aforesaid and sec-tion 433 of the Native Land Act, 1909. I hereby order that the said order made on the 19th day of March, 1898,

appointing successors to Riwai te Tawhero, deceased, be and the same is hereby annulled.

As witness my hand, this 21st day of November, 1911. JACKSON PALMER,

Chief Judge.

The Native Land Act, 1909 .- Sitting of Native Land Court adjourned.

Native Land Court Office, Wanganui, 21st February, 1912. N OTICE is hereby given that the sitting of the-Native Land Court advertised to take place at Patea on the 22nd day of February, 1912, has been adjourned to the 13th March proximo at the same place.

A. H. MACKAY, Registrar.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Waikato-Maniapoto District Maori Lana Boara.

Auckland, 16th February, 1912. N OTICE is hereby given that a sitting of the Waikato-Maniapoto District Maori Land Board will be held at Auckland on Tuesday, the 5th day of March, 1912, at 10.30 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.

Applications adjourned from the last meeting of the Board at Auckland and not notified herein will be considered without further notification at this meeting.

W. H. BOWLER, President.

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SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

	·						
. No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.		
			NEW APPLIC	ATIONS.	· .		
1	3745	Transfer	12 December, 1911		Emere Pumipi to William Gill.		
21 3	$\frac{3747}{3748}$,, ···	· ···	ngape Karamu, Lot 201g Te Akau B No. 29 (part)	Hare Waata to Rore Erueti. Mita Karaka and another to H. J. Baker.		
4	3751	,,	15 November, 1911	Puahue No. 1c			
5 6	3752 3756	,, ···	4 December, 1911 22 December, 1911	Ngataipua 1B No. 2 Allotment 432, Parish of	Mereana Taipari to C. F. Wight.		
7	3769	,,	25 November, 1911	Taupiri Allotment 37, Parish of Waipa	Rina Merekai to Remana Nutane.		
8	3783	,,	••	Matariki South 	Natives to R. A. Wright.		
9 10	3784 3786	Lease	10 October, 1911	Te Åkau B No. 29 (part)	Mita Karaka Ngatipare and an- other to Thomas Gordon.		
11	3787	"	10 ,, 1911	,, ,,	Mita Karaka Ngatipare and an- other to Takerei Kingi Wetere.		
12	3804	,, .,	6 January, 1912	Allotment 66B No. 2, Parish of Waipa	Maaka Patene and others to Henry John Mussen.		
13	3805	,, • ••	6 " * 1912	Allotment 66A No. 1, Parish of Waipa	Ditto.		
14	3815	,,		Pakarikari No. 2c	Tukua Parauri and others to Marae Erueti.		
15	3834	"	· ••	Manuaitu B No. 11A	Te Amopo Powhare and others to J. T. Bregman.		
16 17	$\begin{array}{c} 3841 \\ 3848 \end{array}$	Transfer	23 December, 1911 21 October, 1911	Te Akau D No. 4B Manuaitu A	Hera Matewai to Amiria Nutana. Paeroa Karewa and others to James Henry Phillips.		
18	3853	Conveyance	10 August, 1911	Te Mata	Hirawate Teira and others to George Hamilton McMahon and John Francis McMahon.		
19	3854	Transfer	14 December, 1911	Waikaka C 2A No. 1 Block			
20	3855	,	13 " 1911	Section 14J, Block IX, Aroha Survey District	Hemi Waa to Thomas Gavin.		
21	3858	Conveyance	6 February, 1912	Lots 253 and 254B, Whangamarino	Nopera te Ari and another to George William Elliott.		
22	3859	Transfer	15 August, 1911	Maramarahi No. 2B	Makere Nikorima to Reiti Warene and William David Tilsley.		
23	3861	• • • • • • • • • • • • • • • • • • •	15 September, 1911	Lots 8 and 12, Parish of Papakura	Te Wirihana Takaanini to Charles James Tunks and George Wil- liam Sanders.		
24	3862	,,	2 December, 1911	Lots 155 and 156, Parish of Manurewa	Watarauhi Takaanini to C. J. Tunks and G. W. Sanders.		
25	3863	· · · ·	15 September, 1911	Karaka No. 4			
26	3864	.,	15 ,, 1911	1			
27	3865	Conveyance	27 November, 1911	13, Parish of Papakura Northern portion, Allot- ment 13, Onewhero	Te Ata Mahi and others to Olive Muir.		
28	3866		27 ,. 1911	Middle portion, Allot- ment 13, Onewhero	Te Ata Mahi and others to Wil- liam Francis Griffin.		
29 30	3867 3869	Sale .	22 January, 1912	Lot 261, Whangamarino Ngarua 1B No. 3A	Te Kau to John Alex. Sampson. Hurinui Tiahuia and another to W. H . Rowley.		
31	3870	,,		Hoeotainui North 6A No. 2			
82 33	3871 3872	»» · · ·		Te Akau B No. 14 Wharekawa No. 5B, Sec- tion 6	Te Paru to Aloys. Schmitt.		
34	3873	Transfer	••	Tuhikaramea, Lot 374D	Te Whanake te Rehutai and others to M. E. Cornfoot.		
35	3874	,,		", Lot 374B	Kaneri Hapeti and others to M. E. Cornfoot.		
36	3875	· · · ·	••	,, Lot 374c	Whiunui te Rongomau to M. E. Cornfoot.		
37	3876	,,	••	Awaiti 13 No. 2B2	Ngawiki Potae and others to Harold D. Goldsmith.		
38 39	3877 3878	,, ,,		Lot 42, Pepepe Part Te Akau D No. 14	Hota Witara to Mahuta Tawhiao. Hami Kereopa and another to G. Rutherford.		
40	3879	Lease :.	15 September, 1911	Allotment 46, Parish of Tamahere	Paoa Rapata and others to Sybella Eleanor Dodd.		
41	3880	Transfer	11 December, 1911		Huhana Hori Tangirau and an- other to Herbert James Baker.		
42	38 81	,,	12 ,, 1911	" В No. 19в	Huhana Hori Tangirau to Tame- hana Pipi and another.		
43	3882	Lease		Part Maungatapu B No. 4			

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APPLICATIONS FOR CONFIRMATION OF ALIENATIONS --continued.

No.	Record No.	Nature of Alienati		Date.	Name of Land.	Names of Parties.
·				NEW APPLICATION	s-continued	1
44	3884	Transfer			Whakapoi B	Wehenga te Kukume and othe to William McGhie Cullen.
45 46	-** 3885 3886	yy 49	•••	8 December, 1911 1 September, 1911		Pene Perepe to James McGowan Wi Paraone and another to Jam McGowan.
17	3887	Lease	••	14 February, 1912	Te Umuhau (part)	Wiremu Taurua to Robert Ale Wight.
48	3888	Transfer		1 ,, 1912	Part Lot 17A, Parish of Whangape	Emere Beamish to William Gill.
19	3889	•••	••	14 ,, 1912	Lots 19 and 20, Section A, Ohinemuri North Town- ship	Rihitoto Mataia to Lawson Robe Tocker.
50	3893	· •••		14 ,, 1912	Otamaurunganui C	Hirawa te Moananui to Thom Augustine Barrett.
51	3894	,,	•••	10 " 1912	Allotment 143c, Parish of Tamahere	Takirau Puihi and others to Per- Harold Watts.
2	3896	**	••	••• • •	Part Mataitai No. 1A, Sec- tion 1	Reweti Whakahihi to Anglica General Trust Board.
3	3898	,,	••		Awaiti No. 1H, Section 2A No. 4	Te Kohi te Ngarunui and othe to Emily Agnes Hood.
4	3899	,,,	•••		Wharekawa No. 1F, Sec- tion 3	Te Kono te Aho and others J. J. Craig (Limited).
5	3900	,,	•••	20 November, 1911	Huruhi No. 5E (part)	Te Pokaitara Tamihana and a other to Emily Agnes Hood.
6	3901	,,			Karaka-Taupo B No. 2	Hera Waata and others to Haz Marcella Craig.
7	3902	**	••••	7 February, 1912	Huruhi 5p No. 1	Rawiri Puhata to Emily Agr Hood.
8	3903	,,	••	••	Lot 64, Whangape (part)	Hera Kotuku and others to Sar Ann Brabant.
9	3906	**	••	••	Wharekawa 4B Nos. 2B • and 1	Hone Keina to J. J. Craig (I mited).
0	3907	••	•••	••	Pepepe, Lot 54	Karaka Rotana and others Sarah Louisa Rosser.
1	3908	,,	••		" Lot 148	Rauna Rawhiti and others Alex. Campbell.
2	3909	,,	•• [•••	" Lot 25	Mita Wini Potana and others Sarah Louisa Rosser.
3	3919	**	••		Te Poro-o-te-moana No. I	Eruini Heina Taipari to Erne Deeble.
4 5	8922 3923	Lease ,,	•••	30 March, 1909	Awaiti 18 No. 281 Pakarikari No. 20	Natives to A. L. Foster. Tukua Parauri and others Marae Erueti.
6	3925	Transfer	••	24 January, 1912	Huruhi No. 5E	Tareha te Tairiri to Frederi Band Bushill.
7	3926	Lease	•••	21 November, 1911	Kiwitahi No. 20	Raiha Kaka and others to Jo Hannon.
38 39	3927 3928	Transfer Lease	•••	27 January, 1912 15 ,, 1912	Maungatautari No. 1A West Maungatautari No. 1A North (part)	Rapata Mohi to Raurea Ranapi Ani Waata to Karika te Paea and another.
70	3929	Transfer	•••	31 October, 1911	Kiwitahi No. 1E	Te Teira Haare and another Richard Hannon.
71	3930	,,,		22 September, 1911	,, No. 3A, Section 1	Mamae te Kata and others H. C. H. Walker and G. Bews.
72	3931	"	••	11 January, 1912	Lot 348F, Parish of Tau- piri	Pura te Wheoro to Takiwaru Wharaki and Tuwhatau Whanaki.
73	3932	"	••	10 ,. 1912	Moehau 1g No. 4	Paraku Rapana and others Elon Cashmore.
74 75	3933 3934	»» "	••	29 November, 1911 9 January, 1912	Lot 82B No. 1, Waipa Wairau No. 1	Emeri Hunia to E. A. Allen. Ngawira Tanui and others R. W. Bagnall.
76	3936	Lease	••	— February, 1912	Allotments Nos. 66B1, 66A1, 66A2, 66A3, 66A4, Waipa	Maaka Patene and others Matthew Friar, J. Duffy, and Geary.
77	3963	Transfer	••		Mangawhero 1c No. 2A	Tupawhero Ripikoi and others A. O'Halloran.
8	3964	••	••	· · ·	Tautiti No. 2A	Rihi Rahureriwai and others Alfred Gifford.
79	396 5	••		••	Opuatia 6c No. 3	Matete Hura to W. S. H. Jo Beale.
80 81	3967 3972	", Lease	 	•••	Pepepe, Lot 113 Umutawa	Peti Amaru to Poutu Pere Kup Tame Matehaere and others H. R. Cooke.
32	3973	Transfer			Karaka Taupo B No. 3	Henare Meroa and others Alexander Campbell.
83	3980	,,	•••	10 September, 1910	Allotment 9A, Parish of Maramarua	Te Awhi Waiwera to Cyril Dock Lincoln.

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APPLICATIONS FOR PRECEDENT CONSENT TO PROPOSED ALIENATIONS UNDER SECTION 209 OF THE NATIVE LAND ACT. 1909.

Nature Names of Parties. Record No. Name of Land. No. Proposed Alienation. NEW APPLICATIONS. .. | Ira Tukumana and others to William Mc-Ngataipua East No. 2E ... 3844 Transfer ...1 84 Couatt. Para Haimona and others to - Kent. Te Akau B No. 14 and part Te Akau 85 3847 . . B No. 12 Natives to Frank Creswick Bull. Allotment 80, Parish of Waipa 3849 86 Tauranga A . . ,, B . . Moeroa Phillips. 87 88 ,, ••• 3850 Lease ... ۰. • • 3851 , B.. .. Pakarikari No. 1A ... Ohura South G No. 3 "... . . ,, Walter Änderson Mason. 89 90 3852 ", Walter Anderson Mason. Tuauru te Waihanea and others to Borough of Taumarunui. Natives to Thomas Augustine Barrett. ", Alexander Campbell. Transfer 3890 91 3891 Te Koronae No. 1D .. •• • • Let Noronae No. 10 Lot 30, Pepepe ,, 18, Pepepe ,, 474 B4, Parish of Taupiri ,, 474 B2, Parish of Taupiri ,, 474 C2, Parish of Taupiri ,, 348, Parish of Taupiri Lots 51 and 62, Pepepe. 3904 3905 92 93 94 95 96 . . • • , ,, ,, ,, ,, Sidney Percival Crawford. 3942 . . ,, . . •• ••• 3943 . . ,, ,, Henry Lowe." 3944 . . ,, ,, ". Thomas Henry Crawford and Sidney Percival Crawford. George Ernest Buckland. 97 3945 ,, •• 98 3946 ,, ., Lot 30, Pepepe ,, 18, Pepepe ,, 148, Pepepe ,, 7, Horotiu 99 3947 • • . . ,, ,, "" " 100 101 3948 ,,, " 3949 .. ۰. • • ,, " 102 3950 .. • • ,, . . ,, Waitakeruru No. 2A William Franklin. 103 3951,, . . • • . . " No. 1D ... 1A No. 2 ... No. 2F ... 1A No. 4 ... 104 3952 ,, ,, Howell Rogers. 105 3953 .. ,, • • ,, ,, 106 3954 ,, •• ,, ,, William John Hill. 107 3955 • • ,, "; ;; •• ", 1B No. 2 ... Block I, Section 1, Waitoa S.D. Matamata North No. 1 ... Karaka Taupo B No. 1 Part Te Akau B No. 12 108 3956 ••• . . ,, Joseph William Hedley. Violet Baker. Ruth Craig. 109 3957 ,, •• . . " 110 3958 .. • • ,, ,, 111 3970 .. " ۰. ,, Daniel Long. R. B. Thompson. Oscar Woodham. •• 112 3974 ... ,, ,, 113 3975 .. ,, ,, ,, 114 3976 ,, **5**9 ,, R. Gilmer 115 3977 ,, . . ,,, ,, Frank Moginie, jun. Emily Woodham. 3978 . . 116 • • ,, ,, 117 3935 • • ,, ... ,, ,,

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909.

	Record No. Name of Land.		Nature of Proposed Alienation.		
		NEV	V APPLICATIONS.		
118	3845	Ohura South K No. 1, Section 20 No. 1	That the said block be leased to Charles Canton for forty-two years at an annual rental of 1s. per acre for ten years, 2s. per acre for next eleven years, and 5 per cent. of Government valuation for remaining twenty-one years.		
119	3856	Te Karaka	That the said block be sold to George Bedford for the sum of £5 10s. per acre.		
120 121	3857 3860	Patutahatika	That the said block he sold to Miniam Stream Finlaw for the sum of		
122	3868	Puahue No. 2, Section 7c	That the said block be (a) leased to Richard John Dodd for fifty years at an annual rental of 1s. 6d. for the first twenty-five years, and at 5 per cent. on the unimproved value for the balance of the term : (b) be sold at £2 per acre.		
123	3892	Te Koronae No. 1D	That the said block be sold to Thomas Augustine Barrett for the sum of £2 per acre.		
124	3795	Lot 66B No. 3, Parish of Waipa	That 3,000 acres of the said block be leased to Earl Price for forty- two years at an annual rental of Is. 3d. per acre for the first twenty-one years, 2s. 6d. per acre for last twenty-one years. That a further 3,000 acres be leased to Rothwell Martin upon similar terms. That the residue of the said block be leased to		
125	3797	Lot 64, Parish of Waipa	Ada Lucy Mussen upon similar terms. That 3,000 acres of the said block be leased to W. F. Foy for forty- two years at an annual rental of 1s. per acre for twenty-one years, 2s. per acre for last twenty-one years. That the residue of the said block be leased to Iwan Helmsing upon similar terms.		
126	3839	Maungatautari No. 5B	That the said land he sold to Frank Maginia for the sum of 69 mer		
127	3840	Maungatautari No. 3A, Section 5A No. 7	That the said land be sold to Annie Morris and Frank Moginie for the sum of £1 10s, per acre.		
128	8897	Maungatautai No. 3A, Section 7E No. 2			

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909 - continued.

No.	o. Record No. Name of Land.		Nature of Proposed Alienation.				
		NEW APPLI	CATIONS—continued.				
129	3910	Maungatautari 3A No. 6B	That the said block be sold to Jonathan Pinker for th sum of £1 per acre.				
130	3911	., За No. 5в	Ditto.				
131	3912	Arr. No. 9	That the said block be sold to Charles Schmitt for the sum of \pounds				
101	0012	" 4H NO. 8	per acre.				
133	3913	,, Nos. 5A, 1A, and 2	That the said block be sold to Ada Lucas for the sum of £2 per acre				
133	3914	5. No. 10					
134	3915	5. No. 1m	That the said block be sold to Daniel Long for the sum of £2 per acre				
134	3916	5. No. lo	That the same block be some to Daniel Long for the sum of 22 per acte				
136	3917	F. N. 1-	39 99				
	3918		That the said land be sold to George T. Scotcher for the sum of £				
137			per acre.				
138	3920	Maungatautari 4H, Section 5A	That the said land be sold to Joseph Houston for the sum of $\pounds 2$ 5s per acre.				
139	3921	Whangamarino, Lot 471D	That the said land be sold to Frank Storey for the sum of £2 per acre				
140	3924	Wharekawa No. 5B South No. 3A.,	That the said land be sold to Avcca Company (Limited) for the sum of £1 per acre.				
141	3937	Hoeotainui North No. 2B	That the said land be sold to Muriel Knight Harrison for the sum of £2 5s. per acre.				
142	3938	Maukoro Reserve A	That the said land be sold to Sam Herbert Harrison for the sum of £2 10s, per acre.				
143	3939	Hoeotainui North No. 3B	That the said land be sold to Sam Hertert Harrison for the sum of £1 10s, per acre.				
144	3940	Maukoro Reserve B 1	That the said land be sold to Joseph Hedley for the sum of £2 10s per acre.				
145	3941	B2	Ditto.				
145	3959	m.1	That the said land be sold to William Charles Fraser for the sum of				
			£1 per acre.				
147	3960	" A Section 7	That the said land be sold to Robert Robertson Menzies and Allar Gillies Menzies for the sum of £1 per acre.				
148	3961	" A Section 6	That the said land be sold to William Blomfield for the sum of £ per acre.				
149	3962	" A No. 1	That the said land be sold to Arthur Kell and John Scott for th sum of £1 per acre.				
150	3966	Awaiti Nos. 1B, 2B, 3	That the said land be sold to Alfred Gifford for the sum of £1 10s per acre.				
151	3968	Wharekawa No. 5B South No. 1	That the said land be sold to Stanley Chambers.				
151	3969	North No. 2	That the said land be sold to Ruth Craig.				
152	3971	Karaka Taupo A and C	That the said land be sold to Ruth Craig for the sum of £1 per acre.				

APPLICATION TO RECOMMEND HIS EXCELLENCY THE GOVERNOR TO CONSENT TO MORTGAGE UNDER SECTION 230 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Name of Land.	Names of Parties.
		XEW	APPLICATION.
154	3895	Wharekawa No. 5B	Tea Waata to Frederick William Manning.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Otioro and Te Topuni D Block will be held, in pur-suance of Part XVIII of the Native Land Act, 1909, at Pahi, Kaipara, on Tuesday, the 12th day of March, 1912, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolutions :

"1. That the said land be sold to George Harris, of Dargaville, for the sum of 11s. per acre.

"2. That the southern portion of the block, containing 550 acres, more or less, be sold to William Douthwaite Holgate, of Auckland, for the sum of £1 6s. 6d. per acre." Dated at Auckland, this 19th day of February, 1912.

> W. DINNIE President.

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

Dated at Auckland, this 19th day of February, 1912. W. DINNIE President.

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

C. REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby patifies that LITE MAORI Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Opanake No. 2ĸ will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Dargaville, on Friday, the 15th day of March, 1912, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution :--

REGULATION No. 48. THE Maori Land Foard for the Tokerau Maori Land District hereby notifies that a meeting of the owners of fifty years, at the following rentals : For the first

ten years, £50 per annum, 5 per cent. on the then unim-proved value of the said land for the next twenty years, and 5 per cent. on the then unimproved value for the remainder of the term. The lease to contain a covenant that the lessee is to have the right at the termination of the lease to remove all buildings and erections on the land."

Dated at Auckland, this 19th day of February, 1912.

W. DINNIE,

President.

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

REGULATION NO. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kopironui B2 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Auckland, on Friday, the 8th day of March, 1912, at '10 o'clock in the forenoon, for the average of marid with the forenoon. for the purpose of considering the following proposed resolutions :--

resolutions :---"1. That the resolution already passed by the owners of the said land be amended by the substitution of the area of 711 acres, more or less, in the place of the area of 400 acres being the western portion of the block, and being the land shown on plan of survey made by W. C. S. Spencer in April, 1911, and that the rental to be paid by the lessees, Robert Mackie and James Mackie, be equi-valent to 5 per cent. of the present Government valuation of the land.

valent to 5 per cent. of the present Government valuation of the land. "2. That the whole of the block with the exception of Subdivisions B28, B2c, and B2D be leased to R. B. Baker and G. M. Lloyd for a term of fifty years, at an annual rental of £50, with right of compensation for improve-ments on termination of lease. "3. That Subdivision B2c be sold to R. B. Baker and G. M. Lloyd at a price equal to the present Government valuation, or as may be arranged at the meeting."

Dated at Auckland, this 19th day of February, 1912.

W. DINNIE, President.

BANKRUPTCY NOTICES.

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

N OTICE is hereby given that HENRY BRAMWELL HOLLICK, of Rotorua, Wine and Spirit Merchant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thurs-day, the 22nd day of February, 1912, at 11 o'clock a.m.

14th February, 1912.

W. S. FISHER, Official Assignee.

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

N OTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court, to be holden on Tuesday, the 5th day of March, 1912, I intend to apply for an order releasing me from the administration of the said estates. Dated this 15th day of February 1912

- Jammistration of the said estates.
 Dated this 15th day of February, 1912.
 725. James Campbell, Hastings, Farmer.
 735. John Thomas Wakefield, Havelock, Labourer.
 751. Percy James Jones, Puketapu, Carrier.
 753. Herbert Edward Brunton, Hastings, Fancy-goods Dealer.
 766. Wilton Fichon, Hastings, Dahar.

- Dealer. Dealer. 766. Walter Bishop, Hastings, Baker. 784. Douglas Sinclair, Hastings, Cycle Mechanic. 785. Frank Cecil Cutfield, Waipawa, Farmer. 791. Joseph Charles Ruston, Napier, Baker. 794. William Edwards, Napier, Clothier. 795. Leonard William Crowe, Petane, Saddler. 804. John Edward Butler, Hastings, Butcher. 811. John Stewart Little, Hastings, Confectioner. 814. Tom Slade, Napier, Landau-proprietor. 818. William Green Owen, Waipukurau, Carpenter. н

- 819. Ellen West, Taradale, Spinster.
 820. Charles Loader, Napier, Carpenter.
 821. Lucy Brunton, Hastings, Fancy-goods Dealer.
 822. William Henry Welch, Mangateretere, Labourer.
 823. Eckford (James) and Fagan (William Syd Napier, Butchers.
 824. Erueti Toroa, Petane, Aboriginal Native.
 826. William James Alexander, Napier, Contractor.
 827. Charles Henry Victor Baker, Hastings, Carter.
 828. Philip Bailey, Napier, Labourer.
 829. William Stevon Scott, Hastings, Carpenter.
 830. Arthur George Wright, Napier, Contractor.
 K N H BROWNE Sydney).

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

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

N OTICE is hereby given that JOHN MCRAE, of Ohakune, Wagoner, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Taihape, on Tuesday, the 20th day of February, 1912, at 3 o'clock p.m.

W. RODWELL, Deputy Official Assignce.

13th February, 1912.

16th February, 1912.

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

N OTICE is hereby given that WILLIAM CARTER, of Packe and Dean Streets, St. Albans, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Friday, the 23rd day of February, 1912, at 11 o'clock in the forenoon.

J. EVANS, Official Assignee.

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

NOTICE is hereby given that WILLIAM HODGSON, of Hororata, Station Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Wednesday, the 28th day of February, 1912, at 11 o'clock in the forenoon.

J. EVANS, Official Assignee. 20th February, 1912.

In Bankruptcy.

In the estate of DANIEL GOULDING, late of Georgetown, Farmer, a bankrupt.

NOTICE is hereby given that a first dividend of 9s. 3d. in the pound on all proved and accepted claims is now payable at my office, Thames Street. A. W. WOODWARD, Deputy Official Assignee. Oamaru, 12th February, 1912.

LAND TRANSFER ACT NOTICES.

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

from the date of the Gazette containing this notice. 5054. DANIEL CARRAN.—North-eastern portion of Allotment 56, Parish of Mahurangi, containing 10 acres. Occupied by Applicant. Plan 7361. 5190. MARY LYDIA SMITH.—Part Lot 48, Allot-ment 33, Section 8, Suburbs of Auckland, containing 13:3 perches. Occupied by Applicant. Plan 7182. 5196. MARIA RUFFIN.—Part Allotment 5, Parish of Kapanga, containing 54 acres. Occupied by Donald McLean Jones. Plan 7388. 5199. BENJAMIN MELVILLE.—Parts Allotments 115 and 117, Parish of Maungatawhiri, containing 268 acres. Occupied by Applicant. Plan 6963.

5206. JOHN BOOTH.—Part Section 2 of Old Land Claim No. 1 of George Clarke, situated in the Omapere Survey District, Bay of Islands, containing 1,259 acres. Unoccupied. Plan 7240.

binkey District, Day of Takints, containing 1,200 actes Unoccupied. Plan 7240:
5215. THOMAS PERCY BRIDGER. — Part Allotment 161, Section 2, Town of Opotiki, containing 1 rood 24'1 perches. Occupied by Applicant. Plan 5119.
5216. BRIDGERS (LIMITED).—Allotments 158, 159, 162, and part Allotment 161, Section 2, Town of Opotiki, containing 3 acres 2 roods 17'9 perches. Occupied by Thomas Bridger, Leonard Bridger, Walter Ernest Bridger, E. B. Browne, and the Applicant. Plan 5119.
5219. ALFRED HOMY SHROFF, ANGUS NEWTON GIBBONS, ARTHUR EARLE ELLIERS DODD, and ROBERT PARR.—Part of Tahanui Block, situated in the Waihou Survey District, containing 869 acres 3 roods 4 perches. Occupied by John Albert Harms, Robert Frederic Spencer, Henry Woodhams, Albert Amos Fisher, Annie Sarjant, James Alexander Spencer, Vivian Young, Mary Eleanor Fisher, and Emily Fisher. Plan 5103.
5241. HARRY LAMBERT WRIGHT.—Lots 7 and 8 of Allotment 13, Section 2, Parish of Takapuna, containing 25'3 perches. Occupied by F. B. Smedley. Plan 7364.
5246. GRACE ELIZABETH THOMSON.—Part Allotment 1, Section 1, Town of Whaingaroa, containing 3 roods 10'4 preches.

5246. GRACE ELIZABETH THOMSON.—Part Allot-ment 1, Section 1, Town of Whaingaroa, containing 3 roods 19'4 perches. Unoccupied. Plan 7357. 5263. THOMAS KENNELLY.—Part Allotment 73, Suburban Section 1, Parish of Pukekohe, containing 4 acres 3 roods 33'3 perches. Occupied by Applicant. Plan 7278.

Diagrams may be inspected at this office.

Dated this 19th day of February, 1912, at the Lands Registry Office, Auckland.

THOS. HALL, District Land Registrar.

E VIDENCE having been furnished of the loss of certificate of title, Vol. 37, folio 23, comprising the Uawa No. 2c Block, whereof ANNIE GERTRUDE HALE, Wife of WILLIAM FREDERIC HALE, of Tolago Bay, Native Agent, is the registered proprietress; and appli-cation having been made for the issue of a provisional certificate of title for the said block. I hereby give notice of my intention, at the expiration of fourteen days from the date of the *Gazette* containing this notice, to issue such provisional certificate, unless good cause be shown to the contrary.

Dated at the Lands Registry Office, Gisborne, this 12th day of February, 1912.

W. JOHNSTON, Assistant Land Registrar.

NOTICE is hereby given that the parcel of land here-inafter described will be brought under the pro-visions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 23rd day of March, 1912.

MATTHEW JENKINS JONES.—Sections 6 and 7, Block 98, Town of Waitara West. Occupied by Applicant. No. 1252.

Diagram may be inspected at this office. Dated this 16th day of February, 1912, at the Lands Registry Office, New Plymouth.

A. V. STURTEVANT, Assistant District Land Registrar.

A PPLICATION having been made to me to register a re-entry of ELLEN ANDERSON, Wife of JOHN ANDERSON, of Wanganui, Gentleman, as lessor under Memorandum of Lease No. 6251, affecting part Section 17, Town of Wanganui, containing 29 perches, and being part of the land in certificate of title, Vol. 79, folio 209, Welling-ton Registry, of which CHARLOTTE FLINTOFF, of Wanganui, Boardinghouse-keeper, is the registered lessee, I hereby give notice that I will register the re-entry as re-quested, unless caveat be lodged forbidding the same on or before the 22nd day of March, 1912. Dated this 22nd day of February 1912, at the Lands

Dated this 22nd day of February, 1912, at the Lands Registry Office, Wellington.

J. J. L. BURKE, Deputy District Land Registrar.

A PPLICATION having been made to me to register a re-entry by FREDERICK PARKER, of Palmer-ston North, Settler, as lessor under Memorandum of Lease No. 7439, affecting part Rural Section No. 432, Town-ship of Palmerston North, containing 4 acres, and being all the land in certificate of title, Vol. 21, folio 180, Wellington Registry, of which JOHN HENRY MANT-TAN, of Palmerston North, Settler, is the registered lessee, I hereby give notice that I will register the re-entry as requested, unless caveat be lodged forbidding the same on or before the 22nd day of March, 1912. Dated this 22nd day of February, 1912, at the Lands Registry Office, Wellington. J. J. L. BURKE,

J. J. L. BURKE, Deputy District Land Registrar.

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

date of the Gazette containing this holde.
1477. GEORGE KIDD.—208 acres 1 rood, Sections 38, 39, Square 1, Section 1, and parts of Part 2 of I and III, Aniseed Valley. Occupied by Charles Edwin Stratford. Diagram may be inspected at this office. Dated this 13th day of February, 1912, at the Lands Registry Office, Nelson.
W W DE CASTRO.

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

MINING NOTICES.

THE ALEXANDRA COAL-MINING COMPANY (LIMITED), (IN LIQUIDATION).

N OTICE is hereby given that at an extraordinary general meeting of the Alexandra Coal-mining Company (Limited) duly convened and held at the said company's registered office in Tarbert Street, Alexandra, on the 13th day of October, 1911, the subjoined resolution was duly passed; and at a subsequent extraordinary general meeting of the said company also duly convened and held at the same place on the 25th day of October, 1911, the following resolution was duly confirmed :--"That the Alexandra Coal-mining Company (Limited) cannot, by reason of its liabilities, continue to carry on its business; and that the same be liquidated, and that JOHN RIVERS be appointed Liquidator." Dated at Alexandra, this 14th day of February, 1912.

Dated at Alexandra, this 14th day of February, 1912. JOHN RIVERS, Liquidator. 200

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NORTH BRUNNER COAL COMPANY (LIMITED).

N OTICE is hereby given that at an extraordinary general meeting of the company held at Capel House, New Broad Street, London, on the 12th day of December, 1911, the following special resolution was passed: "That it is desirable to reconstruct the company, and accordingly that the company be wound up volun-tarily; and that ARTHUR EDWIN RIGDEN, of 54 New Broad Street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding-up."

ARTHUR P. HARPER, Attorney for Liquidator, 77 Hereford Street, Christchurch.

FOUR-IN-HAND GOLD-MINING COMPANY (LIMITED).

N OTICE is hereby given that the following extra-ordinary resolutions were passed at an extra-ordinary general meeting of the Four-in-Hand Gold-mining Company (Limited) held on Friday, the 16th day of February, 1912 :--1. That it is proved to the satisfaction of the company that the company cannot, by reason of its liabilities, con-tinue its business, and it is advisable to wind up the same, and accordingly that the company be wound up voluntarily. 2. That REGINALD ARTHUR AICKIN, of Auckland, be appointed the Liquidator to wind up the affairs of the company and distribute its assets. REGINALD A. AICKIN.

REGINALD A. AICKIN Liquidator.

Auckland, 16th February, 1912.

APPLICATION FOR LICENSE FOR A BRANCH WATER-RACE.

To the Warden of the Otago Mining District, at Cromwell

PURSUANT to the Mining Act, 1908, the undersigned, the Mayor, Councillors, and Burgesses of the Borough of Cromwell, of Cromwell Local Authority, hereby applies for a license for a branch water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose Precise time of

of marking out privilege applied for : 3.30 p.m., 5/2/12.

Date and number of miner's right: 29/10/11; 90231. Address for service: Care of A. M. Brodrick, Solicitor, Cromwell.

Dated at Cromwell, this 9th day of February, 1912.

Schedule.

Locality of the race and of its starting and terminal points: Starting in Branch Race 2447, in Section 34, Block III, Cromwell District, running east 260 yards and joining abandoned channel of T. and J. Johnston's, then going through Sections 34, 33, 36, 51, and 59, same block, to applicant's penstock. Length and intended course of race: 3 miles; north to wouth

south.

Point of intake: Branch Race 2447.

Estimated time and cost of construction: Mostly con-structed, one week; £10. Mean depth and breadth: 1 ft. deep, 2 ft. 6 in. wide.

Number of heads to be diverted : Purpose for which water is to be used : Irrigation and supplying water to Town of Cromwell. Proposed term of license : Forty-two years.

THE MAYOR, COUNCILLORS, AND BURGESSES OF THE BOROUGH OF CROMWELL (By its Solicitor, A. M. BRODRICK), Applicants.

of filing of the foregoing application: Precise time 3.45 p.m. on 9/2/12.

5.45 p.m. on 9/2/12. Time and place appointed for the hearing of the appli-cation and all objections thereto: Saturday, 9th day of March, 1912, at 11 a.m., at Warden's Court, at Cromwell. Objections thereto must be filed in the Registrar's office

and notified to applicant at least three days before the time so appointed.

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L. M. TANSEY Mining Registrar.

STATEMENT OF THE AFFAIRS OF A COMPANY. Name of company : Earnscleugh Gold-dredging Company (Limited). When formed, and date of registration : 15th July, 1901. Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: Alexandra; C. E. Richards. Nominal capital : £11,000. Amount of capital subscribed : £8.

Amount of capital actually paid up in cash: £8. Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of scrip given to shareholders on which no cash has been paid: £10,992.

Number of shares into which capital is divided : 11,000. Number of shares allotted : 11,000.

Number of shares allotted : 11,000. Amount paid per share : £1. Amount called up per share : £1. Number and amount of calls in arrear : Nil. Number of shares forfeited : Nil. Number of shares forfeited shares sold, and money received for same : Nil.

Number of shareholders at time of registration of com-pany: 9.

esent number of shareholders: 14.

Number of men employed by company: 35.
Quantity and value of gold produced during preceding year: 2,395 oz. 10 dwt. 6 gr.; £9,192 17s. 11d.
Total quantity and value produced since registration: 39,250 oz. 1 dwt. 12 gr.; £150,446 14s. 8d.

Amount expended in connection with carrying on operations during preceding year: £9,833 9s. 2d. Total expenditure since registration: £127,614 13s. 9d.

Total amount of dividends declared since registration: £24,750. Total amount of dividends paid since registration : £24,750. Total amount of unclaimed dividends : Nil. Amount of eash in bank : £752 16s. 9d. Amount of eash in hand : Nil.

Amount of debts directly due to company: £2,557 15s. 3d. (investments)

Amount of debts considered good: £2,557 15s. 3d. (invest-

ments). Amount of debts owing by company : £1,132 9s. 5d. Amount of contingent liabilities of company (if any) : £25.

I, Charles E. Richards, of Alexandra South, the Secretary of the Earnscleugh Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and com-plete statement of the affairs of the said company on the Sist December, 1911; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

> C. E. RICHARDS, Secretary.

Declared at Alexandra, this 2nd day of February, 1912, be-fore me-T. H. Cahill, J.P. 205 205

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Carrick Gold-mining Company (Limited).

When formed, and date of registration: 22nd February, 1910.

1910. Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: 120 Ridgway Street, Wanganui; J. P. Gore-Martin. Nominal capital : £30,000. Amount of capital subscribed : £18,385. Amount of capital actually paid up in cash : £8,285. Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of scrip given to shareholders on which no cash has been paid : £10,000. Number of shares into which capital is divided : 30,000. Number of shares allotted : 18,385.

Number of shares allotted : 18,885. Amount paid per share : £1. Amount called up per share : £1 on 18,185, 10s. on 200. Number of shares forfeited : Nil.

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

Number of shareholders at time of registration of com-pany: 125. Present number of shareholders: 132.

Present number of shareholders: 132.
Number of men employed by company: 22.
Quantity and value of gold or silver produced since last statement: 61 oz. 3 dwt. 10 gr.; £196 16s. 4d.
Total quantity and value produced since registration: 61 oz. 3 dwt. 10 gr.; £196 16s. 4d.
Amount expended in connection with carrying on operations since last statement: £9,201 6s. 11d.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of cash in bank: £80 4s. 2d.
Amount of cash in hand: Nil.
Amount of debts directly due to company: Nil.
Amount of debts owing by company: £2,285 12s. 9d.
Amount of contingent liabilities of company (if any): Nil.

I, John Packer Gore-Martin, of Wanganui, the Secretary of the Carrick Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete state-ment of the affairs of the said company on the 31st December, 1911; and I make this solemn declaration con-scientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

J. P. GORE-MARTIN, Secretary.

Declared at Wanganui, this 13th day of February, 1912, before me-J. D. W. McBeth, a Solicitor of the Supreme Court of New Zealand. 206

No. 17

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company : Matakitaki Hydraulic Sluicing Com-

- Name of company : Matching investment fryntaune Stutistig Com-pany (Limited). When formed, and date of registration : 16th April, 1910. Whether in active operation or not: Not in active operation. Where business is conducted, and name of Secretary : 112 Trafalgar Street, Nelson; Frederick Adolphus Bam-
- ford.

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- Nominal capital : £10,000. Amount of capital subscribed : £5,000.

- Amount of capital subscribed: £5,000. Amount of capital actually paid up in cash: £4,343 15s. Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of scrip given to shareholders on which no cash has been paid: £5,000 (1,225 fully paid-up shares were retransferred to the company, of which 225 have been sold at net)

- were retransferred to the company, of which 225 have been sold at par). Number of shares into which capital is divided : 10,000. Number of shares allotted : 10,000. Amount paid per share : 17s. 6d. on 4,850, 18s. 9d. on 100, 2s. 6d. on 50. Amount called up per share : 18s. 9d. Number and amount of calls in arrear : £37 10s.

- Number of shares forfeited : 125. Number of forfeited shares sold, and money received for same : 125 ; £71 17s. 6d. Number of shareholders at time of registration of com-pany : 85.
- Present number of shareholders: 103.

- Number of men employed by company: 2. Quantity and value of gold or silver produced since the last statement: 45 oz. 4½ dwt.; £178 5s. 3d. Total quantity and value produced since registration: 45 oz. 4½ dwt.; £178 5s. 3d. Amount expended in connection with carrying on operations since last statement: £625 3s. 8d.

- since last statement: £625 3s. 8d. Total expenditure since registration : £4,714 18s. 6d. Total amount of dividends declared : Nil. Total amount of unclaimed dividends : Nil. Total amount of unclaimed dividends : Nil. Amount of cash in bank : £42 4s. 10d. Amount of cash in hand : £6 5s. Amount of debts directly due to company : £37 10s. Amount of debts considered good : Nil. Amount of debts owing by company : £296 10s. 4d. Amount of contingent liabilities of company (if any): Nil.

I, Frederick Adolphus Bamford, of Nelson, the Secretary of the Matakitaki Hydraulic Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1911; and I make this solemn declara-tion conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

F. A. BAMFORD, Secretary.

12.26

Declared at Nelson, this 12th day of February, 1912, before me-William Lock, J.P. 207 207

STATEMENT OF THE AFFAIRS OF A COMPANY.

company : Molyneux Hydraulic Dredging Com-Name of pany (Limited). When formed, and date of registration : 25th May, 1900.

- Whether in active operation or not: In active operation. Where business is conducted, and name of Sécretary: Tarbert Street, Alexandra; John Rivers. Nominal capital: £6,000. Amount of capital subscribed: £5,896.

- Amount of capital subscribed: £5,896. Amount of capital actually paid up in cash: £5,896. Paid-úp value of sorip given to shareholders, and amount of cash received for same (if any): £5,896. Paid-up value of scrip given to shareholders on which no cash has been paid: Nil. Number of shares into which napital is divided: 6,000. Number of shares allotted: 5,896.

- Amount paid per share: £1. Amount called up per share: £1. Number and amount of calls in arrear: Nil.

- Number of shares forfeited : Nil. Number of forfeited shares sold, and money received for same : Nil.
- Number of shareholders at time of registration of com-pany: 95.
- sent number of shareholders: 85.

Number of men employed by company: 8.

Quantity and value of gold produced during preceding year : 546 oz. 13 dwt. 12 gr.; £2,099 4s. 9d. Total quantity and value produced since registration : 12,723 oz. 2 dwt. 12 gr.; £48,967 10s. 10d. Amount expended in connection with carrying on operations during preceding year : £2,908 13s. 7d. Total expenditure since registration : £5,514 9s. 4d. Total amount of dividends declared : £7,075 11s. Total amount of dividends paid : £7,075 11s. Total amount of dividends in the formed dividends : Nil. Amount of cash in bank : £159.

Total amount of unclaimed aividends: 1811. Amount of cash in bank: £159. Amount of cash in hand: Nil. Amount of debts directly due to company: £13. Amount of debts considered good: £13. Amount of debts owing by company: £59. Amount of contingent liabilities of company (if any): Nil

I, John Rivers, of Alexandra South, the Secretary of the Molyneux Hydraulic Dredging Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company of the 31st December, 1911; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

JOHN RIVERS. Secretary.

Declared at Alexandra, this 15th day of February, 1912, before me-Geo. Spencer, J.P. 208

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company : Pactolus Gold - dredging Company

(Limited). When formed, and date of registration: 16th August, 1899; 30th August, 1899.

Whether in active operation or not: In active operation. Where business is conducted, and name of Legal Manager: Reefton; Bernard Patrick McMahon. Nominal capital: £9,375. Amount of capital subscribed: £8,125.

Amount of capital subscribed : £8,125. Amount of capital actually paid up in cash : £8,125. Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of scrip given to shareholders on which no cash has been paid : £1,250. Number of shares into which capital is divided : 12,500. Number of shares allotted : 12,500. Amount paid per share : 15s. Amount called up per share : 15s. Number and amount of calls in arrear : Nil. Number of shares forfeited : Nil.

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

Number of shareholders at time of registration of com-pany: 15.

Present number of shareholders: 131.

Number of men employed by company: 10. Quantity and value of gold produced since last statement: 1,312 oz. 16 dwt.; £5,143 18s. 3d. Total quantity and value produced since registration: 33,118 oz. 1 dwt. 18 gr.; £131,042 15s. 8d.

Amount expended in connection with carrying on operations since last statement: £3,470 10s. 5d. Total expenditure since registration: £75,020 1s. 6d. Total amount of dividends declared: £62,500 (£5 per share). Total amount of dividends paid: £62,500. Total amount of unclaimed dividends: £42 10s. Amount of cash in bank: Current account, £92 11s. 10d.; fixed denosit £9,000

fixed deposit, £2,000. Amount of cash in hand : Nil.

Amount of debts directly due to the company: £112 15s. 3d. Amount of debts considered good : £112 15s. 3d. Amount of debts owing by company : £180. Amount of contingent liabilities of company (if any) : £180.

I, Bernard Patrick McMahon, of Reefton, the Legal Mana; ger of the Pactolus Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and com-plete statement of the affairs of the said company at the present; and I make this solemn declaration conscien-tiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

B. P. McMAHON,

Legal Manager.

Declared at Reefton, this 12th day of February, 1912, before me—E. O. Scantlebury, J.P. 200

STATEMENT OF THE AFFAIRS OF A COMPANY. Name of company: Koputai Gold-dredging Company (Li-Name of company: Koputai Gold-dredging Company (Li-Name of company: Koputai Gold-dredging Company (Lisince last statement : £2,238 15s. 5d. mited). Since last statement : $\pm 2,250$ 108. 5d. Total expenditure since registration : $\pm 37,132$ 168. 2d. Total amount of dividends declared : $\pm 2,403$. When formed, and date of registration : 9th January, 1906. Whether in active operation or not: In active operation. Where business is conducted, and name of Legal Manager: Beach Street, Port Chalmers; James H. Gray. Nominal capital: £3,500. Amount of capital subscribed: £3,200. Total amount of dividends paid: £2,403. Total amount of unclaimed dividends: Nil. Amount of cash in bank and on deposit: £133 14s. 10d. Amount of cash in band : Nil. Amount of debts directly due to company: Nil. Amount of debts considered good : Nil. Amount of debts owing by company: £1,371 9s. 4d. Amount of contingent liabilities of company (if any): Nil. Amount of capital actually paid up in cash: £3,200. Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of scrip given to shareholders on which no cash has been paid: ±300. Number of shares into which capital is divided: 3,500. Number of shares allotted: 3,500. I, James Brown, of Dunedin, the Secretary of the Island Block Gold-dredging and Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1911; and I make this solemn declara-tion conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. Amount paid per share: $\pounds 1$. Amount called up per share: $\pounds 1$. Number and amount of calls in arrear: Nil. Number of shares forfeited : Nil. Number of forfeited shares sold, and mone received for same: Nil. Number of shareholders at time of registration of com-pany: 33. JAS. BROWN. Present number of shareholders: 44. Number of men employed by company: 7. Quantity and value of gold produced during preceding year: 1,105 oz. 6 dwt.; £4,336 198. 11d. Total quantity and value produced since registration: 8,108 oz. 1 dwt. 15 gr.; £31,837 11s. 10d. Amount expended in connection with carrying on operations during preceding year: £3,177 18s. 9d. Total amount of dividends declared: £12,537 11s. 7d. Total amount of dividends paid: £12,537 10s. Total amount of dividends paid: £12,537 10s. Total amount of unclaimed dividends: £62 10s. Amount of cash in bank: £654 4s. Amount of cash in bank: £654 va. Amount of debts directly due to company: Nil. Amount of debts considered good: Nil. Amount of debts owing by company: Current accounts for Secretary. resent number of shareholders: 44. Declared at Dunedin, this 25th day of January, 1912, before me-G. L. Denniston, J.P. 211 S TATEMENT OF THE AFFAIRS OF A COMPANY. Name of company : Patterson's Freehold Gold-mining Com-pany (Limited). When formed, and date of registration : 15th July, 1899. Whether in active operation or not : In active operation. Where business is conducted, and name of Legal Manager : 15 Stock Exchange Buildings, Dunedin; Robert Arthur Mathewson. Nominal capital : £12,000. Amount of capital subscribed : £12,000. month. Amount of capital subscribed: £12,000.
Amount of capital actually paid up in cash: £8,000.
Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): No cash.
Paid-up value of scrip given to shareholders on which no cash has been paid: £4,000.
Number of shares into which capital is divided: 12,000.
Number of shares allotted: 12,000.
Amount paid per share: £1.
Amount called up per share: £1. Amount of contingent liabilities of company (if any) : I, James H. Gray, of Port Chalmers, the Secretary of the Koputai Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and complete state-ment of the affairs of the said company on the 31st December, 1911; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. Amount called up per share: #1.
Number and amount of calls in arrear: Nil.
Number of shares forfeited : Nil.
Number of forfeited shares sold, and money received for same: Nil.
Number of shareholders at time of registration of company: 24.
Present number of shareholders: 32.
Number of monopulation of the second by second at 55. JAS. H. GRAY Secretary. Declared at Port Chalmers, this 30th day of December 1911, before me—E. Godfred, J.P. 210 210 Present number of shareholders: 32. Number of men employed by company: 17. Quantity and value of gold produced during preceding year: 1,811 oz.; £7,243 14s. 3d. Total quantity and value produced since registration: 16,908 oz.; £67,630 18s. 3d. Amount expended in connection with carrying on operations during preceding year: £5.601 4s. 4d STATEMENT OF THE AFFAIRS OF A COMPANY. Amount expended in connection with carrying on operations during preceding year: £5,601 4s. 4d. Total expenditure since registration: £74,695 8s. 7d. (includ-ing dividends). Total amount of dividends declared: £15,000. Total amount of dividends paid: £15,000. Total amount of unclaimed dividends: Nil. Amount of cash in bank: £745 7s. 2d.; S.C.C. deposit, £190 2s. 6d Name of company : Island Block Gold-dredging and Sluicing Company (Limited). When formed, and date of registration: 26th February, 1900. Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: Dunedin; James Brown. Nominal capital: £60,000. Amount of capital subscribed: £24,030. 2s. 6d. Amount of capital subscribed: £24,030. Amount of capital actually paid up in cash: £12,030. Paid-up value of sorip given to shareholders, and amount of cash received for same (if any): Nil. Paid-up value of sorip given to shareholders on which no cash has been paid: £12,000. Number of shares into which capital is divided: 60,000. Number of shares allotted: 25,000. Amount paid per share: 20s. per share on 12,030 shares. Amount called up per share: 20s. per share on 12,030 shares. Number of shares forfeited: 970. Amount of cash in hand : Nil. Amount of debts directly due to company : Nil. Amount of debts considered good : Nil Amount of debts owing by company: Nil. Amount of contingent liabilities of company (if any): Nil. I, Robert A. Mathewson, of Dunedin, the Manager of the Paterson's Freehold Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 81st December, 1911; and I make this solemn declara-tion conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. Number of shares forfeited : 970. Number of forfeited shares sold, and money received for same : Nil. Number of shareholders at time of registration of com-pany : 30. Present number of shareholders : 112.

R. A. MATHEWSON,

Manager.

Declared at Dunedin, this 16th day of February, 1912 before me-Thomas Ross, J.P. 218 218

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P

Amount of debts owing by company: Current accounts for

Number of men employed by company when dredging : 8. Quantity and value of gold produced during preceding year : 384 oz. 2 dwt. 21 gr.; £1,477 7s. 6d.

Nil.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: 1911 Gold-Dredging Company (Limited).

mited).
When formed, and date of registration: 13th May, 1911.
Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary: Tarbet Street, Alexandra; John Rivers.
Nominal capital: £2,500.
Amount of capital subscribed: £2,500.
Amount of capital actually paid up in cash: £2,375.
Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): £2,375.
Paid-up value of scrip given to shareholders on which no cash has been paid: £125.
Number of shares into which capital is divided: 2,500.
Amount paid per share: £1.

Amount paid per share : £1. Amount called up per share : £1.

Number and amount of calls in arrear : Nil. Number of shares forfeited : Nil.

Number of forfeited shares sold, and money received for

Number of shareholders at time of registration of com-pany: 14.

Present number of shareholders: 14.

Number of men employed by company: 9. Number of men employed by company: 9. Quantity and value of gold produced during preceding year: 322 oz. 5 dwt.; £1,236 14s. 2d. Total quantity and value produced since registration: 322 oz. 5 dwt.; £1,236 14s. 2d. Amount expended in connection with carrying on operations during the preceding year: £2,128 10s. 1d. Total expenditure since registration: £3,028 10s. 1d. Total amount of dividends declared: Nil. Total amount of dividends paid: Nil. Total amount of unclaimed dividends: Nil. Amount of cash in bank: £593 3s. 5d.

Amount of each in bank : £593 3s. 5d. Amount of each in bank : £593 3s. 5d. Amount of debts owing by company : £115. Amount of debts directly due to company : Nil. Amount of debts considered good : Nil. Amount of contingent liabilities of company (if any) : Nil.

I, John Rivers, of Alexandra South, the Secretary of the 1911 Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and complete state-ment of the affairs of the said company on the 31st December, 1911; and I make this solemn declaration conscientiously believing the sam to be true, and by virtue of the Justices of the Peace Act, 1908.

JOHN RIVERS, Secretary.

Declared at Alexandra, this 15th day of February, 1912, 219 before me-George Spencer, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

of company: Mount Morgan Sluicing Company Name (Limited).

Name of company: Mount Morgan Slutcing Company (Limited).
When formed, and date of registration: 2nd July, 1902.
Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary: Matakanui; T. Duggan.
Nominal capital: £2,800.
Amount of capital subscribed: £800.
Amount of capital subscribed: £800.
Paid-up value of scrip given to shareholders, and amount of cash has been paid: £2,000.
Number of shares into which capital is divided: 2,800.
Number of shares allotted: 2,800.
Amount paid per share: £1.
Amount called up per share: £1.
Number of shares forfeited: Nil.
Number of shares forfeited: Nil.
Number of shares forfeited shares sold, and money received for same: Nil.
Number of shares at time of registration of company 2,800.

Number of shareholders at time of registration of com-pany: 8.

pany: 8. Present number of shareholders: 11. Number of men employed by company: 3. Quantity and value of gold produced during preceding year: 116 oz. 9 dwt. 5 gr.; £448 0s. 8d. Total quantity and value produced since registration: 1,515 oz. 10 dwt. 19 gr.; £5,898 6s. 5d.

Amount expended in connection with carrying on operations Amount expended in connection with carrying on operations during preceding year: £405 15s. Total expenditure since registration; £5,672 3s. 7d. Total amount of dividends declared : £210. Total amount of durolaimed dividends : Nil. Amount of cash in bank : £37 18s. Amount of cash in hand : 6s. Amount of debts directly due to company : Nil. Amount of debts considered good : Nil. Amount of contingent liabilities of company (if any) : Nil.

I, Timothy Duggan, of Matakanui, the Secretary of the Mount Morgan Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 30th December, 1911; and I make this solemn declara-tion conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

T. DUGGAN, Secretary.

Declared at Matakanui, this 16th day of February, 1912, before me-Robert J. Mitchell, J.P. 223

PRIVATE ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

SECTION 266, SUBSECTION (4).

TAKE notice that the companies enumerated in the Schedule hereto have been struck off the Register, and the said companies dissolved.

Schedule

The Pactolus No. 2 Gold-dredging Company (Limited). The Pactolus No. 3 Gold-dredging Company (Limited). The Camerons (New River) Gold-dredging Company (Limited).

Dated at Hokitika, this 14th day of February, 1912. WM. PHILIP MORGAN,

Assistant Registrar of Companies.

N OTICE is hereby given that STEWART AND MCDONALD (EXFORT), (LIMITED), whose registered office was at Security Buildings, Queen Street, Auckland, has cancelled their registration as a company trading in New Zealand. W. S. DANIEL notifies that he has been appointed Sole Agent for Stewart and McDonald (Export), (Limited), for the Dominion of New Zealand. 178

MEDICAL REGISTRATION.

ARTHUR STANLEY MOODY, Bach. Med. Univ. N.Z. 1912, Bach. Surg. Univ. N.Z. 1912, now residing in Auckland, hereby give notice that I intend applying, on the 16th March next, to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland. A. S. MOODY.

Dated at Auckland, 16th February, 1912.

In the matter of the Methodist Charitable and Educa-tional Trusts Act, 1911.

N OTICE is hereby given that on and after 1st March, 1912, the business of the Board constituted under the above Act will be carried on at No. 12, Government Insurance Buildings, Queen Street, Auckland. Dated this fifteenth day of February, one thousand nine

hundred and twelve.

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H. E. SIMMONDS,

Secretary to the Board.

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913

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NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto subsisting between us, the undersigned, SAMUEL GLICHRIST and ALEXANDER CALDERWOOD FLEMING, carrying on business in copartnership at Christchurch, in the Dominion of New Zealand, under the style or firm of "S. Gilchrist and Co.," as Engineers and Merchants, was this day dissolved by mutual consent. In future the business will be carried on by JOHN GLICHRIST FLEMING alone, who will receive all moneys payable to the late firm. Dated this 1st day of February, 1912.

SAMUEL GILCHRIST, (By his Attorney, GEO. B. RITCHIE). A. C. FLEMING, JUN.

Witness to both signatures-Geo. Lisle, Law Clerk 199 Christchurch.

In the matter of the Companies Act, 1908, and of the Karori Central (Limited).

NOTICE is hereby given that the following extra-ordinary resolutions were passed at a meeting of shareholders of the above-named company duly called for the purpose on the 14th day of February, 1912.

- "That it is proved to the satisfaction of the share-holders that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up.
 "That Mr. WILLIAM CAMERON STEPHENS is hereby appointed Liquidator of the company, at a remuneration of £50."

T. W. WITT, Chairman of Directors. WM. C. STEPHENS Secretary.

Dated at Wellington, this fourteenth day of February, one thousand nine hundred and twelve. 201

GRIGSBY, LEIGHTON, AND CO. (LIMITED), (IN LIQUIDATION).

THE following resolution was passed at an extra ordinary general meeting of shareholders of the above-named company convened and held on the 1st day the of February, 1912, viz. :-

"That the company go into voluntary liquidation; and that E. G. PINKER be and is hereby appointed Liquidator for the purpose of winding up the company."

· · · · · · · · · · · · · · · · · · ·
R. C. GRIGSBY.
J. H. GRIGSBY.
J. LIVESEY.
G. E. LEIGHTON.
202

Auckland, 9th February, 1912.

THE NEW ZEALAND GRANITE COMPANY (LIMITED).

THE following resolution was passed at an extra-ordinary general meeting of shareholders of the above-named company convened and held on 15th day of December, 1911, and was confirmed at an extraordinary general meeting convened and held on the 12th day of January, 1912 :--

"That the company go into voluntary liquidation; and that Messrs. E. G. PINKER, H. TATTERSALL, and A. S. C. BROWN be appointed Liquidators."

Auckland, 9th February, 1912.

ASSIGNED ESTATE OF WILLIAM FRATER, OF AUCKLAND, SHAREBROKER.

AUGALAND, SHAREBROKER. N OTICE is hereby given that under a deed of assignment dated the 22nd day of January, 1912, the Guardian, Trust, and Executors Company of New Zealand (Limited) has become the Sole Trustee of the above-named William Frater's Estate for the benefit of all creditors.

creditors. Creditors are requested to forward their claims to the Company's Office, Union Buildings, Custom Street East, Auckland, on or before the 22nd day of March, 1912. Claims not received by that date will not be recognized. Auckland, 22nd January, 1912. For the Guardian, Trust, and Executors Company of New Zealand (Limited). 212 HUGH GERARD. Secretary.

HUGH GERARD, Secretary. 212

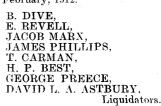
I, GEORGE WISHART WILL, Bachelor of Medicine now residing at Dunedin, Otago, do hereby give notice that I intend to apply, on the 14th day of March, 1912, to have my name placed on the Medical Register of the Dominion of New Zealand, and that I have deposited the evidence of my qualifications at the office of the Registrar of Births, Deaths, and Marriages.

Dated at Dunedin, this 15th day of February, 1912. G. WISHART WILL, M.B., Ch.B., N.Z.

THE ELTHAM AND MANGATOKI FARMERS' CO-OPERATIVE STORES COMPANY (LIMITED).

N OTICE is hereby given, in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the office of James McVeagh, Solicitor, Bridge Street, Eltham, on Saturday, the ninth day of March, one thou-sand nine hundred and twelve, at 2.30 o'clock in the after-noon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidators; and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liqudators thereof shall be disposed of. shall be disposed of.

Dated the 16th day of February, 1912.



W E hereby give notice that WILLIAM MOON has retired from the partnership business carried on by the undersigned, under the firm or style of "W. Moon and Sons," as Rattan-furniture Makers, of Newton Place, Auckland.

Dated this 1st day of February, 1912.

W. J. MOON. CHARLES WOOD. W. MOON.

Witness to three signatures-T. M. Alexander, Solicitor, Auckland. 216

THE Partnership hitherto subsisting between the under-Signed as Barristers and Solicitors, under the style of "Smith, MacGregor, and Sinclair," has this day been dissolved by mutual consent, Mr. Alexander Sinclair having retired from practice.

Dunedin, 10th February, 1912.

W. C. MACGREGOR. A. SINCLAIR.

Referring to the above notice, the undersigned desire to notify that they will from this date carry on the practice of their profession as Barristers and Solicitors in partner-ship in the old premises, under the style of "Smith, Mac-Gregor, and Ramsay."

7 Liverpool Street, Dunedin, 10th February, 1912.

W. C. MACGREGOR. DOUGLAS RAMSAY.

UNION INSURANCE SOCIETY OF CANTON (LIMITED).

NOTICE is hereby given that it is the intention of this society to commence business in the Dominion of New Zealand, and that the chief office of the society for the Dominion shall be 27 Bond Street, Duncdin, where all notices may be served.

NEILL AND COMPANY (LIMITED), Attorneys and General Agents of the Union Insurance Society of Canton (Limited). 220

E. G. PINKER

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N OTICE is hereby given that the situation and locality of the office or place of business of the British General Electric Company (Limited), where legal process may be served or notices delivered, is at No. 8 Willeston Street, in the City of Wellington.

Dated this twentieth day of February, one thousand nine hundred and twelve.

JAMES HENRY RYDER, Attorney of the Company.

MEDICAL REGISTRATILON.

THOMAS ERROL GUTHRIE, M.B., Ch.B., Edin., 1909, now residing in Pigeon Bay, hereby give notice that I intend applying, on the 21st March next, to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Christchurch.

T. E. GUTHRIE, M.B., Ch.B. Dated at Christchurch, 20th February, 1912. 224

OURNAL OF THE DEPARTMENT OF LABOUR.

PUBLISHED MONTHLY.

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

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THE PATENTS, DESIGNS, AND TRADE-MARKS ACT, 1911.

PRICE, 1S. 6D.

YOPIES of the above Act, which comes into force on the 1st July next, are now procurable from the-GOVERNMENT PRINTER, Wellington.

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