

THE

# NEW ZEALAND GAZETTE.

Published by Authority.

## WELLINGTON, THURSDAY, AUGUST 7, 1913.

Constituting the Town District of Kawakawa, in the County of Bay of Islands.

LIVERPOOL, Governor. [L.S.]

#### A PROCLAMATION.

W HEREAS it is enacted by the Town Boards Act, 1908, W that the Governor may declare that any locality outside a borough wherein there are not less than fifty householders shall be a town district:

holders shall be a town district:

And whereas a petition has been presented to the Governor by the inhabitants within the area mentioned and described in the Schedule hereto, praying that such area may be constituted a town district under the Town Boards Act, 1908:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in me by the Town Boards Act, 1908, and of all other powers enabling me in this behalf, do hereby proclaim and declare that the said area shall be a town district, and the same is hereby constituted a town district, under the Town Boards Act, 1908, by the name of the Kawakawa Town District; and, in further pursuance and exercise of the said powers. and, in further pursuance and exercise of the said powers, I do hereby proclaim, declare, and appoint that the Board of Commissioners for the said district shall consist of five members.

#### SCHEDULE.

## KAWAKAWA TOWN DISTRICT.

ALL that area in the Auckland Land District, situated in Blocks XII and XVI, Kawakawa Survey District, bounded by a line commencing at a point on the right bank of the Waiomio River in line with the northern side of Derrick Road; thence across a road and along the northern side of Derrick Road to the road at the south-eastern corner of Section No. 16, Suburbs of Waiomio Village; thence along the western side of the road forming the eastern boundary

of that section and forming the north-eastern boundaries of Sections Nos. 15 and 12 to the Kawakawa-Opua Railway Reserve; thence along the south-eastern side of that reserve to a point in line with the southern side of Bridge Street; to a point in line with the southern side of Bridge Street; thence across the said reserve and along the southern side of Bridge Street to the Great North Road; thence along the north-eastern side of that road to the Waiomio River at Swift's Bridge, across that river and along its left bank to its confluence with the Waiharakeke Stream; thence along the right bank of that stream to the railway reserve; thence along the northern side of that reserve to a point opposite the northern meet corner of Section No. 19. Block XVI afore. the northernmost corner of Section No. 19, Block XVI aforesaid; thence across the said reserve and along the northeastern boundary of the said Section No. 19 to its easternmost corner; thence along a right line to the westernmost corner of Section No. 22, Suburbs of Kawakawa; thence along the south-western and south-eastern boundaries of that section to the Great North Road; thence along the western side of that road to where it intersects Section No. 13, Suburbs of Kawakawa; thence across the said road and along the left bank of the Waiomio River to a point in line with the northern side of Derrick Road; and thence across the said Waiomio River to the place of commencement.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this fourth day of August, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

RRATUM.—In the notice of appointment of Trustees of the Airlie Bank Private Burial-ground, published in Gazette No. 55, of 10th July, 1913, page 2129, for the words "John Burgoyne Tavener" read "William Burgoyne Tavener.

Land set apart for Selection

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand Stateguaranteed dy section twenty-two of the New Zestland State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to

Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpocl, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

Schedule hereto as set apart for selection.

#### SCHEDULE.

#### AUCKLAND LAND DISTRICT.

Waiomio Block Extension (1.561 Acres).

Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
A. R. P. 90 3 23 149 0 0 0 116 3 16 121 1 0 98 3 16 165 1 27 88 1 30 101 2 0 0 88 1 14 81 2 20 44 0 20 182 0 0 89 2 27 51 3 2 9 1 2 14 16 2 36	2 3 4 5 6 7 70 71 72 73 74 75 76 77 78 80 82 83	XV	- Kawakawa	L. 4415	Red.

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

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion. at the Government House, at Wellington, this first day of August, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BELL,

H. D. BELL, For Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

WHEREAS by section seventy seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power WHEREAS

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

#### SCHEDULE.

TARANAKI LAND DISTRICT. Taumatamahoe Rlock Extension (5.559 Acres).

Area.	rea. georgion		Block Situated in Survey District of		Edged on Plan
A. R. P. 590 0 0 872 0 0 528 0 0 980 0 0 635 0 0 870 0 0 1,084 0 0	14 11 12 6 7 12	X · XI · XÏV · XV	Mahoe	L. 4462	Green

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

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, Governor and Commander-in-Chief in
and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under
the Seal of the said Dominion, at the Govern
ment House, at Wellington, this first day of
August, in the year of our Lord one thousand
nine hundred and thirteen.

H. D. BELL,

H. D. BELL, For Minister of Lands.

GOD SAVE THE KING!

Laying out and taking Roads through Subdivisions of Rangitoto and Rangitoto-Tuhua Blocks, Auckland Land District.

#### LIVERPOOL, Governor. [r,s]A PROCLAMATION.

N pursuance and exercise of the powers conferred by Land Act, 1909, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and take as roads the lands described in the Schedule hereto.

## SCHEDULE.

Aprroximate Areas of the Pieces of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P.			<u> </u>		
2 3 28	Rangitoto A No.	XIV		L. & S.	Red.
1 2 21.6	43B Rangitoto A No.		Ditto	4334/50A	Purple.
1 2 21 0	37B	"	D1000	, D1000	I at pie.
.	(17202)	,			į.
2 0 12	Rangitoto-Tuhua	X.		L. & S.	"
	33в 1			4334/50в	
8 2 22	Rangitoto-Tuhua	"	,	Dicto	Blue.
	33B 2				
5 2 26)	Rangitoto Tuhua	"	,,	,,	Purple.
0 0 38	33в 3			1	:
	(17203)		]	i	

All in the Auckland Land District; as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the Head Office, Department of Lands and Survey, at Wellington.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this first day of August, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BELL,

H. D. BELL, For Minister of Lands.

GOD SAVE THE KING!

Land in Block XVI, Mangaone Survey District, taken for the Purposes of a Road.

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

WHEREAS the land described in the Schedule hereto WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of a road in Block XVI, Mangaone Survey District:

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also hereby declare that this Proclamation shall take effect on and after the twenty-third day of August, one thousand nine hundred and thirteen day of August, one thousand nine hundred and thirteen.

#### SCHEDULE.

Approximate Area of the Piece of Land taken.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 1 29	84. Rangitumau Block R. Dist.	XVI	Mangaone	P.W.D. 33594	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

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, Governor and Commander-in-Chief in
and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under
the Seal of the said Dominion, at the Government House, at Wellington, this second day of
August, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Authorizing the Te Kuiti Borough Council to erect Electric Lines within the Borough of Te Kuiti.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

## 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 up, place, or use any electric line except under the authority of a license issued by the Governor in Council under that Act: And whereas the Te Kuiti Borough Council (hereinafter referred to as "the Council") desires to erect electric lines within the Borough of Te Kuiti, 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 conferred upon him by the said section, and of all other powers enabling him in that 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 Council to erect, construct, lay down, and maintain electric lines for lighting and power purposes within the Borough of

Te Kuiti, along the routes shown by means of white dotted lines on the plan marked P.W.D. 32130, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

#### SCHEDULE.

#### CONDITIONS.

1. In the following conditions—
"Consumer's wires" means any electric line on a consumer's premises which is connected to the service lines of

the Council.
"Pressure" means the difference of electrical potential

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

"Inspecting Engineer" means the Engineer or other officer appointed by the Minister for the purpose of inspecting the works to be constructed or maintained by the Council.

"Minister"

"Minister" means the Minister of Public Works.
"Telegraph" includes telephone.
Any metallic body to be "efficiently connected with earth" shall be connected with the general mass of the earth in such manner as will ensure at all times an imme-

earth in such manner as will ensure at all times an immediate and safe discharge of electrical energy.

2. The supply of electrical energy shall be given to private consumers by means of direct current on the three-wire system at a pressure of 230 volts effective between each of the outer wires and the neutral and 460 volts between the two outer wires. The declared voltage at the consumer's terminals shall be 230 and 460 volts reserved. spectively.

3. The neutral wire shall be efficiently insulated throughout its length, and shall be earthed only at the power-station. The earth connection shall be provided with a switch for cutting off the earth connection for testing, and with a recording ammeter reading to a maximum of

5 amperes.

4. The main switchboard shall be made of and be

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

5. Except where otherwise provided, the overhead conductors may be bare. If at any time it is found detrimental to the public safety to have these wires bare, the Minister may require the Council to have them insulated, and they shall thereupon be insulated accordingly. No electric-light wire shall come within 3 ft. of any other class of aerial wires or of cables, except where it may be permitted to pass the electric-light wires through such other wires or cables at a pole.

light wire shall come within 3 ft. of any other class of aerial wires or of cables, except where it may be permitted to pass the electric-light wires through such other wires or cables at a pole.

6. Where lead-covered telephone cables or any open telegraph or other aerial wires are crossed above or beneath by the electric-light wires, the latter wires shall be insulated with not less than 600-megohms-per-mile grade of vulcanized rubber throughout the crossing-span, and over every such span they shall be suitably suspended from effectively earthed steel bearer-wires if the Minister of Telegraphs shall so require.

7. In places where it may be required to cross with the electric-light wires through any other aerial wires or through cables, all such through crossings, if permitted, shall be effected at a pole. In every case of a through crossing, no matter whose property the lines crossed through may be, the method of carrying the electric-light wires across the pole, protecting them thereon, preventing other wires from coming into contact with them, and protecting persons working on the poles from danger of shock, shall be to the satisfaction of the Minister of Telegraphs. Where the insulated wires cross through on the pole they shall be encased in a protecting tube for the entire length of the arms on such pole. If metal pipe is used to encase the wires it shall be effectively earthed.

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

9. In running the lines authorized by this license through streets where no telegraph lines exist, the Council shall arrange so as to interfere as little as possible with the route of any future telegraph line.

10. Except by permission of the Minister, all

11. Where the electric-light wires are on one side of a

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

12. Every main shall be tested for insulation after having been placed in position and before it is used for the purposes of supply, the testing pressure being at least 500 volts, and the Council shall duly record the results of the tests of each main or section of a main, and forth with forward a report thereof to the District Engineer at Auckland. Auckland.

Auckland.

13. The insulation of every complete aerial and underground circuit used for the supply of energy, including all machinery, apparatus, and devices forming part of or in connection with such circuit, shall be so maintained that the leakage current shall not under any conditions exceed one-thousandth part of the maximum supply current. Every leakage shall be remedied without delay. Every such circuit shall be tested for insulation at least once in every week, and the Council shall duly record the results of the tests, and forward a report thereof at the end of each week to the District Engineer at Auckland.

14. The sectional area of the conductor in any electric

14. The sectional area of the conductor in any electric line (other than service wires or connections to street lamps) laid or erected in any street shall not be less than 7/18 standard wire gauge service wires, and connections to street lamps shall not be less than No. 12 standard wire gauge if solid or 7/20 standard wire gauge if stranded.

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

16. Arc lamps used in any street for public lighting shall be so fixed as not to be in any part at a less height than 10 ft. from the ground.

All arc lamps shall be so guarded as to prevent pieces of ignited carbon or broken glass falling from them, and shall not be used in situations where there is any danger of the presence of explosive dust or gas. 14. The sectional area of the conductor in any electric

17. The variation of pressure at any consumer's terminals shall not exceed 4 per cent. above or below the normal pressure at which he is being supplied.

18. Every support for an aerial line shall be of durable

minals shall not exceed 4 per cent. above or below the normal pressure at which he is being supplied.

18. Every support for an aerial line shall be of durable material and properly strengthened against forces due to wind-pressure, change of direction of line, and unequal length of span. The factor of safety of such supports if of iron, steel, or ferro-concrete shall be at least four, and if of wood shall be at least six, taking into consideration all possible stresses, including wind-pressure at 30 lb. per square foot on plane surfaces and 18 lb. per square foot of diametrical plane for cylindrical surfaces. The stress in the aerial conductors shall not exceed 28,000 lb. per square inch for copper and 15,000 lb. per square inch for aluminium in the extreme case of a temperature of 12° Fahr. and a wind-pressure of 18 lb. per square foot of diametrical plane occurring simultaneously.

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

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

21. Any aerial wire shall not in any part thereof be at a less height from the ground than 18 ft., or within 5 ft. measured horizontally or vertically from any part of any building or erection other than a support for the line, except where brought into a building for the purpose of supply. No work of any nature shall be erected or constructed upon, over, or under any part of the Government railways until the Council has obtained the consent of the Minister of Railways thereto, as required by section 4 of the Government Railways Amendment Act, 1910 (No. 2).

22. Service lines from aerial lines shall be led as directly as possible to insulators firmly attached to some portion of the consumer's premises which is no

23. Where an aerial line crosses a street, the angle between the line and the direction of the street at the place of crossing shall not be less than 60 degrees, and the spans shall be as short as possible. The minimum height of the line shall be 20 ft. above the street level.

24. Where an aerial line crosses or is in proximity to any metallic substance, precautions shall be taken against the possibility of the line coming into contact with the metal-

lic substance, or of the metallic substance coming into contact with the line by breakage or otherwise.

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

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

27. Where any portion of any electric line or any support for an electric line is exposed in such a position as to be liable to cause injury from lightning, it shall be efficiently protected against such liability.

liable to cause injury from lightning, it shall be efficiently protected against such liability.

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

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

30. A suitable safety-fuse or other automatic circuit-breaker shall be inserted in each service line within a consumer's premises as close as possible to the point of entry, and contained within a suitable locked or sealed receptacle of fireproof construction.

31. All electric wires placed on a consumer's premises

receptacle of fireproof construction.

31. All electric wires placed on a consumer's premises shall be insulated with rubber of 600-megohm grade, and shall be thoroughly protected against injury to the insulation or access of moisture. All electric wires shall be so fixed and protected as to prevent the possibility of electrical discharge to any adjacent metallic substance.

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

that the connection or continuance of supply would not cause a leakage from those wires and fittings exceeding one ten-thousandth part of the maximum supply current to the premises.

For the purpose of satisfying itself that the requirements of this license are being observed in so far as they apply to wires on a consumer's premises, the Council may require that notice be served upon it of the intention to instal wires, fittings, lamps, motors, or other apparatus on any premises, and may inspect the same during any reasonable hours while the installation of such is in progress.

33. If the Council is reasonably satisfied, after making all proper examination by testing or otherwise, that the wiring and fittings are not suitable for the voltage being employed, that a leakage exists at some part of a circuit of such extent as to be a source of danger, and that such leakage does not exist at any part of the circuit belonging to the Council, or that any other requirements of this license are not being complied with, then and in such case any officer of the Council, duly authorized by it in writing, may, for the purpose of discovering whether the leakage exists at any part of a circuit within or upon any consumer's premises, or whether the wiring is suitable and the general requirements of the license are complied with, by notice require the consumer, at some reasonable time after the service of the notice, to permit him to inspect and to test the wires and fittings belonging to the consumer and forming part of the circuit.

If on such testing and inspection the officer discovers a leakage from the consumer's wires exceeding one tenthousandth part of the maximum supply current to the premises, or that the requirements of this license are not properly conformed to, or if the consumer does not give all due facilities for inspection and testing, the Council shall either not commence the supply or shall forthwith discontinue the supply of energy to the premises in question, giving immediate notice to the consumer of its

35. The Council shall, upon receipt of an application from the occupier of any premises within 60 ft. of any of the Council's public-supply electric lines, furnish such premises with electrical energy upon the same terms and conditions on which any other consumer is entitled under similar circumstances to a corresponding supply, provided that the Council's plant is of sufficient power to supply the electrical energy required by such occupier as well as the requirements of other consumers.

36. The Council shall, before the erection or construction of any part of the work hereby authorized is begun, submit for the approval of the Minister such plans and other information showing and describing such work as he may require. In the event of the Council at any time desiring to make alterations to the work involving a departure from the type of construction shown on the approved plans, it shall submit for the Minister's approval plans showing such type of construction as it is proposed to adopt, and with such approval the alterations may be carried out.

proposed to adopt, and with such approval the alterations may be carried out.

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

38. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of September, 1913, and shall be completed on or before

of September, 1913, and shall be completed on or before the 1st day of September, 1914.

39. The Council shall, prior to the completion of the said works, or any separate portion thereof, give to the Minister at least one month's notice in writing of the estimated date of such completion.

mated date of such completion.

40. The Council shall not use any portion of the electric lines authorized by this license, or permit the same to be used, for any purpose until the Minister has given notice in writing to the Council that he has received from the Inspecting Engineer a certificate that the work, or any portion thereof, has been satisfactorily carried out.

41. The Minister may at any time order an inspection to be made of the works, lines, and wires used by the said Council for electric lighting and power purposes. If any defect is found to exist it must be remedied forthwith, and if, in the opinion of the Inspecting Engineer, such defect is serious, the Minister may, on receipt of his report, direct the Council to at once cease transmitting energy either over the whole of its lines and wires or over any specified part thereof, until such defect is repaired or remedied. The cost of such inspections shall be borne by the Council. the Council.

the Council.

42. After the supply of energy has been begun, not less than fourteen days' notice in writing shall be given to the Postmaster at Te Kuiti and to the District Engineer of Public Works at Auckland, or such other officer as the Minister from time to time directs, of each further extension that the Council is about to make.

43. If the Council makes default in complying with any of the provisions of this license the Minister may by notice in writing require the said Council within thirty days to remedy the default specified in that notice, and if it fails to comply with the terms of the notice within the said period it shall be liable to a penalty not exceeding £20, to be recoverable by any person authorized by the Minister in that behalf as a debt due to the Crown; but the Council shall not be held to have committed default for any failure to maintain power during the hours that it shall have determined to supply energy if such failure is due to the breakdown of machinery or other accident, unless such breakdown or accident is proved to be due to negligence on the part of the said Council.

44. The recovery of a penalty under this license shall not

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

45. This license, and the benefits and obligations hereunder, shall not be assigned by the Council 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.

46. Notwithstanding anything in clause 43 of these conditions, if the Council 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.

without further notice.
47. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with

by the Council, 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.

48. 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 Council 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.

Authorizing the Sale of Land in the Borough of Timaru under the Public Works Act, 1908.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section thirty of the Public Works Act, 1908 (hereinafter termed "the said Act"), it is enacted that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever for any public work, is not required for such public work the Governor may, by Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act:

And whereas a memorial has been laid before the Governor by the Timaru Borough Council (hereinafter called "the said Council"), accompanied by a map, setting forth that

certain land was acquired for the purposes of a work-yard:
And whereas the said land, as described in the Schedule hereto, is not now required by the said Council for the purposes aforesaid, and the said Council desires to sell the

same:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the land described in the Schedule hereto to be dealt with and sold in the manner prescribed by and subject to the conditions of the thirtieth and following sections of the said Act.

#### SCHEDULE.

Approximate Area of the Piece of Land authorized to be sold.	Being Portion of	Situated in	Shown on Plan	Coloured on Plan
A. R. P. 1 1 4.7	Lots 12, 13, 14, 19, 20, and 21, part of R.S. 2216, D.P. 2931	Borough of Timaru	P.W.D. 33814	Edged green.

In the Canterbury Land District; as the same is more 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.

Consenting to stopping a Road in Block VII, Waipara Survey District, Waipara County.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

 $\mathbf{W}^{ ext{HEREAS}}$  by section one hundred and thirty-three (a) of the Public Works Act. 1908, it is enacted that a local authority shall not declare any county road or district

road to be stopped until the consent thereto of the Governor by Order in Council gazetted is obtained:

And whereas the Waipara County Council has applied for such consent in respect of the road described in the Schedule hereto:

Now, therefore, in pursuance and exercise of the abovein-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 Waipara County
Council stopping the road described in the Schedule hereto.

#### SCHEDULE.

Approximate Area of the Piece of Road permitted to be stoppec.	Adjoining	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 5 0 34	Sections 24202, 10696, and 10697	VII	Waipara	P.W.D. 33695	Green.

In the Canterbury 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.

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

Declaring Road in Block XI, Newcastle Survey District, to be a Government Road.

> LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### 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, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road. Government road.

## SCHEDULE.

Approximate Area of the Road declared a Government Road.	Adjoining or passing through Sections	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 6 0 12 6	2A, 22A, 22, 23, 24, 24A, & 26, Waipa P'sh (17198, blue)	ХI	Newcastle	P.W.D. 33803	Green.

In the Auckland Land District; as the said road 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.

J. F. ANDREWS, Clerk of the Executive Council

Domain Board appointed to have Control of the Hurunui Domain.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by section forty of the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), it is enacted that the Governor may from time to time, with respect to any public domain, appoint such per sons (not exceeding nine) as he thinks fit to be a Domain Board having, subject to Part II of the said Act, control of such domain;

And whereas by an Order in Council made on the twenty-eighth day of July, one thousand nine hundred and three, and published in the New Zealand Gazette of the sixth day of August, one thousand nine hundred and three, certain powers were delegated to the Hurunui Domain Board for a period of ten years:

And whereas the period for which the said Board was appointed expired on the twenty-seventh day of July, one thousand nine hundred and thirteen:

And whereas it appears expedient to again appoint a

Domain Board to control the domain:

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

> EDWIN HENRY BROOKER ARCHIBALD EARSHMAN, John Jones, JAMES ARKLE ROLLO,
> WILLIAM ALEXANDER BANKS,
> GEORGE GLEIGG GARDNER, and HENRY HERBERT PIERCY

to be the Hurunui Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Saturday, the thirtieth day of August, one thousand nine hundred and thirteen, at half past two o'clock p.m., as the time when, and the Schoolhouse, Medbury, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

#### HURUNUI DOMAIN.

HURUNUI DOMAIN.

ALL that area in the Canterbury Land District, containing by admeasurement 84 acres 3 roods 36 perches, more or less, being Reserve 2598 (in red), situate in Block IV, Waipara Survey District, and Block IV, Waikari Survey District. Bounded towards the north-east by parts of Sections 31 and 30 of Reserve 198 by lines aggregating 5300-2 links; towards the south-east by a road-line, by lines aggregating 2359-2 links; towards the south-west by a road-line, 3435-4 links; and towards the north-west by other part of Section 31 of Reserve 198, 1858-6 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1033/18A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Cambridge Domain.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by an Order in Council made on the sixth day of July, one thousand nine hundred and three, and published in the New Zealand Gazette of the ninth day of July, one thousand nine hundred and three, a Domain Board

was appointed to control the Cambridge Domain:

And whereas the period for which the said Board was appointed expired on the fifth day of July, one thousand

nine hundred and thirteen:

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

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

John Ferguson, EDWARD EVAN ROBERTS, EDWIN NEVILLE SOUTER, THE MAYOR OF CAMBRIDGE (ex officio), and THE CHAIRMAN OF THE CAMBRIDGE ROAD BOARD (ex

to be the Cambridge Domain Board, having control of the to be the Cambridge Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Monday, the eighteenth day of August, one thousand nine hundred and thirteen, at half past three o'clock p.m., as the time when, and the Domain Board Office, Victoria Street, Cambridge, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

#### CAMBRIDGE DOMAIN.

CAMBRIDGE DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 2 roods 25 perches, more or less, being Section 578, Town of Cambridge East. Bounded towards the north-west and north by Thornton Road, and towards the south-east and south-west by a closed road.

Also all that area in the Auckland Land District, containing by admeasurement 3 roods 32 perches, more or less, being Section 579, Town of Cambridge East. Bounded towards the north by Thornton Road, and towards the south-east and south-west by a closed road.

east and south-west by a closed road.

Also all that area in the Auckland Land District, containing by admeasurement 43 acres 1 rood 20 perches, more or less, being Section 576, Town of Cambridge East. towards the north by a closed road; towards the east by Albert Street; towards the south by a closed road, by Cambridge Railway-station, and a closed road; and towards

bridge Railway-station, and a closed road; and towards the west by Lake Street and a closed road.

Also all that area in the Auckland Land District, containing by admeasurement 5 acres 1 rood 17 perches, more or less, being Sections 359, 360, 361 A, 361, 367, and 581, Town of Cambridge East. Bounded towards the north-east by Section 362, Town of Cambridge East; towards the north-west by the aforesaid section; again towards the north-east by Fox Street; towards the south-east by Section 49 of the Town Belt, Cambridge East; towards the east by Oliver Street; towards the south by a public road; east by Oliver Street; towards the south by a public road; and towards the west and north-west by Albert Street.

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

Also an that area in the Adekiant Land District, containing by admeasurement 6 acres 1 rood 36 perches, more or less, being Sections 363, 363A, 364, 365, 366, and 368, Town of Cambridge East. Bounded towards the north-east by Section 369, Town of Cambridge East; towards the southeast generally by Sections 51 and 49 of the Town Belt, Cam-

east generally by Sections 51 and 49 of the Town Belt, Cambridge East; towards the south-west by Fox Street; and towards the north-west by Thornton Road.

Also all that area in the Auckland Land District, containing 3 roods 36 perches, more or less, being Section 370, Town of Cambridge East. Bounded towards the north by Thornton Road; towards the east by Section 501, Town of Cambridge East; towards the south-east by Section 51 of the Town Belt Town of Cambridge Fast; towards the south the Town Belt, Town of Cambridge East; towards the southwest by Section 369 of the aforesaid town; and towards the north-west by Thornton Road.

Also all that area in the Auckland Land District, containing 400 acres 2 roods 14 perches, more or less, being known as Cambridge East Town Belt, and numbered as known as Cambridge East Town Belt, and numbered as follows: 1, 2, 3, 4, 5, 6, 6A, 7A, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 17A, 18A, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 43A, 44A, 44, 45, 45A, 46, 46A, 47, 47A, 48, 49, 50, 51, and 52. Bounded towards the north by Allotment 184, Parish of Hautapu, across Victoria Street and Hamilton-Cambridge Railway by Allotments 195 and 196 of the aforesaid parish, across Bowen Street, by Allotment 209 of the aforesaid parish, across Robinson Street, and by Allotment 210 of the aforesaid parish; towards the east by Allotments 215, 216, of the aforesaid parish, across Gorton Road, by Allotment 230 of the aforesaid parish, across Gorton Road, and by Allotment 335 of the aforesaid parish; towards the south by Allotment 335 of the aforesaid parish; towards the south by the Waikato River to its confluence with the Karapiro Stream; towards the west generally by the Karapiro Stream aforesaid to a point in line with the production of north side of Queen Street East, across the said stream, and by the north side of aforesaid street to Section 445, Town of Cambridge East, by the last-mentioned section and Sections 444, 443, and 442 of the said town, by Oliver Street, across and by a stream to Section 581 of the said town, by that section, Section 367, the abutment of Fox Street, Sections 366, 368, 369, 370, all of the aforesaid town; again towards the north by Sections 501, 500, 499, 498, 497, and 496, all of the said town, and by a line across Maclean Street, being the produc-

tion of south-west boundary of Section 496 aforesaid; again towards the west by Maclean Street, across Thornton Road and by Maclean Street aforesaid; again towards the south by Taylor Street East, across Robinson Street, by the said Taylor Street East, across Bowen Street, by the said Taylor Street East, across Victoria Street and the Hamilton-Cambridge Railway, and by Taylor Street West, and across a public road to the easternmost corner of Section 16 of the public road to the easternmost corner of Section 16 of the Town Belt of Cambridge East; again towards the east by Vogel Street, across Hamilton Road, by the said Vogel Street, across a public road, and by the said Vogel Street; again towards the south by the Waikato River; again towards the west by Allotments 161, 161A, and again by Allotment 161, aforesaid Parish of Hautapu, across Hamilton Road, and by Allotments 1 and 18 of the aforesaid parish, and across Vogel Street to the south-west corner of Allotment 184, Parish of Hautapu: save and excepting the several roads intersecting the above-described land: as the same is delineated on the plan marked L. and S. 1008/30A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

J. F. ANDREWS,

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

Domain Board appointed to have Control of the Timaru Domain.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by an Order in Council made on the thirteenth day of July, one thousand nine hundred and three, and published in the New Zealand Gazette of the sixteenth day of July, one thousand nine hundred and three, certain powers were delegated to the Timaru Domain Board for a period of ten years:

And whereas the period for which the said Board was appointed expired on the twelfth day of July, one thousand nine hundred and thirteen:

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

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

DAVID STUART, ROBERT HAMILTON FERGUSON, WILLIAM GUNN, WILLIAM PRIEST, THOMAS PRINGLE,
JAMES LILLICO, and
JOHN LILLIE GILLIES

to be the Timaru Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Monday, the twenty-fifth day of August, one thousand nine hundred and thirteen, at eight o'clock p.m., as the time when, and the Domain Board Office, Stafford Street, Timaru, as the place where, the first meeting of the Board shall be held.

#### SCHEDULE.

## TIMARU DOMAIN.

ALL that area in the Canterbury Land District, containing ALL that area in the Canterbury Land District, containing by admeasurement 8 acres 1 rood 21 perches, more or less, being part of Reserve 102 (in red), situate in the Borough of Timaru. Bounded towards the north by a public road, 1012-8 links; towards the east by the public road facing the beach, by lines aggregating 1005-7 links; towards the south by other part of Reserve 102, 726-7 links; and towards the west by part of Rural Section 1702, 949-2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1084/10A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. and thereon bordered red.

J. F. ANDREWS, Clerk of the Executive Council

Licensing Mr. Peter Hansen to use and occupy a Part of the Foreshore at Rawene, Hokianga Harbour, as a Site for a Blacksmith's Shop and Foundry.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered W to grant the license hereinafter mentioned, Peter Hansen, of Rawone (hereinafter called "the licensee"), has applied to the Governor in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act") to occupy a part of the foreshore in order to erect and mainoccupy a part of the foreshore in order to erect and maintain thereon a blacksmith's shop and foundry, at Rawene, in Hokianga Harbour; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 4084) showing the place where it is intended to erect such blacksmith's shop and foundry, and the area of foreshore intended to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter ex-

Pressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of constructing or erecting thereon a blacksmith's shop and foundry, 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.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore shown on the said plan marked M.D. 4084.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of £3 10s. in advance, such annual payments to date from the date hereof, and the first such payment to be made on the licensee being supplied with

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

5. The said rights, powers, and privileges may be at any

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

6. The licensee shall maintain the above-mentioned pre-

6. The licensee shall maintain the above-mentioned premises in good order and repair.

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

8. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the said premises or by contact with it, and which may be occasioned by any default or neglect on his part.

9. In case the licensee shall-

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

(2.) Cease to use or occupy the said premises for a period of thirty days:

(3.) Fail to pay the sums specified in clause 3 of these conditions; or

(4.) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being

relating to bankruptcy,—
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 proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing the New Zeatten Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revocation the Minister may cause the said premises, and all other erections or buildings thereto belonging, to be removed, and may recover the cost incurred by any such removal from the licensee

10. The erection of the blacksmith's shop or foundry shall be deemed to be an acceptance by the licensee of the conditions of this Order in Council.

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

Licensing Isaac William Turner to occupy a Part of the Foreshore of Admiralty Bay as a Site for a Wharf.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Isaac William Turner (hereinafter called "the licensee") has applied to the Governor in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark at Admiralty Bay, French Pass, in order to erect and maintain thereon a wharf; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited plans (in duplicate) in the office of the Marine Department, at Wellington (marked M.D. 4097), showing the place where it is intended to erect such wharf, the area of foreshore and land below low-water mark to be occupied for such purpose, and the manner in which it is proposed to erect the wharf. And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council, without modification or addition: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions set forth in the 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 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 licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark which are particularly shown and delineated on the plans marked M.D. 4097 so deposited as aforesaid, for the purpose of constructing or erecting thereon a wharf, such license to be held and enjoyed by the licensee upon and subject to terms and conditions set by the licensee upon and subject to terms and conditions set forth in the Schedule hereto.

#### SCHEDULE.

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

2. The concessions and privileges conferred by this Order

in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the erection of such wharf, which are shown on the plans marked M.D. 4097, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, dating from the date hereof, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

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

5. The licensee shall maintain the above-mentioned wharf

in good order and repair, and shall at all times exhibit therefrom, and maintain at his own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the

Minister.

5. Any person authorized by the Minister may, at all reasonable times, enter upon the said wharf and view the 6. Any person authorized by the Minister may, at all reasonable times, enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee a notice in writing of any defect or want of repair in suc wharf, requiring him, within a reasonable time, to be therein prescribed, to make good the same, he shall with all convenient speed cause such defect to be removed or such repairs to be made, as the case may be.
7. Nothing herein contained shall authorize the licensee to

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

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

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

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

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

11. In case the licensee shall—

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

thirty days:

(3.) Fail to pay the sum specified in clause 3 of these con-

ditions; or

(4.) Becomes bankrupt, or be brought under the operation of any Act for the time being in force relating to

bankruptcy,— then and in either of the said cases this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the licensee 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 licensee, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

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

J. F. ANDREWS, Clerk of the Executive Council

Portions of Willis Street, in the City of Wellington. exempted from the Provisions of Section II7 of the Public Works Act, 1908.

# LIVERPOOL, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection one of section one hundred and seventeen of the Public Works Act, 1908, it is, inter alia, provided that the said section shall not apply in any case where the local authority having control of any 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

And whereas by subsection two of section one hundred and seventeen of the Public Works Act, 1908, it is provided that such approval may be either absolute or subject to such conditions with respect to the building-line as the Governor,

conditions with respect to the building-line as the Governor, by Order in Council, thinks fit to impose:

And whereas the Wellington City Council, being the local authority having control of the street described in the Schedule hereto, did, on the sixth day of February, one thousand nine hundred and thirteen, by resolution, declare that the provisions of the said section one hundred and seventeen should not apply to the said street:

And whereas it is deemed expedient that such resolution should be approved in so far as it affects the portions of the said street described in the Schedule hereto:

said street described in the Schedule hereto:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and 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 portions of the said street described in the Schedule hereto.

#### SCHEDULE.

ALL those portions of Willis Street, in the City of Wellington, situated between Manners Street and Harbour Street, as are shown in red colour on the plan marked P.W.D. 33233, deposited in the office of the Minister of of Public Works at Wellington, in the Wellington Provincial District.

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

The Street situated between Grey Street East and Willow Street, in the Borough of Onehunga. exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to certain Conditions as to the Building-line.

## LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

## Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

And whereas the Onehunga Borough Council, the local authority having control of the street described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said street:

not apply to the said street:
And whereas it is deemed expedient that such resolution should be approved, subject to the conditions hereinafter mentioned:

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

#### SCHEDULE.

ALL that half-chain street situated in the Borough of One-ALL that half-chain street situated in the Borough of Onehunga, Auckland Land District, commencing at its junction with Grey Street East and proceeding in a south-easterly direction and terminating at its junction with Willow Street, adjoining Allotments 4 and 10 of Section 46, Borough of Onehunga; as the said street is more particularly delineated on the plan marked P.W.D. 33271, 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.

Consenting to a Mortgage of Native Land.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

#### HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

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 an alienation by way of mortgage of the block or parcel of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

#### SCHEDULE.

Block.		Appro	xim rea.	ate	Provincial District.
Manawatu - Kukutauaki No. 28 No. 1	4E		в. 2		Wellington.

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 Lund Board.

### LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR 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, 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 recommendation of the Native Land Court or of 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 said Native is able to maintain himself by his own means or labour, and that the transaction consented to is not contrary to the public interest:

And whereas to enable confirmation of a lease by the owners of Pukekura 18B Section 1c Block, the Waikato-Onsent 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 lease, notwith-standing the fact that the Natives may thereby become

consent to the confirmation of the aforesaid lease, 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, 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.

#### LIVERPOOL, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR 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, 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-

sufficient for his adequate maintenance:

2. No such consent shall be given except on the recommendation of the Native Land Court or of 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 said Native is able to maintain himself by his own means or labour, and that the transaction consented to is not contrary to the public interest:

And whereas to enable a confirmation of a sale by the owners of Kinohaku West E, Section 1g No. 2, the Waikato-Maniapoto District Maori Land Board recommends that such consent shall be given: And whereas it is expedient so to do:

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, 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 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 consent-ing to the Confirmation of an Alienation by the Maori Land Board.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

## Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR 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, 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:

his adequate maintenance:
2. No such consent shall be given except on the recommendation of the Native Land Court or of 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 said Native is able to maintain himself by

his own means or labour, and that the transaction consented to is not contrary to the public interest:

And whereas to enable confirmation of a sale by the owners of Whangamarino Lot 277, the Waikato-Maniapoto 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 confirmation of the aforesaid sale, 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. in Council to the proceedings hereby authorized.

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

Declaring a Native to be a European.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

#### Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section seventeen of the Native Land Amendment Act, 1912, it is enacted that the Governor may by Order in Council, on the recommendation of the Native Land Court, declare any Native to be a European:

And whereas Gregor Duncan McGregor, of Mataroa, being a Native within the meaning of the Native Land Act, 1909, applied in the prescribed form for a recommendation of the Court that he might be declared a European: And whereas the said Court, having duly inquired into the said application, has recommended that an Order in Council be issued declaring the said Gregor Duncan McGregor to be a European. claring the said Gregor Duncan McGregor to be a European: And whereas it is expedient that such declaration should be made:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authority conferred on him by section seventeen of the Native Land Amendment Act, 1912, and acting by of the Native Land Amendment Act, 1912, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare the said Gregor Duncan McGregor to be a European.

J. F. ANDREWS, Clerk of the Executive Council

Modifying Dues for Hokianga County Council's Wharf at Kohukohu.

#### LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of August, 1913.

## Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the twenty-second W day of December, one thousand nine hundred and eleven, and published in the New Zealand Gazette No. 2, of the eleventh day of January, one thousand nine hundred and twelve, dues and rates were prescribed for the Hokianga County Council's wharf at Kohukohu:

And whereas it is desirable to modify such dues in respect of that wharf as set forth below:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1908, and of all other powers and authorities enabling Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby add the following proviso to the Schedule to the said Order in Council of the twenty-second day of December, one thousand nine hundred and eleven:—

"Provided that the Hokianga County Council may exempt from wharfage dues and rates any vessel which uses the wharf for the purpose of discharging ballast which is to be used for reclamation purposes at Kohukohu, but not for landing cargo."

landing cargo.

This provise shall have force and effect as from the first day of July, one thousand nine hundred and thirteen.

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

Revoking Order in Council licensing the Kauri Timber Company (Limited) to use and occupy a Part of Foreshore of Hokianga Harbour.

#### LIVERPOOL, Governor.

## ORDER IN COUNCIL

At the Government House, at Wellington, this fourth day of August, 1913.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by an Order in Council dated the fifteenth day of February, one thousand nine hundred and eleven, and published in the New Zealand Gazette No. 14, of the twenty-third day of the same month, His Excellency the Governor in Council did, in pursuance of the provisions of the Harbours Act, 1908, license the Kauri Timber Company (Limited) to use and occupy a part of the foreshore and land below low-water mark in Hokianga Harbour, in order to maintain thereon wharves, sawmills, and reclamations constructed in accordance with plans marked M.D. 1719, 1818, 2599, and 2703, and deposited in the office of the Marine Department, at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said company desires that the said license shall be revoked, and it is advisable that this should be done:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in exercise of all the powers enabling him in that behalf, doth hereby revoke and determine the said recited Order in Council of the fifteenth day of February, one thousand nine hundred and eleven, and the rights and privileges thereby conferred, and doth order that such revocation shall take effect as from the thirty-first day of December, one thousand wine buddend and triples. nine hundred and twelve.

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

Opossums absolutely protected in certain Districts.

## LIVERPOOL, Governor.

I N pursuance of the powers vested in me by the Animals Protection Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby notify and declare that, from and after the date hereof, opossums of every variety shall be deemed to be absolutely protected within those parts of the districts under the said Animals Protection Act, 1908, comprised in the countries of: the counties of :-

## North Island.

East Taupo. Kaitieke. Ohura. Opotiki. Rotorua.

Waimarino. Waitomo. West Taupo. Whakatane. Whangamomona.

## South Island.

Amuri. Murchison. Oxford. Awatere. Bruce. Peninsula. Selwyn. Sounds. Buller. Chatham Islands. Clutha. Southland. Collingwood. Stewart Island. Fiord. Taieri. Grey. Tawera. Halswell. Tuapeka. Heathcote. Vincent. Waihemo. Inangahua. Waikouaiti. Waimairi. Lake. Mackenzie. Malvern. Waitaki. Maniatoto. Wallace Westland. Mount Herbert.

Given under the hand of his Excellency the Governor, this fourth day of August, one thousand nine hundred and thirteen.

H. D. BELL, Minister of Internal Affairs. Opening National Endowment Lands in Hawke's Bay Land | from an Inspector of Mines, apply the moneys deposited to
District for Selection. | the credit of the Gold-miners' Relief Fund, as follows:—

#### LIVERPOOL, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile. Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the national endowment lands described in the Schedule hereto shall be open for selection on renewable lease on Saturday, the eleventh day of October, one thousand nine hundred and thirteen, 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 Act.

#### SCHEDULE.

WAIAPU COUNTY .- TUTAMOE SURVEY DISTRICT.

Second-class Land.

(National Endowment.)

Section.	Dlock.	Are	8.		Capital	Val	16.	Hal R	f-ye.	arly
1 2 1 *1	V VI IX	1,340 907 1,500 943		0	4,020 2,500			50 90	s. 8 0 0 12	d. 0 0 0

\*The Crown is liable for half-cost of fencing the boundary between Section 1, Block IX, and the adjoining holding. The half-cost will amount to about £75, which sum must be paid in cash by the successful applicant.

## DESCRIPTIONS OF SECTIONS.

Descriptions of Sections.

Section 1, Block V.—Altitude, from 1,300 ft. to 2,600 ft. above sea-level. Well watered, easy undulating country with steep faces to the Mata River. Good mixed tawa bush, with a few totaras and birch on ridges. Good soil, on papa. Thirty-three miles from Puha Railway-station, twenty-five miles by dray-road, and eight miles by unformed road.

Section 2, Block V.—Altitude, 1,300 ft. to 2,000 ft. above sea-level. Fairly good soil, on papa; fairly well watered. About 150 acres to 200 acres of heavy mixed tawa bush, the remainder being chiefly heavy manuka. Thirty miles and a half from Puha Railway-station, twenty-five miles by dray-road, and five miles and a half by unformed road.

Section 1, Block VI.—Altitude, 1,300 ft. to 2,500 ft. above sea-level. Well watered; mostly easy country, with steep faces to the Mata River. Fair to very good mixed bush, with birch on steep ridges, and sufficient totara for fencing. Good soil, on papa formation. Thirty-one miles from Puha Railway-station, twenty-five miles by dray-road, and six miles by unformed road.

Section 1, Block IX.—Altitude, 1,300 ft. to 2,000 ft. above

Section 1, Block IX.—Altitude, 1,300 ft. to 2,000 ft. above sea-level. Fairly well watered by numerous small streams. Soil fair, on papa formation. Mostly heavy manuka, with about 200 acres of heavy mixed bush. Twenty-eight miles from Puha Railway-station, twenty-five miles by dray-road, and three miles by unformed road.

As witness the hand of His Excellency the Governor, this twenty-first day of July, one thousand nine hundred and thirteen.

H. D. BELL, Minister of Internal Affairs.

Amended Regulations re Gold-miners' Relief Fund.

# LIVERPOOL, Governor.

I N exercise of the powers conferred upon him by the Mining Act, 1908 (hereinafter termed "the said Act"), and of all other powers enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand doth hereby 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 eighth day of May, one thousand nine hundred and thirteen, and published in the New Zealand Gazette of the fifteenth day of May 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.

#### REGULATIONS.

1. The Public Trustee shall, on receipt of a certificate from a duly qualified medical officer, and also on the certificate

- (a.) When any gold-miner has been injured while working Then 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, navthe inspector of Mines is of opinion and 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 Inspector of Mines the injury on the certificate of the Inspector of Mines alone. In cases where any gold-miner is permanently disabled, he may be granted a fixed sum (not exceeding £25) 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 be entitled to any payment in any case unless he 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 £25.

  (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 all claims.
- claims.
- 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. The Public Trustee is, however, authorized to pay any claims notwithstanding the failure to give such notice, provided he is satisfied that the failure was through no fault of the injured person.

  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.

such miner.

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, except that the total sum payable to any such gold-miner shall be an amount not exceeding £50.

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—

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

jury" 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 thirty-first day of July, one thousand nine hundred and thirteen.

W. FRASER, Minister of Mines.

Postmaster appointed to take and receive Statutory Declarations.

DURSUANT to the authority conferred upon me by the two-hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby notify and declare that

#### GEORGE CHARLES BUTT.

being a person holding the office of Postmaster under the Post and Telegraph Act, 1908, at Whangape, is authorized to take and receive statutory declarations under the two-hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908.

As witness my hand, this thirty-first day of July, one thousand nine hundred and thirteen.

LIVERPOOL, Governor.

Arrangements for First Election, &c., Edendale Town District, County of Southland.

Department of Internal Affairs,
Wellington. 29th July, 1913.

H IS Excellency the Governor has been pleased to
appoint

HORACE EDWARDS NIVEN,

of Edendale, to be Returning Officer for the purpose of conducting the first election of Commissioners of the Town District of Edendale, County of Southland, as constituted under the Town Boards Act, 1908; also to appoint Friday, the 22nd day of August, 1913, to be the date, and the Edendale Public Hall, Edendale, to be the place, at which the first election shall be held; also to appoint Friday, the 29th day of August, 1913, at 8 o'clock in the afternoon, to be the time, and the said Edendale Public Hall, Edendale, to be the place, at which the first meeting of the said Commissioners shall be held.

H. D. BELL.

H. D. BELL, Minister of Internal Affairs.

Appointment of Acting Austro-Hungarian Consul at Auckland.

Department of Internal Affairs,
Wellington, 6th August, 1913.

H IS Excellency the Governor directs it to be notified that he has recognized provisionally the appointment by the Austro-Hungarian Consul at Auckland of

FRANCIS MIKLAVCIC, Esquire,

as Acting Austro-Hungarian Consul at Auckland during the absence of Consul E. Langguth, Esquire.

H. D. BELL, Minister of Internal Affairs.

Member of Sefton Domain Board appointed.

Department of Lands and Survey,
Weilington, 4th August, 1913.

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

JAMES BARCLAY

to be a member of the Sefton Domain Board, in the place of David Boyce, left the district.

H. D. BELL, For Minister of Lands.

Members of Winchester Domain Board appointed.

Department of Lands and Survey,
Wellington, 4th August, 1913.

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

ALEXANDER SHAW and Thomas Harrison

to be members of the Winchester Domain Board, in the place of Robert Smith and Henry Edward Smith.

H. D. BELL, For Minister of Lands. Coroner appointed.

Department of Justice,
Wellington, 1st August, 1913.

H IS Excellency the Governor has been pleased to

James Boddie, Esq., J.P.,

of Te Kuiti, to be a Coroner within the Dominion of New Zealand.

A. L. HERDMAN, Minister of Justice.

Justice of the Peace resigned.

Department of Justice,
Wellington, 6th August, 1913.

IS Excellency the Governor has been pleased to accept the resignation by

LEONARD CROSS, Esq.,

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

A. L. HERDMAN, Minister of Justice.

Assayer appointed.

Department of Trade and Customs,
Wellington, 21st July, 1913.

IS Excellency the Governor has been pleased to
appoint

ARCHIBALD FLEMING STEEDMAN

to be an Assayer of Gold for the purposes of the Gold Duty Act, 1908.

F. M. B. FISHER, Minister of Customs.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 6th August, 1913.

It is nereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:—

District. Vincent John Scanlan Porangahau. Philip John Bond.. Francis Richard Bartos Heriot. Cust. ٠. ٠. Alfred Riley Carter George Walter Brown Albert Leslie Smith Tokomaru Bay. Naseby. Waipara. Waitara. Palmerston. Hugh Tannock Dawson ... Edward Nathan Falck ... Samuel Robert McAllister... Mangapai. Waimate Plains. George Ormsby .. Alexander Ross Gilmer Brunner. William John Blakley Robert Martin ... Kaiapoi. Huntly.

W. W. COOK, Deputy Registrar-General.

Registrar of Births and Deaths of Maoris appointed.

Office of Public Service Commissioner, Wellington, 1st August, 1913.

THE Public Service Commissioner has made the following appointment in the Public Service.

A. J. H. BENGE, Secretary.

Name.	District.	Position.	Date of Appointment.
Frank Bird	 Whangarei	Registrar of Births and Deaths of Maoris	1st August, 1913.

Appointments, Promotions, Resignations, and Transfers of Territorial Force Officers.

Department of Defence, Wellington, 29th July, 1913.

H IS Excellency the Governor has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned Territorial Force Officers:—

#### 4th (Waikato) Mounted Rifles.

Captain Donald Roderick Frank Campbell to be Major. Dated

1st May, 1913. Lieutenant William Thomas Rowe is transferred to the Reserve of Officers. Dated 30th June, 1913.

#### 5th Mounted Rifles (Otago Hussars).

2nd Lieutenant Preston Logan is transferred to the 11th (North Auckland) Mounted Rifles. Dated 16th June, 1913.

#### 11th (North Auckland) Mounted Rifles.

The undermentioned 2nd Lieutenants (on probation) to be 2nd Lieutenants:

> Roy Wilfred Colbeck. Donald Alexander Finlayson.

2nd Lieutenant Preston Logan, from the 5th Mounted Rifles (Otago Hussars), to be 2nd Lieutenant, with seniority next below 2nd Lieutenant Donald Alexander Finlayson. Dated 16th June, 1913.

#### New Zealand Field Artillery.

2nd Lieutenant Alfred Herrick resigns his commission. Dated 1st October, 1912.

2nd Lieutenant (on probation) Victor Rogers to be 2nd Lieu-

3rd (Auckland) Regiment ("Countess of Ranturly's Own").

The notice published in New Zealand Gazette of 23rd January, 1913, relative to the resignation of Lieutenant Vaughan Collett Cooper is hereby cancelled.

Lieutenant Vaughan Collett Cooper is transferred to the Reserve of Officers. Dated 10th October, 1912.

#### 6th (Hauraki) Regiment.

Lieutenant John Glen Cornes resigns his commission. Dated 4th July, 1913. 2nd Lieutenant Edwin Edwards to be Lieutenant, vice Sprag-

gon, resigned. Dated 5th March, 1913.

#### 8th (Southland) Regiment.

Captain Walter Crowther to be Major. Dated 20th August, 1912.

Lieutenant Fredric Reichel is transferred to the Reserve of Officers. Dated 21st June, 1913.

9th (Wellington) East Coast Rifles.

Lieutenant Charles Nelson Haslam is transferred to the Unattached List (a). Dated 10th June, 1913.

## 12th (Nelson) Regiment.

Captain George Percival Rogers is transferred to the Un-attached List (b), for service with the Senior Cadets. Dated

9th May, 1913.

Frederick Milroy to be 2nd Lieutenant (on probation). Dated 2nd April, 1913.

13th (North Canterbury and Westland) Regiment.

Lieutenant Albert John Broughton Cresswell to be Captain. Dated 4th July, 1913.

#### 15th (North Auckland) Regiment.

2nd Lieutenant John Harold Wyatt resigns his commission. Dated 1st July, 1913.
2nd Lieutenant Ernest Holmes Blundell to be Lieutenant.

Dated 8th March, 1913.

New Zealand Post and Telegraph Corps.

The undermentioned to be 2nd Lieutenants (on probation). Dated 27th July, 1913:-

Frederick Ceci Hubbard. George Vivian Thomas Moore. Bertie Hedgland Parker. John Norman Ranch.

## Unattached List (a).

Lieutenant Charles Nelson Haslam, from the 9th (Wellington East Coast) Rifles, to be Lieutenant. Dated 10th June,

#### Unattached List (b).

## (Senior Cadets.)

Captain George Percival Rogers, from the 12th (Nelson) Regiment, to be Captain, with seniority next below Captain H. Oram, and to retain his original seniority. Dated 10th June, 1913.

2nd Lieutenant Cecil Russell to be Lieutenant. Dated 3rd

April, 1913. 2nd Lieutenant Arthur Ernest Hoare resigns his commission. Dated 10th June, 1913.

New Zealand Forces Motor Reserve of Officers.

To be Majors. Dated 31st May, 1913:-George Barkentin Bullock. William Duffus Hunt.

To be Captains. Dated 31st May, 1913 :-Reginald Acton-Adams. William Bond. John Alexander Roberts.

To be Lieutenants. Dated 31st May, 1913:-Captain Alline Wayte, from Retired List. James Thomson Ferguson Mitchell. Eric Russell. Arthur Bryan Haggitt. David Morton. Edmund Richardson Wilson. William Melton Clark.

William James Patterson McCulloch.

J. ALLEN, Minister of Defence.

Award of the Colonial Auxiliary Forces Officers' Decoration.

Department of Defence, Wellington, 29th July, 1913. Wellington, 29th July, 1913.

IS Excellency the Governor has been pleased to approve of the award of a Colonial Approximation. of the award of a Colonial Auxiliary Forces Officers'

Major WILLIAM DEMPSTER SNOWBALL, New Zealand Veterinary Corps,

he having a total commissioned service to 15th June, 1913, entitling him thereto of twenty-three years two hundred and eighty-four days.

Decoration to

J. ALLEN, Minister of Defence.

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

Department of Defence,
Wellington, 29th July, 1913.

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

o. 627, Sergeant John Joseph Weybourne, Royal New Zealand Artillery.

J. ALLEN, Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Department of Defence,

Wellington, 29th July, 1913.

IS Excellency the Governor has been pleased to approve of the award of a Colonial Auxiliary Forces Longservice Medal to

No. 49/83, Quartermaster-Sergeant PHILIP CHARLES LEE, New Zealand Field Artillery,

he having a total service to the 31st May, 1913, entitling him thereto of twenty-two years one hundred and forty-six days.

> J. ALLEN, Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Department of Defence, Wellington, 29th July, 1913. IS Excellency the Governor has been pleased to approve of the award of a Colonial Auxiliary Forces Longservice Medal to

No. 49/537, Private James Strang, 8th (Southland) Regiment,

he having a total service to the 1st April, 1913, entitling him thereto of twenty years and four days.

J. ALLEN. Minister of Defence.

Services of a Defence Rifle Club accepted.

Department of Defence,
Wellington, 29th July, 1913.

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

Opunake Defence Rifle Club,

with headquarters at Opunake, Wellington Military District. Date of acceptance, 29th July, 1913.

J. ALLEN, Minister of Defence.

#### Disbandment of a Defence Rifle Club.

Department of Defence,
Wellington, 24th July, 1913.

IS Excellency the Governor has been peased to approve,
under section 43 (1) and (2) of the Defence Act, 1909,
the disbandment of the undermentioned Defence rifle

The Pihama Defence Rifle Club,

with headquarters at Pihama, Wellington Military District. Date of disbandment, 29th July, 1913.

J. ALLEN. Minister of Defence.

Dismissal of a Territorial from the New Zealand Defence Forces.

Department of Defence, Wellington, 31st July, 1913.

IS Excellency the Governor has been pleased to dismiss from the New Zealand Defence Forces, under section 6 (b) of the Defence Act, 1909,

LYLE STANLEY,

he having been convicted by the Civil power of theft. Dated 22nd July, 1913.

J. ALLEN. Minister of Defence.

Existing Designation of Units abolished and redesignated.

Department of Defence, Wellington, 31st July, 1913.

IS Excellency the Governor has been pleased to abolish, in accordance with section 6 (a) of the Defence Act, 1909, the existing designations of the undermentioned units, and to approve that such units be redesignated in the manner

as set forth hereunder:—

New Zealand Signal Corps to be redesignated Mounted Signal Troops and Divisional Signal Companies, and to form

Signal Troops and Divisional Signal Companies, and to form part of the Corps of New Zealand Engineers.

New Zealand Railway Corps to be redesignated New Zealand Railway Battalions, and to form part of the Corps of New Zealand Engineers.

Dated 1st July, 1913,

J. ALLEN, Minister of Defence. Letters of Naturalization issued.

Department of Internal Affairs, Wellington. 2nd August, 1913. IS Excellency the Governor has been pleased to issue
Letters of Naturalization, under the Aliens Act, 1908, in favour of the undermentioned persons:-

Name.		Occupation.	Residence.	
Culav, Grgo Devcich, Stipe Johanson, Karl Lorentzen, Albert Marsich, John Anton. Stensness, Elias		Gum-digger Labourer Builder Tram-conductor Labourer Carpenter	••	Waihopo. Te Kopuru. Tauranga. Weilington. Dargaville. Awanui North.

H. D. BELL, Minister of Internal Affairs

#### Letters of Naturalization issued.

Department of Internal Affairs, Wellington, 5th August, 1913. 18 Excellency the Governor has been pleased to issue Letters of Naturalization, under the Aliens Act, 1908, in favour of the undermentioned persons:—

Name.	Occupation.	Residence.
Curin, Dujam Gaelic, Zivko Holdt, Charles Lewis Cristian Juran, Mati Planjar, George Sumich, Joseph Trbuhovich, Tonij	Labourer Carpenter Labourer Gum-digger Farm labourer Gum-digger	Awanui Awanui North Moturos, New Plymouth Muks Awanui Wharepoa Awanui.

H. D. BELL, Minister of Internal Affairs.

Members of Hamilton Fire Board.

Department of Internal Affairs, Wellington, 6th August, 1913.

THE undermentioned persons have been appointed or elected to be members of the Hamilton Fire Board

constituted under the Fire Brigades Act, 1908.

H. D. BELL, Minister of Internal Affairs.

Appointed by the Governor-Montague Darke.

George Albert Hayter.

Elected by the fire-insurance companies-John James Kingston. Walter Pavitt.

Gladwyn Armstrong Wynyard. Elected by the Hamilton Borough Council-John Edwin Hammond. John McKinnon.

Authorizing the Laying-off of Nehua and Eru Streets, in the Town of Takapuna Extension No. 46, of a Width of not less than 66 ft.

Department of Lands and Survey,

Wellington, 31st July, 1913.

In pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908. I hereby authorize the laying-off of Nehua and Eru Streets, in the Town of Takapuna Extension No. 46, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands. Authorizing the Laying-off of McNeill Street, in the Town of Aramoho Extension No. 8, of a Width of not less than

Department of Lands and Survey,
Wellington, 31st July, 1913.

In pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby authorize the laying off of McNeill Street in the Town of
Aramoho Extension No. 8, Wellington Land District, of a
width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Notice of the Taking and Laying-off of a Road in Blocks XIV and X, Mangaorongo Survey District, Auckland Land District.

NOTICE is hereby given, by direction of His Excellency the Governor of the Dominion of New Zealand, under the authority of section 14 of the Land Act, 1908, that the road described in the Schedule hereto was, on the 25th day of September, 1912, 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 12th day of August, 1912.

#### SCHEDULE.

the I Pieces of		Being Portion of Section	1	ated in Block and rvey District of	Show on Pla		Coloured on Plan
<b>A.</b> 0	в. р. 1 13	6	XIV,	Mangaorongo	L. &		Sienna.
12 9	3 14 1 16	13 12	Χ,	<b>"</b>	4334/4 Ditto	19 	Red.
			} "				, "

All in the Auckland Land District; as the said areas are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the Head Office, Department of Lands and Survey, at Wellington. (Auckland Plan 17204.)

Dated this 31st day of July, 1913.

H. D. BELL, For Minister of Lands.

Notice of Resolution recommending Withdrawal of Land from the Operations of the Kauri-gum Industry Act, 1908, and its Amendments.

NOTICE is hereby given, by direction of His Excellency the Governor in Council, acting under the powers and authorities conferred upon him by section 33 of the Kaurigum Industry Act, 1908, and section 9 of the Kaurigum Industry Amendment Act, 1910, that a resolution has been passed by the Auckland Land Board certifying that, to the best of their knowledge and belief, the portion of Tongonge Kauri-gum Reserve described in the Schedule hereto is no longer required for the purpose of gum-digging and recomlonger required for the purpose of gum-digging, and recommending the Governor to issue an Order in Council declaring the said area to be no longer subject to the Kauri-gum Industry Act, 1908. Any objection to this proposal must be sent to His Excellency the Governor within two months from the date hereof.

#### SCHEDULE.

ALL that area in the Auckland Land District, situated in Block V, Takahue Survey District, Mangonui County, containing by admeasurement 17 acres 2 roads 20 perches, more or less, being part of Tongonge Kauri-gum Reserve, set apart by Order in Council dated 20th December, 1898, and published in the New Zealand Gazette No. 93, of 21st December, 1898. Bounded towards the north-east by Old Land Claim No. 7, grant to J. Matthews, 1721-6 links, the crossing of a public road 100 links wide, and again by the aforesaid grant, 308-8 links: towards the south-east by a public road 100 links wide, 478-5 links, the crossing of a public road, and again by the aforesaid road, 345-5 links; towards the south-west and north-west by other part of Tongonge Kauri-gum Reserve, 1802-9 and 930-8 links ALL that area in the Auckland Land District, situated in

respectively: be all the aioresaid linkages more or less: save and excepting a public road, 100 links wide, intersecting the above-described area: as the same is delineated on the plan marked L. and S. 1910/409, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 15797, blue.)

As witness my hand, at Wellington, this 4th day of August. 1913.

H. D. BELL, For Minister of Lands.

Notice fixing Closing-hours of all Second-hand Dealers' Shops in the Borough of Napier under the Shops and Offices Act.

HEREAS a requisition in writing, signed by a majority of the occupiers of all the second-hand dealers' shops in the Borough of Napier, has been forwarded to me, desiring in the Borough of Napier, has been forwarded to me, desiring that all such shops in the borough shall be closed in the evening of working-days as follows: Mondays, Tuesdays, Thursdays, and Fridays, 6.30 p.m.; Wednesdays, 1 p.m.; Saturdays, 9.30 p.m.:

And whereas the Napier Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the second-hand dealers' shops within the Ropough of Napier.

occupiers of all the second-nand dealers snops within the Borough of Napier:

Now, therefore, I, William Ferguson Massey, Minister of Labour, in pursuance of section 25 of the Shops and Offices Act, 1908, do hereby direct that, from and after the 11th day of August, 1913, all such shops in the Borough of Napier shall be closed in accordance with such requisition.

Dated at Wellington this 6th day of August, 1913.

W. F. MASSEY, Minister of Labour.

#### Examination-shed appointed.

OUSTOMS.—In exercise of the powers in me for this purpose vested by the Customs Law Act, 1908, and of all other powers and authorities enabling me in this behalf, I, Francis Marion Bates Fisher, Minister of Customs, do hereby appoint that the undermentioned building at the Port of Auckland shall be a place where goods may be deposited for examination on the landing thereof, namely:—

WHARF SHED "H,"

situated on the Queen Street Wharf.

Given under my hand, at Wellington, this 1st day of August, 1913.

F. M. B. FISHER, Minister of Customs.

Minister's Order No. 1047.1

Approving and appointing a Bonded Tobacco-factory.

N exercise of the powers in me for this purpose vested by the Tobacco Act, 1908, I, the Minister of Customs, do hereby approve and appoint the undermentioned premises to be a bonded tobacco-factory in which, under the provisions of the Tobacco Act, 1908, tobacco may be manufactured prior to the payment of duty thereon, namely :-

#### Port of Wellington.

Part of the ground floor of a brick building, roofed with iron, situated at Lambton Quay, Wellington, to be known as

SIGALL'S BONDED TOBACCO-FACTORY.

Given under my hand, at Wellington, this 30th day of July, 1913.

F. M. B. FISHER, Minister of Customs

Minister's Order No. 1050.]

Notice of Intention to take Land in Blocks XIV, Whakatane, and III, Waimana Survey Districts, for Road Purposes.

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

#### SCHEDULE.

Approximate	Areas or the Pieces of Land	required to be taken.		Being Portio of Lot	n	Situated in Block	Situated in Survey District of	Sho o Pla	n	Coloured on Plan
A.		Р.				1				
15	0	11	1	of Sec. 307	Waimana Psh.	XIV		P.W 312		Red.
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5	-	26	2	"	- B	"	Ditto	Ditte	0	,,
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1	0	0	4	,,	Ę.	,,	,,	,,		Yellow.
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••	.,	-2	٠,	(14843, blue)	-	"	"	"	٠.	"
				(13030, Diue)		1 .				

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.

As witness my hand, at Wellington, this 5th day of August, 1913.

W. FRASER Minister of Public Works.

Prohibition of Money-order and Postal Correspondence for W. Riley, Christchurch.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the person whose name and address are shown in the Schedule hereunder is engaged in receiving money as the schedule hereunder is engaged in receiving money as the consideration for an assurance or agreement implied to pay money on events relating to horse-races, it is hereby ordered, under section 28 of the Post and Telegraph Act, 1908, that no money-order in favour of the said person shall be issued, and that no postal packet addressed to the said person (either by his own or any fictitious or assumed name) shall be either registered, forwarded, or delivered by the Post Office of New Zealand.

#### SCHEDULE.

W. RILEY, Christchurch.

Dated this 6th day of August, 1913.

R. HEATON RHODES. Postmaster General

Applications invited for the Positions of Milk-testers, Palmerston North and Hamilton.

Office of Public Service Commissioner,
Wellington, 19th July, 1913.

1. A PPLICATIONS will be received up till noon on the
21st of August for the positions of Milk-testers,
Palmerston North and Hamilton.
2. Applications must be addressed to the Secretary to
the Public Service Commissioner, Wellington, and marked
"Application for Position of Milk-tester."
3. Applications must embrace a statement of education

Applications must embrace a statement of education

and experience, particulars of age, &c.

4. Applicants must—

(a.) Be thoroughly acquainted with and have had experience in the testing of milk by the Babcock method.

(b.) Write a good hand, be quick and accurate at figures,

and understand the computing of milk and butterfat returns.

Be able to milk and handle cows efficiently.

5. Salary, £200 per annum; General Division. ment to be subject to the Public Service Act, 1912.

A. J. H. BENGE Secretary Applications invited for the Position of Inspector of Machinery.

Office of Public Service Commissioner,
Wellington, 4th August, 1913.

A PPLICATIONS will be received in this office up
till noon on the 4th September for the position
Inspector of Machinery, Inspection of Machinery Department.

2. Applications must embrace a statement of education and experience, particulars of age, &c. The age must not The age must not

exceed forty.

3. The qualifications essential for the position are—

(a.) An apprenticeship of not less than five years as an engineer.

engineer.

(b.) (i.) Five years' service as Chief Engineer of a steamer between 200 and 1,000 g oss tonnage; or (ii.) Two years' service as Chief Engineer of a steamer over 1,000 gross tonnage; or (iii.) One year's service as Chief Engineer and two years' service as 2nd Engineer of a steamer over 1,000 gross tonnage.

4. The appointment will be subject to the provisions of the Public Service Act, 1913.
5. Position will be graded in the Professional Division.

Salary, £300 per annum.

A. J. H. BENGE. Secretary.

Applications invited for the Position of Dairy Instructor, Invercargill.

Office of Public Service Commissioner,
Wellington, 6th August, 1913.

1. A PPLICATIONS will be received up till noon on the
23rd instant for the position of Dairy Instructor,
Invercargill.

2. Applications must be addressed to the Secretary to the Public Service Commissioner, Wellington, and marked "Application for Position of Dairy Instructor, Invercargill."

3. Applications must embrace a statement of education and

experience, particulars of age, &c.

4. Applicants must-

(a.) Be thoroughly competent in the management of cheese factories, making of cheddar cheese, testing of milk and its products, and have had several years' experience as successful cheese-factory managers.

(b.) Have a sound knowledge of all dairy machinery and equipment, and also some idea of the planning of dairy buildings and the arrangement of plant therein.

(c.) Possess the necessary qualifications for giving instruction in the efficient handling of milk on dairy farms, including the cleaning of milking-machines.

(d.) Be able to write well, be quick and accurate at figures,

(a.) be able to write wen, be quick and accurate at ngures, and able to draft reports in a satisfactory manner.

5. Salary, £250, rising to £300 by two annual increments of £15 and two of £10; General Division. Appointment to be subject to the Public Service Act, 1912.

A. J. H. BENGE. Secretary.

Officiating Ministers for 1913 .- Notice No. 30.

Registrar-General's Office,
Wellington, 6th August, 1913.

P URSUANT to the provisions of an Act of the General
Assembly of New Zealand paged in the Color Assembly of New Zealand passed in the eighth year of the reign of His late Majesty King Edward VII. and intituled the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information:—

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend FREDERICK BURTON REDGRAVE, M.A.

Roman Catholic Church. The Reverend JAMES KELLY.

> W. W. COOK. Deputy Registrar-General.

Examination Regulations under the Surveyors' Institute and Board of Examiners Act, 1908.

In pursuance and exercise of the powers and authorities conferred by section seventeen of the Surveyors' Institute and Board of Examiners Act, 1908 (hereinafter referred to as "the said Act"), the Surveyors' Board doth hereby repeal the regulations under the said Act dated the twenty-third day of February, one thousand nine hundred and nine, and published in the New Zealand Gazette of the eleventh day of March, one thousand nine hundred and nine, and in lieu thereof doth hereby make the following regulations for the guidance of persons who desire to be examined in accordance with the provisions of the said Act, or to obtain licenses thereunder; and doth hereby declare that such regulations shall come into force on the date of the publication thereof in the New Zealand Gazette.

## REGULATIONS.

1. Examinations of candidates for certificates and licenses as surveyors shall be held in Wellington in the months of March and September of each year, and the date thereof shall be duly notified in the New Zealand Gazette.

2. An intending candidate shall, not less than ten days before the date fixed for the examination, forward to the Secretary of the

(a.) Notice of his intention to present himself for examination, together with the necessary documentary evidence of the particulars hereinafter required; and

(b.) A fee of £1 1s.

#### EXAMINATION: PART I.

3. Each candidate shall provide himself with a book of mathematical tables, and all the necessary appliances for plan-drawing, except paper.

4. Every candidate shall satisfy the Board that he is of the full age of twenty years at the time of examination; but no certificate or license shall be issued until the candidate has reached the age of twenty-one years.

5. Every candidate shall produce satisfactory evidence as to character.

6. (1.) A candidate shall have passed the Matriculation Examination of the University of New Zealand or of a university recognized by the University of New Zealand, or the Public Service Entrance Examination (with the addition of passes in the arithmetic and algebra and geometry and trigonometry papers of the Public Service Senior Examination), or such other public examination as is, in the opinion of the Board, equivalent to any of the said examinations;

(a.) Shall have served as a field cadet in one of the Government Departments of Lands and Survey, or of Public Works, with some qualified surveyor or surveyors for not less than three years, two of which must have been spent in survey field practice; or

(b.) Shall have served under articles with some qualified surveyor or surveyors in private practice for not less than three years, two of which must have been spent in survey field practice;

(c.) Shall have taken a degree at the University of New Zealand or at any university recognized by the University of New Zealand, or an associateship in engineering or in mining at any of the New Zealand university colleges, and shall have been professionally employed with some qualified surveyor or surveyors entirely in survey practice for not less than three years, two of which must have been spent in survey field practice to the satisfaction of the Board; or

(d.) Shall have taken a degree in civil or mining engineering at the University of New Zealand or at any university recognized by the University of New Zealand;

Or shall have kept terms for two years, and passed the examinations in the surveying course of any university college in New Zealand, provided that the lecturer is a

licensed surveyor of New Zealand, and that the course of instruction has the approval of the Surveyors' Board;

And in either case shall have been professionally employed for a period of two years with a qualified surveyor for surveyors entirely in survey field practice to the satisfaction of the Board.

- (2.) Evidence of the commencement of the professional service referred to in paragraphs (c) and (d) of the last preceding subclause must be supplied to the Board by the candidate within six months of the beginning of such service.
- 7. (1.) Notwithstanding anything to the contrary in the preceding regulations, a candidate may be admitted to examination if he has been engaged for six years in professional field service to the satisfaction of the Board, and produces certificates to that effect from the licensed surveyor or surveyors with whom he served; and also satisfies the Board that he has received such education as will qualify him for the proper exercise of his profession: Provided that such six years' service was commenced before the date of the publication of these regulations in the New Zealand Gazette.
- (2.) For the purposes of this regulation "professional field service" means general assistance and practice in the use of surveying instruments and measuring-bands, and in the ordinary field computations.
- 8. (1.) Every person intending to become a candidate for examination under these regulations, in pursuance of paragraph (b) of Regulation 6 hereof, shall,—
  - (a.) Within six months of the date of the commencement of his service, submit to the Board for registration the articles under which he is serving; and
    (b.) Within three months of the date of the transfer (if any) of
  - (b.) Within three months of the date of the transfer (if any) of his articles from one surveyor to another, notify the Board of such transfer, for the purposes of registration.
- (2.) The Board may, if it thinks fit, refuse to register any articles which have not been submitted to it for registration within the said period of six months, or may refuse to register any such transfer as aforesaid of which it has not duly received notice within the said period of three months.
- 9. Every candidate shall be required to produce, in the form given hereunder, or to the like effect, a certificate from a qualified surveyor or surveyors with whom he has been professionally employed that he is qualified to undertake surveys, viz.:—

CERTIFICATE OF FIELD SERVICE AND COMPETENCY FOR PRESENTATION TO THE SURVEYORS' BOARD OF NEW ZEALAND.

I, A.B., of , a qualified surveyor, hereby certify that C.D. has been professionally and continuously employed with me as in the practice of land surveying for the period of years months—viz., from to ; and that he has served me under articles [or that he has served as a field cadet in the Lands and Survey Department or in the Public Works Department, or that he has served me in professional service] for a period of years months, of which years and months have been spent in field service, and that

he is fully competent to undertake surveys in accordance with the Survey Regulations.

The nature of his employment during the period specified is indicated hereunder:—

[Here give full particulars of his field service under such of the following heads as he has had experience in: Minor triangulation, topographical surveying, settlement surveying, Land Transfer town and rural surveying, road surveying and grading, or any other branches of survey work.]

Summary,

In the field: years months.
In the office: years months.
Total service: years months.

10. For the purposes of these regulations a "qualified surveyor" means a licensed surveyor of New Zealand, or any person entitled to practise as a land surveyor in any part of the British Empire where

A.B.

the standard of examination is, in the opinion of the Board, equivalent to that prescribed by these regulations.

- 11. Every candidate shall forward with the notice referred to in Regulation 2—
  - (a.) A plan and particulars of the measurement of a base-line, not less than 80 chains in length, connected by a series of at least three triangles with the triangulation of the district.
  - (b.) A plan of a topographical survey of not less than three square miles of hilly country.
  - (c.) A plan of at least 40 acres of rural land showing stream and road traverses.
  - (d.) A plan of an area having buildings thereon, in illustration of a town survey under the Land Transfer Act.
  - (e.) The original field-books, traverse tabulations, and all calcula tions connected with the above surveys.

The plans must be plotted and drawn by the candidate on drawing-paper 20 in. by 20 in., from surveys made in accordance with the regulations for conducting the survey of land in New Zealand, and shall have a certificate attached that both field-work and plans are executed by himself. Sufficient notice must be given to the Board by the candidate to enable an inspection of the field-work to be made if considered necessary.

- 12. The maximum marks allotted to this part of the examination, including a *viva voce* examination before the Board, are 150, of which 60 per cent. constitutes a pass. Any marks allotted in excess of 100 may be added to the marks obtained in Part II of the examination.
- 13. If the preceding regulations have been complied with to the satisfaction of the Board, the candidate will be admitted to Part II of the examination, but not otherwise.

## EXAMINATION: PART II.

14. In addition to the subjects prescribed for Part I of the examination, candidates shall be required to pass an examination in the following subjects, viz.:—

#### (1.) Mathematics.

Plane and spherical trigonometry, geometry, algebra, as far as these subjects are applicable to surveying.

## (2.) Computations.

Triangulation, including quadrilateral, polygonal, and raytrace computations; reduction of traverses; computations connected with the setting-out of roads and curves; adjustment of discrepancies in surveys; computations of areas, including such as have irregular and curved boundaries.

## (3.) Principles and Practice of Surveying.

Details of field practice, including the keeping of field-notes; topographical, trigonometrical, and underground surveying; cutting off given areas; redetermination of boundaries; laying out roads; setting out curves; plotting from field-notes; stadia surveying; barometric and other measurements of heights; surveys under the Land Transfer Act, 1908.

Candidates may be required to make surveys under the supervision of the Board.

## (4.) Engineering Surveys.

Levelling, grading, and measurement of earthworks, including practical tests.

## (5.) Surveying-instruments.

Principles of construction, adjustment, and use of the following instruments: Theodolite, tacheometer, telemeter, plane table, sextant, level, compass, clinometer, barometer, thermometer, measuring-bands, pantograph, eidograph, and planimeter.

## (6.) Field Astronomy, Geodesy, &c.

Determination of latitude, azimuth and time; reduction of star places; use of ephemeris; elementary geodesy, including spherical excess and convergence of meridians; declination of the magnetic needle.

#### (7.) Drawing.

General plan-drawing, compilation of plans; drawing of sections and contours; projection of maps and charts.

#### (8.) Miscellaneous.

Elementary physics, elementary geology, and elementary forestry. (For definition of geology and physics see footnote.)

#### (9.) Practical and viva voce Examinations.

Practical astronomy and levelling; use and adjustment of surveying-instruments; viva voce examination in methods of field practice and in knowledge of the laws relating to surveys and of the Survey Regulations.

#### Exemptions.

15. A candidate producing satisfactory evidence of having complied with Regulation 6 or 7 may be granted exemption from sitting for such subjects as the Board, after due consideration of his certificates, may determine, and he will thereupon be credited with 60 per cent. of the maximum marks allotted to each of the exempted subjects.

#### Allotment of Marks.

16. (1.) For the purposes of Part II of the examination, papers will be set and marks allotted as follows:—

		Title of Paper.			N	laximum umber of Marks illotted.
	1.	Preparation of field-notes				70
		Elementary mathematics			٠.	75
	3.	Levelling and earthworks				90
	4.	Land surveying, computations A	and B			130
		Plotting and plan-drawing				45
. (	6.	Field astronomy and geodesy				105
,	7.	Physics (25), geology (25), and for	estry (25	<b>5</b> )		75
;	8.	Land surveying and design	• •			35
		Total				$\overline{625}$

Principles and practice of land surveying comprise the subjects Nos. 1, 5, and 8.

(2.) There shall also be a practical examination, for which marks will be allotted as follows:—

	Sub	oject.			Nι	laximum umber of Marks allotted.
9.	Field practice (includ	ing Act	and regul	ations)		100
	Use and adjustment					75
11.	Practical astronomy					60
<b>12</b> .	Practical levelling					25
	Total					260

17. A candidate shall not be deemed to have passed the examination unless he has received at least 50 per cent. of the maximum number of marks in (a) computations, (b) principles and practice of surveying, and (c) field astronomy and geodesy. A candidate who has received such percentage of marks shall be deemed to have passed if he has obtained not less than 60 per cent. of the total marks obtainable at the examination.

NOTE.—The scope of the examination in elementary physics will be that covered by "Stewart's Elementary Physics," fourth edition, omitting Chapters 8, 10, and 11; and the scope of the examination in elementary geology will be that covered by "Geikic's Classbook of Geology," fourth edition.

## Failure to pass the Examination.

18. (1.) In the event of a candidate failing to pass the examination the Board may, at its discretion, allow him to sit for a supplementary examination not later than the next September examination, and may determine the subjects he must sit for on that occasion.

(2.) A candidate who at such supplementary examination fails to obtain at least 50 per cent. in one or two of the subjects for which such percentage is required by these regulations, or who fails to obtain at least 60 per cent. of the total marks, will be allowed a second supplementary examination not later than the next September examination.

(3.) A candidate who fails in any subject at such second supplementary examination will not be allowed any further supplementary examination. Should he again present himself he must take the whole examination; provided that should he fail in the subjects of astronomy and geodesy only, the Board may, at its discretion, allow him to sit for these subjects again.

## Certificates of Competency.

19. Every candidate passing the examination to the satisfaction of the Board shall be entitled to a certificate of competency.

#### Licenses.

20. Every applicant holding the Board's certificate of competency may apply for a license to practise as a surveyor, and to have his name entered in the Register of Surveyors.

21. A fee of 10s. 6d. shall be paid to the Secretary with every application for a license, and the applicant shall also make the declaration in the Third Schedule of the said Act.

#### SURVEYORS FROM AUSTRALIAN STATES.

#### Surveyors licensed in or after September, 1895.

22. (1.) Any surveyor licensed to survey in any of the Australian States in or after September, 1895, who produces his certificate of competency or his license, and satisfactory evidence of identity and good character, shall be entitled to a license to practise as a surveyor, and shall have his name entered in the Register of Surveyors.

#### Surveyors qualified before September, 1895.

(2.) When any surveyor who qualified before September, 1895, produces his certificate of competency or his license, and a letter of recommendation dated within the preceding twelve months from the Board of the State in which he is licensed, and satisfactory evidence of identity and good character, he shall be entitled to a license to practise as a surveyor, and shall have his name entered in the Register of Surveyors.

Provided that if by such surveyor's absence from the State in which he obtained his license he is prevented from obtaining a letter of recommendation, he shall be entitled to a license on passing such examination as the Board may require.

## LETTERS OF RECOMMENDATION.

23. The Board may grant a letter of recommendation to any licensed surveyor of New Zealand either without examination or upon such examination as in the opinion of the Board may be necessary.

Signed at Wellington this 30th day of July, 1913.

#### JAMES MACKENZIE,

Chairman, Surveyors' Board.

C. E. ADAMS, Secretary, Surveyors' Board.

Approved in Council this fourth day of August, one thousand nine hundred and thirteen.

LIVERPOOL, Governor.

J. F. ANDREWS, Clerk of the Executive Council

inga kan ang kalawa Nga Nga kan ang

Supplementary List of Licenses issued under the Land Agents Act, 1912.

Department of Internal Affairs, Wellington, 7th August, 1913.

THE following List of Licenses issued under the Land Agents Act, 1912, supplementing the copy of the Register published in Gazette No. 57, of 21st July, 1913, is published for general information.

H. D. BELL, Minister of Internal Affairs.

## REGISTER OF LICENSES ISSUED UNDER THE LAND AGENTS ACT, 1912.

Note.—The List is arranged alphabetically under the names of holders of licenses; but where an individual holds a license on behalf of a firm or registered company, the name of such firm or company and not the name of the holder of the license is placed in its alphabetical order.

In the case of a firm or company the name of which consists of the Christian name or names (or initials) and surname or surnames of some person or persons, the index letter is the first letter of the first surname.

Further, where an individual holder of a license trades under a particular name, the trade-name appears in its alphabetical order.

No. of License.	Name of Licensee.	Name of Firm (if any) of which Licensee is a Member, or Registered Company on whose Behalf License is held.	Registered Office.	Date License granted.	Court by which License granted.
604	Andrew, John		Papakura	4 Mar., 1913	Papakura.
687	Blackman, Arnold		Victoria Street, Cambridge	4 Mar., 1913	Cambridge.
5147	Boyes, George Stephenson	Boyes and Co	Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
1832	Buckeridge, George Henry	George Henry Buck-	Bridge Street, Eltham	12 Mar., 1913	Eltham.
2925	Burrows, Frederick William	eridge	No. 2 Hill View Street, Linwood, Christehurch	3 Mar., 1913	Christehurch.
2429	Chapman, Richard John		Carterton	10 July, 1913	Carterton.
5128	Cheyne, Walter Douglas		Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
5040	Churton, John Frederick		14 New Zealand Insurance Buildings, Queen Street, Auckland	14 July, 1913	Auckland.
684	Clark, George Edward	George E. Clark and Sons	Duke Street, Cambridge	I Mar., 1913	Cambridge.
4191	Cockburn, Robert		Roxburgh	21 Feb., 1913	Roxburgh.
5134	Manning, Arthur Edwards	Cooper and Manning	Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
1761	Dingle, Percy Esca		Regent Street, Hawera	8 Mar., 1913	Hawera:
5145	Clothier, Obed Frederick	The Farmers' Co- operative Auction- eering Company	Ward Street, Hamilton	I Jan., 1913	Hamilton.
5146	Fow, John Robert	(Limited) J. R. Fow and Co.	Collingwood Street, Hamil-	1 Jan., 1913	Hamilton.
3140	row, some monere	J. W. Fow and Co.	ton	,	
5136	Gifford, Albert Thomas		Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
5041	Gill, William		Lyons Avenue, Mount Albert, Auckland	23 July, 1913	Auckland.
5132	Going, Maurice Alfred	1	Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
5135	Gosling, William Aubrey	Gosling and Higgins		1 Jan., 1913	Hamilton.
3901	Hetherington, James Russell	Gould and Hether- ington		1 Jan., 1913	Ngaruawahia.
1625	Greaves, Joseph		14 Maria Place, Wanganui	10 Mar., 1913	Wanganui.
2755	Griffiths, Lewis	Griffiths and Son		18 Mar., 1913	Blenheim.
977	Gunther, John		Main Street, Opotiki	13 Feb., 1913	Opotiki.
5129	Hand, Frederick Charles		Victoria Street, Hamilton	1 Jan., 1913	Hamilton. Te Kuiti,
765 708	Hattaway, William Denis	Otto Heerdegan and	Pio Pio	18 Mar., 1913 4 Aug., 1913	Te Awamutu.
108	Andrew, Henry	Henry Andrew	1	17.	
5140	Henderson, George Shep- herd		Victoria Street, Hamilton	1 Jan., 1913	Hamilton.
5137	Hill, Stephen Early	.,	Ward Street, Hamilton	1 Jan., 1913	Hamilton.
1701	Houghton, Charles Graham	• •	Raetihi	12 Mar., 1913	Raetihi.
1240	Gibson, Arthur Brockett	Hunter, Schultze, and Gibson	Tennyson Street, Napier	1 Jan., 1913	Napier.
5144	Insoll, Thomas Baker		Grey Street, Hamilton East	l Jan., 1913	Hamilton.
5126	Jeffs, Silvanus George		Ward Street, Hamilton	1 Jan., 1913	Hamilton
5042	Kaihau, Henare	• •	65 Dominion Chambers, Queen Street, Auckland	24 July, 1913	Auckland
5043	Kemp, John		Herald Buildings, Wyndham Street, Auckland	31 July, 1913	Auckland.
1244	Laing, David Smith	David S. Laing and Son	Napier	17 June, 1913	Napier.
671	Larson, Bernardt	1.3741	Victoria Street, Hamilton	30 June, 1913	Hamilton.
1242	Latham, Harold		Tennyson Street, Napier	11 Mar., 1913	Napier.
766	Lewis, Herbert Edward		Taupiri Street, Te Kuiti	23 July, 1913	Te Kuiti.
5039	Macky, Thomas Roy Bayntun		No. I Basement, Hobson's Buildings, Fort Street. Auckland	4 July, 1913	Auckland.
5149	Mahoney, Thomas	T. Mahoney and Co.	Ward Street, Hamilton	1 Jan., 1913	Hamilton.
685	Marfell, Frederick John		Duke Street, Cambridge	l Mar., 1913	Cambridge.
3360	May, Frederick Cecil	F. C. May and Co.	Rakaia	10 July, 1913	Ashburton
5130	Messena, William	Messena and Co	Ward Street, Hamilton	1 Jan., 1913	Hamilton,

REGISTER OF LICENSES ISSUED UNDER THE LAND AGENTS ACT, 1912-continued.

No. of License.	Name of Licensee.	Name of Firm (if any) of which Licensee is a Member, or Registered Company on whose Behalf License is held.	Registered Office.		Date Lie grante		Court by which License grant d.
686	Morrin, Laurie Mande	Laurie Maude Morrin and Arthur Watson	Victoria Street, Cambridge	4	Mar.,	1913	Cambridge.
5148	McCandlish, Gilbert		Ward Street, Hamilton	1	Jan.,	1012	Hamilton.
5131	McGregor, James Leslie	J. L. McGregor and Co., and also trad- ing as The Imperial Loan and Finance Company	Victoria Street, Hamilton		Jan.,		Hamilton.
5138	McGuire, Francis Felix	F. McGuire and Co.	Victoria Street, Hamilton	1	Jan.,	1019	Hamilton.
5044	Paterson, William Robert	P. Mottate and to.	18 and 19 Safe Deposit Buildings, High Street, Auckland		Aug.,		Auckland.
688	Richards, Joseph Vernon		Victoria Street, Cambridge	4	Mar.,	1913	Cambridge,
5133	Saxby, Frederick James		Ward Street, Hamilton		Jan.,		Hamilton.
1861	Saywell, William	1	Broadway, Stratford		July,		Stratford
5127	Scott, James Benjamin	J. B. Scott and Co.	Victoria Street, Hamilton	1	Jan.		Hamilton.
5139	Smith, Arthur James	Paul Smith and Co.	Victoria Street, Hamilton	ī	Jan.,		Hamilton.
5143	Snow, C.	C. Snow and Co.	Victoria Street, Hamilton		Jan.,		Hamilton.
1026	Tees, Robert		Te Puke		Mar.,		Te Puke.
5038	Tewsley, Henry Cromwell		30 Shortland Street, Auck- land		July,		Auckland.
1859	Thomson, William Henry	••	York Chambers, Broad- way, Stratford	1	Aug.,	1913	Stratford.
976	Vickers, Benjamin Slater		Opotiki	16	Jan.,	1913	Opotiki.
1629	Von Haast, Julius Her- mann		6 St. Hill Street, Wanganui	9	July,		Wanganui.
5142	Missen, David Curry	Waikato Farmers' Supply Stores (Limited)	Ward Street, Hamilton	1	Jan.,	1913	Hamilton.
5141	Walsh, John William	J. W. Walsh and Co.	Victoria Street, Hamilton	1	Jan.,	1013	Hamilton.
1080	Wright, Charles David	o. W. William arta Co.	Albert Street, Thames		Mar.,		Thames,

Public Service Stores Tender Board .- Supply and Delivery of Stores.

Wellington, 6th August, 1913.

EPARATE tenders will be received, not later than 5 p.m. on Thursday, the 21st instant, for the supply and delivery of the undermentioned material:—

100,000 bolts, insulator, post-office.

Tenders must be addressed to the "Chairman, Public Service Stores Tender Board, Wellington."

Delivery of the material is to be made within six months

from date of the order.
Successful tenderers will be required to give security in the sum of £100 for the due performance of the contract.

Conditions of tendering and specifications may be obtained from the Controller of Stores, Post and Telegraph Department, Wellington, the District Storekeeper, Post and Telegraph Department, Christchurch, or the Chief Postmasters at Auckland and Dunedin.

A deposit of £25, as required by the Conditions, must

company each tender.

The lowest or any tender will not necessarily be accepted.

J. MACKAY. Chairman.

Notice to Mariners No. 84 of 1913.

HOKITIKA HARBOUR LIGHTS.

Marine Department, Wellington, N.Z., 5th August, 1913. THE Hokitika Harbour Board have notified that the green light hitherto shown on the end of the old south wall will be discontinued from 1st September, and a green light substituted for the white light on the extreme end of the new south wall.

Charts, &c., affected: Admiralty Charts Nos. 2591 and 1212; "New Zealand Pilot," eighth edition, 1908, Chapter x, page 321; "New Zealand Nautical Almanac," 1913, page 410 and plan facing page 408.

GEORGE ALLPORT.

Secretary.

Notice to Mariners No. 85 of 1913.

KAIPARA HARBOUR. -- SHELLY BEACH BEACON LIGHT.

Marine Department,
Wellington, N.Z., 5th August, 1913.

NOTICE is hereby given that the unwatched acetylenegas light notified in Notice to Mariners No. 84 of 1912
as having been established on a beacon at Shelly Beach as a
leading-light for the channel from South Head to Shelly Beach
in the south branch of the Kaipara River has been removed,
and that there has been established in its place in the same
position, at an elevation of 18 ft, above high water an unposition, at an elevation of 18 ft. above high water, an unwatched acetone acetylene light. The light will show all round the horizon a white flashing light for  $\frac{1}{2}$  second followed by  $3\frac{1}{2}$  seconds darkness, which will give 15 flashes per minute.

Charts, &c., affected: Admiralty Chart No. 2614; "New Zealand Pilot," eighth edition, 1908, Chapter vii, page 209; "New Zealand Nautical Almanac," 1913, page 287 and plan facing page 282.

GEORGE ALLPORT,

Secretary.

Notice to Mariners No. 86 of 1913.

TUAHINE LIGHTHOUSE.

Marine Department,
Wellington, N.Z., 5th August, 1913.

Put the arc of visibility of Tuahine light, the cut-off of the light by the point of land just to the westward of light is about 113° (S. 82° E. magnetic), not (S. 66° E. magnetic) as previously published in corrections. previously published in error.

Charts, &c., affected: Admiralty Charts Nos. 2527, 2528, 3343, and 3321; "New Zealand Pilot," eighth edition, 1908, Chapter iv, page 125; "New Zealand Nautical Almanac," 1913, page 237.

GEORGE ALLPORT, Secretary. Minister's Decisions under Customs Duties Act.

Department of Trade and Customs, Wellington, 6th August, 1913.

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

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

Record.	Goods.	Classification under Tariff, and	-	Preferential
Kecora.	GOOGE.	Item No.	General Tariff.	Surtax on Foreign Goods.
	Agricultural implements, viz.:—			
2/19	The "Agrimotor," a combined oil-engine			
	and agricultural implement.  Separate classification under section			
	67 is to be made of the oil-engine and			
	the implement portion.			
†13/905	A. & m.s., viz.:—  Bedsteads, brass mountings and fittings			1
110/300	for the manufacture of, whether lac-			
	quered or otherwise, viz :-			
	Caps			
	Flats, brass cased			
	Husks			
	Knobs			
	Rosettes or panels, whether plain,			
	jewelled, or otherwise			İ
	Rings, plain or with insets of glass, pearl, porcelain, or other material		1	
	Rod ends			
	Scroll ornaments			
	Shields Shoulder pieces			
	Spindles, plain or with centre of			
	china, glass, pearl, porcelain, or			
	other material Terminals		! ! !	
	Throughs			
3/14	Vases	As a. & m.s. (482)	Free.	8
3/14	Bedsteads, metal, castors for the manufacture of			
3/12	Brass screw connections for watering-can			
3/15	roses Brass screw caps for the manufacture of			
0/10	lead traps			
3/8	Castors, "Corona" ball, for the manu-			
13/905	facture of furniture Fenders, brass mountings and fittings for			
,	the manufacture of, whether lacquered	İİ		
	or otherwise, viz.: Knobs, rail sup-			
13/7	ports, and terminals Golf club heads and shafts, of wood, in			
	the rough	ļį		
†22/8/1	Kamptulicon in sizes not exceeding 27 in. by 6 in. declared for the manufacture			
	of knife-boards	<b> </b>		
22/8/1	Shaving-brush handles of wood, bone, or			
	base metal, declared for the manufac- ture of shaving-brushes			İ
3/22	Steel sheets, plain galvanized, in thick	<b>                                     </b>		
	and upwards, shaped for making coal- tubs, but otherwise unworked			
13/6	Feathers, peacocks', undressed	As feathers, ornamental (89)	25 per cent.	
14/1	Glass letters, "Heralite" prismatic	As glassware (121)	20 per cent.	10 per cent.
$\frac{18/1}{5/4}$	Gloves, indiarubber, leather faced   Hat hoods, of straw	As indiarubber gloves (461) As hats (91)	Free. 25 per cent.	
3/7	Knife-sharpener, "Kantbreak," of carbo-	As hardware n.o.e. (178)	20 per cent.	10 per cent.
0.1410	rundum, shaped like a butcher's steel		2 13 13	,
9/4/2	Leather, "crup butts"  Machine tools, wood-workers, viz.:—	As hide leathers, dressed, n.o.e. (97)	3d. the lb.	
13/731	Log carriage, being a travelling saw-bench	As wood-workers' machine tool	Free.	
	used in a sawmill Machinery, woollen-mill, viz.:—	(379)		
2/6	Rug-shearing machine, peculiar to use in	As woollen-mill machinery (165)	5 per cent	10 per cent.
•	rug making	(200)	F	- For come.
12/2	Machinery, n.o.e., viz. :—   Blowers, belt-driven, Ash's "Midget,"	As machinery n.o.e. (182)	20 per cent	10 non cont
	used in dental work	As machinery n.o.e. (182)	20 per cent.	10 per cent.
19/791	Machines, miscellaneous, viz. :-	A	20	10
13/731	Log kicker and log loader, being com- bined steam engines and apparatus for	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
	placing logs on the travelling log car-			
	riage at a sawmill			
2/17	Mills, ball, viz.:— "Barrel mixers," used to pulverize ma-	As ball mills (397)	Free	10 per cent.
, .	terials for the manufacture of explosives			F 22 00.
	Motor car pumps and tire carriers:—  If attached to chassis	As parts of chassis for motor	Free	
†11/1/1 <b>}</b>		veĥicles (430)		
(	If imported separately	As manufactured articles of metal	20 per cent.	10 per cent.
, (	Oil of bergamot, synthetic	n.o.e. (183)		
4/15	Oil of cinnamon, synthetic	` '	Free.	, ·
6/6	Paper, gummed printing, in strips, per-	As printing paper (354)	Free	20 per cent.
	forated at intervals with holes along the middle, for the manufacture of tickets			
6/7	Postcards, sensitized, without letterpress,	As manufactured stationery (153)	25 per cent.	12½ per cent.
10/6	but with printed address lines "Virol" (claimed free under Tariff item 250)	As druggists' sundries n.o.e. (74)	20 per cent	10 per cent.
-910	( (		20 Por Cont.	To per cent.

D

## Immigration and Emigration Returns.

DETURN of Immigration to and Emigration from the Dominion of New Zealand during the Month of July, 1913, showing the Places from which Persons arrived and to which they departed, and the Ports of Arrival and Departure.

Arrival and Departures from and to Different Places.

				,	ARRIVALE	3.	DEPARTURES.					
Countries.	Countries.		Adults. Chil		Child	ldren. Total		Adults.		Children.		Total
<u> </u>			м.	F.	М.	F.	Persons.	М.	F.	м.	F.	Persons
United Kingdom	••		388	313	124	97	922	79	59	12	13	163
Queensland	• •	••		••	•:-	••-	::_	•••	• • • •	::	• • • •	:
Victoria	• •	••	187	94	20	16	317	155	88	18	16	277
New South Wales	• •	•••	684	327	40	49	1,100	657	344	42	43	1,086
Western Australia			••	1	1	1	3	••	••	••	• •	•••
South Australia	• •			• •		• •	• • •	•••	••	••	••.	::
Tasmania			51	24	5	5	85	28	13	4	2	47
Fiji			56	26	4	6	92	12	20	3	3	38
Other British possessions			57	37	10	3	107*	50	34	6	6	96†
Pacific Islands			20	7		2	29	42	12	1	1	56§
Other foreign ports		• •	16	7	1	2	26	48	35	•••	1	849
Totals, July, 1913			1,459	836	205	181	2,681	1,071	605	86	85	1,847
Totals, July, 1912			1,404	797	144	138	2,483	1,663	783	99	98	2,643

<sup>\*</sup> From British Columbia. 84; Natal, 23. † For British Columbia. ‡ From Sandwich Islands, 12; Friendly Islands, 4; Navigator Islands, 6; Society Islands, 7. § For Friendly Islands, 15; Navigator Islands, 7; Society Islands, 34. || From San Francisco. ¶ For San Francisco, 58; Monte Video, 26.

#### ABRIVALS AT AND DEPARTURES FROM DIFFERENT NEW ZEALAND PORTS.\*

			A	•	١	DEPARTURES.					
Ports.		Adults.	Children.	Males.	Females.	Total Persons.	Adults.	Children.	Males.	Females.	Total Persons
Auckland	• •	744 1,198	95 248	544 858	295 583	839 1,441	673 719	66 65	443 509	296 275	789 784
Lyttelton Dunedin Invercargill	••	353	48	 262	139	401	284	40	205	119	324
Totals, July, 1913		2,295	386	1,664	1,017	2,681	1,676	171	1,157	690	1,84
Totals, July, 1912		2,201	282	1,548	935	2,483	2,446	197	1,762	881	2,64
		At Auc	: Arrivals		. 8	Females.	From	: Departure Auckland Wellington otal depart	•••	·· <u></u>	Female

<sup>\*</sup> It is important to mention that, in the returns from which this table is made up, immigrants to the Dominion are all counted at the first port of arrival, and emigrants at the final port of departure.

MALCOLM FRASER,

Registrar-General's Office, Wellington, 5th August, 1913. Government Statistician.

#### Population of the Dominion.

ETURN of the Estimated Population of the Dominion of New Zealand on the 30th June, 1913.

·											Males.	Females.	Total
Population 1913	(exclud	ling Ma	aoris and	reside	ents of C	ook and ot	her Paci	fic Islan	ds), 31st	March,	558,088	503,665	1,061,74
Increase d	aring Ju	ne quai	rter, 1913	_									
		-			Males.	Females.	Total.	Males.	Females.	Total.			
By Bir		• •	••	• •	3,567	3,269	6,836						
, Ar	rivals	••	••	••	5,153	3,835	8,988	8,720	7 104	15,824	1		
Decrease d	uring Ir	าค กาเล	rter 191	3				0,120	,,101	10,021			
	aths				1,449	1,020	2,469	-					
	partures			•••	~ ^ ^ ^ ^	3,719	9,385				1		
-	•				<del></del>			7,115	4,739	11,854			
Net increa	se durin	g June	quarter,	1913			••	•••	•••		1,605	2,365	3,97
Estimated	populat	ion (exc	clusive of	Maor	is, &c.) o	n 30th Jun	e. 1913				559,688	506,030	1,065,71
Maori pop									• •		26,475	23,369	49,84
Population				fic Isla	ands, Cer	nsus, 1911	••	• •	••		6,449	6,149	12,59
												535,548	1,128,16

MALCOLM FRASER, Government Statistician.

## Deceased Persons' Estates.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the Public Trustee for Management during the Month of July, 1913.

N	Name of Deceased.	New Zealand Residence		Supposed British or Foreign Residence.	Date of Death.	Remarks
1		. Wellington		Kentsale Island		Testate.
2	Arnold, Louisa Christina	. Morrinsville			30 May, "	Intestate.
3	D 61 1	. Christchurch	• •	England	11 " "	,,
4 5	Describer Describer	. Mercury Bay	• •	••	23 Aug., 1912	"
6	D	. Wakefield . Nelson	• •	England	22 May, 1913 19 June, "	Testate.
7	Conton Toler William	. Nelson Cheviot	• •	England	1.0	Tesimoe.
8	Contan Tales	. Auckland	• •	"	<sup>19</sup> 9 May, "	Intestate.
9	Chapman, Peter	. Wanganui		England	22 June, "	
10	Clark, John			Ireland	9 " "	,,
11		. Dunedin			12 April, "	Testate.
12		. Arapohue		England	5 June, "	Intestate.
13	Davis, Walter	. Otíra	• •	Tasmania	12 or 13 May,	"
14	Dollars Charles	TD			1913	
15	Delkus, Charles Evans, Frank or Evansen, Carl .		• •	Germany	11 May, 1913	, ,
16	Finlayson, Duncan		• •	••	29 Nov., 1912	<b>"</b>
17	Forsyth, Thomas	1 6 1	• •	••	21 June, 1913	Testate.
18	Garnet, Alfred	100 A 4			8 May, "	Intestate.
19	Gidley, Richard Hamlyn .		• • •	England	19 July, "	"
20	Gilbert, Charles			••	25 May, "	,,
21	Goodwin, William	.   Waihi	• •	England	6 April, "	
22	Grainger, William Tait			••	16 " "	"
23	Hampshire, Thomas		• •		16 May, "	"
$\frac{24}{25}$	Hickey, Peter Hight, Henry	100	• •	Ireland	29 " "	T. state
26	Hight, Henry Hircock, Louisa	1	• •	England	16 July, "	Testate. Testate, but sole
-0	Titloon, notice	Ashburton	••	,,	6 " "	beneficiary pre deceased her.
27	Horne, James	. Auckland		Scotland	30 June, "	Testate.
28	Keeper, Mary	. "		• •	10 April, "	Intestate.
29	Kennedy, Alexander		• •	Scotland	29 June, "	Testate.
30	Kennelly, Patrick			Ireland	2 May, "	Intestate.
81	Kerr, Richard	TTT 1 1 11 TO 1	• •	,,	23 July, "	Testate.
32 33	Lamond, James Rose	70 1 1 1	• •	T., . t 3	29 June, "	Intestate.
34	T am all line TIT- land TT	37 701 (1	• •	Ireland	14 " 17 July, "	Testate.
35	Le Grove, Edwin James	TTV 111 %		England	17 July, "	,
36	Lindsay, James	,		Ireland	4 Sept., 1912	Intestate.
37	Mackey, Mary	1 4 1 1 1		,,	28 June, 1913	"
38	Marshall, Norman Charles .	A 1 17			19 " "	
<b>3</b> 9	Martin, Susan	Christchurch		Scotland	30 " "	Testate.
40	McCullagh, Mary		• • •		7 . , ,	Intestate.
41	McGillivray, Murdo		• • •	Scotland	4 July, "	
42 43	McWha, Matthew	Christchurch	• •	T3	24 Feb., 1880	Testate.
45	Mowell or Moore, Richard Alfred.	Auckland	•••	England	25 June, 1913 14 May, "	Intestate.
45	Muhleisen, John	C	• •	,,	7 Dec., 1912	•
46	Napier, Walter James	T 11		• •	5 July, 1913	,,
17	Naylor, John William	***		England	3 " "	Testate.
48	Neil, George John	Dunedin		0	11 June, 1913	Intestate.
49	Nowell, Louisa Constance	Hamilton		New South Wales	28 April, "	,,
50	Parsloe, Isabella				21 July, "	Testate.
51	Phillips, Philip Henry			England .	25 June, "	Intestate.
52	Pringle, William John		••	Scotland	18 May. "	m"
53 54	Sinclair, Daniel		••	• •	22 June, "	Testate.
55	Snow, George		••	England	11 May, " 2 June, "	Intestate.
6	Stoffel, Mary	= · · · · ·	::	England Ireland	About 1907	<b>"</b>
57	Tegman or Thegman, Wm. or Jnc. Wm.	Wellington	••.	Sweden	8 June, 1913	"
58	Toohey, Margaret	Auckland		Ireland	1 , ,	"
59	Traversi, Antonio	Ross		Switzerland	19 April, 1911	"
30	Wall, Walter		• •	Ireland	29 May, 1913	"
31	Wilkins, William			England	2 July, "	Testate.
32	Worsley, Mary Jane			••	29 June, "	"
33	Wright, Emily	Christchurch	[	••	11 May, "	"

Dated the 6th day of August, 1913.

FRED. FITCHETT,
Public Trustee.

Dunedin and Suburban Butchers. — Recommendation of Conciliation Council.

In the matter of the Industrial Conciliation and Arbitration Act, 1908, and its amendments; and in the matter of an industrial dispute between the Dunedin and Suburban Operative Butchers' Industrial Union of Workers, applicant, and the Dunedin and Suburban Butchers' Industrial Union of Employers and others, respondents.

HE following recommendation of the Conciliation Council appointed to hear the above dispute is published pursuant to subsection (4) of section 43 of the Industrial Conciliation and Arbitration Amendment Act, 1908, and number 34 of the regulations thereunder.

Dated at Dunedin this 22nd day of July, 1913.

THOS. E. ROBERTS, Clerk of Awards.

#### RECOMMENDATION.

#### Hours of Labour.

1 Hours of labour to be in accordance with the requirements of the Shops and Offices Act.

### Holidays.

- 2. (a.) All workers shall receive the following holidays: New Year's Day and 2nd January, Good Friday, Easter Monday, Labour Day, birthday of the reigning Sovereign, Christmas Day, Boxing Day, and Anniversary Day, and the day of the Dunedin Operative Butchers' annual picnic. The employers to have the right to fix the day of the week, but not otherwise the date of this holiday.
- (b.) If any day shall be generally observed as a holiday in lieu of the above-mentioned holidays, such day for the purposes of this award shall be substituted for the specified holiday.
- (c.) Where two holidays come together, or one falls on a Monday, the employers may require their workmen to attend for a period not exceeding two hours at the commencement of the second of such holidays, or at the commencement of the Monday if any holiday shall fall on a Monday. Those employees so working to receive the half-holiday on the Wednesday of that week.

#### Wages.

- 3. (a.) Journeymen shall be paid not less than the wages specified in the following scale: First shopman or man in charge, £3 10s. per week; second shopman, £3 per week; first smallgoods man, £3 10s. per week; all other workers employed in connection with the business, including shopmen, small-goods men, men in charge of order-carts, men in charge of hawking-carts, £2 11s. per week.
- (b.) Meat allowance: Each journeyman shall receive 5s. worth of meat per week or in lieu thereof 5s. in cash per week at the option of the employer.

## Boys, Youths, and Improvers.

- 4. (a.) Employers may employ boys and youths at not less than the following rates of wages: Under the age of sixteen years, 15s. per week; from sixteen to seventeen years, 17s. 6d. per week; from seventeen to eighteen years, £1 2s. 6d. per week; from eighteen to twenty-one, £1 10s. per week: improvers—twenty-one to twenty-two, £2 per week.
- (b.) The proportion of boys, youths, and improvers to be one to every three men or fraction thereof.

## General.

5. An employer who does substantially the work of a shopman in his own shop shall be classed as first shopman.

## Weekly Employment.

6. The wages herein prescribed are weekly wages, and are not subject to any deduction save for time lost through the illness or default of the worker.

## Casual Labour.

- 7. (a.) The minimum wage for casual hands (adults) shall be at the rate of 10s. per day for all ordinary days, and 12s. for Saturdays.
- (b.) "Casual labour" shall be deemed to mean all employment of less duration than one week, and terminated by the employer.

## Exceptions.

8. Nothing herein contained shall be deemed to relate to the employment of clerks or other persons exclusively engaged in the office-work of any employer, nor to persons employed at cash-registers only.

#### Preference.

- 9. (a.) In the event of any employer hereinafter engaging any worker who shall not be a member of the union, and who within one calendar month after his engagement shall not become and remain a member of the union, the employer shall dismiss such worker from his service if required to do so by the union, provided there is then a member of the union who is equally qualified to perform the particular work required to be done, and ready and willing to undertake the same.
- (b.) The provisions of the foregoing clause shall operate if and only so long as the rules of the union shall permit any person of good character and sober habits to become a member of the union upon payment of an entrance fee not exceeding 5s., upon a written or verbal application, without ballot or other election, and to continue a member upon payment of subsequent contributions not exceeding 6d. per week.

## Under-rate Workers.

- 10. (a.) Any worker who considers himself incapable of earning the minimum wage fixed by this award may be paid such lower wage as may from time to time be fixed, on the application of the worker after due notice to the union, by the local Inspector of Awards, or such other person as the Court may from time to time appoint for that purpose; and such Inspector or other person in so fixing such wage shall have regard to the worker's capability, his past earnings, and such other circumstances as such Inspector or other person shall think fit to consider after hearing such evidence and argument as the union and such worker shall offer.
- (b.) Such permit shall be for such period, not exceeding six months, as such Inspector or other person shall determine, and after the expiration of such period shall continue in force until fourteen days' notice shall have been given to such worker requiring him to have his wage again fixed in manner prescribed by this clause: Provided that in the case of any person whose wage is so fixed by reason of old age or permanent disability it may be fixed for such longer period as such Inspector or other person shall think fit.
- (c.) Notwithstanding the foregoing, it shall be competent for a worker to agree with the president or secretary of the union upon such wage without having the same so fixed.
- (d.) It shall be the duty of the union to give notice to the Inspector of Awards of any agreement made with a worker pursuant hereto.
- (e.) It shall be the duty of an employer, before employing a worker at such lower wage, to examine the permit or agreement by which such wage is fixed.

## Scope of Award.

11. This award shall apply to all employers carrying on business within a radius of twenty-five miles from the chief post-office in the City of Dunedin.

## Term of Award.

12. Three years.

#### CROWN LANDS NOTICES.

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

District Lands and Survey Office,
Napier, 5th August, 1913.

Napier, 5th August, 1913.

OTICE is hereby given that the undermentioned small grazing-run is open for lease; and applications will be received at this office, and at the local Lands and Survey Office, Gisborne, up to 12 o'clock noon on Saturday, 11th October, 1913, under the provisions of the Land Act, 1908.

#### SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIAPU COUNTY.—TUTAMOE SURVEY DISTRICT.

Second-class Pastoral Land (National Endowment).

Run No.	Area.	Half-yearly Rental.				
98	A. R. P. 2,746 0 0	£ s. d. 110 0 0				

Altitude, 1,500 ft. to 3,200 ft. above sea-level; well watered broken and undulating country; good soil, on papa and sandstone formation; good mixed bush, with birch on highest ridges. Situated thirty-three miles from Puha Railway-station—twenty-five miles by dray-road, balance by unformed road.

ROBT. T. SADD Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 5th May, 1913.

OTICE is hereby given, in accordance with section 326
of the Land Act, 1908, that the undermentioned
land will be disposed of under the provisions of the said
Act on or after Monday, the 25th day of August, 1913.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- ORAHIRI SURVEY DISTRICT.

Section.	Block.	Area.	
34	V	A. R. P. 164 0 0	_

H. M. SKEET, Commissioner of Crown Lands.

Crown Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Auckland, 24th June, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned Crown
land will be disposed of under the provisions of the said Act
on or after Thursday, the 2nd day of October, 1913.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- TUTAMOE SURVEY DISTRICT.

Section.	Block.	Area.
124	v	A. B. P. 4 0 0

H. M. SKEET, Commissioner of Crown Lands.

Reserves in Wellington Land District for Lease by Public Auction.

District Lands and Survey Office,

Wellington, 24th June, 1913.

Notice is hereby given that the undermentioned reserves will be offered for lease by public auction, on the terms and conditions set forth below, at this office at 2.30

o'clock p.m. on Wednesday, 27th August, 1913, under the provisions of the Public Reserves and Domains Act, 1908.

#### SCHEDULE.

WELLINGTON LAND DISTRICT.—TOWN OF RANGATAUA.

Section.	Block.	Area.	Upset Annual Rental.	Term.
		A. B. P.	£ s. d.	
Part 1 of 17	III (	0 0 20	$5 \ 0 \ 0$	14 years.
Part 2 of 17		0 0 20	$5 \ 0 \ 0$	14 ,,
Situated in	n Rangata	ua Township,	fronting Nei	Street.

#### Terms and Conditions of Lease.

1. Six months' rent, and £1 ls. lease fee, must be paid by the successful bidder on the fall of the hammer.

2. No declaration is required. Residence and improvements are not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause. for any other cause.

for any other cause.

3. Possession will be given on the day of sale.

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

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

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

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

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

In the event of the owners of the improvements not becoming the purchasers of the new leases they will be allowed two months from date of sale in which to remove

their buildings, &c.
Full particulars may be ascertained at this office.

T. N. BRODRICK, Commissioner of Crown Lands.

Land in Southland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Invercargill, 10th June, 1913. NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Wednesday, the 24th day of September, 1913.

## SCHEDULE.

SOUTHLAND LAND DISTRICT .- WALLACE COUNTY .- CENTRE HILL SURVEY DISTRICT.

Section.	Block.	Aı	rea.	
1		Δ.	R.	P.
15	$\mathbf{v}$	281	8	0

G. H. M. McCLURE, Commissioner of Crown Lands.

Crown Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Auckland, 24th June, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under the provisions of the said Act on
or after Thursday, the 2nd day of October, 1913.

#### SCHEDULE

AUCKLAND LAND DISTRICT.—ALEXANDRA SURVEY DISTRICT. -Pirongia Parish.

Section.	Block.	Area.
381	XIV	A. R. P. 195 0 0

H. M SKEET, Commissioner of Crown Lands

Education Reserve in Auckland Land District for Lease by Public Tender.

District Lands and Survey Office,
Auckland, 15th July, 1913.

NOTICE is hereby given that written tenders (marked on the outside "Tender for Education Reserve") will be received at this office up to 4 o'clock p.m. on Tuesday, the 26th day of August, 1913, for a lease of the undermentioned education reserve for a term of twenty-one years with right zotn day of August, 1913, for a lease of the undermentioned education reserve for a term of twenty-one years, with right of renewal for further successive terms of twenty-one years, on the terms and conditions set forth below, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

#### SCHEDULE.

Auckland Land District.—Whangarej County.—Ruatangata Parish.

Section.	Ar	ea.	Aı		imu 1 Re	m ntal.
76		в. р. 3 35		£ 10	s. 15	d. 0

25 acres good river-flat, balance undulating; all grassed. Situated eleven miles from Whangarei by good cart-road. Weighted with £162, valuation for improvements consisting

of grassing, fencing, &c.

Abstract of Terms and Conditions of Lease.

1. Six months' rent at the rate offered, together with £2 2s. lease fee, which includes stamp duty and cost of registration,

must accompany tender.

2. The successful tenderer must pay the value of the improvements before being admitted to possession, which will be given (the necessary payments being made) on the day of

acceptance of tender.

3. Term of lease, twenty-one years, with right of renewal

- or further similar terms, at rentals based on fresh valuations, under the provisions of the Public Bodies' Leases Act, 1908.

  4. Rent payable half-yearly in advance, on 1st days of January and July in each year, subject to penalty at the rate of 10 per centum per annum for any period during which it remains in arrear.
- 5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

6. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.

7. Lessee to keep the land free from noxious weeds, rabbits, and vermin.

8. Lessee not to use or remove any gravel without the consent of the Land Board.

9. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.

10. Lessee not to make improvements without the consent of the Land Board.

11. Lessee not to take more than three crops in succession,

11. Lessee not to take more than three crops in succession, one of which must be a root crop; after the third crop the land to be left in pasture for at least three years; at least two-thirds of the area cropped to be left in pasture at the expiration of the term; penalty for breach, £5 per acre.

12. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee with the consent of the Board; failing disposal, the land and buildings to revert to the Crown without compensation.

13. Lease liable to forfeiture for non-payment of rent with-

13. Lease liable to forfeiture for non-payment of rent within six months after due date, or for breach of conditions.
14. Land Board may resume not more than 5 acres for

school-site upon reduction of rent and compensation for crops.

15. Lessee to have no right to any milling-timber, minerals or kauri-gum, all rights to which, together with rights of access for the purpose of working the same, are reserved by and on behalf of the Crown.

16. Lessee to keep buildings insured.

H. M. SKEET, Commissioner of Crown Lands.

Land in Taranaki Land District for Disposal under Section 14 of the Land Laws Amendment Act, 1912.

District Lands and Survey Office,
New Plymouth, 9th July, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under section 14 of the Land Laws
Amendment Act, 1912, on or after Thursday, the 16th day
of October 1913 of October, 1913.

#### SCHEDULE.

TARANAKI LAND DISTRICT .- OHURA SURVEY DISTRICT.

Section.	ŀ	Block.		A	rea	•
				Α.	R.	P.
41	Į	XIV	]	3	0	0

G. H. BULLARD, Commissioner of Crown Lands.

Land in Southland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,

Invercargill, 15th July, 1913. NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Thursday, 23rd October, 1913.

### SCHEDULE.

Southland Land District. - Southland County .--HOKONUI SURVEY DISTRICT.

Section.	Block.	Area.	Upset Price.
938	xxx	A. R. P. 26 0 32	£ s. d. 53 0 0

G. H. M. McCLURE, Commissioner of Crown Lands

Crown Land in Auckland Land District for Disposal under the Land Act. 1908.

District Lands and Survey Office,
Auckland, 11th June, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned Crown
land will be disposed of under the provisions of the said Act on or after Thursday, the 18th day of September, 1913.

## SCHEDULE.

AUCKLAND LAND DISTRICT, -PUNIU SURVEY DISTRICT.

Section.	Block,	Area.
2	VI	A. R. P. 2 3 34

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Dunedin, 2nd June, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under the provisions of the said Act on
or after Thursday, the 11th September, 1913.

#### SCHEDULE.

An estimated area of 10 acres of land fronting Section 21, Block III, Woodland Survey District.

E. H. WILMOT Commissioner of Crown Lands. Land in Hawke's Bay Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Napier, 25th June, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be disposed of under the provisions of Part III of the
said Act on or after Thursday, the 2nd day of October,

#### SCHEDULE.

#### HAWKE'r BAY LAND DISTRICT.

Section.	Block.	Locality.	Ar	'ев.	
37 1	ii	Mahia (rural sections) Waiau	30	0	P. 0 8

ROBT. T. SADD, Commissioner of Crown Lands.

Crown Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Auckland, 24th June, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned Crown
land will be disposed of under the provisions of the said
Act on or after Thursday, the 2nd day of October, 1913.

#### SCHEDULE.

## AUCKLAND LAND DISTRICT.—KAIPABA SURVEY DISTRICT.

Section.	Block.	Area.
Part 2	IX	A. R. P. 3 0 21

H. M. SKEET. Commissioner of Crown Lands

Crown Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Auckland, 4th June, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned Crown
land will be disposed of under the provisions of the said Act
on or after Thursday, the 11th day of September, 1913.

## SCHEDULE.

#### AUCKIAND LAND DISTRICT. - KAWHIA NORTH SURVEY DISTRICT.

Section.	Block.	Area.
2	XVI	A. R. P. 18 3 0

H. M. SKEET, Commissioner of Crown Lands.

Land to be disposed of under Section 14 of the Land Laws Amendment Act, 1912.

District Lands and Survey Office,
New Plymouth, 28th April, 1913.

Notice is hereby given, under section 326 of the Land
Act, 1908, that the undermentioned land will be disposed of under the provisions of section 14 of the Land Laws
Amendment Act, 1912, on or after Thursday, the 21st day of August, 1913.

#### SCHEDULE.

TARANAKI LAND DISTRICT .- MAPARA SURVEY DISTRICT.

Section.		Block.		Area.		
Part 1	1	XII	İ		в. 0	o (approx.).

G. H. BULLARD, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 26th May, 1913.

OTICE is hereby given, in pursuance of section 326
of the Land Act, 1908, that the undermentioned
land will be disposed of under the provisions of the said
Act on or after Thursday, the 4th day of September, 1913.

#### SCHEDULE.

AUCKLAND LIAND DISTRICT .- TAUHOA SURVEY DISTRICT.

Section.	Block.	Area.		
Forest reserve	• •		x	1,525 0 0

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands and Survey Office,
New Plymouth, 26th May, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be disposed of under the provisions of the said Act on
or after Thursday, the 4th day of September, 1913.

## SCHEDULE.

TARANAKI LAND DISTRICT.

Section.	Block.	Survey Dist	Area.		
5 5	VII	Omona		2,761 3,270	в. р. 0 0 0 0

G. H. BULLARD, Commissioner of Crown Lands.

Land to be disposed of under Section 14 of the Land Laws Amendment Act, 1912.

District Lands and Survey Office,
Invercargill, 8th July, 1913.

OTICE is hereby given, in pursuance of section 326
of the Land Act, 1908, that the land described in the
Schedule hereto will be disposed of under the provisions of
section 14 of the Land Laws Amendment Act, 1912, on or
after Thursday, the 16th October, 1913.

## SCHEDULE.

SOUTHLAND LAND DISTRICT .- WALLACE COUNTY .- ALTON SURVEY DISTRICT.

Section.	Block.	Area.
11	XI	A. R P. 15 1 32

G. H. M. McCLURE. Commissioner of Crown Lands.

## NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Greytown.

Registrar's Office, Wellington, 5th August, 1913.

OTICE is hereby given that a sitting of the Native Land Court will be held at Greytown on the 20th day of August, 1913, to hear and determine the 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, 1913-30.]

E. A. WELCH, Registrar.

# SCHEDULE. Applications for Partitions.

No.	Name of Applicant.			Name of Land.
	ADJOURN	ED APPLICA	TIONS.	
<b>2</b>	Hoani Ngatuere (by his agent, W. H. Manihera	a)		Hurunuiorangi No. 1Q.
3	, , ,			,, No. 1A.
4				,, No. 1R, Section 2.
5	Pahira Anaru (by his agent, W. H. Manihera)			Mairiirikapua.
6		• •	• • • • • • • • • • • • • • • • • • • •	Okurupatu A No. 3.
7	Tuari te Rangi Kuhukuhu and others	• • •		Otaupuaroaro No. 3.
8	James Russell		• •	Papawai 178 No. 1.
9	Pahira Anaru (by his agent, W. H. Manihera)	• • •	• •	Puahi A No. 1.
10	Hoani Ngatuere (by his agent, W. H. Manihers		• •	Pukengaki No. 23.
11	Tekuka Eramiha (by her agent, W. E. Turei)	~, 	• •	,, No. 24.
12	Keeti Namana		• •	,, No. 24.
13	Hoani Ngatuere (by his agent, W. H. Manihera	ı)	• •	Te Whiti South No. 3.
14	Reiri Hamuera and others	•, •.	• •	Mangakuta.
		• •	• • •	- Managara Co.
		APPLICATION	NS.	
15	Kuku Karaitiana			Akura 3c No. 1a.
16	Paranihia Kingi			,, 14в No. 4.
17	H. P. Tunuiarangi and another			Aruheopohatu.
18	Matenga Marakaia and others			Mairiirikapua D.
19	,,			,, D.
20	Ngawhiro Marakaia	• • •		$\widetilde{\mathbf{G}}$
21	Otene Kuku Karaitiana	• • • • • • • • • • • • • • • • • • • •		Manaia No. 107, Section 1.
22	Purakau Maika and others	• • •		Okurupatu A No. 3, Subdivision 2B No. 3
23	Raima Rahui	• •	• •	D No. 45 No. 2.
24	Hare Rangitakaiwaho and others	••	• • •	Pukengaki No. 1.
$\overline{25}$	Pou Manihera and others	••		, No. 3.
26	Matiaha Arabatai	••	• •	Waikoukoutauanui No. 7r.
$\frac{1}{27}$	Matire Framile and others	• •	• •	No. 7
	matire framina and others	• •	• •	,, No. 1.

APPLICATIONS FOR ORDERS OF THE COURT DIRECTING THE PUBLIC TRUSTEE TO PAY OUT CERTAIN MONEYS HELD BY HIM.

No.	Name of	Applicant.		Name of Land.		Nature of Application.
88	Tu Hirini			Whareama 394	••	Application under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to the applicant, as trustee.
89	,,			,, 394		the sum of £185 8s. 7d., held on behalf of Takatu- moana Hamuera Potangaroa and other minors.  Application under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to the applicant, as trustee, the
90	Tohi Renata		••	Paehuia No. 2	••	sum of £33 3s. 1d., held on behalf of Takatu- moana Hamuera Potangaroa and other minors.  Application under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to the applicant the sum of £152 12s. 2d., held on behalf of Wi Taepa Poriki.

## APPLICATION TO WIND-UP A BODY CORPORATE.

No.	Nam	e of Applic	Name of Land.			
91	Waata Paraone and others					Whakataki 10в.

## APPLICATIONS UNDER SECTIONS 120 AND 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
92	The Chief Judge of the Native Land Court	Hurunuiorangi No. 1	For inquiry as to the deficiencies in the areas of some of the subdivisions.
93	Ngarori Tamihana and others	Okurupatu A 3 Section 2A No. 3 and A 3 Section 2A No. 2A	For cancellation of partition orders.

The Court may have to be adjourned on account of the epidemic of smallpox, but if there is to be an adjournment it will be duly notified.

Native Land Court Sitting adjourned.

Wanganui, 6th August, 1913.

T is hereby notified that the sitting of the Native Land Court advertised for New Plymouth on the 11th instant has been adjourned to the 27th August, 1913.

A. H. MACKAY, Registrar.

# MAORI LAND ADMINISTRATION NOTICES.

Sitting of the Waiariki District Maori Land Boara at Rotorua.

Waiariki Maori Land Board Office, Rotorua, 1st August, 1913.

OTICE is hereby given that a sitting of the Waiariki District Maori Land Board will be held at Rotorua on the 19th day of August, 1913, at 10.30 o'clock in the forenoon, to hear and determine the matters mentioned in the Schedule hereunder written, in respect of which applications have been received by me, and all such other matters as may be lawfully brought before it.

JAS. W. BROWNE,

President.

SCHEDULE. APPLICATIONS FOR CONFIRMATION OF ALIENATIONS UNDER SECTION 218 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
			ADJOURNED A	PPLICATIONS.	
1	1912/237	Transfer	7 June, 1912	Town of Richmond, Lot 100	Te Hoepo Ngarepo and Huka Ngarepo to Harry William Burt (Neumegen and Mowlem).
2	1912/239	. ,,	••	Rangatira No. 5	Kahui te Kerehi to Thomas Bal- four Noble (George Urquhart).
3	1912/349	Lease	4 November, 1912	Rotoiti No. 4 (part)	The proprietors to Mita Makiha and Kerei Hori Taiawhio (W. A. Carter).
4	1913/57	Transfer	5 October, 1912	Waotu South C No. 6c	Winia Hoana and others to Fanny Elizabeth Barnett (Parr and Blomfield).
5	1913/58	,,	5 September, 1912	" No. 13	Hanita Tatona and others to Frederick Charles Barnett (Parr and Blomfield).
6	1913/73	,,	18 December, 1912	Whangamata No. 2B No. 2A No. 1	Hapimana Kohina and others to Frederick George Dalziell (Rhodes and Hampson).
7	1913/74	,,	22 May, 1912	Whangamata No. 2B No. 2A No. 2	Te Ataarangi and others to Frederick George Dalziell (Rhodes and Hampson).
8	1913/81	Deed of gift	29 November, 1912	Papamoa No. 2, Section 9 (part)	Hone te Atirau to John Atirau Asher.
9	1913/103	Transfer	4 February, 1913	Maungarangi B No. 7B	Pare te Roto to Thomas Haw- kins Smith (Hill and Fleming).
10	1913/113	Lease	I April, 1913	Whangaparaoa No. 2c	Hunia Matiu and Mercana Matiu to Alfred Ernest Kemp and Hayward Francis Kemp (W. A. Carter).
11	1913/115	Transfer	27 December, 1912	Lot 220, Town of Richmond	Mihirini Waata and others to Janet Richard Hodge (O. J. Hodge).
12	1913/116	,,	14 November, 1912	Te Puke No. 2c No. 2	Pohe Hori and others to Jane Elizabeth Lemon (O. J. Hodge).
13	1913/122	••	7 October, 1912	Allotment 11, Section 1, Town of Opotiki	Turakia te Roihe and others to James Bishop (Rhodes and Hampson).
14	1913/107	,,	23 November, 1912	Whakamaru-Maungaiti F No. 1	Kumeroa te Timi to Richard Henry Phelan (Earl and Kent).
15	1913/160	Lease	— Мау, 1913	Rotoiti No. 5B	Incorporated owners to Andrew Brown (George Urquhart).
16	1913/163	Gift	••	Lot 44, Whakarewarewa	Tame Wikitari to Rauoriwa Mareti and Rangiriri Mareti (Rhodes and Hampson).
17	1913/168	Transfer	4 June, 1913	Kaitao-Rotohokahoka 3c No. 2	Native owners to J. B. Kravis (Rhodes and Hampson).
18	1913/169	,,	4 ,, 1913	Waotu North 2A, Section 1	Native owners to J. H. Moore
19	1912/313	,,	24 September, 1912	Ngatipahiko B No. 3c No. 3	(Rhodes and Hampson).  Hoana Takitahi and others to James McCracken (Hill and Fleming).
			NEW APP	PLICATIONS.	<u>.</u>
20	1913/173	Transfer	26 April, 1913	Lot 189, Parish of Waioeka	Mere Agassiz and others to Thomas Moody and George Septimus Moody (George Urquhart).
21	1913/181	,,	10 January, 1913	Lot 75, Parish of Matata	Merania Raukura and others to Hester Walker (George Urqu- hart).
22	1913/193	Deed of mort- gage		Te Korokoro No. 2B	Arama Karaka Hutuha and Kepa Hamuera Ehau to Annie Motoi Clayton (Rhodes and Hampson).

No.	Record No.	Nature of Application	1	Date.		Name of Land.	ļ	Names of Parties.
				NEW APPLI	CATIC	ons-continued.		
23	1913/200	Lease	٠:	7 May, 1909	•••	Rangitaiki 29B	••	Hoani Korari and Petera Rauru to Manuhiri Tiaki Rewir (Rhodes and Hampson).
24	1913/201	Transfer		16 July, 1913	• •	Parawai No. 3B No.	o. l	Ékana Pahu and Hana Ékana to James William French (Rhode
25	1913/202	,,,		24 January, 1913	••	Waiatuhi	• •	and Hampson).  Nihirini Waata and Rauiria Keep to James George Dalbeth (W H. Carter).
26	1913/204	,,		26 July, 1913		Maungarangi B No	. 7в	Pare te Roto to Thomas Haw kins Smith (Hill and Fleming)
27	1913/205	,,		15 ,, 1913		Kaitao-Rotohokah No. 4	oka 2E	Tauche Haunui to George Urqu hart (George Urquhart).
28	1913/206	,,		25 June, 1913		Kawaha No. 5 <sub>N</sub> N	о. Зв	Te Miri-o-Raukawa to Mere Mere mena (George Urquhart).
29	1913/207	,,		13 April, 1913	••	Rotohokahoka D No. 10	North	Hiahianui Renati and others to Thomas William Hughes (George Urquhart).
30	1913/208	,,		1 August, 1913		Pukaingataru B N	o. 27 §	Tiawhe Ratete to Edward George Cruickshank (George Urquhart)
31	1913/209	***	• •	18 February, 1913	••	Paeroa East 4B I Section 3E	No. 2A,	Eru te Marowaero and others to Richard Turpin (George Urqu hart).
32	1913/210	,,		16 July, 1913	• •	Kawaha No. 54 N	o. 2A	Ru Kingi Rotohiko and others to Mere Meremena (George Urqu hart).
33	1913/211	*****	•••	31 May, 1913	٠.	No. 1a	. ••	Rangihaeata Wirihana and other to Mere Meremena (Georg Urquhart).
34	1913/212	,,		5 April, 1913	٠.	Rotohokahoka D No. 2B (part)		Pita te Turuki and others to Lionel Wilfrid Hughes (George Urquhart).
35	1913/213	,,	••	19 May, 1913	• •	Rotohokahoka D No. 9	South	Ngapuia te Tupora and others to Thomas William Hughes (Georg Urguhart).
36	1913/214	,,,	•••	14 February, 1913	• •	Rotohokahoka D No. 2B (part)	North	Te Wiremu Matene and others to Lionel Wilfrid Hughes (Georg Urquhart).
37	1913/215	,,		• •		Waotu South A Section 2A	No. 2,	Natives to W. G. Barnett.
38	1913/216	Lease	•••	••		Rangitaiki, Lot 29	В	Natives to Manuhiri Tiaki Rewiri.
	APPLICATION	FOR PRECE	CDENT	Consent to Alie	NATIO	ON UNDER SECTION	209 of 5	THE NATIVE LAND ACT, 1909.
No.	o. Record No. Of Name of Alienation.				of Land.		Names of Parties.	

No.	Record No.	Nature of Alienation.	Name of Land.	Names of Parties.		
39	1913/165	Sale	Lot 72B No. 3w, Parish of Matata	Natives to Maata Rangitukehu (Rhodes and Hampson).		

Applications to recommend His Excellency the Governor to consent to Mortgages under Section 230 of the Native Land Act, 1909.

No.	Record No.	Name of Land.		Names of Parties.	
40	1913/156 1913/194	Lot 3, Town of Whakatane Korokoro No. 2B			Hetaraka Merito and others to Edward Clay (Rhodes and Hampson). Arama Karaka Hutuha and another to Annie Motoi Clayton (Rhodes and Hampson).

Applications to recommend the Hon. the Native Minister to consent to Alienations under Section 298 of the Native Land Act, 1909.

No.	Record No.	Nature of Alienation.		Name of <b>Land</b>		Names of Parties.						
	ADJOURNED APPLICATIONS.											
4 2	1912/333	Lease	•• }	Matata, Lot 72B No. 3G	• •	Huhana te Herewaka to Albert John Rhodes (Rhodes and Hampson).						
43	1913/92	,	••	,, ,,		Huhana te Herewaka to Hori Pawa (George Urguhart).						
44	1913/104	Sale	••	Maungarangi B No. 7A	• •	Tame te Boto and others to Thomas Hawkins Smith (Hill and Fleming).						
45	1913/159	,	••	Wharawhara No. 2	••	Rebe Matataia and others to Colin McNaughton (O. J. Hodge).						
46	1913/192	,	••	Maungarangi B No. 3B	••	Te Ngaupapa Wirewire and others to Thomas Hawkins Smith.						

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Packahu No. 3c Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution: posed resolution:

"That the said land be leased to Edwin Claude Bolton, of Makauri, settler, for twenty-one years at a rental of 3s. 6d. per acre, with a right to a renewal for a further term of twenty-one years at a rental of 5 per cent. on the then Government valuation of the said land."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Packahu No. 3c Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution: posed resolution :-

"That the said land be leased to Edwin Claude Bolton, of Makauri, settler, for twenty-one years at a rental of 3s. 6d. per acre, with a right to a renewal for a further term of twenty-one years at a rental of 5 per cent. on the then Government valuation of the said land."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES. President.

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

REGULATION No. 48.

THE Macri Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Puninga No. 8 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution: posed resolution:

"That a lease of the said land be granted to James Torrie, of Waerengashika, farmer, for the term of twenty-one years at a rental equivalent to 5 per cent. on the present Government valuation thereof (unimproved), with a right to a renewal for a further term of twenty-one years at a rental equivalent to 5 per centum on the then Government valuation (unimproved) thereof."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Tapuihikitia C Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That a portion of the said block containing 13 acres, more or less, be sold to the Waikohu County Council as a site for a roadman's cottage."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES, President.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Tauwharetoi 1D rlock will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution: posed resolution:

"That the said block be sold to John Orr at the Govern ment valuation of the owners interest therein."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES,

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Waikohu-Matawai 1B Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That a proposed sale of the said land to Robert Henry Shanks, of Poututu, farmer, at a sum equivalent to the Government valuation be agreed to."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES President.

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Whareongaonga C No. 4 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forencon, for the purpose of considering the following proposed resolution:—

proposed resolution:—

"That a lease of the above block\_be granted to Herbert Palmerston Bushnell, of Whareongaonga, sheep-farmer, for a term of twenty-one years, with a right to renewal for a further twenty-one years at a yearly rental equivalent to five per centum of the Government valuation for the first twenty-one years, and at a yearly rental equivalent to five per [centum of the Government valuation (unimproved) of the said block at the end of the first twenty-one years for the second term of twenty-one years. In the event of no renewal being granted, compensation for improvements to be payable to the lessee."

Dated at Gishorne this 29th day of July 1913

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Whareongaonga C No. 6 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 29th day of August, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution: proposed resolution :-

"That a lease be granted to Herbert Palmerston Bushnell, of Whareongaonga, sheep-farmer, of the above block for a term of twenty-one years, with a right of renewal for a further twenty-one years at a yearly rental equivalent to five per centum on the Government valuation for the first twenty-one years, and at five per centum of the Government valuation (unimproved) of the said block at the end of the first twenty-one years for the second term of twenty-one years. In the event of no renewal being granted, compensation for improvements to be payable to the lessee."

Dated at Gisborne this 29th day of July, 1913.

R. N. JONES, President.

#### BANKRUPTCY NOTICES.

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

OTICE is hereby given that WILLIAM MONAGHAN, of Auckland, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 6th day of August, 1913, at 2.30 o'clock.

Auckland, 30th July, 1913.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that WILLIAM FRANCIS MILISKY, of Muripara, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 7th day of August, 1913, at 2.30 o'clock.

Auckland, 31st July, 1913.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that DAVID SAMUEL THORBURN, of Te Puke, Restaurant - keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 14th day of August, 1913, at 2.30 o'clock.

Auckland, 4th August, 1913.

W. S. FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court, hold  $\epsilon n$  at New Plymouth.

OTICE is hereby given that WILLIAM FREDERICK DOWMAN, of Hawers, Livery-stable Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Borough Chambers, on Wednesday, the 13th day of August, 1913, at 2 cheek n.m. 2 o'clock p.m.

C. A. BUDGE, Deputy Official Assignee.

Hawera, 31st July, 1913.

#### In Bankruptcy.

NOTICE is hereby given that ALEXANDER McKenzie, of Masterton, Drover, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Perry Street, Masterton, on Saturday, the 16th day of August, 1913, at 10.30 o'clock.

W. B. CHENNELLS, Deputy Official Assignee. Masterton, 5th August, 1913.

In Bankruptcy.—In the Supreme Court of New Zealand, [Wellington District.

NOTICE 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 Thursday, the 14th day of August, 1913, I intend to apply for an order releasing me from the administration of the said estates the said estates.

654. Saba, Joseph.
695. Searle, Edward John.
709. Wheatley, Arthur.
756. Somerville, William George.
781. White, Sophia Louisa.
784. Read, Frederick James.

795. Peters, Albert and Harry.795A. Peters, Albert.795B. Peters, Harry.

802. Ritson, Elizabeth. 803. Milesi, John.

803. Milesi, John.
807. Lawson, Alexander.
811. Reddish, Edmund.
853. Andrews, Holland.
854. Pinnock, George.
863. Kingdon, John Holman.
866. Davis, Joseph Paul.
868. Turner, Donald Langley.
870. Jacobs, Edward Wilfrid.
884. Breen, Neil William.
888. Pointon. Edmund George

884. Breen, Neil William.
888. Pointon, Edmund George.
889. Hurrell, Henry Arthur.
897. Kingdon, Guy Havelock.
903. Stansell, John Robert George.
905. Keir, Archibald Robert James.
910. Clifton, Samuel Henry.
911. Mann, Frederick James.
913. McKain, John Ward.
914. Highet, Thomas Morton.
918. Lock, Elizabeth.
928. Thompson, Peter.
929. Wareham, Joseph and James.
929a. Wareham, Joseph.
929b. Wareham, James.
932. Lavery, William.
934. Swindale, Albert.
935. Woods, James.
936. Shotlander, Henry.
937. Williams, Arthur Norman.
940. Telford, Harold Hill.
944. Tukes, John Thomas.
947. Pudney, George.

Wellington, 21st July, 1913.

947. Pudney, George.

A. SIMPSON, Official Assignee.

 $In \begin{tabular}{ll} Bankruptcy.--In & the & Supreme & Court, & holden & at \\ & Westport. \end{tabular}$ 

OTICE is hereby given that Thomas Wilfred Flowers, of Westport, Grocer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 4th day of August, 1913, at 2 o'clock p.m.

W. T. SLEE, Deputy Official Assignee.

Westport, 31st July, 1913.

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

NOTICE is hereby given that EMILY LUCY JULIA BATSON, of Hokitika (wife of William Henry Batson), was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 8th day of August, 1913, at 3 o'clock in the afternoon.

WM. DUNCAN, Deputy Official Assignee.

Hokitika, 26th July, 1913.

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

NOTICE is hereby given that Thomas Nelson, of Christchurch, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 8th day of August, 1913, at 11 o'clock a.m.

GEO. A. SMYTH,

Acting Official Assignee.

Christchurch, 31st July, 1913.

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

OTICE is hereby given that CLEMENT SUTHERLAND, of Timaru, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Arcade, Timaru, on Friday, the 8th day of August, 1913, at 2 o'clock.

ALEX. MONTGOMERY, Deputy Official Assignee.

Timaru, 29th July, 1913.

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

NOTICE is hereby given that Charles Henry Torrens Belstead, of Dunedin, Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, on Wednesday, the 6th day of August, 1913, at 2.30 o'clock p.m.

T. D. KENDALL.

Dunedin, 31st July, 1913.

Official Assignee.

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

NOTICE is hereby given that ELEANOR GERTRUDE BRISTEAD, of Dunedin, wife of Charles Henry Torrens Belstead, of Dunedin, Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, on Wednesday, the 6th day of August, 1913, at 2.30 o'clock p.m.

Dunedin, 31st July, 1913.

T. D. KENDALL, Official Assignee.

#### LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 8th September,

Application 4578 (Plan, provisional, 870 and B/277). FRANCIS ARMSTRONG.—1,663 acres 2 roods 26 perches, Sections 82, 83, 84, 85, 89, and parts Sections 79, 80, 84, 87, 88, 90, 91, 93 (Akitio Block), Blocks III, IV, V, VI, Waimata Survey District. Occupied by Manning Woodlands Hartgill. Application 4602 (Plan, provisional, 1228). EMILY PRESTON.—13-98 perches, part Suburban Section 41, Town of Wanganti. Occupied by William John Upton. Application 4609 (Plan, provisional, 1253). ARTHUR BATCHELOR.—6-95 perches, part Section 146, City of Wellington. Occupied by tenants.

Diagrams may be inspected at this office. Dated this 6th day of August, 1913, at the Lands Registry Office, Wellington.

G. G. BRIDGES, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908. unless caveat be lodged forbidding the same on or before the 5th day of September, 1913.

No. 688. MARY PRICE.—2 roods 32·7 perches, Section 966 and part of Section 961, Town of Picton. Occupied by Applicant.

No. 689. W. B. GIRLING AND COMPANY (LIMITED).

—I rood 2.4 perches, part of Sections 39 and 40, Town of Havelock. Occupied by Applicant.

Diagrams may be inspected at this office. Dated this 5th day of August, 1913, at the Lands Registry Office, Blenheim.

F. W. BROUGHTON, District Land Registrar.

## PRIVATE ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

SECTION 266, SUBSECTION (4).

TAKE notice that the companies enumerated in the Schedule hereunder have been struck off the Register and the companies dissolved.

Schedule.

The Greymouth Timber and Land Company (Limited). The Grey Valley Timber Company (Limited).

Given under my hand, at Hokitika, this 1st day of August, 1913.

WM. PHILIP MORGAN, Assistant Registrar of Companies.

#### COMPANIES ACT, 1908.

#### LEGAL ADDRESS.

NOTICE is hereby given that JULIUS BLAU AND SONS (LIMITED), a company incorporated according to law in the State of New South Wales, intends to carry on business at No. 40 Third Floor, Strand Arcade, Queen Street, in the City of Auckland, in the Dominion of New Zealand, where its office and place of business will be situated where legal process of any kind may be served on it and notices of any kind may be addressed or delivered.

Dated the eleventh day of July, one thousand nine hundred

and thirteen.

OSCAR BLAU,

Attorney for Julius Blau and Sons (Limited).

Stewart and Johnston, Solicitors for the Company, Wyndham Street, Auckland.

#### MEDICAL REGISTRATION.

LESLIE ALAN SPEDDING, Bach. Med. Univ. of N.Z. 1913, Bach. Surgery Univ. of N.Z. 1913, now residing in Auckland, hereby give notice that I intend applying on the 23rd August 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.

L. A. SPEDDING, M.B., Ch.B.

#### FRANK HARRIS GRANITE COMPANY (LIMITED).

In the Supreme Court of New Zealand, Northern District.

In the matter of the Companies Act, 1908; and in the matter of the Frank Harris Granite Company (Limited), (in Liquidation).

THE creditors of the above-named company are required, on or before the 30th day of August, 1913, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to William Robert Paterson, of Auckland, Public Acceptant P.O. Roy 2014, the Liquidstep of the said company. (if any) to WILLIAM ROBERT PATERSON, of Auckland, Public Accountant, P.O. Box 944, the Liquidator of the said company, and, if so required by notice in writing from the said Liquidator, are by their solicitors to come in and prove their said debts or claims at the offices of the said Liquidator at Nos. 18 and 19, Safe Deposit Buildings, High Street, Auckland, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Monday the 8th day of Sentember, 1913, at the hour of

Monday, the 8th day of September, 1913, at the hour of 11 o'clock in the forenoon, at the Liquidator's said offices, is appointed for hearing and adjudicating upon the debts and claims.

Dated this 22nd day of July, 1913.

W. R. PATERSON,

Liquidator. 583

A. Hanna, Solicitor for the Liquidator.

#### OHAKUNE BOROUGH COUNCIL.

## SPECIAL LOAN.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Ohakune Borough Council hereby resolves as follows:

as follows:—
That, for the purpose of providing for the payment of interest and sinking fund and other charges on a loan of seven thousand eight hundred and twenty-six pounds (£7,826), authorized to be raised by the Ohakune Borough Council, under the above-mentioned Act, for the purpose of installation of electric light and power, the said Ohakune Borough Council hereby makes and levies a special rate of three and two fifths (3 and 2/5ths) of a penny in the pound sterling two-fifths (3 and 2/5ths) of a penny in the pound sterling upon the unimproved value of the whole of the rateable property in the Borough of Ohakune; and that such special rate shall be an annually recurring rate during the currency of such loan, and shall be payable half-yearly on the first day of August and February in each and every year during uay of August and repruary in each and every year during the currency of such loan, being a period of forty (40) years, or until the loan is fully paid off.

The foregoing resolution was passed at a properly convened meeting of the Ohakune Borough Council held on the 22nd day of July, 1913.

LEO. S. CURTIS,

595

Town Clerk.

#### OHAKUNE BOROUGH COUNCIL.

#### SPECIAL LOAN.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Ohakune Borough Council hereby re-

That, for the purpose of providing or the payment of interest and sinking fund and other charges on the loan of ten thousand pounds (£10,000), authorized to be raised by the ten thousand pounds (£10,000), authorized to be raised by the Ohakune Borough Council, under the above-mentioned Acts, for the purpose of street-improvements, the Ohakune Borough Council hereby makes and levies the special rate of four and one-third pence (4 and 1/3rd) in the pound sterling to be levied upon the unimproved value of the whole of the rateable property in the Borough of Ohakune; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half-yearly on the first day of August and February in each and every year during the currency of such loan, being a period of forty (40) years, or until the loan is fully paid off.

LEO. S. CURTIS, Town Clerk.

596

#### DARGAVILLE BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE. - TEN PER CENT. ADDITIONAL LOAN OF £850 FOR COMPLETING THE ESTA-BLISHMENT OF MUNICIPAL GASWORKS.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its several amendments, the Dargaville Borough Council hereby resolves as follows:—

That, for the purpose of providing interest and other charges on a loan of £850, authorized to be raised by the Dargaville Borough Council, under the provisions of section 23 of the Local Bodies' Loans Amendment Act, 1908 (being 10 per cent. of the original loan of £8,500, as that amount has been found insufficient to complete the works), the said Dargafound insufficient to complete the works), the said Darga-ville Borough Council hereby makes and levies a special rate of one-eighth of a penny in the pound upon the unimproved value of all rateable property within the Borough of Darga-ville; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of January and the first day of July in each and every year during the currency of such loan, being a period of thirty years, or until the loan is fully paid off. I hereby certify that the above resolution was duly made and passed at a properly constituted meeting of the Darga-

and passed at a properly constituted meeting of the Darga-ville Borough Council held on Tuesday, the 24th day of June,

GEO. DARBYSHIRE, Town Clerk.

The common seal of the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Dargaville was hereunto affixed in the presence of—

--HORACE HAMMOND, Mayor.

597

HENRY NORGROVE, Councillor.

## BOROUGH OF BALCLUTHA.

## SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the Local Bodies' Loans Amendment Act, 1910, the Balclutha

the Local Bodies' Loans Amendment Act, 1910, the Balclutha Borough Council hereby resolves as follows:—

"That, for the purpose of providing for the payment of interest and other charges on a loan of £2,600, authorized to be raised by the Mayor, Councillors, and Burgesses of the Borough of Balclutha, under the above-mentioned Acts, for the purpose of constructing new and strengthening existing protective embankments to protect the borough from river floods, the said Mayor, Councillors, and Burgesses of the Borough of Balclutha hereby makes and levies a special rate of one-farthing in the pound upon the capital value of all rateable property of the Borough of Balclutha, comprising the whole of such borough; 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 June in each and every year during the currency of such loan, being a period of 36 years, or until the loan is fully paid off."

I hereby certify that the above is a true copy of a resolution passed at a special meeting of the Balclutha Borough Council on the 24th day of July, 1913.

F. J. RAMSAY,

Town Clerk.

#### WHANGAMOMONA COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE OF THREE-EIGHTHS OF A PENNY IN THE POUND ON THE MAKAHU-MANGAEHU LOAN OF £380, BEING TEN PER CENT. ON ORIGINAL LOAN OF £3,800.

HAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and amendments, the Whangamomona County Council hereby resolves as follows :-

That, for the purpose of providing interest and other charges on a loan of £380, authorized to be raised by the Whangamomona County Council, under the above-mentioned Act, for deviating the Brewer and Kirai Roads, constructing a tunnel under the Brewer Road Saddle, reforming and metalling the Brewer, Kirai, Makahu, Mangaehu Roads from Strathmore through the tunnel to a point three miles east of the Makahu Dairy Factory, and reforming and metalling a quarter of a mile each of the Makahu, Tapuni, and Murcott Roads, and O'Connor's Track, such reforming and metalling to commence in each case from the main road from Strathmore as defined above, the said Whangamomona County Council hereby makes and levies a special rate of three-eighths of a penny (§d.) in the pound upon the rateable value of all rateable property of the pound upon the rateable value of all rateable property of the Makahu-Mangaehu Special-rating Area, comprising Section 12 of Block XIV; Sections 1 to 9 inclusive, 16, 17 18, 28, 29, 31, and 34 of Block XV; Sections 1 to 6 inclusive, 8, 10, 11, 12, 13, 16, 17, eastern half of 7, and the northern half of 14 of Block XVI—all blocks being in the Ngatimaru Survey District; Sections 1, 17, 18, 49, 50, 51, 52, 86 to 90 inclusive, 94 to 99 inclusive, 101, 102, 103, and 134 of Strathmore Township, Sub Le Sub Le the western half of Sub Legendricks. more Township; Sub. 18, Sub. 1c, the western half of Sub. 1A, and the western 1,000 acres of Sub. 2B, Pahautuhia Block; Sub. 13, the southern 1,000 acres of Sub. 9, and the southern half of Sub. 12, the southern 750 acres of Sub. 15, the southern 1,200 acres of Sub. 16, and the western half of Sub. 17, Pohokura Block: and that such special rate shall be an annualrecurring rate during the currency of such loan, and be payable half-yearly on the first day of January and the first day of July in each and every year during the currency of such loan, being a period of twenty-six years, or until the loan is fully

I, Alfred Coleman, Clerk to the Whangamomona County Council, hereby certify that the above resolution was passed at a meeting of the Whangamomona County Council held on Wednesday, the 25th day of June, 1913, at the County Offices, Whangamomona.

ALFRED COLEMAN.

County Clerk.

#### MOKAU HARBOUR BOARD.

## RESOLUTION MAKING AND LEVYING SPECIAL RATE.

I N pursuance and exercise of the powers vested in the Mokau Harbour Board in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Mokau Harbour Board hereby resolves as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of one thousand pounds (£1,000), authorized to be raised by the Mokau Harbour Enjoyering Act, 1912, and the Local Bodies' Loans Act, 1908, and its amendments, for the purpose of rebuilding the wharf at Mokau, the Mokau Harbour Board hereby makes wharf at Mokau, the Mokau Harbour Board hereby makes and levies a special rate of one-farthing in the pound upon the rateable value of all rateable property within the special-rating district as constituted under the above Empowering Act, and being all that part of the Mokau Harbour District comprised and described in the Schedule hereto; and that such special rate shall be an annual-recurring rate during the of December 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.

#### Schedule.

All that area in the Auckland and Taranaki Land Districts All that area in the Augustana and Laranani Land Districts bounded towards the north by the Awakino River from the sea to the north-eastern boundary-line of Section No. 2, Block X, Awakino North Survey District, produced to the river; thence towards the north-east to and by the north-eastern boundary of the said Section No. 2 to the southeastern corner thereof; thence towards the south-east by the south-eastern boundary-line of same Section No. 2 and the south-eastern boundary-line of part of Section No. 1 (scenic reserve), Block X, Awakino North Survey District, to Te Horo Totara; towards the north-west by north-west boundary of western portion Mangaawakino No. 4 to the Kaipaku ary of western portion Mangaawakino No. 4 to the Kaipaku Stream; thence towards the east generally by the Kaipaku and Mangaawakino Streams to the Mokau River; thence towards the north-east by the Mokau River to the eastern boundary-line of Section No. 13, Mokau-Mohakatino No. 17 Block; thence towards the east by the eastern boundary-line of Section No. 13 aforesaid to the south-eastern corner of the same section; thence by the south-western boundary of Section No. 15 and the Purupuru Road to the north-eastern corner of Section No. 22, Mokau-Mohakatino No. 17 Block; thence by the eastern boundary of that section to the Mohacorner of Section No. 22, Mokau-Mohakatino No. 1F Block; thence by the eastern boundary of that section to the Mohakatino River; thence by the Mohakatino River to the sea; and thence towards the west by the Tasman Sea to the Awakino River, the point of commencement.

The common seal of the Mokau Harbour Board was hereto affixed at the office of and pursuant to a resolution of the Reard in the presence of

Board in the presence of-

SAMUEL W. NICHOLLS,

Chairman.

JAS. B. CARR, Secretary.

We hereby certify that the above is a true copy of and a correct extract from the minutes of proceedings of the Mokau Harbour Board at a special meeting of the Mokau Harbour Board held at Mokau on Saturday, the 12th day of July, 1913.

SAMUEL W. NICHOLLS,

Chairman.

JAS. B. CARR,

600

Secretary.

## NOTICE.

A T an extraordinary general meeting of shareholders of Wilson's Express Company (Limited) duly convened and held on the 1st day of July, 1913, the following resolution was passed; and at a subsequent extraordinary general meeting convened and held on the 18th day of July, 1913, the

"That the company be wound up voluntarily; and that E. G. Pinker, Accountant, Auckland, be and is hereby appointed Liquidator for the purpose of such winding-up." 601

## NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership existing between us as Sheep-farmers, and carried on in the Wairarapa District, under the style of "Reside and Sons," has this day been dissolved.

Dated this 10th day of July, 1913.

ALEXANDER RESIDE. A. RESIDE, Jun. WILLIAM RESIDE. JAMES RESIDE CHARLES RESIDE.

602

#### NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Ruman Annual Value subsisting between Betsy Ann HILDYARD and GRACE AMELIA CURTIS, carrying on business as Boot and Shoe Manu-Lyttelton, under the style or firm of "Hildyard and Co.," has been dissolved as from the 22nd day of May, 1913.

All debts due to and owing by the said late firm will be received and paid respectively by GRACE AMELIA CURTIS and EVIN CURTIS, who will continue to carry on the said

Dated the 26th day of July, 1913.

B. A. HILDYARD.

Witness to the signature of the said Betsy Ann Hildyard-Geo. Pitcaithly, Schoolmaster, Waimate.

G. CURTIS

606

Witness to the signature of the said Grace Amelia Curtis George Harper, Solicitor, Christchurch.

OTICE is hereby given that the Partnership heretofore subsisting between Thomas Allan and Leonard Kennedy, carrying on business as Threshing-mill Owners at Riversdale and surrounding districts, under the style of "Allan and Kennedy," has been dissolved as from the date hereof. All debts due to and owing by the said late firm will be received and paid respectively by the said Leonard Kennedy. KENNEDY.

Dated this 30th day of July, 1913.

THOMAS ALLAN LEONARD KENNEDY.

Witness to both signatures - D. M. Cochrane, Solicitor,

#### THAMES COUNTY.

DECLARATION OF POLL ON PROPOSAL TO ADOPT SYSTEM OF RATING ON UNIMPROVED VALUE.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the County of Thames taken on the 30th day of July, 1913, on the proposal that the system of rating in the said county be on the unimproved value, the number of votes recorded for the proposal was 510, and the number of votes recorded against the proposal was 110.

I therefore declare that the proposal was carried. Dated this 31st day of July, 1913.

R. W. BAGNALL, Chairman, Thames County Council.

WILLIAM H. POTTS, Returning Officer, Thames County.

605

THE TOWN BOARDS ACT, 1908, AND THE PUBLIC WORKS ACT, 1908.

IN pursuance of the provisions of the above-mentioned Acts, the body corporate called the Helensville Town Board hereby give notice that it intends to construct and lay water-mains through portion of the Mangakura and Pohutu Blocks, situate in the Kumeu Survey District; and Pohutu Blocks, situate in the Kumeu Survey District; and that for the purpose and object of so doing the piece of land described in the Schedule hereto is required, and will be taken by the said body corporate under the provisions of the above Acts; and that a survey has been made and a plan prepared, signed by Hugh Munro Wilson, and numbered 17220, showing the said piece of land, together with the names of the owners and occupiers thereof so far as they can be ascertained; and that a copy of such plan has been deposited in the office of the Clerk of the Helensville Town Board at Helensville, and is there open for inspection; and that all persons affected the Cierk of the Helensville Town Board at Helensville, and is there open for inspection; and that all persons affected are hereby required to set forth in writing any well-grounded objections to the execution of such work or the taking of such land, and to send such writing, within forty days from the 30th day of July, 1913 (being the date of the first publication of this notice), to the Clerk of the Helensville Town Board at Helensville Board at Helensville.

Dated at Helensville this 29th day of July, 1913.

#### The Schedule.

Approximate Area of Land	required to be taken.	Being Section or Part of Section No.	Situated in Block No.	Shown on Plan marked	Coloured on Portion	Situated in Survey District of
A. R 8 1	. Р. 5	Mangakura and Pohutu	111	17220	Red	Kumeu.

H. W. STRINGER, Clerk of the Helensville Town Board.

UNDER THE COMPANIES ACT, 1908.

THE WHANGAREI MEAT SUPPLY COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary general meeting of shareholders of the Wh meeting of shareholders of the Whangarei Meat Supply Company (Limited) held at the company's registered office, Cameron Street, Whangarei, in New Zealand, on the 30th day of June, 1913, it was resolved:— wound up voluntarily under the provisions of the Companies Act, 1908."

The above resolution was duly confirmed at an extraordinary general meeting held on the 26th day of July, 1913; and it was also resolved that R. J. INGLIS be appointed Liquidator.

Dated at Whangarei this 26th day of July, 1913.

R. J. INGLIS, Liquidator. 607

#### ASSIGNED ESTATE.

In re the assigned estate of John Fairley, Chemist, Napier, trading under the name of the Hawke's Bay Drug Company.

THE creditors in the above assigned estate are required, on or before the 1st day of September, 1913, to send their names and addresses, and particulars of their debts or claims, to WILLIAM McCullooh, Public Accountant, Browning Street, Napier, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated at Napier this 1st day of August, 1913.

W. McCULLOCH, For Self and Co-assignees. 608

> CLIFTON COUNTY COUNCIL. RESOLUTION MAKING SPECIAL RATE.

WHEREAS the Clifton County Council has been authorized by the rized by the ratepayers to borrow £3,995 for the purpose of renewing bridges in the county, and the New Zealand State-guaranteed Advances Board has provisionally approved of the application for such loan at the rate of 3% per centum per annum: And whereas the New Zealand Stateguaranteed Advances Office Superintendent is unable to advance such loan (namely, £3,995) at the said rate of interest, but can advance the same at the rate of 41 per centum per annum:

Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and section 4 of the Local Bodies' Loans Amendment Act, 1910, section 4 of the Local Bodies' Loans Amendment Act, 1910, the Clifton County Council hereby resolves that, for the purpose of providing moneys sufficient to cover the increased payments in respect of such loan (namely, £3,995), the said Clifton County Council hereby makes and levies a special rate of 1/500d. in the pound upon the rateable property comprising the whole County of Clifton; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of February in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

I hereby certify that the above is a true copy of a resolution passed by the Clifton County Council at a meeting held on the 6th June, 1913.

on the 6th June, 1913. Waitara, 20th June, 1913.

H. E. VAUGHAN, County Clerk.

609

THE EXCESS INSURANCE COMPANY (LIMITED). N pursuance of the Companies Act, 1908, notice is hereby given that the Excess Insurance Company (Limited), I given that the EXCESS INSURANCE COMPANY (LIMITED), a company duly incorporated in England under the Companies Acts, 1862 to 1890, proposes to carry on business at the following parts of New Zealand, namely: Canterbury, Dunedin, Auckland, and Wellington; and that the office or place of business of the company in New Zealand where legal process of any kind may be served upon it, and to which notices of any kind may be addressed or delivered, is situate at the following place, namely: 83 Hereford Street, Christoburch. church.

Dated this 1st day of August, 1913.

JOHN SEAD GOWING,

610

Attorney for the said Company.

#### THE DIXON'S CONSOLIDATED GOLD-MINING COMPANY (LIMITED).

NOTICE is hereby given that at an extraordinary general meeting of the above company held on the 9th day of July, 1913, the subjoined resolution was passed, and confirmed as a special resolution at a subsequent meeting held on the 31st day of July, 1913:—

"That the company be wound up voluntarily under the provisions of the Companies Act, 1908."

At the last-named meeting the undersigned was appointed Liquidator for the purposes of such winding-up.

Dated this 4th day of August, 1913.

J. W. NICHOL Liquidator. In the matter of the Companies Act, 1908; and of the Frank Harris Granite Company (Limited).

OTICE is hereby given that a petition for the windingup of the above-named company by the Supreme Court, or, in the alternative, for the winding-up of the same subject to the supervision of the Supreme Court, was on the 15th day of July, 1913, presented to Mr. Justice Cooper, a Judge of the Supreme Court, by George Turnbull Niccol, of Auckland, Ship-owner, a creditor of the said company; and the said petition is directed to be heard before a Judge of the said Court at the Supreme Court House, Auckland, on the 15th day of August, 1913, at 10.30 o'clock in the forethe 15th day of August, 1913, at 10.30 o'clock in the fore-noon; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for the pur-pose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

RUSSELL AND CAMPBELL, Wyndham Street, Auckland, Solicitors for the Petitioner.

612

OTICE is hereby given that the Partnership lately subsisting between us, the undersigned, EDWARD CHARLES FALWASSER, WALTER THORP, and THOMAS HAWKINS McVILLY, carrying on business at Auckland and Taumarunui as Land Agents and Licensed Interpreters, under the style or firm of "Falwasser, Thorp, and McVilly," was on the 28th day of July, 1913, dissolved by mutual consent, and that the business in the future will be carried on at Auckland by EDWARD CHARLES FALWASSER and at Taumarunui by THOMAS HAW-CHARLES FALWASSER and at Taumarunui by Thomas Hawkins McVILLY.

Dated this 28th day of July, 1913.

E. C. FALWASSER. WALTER THORP. T. HAWKINS McVILLY.

Witness-George Kent, Solicitor, Auckland.

613

## NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us, the undersigned, John Augustus Fraser and James Lomax Cathro, carrying on business as Land Agents at Hastings under the style or firm of "Fraser and Cathro," has been dissolved by mutual consent

mutual consent.
Dated this 30th day of July, 1913.

JOHN A. FRASER.

Witness to the signature of John Augustus Fraser-Jessie Sinclair, Clerk, Hastings.

J. L. CATHR ..

Witness to the signature of James Lomax Cathro—Percy B. Lomax, Warehouseman, Wanganui.

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F

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