

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, DECEMBER 18, 1913.

Laying out and taking Roads through Subdivisions of Rotomuhana-Parekarangi Block, Auckland Lana District.

[L.s.] LIVERPOOL, Governor. A PROCLAMATION.

In pursuance and exercise of the powers conferred by section three hundred and eighty-nine of the Native 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.

Approximate Areas of the Pieces of Land taken.		Po	Bein ortion	g 1 of	Situated in Block	Situated in Survey District of	Shown on Pian	Coloured on Plan	
а. 5		ъ. 36	Pa		nana rang		Paeroa	L. & S. 1911/518A	Red.
4	0	36.7			No. 4	A ,,	"	L. & S. 1911/518 a aud B	Blue.
14	1	39· 2	"	5в	No. 1	{IV	Paeroa Kainga- roa	L. & S. 1911/518B and D	Yellow.
8	1	32 ·8	"	5в	No. 5	ΙV	Paeroa /	L. & S. 1911/518 c and p	Red.
2	1	29.7	,,	5в	No. 5	Α "		L. & S. 1911/518c	Blue.
5	2	7.5	(16	825, 1	No. 4 [68:6, [16330]	1	*	L. & S. 1911/518p	*

All in the Auckland Land District; as the same are more particularly delimated on the plan 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 fifteenth day of Deember, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BELL, For Minister of Lands.

GOD SAVE THE KING!

Laying out and taking Roads through Subdivisions of Rangitoto-Tuhua Block, Mapara Survey District, Taranaki Land District.

[L.S.] LIVERPOOL, Governor.

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section three hundred and eighty-nine of the Native 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.

RRATUM.—In the Proclamation taking and closing roads in Block VII, Takahue Survey District, Mangonui County, published in Gazette No. 85, page 3525, of 27th November, 1913, for "Taneke" read "Takeke."

SCHEDULE.

Approximate Areas of the Pieces of Land taken.		the Fieces of Land taken.	Being Portion of		Situated in Survey District of	Shown on Plan	Coloured on Plan
A.	R.	Þ.					
15	1	0	Rangitoto-Tuhua	IX	Mapara		Pink.
^		140	68a			1913/37▲	
0	1	14.3	Rangitoto-Tuhua 68g, Sub. 2	*	"	Ditto	•
0	0	25	Rangitoto-Tuhua 68#		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	,,
0	1	37	Rangitoto-Tuhua	,,		٠	,
			26c		_		_
1	3	4	Rangitoto-Tuhua	X	,	L. & S.	"
	_		_ 68н			1913/37в	
10	1	10	Rangitoto-Tuhua	*	"	Ditto	Blue.
10	3	0	Rangitoto Tuhua 79c	,	•	,,	Purple.

All in the Taranaki 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 fifteenth day of Docember, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BECL, For Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block IX, Hunua Survey District, Wellington Land District.

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

I N pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consent of the Kattieke County Council, being the local authority in whose district the land described in the First Schedule hereto is situated, proclaim as a road the land described in the said Schedule; and also do hereby, with the consents of the lessees and mortgagee of the adjoining lands. and of the said County Council, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD,

Approximate Area of	proclaimed as	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
0	R. P. 3 38	6 (scenic reserve)	IX	Hunua	L. & S. 77/27	Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Areas of the Pieces of Road closed.	Passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 1 28 0 2 6	3 26	IX	·	L. & S. 77/27 Ditto	Green.
	20	•	,	Ditto	•

All in the Wellington Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the 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 fifteenth day of December, 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 proclaimed as a Road, and Road closed, in Block IX, Kumeu Survey District, Waitemata County.

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

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagee of the land described in the First Schedule hereto, and of the Weitemata County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Kumeu Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDILE

LAND PROCLAIMED AS A ROAD.

Section	Situa	Survey District of	on Plan	Coloured Plan
16) Subdivision of (western portion { 17) of Taupaki Blk. (IX	Kumeu	P.W.D. 84577 Ditto	Red.
_	Section 6 Subdivision of western portion	6 Subdivision of western portion of Taupaki Blk.	6 Subdivision of (IX Kumeu 7 of Taupaki Blk. (" "	6 Subdivision of Kumeu. P.W.D. 34577 Of Taupaki Blk

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Area of the Piece of Road closed.	Adjoining or passing through Sections	Situated in Block	Situated in Survey District of	Shown on Pian	Colou red on Plan					
A. R. P. 2 3 35	16, 17, and 36 (Subdivision of western por- tion of Taupaki Block) (17:30, blue)	IX	Kumeu	P.W.D. 34577	Green.					

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

Given under the hand of His Excellency the Right Honourable 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 sixteenth day of December, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works

GOD BAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VI.
Titirangi Survey District, Waitemata County.

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

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the land described in the First Schedule hereto, and of the Waitemata County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Titirangi Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE. LAND PROCLAIMED AS A ROAD.

Approximate Areas of the Pieces of Land proclaimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 20	131, Waiko-	VI	Titirangi	P.W.D.	Blue.
	miti Ph.			34283	
0 0 36	131, ditto	"	,,	Ditto	,,
0 1 37	100, "			"	_ "
$0 \ 0 \ 8.3$	78, "	"	~	,	Yellow.
$1 \ 3 \ 25$	79,	,,		,,	Red.
	(17212, blue)				

SECOND SCHEDULE.

ROAD CLOSED.

Approximate Areas of the Pieces of Road closed.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P.					
0 0 18	135, Waiko-	VI	Titirangi	P.W.D.	Green.
	miti Ph.			34283	
1 0 24.7	100, ditto	,,	,,	Ditto	,,
0 0 0.3	79, "	,,	,,		,,
1 0 38	79, "	"	,	"	,,
	(17212, blue)				

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

Given under the hand of His Excellency the Right
Honourable 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 sixteenth day of
November, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XIV, Purua Survey District, Whangarei County.

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

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the land described in the First Schedule hereto, and of the Whangarei County Council, being the local authority in whose district the said land is

situated, proclaim as a road the land in Purua Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate	Areas of the Pieces of Land	proclaimed as a Road.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. 0		P. 28	Section 38)	XIV	Purua	P.W.D. 34045	Yellow.
2	3	12	Section N.W. portion of 1 (14817, blue)	"		Ditto	Pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate	Approximate Areas of the Pieces of Road closed.		Adjoining or passing through	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. 1 2		11	Section 38 Whatakai No. 1 a Block (14817, blue)	XIV	Purua	P.W.D. 34045 Ditto	Green.

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

Given under the hand of His Excellency the Right
Honourable 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 sixteenth day of
December, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road in Block III, Alexandra Survey District, Newcastle Road District, Waipa County.

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

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagee of the land described in the Schedule hereto, and of the Newcastle Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Alexandra Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Areas of the Pieces of Land proclaimed as a Road.			Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A .		р. 39·7	6, Tuhikaramea Parish	III	Alexandra	P W.D. 34475	Blue.
0.	2	1	7, ditto (17305, blue)	"	"	Ditto	Red.

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

Given under the hand of His Excellency the Right
Honourable 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 sixteenth day of
Docember, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER; Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block IX, Harataunga Survey District, Coromandel County.

LIVERPOOL, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I. Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners of the land described in the Schedule hereto, and of the Coromandel County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Harataunga Survey District described in the Schedule hereto.

SCHEDULE.

ma P:	pproxi- ate Areas of the ieces of Land oclaimed & Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
Α.	R. P.					
۸. 0	0 13.6	Moehau No.	IX	Hara taunga		${f Red.}$
	0.100	2в No. 1			34611	D10
U	0 13 8	Section 1 (17448, blue)	"	"	Ditto	Purple.

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

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 sixteenth day of Doembor, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Amending Part of a Proclamation proclaiming Land as a Road and closing a Road in Block X, Leaning Rock Survey District, Vincent County.

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

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

And whereas it is necessary to amend a Proclamation issued under the said Act, proclaiming land as a road and

closing a road in Leaning Rock Survey District, dated the seventh day of October, one thousand nine hundred and thirteen, and published in the New Zealand Gazette of the ninth day of the same month, and hereinafter referred to as "the said Proclamation":

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 said Act, do hereby amend the said Proclama-tion as follows—namely, by the substitution of 2 acres 2 roods 36.9 perches in lieu of 2 acres 3 roods 36.9 perches in the first line of the First Schedule of the said Proclamation.

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 sixteenth day of
Docembor, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for Scenic Purposes in Block II, Waiopehu Survey District

LIVERPOOL, Governor. 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, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, for scenic purposes in Block II, Waiopehu 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 Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities

on Liverpool, the Governor of the Dominion of New Zestand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act. 1910, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule bornes is hereby taken for every appropriate and I do hereto is hereby taken for scenic purposes; and I do also hereby declare that this Proclamation shall take effect from and after the thirty-first day of December, one thousand nine hundred and thirteen.

SCHEDULE.

Annroximate	Area of the Piece of Land taken.	Being Portion of Section	Situated in Flock	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. 16	R. P. 2 0	43, Waiopehu Domain	II	Waiopehu	P.W.D. 34613	Pink.

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

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 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 sixteenth day of December, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Stopbank in the River District as defined by the Waihou and Ohinemuri Rivers Improvement Act, 1910.

[L.s.]

LIVERPOOL, Governor.

A PROCLAMATION.

A PROCLAMATION.

WHERFAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, and the Waihou and Ohinemuri Rivers Improvement Act, 1910, for the purposes of a stophank in the river district as defined by the Waihou and Ohinemuri hivers Improvement Act, 1910: And whereas the Minister of Public Works is of opinion that it is necessary to take the land described in the Schedule hereto for a stophank as authorized by the Waihou and Ohinemuri Rivers Improvement Act, 1910:

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 the Waihou and Ohinemuri Rivers Improvement Act, 1910, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the said stopbank; and I do also declare that this Proclamation shall take effect on and after the thirty-first day of December, one thousand nine hundred and thirteen.

SCHEDULE.

Are	as	of of l	nate tue Land n.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
0	0 0		9·7	Section 33, Block 1, Paeroa Township	XVI	Waihou	P.W.D. 34320	Red, edged red.
0	0	3	5	Ngahina Block		,	,	Red.
0	2	:	4.3	Ngahina No. 2 Block (16667, blue)	"	,,	"	Red, edged blue.
0	0		2.57	Section 39 of Block C of Te Arero-o-Huatata No. 1 (Ohinemuri Township) (16668, blue)	"		P.W.D. 33914	Red.

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

Given under the hand of His Excellency the Right Honourable 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 sixteenth day of December, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block V, Rangitaiki Upper Survey District.

[L.S.]

LIVERPOOL, Governor.

A PROCLAMATION

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work—to wit, for the purposes of a road in Block V, Rangitaiki Upper 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 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 from and after the thirty-first day of December, one thousand nine hundred and thirteen.

SCHEDULE.

Annvoximata	Areas of the	Fleces of Land taken.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
4 10		P. 18	Part Section 1, Matata Ph. Severance of Section 1, Matata Ph. (16715, blue)	V	Rangitaiki Upper Ditto	P.W.D. 34103 Ditto	Red. Edged red.
0 2	.1 1	$egin{array}{c} 23 \ 27 \ \end{array}$	Part Sec. 167, Matata Ph. (16718, blue)	,,	,	" · ·	Red.

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

Given under the hand of His Excellency the Right
Honourable 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 third day of
December, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Declaring Land taken for a Public Work, and not required for such Public Work, to be Crown Land.

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

WHEREAS it is provided by section thirty of the Public Works Act, 1908, 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 an Order in Council publicly notified and gazetted, cause the same to be sold under the conditions therein mentioned:

And whereas it is further provided by section five of the

And whereas it is further provided by section five of the Public Works Amendment Act, 1909, that in the case of any land so taken, purchased, or acquired for a Government work and not required for that purpose, the Governor may, on the recommendation of the Minister, and withou complying with any other requirements of the aforesaid section thirty, by Proclamation declare such land to be

Crown land subject to the Land Act, 1908, and thereupon the land may be administered and disposed of under that Act accordingly:

And whereas the land described in the Schedule hereto

And whereas the land described in the Schedule hereto was taken for the purposes of a road: And whereas such road has been stopped, and it is desirable to declare the land contained therein to be Crown land: And whereas a plan has been prepared, and the Minister has recommended the Governor to declare such land to be Crown land:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by the above in-partrecited Acts, and of all other powers in anywise enabling me in this behalf, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act 1000 and the to be Crown land subject to the Land Act, 1908, and that such land may be administered and disposed of under that Act accordingly.

SCHEDULE.

Approximate Area of the Piece of Land declared to be Crown Land.	Being Closed Road adjoining Section	Situated in Town of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 23 8	Pt. 1338 (Nelson R.D.)	Reefton	P.W.D. 33993	Green.

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

> Given under the hand of His Excellency the Right Honourable 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 wellington, this sixteen!h day of December, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Stopping a Government Road in Block X, Glenomaru Survey District.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

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

And whereas the Government road described in the Schedule hereto is no longer required for the purpose 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 above-in-part-recited Act, and of all other powers in anywise enabling me in this behalf, do hereby proclaim as stopped the road described in the Schedule hereto.

SCHEDULE.

Approximate Areas of the Pieces of Road stopped.	Adjoining Road adjoining Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 2 30	23	x	Glenomaru	P.W.D. 33764	Green.
0 0 2.8	45	"	,,	Ditto	,

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

Given under the hand of His Excellency the Right Honourable 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 sixteenth day of December, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block VIII, Motueka Survey District.

LIVERPOOL, Governor. [L.s.] A PROCLAMATION.

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

And whereas the Government road described in the Schedule hereto is no longer required for the purpose of

a road :

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 above-in-part-recited Act, and of all other powers in anywise enabling me in this behalf, do hereby proclaim as stopped the road described in the Schedule hereto.

SCHEDULE.

	Approximate	Areas of the Pieces of Road stopped.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
	0		205, Moutere	VIII	Motueka	P.W.D. 33845	Green.
!	2	1 11.7	206, "	,,	,,	Ditto	,,

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

Given under the hand of His Excellency the Right
Honourable 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 tenth day of
December, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Districts constituted under the Births and Deaths Registration Act, 1908.

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

In pursuance and exercise of the power and authority vested in the Governor by the Births and Deaths Registration Act, 1908, I, Arthur William de Brito Savile, Earl of

Liverpool, the Governor of the Dominion of New Zealand, do hereby abolish the existing registration district known as the Nelson District, and do proclaim and declare that the territory heretofore comprised within the said district is hereby divided anew into two registration districts, the names whereof shall be the Nelson and Richmond Districts, and the Honourable Arthur William de Brito Savile. boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names, as are set forth in a Proclamation of even date herewith, made under

the provisions of the Marriage Act, 1908.

And I hereby declare that this Proclamation shall come into operation on the thirty first day of December, in the year of our Lord one thousand nine hundred and thirteen.

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 eleventh day of
December, in the year of our Lord one thousand
nine hundred and thirteen.

H. D. BELL.

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

Districts constituted under the Marriage Act, 1908.

LIVERPOOL, Governor. [L.s.] A PROCLAMATION.

In pursuance and exercise of the power and authority vested in the Governor by the Marriage Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby abolish the existing marriage district known as the Nelson District, and do proclaim and declare that the territory heretofore comprised within the said district is hereby divided anew into two marriage districts, the names and boundaries whereof shall be as follows:—

NELSON DISTRICT.

All that area in the Nelson Land District bounded towards the north-west, north, and south-east by the sea from the road forming the north-eastern boundary of Section No. 77, Block VII, Waimea Survey District, to Elsine Bay, in Pelorus Sound; thence again towards the south-east generally by the Marlborough Land District to the northern boundary of Block VIII, Maungatanu Survey District; thence towards the south by Blocks VIII and VII, Maungatapu Survey District, to United Creek; thence by that creek to its confluence with the River Roding; thence by that river to the easternmost corner of Section No. 61, Block VIII, Waimea Survey District; thence by that section to the road at its northernmost corner, across that road, and by Section No. 67 Block or Roding is the section of the road at its northernmost corner, across that road, and by Section No. 67 Block All that area in the Nelson Land District bounded towards District; thence by that section to the road at its northernmost corner, across that road, and by Section No. 67, Block
VII, Waimes Survey District, and Sections Nos. XIX, 99,
and 76, to a public road; thence by the road forming part
of the north-eastern boundary of Section No. 76, and forming
the north-eastern boundaries of Sections Nos. 75 and 77,
Block VII aforesaid, to the sea, the place of commencement: including D'Urville Island and adjacent islands.

RICHMOND DISTRICT.

All that area in the Nelson Land District bounded towards the north generally by the sea from the mouth of the Waimea River to the road at the northernmost corner of Section No. 77, Block VII, Waimea Survey District; thence by the north-eastern side of the road forming the north-eastern boundaries of Sections Nos. 77, 75, and 76 to Section No. 74; thence by that section and Section No. X, Block VIII aforesaid, and Sections Nos. VIII and 66, Block VIII, Waimea Survey District, to and across a public road, and by Section No. 5 to the River Roding; thence by that river to its confluence with United Creek; thence by that creek to the southern boundary of Block IV, Maungatapu Survey District; thence by Blocks IV and V, Maungatapu Survey District; thence towards the south-east by Marlborough Land District; thence towards the south-east by Marlborough Land District to a point due east of the south-rnmost corner of Section trict; thence towards the south-east by Marlborough Land District to a point due east of the southernmost corner of Section No. 3, Block V, Rintoul Survey District; thence towards the south by a right line to that corner, and thence by a right line running in the direction of the southernmost corner of Section No. 9, Block IV, Gordon Survey District, to the Wairoa River; thence towards the west generally by the Wairoa River to its confluence with the Waimea River; and thence by the Waimea River to the sea, the place of commencement: including Rabbit Island and adjacent islands,

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 eleventh day of Docember, in the year of our Lord one thousand nine hundred and thirteen.

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

Bringing certain State Coal Employees under the Provisions of the Civil Service Act.

LIVERPOOL, Governor. ORDER IN COUNCIL

At the Government House, at Wellington, this twenty-fourth day of November, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section one hundred and twenty-five of VV the Coal-mines Act, 1908, it is provided that the Governor may from time to time by Order in Council make regulations applying any of the provisions of any Act for the time being in force, affecting or regulating the Civil Service, to any of the persons or classes of persons appointed under section one hundred and twelve of the said Act:

And whereas it is deemed expedient that certain officers appointed in respect of the State coal-mines should be brought under the provisions of Part III of the Civil Service Act, 1908:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon him by the Coal-mines Act, 1908, and of all other powers him thereunto enabling, and acting by and with the advice and consent of the Executive Council thereof, doth hereby make the regulation set out in the Schedule hereto.

SCHEDULE.

REGULATION.

The provisions of Part III of the Civil Service Act, 1908, shall apply to all managers, agents, and officers in the State coal-mines offices appointed under section 112 of the Coal-mines Act, 1908.

J. F. ANDREWS, Clerk of the Executive Council

Directing Sale of Railway Land under the Public Works Act, 1908.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the thirtieth section 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 an Order in Council publicly notified and gazetted, cause the same to be sold under the conditions set forth in the said Act:

And whereas the piece of land described in the Schedule hereto has been, inter alia, taken for the purposes of the Kaipara-Waikato Railway by a Proclamation dated the fourth day of July, one thousand eight hundred and seventy-nine, and published in the New Zealand Gazette No. 73, of the tenth day of July, one thousand eight hundred and seventy nine, a copy who got was diving densityed in the

and seventy nine, a copy whereof was duly deposited in the office of the District Land Registrar at Auckland:

And whereas the said piece of land is not now required for the purposes of the said Kaipara-Waikato Railway, and the Minister of Railways has recommended that this Order

in Council should be issued directing such parcel of land to

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 order and direct the sale of the said land.

SCHEDULE.

	Approximate Area of the Piece of Land.	Being Portion of	Situated in Block	Situated in Survey District of	Situated in Borough of
а. О	в. р. 0 20·64	Railway reserve (8.0. 17324, blue)	XVI	Waitemata	Mt. Albert.

In the Auckland Land District; as the same is particularly delineated on the plan marked W.R. 20992, deposited in the office of the Minister of Railways, at Wellington, in the Wellington Provincial District, and thereon edged red.

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

Amended Regulations under the Education Act, 1908, and its Amendments, as to the Training College Regulations.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

TN pursuance and exercise of the powers and authorities vested in him by the Education Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, in the manner set forth in the Schedule hereto, the regulations in force relating to training colleges; and doth prescribe that this Order shall come into force on the first day of January, one thousand nine hundred and fourteen.

SCHEDULE.

THE regulations relating to training colleges made by Order in Council dated the 13th day of February, 1911, as amended by Order in Council dated the 6th day of January, 1913, are hereby further amended as f llows:—

1. As to subclause (1) of clause 6, by omitting the whole of paragraph (2) thereof, and substituting therefor the fol-

"(2.) Other assistants, lecturers, and instructors approved by the Minister as follows:—

(i.) 2 with salary of Grade 5;

3 ", ", ", 4;
3 ", ", ", 3;
"Provided that in lieu of those named in subparagraph
(i) the Board may, with the approval of the Minister, appoint

(ii.) 2 with salary of Grade 6; 5 : ,, ,, ,, (iii.) 1 with salary of Grade 7; 6; ,, (iv.) 1 with salary of Grade 8; 3 : or 3

Also, as to paragraph (f) thereof, by omitting in sub-paragraph (i) the words "Grade 5," and by substituting therefor the words "Grade 6"; and by omitting the words "Grade 2," and by substituting therefor the words "Grade 3." Again, as to the same paragraph, by omitting in sub-paragraph (ii) the words "Grade 3," and substituting therefor the words "Grade 4."

Further, as to the same paragraph, by omitting in sub-paragraph (iii) the words "Grade 5," and substituting therefor the words "Grade 6."

Further, as to paragraph (g) thereof, by omitting the words "Grade 2," and substituting therefor the words "Grade 3."

2. As to subclause (2) of clause 6, by omitting the words "£300" wherever they occur, and substituting therefor the words "£350"; also by omitting the words "£100" and substituting therefor the words "£125."

3. As to clause 12, by omitting the words "Division B," and substituting therefor the words "Division A."

4. As to clause 21, by omitting in paragraph (d) thereof the words "military drill and rifle shooting (for men)."

5. As to clause 24 by omitting in paragraph (d) thereof all

5. As to clause 24, by omitting in paragraph (d) thereof all the words after the words "the clause."

6. As to clause 27, by inserting before the word "age" the word "service."

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

Amendment of Regulations under the Education Act, 1908, regarding Staffs and Salaries and Probationers in Public Schools.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

N pursuance and exercise of the powers and authorities T vested in him by the Elucation Act, 1908, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice of the Executive Council of the said D minion, doth hereby amend, in the manner set f rth in the First and Second Schedules hereto, the regulations in force relating to staffs and salar es and to probationers in public schools; and doth preser be that this Order shall come into force on the first day of January, one thou sand nine hundred and fourteen.

FIRST SCHEDULE. ADDITIONAL ASSISTANTS.

THE regulations relating to staffs and salaries in public schools, made by Order in Council dated the 20th day of December, 1910, as amended by Order in Council dated the 29th day of May, 1911, are hereby further amended as

By omitting clause 21 thereof, and substituting therefor

"21. (1.) As prescribed by subsection (2) of section 5 of the Education Amendment Act, 1908, certain of the additional assistants provided for in the Second Schedule thereto shall be appointed in Feu of certain pupil-teachers to the

shall be appointed in feu of certain pupil-teachers to the extent following, to wit:—

(a) In every school of Grade V, in lieu of a pupil-teacher, one assistant, with a salary of Grade I.
(b) In every school of Grade VIA, in lieu of one pupil-teacher, one assistant, with a salary of Grade I.
(c) In every school of Grade VIB, in lieu of one pupil-teacher, one assistant, with a salary of Grade 2B, 3A.
(d.) In every school of Grades VIIA, VIIB, VIIIA, VIIIB, in lieu of one pupil-teacher, one assistant, with a salary of Grade I.

salary of Grade I. "(2.) With respect to the appointments to be made under paragraphs (c) and (d) last preceding, every such appointment unless on the recommendation of an Inspector of Schools it may be found expedient in the interests of the school for the may be found expedient in the interests of the school for the time being to defer the appointment, shall be made as soon after the first day of January, 1914, as the pupil-teacher to be replaced has duly completed his term of service as pupil-teacher, or has left the Education service, or has been transferred to some other public school where a vacancy for a pup'l-teacher has been created in the manner aforesaid; but in no case shall such appointment be made in the first instance later than the 1st day of February, 1916."

SECOND SCHEDULE.

PROBATIONERS.

THE regulations relating to probationers in public schools, made by Order in Council dated the 17th day of December, 1908, as amended by Orders in Council dated the 18th day of May, 1909, and the 6th day of January, 1913, respectively,

May, 1809, and the our day of January, 1819, respectively, are hereby further amended as follows:—

As to clause 6 thereof, by deleting the words "£20" and "£25" where they occur in the clause, and inserting in lieu thereof the words "£25" and "£30" respectively.

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

Amending Order in Council vesting Management of Wharf at Kohukohu, in Hokianga Harbour, in the Hokianga County

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the second day of February, one thousand nine hundred and eleven, and published in the New Zealand Gazette No. 11, of the ninth day of the same month, the management of the wharf at Kohukohu, in Hokianga Harbour, was vested in the Hokianga County Council, subject to the conditions set forth in the First Schedule to the said Order in Council:

And whereas it is desirable to amend the said Order in Council in the manner hereinafter described:

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 Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke clause five of the First Schedule to the hereinbefore recited Order in Council, and doth hereby substitute the following clause in lieu thereof:—

The revenue received on account of the said wharf by 5. The revenue received on account of the said wharf, and all the Council shall be applied to keeping the said wharf, and all erections on or in connection with such wharf, in good order and repair, and to the installation and maintenance of a lighting plant for lighting the said wharf and the public thoroughfares of the Township of Kohukohu: Provided that that portion of the said revenue which is used to defray the said slighting the said public thoroughfares shall within the cost of lighting the said public thoroughfares shall, within a reasonable time, be refunded to the wharf account from the general revenue of the Council.

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

Appointing Members of the Surveyors' Board under the Surveyors' Institute and Board of Examiners Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance and exercise of the powers conferred by section eleven of the Surveyors' Institute and Board of Examiners Act, 1908, His Excellency the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby appoint, as from the first day of January, one thousand nine hundred and fourteen, the undermentioned persons to be members of the Surveyors' Board constituted by the said Act, namely:—

THOMAS HUMPHRIES, ERNEST HERBERT WILMOT, HUBERT SLADDEN, and HUGH MUNRO WILSON,

the two first-named persons having been nominated by the Minister of Lands, and the two last-named persons having been nominated by the Council of the New Zealand Institute of Surveyors, as required by the said Act.

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

Constituting Wanganui Supreme Court District, and altering the Boundaries of the Wellington District.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

${\bf Present}:$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section twenty of the Judicature Act, 1908 (hereinafter termed "the said Act"), it is enacted that the Governor in Council may from time to time, for the more convenient administration of justice, divide New Zealand into Supreme Court districts, and declare by what name each such district shall be designated, and may abolish any such district and alter the limits thereof

and may abolish any such district and alter the limits thereof from time to time as occasion may require:

And whereas by an Order in Council bearing date the first day of January, one thousand eight hundred and eighty-three, and made under the provisions of the Supreme Court Act, 1882, the Dominion was divided into districts and the limits of such districts therein defined: And whereas by Order in Council dated the third day of February, one thousand eight hundred and ninety-one, the limits of the Wellington District so defined were altered and redefined. And lington District so defined were altered and redefined: And whereas it is expedient to define a district to be called the Wanganui District, and to alter and redefine the limits of

wanganth District, and to after and redenne the limits of the Wellington District aforesaid:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and 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 define the limits of the Wanganui District and doth hereby elter the limits of the Wallington.

trict, and doth hereby alter the limits of the Wellington District so altered and redefined as aforesaid; and doth hereby declare that on and after the first day of Jenua y next the limits of the said districts shall be those respectively

set out in the Schedule hereto.

SCHEDULE.

WANGANUI DISTRICT.

ALL that area bounded towards the north-west by a right line bearing 53° 54′ 6″ from the mouth of the Patea River to the Wanganui River; thence towards the west generally by that river to the 39th parallel of south latitude; thence towards the north by the said 39th parallel to the western boundary of the Provincial District of Hawke's Bay; thence towards the south-east generally by the Provincial District of Hawke's Bay to a point due east of the source of the Kawhatau River; thence by a right line to that source and by the said Kawhatau River to its confluence with the Bangiby the said Kawhatau River to its confluence with the Rangi-tikei River; thence by the Rangitikei River to the sea; and thence towards the south-west by the sea to the mouth of the Patea River, the place of commencement.

WELLINGTON DISTRICT.

All that area bounded towards the north by the 39th parallel of south latitude from the north-eastern corner of the Wanganui and Rangitikei Supreme Court District herein-before described to the sea; thence towards the east, south, and west generally by the sea to the mouth of the Rangitikei River; and thence towards the north-west generally by the said Wanganui and Rangitikei Supreme Court District to the place of commencement: together with the Chatham Islands and islands adjacent thereto.

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

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

> LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 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 portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Covernment road Government road.

SCHEDULE.

Approximate	Pieces of Road	declared a Government Road.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
		P. 36·3	30	XI	Takahue	P.W.D. 34382	Green.
1	1	20.9	13 (17217, blue)		v	Ditto	"

All 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 Omaka

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 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. such domain:

And whereas by an Order in Council made on the tenth day of December, one thousand nine hundred and three, and published in the New Zealand Gazette of the seventeenth day of December, one thousand nine bundred and

teenth day of December, one thousand nine hundred and three, certain powers were delegated to the Omaka Domain Board for a period of ten years:

And whereas the period for which the said Board was appointed expired on the ninth day of December, 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 hereby appoint

HIS WORSHIP THE MAYOR OF BLENHEIM (ex officio), SAMUEL MUNSON NEVILLE, ROBERT FREDERICK CHARLES PRIDDLE, RICHARD McCALLUM, M.P., THOMAS HORTON, and ROBERT MCARTNEY

to be the Omaka 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 Wedneslay, the seventh day of January, one thousand nine hundred and fourteen, at twelve o'clock norn as the time when, and the Borough Council Chambers, Blenheim, as the place where, the first meeting of the Board shall be held

SCHEDULE.

OMAKA DOMAIN.

ALL that area in the Marlborough Land District, contain-ALL that area in the Marlborough Land District, containing by admeasurement 242 acres, more or less; being Sections Nos. 31 and part 2 of 33, Omaka, Block III, Taylor Pass Survey District. Bounded towards the north partly by Sections Nos. 32 and 30, and partly by a public road, 5749 links; towards the east by the Taylor River; towards the south by a public road, 4050 links; and towards the west by Part 1 of Section No. 33, 5588 links: save and except a public road 75 links wide intersecting the said Section 31.

Also all that area in the Marlborough Land District, containing by admeasurement 10 acres, more or less, being

Also all that area in the Mathorough Bank District, containing by admeasurement 10 acres, more or less, being Allotment No. 4 of Section 45, Opawa District, situated in Block XVI, Cloudy Bay Survey District. Bounded towards the north-west by Allotments 5 and 6 of the said Section 45, the north-west by Allotments 3 and 6 of the said Stetion 43, 1325 links; towards the north-east by Opawa Street, 755 links; towards the south-east by Stephen Street East, 1325 links; and towards the south-west by Redwood Street, 755 links: be all the aforesaid linkages more or less: as the same are delineated on the plans marked L. ard S. 1284/25A and 1284/25B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Factory Road, in the Takaka County, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 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 any read or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council:

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

And whereas the Takaka County Council, being the local authority having control of the road 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 road:

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

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and 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 sail road described in the

of the said Dominion, doth hereby approve of the said resolution, in so far as it affects the sail roal described in the Schedule hereto.

SCHEDULE.

ALL that road in the Nelson Land District, Takaka County, known as Factory Road, commencing at its junction with Commercial Road, and proceeding thence in a south-easterly direction generally, adjoining Sections 19 and 18, Block X, Waitapu Survey District, to its junction with Motupipi Road; as the said road is more particularly delineated on the plan marked P.W.D. 338°8. deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured burnt sienna.

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

Licensing the Akaroa Borough Council to use and occupy a Part of the Foreshore of Akaroa Harbour as a Site for a Wharf, and prescribing Dues.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of Docember, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the sixth day Where As by Order in Council dated the six and published in the New Zealand Gazette No. 30, of the nineteenth day of the same month, the Akaroa Borough Council (hereinafter called "the Council"), was licensed to occupy a part of the foreshore and land below low-water mark at Akaroa, and Akaroa Tankara Tankara major to maintain thereon a wharf on the foreshore and land blow low-water mark at Akaroa, in Akaroa Harbour, in order to maintain thereon a wharf, erected in accordance with plans marked M.D. 1333, 1334, 1335, and 1336, and deposited in the office of the Marine Department, at Wellington, for a period of nine years from the twenty-eighth day of June, one thousand nine hundred and one. and one:

And whereas, the said license having expired, the Council has applied for a fresh license under the Harbours Act. 1908 (hereinafter called "the said Act"), to occupy the said foreshore and land below low-water mark for the purpose aforesaid for a term of fourteen years, computed from the expiry of the term of the hereinbefore-recited O der in Council, and it is expedient to grant the same for the term and subject to the conditions hereinafter expressed, and to prescribe dues and rates for the use of the said wharf:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of

all other powers and authorities enabling him in that behalf, 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 license the Council to use and occupy the said foreshore and land below lowwater mark for the purpose aforesaid upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby prescribe that the dues and rates set forth in the Second Schedule hereto shall be taken and charged by the Council for the use of the said where charged by the Council for the use of the said wharf.

FIRST SCHEDULE.

1. THE concessions and privileges conferred by this Order in Council shall extend and apply only to the parts of the foreshore and of the land below low-water mark necessary for the erection of such wharf which are shown on the plan

for the erection of such whart which are shown on the plan marked M.D. 1333.

2. All His Majesty's subjects shall at all reasonable times, upon payment of the proper dues, have free and full liberty to use the wharf, and of ingress and egress thereon.

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

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

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

5. The said Council shall keep a separate account of the receipts and expenditure on account of such wharf, and shall cause such account to be balanced to the 31st day of March

in each year, and shall send a copy of such account, when balanced, to the Marine Department, and shall supply any particulars in reference thereto which may be required by the Marine Department.

6. The revenue derived from the receipts on account of o. The revenue derived from the receipts on account of such wharf shall be applied for the purposes of maintaining, repairing, and otherwise keeping in good order and condition the said wharf, or any other wharves which are under the control of the Council, or for providing further wharf accommodation.

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

speed cause such defect to be removed or such repairs to be made.

8. That nothing herein contained shall authorize the Council to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of the Harbours Act, 1878, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the Council and deposited above highwater mark, or at such place as may be approved of by the Minister or by any person appointed by the Minister for that purpose.

purpose.

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

10. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the 28th day of June, 1910, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the Council shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

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

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

13. In case the Council—

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

(2.) Ceases to use or occupy the said wharf,—
then and in any such case this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the Council or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in

Council containing such revocation shall be sufficient notice of the fact to the Council, and to all persons concerned or interested, that the rights and privileges thereby conferred

have been revoked and determined.

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

SECOND SCHEDULE.

WHARFAGE DUES.

On all goods or merchandise no		ise speci	fied,	s.	d.
weight or measurement, per to	on			1	8
Minimum charge			٠.	0	2
Cheese, fruit, and grass-seed, per	ton			1	0
Minimum charge				0	2
Dressed timber, doors, moulding	gs (T. &	G. or pla	ain),		
per 100 ft. superficial	,,	.,	• •	0	4
Firewood, per cord				1	0
Posts and rails, per hundred			٠,	1	6
Roofing-shingles, per thousand				0	4
Palings, per hundred				0	6
Timber (rough sawn), piles, a	nd squa	re logs,	per		
100 ft. superficial			٠	0	2
Horses and cattle, each				2	6
Calves, one year old and over, ea	ıch			1	2
Calves under one year old, shee		s. goats.	and		
pigs, per score (20)		,,,		3	4
Minimum charge, each				Õ	6
Carts and drays, each			•	2	6
Carriages, two-wheeled, each				$\bar{2}$	б
Carriages, four-wheeled, each		• •		5	ŏ
Wool or sheep-skins, in bales, pe	r hale	••	• •	ŏ	4
Coal, per ton	ı bar	• •	• •	ĭ	Õ
Sand and gravel, per cubic yard	•	• •	• •	ń	6
band and graves, per cubic yard	• •	• •	• •	v	•

RESHIPMENTS.

When any goods which have already paid wharfage dues at Akaroa are reshipped no charge whatever shall be made for outward wharfage, provided that when such goods are reshipped a declaration shall be forwarded with the waybill that such goods have paid wharfage, and stating the date when, and by whom, and in what ship such goods were imported.

STORAGE.

ì	nent on an goods stored, at per ton, per	MOGE OF	Jair	₽.	u.
į	of a week, weight or measurement		• • •	1	8
	Minimum charge			0	3
	Wool or sheep-skins, per bale, for a week	or part	of a		
	week			0	3
	Free storage allowed for twenty-fou	r hours.	All	gΩ	ods

stored to be at risk of consignee.

BERTHAGE.

On every steamer or sailing-vessel under 100 tons register hauling alongside the wharf, per ton register per day or part of a day		d. 01
On every steamer or sailing-vessel of and over	v	· 2
100 tons register, for the first 100 tons register,		
per ton per day or part of a day	0	01
Ditto, for every ton after the first 100 tons register,		- 2
per day or part of a day	0	01
Minimum charge for any vessel per day or part of a		_
day	1	0

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

icensing Mrs. Lucy Jane Norton Jarvie to use and occupy a Part of the Foreshore at Kaverua, Hokianga, as a Site for a Boat-shed, Gum-shed, and Tramway.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), Mrs. Lucy Jane Norton Jarvie, of Kawerua (hereinafter called "the licensee"), has applied to the Governor in Council for a

license under the said Act to occupy a part of the foreshore at Kawerua, in the Hokianga County, in order to erect and maintain a boat-shed, gum-shed, and tramway thereon; and, in accordance with the one-hundred-and-fiftieth section of the aid Act, has deposited a plan in the office of the Marine Department, at Wellington (marked M.D. 4158), showing the area of foreshore intended to be occupied, and the manner in which it is proposed to erect the said boat-shed, gumshed, and tramway: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tool to the injury of projections. will not be or tend to the injury of 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 should be granted and issued to the licensee under the said Act for the purpose last aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the

on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the object for which the said license is required by the licensee as aforessid; and in further pursuance. prove of the 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 on which the said boat-shed, gum-shed, and tramway are to be erected, as shown on the plan M.D. 4158 so deposited as aforesaid, for the purpose of erecting and maintaining the said boat-shed, gum-shed, and tramway; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

1. In these conditions the term "Minister" means the Minister of Marine as defined by the 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 necessary for the erection of the said boat-shed, gum-shed, and tramway as shown on the plan marked M.D. 4158.

3. In consideration of the accessions with the contest of the

M.D. 4158.
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 £1, 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, and out of the said boat-shed, gum-shed, and tramway without payment.

way without payment.

5. The licensee shall maintain the above-mentioned boat-

shed, gum-shed, and tramway in good order and repair.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said boat-shed, gum-shed, and tramway, and view the state of repairs thereon; and upon such Minister leaving at or posting to the last known address of the licenses a notice in priving of small defeated. such Munster leaving at or posting to the last known address of the licensee a notice in writing of any defect or want of repair in such structures, or any of them, requiring her within a reasonable time, to be therein prescribed, to repair the same, she shall with all convenient speed cause such defect to be removed or such repairs to be made.

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

lation of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regu-lations made thereunder, and that are now or may hereafter

8. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for the term of fourteen years computed from the date thereof, unless such rights, powers, and privileges are sooner altered, unless such 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.

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 shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the

10. In case the licensee-

(1.) Commits or suffers a breach of the conditions herein-before set forth, or any of them;

(2.) Ceases to use or occupy the said boat-shed, gum-shed,

and tramway; or

(3.) Becomes bankrupt or is brought under the operation of any law in force for the time being relating to bankruptcy,-

then and in any such case this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the licensee or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice of the fact to the licensee, and to all persons concerned or

on the fact to the heense, and to all persons concerned or interested, that the license, rights, and privileges hereby conferred have been revoked and determined.

11. The erection of the said boat-shed, gum-shed, and tramway, or any of them, 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.

Vesting Management of Whar; and Boat-slip at Kaikoura in Kaikoura County Council.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section eleven of the Harbours Act, 1908 (hereinafter termed "the said Act"), it is enacted that the Governor in Council may vest the management of any wharf the property of His Majesty in any local governing body or person, upon such terms and conditions as the Governor in Council thinks fit:

And whereas it is thought desirable to vest in the Kai-koura County Council (hereinafter called "the Council") the management of the wharf and boat-slip at Kaikoura, in the County of Kaikoura, as shown marked B and C in red on plan marked M.D. 199, and deposited in the office of the Marine Department, at Wellington, on the terms and conditions hereinafter set footh.

ditions hereinafter set forth:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the power and authority vested in him by the said eleventh section of the said Act, and of all other powers and authorities in anywise enabling him in that behalf, doth hereby vest the management of the wharf and boat-slip at Kaikoura aforesaid in the Council, subject to the conditions set forth in the Schedule hereto.

SCHEDULE.

CONDITIONS OF MANAGEMENT.

Conditions of Management.

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. All His Majesty's subjects shall at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the above-mentioned wharf, and all rights of ingress and egress thereto and therefrom.

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

4. The Council shall maintain and keep the above-men-4. The Council shall maintain and keep the above-mentioned wharf and boat-slip, and all erections on or in connection with the same, in good order and repair; and shall at all times exhibit therefrom and maintain at its own cost suitable and necessary lights for the guidance of vessels; provided that no new light shall be exhibited until after it has been approved by the Minister.

5. All dues and rates received on account of the said wharf 5. All dues and rates received on account of the said what and boat-slip by the Council shall be applied to keeping the said wharf and boat-slip, and all erections on or in connection with such wharf and boat-slip, in good order and

6. Any person authorized by the Minister may at all reasonable times enter upon the said wharf and boat-slip, and any buildings erected on the wharf or in connection therewith, and

Upset Price.

view the state of repair thereof; and upon his leaving at or posting to the last known address of the Council a notice in writing of any defect or want of repair in such wharf, boatslip, or buildings, requiring the Council, within a reasonable time, to be therein prescribed, to make good or repair the same, the Council shall with all convenient speed, cause such defect to be removed or such repairs to be made.

7. The Council shall not erect, or suffer to be erected, on the said wharf or boat-slip any buildings or structure what-ever except with the consent of the Minister.

8. The Council shall keep a separate account of the receipts and expenditure on account of such wharf and premises, and March in every year, and shall send a copy of such account when balanced to the Minister, and shall supply any particulars in reference thereto as may be required by the

Minister.

9. The Council shall appoint all officers necessary for the working and management of the wharf and boat-slip.

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

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

12. The rights, powers, and privileges conferred under or by virtue of this Order in Council may be at any time re-sumed by the Governor on giving to the Council three calendar months' notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the Council. No compensation or allowance shall be payable in such case.

13. The Council shall be liable for any injury which may

be caused at the said wharf or boat-slip to any vessel or boat through any default on the part of the Council.

14. In case the Council shall-

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

(1.) Comint or suner a breach of the conditions herembefore set forth, or any of them; or

(2.) Cease to use or occupy the said wharf or boat-slip for a period of thirty consecutive days.—
then and in either of the said cases every right, power, or privilege hereby conferred may be revoked and determined by the Governor in Council without notice to the Council or other proceeding whatsoever, and publication in the New Zealand Gazettz of an Order in Council containing such revocation shall be sufficient notice to the Council, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined.

J. F. ANDREWS Clerk of the Executive Council.

Recreation Reserve in Hawke's Bay Land District brought under Part II of the Public Reserves and Domains Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of December, 1913.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me By virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Hawke's Bay Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter form part of Norsewood Domain, and be managed, administered, and dealt with as a public domain by the Norsewood Domain Board.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 16 acres 3 roods 28 perches, more or less,

being Section No. 185, Block V, Takapau Survey District. Bounded towards the north-east by Section 184 of said Block V, 2099 4 links; towards the south-east by the abutment of a public road and Section 186 of said block, links: towards the south-west by Section 186 of said block, 1967-2 links; and towards the north-west by Sections 183 and 184 of said block, 943-9 links, to the starting-point: be all the aforesaid linkages more or less: as the same is de-lineated on the plan marked L. and S. 1913/789A, deposited the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

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

LIVERPOOL, Governor.

N pursuance of the powers and authorities conferred In pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpeol, the Governor of the Dominion of New Zealand, do hereby appoint Friday, the twenty-seventh day of February, one thousand nine hundred and fourteen, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto tioned in the said Schedule hereto.

SCHEDULE. AUCKLAND LAND DISTRICT .- WAIKATO COUNTY.

Section.

Area

Upset Price.

Section.

Area.

			. 0,		CAKAUWI	IAIA.			
					Land.				
	Α.			£		Α.	R.	Ρ.	£
1 :	0	1 19	-	25	36	. 0	2	20	25
2	0	1 18	- 1	25	37	1	0	0	40
3	0	1 17		25	38	0	3	0	30
6	0	1 8		25	39	0	3	20 :	35
7	0	1 18		25	40	0	3	20^{-1}	35
8	Ü	1 16		25	42	: 0	3	17	35
9	0	1 8		25	43 44	0	2	20	35
10	0	1 8		25	44	1	0	0 .	30
11 .	0	1 8		25	45	0	3	0 .	30
12	0	1 9		25	46	0	3	20	35
13	0	1 12		25	47	. 0	3	20	35
14	0	1.36		20	50	0	3	11	30
15	0	1 0		15	51	0	3	10	30
20	0	1 8		15	52	0	3	9 .	35
$\frac{21}{22}$	0	1 8		15	52 53 54	1	0	25	45
	0	1 8		15	54	1	0	16	40
25	0	1 8		15	. 99	1	0	16	40
26	0	1 8		15	59	0	1	8 .	15
27	0	1 8		15	60	0	0	39	15
28 :	0	1 8		15	61	0	0	30	15
29 - 1	•	1 8		15	64	0	0	26	25
30	0	1 8		15	65	0	0	36	25
31	0	$2 \ 25$		25	66	0	1	0	25
32	0	3 8		30	67	0	1	7,	25
33	0	2 16		25	. 68	0	1	0	25
34	0	$2 \ 32$		25	69	0	0	32	25
35	0	$2 \ 32$	ļ	25	70	0	0	23	25

SUBURBS OF TAKAUWHATA.

			Suburban	Land.			
1	1	0.33	40 .	15	$\overline{2}$	1 15	30
2	1	0 38	30	16	2	3 0	30
3	2	1 30	60	17	3	0 31	30
4	2	$2 \ 0$.	60	18	3	3 11	30
5	3	1 19	60	20	1.	1 14	20
7	- 1	0 1	30 .	21	2	1 4	20
8	1	0 17	20	22	2	3 18	20
9	2	1 9	40 - 📳	23	3	0 12	20
10	2	2 0	40	24	3	1 33	20
11	3	0 28	40	28	0	3 8	30
13	1	0 4	20	29	1	0 1	30
14	1	1 2	20	30	0	3 31	20
m.	·						m

The improvements on the sections comprise: Town of Takauwhata — Section 3, dwellinghouse and fencing, the whole valued at £400; Section 6, stable and cart shed of a total value of £20; Section 7, store, two sheds, and fencing, the whole valued at £150; Section 8, dwellinghouse, outbuildings, and fencing, the whole valued at £240; Section 9, smithy and shop, the whole valued at £100; Section 13, dwellinghouse and outbuildings, the whole valued at £240; Section 14, dwellinghouse, fencing, and orchard, the whole valued at £240; Section 15, dwellinghouse and fencing, the whole valued at £100.

DESCRIPTION.

DESCRIPTION.

Altitude, 30 ft. to 100 ft. above sea-level. Mostly undulating, with a little swamp and low-lying land at south end of township; the southern portions of Sections 50 to 55 and the whole of Sections 59 to 62 and 64 to 71 are in grass; Sections 1, 2, 36 to 38, and 43 to 45 of the town and Sections 1 to 5, 8 to 10, 14 to 16, 20 to 22, and 28 and 29 of the suburbs partly in light wattle; Sections 18 to 22 and 25 to 27 of the town and Sections 11, 17, 18, 23, and 24 of the suburbs partly or completely covered by heavy wattle. Soil a stiff clay, of poor quality, well adapted for fruit growing; water can be obtained by sinking. Situated on east side of Te Kauwhata Railway-station, on the Main Trunk line, fifty-four miles south of Auckland. miles south of Auckland.

> As witness the hand of His Excellency the Governor, this fit enth day of December, one thousand nine hundred and thirteen.

H. D. BELL, For Minister of Lands.

Warrant authorizing the Waipawa County Council to construct Two Bridges over the Makaretu and Tuki Tuki Rivers, together with the Approaches thereto, and apportioning the Cost of Construction and Maintenance.

LIVERPOOL, Governor.

HEREAS by section one hundred and nineteen of the Public Works Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that in any case where the local authority of any district desires to construct a bridge in any position that will, in its opinion, be of advantage or benefit to the whole or any considerable portion of the inhabitants of an adjacent district as well as to the inhabitants of its own district, and where it is, in the opinion of such local authority, reasonable that the local authority of such adjacent district should contribute to the cost of constructing or establishing the said bridge, the provisions of the said section shall have effect:

And whereas by section one hundred and twenty of the said Act it is also, inter alia, enacted that the Governor may, by Warrant under his hand publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date to be fixed in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Warrant; and may by any such Warrant as aforesaid fix and determine whether all or any, and, if so, what part, of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by any local authority or local authorities; and may by any such Warrant as aforesaid direct how, when, and to whom any such payment is to be made:

And whereas by a deed dated the first day of August, one thousand nine hundred and thirteen, made between the Act it is also, inter alia, enacted that the Governor may, by

And whereas by a deed dated the first day of August, one thousand nine hundred and thirteen, made between the Waipawa County Council, the Waipukurau County Council and the Waipukurau Borough Council (hereinafter referred to as "the said deed"), it was agreed that the Waipawa County Council should construct the bridges over the Maka-retu and Tuki Tuki Rivers described in the Schedule hereto, together with approaches thereto (hereinafter referred to as "the said works"), and that the cost thereof, including the cost of supervision, preparing plans and specifications, and estimates, and all other costs and expenses incidental thereto estimates, and all other costs and expenses incidental thereto or connected therewith, less such contribution as may be made thereto by the Government of New Zealand, should be paid in the following proportions—viz., the Waipawa County Council to pay 50 per cent., the Waipukurau County Council to pay 25 per cent., and the Waipukurau Borough Council to pay 25 per cent. of such cost respectively; and it was also agreed in the said deed that the future cost of maintaining the said bridges should be paid in the same proportions:

And whereas the Waipawa County Council, the local authority proposing to construct the said works, has given notice and taken the steps required by the said Act, and has made application to the Governor to authorize the construction of the said works described in the Schedule hereto, and the approximation the cost of the said works and also of the and to apportion the cost of the said works and also of the maintenance thereof between the said local authorities in accordance with the provisions of the said deed:

And whereas no objections to the proposals have been sent to the Governor by any of the parties to the said deed:

And whereas the Governor is of opinion that the said works should be done and the cost of maintenance thereof be apportioned as aforesaid, and it is expedient to make provision under the said Act for the purposes and in the manner hereinafter set forth:

after set forth:

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 vested in me by the said Act, and of all other powers and authorities in anywise enabling me in this behalf, do hereby authorize the Council of the County of Waipawa to execute the said works; and I do hereby declare that the roost thereof, less with contribution as mere he med theoret, but the Government works; and I do hereby decirate that the cost thetest, less such contribution as may be made thereto by the Government of New Zealand, shall be borne and paid by the Waipawa County Council, the Waipukurau County Council, and the Waipukurau Borough Council, as and in the proportions

Waipukurau Borough Council, as and in the proportions hereinbefore set forth:

And in further pursuance and exercise of the aforesaid powers and authorities, I do hereby direct that, upon the completion of the said works, the said bridges shall, from and after the date of such completion, be under the exclusive care, control, and management of the Waipawa County Council; and I do also hereby fix and determine that the cost of maintaining, repairing, improving, or reconstructing the said bridges respectively shall be borne and paid by the said local authorities as and in the proportions hereinbefore set forth: set forth:

And I do hereby also further direct that any contribution hereby required to be made as aforesaid by the Waipukurau County Council and the Waipukurau Borough Council re-Sounty Council and the Walpukurau Borough Council respectively shall be paid from time to time out of the funds of the said Councils respectively, within a period of one month after demand in writing made by or on behalf of the Waipawa County Council, and all such payments shall be made from time to time to the Clerk of the Waipawa County Council for and on account of such Councils.

SCHEDULE.

That bridge, including the approaches thereto, over the Makaretu River, in the Hawke's Bay Land District, situated on the Onga Onga – Waipukurau Road; also that bridge including the approaches thereto, over the Tuki Tuki River; in the Hawke's Bay Land District, situated on the Onga Onga – Waipukurau Road:

As the said bridges are more particularly delineated on the plans marked P.W.D. 33606 and 33605, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

As witness the hand of His Excellency the Governor, this sixteenth day of December, one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

Postmasters 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 Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby notify and declare that the persons set out in the Schedule hereto, being persons holding the office of Postmaster under the Post and Telegraph Act, 1908, at the places set opposite their names in the said Schedule, are authorized to take and receive statutory declarations under the two hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908.

SCHEDULE.

Mabarahara. THOMAS JAMES GOSSON Maharahara West. Mrs. KATE GOLDFINCH

As witness my hand, this sixteenth day of December, one thousand nine hundred and thirteen.

LIVERPOOL, Governor.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs, Wellington, 17th December, 1918.

IS Excellency the Governor has been pleased to reappoint appoint SYDNEY BLOMFIELD

to be Registrar of Marriages and of Births and Deaths for

the District of Nelson.

H. D. BELL, Minister of Internal Affairs. Registrars of Births, &c., appointed.

Office of Public Service Commissioner, Wellington, 16th December, 1913.

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

A. J. H. BENGE, Secretary.

Name.	District.	Position.	Date of Appointment.
Collier, James Thomas William	Waitara	Registrar of Births. Deaths, and Marriages, and Registrar of Births and Deaths of Maoris	11 December, 1913.
Crawford, Thomas Mitchell Earle, Edward Percy McCready, David Scanlan, Vincent John Wright, Herbert Percie	Ohaeawai	Registrar of Births, Deaths, and Marriages Registrar of Births and Deaths of Maoris	5 1 January, 1914. 5 November, 1913. 10 " 15 December, "

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office. Wellington, 16th December, 1913. T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the district set respectively opposite their names, viz. :--

Name.		District.
HAZEL LUCY OPAL PULHAM	 	Tairua.
GEORGINA GALBRAITH CAMPBELL	 	Matata.

F. W. MANSFIELD, Registrar-General

Result of Election of a Member of Gisborne Fire Board by Fire-insurance Companies.

Department of Internal Affairs,
Wellington, 15th December, 1913.

THE following result of the election of a member of the
Gisborne Fire Board by fire-insurance companies has
been reported to the Mnister of Internal Affairs, and is
notified in accordance with the rules made under the Fire
Brigades Act, 1908.

H. D. BELL, Minister of Internal Affairs.

Gisborne Fire Board:

Ashton S. Wachsmann, vice George Laurence Evans, resigned.

Special Order made by the Rodney County Council altering Boundaries of Ridings.

Department of Internal Affairs,
Wellington, 15th December, 1913.

THE following special order, made by the Rodney County Council, is published in accordance with the provisions of the Counties Act, 1908.

H. D. BELL, Minister of Internal Affairs.

RODNEY COUNTY.

Puhoi.

THE Puhoi Riding to be co-terminus with the boundaries of the Puhoi Road District.

Matakana.

The Matakana Riding to consist of the Matakana East and Matakana West Road Districts.

The Mohurangi Riding to include the Eastern Mahurangi and the Warkworth Read Districts, and in addition thereto the sections contained in the following area. Bounded on the east and south by the Warkworth Read District and running north from the south-western angle of Section 15, Kourawhere Parish; thence by the western boundary of the said Section 15 to the south-western angle of Section 96; thence by the western boundary of Section 96, 95, 91, 77, 26, 29; thence by the northern boundary of the last-named section to the south-western boundary of Section 85; thence

by the western and northern boundaries of that section to its conjunction with the Warkworth Road District boundary. All the sections mentioned in this section are in Kourawhero Parish. The said area shall be known as the Mahurangi Outlying District.

Kaipara.

The Kaipara Riding to be bounded on the east by the western boundaries of the Puhoi and Warkworth Road Diswestern boundaries of the Puhoi and Warkworth Road Districts. To the north by the northern boundaries of Sections 10 and 41, by the morthern of Sections 49, 48, 47, 56, and 5; thence by the north-western boundaries of Sections 5, 6, 35, 34, and 33, all Kourawhere Parish; thence by the eastern and southern boundary of Section 1a of Block XI, Tauhoa Survey District; thence by the southern boundary of Sections 196a, 196, and 197, by the western boundary of Section 197, by the eastern and southern boundaries of Section 195; thence by part of the eastern boundary of Section 195 thence by part of the section: thence by the south-western boundaries of Section 195 thence by part of the section: the eastern poundary of Section 193 to the southern angle of that section; thence by the south-western boundaries of Sections 193 and 192; thence by a portion of the southern boundary of Section 176, all Tauhoa Parish, to the south-western angle of that section; thence by the western boundary of the same section to the Hoteo River to its confluence with of the same section to the Hoteo River to its confluence with the Kaipara Harbour; thence by the Kaipara Harbour to the Makarau River; thence by that river and the Rouhori Stream and the southern boundary of the Komokoriki Parish to the Puhoi Riding boundary at the south-eastern angle of Section 52A, Komokoriki Parish. The area within the said boundar is and exclusive of the Komokoriki Road District shall be known as the Kaipara Outlying District.

Tauhoa.

The Tauhoa Riding to include the Wharehine Road Dis-The Tauhoa Riding to include the Wharehine Road District, and in addition the following area, which shall be known as the Tauhoa Outlying District. To the north by the southern boundary of the Wharehine Road District from the western boundary of Section 107 to the northernmost angle of Section 81, Tauhoa Parish; thence by the north-eastern boundaries of Sections 81, 139, 138, the eastern boundary of Section 208, the northern boundaries of Sections 131, 126, and 164, all Tauhoa Parish, and by the eastern boundary of the last-named section; thence by the northern and eastern boundaries of Section 55, Hoteo Parish, to the Hoteo River; thence by the Hoteo River to its conjunction with the Kaipara thence by the Hoteo River to its conjunction with the Kaipara Harbour; thence to the commencement-point by the boundary of the said harbour.

Albert.

The Albert Riding to consist of the Albertland South Road District, and in addition the fillowing area, which shall be known as the Albert Outlying District. From the north-west angle of Section 150, Tauhaa Parish; thence by the north-east boundary of Tauhaa Riding to the Hoteo River to the porth posture boundary of Section 55, Hoteo Right, the porth as the posture boundary of Section 55. north-eastern boundary of Section 55, Hoteo Parish; thence north-eastern boundary of Section 35, Indeed Parker, thence in a northerly direction by the Hoteo River to the south-eastern boundary of Section 27 of Block I, Hoteo Survey District; thence proceeding by the southern boundaries of that section and also of Section 28, Block IV, Tauhoa Survey District to the railway-line; thence in a northerly direction by the railway-line to the road at the north of the said Section 28; the state of the state o the real way-line to the road at the north of the sad section 23; theree by that road to the oreck at the south-eastern angle of Section 19, Block XVI, Otamatea Survey District; thence northerly by that creek to the north-western angle of Section 22 of Block XVI, Otamatea Survey District; thence by the northern boundary of that section to the road; and thence in a northerly direction by the said road to the south-eastern angle of Section 31, Block XVI, Oruawhero Parish; thence

northerly by the eastern boundary of that section by the southern and eastern boundaries of Section 26 and the eastern boundary of Section 25 to the boundary of the Albertland South Road District, and by that boundary to the commencement-point.

The Omaha Riding to continue as at present described in the New Zealand Gazette, page 2309, of date 29th September,

Hoteo.

The Hoteo Riding to consist of the Albertland North Road District, and in addition thereto such part of the following area which is not included in the said road district, which shall be known as the Hoteo Outlying District. Bounded to the east from the sea to the south-western angle of Section 92, Pakiri Parish, by that portion of the Omaha Riding boundary; thence by the southern boundary of Section 108, boundary; thence by the southern boundary of Section 108, the eastern, southern, and western boundaries of Section 114; thence by the western portion of the southern boundary of Section 107, the southern boundary of Section 103, the western boundary of Section 104; thence by the western portion of the southern boundary of Section 93 and the southern boundary of Section 93 and the southwestern boundaries of Sections 29, 26, 25, the northern portion of the western boundary of Section 24; thence by the southern boundary of the northern part of Section 28, all Hoteo Parish, to the Hoteo River; thence southerly by the said Hoteo River to the south-western boundary of Section 27 of Block I, Hoteo Survey District; thence by the eastern and northern boundaries of Albert Riding to the junction of the Topuni and Oruawhero Rivers; thence by the Topuni and Hakarau Rivers and the northern and eastern boundaries of the county to the commencement-point.

Kourawhero.

The Kourawhero Riding shall consist of the Kourawhero Outlying District, situated within the following boundaries: Outlying District, situated within the following boundaries: To the north by the Hoteo Riding boundary; to the west by portions of the Hoteo, Albert, and Tauhoa Riding boundaries respectively; to the south by the northern boundary of the Kaipara Riding; to the east by the western boundaries of the Mahurangi, Matakana, and Omaha Ridings to the latter riding's conjunction with the Hoteo Riding at the northeastern angle of Section 108, Pakiri Parish.

I certify that the above special order has been made as by law required.

H. R. FRENCH. County Clerk.

Special Order made by the Tamaki West Road Board making By-laws.

Department of Internal Affairs,
Wellington, 15th December, 1913.

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

H. D. BELL, Minister of Internal Affairs.

TAMAKI WEST ROAD BOARD.

BY-LAWS OF THE BODY CORPORATE UNDER THE NAME OF "THE INHABITANTS OF THE TAMAKI WEST ROAD BOARD,"
AND MADE AND ENACTED BY THE TAMAKI WEST ROAD BOARD.

In pursuance of the powers vested in it by the Road Boards Act, 1908, the Motor Regulation Act, 1908, the Public Works Act, 1908, the Dog Registration Act, 1908, the Public Health Act, 1908, the Public Reserves and Domains Act, 1908, and the Municipal Corporations Act, 1908, and by all or any other statutes it hereunto enabling, the Tamaki West Road Roard Act, hereby make and enact the following by layers. Board doth hereby make and enact the following by-laws, namely :-

PART I.

GENERAL PROVISIONS.

- 1. These by-laws shall come into force on the gazetting thereof.
- 2. On the date on which this by-law shall come into opera 2. On the date on which this by-law shall come into operation all by-laws in force in the district shall be and be deemed to be repealed; provided always that such repeal shall not affect anything done, or any right or liability accrued, or order made under such first-mentioned by-laws, or any of them. All licenses issued under any repealed by-law shall, after the coming into operation of this by-law, be deemed to have been issued under this by-law and be subject to the provisions thereof. provisions thereof.

- 3. In the interpretation of these by-laws, unless incon-
- "Board" means the Tamaki West Road Board:
 "District" means the Tamaki West Road District, and
 any alterations thereof which may from time to
 - any alterations thereof which may from time to time be legally made:

 "Carriage" shall include any coach, carriage, omnibus, drag, chariot, fly, car, cabriolet, hackney-carriage, gig, brougham, hansom, landau, sulky, dogeart, wagonette, motor-car, or other similar vehicle, carrying or used for the carrying of passengers:

 "Cart" shall include any cart, wagon, timber-carriage, lorry, sladge, express, wagon, motor-wagon, wan

 - "Clark" shall include any cart, wagon, timber-carriage, lorry, sledge, express-wagon, motor-wagon, van, dray, truck, or other similar vehicle:

 "Cattle" means and includes any horse, mare, gelding, rig, colt, filly, ass, mule, bull, cow, ox, heifer, steer, calf, sheep, ram, ewe, wether, lamb, goat, kid, boar, sow, and pig of any kind:

 "Clerk" means Clerk of the Board or his deputy:

 "Footway" or "footpath" shall mean so much of any road, street, or private street as is or hareafter may

 - road, street, or private street as is or hereafter may road, street, or private street as is or hereafter may be laid out or constructed for foot passengers only, and shall include the edging and kerbing thereto in cases in which edging or kerbing either exists or is required by the Board to be made:

 "House" includes hotel, boardinghouse, and any building in which human beings dwell or are intended to dwell, and includes a shop with dwelling-rooms
 - attached
 - "Inspector of Nuisance" means the Inspector of Nuisances for the time being appointed by the Board, or if there be no such Inspector appointed, then the Clerk of the Board shall be deemed the Inspector of Nuisances for the purpose of these by-laws:

 "Motor-car."—If a motor-car is used as a carriage or as a cart, it shall be deemed to be a carriage or cart, as the case may be within the morning against the morning against the same of the morning against the same of the morning against the same of t
 - as the case may be, within the meaning assigned to
 - as the case may be, within the meaning assigned to the said terms respectively in this by-law:
 "Occupier," in respect of any premises, means the person by whom or, on whose behalf such premises are actually occupied; and in the case of a factory includes any agent, manager, foreman, or other person acting for the owner:

 "Owner" in acting for the owner:

 - person acting for the owner:

 "Owner," in respect of any premises, means the person for the time being entitled to receive the rack-rent thereof, or who would be so entitled if the same were let to a tenant at rack-rent:

 "Offensive matter" includes offal, putrid or decayed animal or vegetable matter or fish, the refuse of fruit and vegetables, carrion, dead animals, and any other matters giving off an offensive odour or being

 - fruit and vegetables, carrion, dead animals, and any other matter giving off an offensive odour or being in any way injurious to health:

 "Person," and words applying to any person or individual, shall include a body of persons, whether incorporated or unincorporated:

 "Privy" includes earth-closet, water-closet, pan-privy, and every place for the reception of fæsal matter:

 "Sufficient privy" means a water-closet or pan-privy of the description, with the appliances, fittings, and connections, and places as required by these bylaws.
 - Public place" shall include and apply to every road, street, footpath, footway, court, alley, and thoroughfare of a public nature or open to or used by the public as of right, and every place of public resort or place to which the public have access so open or
 - used:
 "Reserves" shall mean and include the open spaces,
 plantations, beaches, and foreshores, and any other reserve set apart for public health or recreation, or as a bush reserve, recreation reserve, or park, which now are or hereafter may be under the management

 - now are or hereafter may be under the management or control of the Board:

 "Road" means any road in the district, and includes street and also any footpath and crossing, and the whole land between the fences on either side of a road or street; and "street" includes a road:

 "Sanitary fitting" includes a urinal, sink, bath, washtub, lavatory, and any receptacle, appliance, or thing for the reception or removal of human or animal excreta, sewage, or liquid waste:

 "Sewage-tank" means a tank, reservoir, or receptacle for the reception and disintegration of sewage, and includes that class of sewage-tank commonly known as a septic tank, and includes all reservoirs, pipes, filter-beds, discharges, and other parts ordinarily appurtenant to or required for the efficient operation of a sewage-tank:
 - appurtenant to or required of a sewage-tank:

 "Vehicle" shall mean and include any carriage or cart as hereinbefore defined, whether licensed by the Board or not, and any other class of vehicle;

"Waterworks" shall include all lands, reservoirs, mains, pipes, and fountains, and all buildings, machinery, gear, and appliances of every kind purchased, acquired, or constructed by the Board for collecting, conveying, or carrying water for, to, or through the district, or deemed by any Act of Parliament to

district, or deemed by any Act of Parliament to have been so constructed:

"Consumer" shall include any person entitled to use or consume water supplied from any waterworks belonging to or vested in the Board:

"An offence" shall mean an offence against these by-

"An offence" shall mean an offence against these by-laws, and shall include the omission or neglect to comply with any part thereof:
Words importing the singular number include the plural number, and words importing the plural number include the singular number, and words importing the masculine gender include females:

Where not inconsistent, words, phrases, and designations herein used which appear in the interpretation clauses of any of the Acts under which these by-laws are made shall have and include the interpretation given thereto by such Acts.

Application.

4. These by-laws shall apply to and be in force within the whole district, except where otherwise specially provided.

Notices

5. Any notice required to be sent or signed by or on behalf of the Board may be sent or signed by the Chairman or the Clerk or any other person acting for or on behalf of the Board.
6. Any application or notice which is required to be served upon or delivered to the Board may be delivered at the office of the Board, addressed to the Board, the Chairman, or the Clerk.

7. Any notice or other document which is hereby required to be served, or given, or sent by or on behalf of the Board to any person shall be deemed to have been duly served, given, or sent, if delivered to such person personally, or to his attorney, solicitor, or agent, or left at his residence or place of business, or posted at a post-office in the district addressed to such person at his or her last-known place of abode, or to the last-known place of abode of such attorney, solicitor, or

Inspector.

8. The Board may from time to time appoint an Inspector or Inspectors, whose duty shall be to see that its by-laws are duly observed, and to investigate and report any breaches thereof to the Board.

9. All Inspectors and other officers appointed by the Board under or for the purpose of any repealed by-law, and holding office at the time this by-law comes into operation, shall be deemed to have been appointed under this by-law.

Offences.

10. Any person who shall do, or cause to be done, or be concerned in doing anything contrary to these by-laws or any of them, or any provision therein contained, or who shall any of them, or any provision therein contained, or who shall omit to do anything required by these by-laws, or any of them, to be done by him, shall be deemed to have committed a breach of these by-laws. Any person committing a breach of these by-laws shall be guilty of an offence, and shall be liable to a penalty not exceeding £10 for every such offence, and in case of a continuous offence to a penalty of not more than £10 for each day during which such offence continues. The continued existence in a state contrary to any of the provisions of these by-laws of any work or thing shall be deemed a continuous offence within the meaning of this section.

Licenses.

11. The following provisions shall, unless otherwise specified, apply to all licenses granted by the Board under these by-law

(a.) Before any such license shall be granted, an application in the prescribed form by the person applying for such license, and giving all such information as may be required by or provided for in any such form, shall be delivered to the Clerk, and the fee payable in respect of such license shall be deposited with such application. Every such application shall be signed by the applicant.

(b.) Every such license shall, when issued, be in the prescribed form, and signed by the Clerk, and shall remain in force until the thirty-first day of March next after the issue thereof, and may be renewed on application to the Clerk and payment for renewal fee, not later than the thirty-first day of March in each

year.

(c.) Every such license shall be registered in a book to be

(c.) Every such needes shall be registered in a book to be kept by the Clerk in the appointed form.

(d.) If, in the opinion of the Board, it is proved that the holder of any license or the person applying for any license is from any cause unfit to be the holder of such license, the Board may cancel, refuse, suspend, or revoke the same.

PART II.

GOOD RULE AND GOVERNMENT OF DISTRICT, AND MANAGE-MENT OF ROADS.

12. No person shall—
(1.) Throw or place any glass, filth, dirt, tins, hoops, irons, nrow or place any glass, fifth, dirt, tins, hoops, frons, rubbish, or other matter of a similar nature, or any earth, bricks, stones, or other material upon any public place or private street, or leave or permit or suffer to be placed or left any dust tin, box, or other receptacle for house refuse or other refuse on any public place or private street.

(2.) Carry any load on his shoulders or otherwise to the danger or obstruction of persons using any footway, or ride or drive, lead or wheel any truck, barrow, or ride or drive, lead or wheel any truck, barrow, cart, dray, carriage, cycle, or vehicle of any kind, or ride, drive, or lead any horse, cattle, or other animal upon or along any such footway.

(2a.) Drive any cart, carriage, or vehicle along, or permit or suffer the same to stand over or upon any water-table, water-channel, or gutter in any street or read

table, water-channel, or gutter in any street or road.

table, water-channel, or gutter in any street or road.

(3.) Leave standing or lying upon any public place any truck, wheelbarrow, vehicle, or other similar thing, or any packing-case, crate, basket, cask, barrel, package, or other encumbrance.

(4.) Burn any litter, straw, shavings, or other combustible materials upon any public place, or on any open space near any building, so as to endanger such building.

building.

(5.) Leave any inflammable materials or matter in any public place, or on any open space near any building, without having first obtained the permission of the Board.

(6.) Drag, draw, or trail, or permit or suffer to be dragged, drawn, or trailed, any sledge, timber, or any other heavy material in or upon any public place, whereby such public place is or may be injured.

(7.) Allow the drippings of the eaves of any house or

erection to fall upon any public footpath (8.) Open any drain or sewer, or remove the surface of any footway or street, or make any cellar-door or other

opening from such footway or street without having first obtained the permission of the Board.

(9.) Omit or neglect to secure and maintain the foundations of any building, or any wall or fence, abutting on any public place where the footway has been formed, whereby such footway is or may be injured.

(10.) Expose for sale any article whatsoever on any foot-(10.) Expose for sale any article whatsoever on any footway or outside of any shop, shop-window, or doorway abutting on any public place so as to encroach thereon, or hang or suspend any article upon or from any veranda-post, or any part of a veranda, or any fence, or in any way over such footway.
(11.) Suspend or place any carcase, meat, or offal so as to overhang any part of a public place or encroach thereon.

thereon.

thereon.

(12.) Neglect to clean any private yard, way, passage, or avenue by which neglect a nuisance, by offensive smell or otherwise, is caused.

(13.) Spill or cast, or allow to be spilt or cast, or to overflow into or upon any road, public place, or reserve, or any land, building, or erection adjacent thereto, any nightsoil or other offensive matter.

(14.) Shoughter (execute in cases of uponyoids ble necessity)

(14.) Slaughter (except in cases of unavoidable necessity) or skin any animal upon any public place, or permit any slaughtered animal or skin to remain there, or

leave any dead animal or such place.

(15.) Throw or leave any dead animal, or part thereof, or animal remains, or offensive matter of any kind upon any place, or into any creek, stream, or other water, or on the bank thereof.

(16.) Suffer any dead enimal or next thereof to remain

(16.) Suffer any dead animal or part thereof to remain upon his land, or in premises in his occupation, so

upon his land, or in premises in his occupation, so as to become a nuisance.

(17.) Suffer to remain in the district the body or part of the body of any animal belonging to him, or in his charge or keeping, that may have been killed or died while straying, or while being driven from any one place to another.

(18.) Expose in any public place (except in any fair or market lawfully appointed for that purpose) any horse or other animal for show, hire, or sale, or shoe, bleed, or dress any horse in any public place.

(19.) Roll any cask, beat any carpet, fly any kite, use any bows and arrows, or catapult or shanghai, or play bows and arrows, or catapult or shanghai, or play at football or any game, to the annoyance of any person in any public place, or obstruct any public place, whether by allowing any cart or animal to remain on or across such public place, or by placing any goods or articles thereon, or otherwise.

(20.) Wantonly or maliciously disturb any inhabitant by improperly starting or setting in motion any fire-alarm, ringing any door-bell, knocking at any door, blowing any trumpet or horn, beating any drum or gong, using any other noisy instrument, rolling any trolly, or ringing any bell in any public place or in any doorway abutting thereon.

(21.) Place any placard or other document, writing, or painting, or print, stencil, paint, or write on or otherwise deface any house or building, or any footway, kerbstone, steps, or any wall, fence, lamp-post,

way, kerbstone, steps, or any wall, fence, lamp-post, veranda-post, railway-post, telegraph-post, urinal, or gate, without the consent of the occupier or owner

(22.) Stamp, stain, paint, write, print, or post any advertisement or notice upon any footway, kerbstone, or

(23.) Expose to view or distribute in any public place any placard, handbill, print, or other document whatever of an offensive or indecent character.

(24.) Throw or place upon any footway any fruit skin, rind, or peel.
(25.) Throw or discharge any stone or other missile to the

damage or danger of any person or property.

(26.) Blast any rock, stone, earth, or timber in or near any public place without having first obtained permission of the Board, or fail to attend to any directions or comply with any conditions in regard there-to given or imposed by the Board or any officer thereof.

(27.) Discharge any firearms without reasonable cause, or set off any fireworks or explosive material in or near

any public place, or so near thereto as to endanger, annoy, or frighten the passers-by.

(28.) Place any obstruction in or upon any public place, or in or upon any watercourse, channel, or surface drain in any road, whereby life or limb is likely to be ordered. be endangered.

- be endangered.

 (29.) Fail to keep in good repair any rail, gate, fence, or cover over or about any area or entrance or lighting-place to any cellar or other place opening into or upon or near any public place, or keep open for more than a reasonable time for taking in or out any articles any entrance to any such area, cellar, or other place, or omit to protect such entrance when open for use.

 (30.) Omit when organize any street to take all such recognitions.
- (30.) Omit, when opening any street, to take all such pre-cautions for guarding against injury to the passengers along such street as may be necessary or as may be directed by the Board or any officer thereof.

(31.) Destroy, damage, pollute, or obstruct any pump, watercourse, fountain, trough, or drinking-fount in

any street or public place.

(32.) Wilfully or maliciously damage or destroy, or do, permit, or suffer any act tending to damage or depermit, or suner any act tending to damage or destroy, any growing tree, shrub, or other plant of any kind whatsoever belonging to the Board, whether the same shall be growing in any road, reserve, or public or private place in the district, or any building, erection, structure, or other property of any kind or description belonging to the Board.

(33.) Wilfully extinguish or injure or break any street lamp, or wilfully break or injure any lamp-post

(34.) Drive any dog or goat harnessed or attached to any

(35.) Leave any cart or other vehicle without reasonable excuse, or loiter therewith in any street.

(36.) Wilfully or negligently encumber or obstruct a public place in any manner not before specially described.

- (37.) Drive any cart, dray, wagon, or express-wagon without the name and residence of the owner thereof being painted in a legible and permanent manner on a conspicuous place on the right or off side, in letters of at least one inch in length.
- (38.) Cast away, sweep, throw, or deposit, or cause or suffer to be cast away, swept, thrown, or deposited, in or upon any street or private street any handbills, printed papers, waste paper, or paper of any kind
- (39.) Sweep, throw, or deposit, or leave, or permit or suffer any person to sweep, throw, or deposit, or leave, any refuse, dust, shop-sweepings, or house-sweepings, or any bottles, earthenware, china, tins, or rubbish of

any description, on any road, street, private street

public place, or reserve.

(40.) Convey, take, or conduct, or cause to be taken, conyeyed or conducted, by means of vehicles, horses, or on foot, or by any means whatsoever, through any street or private street, any frame, apparatus, or contrivance for displaying pictures, placards, notices, or advertisements calculated by its shape, or the coloured our pictures about construction, or the colour of any pictures, placards, notices, or advertisements displayed thereon, to obstruct, interfere with, or endanger public traffic in the district.

in the district.

(41.) Deposit or keep, or suffer to be deposited or keep, any live ashes in any wooden receptacle outside any building or in any place which shall be less than 10 ft. from any building in the district.

(42.) Make or light any fire in any building within the district situate at a less distance than 50 ft. from any other building, save in some properly constructed firenesses. structed fireplace.

(43.) Light any bonfire, tar-barrel, or firework upon or within 30 yards of any public or private street or any public place.

(44.) Set or cause to be set on fire any chimney, flue, smoke-vent, stove-pipe, or other erection or appliance used as and hereinafter called a chimney.

(45.) Suffer to be on fire the chimney of the premises which he occupies or uses; provided always that no offence shall be deemed to have been committed no offence shall be deemed to have been committed if such person prove to the satisfaction of the Justice before whom the case is heard that such fire was in no wise owing to the omission, neglect, or carelessness, whether with respect to cleansing such chimney or otherwise, of himself or his servant.

(46.) Wilfully injure, remove, or destroy any notice-boards set up by the Board or any of its employees.

(47.) Keen or store any gunnowdon or other composition of

(47.) Keep or store any gunpowder or other explosive or dangerous material in any public shed or place or on any open space near any building.

(48.) At any one time have or keep in stock in any yard, dwellinghouse, shop, warehouse, shed, cellar, or other building within the district a greater quantity

of petroleum than 40 gallons.

- (49.) In any street, thoroughfare, or public place, or within the sight or hearing of any person or persons passing by, sing, say, or recite any profane song, use any profane, indecent, or obscene language, or by phonographic or other such methods to or by phonographic or other such methods to convey, paint, draw, or write any profane, indecent, or obscene representation, figure, or word, or dis-tribute or expose or offer for sale or exhibit any profane, indecent, or obscene book, painting, draw-
- ing, engraving, photograph, representation, print, or paper writing.

 (50.) Indecently expose his person in or within view of passers-by, on or in any public place.

 (51.) Spit or expectorate, or otherwise cast or place his saliva on, to, or upon any public footpath or foot-
- (52.) Within the district keep or act or behave as master or mistress of, or conduct or assist in the conduct or management of, any brothel or disorderly house or houses of ill-fame, or shall knowingly let any house or any part thereof for the purpose of being so kept or used.

or used.

(53.) Ride, drive, or wheel any vehicle of any kind upon or along any footpath, to the danger or obstruction of persons using such footpath. The word "vehicle" shall include a wheelbarrow, bicycle, tricycle, and every other vehicle upon or with wheels, whatever its form or construction, except infants' perambulators containing infants.

(54.) Assemble in any street or congregate at the corner of any street or public place, or where any streets or public places intersect; and no person or person shall collect or cause any number of persons to collect or congregate in any street or public place or conduct or hold any public meeting therein so as to impede persons passing, or interfere with the free passage of any street or public place, or be guilty of any conduct calculated to annoy the public.

(55.) Drive, or cause, permit, or allow to be driven, upon

(55.) Drive, or cause, permit, or allow to be driven, upon or along any street or private street in the district any horse, unless the same is securely harnessed to some vehicle or securely led by a halter, bridle, or rope fastened to such horse, and held by some person.

(56.) Suffer, permit, or allow any cattle or any horse, or any geese, or any unregistered dog to wander or be at large in any public place, street, private street, or right-of-way, within the district.

(57.) Tether or otherwise put or place any cattle or any horse, for the purpose of grazing or depasturing the same, in or upon any public place, street, private street, or right-of-way within the district.
(58.) Sweep thereon or deposit any refuse, hedge or lawn clippings, shop-sweepings, house-sweepings, or rubbish on any street or private street within the district.

district.

(59.) Being the owner, lessee, or occupier of any building Being the owner, lessee, or occupier of any building in the district, use the same or cause, suffer, permit, or allow the same to be used as a theatre, public hall, public concert-room, public ball-room, public lecture-room, or public exhibition-room, or as a public place of assembly for persons admitted thereto by tickets or otherwise, unless the doors of such building shall open outwards.

(60.) Leave standing any horse fastened or tied up to any fence, post, tree, or vehicle in any road or street or on any reserve or beach.

Driving round corner.

13. No person shall drive or ride round any street corner at other than a walking pace.

Mischief.

14. No person shall wilfully break any pane of glass in the window of any building, or wilfully break or unlawfully light or extinguish or injure any lamp in any street.

Sunday trading.

15. No person shall keep open any shop, store, or place of business whatsoever on Sunday for the purpose of trading or dealing; provided always that this clause shall not extend to chemists or refreshment-rooms.

Obstructions on road.

16. No person shall put, place, or lay any building or other materials or building-rubbish, or put up, construct, or erect any stage, scaffolding, hoarding, or fence upon, across, or over any road, street, footway, channel, or public place without first obtaining the consent of the Board or the officer appointed by the Board for that purpose.

Crossings

17. No person shall construct any crossing across any channel, drain, or footpath, or make any drain under any footpath. All such crossings and drains shall be constructed by the Board, but at the expense of the person requiring the same, and any such crossing or drain shall consist of such material as the Board shall from time to time approve. No person shall allow anything other than storm-water to pass through any drain laid under any footpath. Any person desiring to have a crossing made or drain laid leading from his property into any road shall make a written application in that behalf to the Clerk of the Board, and shall upon a receipt of a notice from the Clerk of the Board stating the estimated cost of the construction of such crossing or drain, as the case may be, pay the amount of such estimated cost to the Clerk of the Board before the Board shall proceed with such construction. If any such crossing or drain shall be out of repair, the owner or occupier of the premises from which the same leads, or any person for whose use and benefit the same exists, shall, within seven days after notice in writing from the Clerk of the Board to that effect stating the repairs required, Clerk of the Board to that enect stating the repairs required, properly and completely repair the same in accordance with such notice, failing which the Board may effect such repairs and recover the cost thereof from such owner, occupier, or person. And in case any such owner, occupier, or person. shall make default and fail to comply with such notice within the time therein mentioned, he shall be deemed to commit an offence on every day during which he shall be in such default as aforesaid.

Carting over footpaths.

18. No person shall cart any metal, stone, building or other material across any footpath where there is not a crossing constructed in accordance with By-law No. 17, without the constructed in accordance with By-law No. 17, without the consent in writing of the Board on written application made in that behalf, and stating the property to or from which the carting is to be done, first obtained; and the applicant for such consent shall, prior to the issue of such consent, deposit with the Clerk of the Board a sum not exceeding £10, as the Engineer, or, if there be no Engineer, the Clerk of the Board, shall direct, as security for the necessary repairs to the footnath or kerbing which may be caused by certing the footpath or kerbing which may be caused by carting material or otherwise, and shall obtain a receipt for the same; and upon repairs being completed to the satisfaction of the Engineer or Clerk of the Board, as the case may be, the said

deposit shall thereupon be returned; and on failing to execute deposit shall thereupon be returned; and on taking to execute the necessary repairs after forty-eight hours' notice to do so from the Clerk of the Board, the same shall be done at the cost and risk of the applicant, and the costs thereof deducted from the amount of such deposit.

Wandering cattle.

19. Every person having the care, custody, or control of any cattle, or being the owner thereof, shall keep and prevent the same from wandering or being at large and without proper guidance in or upon any road, street, private street, public place, or right-of-way.

Keeping cattle moving.

20. Every person having the care or custody of or being in possession of any cattle, and driving the same on any road, public or private street, or public place within the district, shall keep such cattle continuously moving, and shall not permit or suffer or allow such cattle to graze on such road, public or private street, or public place.

Ill-treating cattle.

21. No person shall, by ill usage or negligence in driving any cattle along any road or street, cause any mischief to be done by such cattle.

22. No person shall wantonly hurt or harass any cattle passing along any road or street.

23. No person shall wantonly or cruelly beat, ill-treat, overdrive, overload, abuse, or torture any animal, or omit or neglect to supply any animal with sufficient food and water.

24. No person shall work or allow to work any animal incapable, or in any unfit condition to work, by reason of lame-

ness, unhealed sores, shortness of breath, or any other obvious physical infirmity.

25. No person shall drive any loose horses, bulls, or bullocks through the district between the hours of 8 a.m. and 7 p.m. 26. No builder or other person shall place or keep any building-materials, stage, scaffolding, hoarding, or fence, or rubbish on any part of any street in the district after sunset and before sunrise, unless the same be kept well and sufficiently lighted.

Lighting obstructions.

27. No person shall cause any building-materials, rubbish, or other matters or things to be laid on, or any hole to be made in any street or footway, whether the same be done by order or authority of the Board or not, unless such materials or other things, or such hole, be sufficiently lighted in a proper place upon or near the same, and such light be continued every night from sunset to sunrise while such materials or every night from sunset to sunrise while such materials or things or hole remain; and every such person shall, at his own expense, cause such materials or things, and such hole, to be sufficiently fenced and enclosed until such materials or things are removed, or such hole is filled up, or otherwise made secure.

Fences on road.

28. No person shall erect or place any house or other building, or any part thereof, or any wall or fence, or any other erection upon, over, or across any public street, road, footway, or channel.

Overhanging trees.

29. No owner or occupier of land shall allow trees or shrubs growing thereon to overhang or encroach on any road, street, private street, or footway; and it shall be lawful for the Board to cause all trees or shrubs so overhanging or encroaching to be lopped, or the encroaching part thereof to be removed, at the discretion of the Board.

Flags, &c., across road.

30. No person shall place or permit to be placed any obstruction upon any road, street, footway, private street, or right-of-way, building, portico, or veranda, or suspend or permit to be suspended any flag, calico, or material over or across any road, street, footway, private street, or right-of-way, or part thereof, unless the permission of the Board shall have been first obtained.

Verandas.

31. No person shall erect or put up any portice or veranda upon or over any part of any road or street unless the same be constructed in the manner, position, and design approved by the Board.

32. No person shall erect, alter, or repair any portico or veranda without the written permit of the Clerk be first obtained, and for every such permit for a new erection there shall be paid a fee of 5s., and for every such permit for alteration or repairs there shall be paid a fee of 1s.

33. No person shall erect any balcony over any road, foot-

way, or street.

Awnings

34. No person shall erect any awning over any street or footway, or hang the same from any verands or balcony thereon, unless the permission of the Board shall have been first obtained. All awnings for which permission shall be granted shall be used only between sunrise and sunset.

Stormwater.

35. Every owner or occupier of land fronting, adjoining, or near any road or street, if such land shall be so situated that surface or storm water from or upon the same overflows, or tends naturally, if not otherwise discharged, to overflow any footway of such road or street, shall, within seven days next after the service of notice by the Inspector of Nuisances requiring him so to do, construct and lay from such point upon such land being near to the footway, as shall be specified in such notice by plan appended, or otherwise, and higher in level than the bottom of the channel at the outer edge of the footway to the said channel, and through, under, and transversely to the footway, and keep in good condition, such pipe, overed drain, or appliance, subject to the inspection pipe, covered drain, or appliance, subject to the inspection and approval of the Board.

All drains under footways, discharging into channels, shall be constructed in the following manner and subject to

the following conditions:

(1.) All such drains shall be constructed with cast- or (1.) All such drains shall be constructed with cast-or wrought-iron pipes not exceeding 3 in. in diameter, and shall be laid with a fall of not less than 3 in. in the whole width of the footway, the level at the discharge mouth being the level of the water-channel.
(2.) No such drain shall be laid or used for any other purpose than for carrying off surface water, whether from roofs or yards.
(3.) The work of opening up the footway and outting the

(3.) The work of opening up the footway and cutting the kerbstone for the reception of such drain-pipes, and the making good the said footway, and relaying the said kerbstone, shall be done by the Board at the expense of the person requiring such drain.

(4.) The person desiring to have such drain constructed shall make written application in that behalf to the Clerk, and together with such application shall prepay the fee of 1s. for permit and the estimated cost of the

Dogs.

37. If any dog shall, on any road or street within the district, rush at, attack, or startle any person, or any horse, cattle, or other animal, whereby the life or limbs of any person shall be endangered, or any property be injured or endangered, the owner of such dog, or the person in charge of such dog, shall be guilty of an offence.

Heavy traffic.

38. The owner of any vehicle engaged in heavy traffic upon any roads within the boundaries of the district, shall, before

any roads within the boundaries of the district, shall, before using such vehicle upon any such road, apply to and obtain from the Clerk a license, and shall pay to the Clerk the yearly license fee following—that is to say: For vehicles having tires of the width of 4½ in. or over, £5; for vehicles having tires under 4½ in. wide, £10:

Provided, nevertheless, that the Board may, in its discretion, and on application of the owner or driver of any vehicle engaged in heavy traffic, permit the owner or driver of such vehicle to use such vehicle upon or over all or any of the roads within the boundaries of such district, without having paid such license fee, upon the payment to the said Board of the following charges by way of compensation for any damage likely to occur to such roads: For every load carried on any one day upon or over any such road, 1s. If more than on any one day upon or over any such road, 1s. If more than three loads are carried in any one vehicle in any one day upon

or over any such roads, then for the day 3s.

39. Notwithstanding the requirements of the preceding bylaws, the owner of any vehicle, if required by the Board or any officer thereof, shall; before engaging in heavy traffic upon any road or roads within the district, give to the Board security approved by the Board that no special damage will

account of any such road by reason of such heavy traffic thereon.

40. "Heavy traffic" shall mean the transportation of any vehicle, engine, or machine which itself or together with any thing or things being transported thereon weighs more than 1½ tons avoirdupois to each pair of wheels. "Owner" of any rehiele shall include a balle or hiver entitled to the programment. vehicle shall include a bailee or hirer entitled to the possession and use or profit thereof.

41. Any constable or any officer of the Board may stop and detain any vehicle which, in his opinion, infringes any of these by-laws, and inspect, examine, and measure the tires thereof, and the weight of such vehicle and the contents thereof; and the driver or person for the time being in charge of such vehicle shall permit such inspection, examination, measurement, and weighing to be made accordingly,

and shall, if so requested by any such constable or officer of the Board, take such vehicle, together with the contents thereof, to the nearest weighbridge, and then and there weigh the same; and no person shall obstruct any such constable or officer in or about the making of such inspection, examina-

42. Applications for licenses or a permit under By-law 38 shall be made in writing to the Clerk of the Board. Such licenses or permits shall be under the hand of the Clerk. All licenses shall expire twelve calendar months from the date of

the issue thereof.

43. The Clerk shall keep at the office of the Board a register of all licenses and permits. Such register shall be open to public inspection without fee.

44. Every license shall be numbered, and the owner of the licensed vehicle shall cause the like number to be legibly painted and maintained during the currency of the license on the off side of such vehicle in white figures on a black ground, together with the letters "T.W.R.B"; each of such figures and letters to be not less than 1 in. in length.

45. License under By-law 38 may be in or to the effect of

the following form:

TAMAKI WEST ROAD BOARD VEHICLE LICENSE.

Annual license fee, £ This is to certify that, pursuant to the provisions of By-law 38, regulating heavy traffic on roads, passed by the Tamaki West Road Board on the day of , 19 , the vehicle numbered (or to be numbered) , of which , of , is the owner, is hereby licensed to engage in heavy traffic on the roads under control of the said Board, day of until the , 19 .

Clerk.

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Bicycles.

46. No person shall ride or use any bioyole in any road, reet, or private street unless such bioyole shall have street. or attached to it a proper and sufficient bell for the purpose of

attached to it a proper and sumcent ben for the purpose of giving warning to any other person if and when necessary.

47. Every person riding any bicycle upon or along any road, street, or private street, or if there be more than one rider upon one and the same bicycle, then the first or foremost of such riders shall, upon overtaking any foot passenger most or such riders shall, upon overtaking any not passenger being on or proceeding along or across any part of any road, street, or private street (other than the footpath, if any, thereof), and within a reasonable distance from and before passing such foot passenger, by sounding a bell, give audible and sufficient warning of the approach of such bicycle.

48. Every person riding any bicycle along, or being upon a bicycle on any road street or private street during the

to. Every person rading any bicycle atong, or being upon a bicycle on any road, street, or private street during the period between sunset and sunrise, shall carry attached to the bicycle a lamp, which shall be so constructed and placed as to exhibit a light in the direction in which he is proceedas to exhibit a light in the direction in which he is proceeding, and shall cause such lamp to be so lighted as to afford adequate means of signalling the approach and position of the bicycle. The person, and each of the persons, for the time being in charge of any bicycle that shall be standing or be left upon any part of any road, street, or private street within the period aforesaid, shall cause such bicycle to exhibit a light adequately showing its position.

49. No person shall ride a bicycle on or upon any footpath.

50. No person shall ride a bicycle on any road, street, or private street at a greater speed than at the rate of ten miles

private street at a greater speed than at the rate of ten miles per hour, nor round or across any corner, angle, or intersec-tion of any road, street, or streets at more than four miles

51. No person shall break in, train, clean, shoe, bleed, dress, or expose for show, hire, or sale, any horse or other animal in any road, street, or private street, or, by looking the wheels

of any cart or other vehicle, or otherwise, test or try any animal in any such road, street, or private street.

52. Every person driving any vehicle through any road, street, or private street shall, except in crossing for the purpose of setting down or taking up goods or passengers, keep such vehicle as near as practicable to the left-hand or near side of the read or street.

side of the road or street

Vehicle lights.

53. No person shall use, drive, or conduct any vehicle beyond a walking-pace in or along any road, street, or private street between sunset and sunrise, unless such vehicle shall have two proper and sufficient lights, one on each side thereof, kept well lighted for the whole time during which such vehicle shall be so driven; and no person shall between sunset and sunrise drive any vehicle at a walking-pace, or suffer any subject to cond in one road street or private street unless which such vehicle shall have one proper and sufficient light on one side thereof, kept well lighted for the whole time during which such vehicle shall be so driven or suffered to stand,

as the case may be. Each light shall be so fixed as to show as the case may be. Each night shad be so had as the saw a red light at the back, and be distinctly visible to any one approaching from the rear: Provided that in the case of a heavily laden vehicle, where it would be impracticable to have such light so fixed, then the same shall be suspended at the rear of such vehicle.

Vehicle giving way.

54. The driver of every vehicle shall give way to any other vehicle during the taking-up or setting-down of any person into or from such other vehicle.

Vehicle stopping.

55. The driver of any vehicle stopping the same in any road, street, or private street for any purpose whatever shall give notice of his intention to do so by holding up his whip so that the same may be visible to the driver of any vehicle immediately following, and upon stopping he shall so place his vehicle as to cause as little obstruction as possible to the ms venue as to cause as little obstruction as possible to the traffic; and if the stoppage of such vehicle prevents the passing of any other vehicle, such driver shall, upon being thereto requested by the driver of such other vehicle, or by any officer or servant of the Board or police officer, remove his vehicle so as to permit such other vehicle to pass.

Driving regulations.

56. No person shall in any road, street, or private street—
(1.) While acting as the driver, ride on any vehicle without having and holding proper and sufficient reins, unless some other competent person has charge of the animal drawing the same; or be away from such animal so as to be unable to have the full control thereof, without passing through the near wheel thereof a suitable chain or strap so as to effectively prevent the rotation of such wheel or wheels, whether

in any case such vehicle be hired or not.

(2.) Act as driver to have the sole charge of more than one vehicle, unless in cases where two of such vehicles, and no more, are drawn each by one horse only, and the horse of the hinder of such vehicles is attached by a sufficient rein to the back of the fore-

most of such vehicles.

(3.) Drive any vehicle whatever, or ride any animal or bicycle, and when meeting any other vehicle, animal, or bicycle, neglect or fail to keep on the left or near side of the road or street, or when passing any other side of the road or street, or when passing any other vehicle, animal, or bicycle going in the same direction, fail to pass the same on the right or off side thereof, or when any person driving any vehicle, or riding any animal or bicycle, in the same direction is desirous of passing, fail to allow any such vehicle, animal, or bicycle to pass on the right or off side of his animal or vehicle.

(4.) Furiously, negligently, wantonly, or carelessly ride or drive any animal or vehicle, or any engine, carriage,

or conveyance of any kind.

(5.) Ride or drive any animal or vehicle of any kind round an angle or comer thereof within 2 ft. of the edge or kerb of such angle or corner; or ride or drive any animal or vehicle of any kind along any such road or street which is not less than 66 ft. wide, within 2 ft. of the edge or kerb of the footway, save as is permitted in these by-laws.

(6.) Ride or drive any animal or vehicle of any kind round

an angle or corner thereof at other than a walking-

(7.) Drive any vehicle laden with any goods or material which project on either side more than 5 ft. from the centre of such vehicle.

(8.) Drive or allow to stand any vehicle with the curtains, coverings, or awnings thereof unfastened and liable to be flapped about by the wind so as to frighten, or be calculated to frighten, horses.

(9.) Drive or lead any vehicle taking a load down hill unless the same be fitted with a suitable and effective

brake.

- (10.) Feed any horse in any road, street, or public place, save by means of a nosebag attached to the head of such horse; or remove the winkers or bridle of any such horse; or allow any vicious horse to stand
- in any street or public place, unless properly and securely muzzled.
- (11.) While acting as the driver of any cart, dray, or wagon, or other such vehicle, suffer the same to remain standing longer thereon than the time reasonably necessary for loading or unloading goods.

 (12.) Drive or cause to be driven any motor-car, motor-

oycle, or other horseless vehicle at a greater rate than fifteen miles per hour.

(57.) When passing or about to pass any other motor-car, bioycle, or other vehicle, whether stationary or in motion,

the driver or person in charge of every motor-car or motor-cycle shall travel at a rate of speed not exceeding five miles per hour, and if such driver or person in charge shall be signalled so to do by the rider or driver of any fractious or restive animal coming from an opposite direction, he shall stop and remain stationary with such motor-car or motor-cycle to allow such fractious or restive animal to pass in safety.

Obstructing traffic.

58. No person shall loiter, stand, or remain in or upon any road, street, private street, footpath, or footway, or use the same for such time or in such manner as shall have the effect of obstructing or disturbing the free use thereof or the access to any house or building in or near thereto.

Obstructing public place.

59. No person shall loiter, stand, or remain in any public place, or use the same so that the same or any neighbouring prace, or use the same so that the same or any heighbouring road, street, private street, footpath, or footway, or the access to any house or building shall be obstructed, or the traffic therein, or in such road, street, private street, footpath, or footway shall be obstructed or disturbed.

Causing destruction.

60. No person shall, in or near any road, street, private street, footpath, footway or public place, by singing, playing any musical instrument, preaching, reading, speaking, lecturing, selling, or crying wares, exhibiting any object or thing, or causing or allowing the doing of any of the aforesaid things, or by any other means whatever, cause the collection or or by any other means whatever, cause the collection or assembling of persons whereby such road, street, or public place, or any neighbouring road, street, private street, footpath, footway, or public place, or the traffic thereof is obstructed, disturbed, or hindered, or whereby access to any house or building in or near any road, street, private street, or public place is obstructed. or public place is obstructed.

Disturbances.

61. No person shall in any road, street, private street, footpath, footway, or public place, sing, play any musical instrument, preach, read, lecture, sell or cry wares, or exhibit any object or thing, or make any noise or any loud sounds, or cause or by conduct invite others to do any of the sounds, or cause or by conduct invite others to do any or the aforesaid acts, whereby the peace and quiet of any persons residing in or using or being in any neighbouring house or or building is disturbed, or whereby the proceedings of any congregation, assemblage, or meeting is disturbed, or annoyance is caused to any person attending any such congregation, assemblage, or meeting.

Use of street, &c.

62. No person shall be deemed to be making a proper use of any road, street, private street, footpath, footway, or public place unless he shall be in good faith using the same for the purpose of a thoroughfare.

Application.

63. So much of the foregoing provisions as relate to the obstruction of public places shall be deemed to apply only to such public places and such parts of public places as are commonly used as thoroughfares.

Street betting.

64. No person shall frequent or use any road, street, private street, or other public place within the district, either on behalf of himself or any other person, for the purpose of bookmaking, or transacting or entering into any part of the business of a bookmaker or of a betting agent, or betting, or wagering, or agreeing or proposing to bet or wager with any person.

PART III.

Buildings.

65. No person shall erect, add to, alter, or repair any building within the district except in conformity with the following provisions :-

(a.) Definition of Site.—The ground upon which any dwellinghouse is erected, together with the whole curtilage thereof enclosed within the boundary fences, walls, or lines of the premises, shall be deemed to be the site of such dwellinghouse within the meaning of these by-laws.
(b.) Definition of New Dwellinghouse.—The erection of a dwellinghouse upon vacant land or upon a site previously occupied by any building, or the re-

previously occupied by any building, or the re-erection of any house pulled down to within 5 ft. of the ground floor, or the conversion into more than one dwellinghouse of a building originally

constructed as one dwellinghouse only, or an addition to or raising of a house (so far as such addition to or raising is concerned), or the procuring of an existing dwellinghouse or of any other building or part of a building intended to be reerected and used as a dwellinghouse or part of a dwellinghouse within the meaning of these by-laws.

(c.) Notice of Intention to build.—Every person who shall intend to erect, add to, or renew a building of any description whatsoever shall give to the Board notice in writing of such intention, and at the same time deposit with the Board complete plans and specifications in duplicate (whereof one set shall be retained by the Board) of such intended work, the position, form, and dimensions of such building, and every water-closet, earth-closet, privy, ashpit, cesspool, and all other appurtenances, and of the yard or ground belonging thereto, and of the yard or ground belonging thereto, and of the open space in front and in the rear and on each side, and the building shall be so described as to show whether it is intended to be used as a dwellinghouse or dwellinghouses, or otherwise, and shall give such further particulars as may be required; and no such work shall be commenced until such plans and specifications have been inspected by the proper officer of the Board, and a certificate given by him that the work may be commenced.

(d.) Plans to be submitted.—Such person shall at the same time deliver to the Board a block plan of such building, and shall show the position of the buildings and appurtenances of the properties immediately adjoining, which said plan shall be retained by the Board. He shall also deposit with the Board a notice stating—

(1.) The full name of the person on whose behalf the proposed work is to be done.

(2.) The estimated value of such proposed work.

(4.) An address within the district to which

(3.) The locality of such proposed work.
(4.) An address within the district to which all notices by the Inspector to be given under this by-law in respect of the proposed work can be sent.

be sent.

(5.) Such person shall sign all such plans and specifications, or cause the same to be signed by his duly authorized agent

(c.) Inspection of Work.—Every person who shall erect, add to, or renew a building, or execute any work to which this by-law relates shall, at all reasonable times during the erection of such building or the execution of such work, and also upon the completion thereof, afford any officer of the Board free access to such building or work for the purpose of inspection.

free access to such building or work for the purpose of inspection.

(f.) Building-site Area.—Except as hereinafter provided by this subsection and by the next succeeding subsection (g), no person shall erect a new dwellinghouse in the district upon a site of a less area than one-fifth of an acre, and unless such site shall have a frontage of at least 45 ft. to a public road; provided that in the event of a person subdividing or cutting up any property in such manner that the sections fronting the road comply with the foregoing provision, leaving an area at the back of such sections, then the Board may in its discretion permit such back area to be built upon if the same has a frontage of at least 15 ft. in width to a public road: Provided, however, that no such lack section shall be of a less area than one-third of an acre, and that not more than one single dwellinghouse shall be erected upon such back section.

(g.) Provisional Section.—The preceding subsection or reshall not apply to prevent the arction or reshall not apply to the prevent the arction or reshall not apply to the prevent the arction or reshall not apply to the prevent the arction or reshall not apply to the prevent the arcti

house shall be erected upon such back section.

(g.) Provisional Section.—The preceding subsection (f) shall not apply to prevent the erection or reerection of one new dwellinghouse on an allotment, lot, or section which does not comply with the requirements of subsection (f), but which is shown on any public plan or any plan lodged or deposited in the Deeds Registration Office or the District Land Registry Office at Auckland prior to the 8th day of February, 1912 (being the date of the coming into operation of building by-laws hereby repealed), or on a site owned on the said 8th day of February, 1912, by a person not then owning any adjoining land, or prevent the erection or re-erection of a shop and dwellinghouse combined upon any site.

(h.) Site-formation. — The ground on which any new building is erected, and the ground immediately adjoining any such new building, shall be so formed and graded that no water can lodge

thereon or under such building, or run under such building, and no person shall commence the erec-tion of any building upon any site having matter thereon which in the opinion of the Inspector of Nuisances might prove deleterious to the health of the occupants of such building until such matter has been removed to the satisfaction of such Inspector of Nuisances.

such Inspector of Nuisances.

(i.) Air-spaces. — No person shall erect a new dwelling-house in the district unless he provides at the side or in the rear thereof an open space exclusively belonging to such house and of an aggregate area of not less than six hundred square feet: Provided that such open space shall extend throughout the entire width, or in the alternative throughout the entire depth, of the site, and shall be free from any erection thereon above the level feet: Provided that such open space shall extend throughout the entire width, or in the alternative throughout the entire depth, of the site, and shall be free from any erection thereon above the level of the ground, and shall be so maintained while the site is occupied by the house: Provided also that the minimum distance across such open space from every part of any dwellinghouse, or from every part of any wash-house, shed, convenience, or other erection belonging thereto shall be as follows: (a) If the height of the house does not exceed 15 ft., 15 ft.; (b) if the height exceeds 15 ft., but does not exceed 25 ft., 20 ft.; (c) if the height exceeds 35 ft., 30 ft. For the purposes of these by-laws, where the side boundaries of any site are not of the same length, the mean length of such side boundaries shall be taken as the depth of the site for the purpose of defining the distance across such open space, and the height of a dwellinghouse shall for the purposes of these by-laws be measured from the average level of the guound immediately adjoining the side or rear of such dwellinghouse, as the case may be, to the level of half the vertical height of the roof or to the top of the parapet, whichever is the higher.

(j.) Preventing Reduction of Space.—No person stall make any alteration or addition to any dwellinghouse (whether erected before the coming into operation of these by-laws or not) whereby the open space attached to such dwellinghouse shall be diminished by such alteration or addition so as to leave a less open space than is required by these by-laws or be provided.

(k.) Foundations of Concrete, &c.—In any foundationwall, either of concrete, or bricks, or stone, either separate or conjoined, a proper damp-proof correct of sheet 4 lb. lead, asphalt, or slates laid in cement, or other durable material impervious to moisture shall be laid beneath the level of the lowest timbers and at a height of not less than 6 in. above the surface of the ground adjoining such wall.

(k.) Insanitary Material.—No person

(m.) Materials.—No person shall use any materials in the construction, alteration, or repairs to any one-story building within the Tamaki West Road District of less dimensions than are specified in the following schedule:

District of less dimensions than are specified in the following schedule:—
Blocks: Sawn or split, heart of totara or puriri; 8 in. by 5 in.; and such blocks shall be spaced at a distance of not more than 4 ft. apart.
Bottom Plates and Sleepers: 4 in. by 3 in.,

heart of totara, kauri, or rimu.

Jack-studs: 4 in. by 3 in., heart of totara, kauri, or rimu. In every case where the height of jack-studs exceeds 6 ft., the same shall be braced as is hereinafter specified for external

walls.
Ground-floor Joists: 6 in. by 2 in.; heart of totara, kauri, rimu, or Oregon; spaced not more than 20 in. centres.
Vermin-plates: External walls, 4 in. by 2 in.; partition-walls, 3 in. by 2 in.
Top Plates: 4 in. by 2 in., external walls; 3 in. by 2 in., partitions: Provided, however, that in the case of a building of more than one story the upper-floor plates shall not be less than 4 in. by 3 in.

Studs for External Walls: 4 in. by 2 in., spaced out by not more than 20 in. centres; kauri, rimu, totara, Oregon, or matai: Provided, how-

ever, that in the case of a building of more than one story the external studs shall not be less than 4 in. by 3 in.

Studs for Partition-walls: 3 in. by 2 in. spaced not more than 20 in. centres; kauri, rimu, totara, Oregon, or matai: Provided, however, that in the case of a building of more than one story the studs for partition-walls shall not be less than 4 in. by 3 in. 4 in. by 3 in.

4 in. by 3 in.

Braces on Studding: 4 in. by 1 in.; kauri, rimu, totara, or Oregon, not less than two braces for each external wall.

Ceiling-joists: 4 in. by 2 in., spaced 20 in. centres; kauri, rimu, totara, Oregon, or matai.

Rafters: 4 in. by 2 in., spaced not more than 3 ft. apart; kauri, rimu, totara, Oregon, or matai.

Collar-ties: 6 in. by 1 in.; ordinary building, kauri. or rimu. kauri, or rimu.

Purlins: 3 in. by 2 in.; kauri, rimu, totara,

Oregon, or matai.

Hips, Valleys, and Ridges: 9 in. by 1 in.; kauri, rimu, totara, Oregon, or matai.

Weatherboarding and all External Timber: To be heart of kauri, rimu, totara, or matai. All weatherboarding shall not be less than $\frac{3}{4}$ in. in thickness.

thickness.

Flooring: Not less than 1 in. in thickness; tongued and grooved; medium kauri, ordinary building, rimu, matai, or totara.

Rough Lining: Not less than ½ in. in thickness; all close-jointed from floor to ceiling.

Bridging: Joists for a span not exceeding 12 ft., 9 in. by 2 in.; joists for a span exceeding 12 ft., 12 in. by 2 in. Upper floors having a span exceeding 14 ft. shall be strengthened by a herring-boning of 2 in. by 2 in.

Any timber not otherwise specified shall be at least ordinary building, rimu, matai, totara, or medium kauri.

medium kauri.

medium kauri.

(n.) Plates and Joists above Ground.—No part of any plate or joist of any house shall be at a less distance in the case of a plate than 3 in., and in the case of a joist than 6 in. from any portion of the ground below or immediately adjoining such plate. The space between the lowest joist and the ground shall in all cases have sufficient and proper communication with the external pix for proper communication with the external air for the purpose of ventilation.

the purpose of ventilation.

(o.) Walls of Living-rooms. — No room in any house (other than a bathroom, closet, or storeroom) shall have a less average height than 10 ft. between the floor and the ceiling throughout an area equal to at least two-thirds of the floor-space.

(p.) Ventilation and Lighting.—Every room (other than a storeroom) shall be provided with at least one window other than a skylight opening direct to the external air. Such window shall be movable or made to open, and the opening must extend to the top of the window, and the total glazed surface of such window or windows provided shall be equal in area to at least one-tenth of the floor-space of such room. floor-space of such room.

floor-space of such room.

(q.) Walls of Bathrooms and Closets.—At least a portion of one wall of every bathroom or water-closet shall be in contact with the external air.

If any building, dwellinghouse, or part of a dwellinghouse be erected, altered, or repaired contrary in any particular to the provisions of this by-law, it shall be lawful for the Board to give notice in writing to the owner of such a dwellinghouse, within a time to be mentioned in such notice, to take down, remove, or alter such dwellinghouse, or part of such dwellinghouse, in such manner that the provisions of this by-law shall be accurately fulfilled. Non-compliance with any such notice shall be deemed an offence.

(r.) Kahikatea Timber. — No person shall use the timber known as kahikatea in the construction, repairs, or alterations of any building within the Tamaki West Road District.

(s.) Site Boundaries.—No building shall be erected at

permission so to do in the same manner and subpermission so to do in the same manner and submitting the same plans and particulars as if the erection were a new one, and shall have satisfied the Building Inspector that the material proposed to be reused is fit for the purpose and in accordance with this by-law, and shall have obtained from the Building Inspector permission for such removal or re-erection.

(u.) There shall be paid in respect of every permit issued as aforesaid the following fees:—

For alterations and additions or buildings of a value not exceeding £20. Is.

For alterations and additions or buildings of a value not exceeding £20, 1s.

For alterations and additions or buildings of a value exceeding £20 but not exceeding £100, 10s.

For alterations and additions or buildings of a value exceeding £100, 20s.

(v.) The person applying for a permit to build shall, at the time of making application, deposit with the Board the sum of one pound sterling (£1) to cover the cost of repairing any footpath, kerb, or channel which may be damaged during the building operation, or by any matter or thing connected channel which may be damaged during the building operation, or by any matter or thing connected therewith. Such deposit shall be retained for thirty-one days after completion of the building. If at the end of the period of thirty-one days the footpath, kerb, and channel are repaired and put in a thoroughly satisfactory condition, the deposit shall be returned; otherwise it shall be absolutely forfeited to the Board.

(w.) The use of any old materials, floors, roofs, internal walls, or other parts in any new building shall not prevent the said building from being classified as a new structure, although such old materials, floors, roofs, internal walls, or other parts may even have formed parts of a previous building on the same site.

Old material.

66. No person shall use any old materials in the erection of any dwellinghouse unless the same shall be sound, have been cleaned, and certified by the Department of Public Health as suitable for such use.

Unsuitable material.

67. No person shall use any materials which shall be, in the opinion of the Building Inspector or the District Health Officer, unsuitable from any cause whatsoever for use in any building, and any materials which may be so declared unsuitable shall, within twenty-four hours, be removed by the person in charge of the works from the site of the proposed building.

68. No person shall build, erect, or put up any stable except in the following manner, and in accordance with the following conditions, to wit:—

(a.) No stable (except one constructed of brick, stone, or concrete) shall be built within 15 ft. of a dwelling, or 3 ft. of the boundary of adjoining

dwelling, or 3 ft. of the boundary of adjoining premises.
(b.) No ventilators or openings shall be made in the walls of stables within 3 ft. of the boundary of adjoining premises separately occupied or owned.
(c.) Floors of all stables shall be properly paved with stone, heart of totara, or other approved planks or wood blocks, concrete, asphalt, or iron tiles, laid with a proper fall into a trapped drain or otherwise as approved by the Inspector of Nuisances, and must at all times be kept in a thorough state of repair, and if of planks or wood blocks, the joints shall be caulked and kept watertight.

Stable to be altered if nuisance caused.

69. Should any stable existing at the coming into force of this by-law, and not constructed in accordance with the foregoing provisions, cause a nuisance or an injury to health owing to its mode of construction, or to the absence of any structural convenience therein or thereto, or by reason of the undue proximity of such stable to any adjoining premises, or by reason of any other matter or thing whatsoever, then and in every such case it shall be the duty of the owner or occupier of such stable, upon notice being served upon him by the Clerk so to do, and within a time by such notice limited, to execute and do such works and things as may be necessary to abate such nuisance as may be specified in such notice. 69. Should any stable existing at the coming into force Tamaki West Road District.

(s.) Site Boundaries.—No building shall be erected at a less distance than 3 it. from the boundaries of the site (other than the road frontage) unless the external walls of such building are constructed of brick, stone, or concrete.

(t.) Removal of Building.—No person shall remove a building from one area to another, or from one part of an area to another part of the same area, or re-erect the same wholly or in part, or remove the same entire or in sections from one part of an allotment to another part thereof with the same intention, unless such person shall have made written application to the Building Inspector for

as aforesaid, unless and until the same shall be provided with a proper privy or closet and privy-pan, the same to be erected and provided in accordance with the provisions of Part V of these by-laws.

Public halls.

71. No person shall use any building or enclosure within the district for public meetings, or as assembly rooms, or as a theatre, or music-hall, or dancing-hall, or for any public performance or amusements whatever, except as herein provided, that is to say,—

(a.) The owner or occupier of any such building or en-closure shall apply in writing to the Board for a license, stating the situation and description of

license, stating the situation and description of the same, the names of the owner or occupier, and the purposee for which it is to be used.

(b.) Such building shall be inspected by the Surveyor or some competent person appointed by the Board in that behalf; and if satisfied upon his report that such building is secure and suitable for the purpose proposed, that it has sufficient means of ventilation, and of ingress and eggess and sufficient purpose proposed, that it has sufficient means of ventilation, and of ingress and egress, and sufficient provision against fire, the Board may issue to the applicant a license, under the hand of the Clerk, for a period not exceeding one year, to use the said building for the purpose stated in the application, and such building may be used accordingly.

accordingly.

72. The Surveyor or other officer appointed by the Board in that behalf may, at all reasonable times, enter and inspect any such licensed building or enclosure. Upon the Board being satisfied that any licensed building or enclosure has become insecure, or is being used in a disorderly manner so as to be obnoxious to the neighbouring inhabitants, or to the public, or that it is being used for other purposes than those stated in the license, the Board may cancel or suspend such license either wholly or for such period as it thinks fit, and shall forthwith give notice to the licensee of such cancellation or suspension.

73. No owner or occupier thereof shall permit, suffer, or allow to enter or remain in any such building or enclosure a greater number of persons than is stated on the face of the license therefor.

74. If any owner, or occupier, or person having the

face of the license therefor.

74. If any owner, or occupier, or person having the control of any such building shall use it, or allow it to be used for any of the purposes herein mentioned, not having a license for the same, or during the time when such license is cancelled or suspended, as herein provided, he shall be guilty of an offence.

The word "building" in this and the preceding clauses includes any part of a building, or any ground or premiers whatsever.

shall be guilty of an offence.

The word "building" in this and the preceding clauses includes any part of a building, or any ground or premises whatsoever.

75. The Board may from time to time make regulations for appointing the times and the hours during or at which respectively any such registered building or ground shall be used for the purpose for which it is registered or shall be closed, and every occupier of any such purpose during, or at any other time, or after any such hour respectively, shall be guilty of an offence.

76. For each certificate or license as aforesaid there shall be paid to the Clerk a fee not exceeding £10, as may be fixed by the Board upon such application.

77. No fee shall be charged for the license of any such or any public meeting, entertainment, or amusement in connection solely with the work of such church; but if any such schoolroom or hall shall be let to or used by any person other than the church authorities for any public meeting, entertainment, or amusement whatever, then, and in such case, the owner or occupier of such schoolroom or hall shall pay the fee for the license provided for in the preceding section of these by-laws.

78. No person shall use any building, part of a building, or enclosure for the purposes of a billiard or bagatelle room, bowling or skittle alley, or shooting gallery, to which the public have admission, until he shall have obtained from the Board a license so to do, and shall have paid to the Clerk a fee of £2 2s. sterling for such license for one year or any less period. Application for such license shall be made in writing to the Clerk.

79. No person shall keep billiard or bagatelle rooms, bowling or skittle alley, or shooting gallery open, nor allow nor permit any game to be played or shooting to be carried on therein respectively between the hours of 11 o'clock at night and 6 o'clock of the following morning, or between the hours of 11 o'clock on Saturday night and 6 o'clock on Monday morning.

80. No person under the age of sixteen years sh

to enter or remain therein any such person unless he shall be in the company of his parent or guardian.

PART IV.

Public Vehicles.

Vehicles to be licensed.

81. No carriage shall carry passengers or goods, or ply for hire within the district, or between places beyond and within the district, until and unless the same be duly licensed as hereinafter mentioned, and no person shall let to hire, use, or employ any carriage as a carriage hereinbefore defined within the limits aforesaid unless and until

the same be so licensed.

82. The Board may from time to time license to ply for hire within the limits of the district any such carriage as it shall think fit.

Application for license.

83. Such license shall only be granted on the written application for the same of the owner or owners of the carriage to be licensed, and in every such license shall be specified the name and surname and place of abode of every owner of the carriage in respect of which the license is granted, and the name of the district, and every such license shall be signed by the Clerk.

Approval of vehicle.

84. He shall also produce such carriage as directed by the Traffic Inspector, and if upon inspection the Inspector shall certify such carriage to be constructed and equipped so as to be in a fit and proper condition, and sufficiently convenient in all respects for public use, and the license be granted, the Inspector shall issue a metal plate bearing the licensed number of such carriage to be affixed upon

Number to be affixed.

85. The owner shall, during the time such carriage shall be licensed, keep such plate affixed on the right-hand panel

be licensed, keep such plate affixed on the right-hand panel of the driver's seat, and shall cause the number to be also painted, to the satisfaction of the Traffic Inspector, on the panel at the opposite end of the driver's seat, in such a manner that the same shall be plainly visible and legible.

86. No carriage for the carriage of passengers shall be used or employed unless and until the number of persons which, according to the license, may be carriade by such carriage shall have been affixed to some conspicuous place on the outside of such carriage in letters of at least 2 in on the outside of such carriage, in letters of at least 2 in. in length and of a proportionate breadth, and so as to be clearly distinguishable from the colour of the ground

be clearly distinguishable from the colour of the ground whereon the same are painted.

87. The owner, driver, or conductor of any carriage shall not permit to be carried in or by such carriage a greater number of persons than the number which, according to the license, may be carried.

88. The license of any carriage may be revoked, cancelled, or suspended by the Board as it shall deem right, after notice given to the owner, driver, or conductor thereof to show cause why the same should not be revoked, cancelled, or suspended, and opportunity thereupon given him to show such cause. him to show such cause.

Lights.

89. The owner or driver of any carriage used for the carriage of passengers after sunset and before sunrise shall cause such carriage to be provided with proper carriage-lamps, and shall keep such lamps properly lighted while such vehicle shall be so used.

90. The owner or driver of every carriage used for the

of the owner of driver of every carriage used for the carriage of passengers shall cause a carriage-lamp to be placed and kept inside thereof, and at the end opposite the entrance door thereof, and shall keep such lamp properly lighted whenever such carriage shall be used to ply for hire or carry passengers at any time after sunset and

for hire or carry passengers at any time after sunset and before sunrise.

91. The owner or driver of every carriage used for the carriage of passengers shall not permit any person to smoke whilst inside such carriage, and shall cause to be printed in legible letters of at least 1 in. in length and of proportionate breadth, and posted inside the said carriage on some conspicuous place, the following words: "No smoking permitted."

92. The owner or driver of any vehicle used for the

92. The owner or driver of any vehicle used for the 92. The owner or driver of any vehicle used for the carriage of passengers shall keep such vehicle and each horse attached thereto, and all fittings, appliances, furniture, and appointments thereof thoroughly clean and in good, serviceable order and condition, and as often as required by the Board, or any officer thereof, shall thoroughly disinfect such vehicle and appointments.

Time-table.

93. Licensed carriages used for the carriage of passengers shall start and run at such stated times, and from

such stated places, as may be decided on by the respective owners thereof, subject to the approval of the Board, and every owner, or driver, or conductor of any such carriage starting, or permitting the same to start, before or after the time submitted to and approved by the Board, or plying from any place other than that submitted to and approved by the Board, shall be guilty of an offence.

PART V. SANITARY.

Burial of nightsoil.

Burial of nightsoil.

94. No person shall bury, or cause or suffer or allow to be buried, nightsoil within the curtilage of any premises which shall be less than 1 acre in extent, or within the curtilage of any premises used as an hotel or boarding-house, and then not within 33 ft. of any road, or any house or public building, or any building in which any person may be or may be intended to be employed in any manufacture, trade, or business within the district.

95. No person shall bury upon any private property the nightsoil produced upon any premises from which a case of infectious disease has been duly notified to the District Health Officer, and during such time as the District Health Officer, and during such time as the District Health Officer shall declare the premises to be infected; but all such nightsoil shall be removed and disposed of by the Board at the expense of the occupier, and every pail or pan used for the reception or removal of such nightsoil shall be specially marked, and be retarred after emptying and cleaning before being used again.

96. No person shall bury nightsoil otherwise than in the following manner:—

following manner :-

A V-shaped furrow or trench shall be formed of not more than 18 in. in depth, and the nightsoil shall be placed therein, each lot as soon as placed to be covered with at least 6 in. of earth, well pressed down flush up to the surface of the ground. No fresh trench shall be opened up within 3 ft. of an old trench at any time within three months of the first eleging of such old trench. months of the final closing of such old trench.

Sewage-tank.

97. No person shall use, or cause or permit to be used,

any sewage-tank-

method of construction has first been approved by the District Health Officer and by the In-(a.) Unless spector of Nuisances; or (b.) After the District Health Officer or the Inspector of

Nuisances shall, on account of some defect or fault therein, or wrongful use thereof, in writing, notify such person not to use such sewage-tank, and until such notice shall be in writing withdrawn by the person giving the same.

98. No person shall use, or cause or allow to be used, any privy of the nature of a water-closet in the district unless the same be connected with a sewage-tank approved as hereinbefore mentioned, and not the subject of a notice not to use the same under the preceding by-law, and unless the same be furnished with such ventilation and appliances, and such closet and appliances be constructed in all particulars and parts in such manner, of such materials, and with such separate flushing and cleansing apparatus. traps, and pipes, as the Inspector of Nuisances shall require

shall require.

99. No person shall construct any privy or closet (other than a water-closet) except in accordance with the following provisions, and the owner and occupier of any premises upon which any such privy or closet exists shall, after two months from the coming into force of this by-law, cause such privy or closet to conform in every respect thereto:

respect thereto:

espect thereto:

(a.) No part of any privy shall be at less than 15 ft.

distance from any road, street, or footpath, nor
from any dwellinghouse, nor from every part of
any wash-house, shed, convenience, or other erection attached to such dwellinghouse, nor from any
building, shop, or office in which any person may
or may be intended to be employed in any manufeature, trade, or hysices other than a detached

or may be intended to be employed in any manufacture, trade, or business, other than a detached wash-house used exclusively for domestic purposes, nor from any place of public worship, or any public hall or school.

Every privy shall be so situated that the pan can be removed and the contents disposed of without the same having to be carried through any house, shop, factory, or workshop.

(b.) Every privy, other than a water-closet, shall be so constructed or altered that at least one of its sides shall be an external wall. The floor, including the snace under the seat, shall be of good sound timber, planed, tongued and grooved, or of brick or cement, and shall be at least 6 in, above the level of the ground immediately adjoining thereto.

It shall be properly lighted and ventilated, and the door shall be in a position best adapted to conceal the interior from the public view. The seat shall be capable of being opened or removed for the entire width, for the purpose of cleaning the space beneath. Battens shall be placed on the floor beneath the seat so as to secure that the pan shall be so placed that all excreta shall fall directly into the pan.

(c.) Every privy shall be provided with a removable watertight metal receptacle made in accordance with such model pan or pans as may from time to

watertight metal receptacle made in accordance with such model pan or pans as may from time to time be determined by resolution of the Board and deposited at the Board's office as a pattern of a "regulation pan": Provided that if before the coming into force of this by-law the owner or occupier has provided a removable watertight receptable with at least two handles and of not greater capacity than 2 cubic feet, it shall not be compulsory upon the owner or occupier of the premises to provide the "regulation pan" herein specified until served with a notice in writing by the Inspector of Nuisances requiring him so to do.

Disinfectants.

100. Every owner or occupier of any house within the district shall provide and keep convenient to the privy a box containing dry earth, disinfectant, or lime, to be used daily in such privy or closet as a deodorizer.

101. All privies, closets, and house-drains within the district shall be under the superintendence, government, and control of the Board.

102. No privy or closet (except a privy of the nature of a water-closet constructed and being in accordance with By-law 98) shall be permitted to be erected or to remain at less distance than 15 ft. from any house or building used as a dwelling, or from any road, street, or footpath, or from the boundary-fence of any used or occupied land or allotment.

103. Whenever a contract shall be subsisting and in force 103. Whenever a contract shall be subsisting and in force between the Board and a contractor providing for the removal of nightsoil by such contractor from any specified portion of the district, or whenever the Board shall itself undertake the removal of nightsoil from any specified portion of the district, no person shall, without the special consent of the Board, bury, or cause, suffer, or allow to be buried, any nightsoil in any yard, garden area, paddock, or other place whatsoever in such specified district.

Board may undertake removal of nightsoil.

104. The Board may make such provision as it shall think fit for the removal, periodically or otherwise, or may at any time cause to be removed from any or every dwellinghouse, or other tenement, tent. or building, or from any place whatsoever within the district, at the expense of the owner or occupier thereof, any nightsoil, dung, slops, filth, offensive matter, refuse, or rubbish of any kind.

any kind.

105. The Inspector of Nuisances, or any other person or persons who may be appointed by the Board for the pursors of these by-laws, shall have power to enter into or upon any buildings or land within the district for the pursors of effecting any such removal as in By-law 104 specified, or for examining the condition of every privy, drain, closet, pan, or earth-box, or for cleansing, constructing, altering, or repairing the same.

106. No person who shall be engaged in the trades of scavenging or the removal of nightsoil within the district shall—

(a.) Remove, cart, carry, or transport any offensive matter, pans, boxes, or other receptacles in any cart, wagon, float, or other vehicle which has not got the name of the owner clearly and legibly painted, in letters at least 2 in. in height in white paint on a dark ground, on some conspicuous part of such cart, wagon, float, or other vehicle. vehicle.

(b.) Convey or remove, or permit the conveyance or removal of, nightsoil in the district between the hours of 7 a.m. and 10 p.m.

(c.) Convey or remove into, or permit to be conveyed or removed through or from, the district any nightsoil or offensive matter, unless the same shall be enclosed in pans or other receptacles approved by the Board.

the Board.

107. No person shall drive, take, conduct, or convey any cart, wagon, float, or other vehicle in, through, or upon the district or any part thereof, whilst any offensive or noxious smell or odour emanates from any such cart, wagon, float, or other vehicle, or the contents thereof, nor spill, or cast, or allow any nightsoil or other offensive matter to be spilt or cast into or upon any road or street, or in or about any privy or other place whatever or in or about any privy or other place whatever,

108. A privy constructed in accordance with By-law No. 99 shall be deemed to be a "sufficient privy" within the meaning of the Public Health Act, 1908.

109. No owner of any premises shall construct or build thereon, or permit to be constructed or built thereon, any privy other than a "sufficient privy" as herein defined.

110. No person shall permit any privy, building, ashpit, drain, backyard. or premises of which he shall be the owner or occupier within the district to become a nuisance or injurious to health.

Ashpit defined.

111. An ashpit shall not be deemed a "sufficient ashpit" within the meaning of the Public Health Act, 1908,

pit" within the meaning of the Public Health Act, 1908, unless the same be either—

(a.) A galvanized -iron watertight receptacle of such shape as to be readily emptied and cleaned, but so that it shall not be of greater interior capacity than 2 cubic feet, and it shall be fitted with a close-fitting covering or door, to be kept shut except when it is being filled or emptied, and with handles for moving and empyting the same;

(b.) A furrow or trench similar to and to be used in the same manner as is provided by By-iaw 96 in respect of the burial of nightsoil, and to in all respects comply with requirements of the said respects co By-law 96.

112. No person shall make or construct, or use or permit to be used, any pit or hole for the reception of drainage from any premises within the district unless the same is at least 25 ft. from any dwellinghouse or road.

Pigs.

Pigs.

113. No person shall keep, or allow or suffer or permit to keep, swine or pigs within the district on any holding of less than one-half an acre, or shall in any case so keep them as to be a nuisance or injurious to health, or erect or permit or allow to remain any pigsty at a less distance than 50 ft. from any house or from any road or boundary of any occupied neighbouring property. The floor of every nigsty shall be of concrete or other impervious material to the satisfaction of the Inspector of Nuisances, and shall be so constructed that there shall be no soakage of the soil with pigs' food, urine, or drainage from the sty. And all persons keeping swine shall give notice thereof in writing to the Inspector of Nuisances in order that he may exercise proper supervision of the same.

same.

114. No person shall keep any poultry in any part of the dirtrit on any allotment of land of a less area than a quarter of an acre, and then only in a properly constructed poultry-house or in a suitably enclosed run attached thereto, and no such poultry-house or run shall be built, contucted, or maintained at any less distance than 15 ft. from any dwelling or any road or street. The floors of all poultry-houses of whatever size, and enclosed poultry-runs of less than 150 square feet, shall be paved with concrete or asphalt; and all poultry-runs, of whatever size, shall be so enclosed as to confine the poultry within the premises of the owner of such poultry. All poultry-houses shall be cleaned out regularly at least once a week, and shall be well lime-washed at least once in every six months by the occupier of the premises.

Sewage drains.

115. No person shall construct or allow to remain any drain for the carriage of sewage except in accordance with the following provisions:—

(a.) In no case shall two or more premises be allowed to be drained by one common pipe, unless a special permit has first been obtained from the Board.

(b.) No drain shall pass underneath any house except where any other course is impracticable, and in such case the drain shall be of earthenware pipes with cemented joints and embedded in 6 in. of concrete, or cast-iron pipes with lead-caulked joints.

joints.

(c.) No rith-anted junctions shall be permitted in any drain. All junctions shall be effected by means of Y-junction pives. No inlet, except such as may be necessary for a water-closet, shall be permitted within or beneath a building to any drain.

(d.) All sanitary fittings shall be placed with their outlets against or as near as possible to an external wall, and shall not be directly connected to any drain, but shall discharge through waste-pines where necessary outside a building over a gully-trap or over a watertight concrete channel of not more than 6 ft. in length leading to a gully-trap.

116. The owner of any land or building shall provide the same with suitable and sufficient drains to carry away the whole of the rainfall and surface water to a point at least 25 ft. from any house, and so that such water cannot flow, spread, or soak beneath any building.

117. It shall be lawful for the Inspector of Nuisances and any other officer of the Board, at any time between the hours of 8 a.m. and 6 p.m. on any day except Sunday, to enter into and inspect any land or building for the purpose of ascertaining whether such premises or any water-closet, earth-closet, urinal, drain, bath, sink, lavatory, overflow or waste pipe, receptacle, or other sanitary appliance or thing contained therein complies with the provisions of these by-laws, or whether any breach of these by-laws has been committed in any respect whatever, and no person shall wilfully obstruct or hinder such officer or other person as aforesaid in the exercise of such powers. It shall be lawful for the person inspecting any premises as aforesaid to dig up and open any part of the ground, or remove any part of any building on such premises for the purpose of examining any drain or pipe, or trap, or other appliance: Provided always that the person inspecting as aforesaid shall not dig up or open any ground, or remove any part of any building as aforesaid, without having given to the occupier of the said premises, or the owner thereof, or his agent, at least twelve hours' previous notice of his intention in that behalf; nor in any case unless such person shall have reason to suspect that some nuisance exists upon the premises in question, or on any premises in the vicinity thereof, and he shall not have been able to discover the cause of such nuisance upon any ordinary inspection of such premises; nor unless he shall have reason to believe that the drain, or pipe, or any ordinary inspection of such premises; nor unless he shall have reason to believe that the drain, or pipe, or trap, or other appliance he desires to inspect exists under, or behind, or in the immediate vicinity of the ground or part of building intended to be interfered with as aforepart of building intended to be interfered with as afore-said, and is probably defective, and also the probable cause of the nuisance existing, or suspected to exist, upon the said premises, or on any premises in the vicinity thereof: Provided also that in digging up and opening such ground, or removing such part of building as afore-said, as little ground or as small a part of the building as reasonably can be shall be dug up, or opened, or removed (as the case may be), and as little damage done to the premises as can be; and unless some defect or nuisance shall be found requiring attention, such ground or building shall forthwith be reinstated in a good and workmanlike manner by or at the expense of the Board.

Stables, &c., to be kept clean.

Stables, &c., to be kept clean.

118. The occupier of any land on which is erected any stable, cow-yard, cattle-shed, or on which land is erected any building wherein any horse or other beast of draught or burden or any cattle are kept shall cause such premises to be kept in such a state in respect of cleanliness as not to be a nuisance or injurious to health, and shall cause all soil, dung, or other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to I cubic yard, or once at least in every week should the quantity not amount in that time to I cubic yard. No soil, dung, or other manure produced or accumulated in any stable, cow-shed, cattle-shed, or any such building as aforesaid shall, upon or after the removal, be deposited by any person within 20 ft. from any public or private place.

And in any case manure so removed, when deposited, shall be immediately incorporated with earth for garden

And in any case manure so removed, when deposited, shall be immediately incorporated with earth for garden purposes, or be satisfactorily covered over to prevent the escape of effluvia therefrom by the owner or occupier of the land upon which the same has been deposited.

119. Every owner of a building or premises wherein or whereon any horse or other beast of draught or burden or any cattle may be kept shall provide in connection with

whereon any horse or other beast of draught or burden or any cattle may be kept shall provide in connection with such building or premises a suitable receptacle for dung, manure, soil, filth, or other offensive or noxious matter which may from time to time be produced in the keeping of any such animal in such building or upon such premises, which receptacle shall not be placed at a less distance than 15 ft. from any road, street, or footpath, nor from any dwellinghouse, and shall be constructed of brick or stone set in cement, or of cement concrete, and shall cause such receptacle to be constructed so that the bottom or floor thereof shall not in any case be less than 3 in above the surface of the ground adjoining such receptacle, and in such a manner and to be maintained at all times in such a condition as to prevent any effluvia therefrom, or any escape of the contents thereof, or any soakage therefrom into the ground, or into the wall of any building. Such owner shall likewise provide in connection with such building or premises an underground drain, constructed in such a manner and maintained at all times in such a condition as effectually to convey all

urine or liquid filth or refuse therefrom into a properly | trapped drain, connected with a final outfall approved by the Inspector of Nuisances.

PART VI.

WATERWORKS.

120. Interpretation :-

Ordinary supply.

Ordinary supply.

(a.) Any water supplied from the waterworks and used for any of the following strictly domestic purposes shall be deemed to be "ordinary supply"—that is to say, water for the use of any consumer and his family and other immates of his dwelling for the time being for drinking, for ordinary personal ablution, for cooking, for washing linen or clothes, and for washing or cleaning floors, domestic furniture or utensils or any part of the interior of the consumer's dwellinghouse, and for baths in a private dwelling.

Extraordinary supply.

(b.) Any water supplied from the waterworks for the any water supplied from the waterworks for the use of, or used in or on railways, manufactories, machinery, baths in hotels or lodginghouses or boardinghouses, public baths and wash-houses, breweries, chemical works, livery-stables, cattle, gardens, or ornamental purposes, or for any purpose other than ordinary supply as hereinbefore defined, shall be deemed "extraordinary supply. Water supplied to any buildings or lands which in terms of the Rating Act, 1908, are not rateable property shall be deemed to be "extraordinary supply."

Rates for ordinary supply.

121. The following rates shall be levied and paid in respect of ordinary supply:—
(a.) Where the annual value does not exceed £12 10s.:

10s. per annum
(b.) Where the annual value exceeds £12 10s., but does not exceed £20: £7 per cent. on the annual value.

(c.) Where the annual value exceeds £20: £7 per cent. on the first £20 of the annual value, and £1\frac{1}{4} per cent. on the balance of such annual value.

(d.) Upon all properties in the district to which water can be but is not supplied, situate (wholly or partly) within 100 yards from any part of the waterworks mains: A rate not exceeding one-half of those above-mentioned.

Rates for extraordinary supply.

Rates for extraordinary supply.

122. The rates hereinafter mentioned are hereby fixed as the charges which shall be levied by the Board in respect of "extraordinary supply" of water by the Board to any person requiring the same:—

(a.) Urinals or water-closets in hotels and manufacturing establishments, £1 10s. per annum for each urinal or w.c. If more than three in any one establishment a deduction of 20 per cent. shall be allowed allowed.

allowed.

(b.) Urinals or water-closets in private establishments,
£1 per annum for each urinal or water-closet. If
more than two in any one establishment, a deduction of 20 per cent. shall be allowed.

(c.) Baths in hotels, £2 10s. per annum for each bath.

(d.) Lodging and boarding houses having five or more
bedrooms, £2 per annum for each bath.

(e) Lodging and boarding houses having less than five
bedrooms, £1 per annum for each bath.

(f.) Manufacturers and other consumers by meter, 2s.
per 1,000 gallons. Minimum charge, £1 12s. per
annum.

annum.

(g.) Supplies by meter or otherwise outside the district to private individuals or outside bodies to be charged at such prices as the Board may determine.

(h.) Hose-taps for gardens and other purposes (excepteach, or by meter, at the discretion of the Board. No hose-attachment shall be allowed unless paid for at this rate or by meter. All hose, when in use, must be held in the hand only, and is not allowed to be otherwise used unless paid for by meter. meter.

(i.) At stand-pipes, by meter, any quantity not exceeding 400 gallons, 3s.
(j.) Horses, 10s. per horse per annum for the maximum number of horses kept, or by meter, at the discretion of the Board.

(k.) Cow, mule, or ass, 7s. 6d. each per annum.
(l.) Builders shall be supplied by meter at 2s. 6d. per 1,000 gallons. Builders to find their own meters,

which must be approved by the Board. The minimum charge under this heading to be 15s. Builders may, at the discretion of the Board, be supplied at 1s. 9d. per 1,000 bricks, or 5s. per chimney for single chimney or 7s. 6d. per chimney for double chimney.

(m.) Temporary supplies to tents to be charged for at such price and in such manner as the Board may determine, with a minimum charge of 4s. per

such price and in such manner as the Board may determine, with a minimum charge of 4s. per month or part of a month, to be prepaid.

123. Application for water shall be made at the office of the Board, and all necessary forms may be obtained there or from the Waterworks Manager.

124. All water rates and charges made at per annum shall be levied half-yearly, and each consumer of water by extraordinary supply shall pay the same half-yearly in advance at the time when the water rate for the ordinary supply is due.

advance at the time when the water rate for the ordinary supply is due.

125. Water rates for ordinary supply shall be payable half-yearly in advance on the 1st days of April and October in each year, and new applications for service shall be accompanied by a sum equal to the rate for the broken period of the current half-year commencing three days after the date of application, except the application be made within two months prior to the end of the half-year, in which case payment shall be made at the beginning of the next half-year.

Taps, &c.

126. Every person supplied with water from the waterworks shall provide such proper taps, stopcocks, and such other apparatus as the Board requires, and shall keep the same in good repair, so as to prevent the water running to waste, and in default of providing and keeping in repair such apparatus the Board may stop the supply of water to such person in any manner it may think fit.

127. The rent payable for meters shall be 15 per cent. per annum on cost, payable half-yearly in advance.

Water may be cut off.

128. Should any amount due remain unpaid for seven days after demand has been made for the same, the Board shall have the right to forthwith determine and cut off the supply in such manner as may be deemed advisable. Temporary supplies may be cut off after twenty-four

hours' notice.

129. Whenever the water-supply has been cut off from any premises a fee of 5s. shall be charged and paid for such cutting-off, and a similar fee of 5s. shall be charged and paid for again turning on the water-supply.

130. New services will be charged for as follows:—

£ s. d. 1 10 0 in. service in. service 1 15 ...

All pipes over 3 in. to be charged the difference of cost. Maximum length, 60 ft. Exceptional cases for samply of piping outside of streets with mains shall be dealt with in manner to be decided by the Board.

131. Payments for new services, fees, meters, and supplies for building purposes must be made when lodging application for supply.

${\bf Meters.}$

Meters.

132. Any consumer using the water shall, on delivery of written notice from the Board, have a meter fixed to gauge his supply. Meters shall be fixed in such places as the Board shall direct, and be charged for as mentioned in the scale of charges.

133. All meters must be of approved make and new, and a certificate must accompany each meter as to its correctness, and be lodged with the Board's officer before the water can be turned on.

Hire of meters.

134. The Board may, if it thinks fit, hire meters to consumers at the rate of 15 per cent. per annum, payable half-yearly in advance, on the cost of such meters. Should any meter be out of repair or cease to register or register inaccurately, the officer duly appointed by the Board shall estimate the consumption at the average of the previous half-year charged to the consumer, who shall be liable to pay accordingly, and such decision shall be final. final.

135. No consumer shall permit any person to take water

135. No consumer shall permit any person to take water from his premises.

136. The Board reserves the right to discontinue supplying any consumer through any cause beyond the control of the Board, and the Board will not be responsible for any loss or inconvenience arising from such cause. The Board does not guarantee the uninterrupted supply of water, nor will compensation or allowance be paid or payable by reason of the water at any time being shut off or diminished in pressure.

137. Every consumer must enclose in a wooden box his water-meter. Locks of meter-boxes will be supplied at the expense of the consumer, but the key thereof will be kept by the Board. Keys of both meters and boxes, duly labelled with the name of the owner, must be lodged forthwith at the office of the Board.

Meter out of repair.

138. Should any meter be out of repair or cease to register or register inaccurately, or be suspected by the Waterworks Turncock so to be, the consumer shall, on receiving written notice from the Waterworks Turncock to that effect, send such meter to the water workshop to be tested, and shall obtain from the Waterworks Turncock a certificate of its accuracy before refixing same. The fee to be paid for such retesting shall be, for each meter 1 in. and under, 3s., and above 1 in., 4s.

Water-troughs.

139. No person other than a bona fide traveller riding a horse or driving horses or stock through or into the district shall permit, suffer, or allow any horse, mule, bull, cow, ox, ass, or other animal to drink from any of the Board's watering-troughs unless he has previously given written notice to the Clerk of the Board of his intention written notice to the Clerk of the Board of his intention so to do; and every person (other than such bona fide traveller) permitting, suffering, or allowing any such animal to drink from any such watering-trough shall be liable to pay, and shall pay to the Board, the respective charges imposed by these by-laws for the supply of water to such animals respectively.

140. Every charge imposed by these by-laws for an extraordinary supply shall be in addition to the charge from time to time made for the ordinary supply.

141. No consumer shall use, or permit to be used, upon or in connection with his premises for purposes defined as extraordinary supply, any water supplied as and for ordinary supply.

nary supply.

Alteration of rates.

142. The Board may by ordinary resolution from time to time vary or alter or increase or reduce the water rates and charges payable under and by virtue of these by-laws.

143. The provisions of the Municipal Corporations Act, 1908, in relation to water-supply, rates, and waterworks shall, when not inconsistent herewith, be read with and be deemed to be embodied and implied in these by-laws.

PLUMBERS

Licensing of plumbers.

144. Master plumbers approved by the Waterworks Turncock shall be licensed by the Board to lay pipes and do any work in connection with the water-supply on payment of an annual fee of £1. No journeyman shall do any such work unless he shall be first approved of by the Waterworks Turncock, and shall have received from him a certificate of competency, for which he shall pay a fee of 2a cd

Monthly returns.

Monthly returns.

145. Every licensed plumber shall forward a monthly return on forms supplied to him of the work he has done during the preceding month to the office of the Board, and shall not be entitled to do any work in connection with the waterworks while he makes default in complying herewith. No person unless duly licensed by the Board shall attach or alter any service pipe or in any other way interfere with any pipe, tap, or cock, or any matter or thing connected with the water-supply.

146. No plumber shall do any work connected with the water-supply without giving to the Board at least one clear day's notice thereof, and receiving written authority to do such work from the officer appointed by the Board.

147. Plumbers shall be responsible for all damage done or caused by them in performing any work whatever, either through bad workmanship or inferior material.

148. All joints on lead pipes must be properly wiped.

either through bad workmanship or inferior material.

148. All joints on lead pipes must be properly wiped. Plumbing joints and all overflow pipes from cisterns shall deliver clear of the roof, and not be connected with any downpipe or spout.

149. All work shall be done to the satisfaction and approval of the Waterworks Engineer, or other officer appointed by the Board, and must be passed by him before the water shall be turned on at the main.

150. All drawing cocks used must be of the best quality and most approved description, and must be those known as "screw down" high-pressure cocks, and must be enclosed in an earthenware or iron box, or a tarred wooden box (at the discretion of the Board).

151. In addition to the stopcock at the junction of the main in each service a second stopcock shall be placed in a strong box and outside the boundary of the property, supplied at the expense of the consumer.

152. In no case will the use of instantaneous-closing taps, valves, or cocks be permitted. Galvanized-iron piping of an approved quality only will be allowed for external services, and of the requisite sizes suitable to the requirements of the tenements as shall be determined by the Engineer or other officer appointed by the Board.

153. No direct connection shall be made with any steam boiler or water-engine except by special consent of the Board, nor under any circumstances shall any connection be made whereby any water may be conveyed from any pipe to any water-closet.

154. No two or more dwellinghouses shall be connected off one service.

155. Upon receiving notice from any officer appointed by

off one service.

155. Upon receiving notice from any officer appointed by the Board to do so, the person or persons receiving such notice shall forthwith repair any service pipe, meter, tap, or other fixing used in the supply of water to any premises owned or occupied by him or in his charge, care, or control, or in which he shall be in any manner interested, and in default of so doing shall be liable to have the water out off

Waste of water.

156. No person shall cause or permit or wilfully or negligently allow any waste or permit any unnecesary use of water to take place, either by allowing any cistern or other vessel to overflow, or the water to run from any tap, cock, valve, pipe, work, or engine, or in any other manner cause or permit waste of water.

157. No person shall give to any officer of the Board false information upon any matter pertaining to water-supply.

supply.

PART VII.

BEACHES, RESERVES, ETC.

Taking sand, &c.

Taking sand, &c.

158. Any person resident within the district who may require sand, shell, shingle, rock, soil, or any other thing forming part of the beaches or foreshore, the property of the Board, may, at the discretion and with the consent of the Board in that behalf first had and obtained, be supplied with the same by any person authorized in that behalf of the Board at a rate to be fixed by the Board not exceeding 3s. per yard. Application for such sand, shell, shingle, rock, soil, or other thing shall be made in writing to the Clerk.

159. No person shall, without the permission of the Board in that behalf, take or carry away or remove from any of the said beaches or foreshores any sand, shell, shingle, rock, soil, or other thing.

Damaging trees, &c.

160. No person shall remove or carry away, or bend, break, twist, swing upon, climb upon, cut, bark, burn, disfigure, root up, or in anywise damage or destroy any tree, sapling, shrub, plant, fern, bush, flowers, creepers, or underwood, being the property of, or vested in, or under the control or management of the Board.

Depositing rubbish.

161. No person shall place, throw, deposit, or put upon the said beaches or foreshore, or upon any reserve or other property vested in or under the control of the Board, or property vested in or under the control of the Board, or upon any public place, any bottle, broken glass, chinaware, garbage, filth, dirt, tins, hoops, iron, rubbish, or offensive matter of any description whatsoever, or wilfully break or destroy thereon any bottle, glass, chinaware, or any other matter, substance, or thing likely to be a danger or menace to persons using such beaches, foreshore, reserves, or other property. property.

Animals on beaches.

162. No person shall take, ride, drive, or have any horse or other animal on any of the said beaches or foreshores at other than a walking pace only.

Playing games.

163. No person shall without the written permission of the Board (a) play cricket, football, or other games to the annoyance of any other person in the use and enjoyment of any of the beaches, foreshores, or reserves under the control or management of the Board: (b) erect or keep thereon any booth, stall, swing, tent, or other structure: (c) disfigure, injure, remove, or destroy any fence, building, gate, notice-board, or other property of the Board.

Boat-sheds.

164. No person shall erect or place any bathing-shed, boat-shed, dressing-shed, or other erection (all of which are hereinafter included in the term "such shed") upon

any such beach or foreshore, or other property of the Board, without the previous written permission of the Board, and with respect to every such shed heretofore or hereafter erected as aforesaid, the following provisions shall apply :--

(a.) Every such shed shall be placed only in such place as the Board determines.

as the Board determines.

(b.) Every such shed shall be removed by the owner within fourteen days after written notice shall have been given by the Board (either by affixing such notice to such shed or by posting same to the owner at his last known address) requiring him to remove the same, and in default thereof the Board may remove the same and recover the cost from the owner. the owner.

(c.) Such shed shall at all times be at the risk of the owner, and no covenant for good title or quiet enjoyment or otherwise shall be applied as against

the Board.

(d.) The owner of such shed until removal thereof shall pay to the Board an annual fee of £1, to be paid and payable in advance on the 1st day of April in each year.

each year.
(e.) The owner shall keep such shed in neat and tidy repair and appearance, and will paint same whenever required by the Board so to do, and then only in such colours as the Board approves.

Bathing-costumes.

165. No person shall bathe or expose himself on any of the beaches or foreshore of the district unless properly and decently attired in sufficient and appropriate bathing-costume (which in the case of males shall consist of bathing-trunks worn over bathing-suit extending from neck to knee); and no person shall undress or dress in, or in view of, any public place, or while in bathing-costume loiter on the beaches or foreshore, or remain thereon longer than is necessary to proceed to the water or return to his dressing-place, as the case may be.

166. No person shall light any fire in or near, or so as to endanger, any bush reserve vested in the Board.

167. The Board may from time to time by resolution grant special privileges and rights of user of over and in connection with any reserve or any portion or portions thereof for games, sports, and purposes of recreation or amusement, and fix special fees and charges for and in respect of such special privileges and rights.

168. No person shall—

(a.) Play cricket, football, or any other game in any re-165. No person shall bathe or expose himself on any of

(a.) Play cricket, football, or any other game in any reserve other than in some place duly appointed by the Board for the purpose of playing such games

thereon.

(b.) Play cards or any game of whatsoever description, or train for any game or sport, or engage in any athletic exercise in any part of any reserve on

Sunday.

(c.) Ride any bicycle over any part of any reserve from time to time set apart or reserved by the Board for cricket-pitches, or for any other special pur-

pose.
(d.) Wilfully obstruct any of the entrances, thorough

(d.) Wilfully obstruct any of the entrances, thoroughfares, or walks of any reserve.
(e.) Draw, take, or drive any cart, truck, wheelbarrow, carriage, or other vehicle into or through any reserve; provided that this section shall not apply to invalids' chairs, children's go-carts, or perambulators, or to bicycles.
(f) Take bring or admit any dog or any other animal

bulators, or to hicycles.

(f.) Take, bring, or admit any dog or any other animal into any reserve, or suffer any animal to accompany him, or to stray into any reserve; provided always that it shall be lawful for any person to bring or take therein a dog with him if such dog is kept under continuous control while in the reserve by a leading strap or chain or other sufficient contrivance.

PART VIII.

PART VIII.

169. If, in the opinion of the Board, a full compliance with any part of these by-laws, or any provision thereof, would needlessly injuriously affect the course and operation of business, or be attended with great loss and inconvenience to any person, without a corresponding benefit to the community, the Board may, on special application, waive the strict observance of any provision, or modify the same, provided that such other terms as they may impose be complied with by the applicant.

The above by-laws were made by special order of the Tamaki West Road Board, the resolution to make the same having been passed at a special meeting of the said Board held on the 17th day of October, 1913, and confirmed at a subsequent meeting thereof on the 21st day of November, 1913.

The common seal of the Inhabitants of the Tamaki West Road District was hereto set and affixed at a meeting and by order of the Tamaki West Road Board on the 21st day November, 1913, in the presence of

G. F. CAMPBELL

Chairman.

(L.S.)

E. R. PILKINGTON, Member.

JOHN WM. CARR, Clerk.

I hereby approve of the foregoing by-laws. Dated this 20th day of November, 1913.

H. G. H. Monk, District Health Officer for the District of Auckland.

I hereby certify that the foregoing by-laws were passed by special order of the Road Board of the Tamaki West Road District on the 21st day of November, 1913, all the requirements of the Road Boards Act, 1908, and the other Acts in that behalf having been duly complied with. Dated this 21st day of November, 1913.

John WM. CARR, Clerk, Tamaki West Road Board.

Letters of Naturalization issued.

Department of Internal Affairs, Wellingson, 16th December, 1918.

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

Residence. Occupation. Name. Kaiwaka. Erceg, George Gum-digger ٠. Haugan, Oscar Kovacic, Anton Seaman ... Gishorne. Gum-digger Opoutere. Ruakaka. Pavlovich, Nicholas ... Settler ...

H. D. BELL, Minister of Internal Affairs.

Subsidies to Public Libraries.

Education Department,
Wellington, 18th November, 1913.
OTICE is hereby given that the sum of £4,000 has
been voted by Parliament for distribution to public libraries.

libraries.

The distribution will take place on the 9th February, 1914, and no claim will be entitled to consideration that shall not have been sent in due form and received by the Secretary for Education, Wellington, on or before the 26th January, 1914.

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

2. In the division of the vote a nominal addition of £25

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

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

4. It is particularly enjoined upon the authorities in charge of the public libraries concerned that a due proportion of the books purchased shall be books having a permanent value; that is on books of more than merely passing interest.

5. Application to share in the distribution must be by means of a statutory declaration by the Chairman, or

Secretary, or Treasurer of the institution on behalf of which it is made, and must be accompanied by a statement of the receipts and expenditure of the institution for the year ending on the 31st day of December, 1913; and such declaration must be on the form provided for the purpose, which form shall be as follows:—

DECLARATION.

DECLARATION.

I, [Name], of [Place of abode], [Occupation], do solemnly and sincerely declare that I am Chairman [or Secretary, or Treasurer] of the [Name of institution]; that during the year ending on the 31st day of December, 1913, the receipts of the aforesaid institution for the maintenance of the library only were as follows: From rates levied by a local governing body under Part I of the Libraries and Mechanics' Institutes Act, 1908, or the Municipal Corporations Act, 1908, pounds shillings and pence; from the subscriptions of members, pounds shillings and pence; and from voluntary contributions other than members' subscriptions, pounds shillings and pence; that the library is public in the sense of belonging to the public, and is not under the control of an association, society, or club whose membership is composed of a section of the community only; that the information hereinafter furnished by me in the appendix hereto is correct in every particular; that the abstract of accounts is a true statement of the receipts and expenditure of the institution for the year herein specified; that the whole of the subsidy received during the year was expended in the purchase of books for the library; [and that by the rules of the library it is open to the public free of charge].

And I make this solemn declaration conscientiously be-

of charge].

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

[Signature.]

, this day of , 191 , , Justice of the Peace [or Solicitor, Declared at before meor Notary Public].

[Here affix and cancel a stamp at 2s. 6d.] [Note.—The words relating to last year's subsidy and to free admission may be struck out if they are not applicable. The words in brackets are not part of the form, but indicate matter to be inserted or substituted.]

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

J. ALLEN, Minister of Education.

Authorizing the Laying-off of Norma Road, in the Town of Takapuna Extension No. 49, of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 9th December, 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 Norma Road, in the Town of Takapuna Extension No. 49, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

For Minister of Lands

Authorizing the Laying-off of Dominion Road and Trumper Street, in the Town of Frankton Extension No. 35, of a Width of not less than 66 ft.

Department of Lands and Survey.

Wellington, 9th December, 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 Dominion Road and Trumper Street, in the Town of Frankton Extension No. 35, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Meetings of Marlborough Land Board.

Department of Lands and Survey, Wellington, 15th December, 1913. Wellington, 15th December, 1913.

II IS Excellency the Governor has, in pursuance of section 41 of the Land Act, 1908, approved of meetings of the Marlborough Land Board being held at the District Lands and Survey Office, Blenheim, at 10 o'clock a.m. on

Tuesday, 13th January, 10th February, 10th March, 14th April, 12th May, 9th June, 14th July, 11th August, 15th September, 13th October, 10th November, and 15th December, during the year 1914.

H. D. BELL. For Minister of Lands.

Meetings of Canterbury Land Board.

Department of Lands and Survey,
Wellington, 15th December, 1913.

IS Excellency the Governor has, in pursuance of section 48 (a) of the Land Act, 1908, approved of meetings of the Canterbury Land Board being held at the District Lands and Survey Office, Christchurch, at 10 o'clock a.m. on Thursday, 8th January, 5th February, 5th March, 2nd April, 7th May, 4th June, 2nd July, 6th August, 3rd September, 1st October, 5th November, and 3rd December, during the year 1914. the year 1914.

H. D. BELL, For Minister of Lands.

Introduction of Horses, Asses, and Mules into Great Britain.
—Notice No. 1725.

Department of Agriculture, Industries, and Commerce, Wellington, 11th December, 1913.

THE following regulations of the British Board of Agriculture and Fisheries, governing the admission of horses, asses, and mules into Great Britain, are published for general information. They are to replace those of which particulars were published in the New Zealand Gazette of 8th August 1912. August, 1912.

W. F. MASSEY, Minister of Agriculture, and of Industries and Commerce.

HORSES (IMPORTATION AND TRANSIT) ORDER OF 1913.

THE Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Act, 1894 to 1911, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows :-

CHAPTER I .- IMPORTATION.

Regulation of Importation of Horses, Asses, and Mules.

I. No horse, ass, or mule brought to Great Britain from any other country, except Ireland, the Channel Islands, or the Isle of Man, shall be landed in Great Britain unless it is accompanied by a certificate of a veterinary surgeon to the effect that he examined the animal immediately before it wes embarked, or whilst it was on board the vessel, as the case may be, and that he found that the animal did not show symptoms of glanders (including farcy), epizootic lymphangitis, ulcerative lymphangitis, dourine, horse-pox, sarceptic mange, psoroptic mange, influenza, ringworm, or strangles.

CHAPTER II.—CARRIAGE BY WATER.

Provisions as to Vessels carrying Horses, &c.

5. The provisions of this Article shall apply to all vessels on which horses, asses, or mules are carried to or from any port in Great Britain.

(Fittings of Vessels.)

(i.) Each horse, ass, or mule shall be carried in a separate (1.) Each horse, ass, or mule shall be carried in a separate box or stall, except that brood mares, ponies, asses, mules, and unbroken horses, and horses in charge of special attendants, may be carried in pens. Boxes, stalls, and pens shall be of sufficient size, and shall be so constructed as to be of a substantial character, and of sufficient strength to withstand the action of the weather and to resist the weight of any animal that may be thrown against them. A movable box shall be so secured as to prevent its displacement but the box shall be so secured as to prevent its displacement by the motion of the vessel.

(ii.) The floor of each box, stall, or pen shall, in order to prevent slipping, be fitted with suitable battens, and be strewn with a proper quantity of sand or other suitable sub-

stance.

(iii.) The vessel shall be provided with sufficient and suitable means for slinging the animals carried.

(iv.) The fittings or other parts of a vessel, box, stall, or pen likely to cause injury or unnecessary suffering to horses, asses, or mules shall be properly and securely fenced off or padded, as the case may require.

(v.) Horses, asses, and mules while on a vessel shall be protected against injury or unnecessary suffering from undue exposure to the weather.

(Ventilation.)

(vi.) All parts of the vessel in or on which horses, asses, or mules are carried shall be sufficiently and suitably ventilated. All such parts if below deck shall, in addition to any ventilation obtained by means of the hatchways, be provided with sufficient and suitable ventilators for the removal of foul air and for the admission of a proper supply of fresh air to all the vessels carried.

(Light.)

(vii.) All parts of the vessel over which the horses, asses, or mules pass, or in which they are carried, shall be properly lighted, and arrangements shall be made for the provision at all times of adequate light for the proper tending of the animals.

(Passage-ways.)

(viii.) Every part of the vessel where horses, asses, or mules are carried shall be provided with one or more passage-ways leading from the hatchway or entrance to such part of the vessel and giving frontal access to each box or stall containing a horse, ass, or mule. Each passage-way shall be of a minimum width of one foot six inches, and be kept free of

(Food and Water.)

(ix.) Horses, asses, and mules carried on a vessel for voyage which on an average takes more than six hours shall be provided while on board with a sufficient amount of suitable food and water, and proper accommodation shall be provided on board for the stowage of the food so that the same shall not be unduly exposed to the weather at sea.

(Securing of Horses, &c.)

(xi.) All horses, asses, or mules while being carried in a box or stall shall as far as practicable be securely tied by the head.

(Attendance.)

(xii.) A vessel on which horses, asses, or, mules are carried shall carry a sufficient number of qualified attendants to tend the animals properly.

(Returns as to Casualties.)

(xiii.) The owner or charterer of a vessel on which horses asses, or mules are carried shall keep a record of all such animals which have died or have been killed or seriously injured while on such vessel, and shall at the end of every month make a return to the Board showing whether any, and, if so, how many, animals have so died or been killed or injured on the vessel.

(Approaches, Gangways, and other Apparatus.)

(xv.) Approaches, gangways, passage-ways, cages, and other apporatus used for the loading or unloading or movement of horses, asses, or mules on or from a vessel shall be so constructed that injury or unnecessary suffering shall not be caused to the animals.

(Overcrowding.)

(xvi.) A vessel shall not be overcrowded in any part or pen so as to cause injury or unnecessary suffering to the horses, asses, or mules thereon.

(Injured Horses, &c.)

(xvii.) If any horse, ass, or mule on a vessel has a limb to be slaughtered. The person in charge of the vessel may, and shall if so required by the Diseases of Animals Act, 1910, forthwith cause that animal to be slaughtered. The person in charge of the animal shall forthwith report the injury to the master of the vessel. injury to the master of the vessel.

(Approved Killing Instruments.)

(xviii.) Every vessel on which a horse, ass, or mule is carried shall carry a proper killing instrument, to be approved by the Board for that purpose, and it shall be the duty of the owner and master of every such vessel to see that the vessel is provided with such an instrument, and the master, if so required by an Inspector of the Board or of the Local Authority, shall produce the instrument for his inspection.

CHAPTER IV.—CLEANSING AND DISINFECTION.

Vessels.

12. (1.) A vessel used for carrying horses, asses, or mules by sea, or on a canal, river, or inland navigation, shall, after the landing of such animals therefrom at any port in Great

Britain, and before the taking on board of any other such animal or other cargo, be cleansed and disinfected as follows:—

(i.) All parts of the vessel with which any such animal

or its droppings have come in contact shall be scraped and swept, and then be thoroughly washed or scrubbed or scoured with water, and then have applied to them a coating of limewash, or be otherwise disinfected in the

coating of limewash, or be otherwise disinfected in the manner hereinafter prescribed; provided that the application of limewash shall not be compulsory as regards such parts of the vessel as are used for passengers or the crew.

(ii.) All fittings, pens, hurdles, or utensils used for or about the animals shall, if not permanently removed from the vessel, be scraped, and then be thoroughly washed or scrubbed or scoured with water, and then have applied to them a coating of limewash, or be otherwise disinfected in the manner hereinefter prescribed. in the manner hereinafter prescribed.

(2.) The scrapings and sweepings of the vessel shall not be landed unless and until they have been well mixed with quicklime.

Fodder and Litter.

All partly consumed or broken fodder that has been supplied to, and all litter that has been used for or about, horses, asses, or mules carried by sea, or on a canal, river, or inland navigation, shall, if and when landed from the vessel, be forthwith well mixed with quicklime and be effectually removed from contact with horses, asses, or mules.

Movable Gangways and other Apparatus.

14. (1.) A movable gangway, passage-way, cage, or other apparatus used for the loading or unloading of horses, asses, mules on or from a vessel, or otherwise used in connection with the transit of such animals by sea, or on a canal, river, or inland navigation, or used for the loading or unloading of such animals on or from a railway truck or other railway vehicle, or otherwise used in connection with the transit of such animals on a railway, shall as soon as practicable after being so used be cleaned as follows:—

The apparatus shall be scraped and swept, so as effectually to remove therefrom all dung, litter, and other matter, and then be thoroughly washed or scrubbed or scoured with water.

(2.) The scrapings and sweepings of the apparatus, and all dung, litter, and other matter removed therefrom shall forthwith be well mixed with quicklime, and be effectually removed from contact with horses, asses, or mules.

Disinfection prescribed in Specified Cases.

17. The prescribed manner of disinfection to be adopted in the case of any place or thing, or part of a place or thing, required to be disinfected under this Order is as follows:

The place or thing, or the part thereof, required to be disinfected shall be thoroughly crated or washed with—

(a.) A one-per-cent. (minimum) solution of chloride of lime containing not less than thirty per cent. of available

(containing not less than entry per cent. of ayanabe chlorine; or

(b.) A four-per-cent. (minimum) solution of carbolic acid (containing not less than ninety-five per cent. of actual carbolic acid), followed by a thorough sprinkling with limewash; or

(c.) A disinfectant equal in disinfective efficiency to the above-mentioned solution of carbolic acid, followed by a thorough sprinkling with limewash.

Offences.

23. (1.) If any horse, ass, or mule is landed in contravention of this Order, the owner thereof, and the owner and the lessee and the occupier of the place of landing where such animal is landed, and also the owner and the charterer and the master of the vessel from which the same is landed, shall, each according to and in respect of his own acts and defaults, be deemed with the face of the contract of the charterer. be deemed guilty of an offence against the Act of 1894.

(2.) If any horse, ass, or mule is carried on a vessel which does not conform to the provisions of this Order as to vessels carrying horses, asses, or mules, or if any such provision, or any provision as to cleansing and disinfection of vessels or any apparatus used in connection with the transit of such animals by sea, is not complied with on a vessel on which horses, asses, or mules, are carried, the owner and the charterer and the master of the vessel shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

Interpretation.

- 24. In this Order, unless the context otherwise requires:—
 "The Board" means the Board of Agriculture and Fisheries:
 "Port" includes place:
 "Person" includes a body corporate:

"Fodder" means hay or other substance commonly used

for food of horses, asses, or mules:

"Litter" means straw or other substance commonly used for bedding or otherwise for or about horses, asses, or

"The Act of 1894" means the Diseases of Animals Act, 1894

"Master" includes a person having the charge or command of a vessel:

Other terms have the same meaning as in the Act of

Commencement.

 $25.\ This\ Order\ shall\ come\ into\ operation\ on\ the\ first\ day\ of\ October,\ nineteen\ hundred\ and\ thirteen.$

Plant declared to be a Noxious Weed by the Point Chevalier Road Board.—Notice No. 1726.

Department of Agriculture, Industries, and Commerce,
Wellington, 17th December, 1913.

T is hereby notified for public information that the
Point Chevalier Road Board has, by special order,
declared gorse to be noxious weeds within the meaning
of the Noxious Weeds Act, 1908, in the district under its
investigation

W. F. MASSEY,
Minister of Agriculture and of Industries
and Commerce.

Varied Notice No. 2 fixing Closing-hours of Chemists' Shops in the City of Auckland under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the chemists' shops in the City of Auckland, has been forwarded to me, desiring that all such shops in the city shall be closed in the evening of working-days as follows: At 9 p.m. during Christmas week—i.e., from 14th December to 31st December, 1913:

And whereas the Auckland City Council has certified that the signature the Auckland City Council has majority of

the signatures to such requisition represent a majority of the chemists in business in the City of Auckland:

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 18th day ecember, 1913, all chemists' shops in the City of Auckland

shall be closed in accordance with such requisition.

The notice gazetted on the 1st day of February, 1906, fixing the closing-hours of all such shops, is hereby varied

accordingly.

Note.—The statutory half-holiday is on Saturday.

Dated at Wellington this 17th day of December, 1913.

W. F. MASSEY, Minister of Labour.

Varied Notice fixing Closing-hours of Chemists' Shops in the City of Wellington under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the chemists' shops in the city of Wellington, has been forwarded to me, desiring that City of Wellington, has been forwarded to me, desiring that all such shops in the city shall be closed in the evening of working-days as follows: In the case of shops observing Wednesday as the weekly half-holiday, at 8 p.m. on Mondays, Tuesdays, Wednesdays, Thursdays, Fridays, and at 9.30 p.m. on Saturdays; and in the case of shops observing Saturday as the weekly half-holiday, at 8 p.m. on Mondays, Tuesdays, Wednesdays, Thursdays, and Fridays; excepting that on Christmas Eve and New Year's Eve the hour of closing shall be 11 p.m., and that on the last six days immediately preceding Christmas Eve the shops ordinarily closing at 8 p.m. ceding Christmas Eve the shops ordinarily closing at 8 p.m.

shall close at 9 p.m.: And whereas the Wellington City Council has certified that

And whereas the Wellington City Council has certified that the signatures to such requisition represent a majority of the occupiers of all the chemists' shops within the city:

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 18th day of December, 1913, all chemists' shops in the City of Wellington shall be closed in accordance with such requisition.

The notice gazetted on the 23rd day of November, 1905, fixing the closing-hours of chemists' and druggists' shops is hereby varied accordingly.

hereby varied accordingly.

Note.—The statutory half-holiday is on Wednesday.

Dated at Wellington this 17th day of December, 1913.

W. F. MASSEY, Minister of Labour. Varied Notice fixing Closing-hours of Cycle and Motor-dealers' Shops in the Borough of Mount Eden under the Shops and

HEREAS a requisition in writing, signed by a majority of the occupiers of all the cycle and motor-dealers' shops in the Borough of Mount Eden, 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, Wednesdays, Thursdays, and Fridays, 10.30 p.m.; Saturdays 1 p.m.;

Saturdays, 1 p.m.:

And whereas the Mount Eden Borough Council has certified that the signatures to such requisition represen a majority of the occupiers of all the cycle and motor-dealers' shops within the borough:

within the borough:

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 22nd day of December, 1913, all cycle and motor-dealers' shops in the Borough of Mount Eden shall be closed in accordance with such recruisition. such requisition.

The notice gazetted on the 11th day of January, 1912, fixing the closing-hours of retail bicycle dealers' and repairers' shops is hereby varied accordingly.

Dated at Wellington this 17th day of December, 1913.

W. F. MASSEY, Minister of Labour.

Certificate and Declaration of Execution of Criminal.

Department of Justice, Wellington, 16th December, 1913. THE following certificate and declaration are published in conformity with the provisions of the Crimes Act,

> A. L. HERDMAN, Minister of Justice.

CERTIFICATE.

I, JOHN ALEXANDER NEWELL, the Medical Officer in attendance at the execution of Alfred Mortram Biddle at the Prison of Lyttelton, do hereby certify and declare that I have this day witnessed the execution of the said Alfred Mortram Biddle at the said prison, and I do further certify and declare that the said Alfred Mortram Biddle was, in pursuance of the sentence of the Supreme Court, hanged by the neck until his body was dead.

Given under my hand this 13th day of December, 1913,

at the Prison of Lyttelton.

J. A. NEWELL.

DECLARATION.

We do hereby testify and declare that we have this day been present when the extreme penalty of the law was carried into execution on the body of Alfred Mortram Biddle, convicted at the criminal sittings of the Supreme Court held at Christchurch on the 17th day of November last, and sentenced to death; and that the said Alfred Mortram Biddle was, in pursuance of the said sentence, hanged by the neck until his body was dead.

Dated this 13th day of December, in the year 1913, at the

Prison of Lyttelton.

W. A. HAWKINS,

T. R. POINTON, Gaoler.

D. KEARNEY, Chief Warder.

J. A. H. MARCIEL, J.P. ANDREW BURNS, SYDNEY WATERS. FRANK RULE. Presbyterian Minister.

Defining Extended-river Limits for Otago Harbour for Pilot vessels.

IN pursuance and exercise of the authority vested in me by section 189 of the Shipping and Seamen Act, 1908, I, Francis Marion Bates Fisher, Minister of Marine, do hereby define the Otago Harbour limits within which restricted-limit pilot steamships and ships propelled by gas, oil, fluid, electricity, or any mechanical power other

than steam, and to which restricted-limits certificates are ! issued, may ply to be those set forth herein.

Vessels engaged in the Pilot Service.

Extended-river Limits .- Not beyond eight miles outside Taiaroa Head.

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

F. M. B. FISHER

Ratification by the King of Greece of the International Convention relating to Collisions at Sea.

Marine Department,
Wellington, 12th December, 1913.
NOTIFICATION has been received from the Secretary A of State for the Colonies that the Belgian Government have notified the deposit on the 29th September last of the ratification by the King of Greece of the International Convention relating to collisions at sea, signed at Brussels on the 23rd September, 1910.

F. M. B. FISHER.

Import Statistics.—Country of Origin of Goods.

Department of Trade and Customs, Wellington, 15th December, 1913.

T is hereby notified for public information that after the 1st day of January, 1914, it will be necessary for the country of origin of goods to be shown on all prime and warehousing entries presented at Customhouses throughout New Zealand.

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

Tenders.

Public Works Department, Wellington, 13th December, 1913.

THE following list of successful and unsuccessful tenders is published for general information.

> WM. FRASER Minister of Public Works.

> > 3,300 0

ERECTION OF PARLIAMENT BUILDINGS, WELLINGTON, (Alternative No. 2.-Coromandel Granite and Sandy Bay Marble.)

Ac	ccepted.		£
Hansford, Mills, and Hardie,	Christe	hurch	 151,639
$D\epsilon$	eclined.		
Moody, J. A., Auekland			 162,371
Lyders, F. W., Dunedin			 179,055
M. tehell, King, and Gordon,			 197,667
Jamieson, J. and W., Christo	hurch		 200,654
J. and A. Wilson (Limited),	Welling	ton.	

ERECTION OF POST-OFFICE AT BROOKLYN

ERECTION OF LOST-OFFI	CE AT	DROOKI	AXIN.		
Accepte	d.		£ 1,120	9.	d.
Parkin Bros., Wellington	• •		1,120	8	3
Decline	ł.				
Knight, H. H., Wellington			1,198	0	0
Humphries Bros., Wellington			1,274	0	0
Bennett, W. H., Wellington			1,312		0
Wakelin, G. L			1,345	0	0
ERECTION OF PUBLIC WORKS V Accepte		ops, W	ELLING'	ron	•
Bennett, W. H., Wellington		• •	2,532	9	11
Decline c	l.				
McMillan, J. L., Wellington			2,723	0	0
Murdoch and Wallia, Wellington			2,864	0	0
Knight, H. H., Wellington			2,889	0	0
Sanders Bros. Wellington			2 995	0	0

Notice of Intention to take Land in Blocks IV, VII, and VIII, Heao Survey District, for Scenic Purposes.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amend

Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, to take the land described in the Schedule hereto for scenic purposes:

And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Aukopae, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections 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 of the Pieces of Land required to be taken.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 102 1 0 147 1 0 36 2 0 34 0 36	Sub. 1 2 2 1 2 2 1 2 3 Noiro Block	IV IV&VIII VII&VIII	Heao	P.W.D. 34630 Ditto	Edged green. Ditto.

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

As witness my hand, at Wellington, this 15th day of December 1913

December, 1913.

W. FRASER, Minister of Public Works.

Applications invited for the Position of Designing Engineer, Public Works Department.

Office of Public Service Commissioner,

Office of Public Service Commissioner,
Wellington, 12th December, 1913.

A PPLICATIONS, to be made on forms obtainable
from the Under-Secretary, Public Works Department, or from this office, will be received up till noon on
the 12th January, 1914, from officers of the Public Works
Department, for the position of Designing Engineer.

2. Applications must be forwarded through the Head of
the Department to the Secretary to the Public Service
Commissioner. Wellington, and must embrace a statement
of education and experience, particulars of age, &c.
3. Applicants are required to state qualifications and
experience for designing steel. timber, and concrete (plain
and reinforced) bridges, retaining-wa.ls, culverts, and miscellaneous structures.

cellaneous structures

The position will be graded in Class D, Professional Division.

A. J. H. BENGE. Secretary.

Applications invited for the Position of Junior Clerk, Police Department.

Office of Public Service Commissioner,
Weilington. 17th December. 1913.
PPLICATIONS, to be made on forms obtainable
from the Commissioner of Police, or from this office,

from the Commissioner of Police, or from this office, will be received up till noon on the 31st December. 1913, from officers of the Public Service. for the position of Junior Clerk, Police Department, Wellington.

2. Applications must be forwarded through the head of the Department, addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars of age,

3. Applicants must be not less than twenty-one years of

4. The appointment will be regarded as promotion, and the officer selected will be granted one additional step.

A. J. H. BENGE, Secretary.

Vital Statistics.

OVERNMENT STATISTICIAN'S Report on the Vital Statistics of the Principal Towns of New Zealand during the Month of November, 1913:—

RETURN of the Number of Births, with the Actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the undermentioned Boroughs, during the Month of November, 1913.

er i de la companya d			13. 13.	Z .]	DRATHS	IN BOR	OVGES I	BEGISTY	BRD IN	NOVEM	BER, 1913.	10 L
Borougus.			(ATE)	IRTH UGHS		Males			Females		Deaths.	Proportion of Deaths	rtion o the
BOROUGES.			ESTIMATED POPULATION, JANUARY, 1913.	TOTAL BIRTHS ROROUGHS.	Under 1 Year.	tæunder f Years.	5 Years andover.	Under 1 Year.	t & under 6 Years.	5 Years and over.	Total De	to the 1,000 of Population, November, 1913.	Proportion of Deaths to the 1,000 of Mean Population
uckland			47,562	89	6		18	2	1	14	40	0 84	11.2
Birkenhead	•••	•	2,035	6			1	٠. ا		1	2	0.98	5.€
Devonport		• •	7,441	11	1		2	١		3	6	0.81	6.4
Newmarket	• •	••	3.070	4	٠;		1		••	٠;	1 8	0 33	8·1
Grey Lynn	••	••	8,317 9,981	26 : 23	1	•••	2 3	1 5	, ··	4 1	9	0.90	12.9
Mount Eden Northcote	••	••	1,521	4	••	••				ī	ı	0.66	4.7
Mount Albert	••	••	7,669	23			8	2		4	9	1.17	5.€
Totals Auckland	and		87,596	186	8		30	10		28	76	0.87	9.1
urban boroughs Population of oth			21,514		, .								
Total population			109,110	-									
Auckland		. •.								•			
							•						-
Vellington			66,138	134	. 8	. 2	22	. 2	4	16	54	0.82	9.
Karori		••	1,524	7									5.
Onslow	••	• • • • • • • • • • • • • • • • • • • •	1,941	i				;;		••			6
Miramar			1,725	1							•••		5.
Eastbourne		••	595	1			••	••	••	• •	٠.	••	5.
Totals Wellington urban boroughs Population of oth			71,923 969	144	8	2	22	2	4	16	54	0.75	9.
Total population			72,892			•							
Wellington					,		٠.						
													
hristoburch			54,948	112	3	. 2	12	l. 2	l	15	34	0.62	10.
Woolston	••	••	3,657	12		·		1	::				8.9
New Brighton			1,939	5		1				1	1	0.52	7.
Sumner	••	• •	1,948	3			1			1	2	1.03	6.9
Spreydon	••	• •	3,520	10	•••	•••	2	1 .:	••	1	3	0.85	10.
Riccarton	• •	••	3,010	8	•••	••	1	1	••	1	3	1.00	••
Totals Christohus	ob and	i sub-	69,022	150	3	2	16	3	•••	19	43	0.62	10
urban boroughs Population of oth	er subi	urbs*	14,650					~~~				-	-
Total population Christchurch	of Gr	eater	83,672									-	
· · · · · · · · · · · · · · · · · · ·				•									
No			48,859	101	5	. 8	18	1	1	11	39	í 0·80	11.
Ounedin Maori Hill	••	• •	2,276	4			16		i		1	0.44	6
Mornington	••	• •	4,891	13	::	::	2	::	1		2	0 41	7.
St. Kilds			4,435	11	3		1	1		8	8	1.80	7.8
West Harbour	, .		2,033	4								••	5.9
	••	••	1,976	4	••						••	••	10
Green Island			C4 450	137	8	3	21	2	2	14	50	0.78	10.
	d subu	ırban	64,470							t .	1	i contract of the contract of	1
Green Island Totals Dunedin an boroughs						<u> </u>			<u> </u>	<u> </u>	<u> </u>	<u>. </u>	<u> </u>
Green Island Totals Dunedin an			2,511		<u> </u>	<u> </u>					!	<u>. </u>	<u> </u>

^{*} These remaining suburbs do not lie within borough boundaries, and particulars respecting them have not been obtained for the Vital Statistics. Closely correct annual statements of population outside boroughs are not obtainable.

In the above table are given the deaths and death-rates for each of the four cities, for the suburban boroughs severally, and for each city with its suburban towns.

Deaths occurring at hospitals, of persons not residents of the borough wherein the hospital is situated, have been allotted in each case to the borough where the disease was contracted, and not to that in which the death actually took place.

The inclusion of the suburban boroughs tends to lower the rate at Wellington and Dunedin, but raises it at Auckland.

									Population,	
Auckland City	••	••	••	••	••	• •	• •	0)·8 4	
. a	nd seven suburb	an borou	ighs	••	••	••	• •	••	0.87	
Wellington City	,	• •	• •	• •	• •	• •	••	0	·82	
, a	nd four suburbai	a boroug	hs	• •		••		••	0.75	
Christchurch Ci	ity	••	• •	••	• •		• •	0	·62	
a:	nd five suburbar	borougi	hs	••	••			• •	0.62	
Dunedin City	••	••		• •				0	·80	
a.	nd five suburban	borougi	bs .	••	•••	• •	• •	• •	0-78	
Including the suburbs, t	he rate at Auckl	and is th	e high	est. and	at Christ	church t	he lowest			
,										'n
Compared with Nove	ember, 1912, the	results	are,					1912.	1913.	
Auckland and s		••			••			0.88	0.87	
Wellington and	suburbs	••				••		0.85	0.75	
Christchurch ar			••	• •	••			1.08	0.62	
Dunedin and su	burbs	••	••		••	••		1.00	0.78	

The total births in the four chief cities and their suburban boroughs amounted to 617, against 635 in October—a decrease of 18. The deaths in November were 223—a decrease of 32 as compared with last month. Of the total deaths males contributed 123, females 100. Fifty-seven of the deaths were of children under five years of age, being 25.56 per cent. of the whole number; 44 of these were under one year of age.

There were 65 deaths of persons of 65 years and upwards in the four chief cities and their suburban boroughs, as against 92 in October. The following table shows the classification:—

	Aue	kland.	Well	ington.	Christ	church.	Du	nedin.	To	tal.
Age.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females
65	2							1	2	1
67					• • •			ī	••	ī
68		1	2	i	• • • • • • • • • • • • • • • • • • • •	1	i		3	ī
69	i				•••		î	'.	$\tilde{2}$	
70	î.	••	1	••			ī	i	3	i
71	*	••	_		• •		- î	_	i	•
72	••		• •			1 5	-	i	*	i
73	• •	1	• •	••	i		1	- 1	$\overset{\cdot}{2}$	i
74	i	2	$\overset{\cdot \cdot \cdot}{2}$	i		i	-	••	. 3	1
75	1		1	1	• •		i	3	3	. 4
76	1	••							. 3	_ _
77			• •	· · ·	••	•;	2	i	$\overset{1}{2}$	2
79	••	2	i	•••	`. 1			_	$\frac{2}{2}$	2
80	• • •	1		••	_	!	• •		1	1
	• •	1	• • •	••	••	••	1	1 ';	1	2
82	••	1 1	••	•••	••	· · ·	••	1 1	• •	2
83	• •		1	• •	••	'; -	• ;	1	1	3
84	1	2	1	•••		1	1	•••	3	
85	1	1	• •		••		• •	••	. 1	1 .
86	• •	• •	• •		• • •	•••	1	• •	Ţ	• ;
87	• •	1	• • • •			• • •	• •	••	• •	1 1
88	• •	1	• •			••	• •	•••	• •	1
89	• • •	• •	1	· · ·	1		• •		2	•:
91	1	1 1	• •			•••			1	1
93	• •	1 1	• •	••	• •	••	••	"	••	1
otals	10	15	10	.3	3	3	11	10	34	31

TABLE showing the Causes of the Deaths of Persons at the Four Centres registered during November, 1918.

CAUSES OF DEATH.	AND ST	LLAND BURBAN BUGHS.	AND ST	INGTON BURBAN BUGHS.	AND SU	CHURCH BURBAN UGHS	AND ST	EDIN BUBBAN DUGHS,	TOTAL.
CAUSES OF DEATH.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	
6. Measles 8. Whooping Cough	6	i	 5 1			1	1 3		1 1 15 1
30. Tubercular Meningitis 34. Tuberculosis of Other Organs		5 2 1 2	•••	4	••	5	••	1	15 2 3 2

TABLE showing the Causes of the Deaths of Persons at the Four Centres registered during November, 1913—continued.

	.	AND BY	(LAND BURBAN DUGHS.	AND BU	INGTON BUBBAN DUGHS.	AND ST	CHURCE JBUBBAN DUGHS.	AND SI	NEDIN UBURBAN OUGHS.	
CAUSES OF DEAT	н.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	TOTAL
I.—GENERAL DISEASES—c	ontinued.									
(b.) Other General Diseases-	-continued.			-			١,	1		
37. Syphilis 40. Cancer of Stomach, Live	&a		1 2	::	i	::	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$		•••	2 5
41. " Intestines	er, &c		ī		ī			::		2
42. " Uterus, Vagin		••	1	••	2				1	4
43. Breast	•• . ••	••	1	••	1		•;	••	1	3
45. Other Organs 47. Rheumatic Endocarditis		•••	•••	••	1	••	1 1	•••	2	4
50. Diabetes	••	::	i	•••	::		l . .	::	2	3
54. Anæmia		••		••	•••	•••	1			1
II.—DISEASES OF NERVOUS S OF ORGANS OF SPECIAL										
0 * ** ' ' ' '	ORIGE.		1				.	1	1	2
64. Apoplexy, Cerebral Hæm	orrhage	••	4		1	,,	2		2	9
67. General Paralysis of Inst			• •	,	1	••	1	••		2
68. Acute Mania 69. Epilepsy	••	••	1 1	••	•••	••	• • •	••	••	1 1
70. Convulsions		••		::	i		::	••		i
71. Convulsions of Infants		1	•••	1	••	i		i		4
III.—DISEASES OF THE CI	ROULATORY								-	
System.		1	5				5		7	
79. Heart-disease 80. Angina Pectoris		::	2		4	::		••		21 2
81. Arterio Sclerosis		::	2		2	::	::	::		4
81. Aneurysm	••	••		••	1		••		1	2
81. Atheroma		••	1	••		••	••	••	•••	1
IV.—DISEASES OF THE RE	SPIRATORY									
System.					l					
89. Acute Bronchitis 91. Broncho-pneumonia		'i	1	i	i		i	••	•••	1 4
92. Pneumonia		ī	i	ī	3	::	î	::	6	13
93. Pleurisy	.,			1					ì	2
94. Congestion of Lungs	••	••		••		••	••		1	1
94. Œdema of Lungs 96. Bronchial Asthma	••	••	••	••	1	•••	••	•••	i	1
50. Diolichia: Asvillia	••	•••							.	1
V.—DISEASES OF THE D	MARSTYVE							ļ	ļ	
System.	20301111		.]							
104. Gastro Enteritis (under	2 years)	1	• •	1		1	• •	1	••	4
105. (5 years	s and over)	•••	1		٠;	1 :	1	••	•••	2
108. Appendicitis 109. Oostruction of Intestine			2		8	1	::	::	::	4 2
110. Intestinal Paresis			Ī		1			::		1
114. Gall Stones		••		••		••	1		•••	1
117. Peritonitis	••	••	••	••	11	••	11	••	••	2
VI.—Non Venereal Diseas Genito Urinary System an										
120. Bright's Disease					2		2			4
124. Cystitis		••	••	••	••		••		1	1
124. Inflammation of Bladder 128. Menhorrhagia		••	•;	••	••	••	••		1	1
126. Mennorrnagia	••		1		<u> </u>		•••			1
VII.—THE PUERPERAL		1			.					_
134. Miscarriage	••		••	••	1	••	•••	••	••	1
WITT Day										
VIII.—Diseases of the Se the Cellular Tissi										
145. Pemphigus	U.E.				1				 	1
	••				-	<u>-</u> -	<u></u>	1	- 	
TV Dramiana An more De-	THO 1575 5-									
IX.—DISEASES OF THE BON THE ORGANS OF LOCOM					-					
146. Osteomyelitis	orion.		i	1					 	2
147. Arthritis of Ankle-joint						::	::	1	::	ī
•					-	 				
XI.—DISEASES OF INF	ANCY.	,		-				- ·		
177 35		8		1	1	1		4		9
151. Marasmus, &c 151a. Premature Birth		5	1	3	1	4	1	3	1	15

Table showing the Causes of the Deaths of Persons at the Four Centres registered during November, 1913-continued.

CAUSES OF DEATH.	AUCKLAND AND SUBURBAN BOROUGHS.		AND SU	INGTON BURBAN UGHS.	AND SU	OHURCH BURBAN BUGHS.	Dunedin and Suburban Boroughs.		TOTAL
Choose of Bantin	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	l
XII.—OLD AGE. 154. Senile Decay		10		4	••	3		6	23
XIII.—VIOLENCE. 160. Suicide by Cutting Throat 167. Accident—Burns	• •	1 1	••		••	1	•••	•••	1 1 1
172. "Fall from Window 172. "Fall down Hold of Ship 174. "Crushed by Machinery 175. "Struck by Motor-car	••	1 1	•••	1	••	1 1	••	•••	1 1 1 1
XIV.—ILL-DEFINED CAUSES. 189. Heart-failure		1	••			1			2
Totals	18	58	16	38	8	35	15	35	223

RETURN of the Number of Births, with the Actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the undermentioned Boroughs, during the Month of November, 1913.

					DBATHS IN BOROUGHS REGISTERED IN NOVEMBER, 1913.							BER, 1913.	sathe Mean	
			ATTED ATTON Y, 191	TAL BIRTHS Borocoms.		Males.		1	Females		Deaths.	Proportion of Deaths	000 of D	
	Вовоисн	в.		ESTIMATED POPULATION, JANUARY, 1913.	TOTAL IN BOR	Under 1 Year.	1 & under 5 Years.	f Years andover.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Total Der	to the 1,000 of Population, November, 1913.	Proportion of Deaths to the 1,000 of Mean Population in the
Thames				3,704	13			2			1	3	0.81	8.68
New Plymou	ıth			7,545	24	1		- 5			1	7	0.93	13.75
Napier				10,883	18			5			3	8	0.74	10.71
Gisborne	• •			9,230	48		1	1	3		2	7	0.76	12.87
Wanganui	• • • • • • • • • • • • • • • • • • • •			13,295	22	1	1	2	1	1	3	9	0.68	7.60
Palmerston		••		11,615	29	1	2	3		1	3	10	0.86	8.58
Masterton	••			5,548	14		1		••		1	2	0.36	7.74
Petone	• • •	••		6,966	17	2		1				3	0.43	9.45
Blepheim	• • • • • • • • • • • • • • • • • • • •			4,010	22									11.44
Nelson	••			8,419		••								10.93
Greymouth	••			5,560	18	2		1			1	4	0.72	9.71
Hokitika	• •			2,363	7			1	••		3	4	1.69	14.88
Lyttelton				4,151	10	1	••	1		1	1	4	0.96	8.43
I maru				11,942	34	1	1	5		3	4	14	1.17	9.21
Oamaru				5,371	10			1			3	4	0.74	12.07
Invercargill	•			13,486	39	1		4	1		4	10	0.74	10.77
Invercargill				1,523	2			1				1	0.66	11.56

Registrar-General's Office, Wellington, 11th December, 1913. MALCOLM FRASER Government Statistician.

Officiating Ministers for 1913.—Notice No. 43.

Registrar General's Office, Registrar-General's Office,
Wellington, 12th December, 1913.

DURSUANT to the provisions of an Act of the General
Assembly of New Zealand passed in the eighth year
of the reign of His late Majesty King Edward VII, and
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 Francis John Daynes. The Reverend ARTHUR JOHN GREENWOOD.

> Roman Catholic Church. The Reverend MAURICE CRONIN.

> > F. W. MANSFIELD, Registrar-General:

Supply and Delivery of Telegraph-arms.

General Post Office, Wellington, 10th December, 1913.

THE Department is prepared to purchase supplies of rata telegraph-arms in lots of not less than 500 at one time.

Particulars of the arms required and the conditions under which they will be accepted, also of prices which will be paid, may be obtained from the Controller of Stores, Post and Telegraph Department, Wellington; the District Storekeeper, Post and Telegraph Department, Christchurch; the Telegraph Engineers at Auckland and Dunedin; and the Chirf Postpractor at Invenersial. Chief Postmaster at Invercargill.

Persons in a position to offer arms should address their communications to the Controller of Stores, Post and Telegraph Department, Wellington.

W. R. MORRIS, Secretary.

Surveyor licensed.

The Surveyors' Board of New Zealand,
Wellington, 16th December, 1913.
T is hereby notified for general information that a license
under the Surveyors' Institute and Board of Examiners Act, 1908, has been issued by the Surveyors' Board to the undermentioned surveyor :-

Surveyor. ALFRED THURLOW LEEDS ..

Address .. Auckland

C. E. ADAM'S. Secretary, Surveyors' Board.

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

To the owner of the following land, that is to say: All that parcel of land in the Provincial District of Auckland, containing by admeasurement 125 acres, more or less, being north-eastern portion of Allotment 7, Parish land, containing by admeasurement 125 acres, more or less, being north-eastern portion of Allotment 7, Parish of Waitara, in the County of Eden, bounded on the north-east by Allotment 5, 4,460 links; on the south-east by the Rangiriri Creek; on the south-west by other portion of Allotment 7, 3,400 links; and on the north-west by a road 100 links wide, 800 links, 852 links, 1016 links, and 522 links. The last registered owner of the land is Benjamin Robert Witt, of Auckland, coachbuilder, who cannot now be traced.

WHEREAS the Public Trustee has instituted inquiries and has not thereby been able to find the owner of the above-described land, and believes that the said owner

the above-described land, and believes that the said owner has no known agent in New Zealand:
Now, the Public Trustee hereby calls upon such owner, within six months of the date of the publication of this notice in this Gazette, to establish to the satisfaction of the Public Trustee his title to the said land; and if he fails or neglects so to do, the Public Trustee will exercise the powers and authorities granted to him in and by the Public Trust Office Act, 1908 (Part II).

Dated this 10th day of December, 1913.

FRED. FITCHETT Public Trustee.

Notice published pursuant to the Provisions of Section 15 of the Public Trust Office Act, 1908, and Sections 18 and 19 of the Public Trust Office Amendment Act, 1913.

Public Trust Office, Wellington, 16th December, 1913.

Wellington, 16th December, 1913.

Notice is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several intestate estates of the persons deceased, whose names, residences, and occupations, so far as known, are hereunder respectively set forth, their gross properties being estimated not to exceed £400 in each case:—Cusdin, Eliza Silome or Salome, late of West Oxford, in the Provincial District of Canterbury, married woman. Filed 11th November, 1913.

Filed 11th November, 1913.

Shaw, Ada Elizabeth, late of Nelson, in the Provincial District of Nelson, married woman. Filed 11th November,

1913.

Fletcher, Hugh, late of Gisborne, in the Provincial District of Auckland, labourer. Filed 11th November, 1913.

Thompson, William, late of Rotorua, in the Provincial District of Auckland, barman. Filed 13th November, 1913.

Wild, Frank or Frank Waller, late of Gisborne, in the Provincial District of Auckland, labourer. Filed 13th November, 1913.

vember, 1913.

Kronberg, Charles (or Carl, or Charles Kronsberg), late of Kaihu, in the Provincial District of Auckland, bushman.

Filed 13th November, 1913.

Parry, Jane Baxter Lauder, late of Christchurch, in the Provincial District of Canterbury, widow. Filed 17th November, 1913.

November, 1913.

Corkery, John, late of Reefton, in the Provincial District of Nelson, labourer. Filed 17th November, 1913.

Elliott, Albert Henry, late of Albany, in the Provincial District of Auckland, Settler. Filed 17th November, 1913.

Webster, Julia Agnes, late of Winchester, in the Provincial District of Canterbury, married woman. Filed 17th November, 1913. vember, 1913.

Ryan, Sarah Ann, late of Wellington, in the Provincial District of Wellington, widow. Filed 17th November, 1913. Chapman, John, late of Avondale, in the Provincial District of Auckland, settler. Filed 17th November, 1913.

Davidson, Walter, late of Westshore, in the Provincial District of Hawke's Bay, labourer. Filed 17th November, 1913.

Garden, Gertrude, late of Waiwera South, in the Provincial District of Otago, married woman. Filed 17th November. 1913.

Rugg, Mary Ann, late of Auckland, in the Provincial istrict of Auckland, married woman. Filed 17th No-District of Auckland, married woman. vember, 1913.

Wallis, Helen Elizabeth, late of Lower Riccarton, in the Provincial District of Canterbury, widow. Filed 17th November, 1913.

Henderson, Charles, late of Pukehiki, in the Provincial District of Otago, settler. Filed 18th November, 1913.

Mills, George John, late of Dunedin, in the Provincial District of Otago, barman. Filed 18th November, 1913.

Murray, Susan, late of Rangiora, in the Provincial District of Canterbury, household duties. Filed 18th November,

Maher, Catherine, late of Greymouth, in the Provincial District of Westland, married woman. Filed 18th November, 1913.

Bond, Ada Bertha, late of Crayford, in the County of Kent, United Kingdom, married woman. Filed 18th November, 1913.

Carter, Jane (or Inch), late of Wellington, in the Provincial District of Wellington, widow. Filed 24th November, 1913. Carroll, Alice, late of Grantstown, in the County of Water-

ford, Ireland, married woman. Filed 26th November, 1913. Shelley, Catherine, late of Waterford, in the County of Waterford, Ireland, married woman. Filed 26th November,

1913.

1913.
Carroll, John, late of Boston, State of Massachusetts, United States of America. Filed 26th November, 1913.
Hyne, Bridget A., late of Wellington, in the Provincial District of Wellington, widow. Filed 27th November, 1913.
Grant, George, late of Middlemarch, in the Provincial District of Otago, labourer. Filed 2nd December, 1913.
Brown, James R., late of Dannevirke, in the Provincial District of Hawke's Bay, milk-vendor. Filed 2nd December, 1913.

Gill, John, late of Rock and Pillar, in the Provincial District of Otago, miner. Filed 2nd December, 1913.

Stornetta, Dominico, late of Kumara, in the Provincial District of Westland, settler. Filed 2nd December, 1913.

Whitehouse, Harry D., late of Christohurch, in the Provincial District of Canterbury, dentist. Filed 2nd December, 1912.

Walloroft, William, late of Temuka, in the Provincial District of Canterbury, labourer. Filed 2nd December,

Wolfe, Thomas Henry, late of Wellington, in the Provincial District of Wellington, canvasser. Filed 2nd Decem-

Randall, Frederick, late of Henderson, in the Provincial District of Auckland, farmer. Filed 2nd December, 1913.

Gouk, Marie Louise, late of Epsom, in the Provincial District of Auckland, married woman. Filed 2nd December,

Elmes, Stephen W., late of Auckland, in the Provincial

District of Auckland, clerk. Filed 3rd December, 1913.
Franklin, Robert, late of Akitio, in the Provincial District of Weilington, station hand.
Beadle, George Frederick, late of Otira, in the Provincial District of Westland, cook.
Filed 6th December, 1913.
Brandt (or Brand) William Late of Marton in the Provincial

Brandt (or Brand), William, late of Marton, in the Pro-noial District of Wellington, engine-driver. Filed 6th vincial District of December, 1913.

Flanagan, Daniel, late of Napier, in the Provincial District of Hawke's Bay, Imperial military pensioner. Filed 6th December, 1913. Hughes, Mary Sabina, late of Sydney, in the State of New South Wales. Filed 9th December, 1913.

Paton (or Patton), William, late of Kawarua Falls, in the Provincial District of Otago, miner. Filed 11th December,

Wendlekin, E., late of Wellington, in the Provincial District Wellington, married woman. Filed 11th December, 1913.

Rodger, William, late of Roslyn, in the Provincial District of Otago, weaver. Filed 11th December, 1913.

Young, Emma, late of Christchurch, in the Provincial District of Canterbury, widow. Filed 11th December, 1913.

Barter, William, late of Gumtown, in the Provincial District of Auckland, gumdigger. Filed 11th December, 1913.

McKechnie, John, late of Dunedin, in the Provincial District of Otago, ship's quartermaster. Filed 11th December,

1913. Gillespie, Andrew, late of Auckland, in the Provincial District of Auckland, labourer. Filed 11th December, 1913. Notice is hereby given that, no person having taken out probate, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several testate estates of the persons deceased, whose names, residences, and occupations, so far as known are hereunder respectively set forth, their gross properties being estimated

Thompson, Euphemia, late of Port Molyneux, in the Provincial District of Dunedin, widow. Filed 24th November,

Jones, Eliza Volittie (or Violetta), late of Greymouth, in the Provincial District of Greymouth, widow. Filed 12th

the Provincial District of Greymouth, widow. Fried 12th December, 1913.

Barnes, Thomas George, late of Wellington, in the Provincial District of Wellington, frenchpolisher. Filed 12th December, 1913.

Sorenson, Rasmus, late of Papatoetoe, in the Provincial District of Auckland, carpenter. Filed 12th December, 1912.

FRED. FITCHETT, Public Trustee.

Notice to Mariners No. 135 of 1913.

Marine Department, Wellington, N.Z., 10th December, 1913.

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

GEORGE ALLPORT, Secretary.

CALIFORNIA.

SAN DIEGO BAY.—ENTRANCE RANGE LIGHTS ESTABLISHED.— On 1st October, 1913, range-lights were established to mark the axis of the dredged channel leading to San Diego, San Diego Bay, California, as follows :-

Front light, flashing white every second—thus, flash 0.3 second, eclipsed 0.7 second—of about 200 candle-power, shown 17ft, above the water from a structure erected in 1ft. of

water, on the bearings— Hotel Coronado Tower Point Lome, old tower 211° 45′

Hotel Coronado Tower
Point Lome, old tower
La Playa light
Approx. position: Lat. 32° 41′ 22″ N., long. 117° 13′ 40″ W.
Rear light, intermittent white every 2 seconds—thus, light 1 second, eclipsed 1 second—of about 200 candle-power, shown 33ft. above the water from a structure erected in 14 ft. of water, 1,740 yards 358° 30′ from the front light.
Approx. position: Lat. 32° 42′ 13″ N., long. 117° 13′ 42″ W.
The lights are unwatched, and each is shown from a red triangular pipe structure carrying a triangular horizontally slatted daymark, painted white with a vertical black stripe through the centre, on the channel face.

through the centre, on the channel face.

The illuminating apparatus are lens lanterns burning acety

On the same date the temporary front range light and light No. 2 were discontinued, and the structures will be

removed as soon as practicable.

H.O. Charts Nos. 527 and 1006.

U.S. Coast Survey Charts Nos. U, 5002, 5100, and 5106.

Light List, Pacific Coast, 1912, page 10.

U.S. Coast Pilot, Pacific Coast, 1909, page 10.

LIGHT MOVED AND CHARACTERISTIC CHANGED. October, 1913, light No. 5, San Diego Bay, California, was moved 37 yards 37° and re-established 27ft. above the water on a triangular pipe structure erected in 4ft. of water.

The characteristic of the light was changed from fixed to intermittent white every 10 seconds—thus, light 5 seconds, eclipsed 5 seconds—of about 200 candle-power.

H.O. Charts Nos. 527 and 1006. U.S. Coast Survey Charts Nos. U, 5002, 5100, and 5106. Light List, Pacific Coast, 1912, No. 8. U.S. Coast Pilot, Pacific Coast, 1909, page 16.

POINT DELGADA.—GAS AND WHISTLE BUOY ESTABLISHED.

—BELL-BUOY DISCONTINUED.—On 29th September, 1913,
Point Delgada gas and whistle buoy 4, cylindrical with pyra-Point Delgada gas and whistle buoy 4, cylindrical with pyramidal skeleton superstructure, showing a flashing white light, of about 530 candle-power, every 15 seconds—thus, flash 3 seconds, eclipsed 12 seconds—was established in 10 fathoms of water 14 miles 212° from the eastern extremity of Point Delgada, sea-coast of California, on the bearings—

Delgada Head, left tangent

Point Delgada, right tangent

32°

Point Mal Pass Rock

58° 45′

58° 45′ Point Mal Pass Rock

The illuminating apparatus is a 375-millimeter lens lantern burning acetylene gas.

On the same date Point Delgada bell buoy 1 was permenently discontinued.

Approx. position: Lat. 40° 0′ 18" N., long. 124° 4′ 49" W. H.O. Charts Nos. 527 and 1006. U.S. Coast Survey Charts Nos. U, 5052, 5002, 5700, and 5773.

Light List, Pacific Coast, 1912, page 22, No. 67a. U.S. Coast Pilot, Pacific Coast, 1909, page 100.

REDDING ROCK.—LIGHT TO BE ESTABLISHED.— December, 1913, an unwatched flashing white acetylene light, of about 530 candle-power, showing 1 flash every 10 seconds—thus, flash 1 second, eclipsed 9 seconds—visible 12 miles, will be established on Redding Rock, sea-coast of California. The light will be exhibited 116 ft. above high water from a

black skeleton steel structure.

The illuminating apparatus will be a 375-millimeter lens lantern.

ntern.

Approx. position: Lat. 41° 20′ 20″ N., long. 124° 10′ 35″ W.

H.Ö. Charts Nos. 527 and 1006.

U.S. Coast Survey Charts Nos. U, 5002, 5052, and 5800.

Light List, Pacific Coast, 1912, page 24.

U.S. Coast Pilot, Pacific Coast, 1909, pages 20, 83, 88, and

WASHINGTON.

Washington Sound. — Haro Strait. — Turn Point. Washington Sound. — Haro Strait. — Turn Point. —
Fog-signal to be temporarily discontinued.—Intended
Change in Characteristic. — About 1st November, 1913,
the fog-signal at Turn Point Light-station, Haro Strait, Washington Sound, will be temporarily discontinued to permit the
installation of a new plant.

The new signal, which is expected to be in operation about
25th November, 1913, will sound 1 group of 2 blasts every
30 seconds—thus, blast 4 seconds, silent interval 4 seconds;
heart 2 seconds, silent interval 20 seconds

blast 2 seconds, silent interval 20 seconds.

Approx. position: Lat. 48° 41′ 20″ N., long. 123° 14′ 9″ W.

H.O. Charts Nos. 527, 903, and 1769.

U.S. Coast Survey Charts Nos. U, 5052, 7002, 6400, 6300, and 6380.

Light List, Pacific Coast, 1912, page 64, No. 368. U.S. Coast Pilot, Pacific Coast, 1909, pages 28 and 165. H.O. Publication No. 96, The Coast of British Columbia, 1907, page 135.

YANGTZE RIVER APPROACH.—SHAWEISHAN LIGHT-STATION.
—FOG-SIGNAL ESTABLISHED.—The Chinese Government has given notice that a 1st-order fog-siren, which sounds 1 group of 3 blasts every 90 seconds—thus, blast 2½ seconds, silent interval 3 seconds; blast 2½ seconds, silent interval 3 seconds; blast 2½ seconds, silent interval 76½ seconds—has been established at Shaweishan Light-station, Yangtze River approach, China. The siren is elevated 190 ft. above sea-level. The intensity of the sound to the southward is decreased owing to its being obstructed by the high part of the island.

Approx. position: Let. 31° 25′ 22″ N., long. 122° 13′ 50″ E.

West Coast. — Shimonoseki Strait. — Western En-TRANCE. — YOJIBEI IWA. — LIGHT DISCONTINUED. — BEACON REMOVED. —The Japanese Government has given notice that the fixed red light on Yojibei Iwa Beacon, Shimonoseki Strait, Japan, has been discontinued and the beacon removed.

Approx. position: Lat. 33° 55′ 9″ N., long. 130° 55′ 43″ E.

RED SEA.—GULF OF SUEZ.

SHERATIB SHOALS.—TELEGRAPH CABLE BUOY TEMPORARILY SHERATIB SHOALS.—TELEGRAPH CABLE BUOY TEMPORARILY ESTABLISHED.—Position: At a distance of 7½ cables, 270° (N. 87° W. mag.), from the western edge of the 4½-fathom patch on the shoal. Lat. 28° 35′ 25″ N., long. 33° 5′ 35″ E., on Chart No. 757. Description: Spherical buoy, painted black and white, surmounted by a staff, cage, and square flag with black, white, and red squares. Note: The buoy has been placed on the charts. Variation: 3° W.

CANADA, BRITISH COLUMBIA.—FRASER RIVER ENTRANCE.

SAND HEADS LIGHT - VESSEL. — Submarine Fog - Signal Established.—Position: Lat. 49° 6½' N., long. 123° 18½' W. Description: A submarine bell sounding every sixteen seconds—thus, stroke, interval 2 secs.; stroke, interval 4 secs.; stroke, interval 2 secs.; stroke, interval 8 secs.

RIO DE LA PLATA.--URUGUAY,

FLORES ISLAND ANCHORAGE.—LIGHT-BUOY ESTABLISHED.

—Position: At a distance of 2.9 cables, 332° (N. 31° W. mag.), from the northern angle of the cemetery wall, and 25° (N. 22° E. mag.) from Flores Lighthouse. Lat. 34° 56′ 22″ S., long. 55° 55′ 5″ W. on Chart No. 1749. Description: Light-buoy exhibiting a flashing green light. Remarks: This buoy is established to guard the telegraph cable; vessels should anchor to the westward of it. Variation: 3° E.

PORTUGAL.

CAPE ST. VINCENT. — EXPERIMENTAL SUBMARINE BELL BUOY WITHDRAWN.—Position: At a distance of about half a mile, south-westward, from the lighthouse. Let 37° ½′ N., long. 9° W. Description: Submarine bell buoy, painted red, marked "Submarine Signal Co."

Notice to Mariners No. 136 of 1913.

Marine Department,
Wellington, N.Z., 15th December, 1913.

HE following Notice to Mariners, received from the Port
Officer, Melbourne, Victoria, is published for general

GEORGE ALLPORT,

Secretary.

VICTORIA.

Caution when approaching Waratah Bay from the South-westward.

REFERRING to General Notice to Mariners, dated 1st August, 1907, page 103, mariners and others, when approaching Waratah Bay from the south-westward, are cautioned to keep at least a mile from the shore of the coast between Cape Liptrap and Bell Point, as foul ground is suspected to exist.

Charts affected: 1695B and 3169.

C. W. MACLEAN,

Port Officer.

Melbourne, 15th November, 1913.

Officers appointed,

Post and Telegraph Department,
General Post Office, Wellington, 17th December, 1913.

IS Excellency the Governor has been pleased to make the following appointments in the Post and Telegraph

Department Department.

R. HEATON RHODES, Postmaster-General.

NON-PERMANENT.

Name	•			Place.		Distri	Ct.		Date.		
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Stanton, William James Fran	rcis			To Kiri		Wanganui	••	• •	24 8	Sopt.,	"
West, Laura				Okauia		Auckland				Aug.,	
Williams, George Brabiner .				,,		**			î	0.	"
Workman, Edward				Waiotahi		Thames	• •	• • •	20	**	"
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Andrews, Eliza Ann			,	POSTMASTERS.							
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				Tautoro						Aug.,	
				Harakeke		Nelson	• •			Oct.,	"
				Iwiroa		Gisborne				Sopt.,	,,
Jamieson, Mary Ellen Isabell	a			Ferndale		Invercargill				July,	**
Osborne, John George				Tamarau		Gisborne	• •	••		Oct.,	**
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				Maraehoko		Hokitika				ent.	,,
Tutt, Elisha William				Stephens Island							

Offices opened and closed, &c.

Post and Telegraph Department,
General Post Office, Wellington, 17th December, 1913.

THE following particulars of offices opened and closed, &c., are published for general information.

R. HEATON RHODES, Postmaster-General.

OFFICES.

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^{*} Correcting entry in New Zealand Gazette of 18th September, 1913.

DESIGNATION CHANGED.

Description.	Off	ice.		Date.	
Description.	From	То	District.		
Post, telephone, and bureau	Rotomana	Rotomanu	Greymouth	3 November, 1913.	

[†] Correcting entry in New Zealand Gazette of 16th October, 1913.

CROWN LANDS NOTICES.

Land in Taranaki Land District for Disposal under the Land .ict, 1908.

District Lands and Survey Office, New Plymouth, 7th October, 1913 New Tymout, 7th Cottoer, 7th 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 15th day of January, 1914.

SCHEDULE.

TARANAKI LAND DISTRICT .- MAPARA SURVEY DISTRICT.

Section.	Block.	Approximate Area.
34	XII	A. B. P. 17 0 0

G. H. BULLARD. Commissioner of Crown Lands.

Land in Hawke's Bay Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,
Napier, 14th October, 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 22nd day of January, 1914.

SCHEDILE

HAWKE'S BAY LAND DISTRICT.

Section.	Block.	Survey District.	Area.
20	I	Waikohu	A. R. P. 5 0 16

ROBT. T. SADD. Commissioner of Crown Lands

Reserves in Canterbury Land District for Lease by Public Auction.

District Lands and Survey Office, Christchurch, 24th November, 1913.

Notice is hereby given that the undermentioned reserve will be offered for lease, in two lots, by public auction at this office at 12 o'clock noon on Wednesday, 14th January, 1914, under the provisions of the Public Reserves and Domains Act, 1908.

CANTERBURY LAND DISTRICT.—OXFORD SURVEY DISTRICT.— RESERVE 2718.

Lot.	Block.	Area.	Upset Annual Rental.	Term.
1	AIII	A. R. P. 27 0 0	£ s. d. 6 15 0	7 years.

Reserve 2718 is situated on the north bank of the Eyre River, immediately to the south-west of the Township of West Oxford, and comprises old river-bed land of fair quality.

TERMS AND CONDITIONS OF LEASE.

1. The lease shall be for the term specified, without right of renewal, and subject to resumption by twelve months' notice in the event of the land being required by the Crown.

2. The lessee shall have no claim for compensation, either for any improvements that may be placed upon the land, or on account of the aforesaid possible resumption, or for any other cause; but he may, on the expiration or sooner determination of the lease, remove any buildings or fencing erected by him but not otherwise. by him, but not otherwise.

3. The land comprised in the lease shall be used for grazing purposes only, and shall not be broken up or cropped.

4. The purchaser of the lease shall, immediately upon the fall of the hammer, deposit an amount equal to six months' rent at the rate offered, together with £1 is lease fee.

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

5. Possession will be given on the day of sale.
6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands.
7. The lessee shall destroy all rabbits on the land, and he shall prevent their increase or spread to the satisfaction of the Commissioner of Crown Lands.
8. 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 noxious weeds or plants as may be directed by the Commissioner of Crown Lands.
9. The lessee shall once a year during the said term, and

9. The lessee shall once a year during the said term, and at the proper season of the year, properly cut and trim all live fences now on the demised land, or which may be planted

thereon during the said term.

10. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

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

Full particulars may be ascertained at this office.

C. R. POLLEN, Commissioner of Crown Lands.

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

District Lands and Survey Office,

Nelson, 1st October, 1913. Noison, 1st October, 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 the said Act on or after Thursday, the 8th day of January, 1914.

SCHEDULE.

NELSON LAND DISTRICT.

ALL that area in the Nelson Land District, containing 1,890 acres, more or less, and situated in Block III, Kongahu Survey District. Bounded towards the north and west by a school reserve; again towards the north and west by Section 3; again towards the north by a road, by Sections 5 and 6, by another road, and again by Section 6; towards the east and again towards the north by W. M. Jenkin's renewable lease; towards the east generally by a road, a gravel reserve, and again by a road; towards the south by a cometery reserve; towards the south-east generally by the road along the edge of Lake Hanlan; towards the south by Section 6; towards the west generally by Sections 19, 22, and 21; again towards the south by the last-mentioned section; and towards the south-west by the road along the right bank of Glass Eye Creek: as the same is delineated on ALL that area in the Nelson Land District, containing 1,890 right bank of Glass Eye Creek: as the same is delineated on the plan marked L. and S. 13/265A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

All that area in the Nelson Land District, containing 557 acres, more or less, and situated in Block XIV, Oparara Survey District. Bounded towards the north-east by Sections I4 and 13; towards the east generally by a road; towards the south-west and south-east by Section 27; again towards the south-west and south-east by Section 27; again towards the south-west and south-east generally by the road along the right bank of Granite Creek; towards the south by Sections 5 and 3; again towards the south-east by Section 2; towards the west generally by Sections 15, 1, and 2; and towards the north and again towards the north-west by other part of the forest reserve first above mentioned: excepting two small portions of Section 6 which are included within the above-described boundaries: as the same is delineated on the plan marked L. and S. 13/265B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

All that area in the Nelson Land District, containing by admeasurement 543 acres, more or less, being Section 5,

admeasurement 543 acres, more or less, being Section 5, Block V, Kongahu Survey District. Bounded towards the north by Section 8, towards the east by a public road, towards the south by Sections 1 and 10, and towards the west by Sections 4 and 3; excluding the roads which intersect the above-described area; as the same is delineated on the plan marked L. and S. 13/265c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

F. A. THOMPSON, Commissioner of Crown Lands. [Auckland, 1914-2.]

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Ngaruawahia.

Registrar's Office, Auckland, 11th December, 1913.

OTICE is hereby given that a sitting of the Native Land Court will be held at Ngaruawahia on the 14th day of January, 1914, 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.

SCHEDULE.

E. P. EARLE, Registrar.

APPLICATIONS FOR PARTITIONS.

io.	Name of Applicant.			Name of Land.	
4	Te Rauna Rangitihapa			Akau B 9.	
5	Taiharuru Pereka			" B 9.	
6	Rangitiria Kaiwhakanao			" B 24, 25, 26.	
7				" B 26.	
8	,, te Kauwhakauao (Parr and Bloms Reihana te Anau	uora, .		" В 30а.	
	Te Rauna Rangitihapa and Remana Nutana			77 01 7000	i
9	And Andrews And Remains Nutsans				i
lo	Ani Mihipo			" h 10 0	1
11	Tiriti te Apa and others (Wynyard and Skelte)11)		,, D 16B 2. Au-o-Waikato A 2B.	
12	Kau Horea (Jas. Hally)				
13	Tata te Aho (Jas. Hally)				
14	Parepumai te Whetuiti	• •		" 14	- 1
5	Poakahu Tomonui (Jas. Hally)			,, A 4.	1
16	Tua Hotene and Te Rengarenga Hotene				
7	Kio Wirihana and Tereo Hoani		• • •	,, (Maungatapu D).	
18	Mano Topetu Earl and Kent	, ,			
19	Earl and Kent	•		,, 1в 3.	i
20	,,	• •		,, lв 4.	
21	Hema te Ao (Parr and Blomfield)			Huihuitaha (Pokaiwhenua) 2A 2.	
2	Mana Hemopo				
23	Hema te Ao (Parr and Blomfield) Mana Hemopo Maanga Maurea			" P 1, Section 2A 2B.	1
24					. :
25	Amopo Pouwhare and Tema Pouwhare (Wyn	yard and	Skelton)	,, R (Rangiahu).	- 1
26	Tahuri Kaora and Te Amopo Pouwhare			,, S.	i
27	Hineketu Matehaere			" Т3.	1
28	m + m			,, T 2, Section 4.	:
29	Te Au Toataua Te Reweti and Nio Ngaraka		, ,	Karamu 28.	
30	Pare Whakarongotai			., 201в.	1
31	Pare Whakarongotai Nukupera Katipa			Koherca 89.	- !
2	Keiha Newton			,, 165.	1
33	Tutea Tawahi			Konehu.	
34	Tutea Tawahi			Maketu A.	,
	Hori te Kanawa Amopiu Kauia and others			Mangakaretu 1.	1
35	Amopiu Kaula and others	• •		Mangauika 1B 2, Section 2.	
36	Piripi Pene (Broadfoot, Finlay, and Phillips)	• •		Manuaitu A.	· · i
37	James H. Phillips (J. M. Melville)	• •			
38	James H. Phillips (J. M. Melville) Poutukua Ngarua Taupoki te Aho	• •	• • • • • • • • • • • • • • • • • • • •	,, B11c. Matamata North.	
39	Taupoki te Ano	• •	• • •	Macamata Moren.	
10	Panapa te Pea (T. A. Moresby)	• •		" "	- 1
H	W. G. Nicholls		• • • • • • • • • • • • • • • • • • • •	77	
12	Tua Hotene Whangaroa Poutapu	• •		Maungatapu B 1.	
13	Whangaroa Poutapu	•		Maungatautari 2B.	•
14	Ani Waata	• •	• • • • • • • • • • • • • • • • • • • •	" ЗА.	
L 5	Ngaonehu Tairi	• •		,, 3A.	. :
16	Wiremu te Whetu			" 3A 5A.	1
٤7	Te Whakarua Matire or Tana Hakopa			" За 5а 4.	
18	Tarika te Hura (Earl and Kent)			,, 3A 5A 5.	
19	Earl and Kent				
50	Tuhimana Tukere			" За 5а 5.	1
51	Tarika te Hura (Earl and Kent)			,, За 5а 6.	
52	Paretemoa Tukere.			$_{,,}$ 3a 5a 7.	
3	Te Poutu Hihiti and others			" 3a 5a 7.	1
54	Mete Pohepohe			" За 5а 8.	!
55	Taiporutu te Wirihana			,, За 5е.	1 1
6	Ringamutu te Oreore			" За 5г.	
7	Poni Puhipuhi			,, 3A 5F.	- 1
8	Wini Kerei and others (Jas. Hally)			,, 3A 5G.	
		• •	• • •	9 . 50	į
9	Hemopo Porena (Earl and Kent)	• •	• • • • • • • • • • • • • • • • • • • •	2 4 517	1
	Hori Raniera	• •		2 4 57	
	Parewahawaha Ranginui	• •	• • • • • • • • • • • • • • • • • • • •	″ /b	1.1
1	Pahi te Hiwi	• •		4 p. 77	
1 2				// A.m	
31 32 33	Pira Tauariki			,, 4E.	- į
31 32 33 34	Ngatupara Morehu	• •		., 4н.	
1 2 3 3	Ngatupara Morehu Hori Wharerarauhe	•	• • •	,,,	
31 32 33 34 35	Ngatupara Morehu Hori Wharerarauhe Te Penetito	•	• •	,, 4н 7а 2в.	1, 1
31 32 33 34 35 36	Ngatupara Morehu Hori Wharerarauhe Te Penetito Emiha Ngarua	• •	 	,, 4н 7а 2в. ,, 5а 1в 3.	
51 52 53 54 55 56 57	Ngatupara Morehu Hori Wharerarauhe Te Penetito Emiha Ngarua	• •		,, 4н 7а 2в. ,, 5а 1в 3. ,, 5а 1г.	`. : · .
51 52 53 54 55 56 57 58	Ngatupara Morehu Hori Wharerarauhe Te Penetito Epiha Ngarua Tamehana Ngataro	• • • • • • • • • • • • • • • • • • • •		,, 4H 7A 2B. ,, 5A 1B 3.	
51 52 53 54 55 56 57 58	Ngatupara Morehu Hori Wharerarauhe Te Penetito Epiha Ngarua Tamehana Ngataro Peka Mauriohooho	•••		,, 4н 7а 2в. ,, 5а 1в 3. ,, 5а 1ғ. ,, 6в.	
31 32 33 34 35 36 37 38 39	Ngatupara Morehu Hori Wharerarauhe Te Penetito Epiha Ngarua Tamehana Ngataro Peka Mauriohooho Raiha Tiki Penaina	•		,, 4H 7A 2B. ,, 5A 1B 3. ,, 5A 1F. ,, 6B. Moerangi 1E.	
31 32 33 34 35 36 37 38 39 70	Ngatupara Morehu Hori Wharerarauhe Te Penetito Epiha Ngarua Tamehana Ngataro Peka Mauriohooho Raiha Tiki Penaina Roka H. Hopere and others	•••		,, 4H 7A 2B. ,, 5A 1B 3. ,, 5A 1F. 6B. Moerangi 1E.	
60 61 62 63 63 63 63 63 63 70 71	Ngatupara Morehu Hori Wharerarauhe Te Penetito Epiha Ngarua Tamehana Ngataro Peka Mauriohooho Raiha Tiki Penaina	•••		,, 4H 7A 2B. ,, 5A 1B 3. ,, 5A 1F. ,, 6B. Moerangi 1E.	

APPLICATIONS FOR PARTITIONS—continued.

No.	Name of Applicant.			Name of Land.
75	Hone Hira te Aho and others (Earl and Kent)			Motutieke A.
76	Te Kamanomano Mahu (Wynyard and Skelton)			Onewhero 37.
. 77	Tuaha Waaka		••	71. J. 99.
78. 79	Taika Puirua Rupene	•	• •	[№] 2 г., 99м.
80	Tiaho te Kuri	• •	• •	,, 99n. Opuatia 2 (Tangipahu).
81	Piripi Waruwhero			,, 9c.
82	Hori Mare		• • •	,, 9c.
83 84	Erueti Whatihoro		••	" 11a 2. " 11a 2.
85			•••	,, 11a 2. ,, 11o 5.
86	Ngaweke Tuhimata and others			$,, \qquad 13 \text{ A } 2.$
87 88	Rimutere Wirihana Paramini Wi Putini and others			" 16. " 17.
89	Ramari Patu and others			,, 17. ,, 17B.
• 90	Ramari Karuwhero		••	,, 18.
91 92	William Robert Wilson (Broadfoot and Finlay) Hakihaki	 		Paeoturawaru 2c 1. Paiakamangaoatua 2a.
93	Porokoru te Kiwi		• •	,, 3P Y.
94	Raureti te Huia			Pakarikari 1a.
95 96	Tukua Parauri	• •	••	" 2c.
97	Tirua Ranana	• •		Pakarau Pa C 2. Pepepe 20.
98	Hone Hira te Aho (Earl and Kent)			,, ¹ 25.
99 100	Karaka Kerapa (Eurl and Kent)		••	,, 54.
100	Te Marae Mahuta			,, 73 and 78в. Pirongia West 1, Section 2в.
102	Kanokano Pohepohe			,, 1, ,, 2 в 4.
103 104	Kohure te Ake (G. Arrowsmith)			" 1, " 2 г 1в.
104	A. J. Mountford (Earl, Kent, and Howarth) Te Ake Toataua and Te Iatarawa Pohepohe			,, 3 в 2 в 2 в. ,, 3 в 2 в 2 в.
106	Taroho Toataua			3B 2E No. D.
107	Maata Tana	• •		Pirongia 289, 359.
108 109	,,			" 289. " 359.
110	Timi Tairi			Puahue la 2B.
111	Kihirini Kahu Tamihana			Puketutu 1B 3.
112 113	Patoa Haimona	• •	:	,, lB 4. Putataka lc 2B.
114	Te Huia Tuawhenua	• • •		Raoraokauere.
115	Tamaki Moke and Whareiaia Tamaki	• •		,, A.
116 117	Tohi Pirika Apiti			,, А. ,, А.
118	Ruruhira Wi Kiriona			Ranga 4B.
119 120	Reweti te Whena	• •		Rangitanuku 1B 1. Taharoa A 6D.
121	M erua Kiwi	• •		,, A 6D.
122	Taneti Paratene			" А 7в.
123 124	Amomate Raungaiti	• •	•••	,, A 7л. Tamahere 64в.
125	Haare Penetito		}	,, 131.
126	Kio Wirihana			Tapui A.
127	M. bel May Dorset (Broadfoot and Finlay) Teni Tuhakaraina and Tuhakaraina Parengarenga	••		" A.
128 129	Karamu Milii		::	,, B 2. Tauhei 3.
130	Maria Campbell			., 3.
131	Henare Whika		• •	Waipa 42.
132 133	Rangi Kawaua			,, 61 (Te Kauri). ,, 62 (Tokikuku).
134	Hone P. Matenga			" 62в 2.
135	Anatipa Pukatea	• • •	••	,, 62 B 9.
136 137	Rangi Kawaua		::	,, 65, 69 (Paretata). ,, 66A 2.
138	Kahimo Houngariri			" 66в 1.
139	Rira Patene		••	,, 66в 3c.
140 141	Pareaupiki Rotana and Rina Hone Mirjama Ngaraka			" 71. " 74 (Waingaro).
142	J. D. Burgess (J. M. Melville)			,, 78.
143	» · · ·	• •	• • •	,, 79A. 79B.
144 145	Harimate Ihorangi		::	,, 19B. ,, 80B.
146	Mere Tatana (J. Št. Clair)			,, 80.
147 148	Hehaua te Aho (J. M. Melville) Roniha te Ruta		•••	,, 81c. ,, 82, Section 4.
149	Ropiha te Ruta		::	,, 82, Section 4. Waipipi 359.
150	Ngahuirangi Kaihau			,, 371.
151 152	Ruruhira W. Kiriona Hare Teimana	,		Waotu North 3D 2.
153	•			" 3 в.
154	Maihi Ngaroma and others		• •	Waotu South 9.
155 156	Waati Rauti Hare Teimana (Parr and Blomfield)			,, 10 A, B, C. ,, 10 A, B, C.
157	Taiharuru Pereka			Whaingaroa S.D. 4, Block VII
158	Amopiu Kauia and others	• •	••	Whaiti-Kuranui la.
159	99 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	• •	[" 1B Y.

DEC. 18.]

APPLICATIONS FOR PARTITIONS—continued.

Name of Applicant.	
Hakihaki Irirangi	
Hakihaki Irirangi	
162	•
163	
165 Ngara Kerea	•
165 Mihipeka Ihakara	
Rameka Hera Peka	•
168 Emere Pimihi (Emily Beamish) Whangamarino 323. 169 Pourewa Pukekura and Paraone Pukekura , 471	•
169 Pourewa Pukekura and Paraone Pukekura	•
170	
171	•
172 Emere Pimihi (Emily Beamish)	
173	· · · · · · · · · · · · · · · · · · ·
174 Wiremu Tamihana	· · · · · · · · · · · · · · · · · · ·
175	•
176	· · · · · · · · · · · · · · · · · · ·
177 Te Reme Tauira	
Tukoroirangi Tipene	
APPLICATIONS UNDER SECTION 121 OF THE NATIVE LAND ACT, 1903. No. Name of Applicant. Name of Land. Nature of Application. Rangiamohia Piripi (Oliphant and Oliphant) Awaroa A 3B For cancellation of partition.	
No. Name of Applicant. Name of Land. Nature of Application. Rangiamohia Piripi (Oliphant and Oliphant)	
No. Name of Applicant. Name of Land. Nature of Application. Rangiamohia Piripi (Oliphant and Oliphant)	
Taharoa A Taha	· · · · · · · · · · · · · · · · · · ·
181	· · :
Oliphant)	1. 1
182	
182 Amiria Mahikai Karioi Rahui 1 (Te Whanga 1) ,, Whanga 1) 183 Kopuera Ngarua and others Manuaitu B ,, B 1	
183 Kopuera Ngarua and others <td></td>	
184 Tema Pouwhare (Wynyard and Skelton) ,, B l ,,	
Skelton John Charles Potts (Earl and Kent	
185 John Charles Potts (Earl and Kent) Maungakawa ,, 186 Pouaka Kiwi Taharoa A ,, 187 Moeroa Phillips (J. M. Melville) Tauranga A ,,	4 4 1 1 1 5
Kent) 186 Pouaka Kiwi Taharoa A ,, 187 Meroa Phillips (J. M. Melville) Tauranga A ,,	
186 Pouaka Kiwi Taharoa A ,, 187 Moeroa Phillips (J. M. Melville) Tauranga A ,,	1.50
187 Moeroa Phillips (J. M. Melville) Tauranga A ,	
188 Frank Creswich Bull (J. M. Mel- Waipa 80 ,	
ville)	
189 Pakaru Karora Whaiti-Kuranui 5D ,,	100
APPLICATIONS UNDER SECTION 10 OF THE NATIVE LAND AMENDMENT ACT, 1912.	
No. Name of Applicant. Name of Land. Nature of Application.	
190 Ada Lucas and Angus W. Gordon Maungatautari For the laying-out a road-line.	• • • • • • • • • • • • • • • • • • • •
(Earl and Kent)	
191 Daniel Long (Exrl and Kent) . , , , , , , , , , , , , , , , , , ,	
192 Ada Lucas and Angus W. Gordon Pukekura No. 13 , ,	
(Earl and Kent)	
193 Ditto " No. 14 "	<u> </u>
Applications under Section 11 of the Native Land Amendment Act, 1912.	
No. Name of Applicant. Name of Land. Nature of Application.	
194 The Hon. the Minister of Lands. Tamahere, Lots 154, 155,	
165, 166, 167, 168, 169, For inquiry and report by the Native	ive Land Cou-
170, 171, and 172 as to what person shall be include	
195 , Whangamarino, Lot 335. struments of title to these Blocks.	MADOR III DIED II
196 ", Lot 442	
APPLICATIONS UNDER SECTION 29 OF THE NATIVE LAND ACT, 1909.	
No. Name of Applicant. Name of Land. Nature of Application.	3.
	3.
No. Name of Applicant. Name of Land. Nature of Application. 197 Roka H. Hopere Moerangi 1 and 3 For an order directing payment of m Wharepouri Pita and others for the	money due t
No. Name of Applicant. Name of Land. Nature of Application. 197 Roka H. Hopere Moerangi 1 and 3 For an order directing payment of m Wharepouri Pita and others for the block. 198 Te Aho Pihama J , For an order directing payment of m Haereiti Mateono and others for the	money due t
No. Name of Applicant. Name of Land. Nature of Application. Nature of Application. Nature of Application. Nature of Application. No. Name of Land. No. Nature of Application. No. Nature of Application. No. Nature of Application. For an order directing payment of methodology. Haereiti Mateono and others for the block. No. Nature of Application. No. Nature of Application.	money due t the sale of the money due t the sale of the
No. Name of Applicant. Name of Land. Nature of Application. For an order directing payment of m Wharepouri Pita and others for the block. For an order directing payment of m Haereiti Mateono and others for the block. Nature of Application. Nature of Application.	money due t the sale of the money due t the sale of the the money due of these blocks
No. Name of Applicant. Name of Land. Nature of Application. For an order directing payment of m Wharepouri Pita and others for the block. For an order directing payment of m Haereiti Mateono and others for the block. Nature of Application. Nature of Application.	money due to the sale of the money due to proper person
No. Name of Applicant. Name of Land. Nature of Application. For an order directing payment of m Wharepouri Pita and others for the block. For an order directing payment of m Haereiti Mateono and others for the block. Nature of Application. Nature of Application.	money due to the sale of the sale of the the money due to the the money due to the proper person for the sale of t
No. Name of Applicant. Name of Land. Nature of Application. For an order directing payment of m Wharepouri Pita and others for the block. For an order directing payment of m Haereiti Mateono and others for the block. Nature of Application. Nature of Application. Nature of Application.	money due to the sale of the the sale of the these blocks the proper person £52 10s., being ected on Section

APPLICATIONS UNDER SECTION 27 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
201	Tawa Whauwehe	Maungatautari 3A 5A 7 and 3c 4B	For cancellation of orders appointing successors to Tawa Whauwehe, as the said Tawa Whauwehe is still alive.
202	Tamehana Ngataro	Maungatautarı 5H lr	For inqury as to whether the name Mere Rangitetaea in the title to the block should not be Mereni Rangitawhiti or Mereni Amiria.
203	Te Inuwai te Wao	30 4A 2 ;	For inquiry by the Court as to the name under which Te Kare te Wao appears in the title to the block, and to amend the succession order made on the 23rd May, 1913, appointing successors to the interest of Te Kare therein accordingly.
204	,	Waipa, Lot 66B3	For inquiry by the Court as to the name under which Meri Maketu appears in the title to the block, and to amend the succession order made on the 3rd of August, 1912, appointing successors to Meri Maketu accordingly.

MATTERS REFERRED BACK TO THE NATIVE LAND COURT BY THE APPELLATE COURT FOR REHEARING.

No.	Name	of Land.			Matter for Rehearing.
205	Ngaruawahia, Lot 574	• •	•.•		Orders appointing successors to interests of Mihi Rawiri, Hapi Rawiri, and Wereta Rawiri, deceased.
20 6	Whangape, Lot 32B	••	• •	••	Order appointing successors to the interest of Ihaka Taitana, deceased.
207	Taharoa A	••	• •		Order appointing successors to the interest of Te Rangikatu, deceased.
	Opuatia, Lot 2	••	••		Order appointing successors to the interest of Eraihia Makomako, deceased.
209	Taharoa A, Section 3	• •	••	• •	Order appointing successors to the interest of Te Rangikatu, deceased.
210		•			Letters of administration in the personal estate of Rihari Whatarau, deceased.

Notice is hereby given that at this sitting of the Court the jurisdiction conferred on the Native Land Court by an Order in Council dated the 30th day of September, 1918, under Part V of the Native Land Act, 1909, will be exercised in the matter of the block of land hereunder mentioned.

TE Konenu.

APPLICATIONS TO ASSESS THE AMOUNT OF COMPENSATION PAYABLE TO OWNEBS OF NATIVE LAND TAKEN BY PROCLAMATION UNDER THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Area taken	Purpose for which taken.
212 213	Minister of Public Works Morrinsville Town Board (P. Gil- christ)	Pirongia West 3B 2E 2D Maungatapu A, Te Au-o- Waikato A	A. R. P. 10 3 38 98 1 17	

APPLICATION FOR EXCHANGES.

No	Name of Applicant.	Name of Land proposed to be exchanged.
014	Hariata Potoromo Whangapoua, alias Hariata	Taharoa A 6c.
214	Wahawahia Ani Harista	Onewhero 99B.

APPLICATION TO WIND UP A BODY CORPORATE.

No. Name of Applicant.	 	Name of Land.
215 Ani Tanikena and others.	 	Opuatia 3.

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fres.

16	Chief Surveyor, Auckland	Akau D 3A " D 3B " D 8 " D 12 " D 15B " D 18 " D 4B		27 September, 1912 27 1912 27 ., 1912	£ s. d. 29 2 2 50 14 3 102 13 2
16	Chief Surveyor, Auckland	" D 3B " D 8 " D 12 " D 15B " D 18		27 , 1912	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
16	Chief Surveyor, Auckland	" D 3B " D 8 " D 12 " D 15B " D 18		27 , 1912	
16	Chief Surveyor, Auckland	" D 8 " D 12 " D 15 _B " D 18	• • •	27 ,, 1912	102 12 9
16	Chief Surveyor, Auckland	" D 15B " D 18			
16	Chief Surveyor, Auckland	" D 18		27 , 1912	17 2 1 18 18 3
16	Chief Surveyor, Auckland	″ Ti 4 p		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	18 18 3 15 13 9
6	Chief Surveyor, Auckland	,, 10 110	• • •	1019	103 11 2
	August Survey of the survey of	" D 5	• •	27 , 1912	6 13 0
		" D 6в		27 , 1912	44 0 7
		, D7		27 . 1912	32 15 4
	444 J. C.	" D 13	٠.	1912 1912 1912	28 17 0 15 7 3
1	A Landing	" D 16в IA " D 16в 1в	• •	27 , 1912	55 3 1
		" D 16в 1в " D 16в 2		27 " 1912	57 19 4
	•	,, D 14		27 , 1912	26 2 10
		Kaipiha l		10 July, 1913	17 11
		,, 2		10 ,, 1913	17 11 17 17 17 17 17 17 17 17 17 17 17 1
	91 S.	,, 3 ,, 4	• •	10 ., 1913 10 ., 1913	17 11 1 17 11 1
		. <u> </u>		10 ,, 1913	17 11
7		,, 6 _A		10 ,, 1913	8 15 10
•		,, 6в		10 ,, 1913	8 15 11
		7		10 ,, 1913	17 11
		,, 8		10 ,, 1913	17 11 17 11
	er v	., 9 ., 10		10 ,, 1913 10 ,, 1913	17 11 17 11
		Kiwitahi lp l		10 ,, 1913 25 April, 1913	35 5
18		lp 2		25 , 1913	32 14
		,, 2 _A	٠.	6 May, 1913	26 10
9		ј " 2в .		6 ,, 1913	26 10
. 0	M 177	$\frac{1}{1}$, $\frac{2}{9}$		6 ,, 1913	13 15 26 10
20		Matanuka 1A2 B2,2A 2	B2	6 , 1913 28 March, 1913	26 10 1 159 5
20	······································	C 2 D, E 2, F 2, G 2	, 10 40 9	20 March, 1910	100 0
٠,		Maungakawa A		6 May, 1913	963
21	••) , B		6 ,, 1913	36 1 10
		Maungatautari 3c 4A 1		26 , 1913	6 10 10 17 19 5
22		,, 3c 4a 2 ,, 3c 4b		26 ,, 1913 26 ,, 1913	17 19 2 16 11 2
		Pirongia West 1 2r 1 A		12 , 1913	5 1
23	A STATE OF THE STA	,, l 2 f l A	2	12 ,, 1913	16 9
		, 12F1B		12 ,, 1913	49 7
24		Pukekura 5, Section 2	• •	6 March, 1913	8 5 23 6
25	4	, 18в 1в 18в 1с	• •	6 ., 1913	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
20	The state of the s	., 18в 2	• • •	6 , 1913	10 11 1
		, 176 and 177A		6 , 1913	3 13
26) ,, 176 and 177B		6 1913	5 2
-0		,, 176 and 177p	1	1913	4 5
		,, 176 and 177D Waiharakeke East 3A l		6 ,, 1913 18 December, 1912	$\begin{array}{cccc} & 10 & 18 \\ & 7 & 0 & 1 \end{array}$
	*	. 3A l		18 n 1912	3 13
27		; 3a l		18 ,, 1912	4 10
		" 3a l:	р	18 ,, 1912	3 0
		3A 1	Е	18 ,, 1912	4 12
28		. Whangamarino 254A	• •	20 January, 1913	.13 6
	<u> </u>	$(x_i, x_i) \in \mathbb{R}^{n \times n}$			
		APPLICATIONS FOR PROBA	ATE.	•	: .
o.	Name of Applic	in t ,	1	Name of Deceased.	
	1	The state of the s	-,		
29	Hori Erneti and Takiari te Koorehua		Er	ueti Rapata.	
30	Tahuri Kaora and Mamae Moke (Earl	and Kent)	Ho	one te One.	
31	Hiria te Rau			paea te Rau (Hopaea Ninia).	
32	Toihau Kumete	••	Ka	amariera.	
				·	
	APPLICAT	IONS FOR LETTERS OF ADM	AINIS	STRATION.	

No.	Name of Applicant.				Name of	Deceased.	<u></u>	
233	Pouaka Wini Kerei	••			Eruera Wini Kerei.			
231	Rangiteonga Horea and Te Kau Horea				Horea Hitari			
235	Tana Hatarei (Earl and Kent)				Hatarei Rakaupango.			
36	Roka Hariata Hopere				Rotana Himiona.			
37					Tehi Himiona.			
38	John Harold Kendrick				William Moore.	120		: ".
239	Wiremu Taupo Hauparua				Wiremu Hauparua.	4.4		20 m s

Sitting of the Native Land Court at Whangarei.

Registrar's Office, Auckland, 10th December, 1918.

OTICE is hereby given that a sitting of the Native Land Court will be held at Whangarei on the 14th day of January, 1914, 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.

[Auckland, 1914-1.]

E. P. EARLE, Registrar

SCHEDULE. APPLICATIONS FOR PARTITIONS.

	~ ~~~ ~			PPLICATION	NB EUE		-	NS.
No.		Nan	ne of Applica	int.				Name of Land.
45	Te Arani Kimete	and Raiha	Kimete					Horahora la 4.
46	Pereri Kerepeti	• •	••	• •				" 1в 4.
47	Hohepa Hira	••	• •					Hurupaki.
48	Peneha Manu	••	• •	••				Kaikou C.
49 50	Marara Eparaim		••	••	• •		• •	,, C.
50 51	Puhi Tio (Pood o		••	• •	• •		• •	,, C.
52	Puhi Tia (Reed a Peneha Maru	na miner)	••	• •	• •		• •	,, <u>l</u> B.
53	Hori Peeni	E. .	••	••	• •		٠.	,, 2д.
54	Mate Komene	.	••	• •	• • •		• •	,, 2o.
55	Te Keha Wikame	, ··	::	:.	• •		• •	,, 2D. ., 2н.
56	Ratahi Nopera		••	••	• •		••	// O
57	Hauraki Niha an	d others	••		• • • • • • • • • • • • • • • • • • • •			7 9-
8					• •) · · · •
59	Te Rehu Wa		••					2000
30	Wa Hoterene							,, 3D 8.
1	Kewa Wa		••					" 3р 8.
2			• •					,, 3, Lot 9.
3	Wiri Nehua		•					Kiripaka 1 A.
4	Kiri Paraea	•. •						Kohewhata 17.
5	Tautohe Paki Pa	rata (H. D.	Harrison)		• • •			Kopuawaiwaha 4a 4 West B.
6	•		**					,, 4A 4 West C.
7	Wiremu Pirihi	••	• •	••	• •			Mangapae Paina.
8	Watao te Hauwe		• •	• • .				, 2.
9	Roweti Pitimana		• •	• •	• •		• •	Mangawhati 1.
0	Marara Eparaima	3.5	:	<u></u>	• • •	٠.		Maromaku A.
1	Hoera (Haimona)				• •		٠. ١	Marumaru A 2.
2	Hana Pae Ngatai		••,		• •		• •	Matarau.
3 4	Matiu Pou and of	cons			• •		• •]	Maungakohatu 1.
5	Charles Stevens (n. D. Harr	ison)	••	• •		• •	Maunu le 3 South B.
6	Kamariera Whare Keha Wikamo	sparbar		• •	• •		• •	3.50
7	Mate Komene	••	••	• •	• •	•	• •	Mimitu and Ruarei.
8	K. Wharepapa an	d Hubana	Dunmhin	••	• •		• •	"
9	Terehia Whanga	и пинаца			• •		• •	"
ő		••		• •	• •		• •	,,
ĭ	Mate Komene	••	••	••	• •		• •	99
2	Matiu Pou	••		• •	• •		٠٠	"
3		••	••	••	• • •		٠٠	"
Ĺ	Wiremu Kairau (Parr and B	lomfield)	••			:	,,
5	Hone Rika Heke	and Iri Ril	a Heke					"
გ	Heke te Rangi							,,
7	Terehia Whanga							,, ,,
3	Neri Waho							"
9	Kamariera Whare	pa pa						**
)	Mita Wepiha							Motairehe and Kawa.
l	Penena Maru	• •						Motatau 1.
3	Parata Parata and	l Ngawii P	arata				.	Ngararatunua.
3	Mihi Wira Tauru	•	••					" 2в 9 No. 1.
1	Hohe Pahira	• • • •					.	Ngatapapa 2.
	Wiremu Kairau							Nukutawhiti (Ruarei).
3	Ihapera Ngawiki		• •				.	Oakura.
7	Wiremu Kingi Ra		• •	••	• •		.	"
	Ihipera Ngawiki		••	••	• •		•	"
2	Wiremu Kingi Ra	-	• •	••	. • •		.	Omentals On On O
)	Heke te Rangi Ngatunu Netana	••	• •	••	• • •			Opouteke 2B 3B 2.
	Rihi Keepa	••	• •	• •	• •		.	Oriwa.
	Heke to Rangi		• •	• •	• •		. [Otaika 4c. Parahaki 1.
	Terehia Whanga			• •,	• •		.	
	Arona te Ru			• •	• •		•	,, 1. ,, 1.
	Mate Komene	••	• •	• •	• •		.	
	1		• •	• •	• •		\cdot	· · · · · · · · · · · · · · · · · · ·
1	Hoone Paama		••	••			.	Parangarahu.
1	Ihapera Ngawiki		 i	• •	• •	•	- 1	r or on goratte.
	Katerina Mahuta			• •	• •		•	Pehiawere.
)			• •	••	• •		- 1	
)		• •		• •	• •		•	Pipiwai 1.
)	Rihi M. Kahe	others			• •			
)	Rihi M. Kahe Horoma Peeni and							
2	Rihi M. Kahe Horoma Peeni and Wiremu Berghan	• •			• •	•		Pokapu 2A. Puhipuhi 4B North 3
2	Rihi M. Kahe Horoma Peeni and Wiremu Berghan Rowland Hill Har	rison (H. I	 . Harrison)	••				Puhipuhi 4B North 3.
	Rihi M. Kahe Horoma Peeni and Wiremu Berghan Rowland Hill Har Hoana Okeroa	rison (H. I	Harrison)	••			:	Puhipuhi 4B North 3. ,, 4B North 4.
	Rihi M. Kahe Horoma Peeni and Wiremu Berghan Rowland Hill Har Hoana Okeroa H. Nehua	rison (H. I		•••				Puhipuhi 4B North 3. ,, 4B North 4. ,, 5.
2334	Rihi M. Kahe Horoma Peeni and Wiremu Berghan Rowland Hill Har Hoana Okeroa H. Nehua Kerepeti te Peke	rison (H. I). Harrison)	••			:	Puhipuhi 4B North 3. ,, 4B North 4.

APPLICATIONS FOR PARTITIONS—continued.

0		Na	me of App	licant.			Name of Land.
	Eruera Mahanga						Pukepoto C 5в 1.
21	Henare Wata						Ruatahi 2c.
22	Eruera Mahanga						Taiharuru 2.
23	Patu Tairua and	others					,, 4.
24	Tahi Honetana						Takahiwai 4.
25	,,						,, 5.
6	Keti Hohaia						Tuateanui,
7	Hirini Paraone		••				Waipapa.
	Hohi Kemara						Waiteuku 2B.
	George Clotworth						,, 2в.
	E. Mahanga						Whakapai 2B North.
	Reihana Netana						Whatitirile 3.
	Reti Haimona						,, 13к.
	Hare Wetiwha						,, 13м 2в 2.
34	Huihana Henare	• •				• • • • • • • • • • • • • • • • • • • •	", 13z 9c.
	Piipi Tito			• •	• •	• • • • • • • • • • • • • • • • • • • •	,, 13 No. 3.

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

No.	Name of Applicant.	 Name of Land,	Nature of Application.
136	Hemi Neri	 Karetu C	For cancellation of partition.

137 Notice is hereby given that at this sitting of the Native Land Court the jurisdiction conferred on the said Court by an Order in Council dated the 9th of February, 1912, in respect of the block hereunder mentioned will be exercised. The said Order in Council was advertised in the New Zealand Gazette of the 22nd February, 1912.

MAUNU No. 2.

APPLICATION UNDER SECTION 2 OF THE NATIVE LAND ACT, 1909.

No.	Name of Appellant.	Name of Land.	Nature of Application.			
138	Katerina Kake	Pukepoto C 5E	Applying for an order directing the Public Trustee to pay over money due on account of lease.			

MATTER REFERRED TO THE NATIVE LAND COURT UNDER SECTIONS 120 AND 121 OF THE NATIVE LAND ACT, 1909.

No.		Name of Lar	nđ.	Nature of Matter for Inquiry.
139	Takahiw			 For amendment of the partition orders so that the road through the block may be declared to be 1 chain in width, and afterwards proclaimed a legal road by the Crown.

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

No.	Name of Applicant.		Name of Land.	Date from which Interest is calculated.	Amount.
140	Chief Surveyor, Auckland		Horahora la l ,, la 2 ,, la 3 ,, la 4 ,, lb la ,, lb lb ,, lb lb ,, lb 3 ,, lb 4A ,, lb 4b ,, lb 4b	11 April, 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913 11 , 1913	£ s. d. 19 16 3 5 6 6 20 18 3 52 13 5 28 15 6 15 7 9 15 1 6 21 1 10 34 14 7 31 14 3
141	Hugh Munro Wilson	•••	Kaikou 2	20 7 7070	103 9 5
$\frac{142}{143}$	Chief Surveyor, Auckland	$\left\{ \right\}$	Kopuawaiwaha 4A 4 West A ,,	26 June, 1913 26 ,, 1913 26 ,, 1913 16 October, 1912	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
143	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,		,, 3 Oriwa	16 ,, 1912 7 December, 1910	16 10 7 14 6 1

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fees—continued.

$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	No.	Name of Applicant.		Name of Land.		Date from which Int is calculated.	Amount.			
146 1 , 2B 1 , 1911 7 1 147 Pehiaweri 4 March, 1913 3 148 Piritaha 2c 22 January, 1912 40 1 149 9 July, 1913 14 Rehuotane B 1 6 May, 1913 33 150 82 6 1913	145	Chief Surveyo	r, Auckla	nd		## 4A 2 ## 4B 1 ## 4B 2 ## 4B 3 ## 4B 4 ## 4B 5 ## 4B 6 ## 4B 7 ## 4B 8 ## 4B 9		27		7 13 11 5 14 1 1 9 4 2 5 0 1 19 11 2 4 9 2 0 1 2 2 10 2 4 7 1 17 11 2 1 3
147 ., ,, Pehiaweri 4 March, 1913 3 148 ,, ,, Piritaha 2c 22 January, 1912 40 I 149 ,, ,, Punga 9 July, 1913 14 Rehuotane B 1 6 May, 1913 33 Rehuotane B 2 6 1913 42 1	146	.,	,,	••	{	920		1 1011	i	
149 ", ", Punga 9 July, 1913 14 150 ", ", Rehuotane B I 6 May, 1913 33 Rehuotane B I 6 1913 42 1		,,	,,		••`	Pehiaweri				
150 Rehuotane B 1 6 May, 1913 33		,,	**	• •	• •		• •			
150 . , ,	149	,,	,,	• •	٠٠,				• • •	
	150				{		• •	1010	••	
		"	,,		-{		• •			

APPLICATIONS FOR EXCHANGES.

Νo	Name of	Applica	nt.	Name of Land proposed to be exchanged.
152 153 154	Reti Haimona Hoori Tarawau Haimo Tame Haimona (Henare Werengitana	 ona. 		 Whatitiri 13K. Hihi. Punua S.D., Block XIV, Section 10. Hihi. Hehuatane.
155 156	(Wati Tito Poutu Kiore	••	••	 Horabora 1a. Whatitiri 13 No. 3. Mareikura G 2. Whatitiri 3. Mareikura A, Aotabi B.

APPLICATIONS FOR PROBATE.

No.		Ne	me of Applic	cant.		Name of Deceased.
157 158	Public Trustee Tari Norris					Mihiterina Kereopa. Maihi te Rore.

APPLICATIONS FOR LETTERS OF ADMINISTRATION IN PERSONAL ESTATE.

No.			Name of Applica	ant.		Name of Deceased.
159 160 161	Daihama Matana	on.			 	Hemara Tawaewae. Hira Netana. Taupiri Mihaka.

Sitting of the Native Land Court at Wanganui.

Registrar's Office, Wanganui, 12th December, 1913.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Wanganui on the 26th day of January, 1914, or as soon thereafter as the business of the Court will allow.

A. H. MACKAY,

[Wanganui, 1913-17.]

Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS

No.	Name	of Applican	t.		Name of Land.
1A 2 3 4 5 6 7 8	Tamako Paiaka Te Aohau Neketini Peehi Akapita for children Rewatu Hiriako Manawa Hoani R. G. M Park (for Hoeroa Me	Peke)		 	Koiro No. 3. Matataranui. Otumauma C. Reureu No. 2B. Waimarino 3E No. 1. Waipu 4A 3E No. 2. Whakaihuwaka C No. 1. Waimarino A No. 10.

APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
9 10		Ratana te Urumingi. Tawhai Paetaba.

APPLICATION FOR APPOINTMENT OF NEW TRUSTEE FOR MINORS OR PERSONS UNDER DISABILITY.

No.	Name of Applicant.	Name of Land.	Name of Person under Disability.
11	Maihi Wiripine	 Maungakaretu 5B 2B 2E No. 2	Eru Wiripine and Hohi Wiripene.

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

No.	Name of Applicant.	Name of Land.	Nature of Application.
12	Warena Tahana and others	Matatere 1E	Applying for cancellation of partition orders dated 19th March, 1913, for the reason that applicants were not represented at hearing of such partition; also all kaingas and cultivations owned by them were included in portion allotted to Atareta te Paea and another.

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.		Name of Applicant.				Name of La	nd.		Amount of Survey Lien.
							,		£ s. d.
13	Chief Surveyor	Wellington District			Awarua 2	c 16c No. 1			26 9 4
14		· ·	• • •			c 16c No. 2			18 19 7
15	"	"				c 16c No. 3			8 8 10
16		,,			Pakaraka		•••	.:	6 13 4
17	"	,,				2в No. 2			9 5 2
18	,					2в No. 3			4 5 11
19	,	,,				2в No. 4			3 4 10
20	,,	,,			Ruatanga	ta 2g No. 3a			14 0 8
21	, "	,,			,,	2д No. 3в			5 3 0
22	,,					2g No. 3c			$25 \ 0 \ 2$
23	,,	,,			,,	2G No. 3 D			16 3 11
24	,,	,,				2g No. 3E			8 16 3
25	• "				,,	$2_{\mathbf{G}}$ No. $3_{\mathbf{F}}$			12 8 10
26	,,					2g No. 3g			15 1 2
27	,,	,,	• • •		,,	2g No. 5a			22 2 8
28					,,	2g No. 5B			18 6 0
29	,,					2g No. 5c]	11 3 9
30	,,	-		(2G No. 1A	•••		33 5 8
31	,,				,,	2g No. 1B			68 2 1
32	,,	,,				2g No. 2	••		33 18 6
33	,,				,,	2g No. 4		[26 15 6
34		"			,,	2g No. 6	• •		370
				Į.				i	

APPLICATION UNDER SECTION 17 OF THE NATIVE LAND AMENDMENT ACT, 1912.

No.	Name of Applicant.	Nature of Application.
35	Richmond Davies	 Applying to the Court for recommendation for the issue of an Order in Council declaring the applicant a European.

Application under Section 400 of the Native Land Act, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
35 _A	Chief Surveyor, Taranaki District	Maungapukatea No. 2	Applying for an order vesting in His Majesty a defined portion of the land in satisfaction and discharge of the cost of survey.

Sitting of the Native Land Court at Wellington.

Registrar's Office. Wellington, 15th December, 1913.

OTICE is hereby given that a sitting of the Native Land Court will be held at Wellington on the 12th day of January, 1914, 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, 1914-1.]

E. A. WELCH, Registrar.

SCHEDULE. APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

Ne	c Nature of Alienation.		Nature of Alienation. Date.		Name of Land.	Names of Parties.		
1	Sale	••		30 October, 1911	••	Rangitoto 3B No. 4F	Ratapu Akenetene to R. N. Wood-	
2	Lease	••	••	9 August, 1913		Kekerione No. 1w	man. Ngaropi Tuhata and others to Rahera Daymond.	
3	,,	••	••	23 June, "		Punaomaru No. 92	Hana Pohio Rickus and others to John Wall.	
4	,,	••		12 July, "	• •	" No. 93	Hana Tumaru and another to John Wall.	
. 5	"	••	••	2 August, "	••	Oamaru No. 1c ···		

APPLICATIONS FOR PARTITIONS.

o. 		Nam	e of Appli	cant.			Name of Land.
				ADJOURNED	APPLIC	CATIONS.	
8	H. P. Tunuiarangi a	and anot	her				Aruhepohatu.
9	Eparaima Paki	••		•••		• • •	Horowhenua XIA No. 12.
ιō	Hoani Ngatuere (W			••	• • •		Hurunuiorangi No. 1q.
11				••		•••	IR No. 1.
12		"			• •	•••	1 1 No. 2.
13	Jane Brown and an	other tr	nstees of	the estate of	w w	Pomoro	Kekerione No. 1B and other lands.
	(by their solicitor,	C. B. M	Torison)	THE CHIMIC OF	*** 14.	T OTHER	reactions to. Is and other lands.
14	Ihaka Ranapiri and						Manawatu-Kukutauaki 40 No. 4.
15	Pahira Anaru (W. H			• • • • • • • • • • • • • • • • • • • •		••	Ob
16	Hare Rangitakaiwai				• •	• • • • • • • • • • • • • • • • • • • •	Pukengaki No. 1.
17	Hoani Ngatuere (W				• • •		" No. 23.
18		,,,			• •		Te Whiti South No. 3.
	~	"		• •	• •	.**	TO WHILL SOUTH INO. 5.
				NEW AP	PLICATI	ons.	
19	Rawinia te Rangi (C	ook and	Beale)				Lower Acrangi 3D No. 1B.
20	Pitiera Taipua		′				Himatangi 2B No. 4.
21	The Public Trustee						Hongoeka No. 3.
22	v				٠., ١		" No. 3.
23	Mere te Puni and ot	hers					Hutt, Section 2, Sub. 14 No. 11.
24	" and ar	other				•••	и и 42, и 3в.
25	" and ot	hers					, 42, 3c.
26	Amiria Horomona						Pukerua 3c No. 1E.
27	u u			••			" 3c No. 2a No. 2.
28	Mohi Karena			••			Waiwhetu Pa, Section 1.

APPLICATION TO DETERMINE RELATIVE INTERESTS.

No.	Name of Applicant.	Name of Land.
173	Kohea Tahana (Pownall, Lavery, and Moran)	Waikekeno No. 6.

APPLICATIONS FOR APPOINTMENT OF TRUSTEES.

No.	Name of Applic	eant.	Name of Land.	Nature of Application.
174 175 176 177 178 179 180 181	Miriana Karena		Te Momi No. 2 Wainuiomata No. 22 Korokoro South Hutt, Section 19, Sub. 17 " 19, " 3 " 19, " 8 Taita 57, Sub. 1 Wharekauri	That Wi Poriana Rapira be appointed as trustee for the applicant. Ditto. That the applicants be appointed trustees for the children of Remihana Tupae, deceased.

THE NEW ZEALAND GAZETTE.

APPLICATION UNDER SECTION 91 OF THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Nature of Application.
182	The Minister of Public Works	Otonga 1E 4B 3 (part)	For inquiry and determination of amount of com- pensation payable for land taken for a wireless- telegraph station.

APPLICATION FOR ORDER 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.
183	Winara Wi Parata	Ngarara West A, Section 39	Applying, under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to him certain moneys held in trust for Tata Wi Parata Kakakura, Te Hauangi Wi Parata Kakakura, and Oki Wi Parata Kakakura.

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.		Name of Applicat	nt.		Na	me of Land.			}	Am	oun	t.
184	The Chief Surveyo	w Wallington			Horowhenua XIB N	n 96 Sentin	n 1m N	'o 6p			s. 19	d. 9
185	The Onier Burveyo		• • •		Manawatu-Kukutau					5	5	
186	, ,	".	••	• •)	4c No. 5		" 2B			18	
187	"	"	••	• •	"	70 No. 1		1.			13	
188	"	"	••	• •	"	7D No. 1					13	
	"	"	• •	• •	″	40 No. 8			1			
189	"	"	••	••	"	No.	1			4	14	9
190	,,	"	••	••	,	4c No. 5		ction	1E	11	8	6
				1	Pukengaki 1A, Section					6	14	7
	ĺ			- 1	" No. 3					12	2	6
					" No. 7A	••				6	9	
				ļ	" No. 7B					3	16	9
	Į.			1	" No. 7c					15	9	8
191	Seaton, Sladden, a	nd Pavitt			" No. 13	• •	• •			4	14	
				Ì	" No. 16a					3	4	6
					" No. 16c					1	13	9
				1	" No. 20					0	13	5
	· ·			Į	" №. 23в,	Section 2				7	15	11
	Į.			1	" No. 24					14	12	0
192	The Chief Surveyo	r, Wellington			Pukerua 3a No. 1					4	0	
193	,,	"			" 3a No. 2					2	0	
194	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	"	• •		" 3a No. 3					4		11
195	,,	"			, 3a No. 5		• •			7	10	
196	, ,	"	• •		Pahaoa 3a No. 2a		• •				10	6
197	,,	"	• •		" За No. 2в		• •			16	0	0
198	,,	*	• •	• •	Puketotara 334 and		• •			13	13	11
199	,,	"	••			335 No. 2в, і	Section	1 L		6	18	' 5
200	,,	"	••	• •		335 No. 2в,	,,	2		10	4	8
201	,,	"	• •	• •		335 No. 2в,	"	$2_{\mathtt{A}}$		2	6	0
202	, ,		• •	• •		335 No. 2в,	"	2_{B}			18	0
2 03	"	"	• •	• •	Titokitoki 3c No. 2	••				1	10	3
204	"	"	• •		" 3c No. 3					5	3	6
205	"	"	• •		" 3c No. 4					2	2	8
206	,	,,			, 3c No. 5					5	3	6
207		"	••		" 3F					10	6	4
208	,	"			" Зн No. 2	••				6	3	
209	"	"	• •		_ " Зн No. 3	••					13	8
210	"	"		• •	Tutaeparaikete No. :						14	4
211	,,	"	• •		" No.						14	4
212	,,	"			" No. 9					6	4	.0
213	"	"			" No. 9					8	5	6
214	"	"	• •		Manawatu-Kukutau					6	15	3
215	"	•			"	7D 2D,		89c No.		6	15	3
216	,,	,			,,	7D 2D.	" €	39c No.	3	6	15	3

APPLICATION FOR CERTIFICATE OF ADOPTION.

No.	. Name of Applicant.			Particulars of Adoption.
217	Wiremu Hauta h i Waaka	••	••	Notice by Wiremu Hautahi Waaka of adoption by him of Otene Pomare, son of Tuehu Pomare and Tapita Pomare, of Awahuri, Feilding.

APPLICATIONS UNDER SECTION 10 OF THE NATIVE LAND AMENDMENT ACT, 1912.

No.	Name of Applicant.	Name of Land.	Nature of Application.
218	J. H. Prosser	Kahotea No. 2B	That the Court lay out a road line to give access to the land.
219	H. J. Jillett (Menteath and Ward)	Takapuwahia A North No. 1	Ditto.

APPLICATIONS FOR EXCHANGES OF LAND.

No.		Name (of Appli	Name of Land.			
220 221	TZ TX1:-:1	Taituha					Kekerione No. 2c. Awapatiki 2a No. 2a and 2a No. 2c. Sections 17, 19, 12, and 50, Block 8, Gore S.D. Sections 6, 1, and 12, Block X, Gore S.D.

APPLICATIONS FOR PROBATE.

No.	Name of Applicant				Name of Deceased.
222 223	Peneamine Tuku (C. R. Parata and Co.) Elizabeth Cootes (Kirk and Rapley)	::	••	••	Hoana Ropata, <i>alias</i> Ngakino te Hiwi. James Cootes.

APPLICATION FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
224	Matene Raharuhi (Bunny and Ayson)	 Thomas Freeman.

APPLICATION UNDER SECTION 5 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1913.

No.	Name of Applicant.	Name of Land.	Nature of Application.
225	Alice Mary te Puni (R. Beere)	Parangarahu	To grant a rehearing of an order made 12th June, 1912, appointing successors to Amiria Matoroirangi, deceased.

Sitting of the Native Appeliate Court at Rotorua.

Registrar's Office, Auckland, 16th December, 1913.

OTICE is hereby given that a sitting of the Native Appellate Court will be held at Rotorua on the 8th day of January, 1914, to hear and determine the matters set forth in the Schedule hereto. All persons interested in the said matters are hereby notified to attend at the time and place aforesaid.

E. P. EARLE, Registrar.

[Auckland, 1914-3.]

SCHEDULE.

APPEALS AGAINST DECISIONS OF THE NATIVE LAND COURT.

No.	Name of Appellant.	Name of Land.		Decision in respect of which Appeal is made.	
1	Kahui te Heuheu	••	Hauhungaroa l		Decision dated 4th August, 1908, partitioning the land.
2	Takarea te Kerehi		1		Ditto.
3	Hone Ratema	••	Haumingi	••.	Decision dated 5th September, 1906, on investiga- tion of title.
4	Kehu Hotene	••	Houpoto Whituare	••	Decision dated 5th October, 1912, defining relative interests.
5	,,	••	Kapuarangi 1 East	••	Decision dated 10th October, 1912, defining relative interests.
- 6	Valentine Savage and others		" 1 East		Ditto.
7	Pohara Teretiu	••	" 1в	••	Decision dated 11th October, 1912, defining relative interests.
8	W. G. Nicholls and others		Matakana 2A		Decision dated 6th March, 1912, partitioning the land.

APPEALS AGAINST DECISIONS OF THE NATIVE LAND COURT-continued.

No.	Name of Appellant.	Name of Land.		Decision in respect of which Appeal is made.		
9	Kepa te Ahuru and others	Opawa-Rangitoto		Decision dated 12th March, 1913, on investigation of title.		
10	Wira te Whare	,,		Ditto.		
11	Kerei Pohiahia and others	•,,		,,		
12	Te Heuheu Tukino and others	,,		,,		
13	Hoeta te Hata	,,		"		
14	Iwiheke te Wharekaihua and others	**	••	,,		
15	Wiremu Kingi	,,		_ "		
16	Roha Petera (Rhodes, Hampson, and Buddle)	Rangitaiki 12	••	Decision dated 17th February, 1903, appointing successors to Ihipera te Maunu.		
19	Maraea Netana	Waimana 185	••	Decision dated 2nd November, 1909, appointing successors to Ropi Paora Kingi.		
20	Mautiki te Waru and others	Waiotahi 19, 386, an	d 388	Decision dated 2nd October, 1912, on ascertainmen of ownership.		
21	Mere Papuha and others	Waipapa Whatapo	••	Decision dated 21st January, 1913, on investigation of title.		
22	Pitiroi Mohi and others	,,		Ditto.		
23	Mihipeka Rutene and others	"				
$\frac{23}{24}$	Hori Taiapua	Waitangi"		Decision dated 5th August, 1912, on investigation of title.		
25	Hataraka M. Poihipi			Ditto.		
26 26	Huhia te Hau and Tihema te	Whaiti I		Decision dated 10th May, 1913, defining relative interests.		
27	Hare Pitua (Charles Bidois)	Whakamarama 1c 1	••	Decision dated 21st June, 1913, on amendment of partition.		

APPLICATIONS THAT NATIVE LAND MAY BE HELD AS EUROPEAN LAND.

No.	Name of Applicant.		Name of Land.
28 29	Alice Grey Dearle	:: ::	Aroha 5, Section 5B. Harakekeroa B 2a.

Sitting of the Native Land Court at Pipiriki.

Registrar's Office, Wanganui, 16th December, 1913.

Notice is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Pipiriki on the 9th day of January, 1914, or as soon thereafter as the business of the Court will allow.

[Wanganui, 1913-19.]

SCHEDULE.

APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES FOR MINORS OR PERSON UNDER DISABILITY.

No.	Name o	Name of Land.				Name of Person under Disability.		
35	Kanapu Haerehuka	(for parents of m	inors)	Taku	•	••		Hekeawai Rangitauira.
36		,,		"			• •	Hori Kahukura.
37	"			, ,,				Kataraina te Rakeiwaho.
38		,,						Kamu Arabanga.
39		,,		,,				Tepura Titapu.
40	"	"		,,				Tepura Ngamoenga.
41	"	,,		,,				Paroto Tamehana
42	"		• • •	,,				Taumata te Whareraupo.
43	"	"	• • • • • • • • • • • • • • • • • • • •	"	•••		• •	Te Whaiti Rangitauira.

APPLICATION UNDER ECTION 27 OF THE NATIVE LAND ACT, 1909.

No.	o. Name of Applicant.		Name	of Land.		Nature of Application.
44	Te Kanapu Haerehuka (for Ngamoenga Taurerewa)	Taku	••	••	••	Applying to substitute Ngamoenga Tarerewa's name in list in lieu of Te Pura Ngamoenga.

Notice of Adjournment of Sitting of Native Land Court.

Native Land Court Office, Auckland, 12th December, 1913.

OTICE is hereby given that the sitting of the Native Land Court at Taupo which was advertised in the notice of the sittings of the Native Land Court, under the hand of the Chief Judge, for the 14th of January, 1914, has been adjourned to a future date, of which due notice will be given.

Registrar.

Registrar.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Waikato-Maniapoto District Maori Land Board.

Auckland, 13th December, 1914.

OTICE is hereby given that a sitting of the Waikato-Maniapoto District Maori Land Board will be held at Auckland on Tuesday, the 13th day of January, 1914, at 11 o'clock in the forenoon, for the purpose of considering the matters mentioned in the Schedule hereunder written, and such other matters as may be lawfully brought before it. It is hereby notified, for the general information of parties, that, unless reason is shown to the contrary, the Board will dismiss, on the ground of non-prosecution, any of the applications hereinafter referred to as "Adjourned Applications" which are not brought on for consideration at the meeting.

W. H. BOWLER, President

SCHEDULE.
APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Record No.	Nature of Alienation	n.	Date.	Name of Land.	Names of Parties.
		I		ADJOURNED	APPLICATIONS.	
1	1910/385	Lease		••	Te Akau B No. 30	Onge Hairini and others to Napier
2	1910/390	Transfer			Tangirau No. 1	Thom. Hera Herangi and others to Henry
3	1910/602	Sale		••	Part Lot 81, Parish of	John Saulbrey. Ruarewa Nui to William Joseph
4	2542	Lease		••	Pepepe Lot 66A, Section 3, Parish	Ralph, jun. Mawae Hone Patene and others
5	2644	Transfer		20 December, 1910	of Waipa Ngananganaia No. 1	to Mere Takerei Kingi Wetere. Hori Kerei Tuokioki to William
6	2758	,,		24 March, 1911	Allotment 125, Waiuku	Begg Nicholson. Kerei Kaihau to William Bailey.
7	2900	,,		18 April, 1911	West Kawhia P No. 2B	Roia te Ake and another to James
8	2910	Lease		24 " 1911	Lot 30a No. 1, Parish of	Edward Scott. Charles Marshall to Thomas Mc-
9	2982	Transfer		10 Мау, 1911	Onewhero Maungatautari 6A, Sec-	Guire. Te Puke Huirama to Te Reti
10	3076	Lease	••	••	tion 3 Putataka 1c No. 5	Tumuhuia. Wiremu Pakanae and others to Morgan Hamerton Cox and
11	3082	Transfer	••	••	Whangape, Lot 75A	Herbert Laurence Cox. Karoraina Reihana and others to Lionel Le Grand Jacob.
12	3085	Lease		·•	Maungatapu B No. 2	Te Hauiti Tahatika and another to Herbert Smith.
13	3088	,,,	••	••	" B No. 3	Te Aokawehe Manihera and others to Herbert Smith.
14	3104	,,	••	12 July, 1911	" B No. 3	Te Aokawehe Manihera and others
15	3105	,,		7 " 1911	" B No. 2	to Stanley William Whyte. Te Hauiti Tahatika and another
16	3285	Transfer	• •	3 July, 1911	[Hopetui No. 1	to Ernest James Whyte. Arameta Tarapa to Charles Archer Wells.
17 18	3334 3394	"		16 June, 1911	Maungatautari 4H7B No. 2A Wairotoroto No. 2	Natives to John Brown. Te Papu Makuini and others to
19	3400	Lease		7 August, 1911	Te Au-o-Waikato-Maunga-	Robert Thomas Jamieson. Te Pango Huirangi to Sidney H.
20	3422	Transfer		24 Мау, 1911	tapu No. 3A Moanakapiti-Huhuraumati	Smallman. Karaura Paaka and others to W.
21	3478	,,		28 September, 1911	D No. 5 Onewhero, Lot 18g	Lewis Emanuel Cassrels. Totara Pumipi te Whakaete and
22	3519	,,			Huruhi No. 3B	others to Hone Karaka. Haora te Ngako to Emily Agnes
23	3530	,,			Wharekawa 5B South	Hood. Ana Ranapia te Kaaho and others
24	3690	,,		18 October, 1911	No. 2 Huruhi No. 1r	to Thomas John Craig. Wiremu te Whetu to Frederick
25	3700	Lease	•••	••	Lot 84, Parish of Koheroa	Band Bushell. Mata Terewai and others to Pepa
26	3701	"		••	,, 86A, ,,	Kirkwood. Rihipeti Manahi and others to
27	3702	,,	••	••	" 86в, "	Pepa Kirkwood. Te Waru and others to Pepa
28	3703	,,		••	,, 86c, ,,	Kirkwood. Karena Akeake and others to
29	3732	Transfer		••	,, 156, Parish of Pepepe	Pepa Kirkwood, Rutu Hohua and others to Sarah
30	3737	Lease			Mangawhara B 1 No. 2B	Louisa Rosser. Aremete Paeahu and others to Te
31	3740	,,		3 October, 1911	Pukekura 18B, Section 1c	Ana Aramete. Te Aria Wiremu and others to William Nickle and Edwin
32	3748	Transfer		••	Te Akau B No. 29 (part)	Nickle. Mita Karaka and another to H. J. Baker.

 ${\bf Applications} \ \ {\bf For} \ \ {\bf Confirmation} \ \ {\bf of} \ \ {\bf Alienations} - {\bf continued}.$

	Doggand Va	Nature	Date.	Name of Land.	Names of Parties,
No.	Record No.	of Alienation.	Date.	Mamo VI Manu.	Manuel of Latties,
			ADJOURNED APPLICA	ations—continued.	
33	3841	Transfer	23 December, 1911	Te Akau D No. 4B	Hera Matewai to Amiria Nutana
34	3853	Conveyance	10 August, 1911	Te Mata	Hirawata Teira and others to George Hamilton McMahon and
	0003	G 1	10 D	Mr. Alessa D Nr. 10p	John Francis McMahon.
35	3881	Sale	12 December, 1911	Te Akau B No. 19B	Huhana Hori Tangirau to Tame hana Pipi and another.
36	3901	Transfer		Karaka Taupo B No. 2	Hera Waata and others to Haze Marcella Craig.
37	3906	,,	••	Wharekawa 4B Nos. 2B	Hone Keina to J. J. Craig.
38	3932	,,	10 January, 1912	and 1 Moehau 1c No. 4	Paraku Rapana and others to E
					Cashmore.
39	3936	Lease	— February, 1912	Allotments Nos. 66B 1, 66A 1, 66A 2, 66A 3,	Maaka Patene and others to Mat thew Friar, J. Duffy, and A
40	3973	Transfer		66A 4, Parish of Waipa Karaka Taupo B No. 3	Geary. Henare Meroa and others to Alex
40		1 ransier	•••		ander Campbell.
41	4006	,,	9 March, 1912	Wharekawa No. 4A (part)	Wiremu Anihana and others to R. R. Hunt.
42	4149	,,	8 July, 1895	Pourewa	Heta Tarawhiti to Anglican Trus Board.
43	4214	Conveyance	10 April, 1912	Te Akau D No. 4B	Hera Matewai to Kataraina Nu
44	4226	Transfer		Maungatautari 4E No. 4	tana and others. Te Ake Toataua to Cecil Marshall
45	4230	ransier		" 3A 5A No. 8	Karaka te Kaapo and others to
46	4232	,,,		" la West	P. R. Fraser. Rapata Mohi (Tukere) to Ceci
47	4237	,		Tauhei 7a No. 6a	Marchall. Heimau te Amo and others to
		,,			John Turner.
48	4249	Lease	21 February, 1912	Putataka 1c No. 2A	Maata te Putu and others to Alfred Cobourne.
49	425 8	Transfer	25 March, 1912	Lot 130, Parish of Waiuku, West	Ramari Kaihau and others to Johr Noble.
50	4289	,,	•	Maungatautari No. 2B	Horomona Tioriori to Edward
51	4293	,,	19 April, 1912	Huruhi No. 3c	Allen. Atarua Rawiri to Ernest Hood.
52 53	4296 4308	,,	21 March, 1912	Uruwhau	Mere Matenga to S. W. Peddle. Kuro Pene and others to John
		,,			Turner.
54	4387	,,	17 January, 1912	Manuaitu B No. 11B	Remana Nutana and others to James Bregman.
55	4421	,,	18 ,, 1912	Allotment 167, Parish of Tamahere	Mereana Peke and another to George Barclay.
56	4533	Lease	4 July, 1912	Allotment 314, Parish of	Moera Hopu and others to George
57	4554	,,	8 June, 1912	Whangamarino Ngahutoitoi C	Alfred Gregory. Hone Hoera and others to Fred-
				Lot 259, Parish of Pukete	erick Cook. Poihakene te Ika and another to
58	4572	,,	•• ,		Keiha Newton.
59	4622	Transfer	17 May, 1912	Okahutai No. 3655	Nehi Potiki and others to Margaret Bronlund.
60	4623	,,	11 March, 1912	Moehau 2B No. 4B	Hohepa Kapene and others to
61	4625	,,	4 May, 1911	" la No. 4	John Thwaites. Papu te Puhi and others to Malach
62	4636	Conveyance	6 August, 1912	Lot 2, Parish of Opuatia	Deeble. Ngawharau Rukanae and others to
63	4639	m · ·	8 1,	W T. 4 900	Alfred Sharp. Mimihi Ponui to Weta Kaihau.
64	4644	Transfer	••	Maungatautari No. 4H,	Te Kihirini Kahu Tamihana and
				Section 7B	others to Margaret Elizabeth Cornfoot.
65	4647	,,	••	Pepepe, Lot 167	Te Matau te Hehe to Mahuta Tawhiao.
66	4653	,,	1 August, 1912	Koukourahi No. 2B, Sec-	Awhe Tuki and others to Herbert
3 7	4673	· ••		tion l Karaka No. 3	Robins Cooke. Ranganui te Aroha and others to
.					A. McColl.
88	4678	,,	••	Wharekawa No. 5B South, Section 3c	Renata te Koroa and others to Errest Arthur Craig.
39	4690	,,	5 June, 1912	Whangape, Lot 70	Aperahama Hamutana and others to Annie Emma Ferrall.
70	4692	Sale of gravel	21 , 1912	Maketawa	Meteria Papahuaki to L. J. Bag-
71	4693	Sale of shingle	21 ,, 1912	Papaaroha No. 2	nall. Hira Aperaniko and others to
72	4709	Conveyance	4 April, 1912	Allotments 8 and 9, Ma-	George Winstone, jun. Hota Wi Tara to Louisa Kaihau.
		, s	10.35 1 1010	ngere	
73	4715	Transfer	12 March, 1912	Matamata North No. 1	Teni Tuwhakaraina and others to Violet Baker.
14	4716	1	1 May, 1912	,,	Rikihana Winika and others to

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
		<u> </u>	ADJOURNED APPLICAT	TIONS—continued.	
75	4717	Lease	8 March, 1912	Owhaiti	Wi Hikairo Renata and others t
76	4718	Transfer	21 June, 1912	Waipipi No. 366c	John Lynch. Mimiha Ponui to Louisa Kaihau
77. 78	4719 4720	,,	21 ,, 1912 9 March, 1912	Maungatautari 4E No. 5 Tauhei 7A No. 4B	Tame Pene to John Turner.
79	4768	,,	30 ,, 1912	Moehau No. 1g No. 7	Mokopuna Hirama to Agne Preece,
80	4794	,,		Waipa, Lot 73c No. 2	Rihi Rauparaha and others t
81	4887	,,	17 May, 1912	Maungatautari No. 5B,	George Turner. Te Inaki and others to William
82	4904	Conveyance	8 November, 1912	Section 4 Lot 255, Whangamarino	Angus Gordon. Te Ao Marama Tamehana an others to John Alexander Samp
83	4913	Lease	28 October, 1912	Lot 18E, Onewhero	son. Mere Maki to Moana te Aho.
84 85	4915 4939	Transfer	11 June, 1912	Lot 18B, ,,	Hone Taikawa to John Clark.
		,,	••	Koputai No. 2B	Atarua Rawiri to Sarah And Brabant.
86	4941	,,	••	Maungatautari No. 5A No. 1B No. 2	Hera Karaka and others to Mar garet Elizabeth Cornfoot.
87	4942	,,	••	Maungatautari No. 5 No. 1 B 1	Hemi Erena and another to Mar garet Elizabeth Cornfoot.
88	4945	,,	••	Waikaka C 2c 1	Te Wane Taupo and others t
89	4946	,,		Tauhei No. 6a, Section 1	Arthur O'Halloran. Te Ratu Takurua to George Howe
90 91	4947 4951	,,	28 August, 1912	", No. 5B, Section 1 Kopuraruwai No. 3c No. 2	Kairama Tatana to George Howe Harai Haira and others to Emilin
		,, ,	28 August, 1912	_	Ada Cooke.
92	4952	,,	••	Maukoro No. 2B	Hatara Tumarehitus and other to Arthur O'Halloran.
93 94	4953 4956	,,	6 June, 1912	Komakorau, Lot 33 Amooterangi 4c	Puatara to Oscar Woodham. Arapera Matene and others to
1	4958				Ernest Deeble.
95		,,	••	Maungatautari 4A 7A 2B.	Ruarangi Haimona to Margare Elizabeth Cornfoot.
96	4959	,,	••	Awaiti No. 1h No. 2a No. 4b	Kohi te Ngaruhui and others to Ernest Hood.
97	4962	Conveyance	10 July, 1912	Waipipi, Lot 358	Paekau Kaihau and others to Kat Tipene.
98	4963	Transfer	••	Koukourahi 2B 2	Kahu Pikake and others to Her
99	4974	Lease	2 November, 1912	Raeotepapa North G	bert Robins Cooke. Hoana Hoera and others to Rober
100	4977	Transfer	11 ,, 1912	Maungatautari 4H	Ashton Larney. Taupaki Raiha to Pango te Hap
101	4978		1010	D. D. G.Y. O.	and others. Haare Kereama and another to
		,,			Kamaohere Watipere and an other.
102	4985	Lease	26 October, 1912	Maungatapu B 2	Kerenga Rangiwaerea and another to Tohi Hoani.
103	4988	,,	••	Te Akau D 16B, Section 2	Mereana te Aha and others to
104	5026	,,	1 January, 1906	Kawhia A No. 2E No. 1	James Donald Burgess. Moke Pumipi and others to Eliza
105	5030	Transfer	• •	Pukawa	beth Profitt. Taumaha Kara to Gregor Alex
106	5046	Lease	22 October, 1912	Te Au-o-Waikato A No. 5B	ander Hodge. Tauheke Kiriwai and another to
107	5047	Transfer	22 July, 1912	(part) Wharekawa No. 5B, South	Joseph Samuel Bayne. Hakiriwhi te Aho and others to
				No. 3A	Ernest Arthur Craig.
108	5131	,,	7 January, 1913	Te Au-o-Waikato A No. 5	Mere Taipua and another to Henry Sothery.
109	5137	Conveyance	•	Lot 142, Waiuku West	Rutu Waitangi and others to May Rose Denize.
110	5144	Transfer	24 October, 1912	Moehau No. ln	Anaru Makiwhara and others to
111	5147	,,		Hoeotainui North 4B 2	Ernest Deeble. Natives to William and Annie Car
112	5176	,,		Maungatautari 4E No. 5	son. Te Hikawera and another to Wil
113	5178	Conveyance		Allotment 17, Mangere	liam Aubrey Gosling. Kararaina Paraone Heta to Bella
		1		(part)	Newton.
114	5184	Lease		Maungatautari 4B 4	Paupoaka Poina and others to Janey Hughes.
115	5189	Transfer	7 August, 1912	Otautu No. 3B	Anaru Makiwhara and others to Frank McLoughlin.
	5193	,,	31 July, 1912	Kiwitahi No. 1c	Moanaroa Parekawa and anothe to Norah Jervis.
116		l .			
116 117	5206	,,	7 January, 1913	Whangape No. 52A	Te_Whau Hemarareke to George
		,,, ,,,	7 January, 1913	Whangape No. 52A	Te Whau Hemarareke to George Turner. Te Puruhau Mokena and others to

Applications for Confirmation of Alienations—continued.

No.	Record No.	Nature of Alienation.		Date.	Name of Land.	Names of Parties.
 '				ADJOURNED APPLICA	TIONS—continued.	
20	5217	Transfer		25 November, 1912	Allotment 358, Parish of	Rehurehu Paekau to Henry
21	5219	,,		••	Waipipi Huruhi No. 1r, Section 2c	Flavell. Puaha Puketapu to Emily Agne Hood.
22 23	$5220 \\ 5222$		• •	16 April, 1912	"No. le … Waitakaruru lo …	Ditto. Teikua te Rauroha to Lena Penz
24	5230	,,,		17 December, 1912	Maungatautari 5A No. 1G, Section 6	Neho Huirama and others to M E. Cornfoot.
25 26	5231 5233			4 December, 1912	Kiwitahi No. 1D 2 Wharekawa No. 4B No. 2C	Natives to J. S. Dickson. Rihi Pokai and others to Haze Marcella Kinder.
.27	5234	**	••	••	Kopuraruwai 3c No. 3	Rihi Kahurerewai and others to Emily Agnes Hood.
28	5236	,,			Pepepe, Lot 148	Kapawai Rawhiti to Alexande Campbell.
29	5237	**	••	11 April, 1912	" Lot 30	Kahupaea Kerapa to Alexande Campbell,
30	523 8	,,	• •	••	Wharekawa 4B Ic	Maata Patene to J. J. Craig (Li mited).
31	5239	,,	• •		Wharekawa 5B South No.	Natives to Ernest Arthur Craig.
32	5240	,, .	••	••	Muriopuhirua A	Torupoaka and others to William Easdown.
133	5241	,,	• •	••	Tamahere, Lot 64B	Kereama and others to Jame Herbert Hume and A. J. Storey
134	5242	,,	• •	3 December, 1912	Maungatautari 5A 1G, Sec- tion 2	Mihipeka Taukura to M. E. Corn foot.
135 136	5247 5248	"	••	13 August, 1912	Huruhi No. 2 , No. 13c	Tepene Ngamako to Jessie Craig. Wiremu Taumata Keepa to H. M Kinder.
137 138	5261 5262	,,		••	Te Awaiti 2c 2 2c 1	Wani Epiha to Joel Fisher. Ihipera Rujhi to Joel Fisher.
139	5296	,,,	••	23 December, 1912	Waiharakeke East No. 1c	Herehere Meri and others to M. A Brady.
4 0	5297	,,	• •	23 ,, 1912	Waiharakeke East 3A, Section 2	Ditto.
141	5306	,,	• •	17 February, 1913	Wharekawa 4c 3c	Hohepa Mataitaua and others to G. Parrish and C. W. Taylor.
142 143	5308 5309	***		17 ,, 1913 21 September, 1912	" 4в 1с Lot 366в, Waipipi	Ditto. Toi Katipa and others to Louise Kaihau.
144	5316	,,,	• •	2 October, 1912	Hoeotainui South 1B, Section 2	Ngawhare Paama and others to William Flavell.
l 45	5325	Gift	• •	12 December, 1912	Allotment 18, Putataka	Wiremu Rewharewha to Rangi mumuru te Aopeehi.
46	5332	Transfer	••	29 November, 1912	Section 1, Waitoa Survey District	Hori Taumore and others to J. W Hedley.
l 47	5334	, ,,	••	3 April, 1913	Te Paeoturawaru 2c, Section 1	Mama Ponehe and others to W. R Wilson.
148	5335	"	• •	10 October, 1912	Makumaku 50	Rawiri Puhata and others to Harry Wallace.
149 50	5336 5345	,,	•• ,	9 ,, 1912 15 ,, 1912	Maiorokerinoa Hikutaia 1g 10	Ditto. Reoiti Ngakete to F. H. Hill.
151	5347		••	15 ,, 1912	Lot 71, Village of Waiuku East	Natives to F. M. Wallace.
152	5391	Lease	••	,	Te Pungapunga 2в (part)	Hamiora Whakahoro to A. and W. H. Wharfe.
153	5392	Transfer	• •	26 March, 1913	Kopake Island	Wiremu Taurua and another to F. M. Jones.
l 54	5393	Lease	• •	1 ,, 1913	Maungatapu B 4	Wana Rikihana and others to Herbert Smith.
L55	5428	Transfer	••	26 October, 1912	Pukehue No. 1	Tiaria More and others to Hor More.
156 157	5429 5463	Mortgage Transfer	• •	••	Lot 374D, Tuhikaramea Aputa 2B	Te Motu Ihaka. Hone Ngatare to Ernest Deeble.
158	5465	**	• •	••	Wharekawa No. 1E (part)	Te Aue Tumakere to Joseph Wil- liam Hedley.
159	5473	,,	••	7 April, 1913	" No. 1E	Here Piahana and others to Alex ander Kinder.
160	5475	,,	• •	4 ,, 1913	,, 4B 3E (part)	Wiremu te Aramoana and other J. J. Craig (Limited).
161 162	5477 5479	"	••	6 March, 1913	"5B North No. 1 Kawhia C 2 No. 1	Natives to E. A. Craig. Ngamare Kewene and another to J. J. Craig (Limited)
l 63	5482	,, .	• •	••	Waitakaruru 1A 2c	Nana Ngakai and others to Wil liam Peters.
164	5486	,,	••	16 December, 1912	Kiwitahi 2n	Te Mangeo Poukawa to J. S. Dickson.
165	5487	. "	••	3 ,, 1912	Maungatautari 5A No. 1G, Section 3	Meri Ripeka to M. E. Cornfoot.
166	5488	,,,	••	3 ,, 1912	Maungatautari 5A lg, Section 4	Ripeka Rangiako and another to M. E. Cornfoot.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS-continued.

No.	Record No.	Nature • of Alienation.	Date.	Name of Land.	Names of Parties.
			ADJOURNED APPLICA	TIONS—continued	
167	5489	Conveyance	15 May, 1913	Motutieke G	
168	5491	29	22 March, 1913	Allotment 16, Mangere	Lapwood. Kararaina Paraone Heta and an
169	5492	,,	22 ,, 1913	(part) Allotment 17, Mangere	other to Remana Nutana. Kararaina Paraone Heta and an
170	5496	Transfer	12 May, 1913	Section 23, Block IX,	other to Bella Newton. Hikori Rawiri and others to A. G
171	5497	,,	12 ,, 1913	Aroha Survey District Section 24, Block IX,	Dearle. Ditto.
172	5506		4 January, 1913	Aroha Survey District	
		,, · · ·		Waiharakeke East 1c, Sec- tion 2B (part)	Herehere Meri and others to M. A Brady.
173	5507	,,	9 ,, 1913	Waiharakeke East 3A, Sec- tion 1c	Ngatarawa te Warena and other to M. A. Brady.
174	5510	,,	6 Мау, 1913	Section 11A, Opuatia 5A	Hone Hira te Aho and others to George Cunnold.
175	5511	Conveyance	18 July, 1912	Allotment 112, Pepepe	Te Ata Hara Karaka and others to L. J. Harris.
176	5512	"	18 ,, 1912	,, 111, ,,	Papu te Hira and others to L. J. Harris.
177	5513	Transfer	13 May, 1913	Lot 211a No. 1, Parish of	Amiria Nutana to Miraka Ahiahi
178	5516	,,	14 ,, 1913	Karamu. Opuatia No. 10B	Koinaki Ratapu to M. E. Keyes.
179 180	5517 5525	,,	13 , 1913 2 , 1913	" 5E No. 4 Te Akau A No. 8B	Paora Pomare to E. H. Collier. Takawai Kautewi and another to
181	5527	Sale of flax	••	Kaiwaka B	Rangi Anatupa Tunui. Ani Tamehena and others to A. H
182	5532		14 February, 1913	Motutieke G	and E. Lapwood. Naki Ratapu to A. H. and E
183	5533	Transfer	31 March, 1913	Lot 48, Koheroa	Lapwood.
184	5536	Conveyance	6 June, 1913	Lots 43 and 44, Koheroa	Te Mitaiti Aramoana and other to M. E. H. Beale. Noha Tukaramea and others t
,			NEW APPI	ICATIONS	M. E. H. Beale.
185	5552	Lease		Karokaro B	Mere Karaka aud others to Elle
186	5553	Transfer	5 April, 1913	Opuatia 4 Lot No. 22	Clarkin. Ngatete Karaka and another t
187	5565		15 , 1913	Allotment 167, Parish of	Mary Anderson. Te Heke te Matau to Cecil Perciva
188	5570		7 December, 1912	Pepepe (part) Mataitai la 2B No. 2	Gavegan. Henare te Raharaha and others t
189	5571				Evyleen Richmal Morris.
190		,,		" 2в № 1	Wiremu te Oka to George Charle Wauddy Morris.
	5572	,,	18 July, 1913	Lot 161B, Pepepe	Hanareta Hira te Aho and other to Alda Ralph.
191	5575	Conveyance	30 May, 1913	Lot 435B, Taupiri	Hira Eruera Keremeneta to Emm Proctor.
192	5586	Transfer	13 June, 1913	Section 474 A 2B, Taupiri Parish	Hohipera te Kuti Rangaunu t Karika Pacahu.
193	5587	,,	13 ,, 1913	Section 474A 2A, Taupiri	Pare Pumai te Whetuiti to Karik
194	5590	,,	11 March, 1913	Parish Papaaroha 5c la	Paeahu. Waea te Kieta and another t
195	5591	,,	••	Te Tapui B No. 3	Hori Wiremu Mataia. Rikihana Winika to Frederic
196	5592	,,	18 April, 1913	Whakataka No. 1	Walter Wilson. Mita Nikora and another to Re
197	5595	,	26 March, 1913	Waipapa	bert Alexander Wight. Pare Waikato Horomona to M. 1
198	5599		20 January, 1913		Bagnall.
199	5600			· ·	Tiahuia Rawiri and others t Enoch Alma Bond.
		,,	5 March, 1913	Te Karaka No. 2	Hira Ngahuia Mohi and anothe to Alexander McColl.
200	5623	,,	••	Waipa 80B	Remana Nutana to Frank Cre wick Bull.
201	5676	**		Lot 66B, Section 3B, Parish of Waipa	Amuketi Rokena and others t Laura Maria Ormsby.
202	5682	,,	9 April, 1913	Kawhia P No. 5 (part)	Rene Ponui and others to Grad
203	5684	,,	9.June, 1913	Te Au-o-Waikato Maunga-	Jane Newton. Erana Ngawhetiu and another t
204	5688	,,	31 January, 1913	tapu No. 3r Waiharakeke East 3A, Sec-	George Howie. Kaukau Warena and others t
205	5689	,,	31 ,, 1913	tion la Waiharakeke East 3a No.	Mary Ann Brady. Kura Patehau to Mary Ann Brad
206	5690	,,	7 July, 1913	1D Ahipukahu No. 2 (part)	Rihitoto Mataia to James Alex
207	5691		10 1010		ander Reid.
208	5692	"	19 ,, 1913	Te Aputa "	Rihitoto Mataia to John Morrison Ihimaera Rawhirawhi to Claric Fanny Wight.

Applications for Confirmation of Alienations—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
			NEW APPLICATION		w
209	5693	Transfer	29 January, 1913	Te Au-o-Waikato Maunga- tapu No. 6	Kau Horea and others to Elizabeth Ashwell and another.
210	5694	••	20 June, 1913	Huruhi No. 10	Kia Hira Pateoro to Frederick Band Bushill.
211	5708	,,	5 February, 1913	Hoeotainui North 6B No.	Rehua Ponanui and others to Winifride Lucy Eddowes.
212	5707	Lease	••	Te Tapui A	Te Ngore Kahu Tamihana to Mabel May Dorset.
213	5710	Transfer	5 February, 1913	Hoeotainui North 6B No. 2c	Rehua Ponanui and others to Winifride Lucy Eddowes.
214 215	5711 5712	,, ,,	" 1913 4 July, 1913	Houkotuku Ohoupo Waiomu No. 3B No. 2A	Manitu Kipa to William Deeble. Te Takura Paraku to Robert Thomas Trotter.
216	5713	, , , , , , , , , , , , , , , , , , ,	27 May, 1913	Moehau No. lg 4	Paraku Rapana and others to Malachi Deeble.
217	5714	· · ·	4 August, 1913	Opuatia No. 10B	Koinaki Ratapu and others to Robert Edwin Morrison.
218	5715	· · · · · · · · · · · · · · · · · · ·	•••	Te Akau A No. 8g	Atareta Rangihuia Tunui to T. J. C. Corneille.
219	5 718	,,	30 April, 1913	Lot 224B, Pukete	Hira Eruera Keremeneta to Arthur Herbert Gaskell.
220 221	5719 5720	Conveyance	30 ,, 1913 9 June, 1913	Lot 2268 Lot 260, Whangamarino	Ditto. Te Ao Marama Tamekana to John Alexander Sampson.
222	5725	Easement		Tukutetaiheke A	Haora Tareranui and another to Joseph Brenan.
223	5726	,,		Ngatomo Block	Haora Tareranui and others to Joseph Brenan.
224 225	5727 5738	Lease Transfer	21 July, 1913	Ngatomo Block (part) Waitakaruru 34 No. 1	Ditto. Te Rata Mahuta and others to Lily Felicia Henry.
226	5744	Lease		Tauranga B	Waata te Ngunguru and others to Moeroa Phillips.
227	5745	,,		,, A	Kumeroa Pakaraka and others to Moeroa Phillips.
228	5746	Transfer	11 March, 1913	Hoeotainui North 6B, No.	Riwhariwha Tamahere and others to William Tararu Brown.
229	5747	,,	9 May, 1913	Te Au-o-Waikato No. 2B, Section 1	Te Matau Hoani to Margaret Mary O'Donoghue.
230	5748	.,	16 December, 1912	Allotment 300, Parish of Whangamarino	Nukuhia Paraone to Thomas Henry Coultas and another.
231 232	5749 5750	Conveyance	13 August, 1913 20 ,, 1913	Tupanaki No. 2 Te Hore No. 3B, Section 2	Mei Moka to Henry Lowe. Taiwiwi Tukumana te Taniwha and another to J. C. Williams.
233	5751		••	Mangawhara 1B, Section 2	Mere Karaka and others to Chris- andra Barclay.
234 235	5752 5753		10 July, 1913 29 February, 1913	Hinuera 1B, Section 1 Maungatautari No. 4H 7A 2B	Taupoki te Aho to Oswald Rowe. Ruarangi Haimona and others to William Henry Mandeno.
236	5754	,,	8 July, 1913	Te Au-o-Waikato A 5A, Section 5	Mangeo Poukawa to Colin Hally.
- 237	5755		7.	Te Au-o-Waikato A No. 2в (part)	Kau Horea to Frank Marshall.
238	5757		7 July, 1913	To Au-o-Waikato A 5A No.	Rarengarenga Tua and another to Kahurangi Eru Kaka.
239	5759	••		Lot 59B No. 2 Whangape	Te Pitonga te Araroa to Julia Bain.
240	5760	***	14 June, 1913	Hoeotainui North 6B 2G, Section 2	Ngahuia Torupoaka and another to John William Ryan.
241	5761		21 May, 1913	Hoeotainui North 6B 2E, Section I	Haimona te Hikahaere and another to John William Ryan.
242	5762	•••	10 June, 1913	Hoeotainui North 6B 2c, Section 1	Pohutuhutu te Harare to Mary Elizabeth Brown.
243 244	5763 5764	- ,.	11 January, 1913 16 June, 1911	Okewa No. 1 Wairotoroto No. 2	Wiri Netana to George Cribb. Te Papu Makuini and others to Richard Thomas Jamieson.
245	5765	,,	5 August, 1913	Komata North No. 1B	Pipi Kiniwe to Ernest James Walters.
246	5766	,,	28 February, 1913	Tarakewhati No. 2A No. 2A	Renata te Koroa and others to Pene Anihana.
247	5767	,	15 March, 1913	Willis Grant No. 1	Pohutuhutu te Harare and others to John William Ryan.
248	5769		21 August, 1913	Lots 9, 11, 11A, 13, and 10 Tokaanini's Grant	Mahia Takaanini to Elizabeth Muir.
249	5770	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4 July, 1913	Te Au-o-Waikato No. 3g, Section I	Tewenui Hoani and another to Terapipi Taingakawa and another.
250	5771		8 ,, 1913	Te Au-o-Waikato A No. 5A, Section 1	Toka Hotene and others to Francis Joseph Marshall.
251	5772		8 ,, 1913	Te Au-o-Waikato A No. 5A, Section 3	Tua Hotene to Francis Augustine Pickett.
252	5773		21 May, 1913		Atarua te Ua to Ruth Craig.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
					
253	5774	Lease	NEW APPLICATIO	Horahia Opou 5B, Sec-	Arapere Matene and others
			0.4 7 1010	tion 1	Herbert Robins Cooke.
54	5775	Transfer	24 June, 1913	Maungatautari No. la West (part)	Ruarea Tukere and others Cecil Percy Marshall.
55 56	5776 5777	,,	12 August, 1913 5 March, 1913	Wairoa No. 2 Karaka No. 2	Eruihi Taipari to J. Peddle. Hira Ngahuia Mohi and anoth
		,,			to Alexander McColl.
57	5778	,,	10 July, 1913	Maungatautari 4E No. 5	Louisa Kaihau to William Aubr Gosling.
58	5779	,,	21 June, 1913	,,	Henare Kaihau and others Louisa Kaihau.
59	5780	,,	21 ,, 1913	Waipipi Lot 385	Henare Kaihau to Mimiha Ponui and another.
60	5781	,,		Waitakaruru 3 A 1	Te Rata Mahuta and others
61	5782	,,	27 June, 1913	Tuhikaramea Lot 374D,	— Johnstone. Te Mota Ihaka to William Aubi
62	5783	,,		No. 1 Putataka No. 1c No. 3	Gosling. Wiremu Pokanao and others
			10.7 1010		Emelia Martin.
63 64	5784 5788	Lease	13 June, 1912 15 July, 1913	Maungatautari 5A le Koheroa Lot 49	Natives to Sidney Claude Housto Riwi te Ahipu and another
65	5791			Whangape No. 52B	Margaret Emma Hilton Beale Puru Tana to George Turner.
66	5794	Lease	6 August, 1913	Lot 30A 1, Parish of One- where	Charles Marshall to Thomas M Guire.
67	5805	Transfer	30 " 1913	Te Au-o-Waikato Maunga-	Pango Huirangi to J. H. Hume
68	5806	,,	27 ,, 1913	tapu 3a (part) Allotment 143a Tamahere	Haka Hakopa and others to Est
69	5807	Lease	29 ,, 1913	Te Au-o-Waikato Maunga-	Atkins. Ponehe te Kaiamo to J. R. Fo
				tapu 9в No. 1	guson and another.
70	5809	,,	4 ,, 1913	Ngarua No. 1B No. 3A, Section 1	Makirangi Tiahuia to Edmo Arthur Reidy.
71	5816	Sale		Section 20, Block IX, Te Aroha Survey District	Romana te Koutu and others Richard Hartley Cartman.
72	5819	Lease	4 July, 1913	Motukotuku B	Waata Pumipi and others Edward Nolan.
73	5822	Sale	24 April, 1913	Allotments 80 and 149,	Te Rira Peneahi and others
74	5823	Transfer	17 June, 1913	Parish of Pepepe Taoraukura	Cecil Percival Gavegan. Rahera Tanui and another
75	5824	Gift	18 July, 1913	Opuatia 15A	Isabella McKay. Ramaru Karuwhero to Taur
76	5825	Transfer	1 August, 1913	Waiwawa	Patu. Ranapia Mokena and others
.					W. H. Kirkpatrick.
77	5826	**	19 June, 1913	Tiritiri 2B, Section 1A	Rikirangi Tiunga to Lemuel Jo Bagnall.
78	5827	,,	30 August, 1913	Waikanae 4A, Section 2	Neha Potiki and others to G. Edgecombe.
79	58 28	,,	24 June, 1913	Kopuarahi 3B No. 2c	Wiremu te Aramoana to Vict Lemuel Bagnall.
80	5829	,,	2 September, 1913	Lot 147A, Parish of Tama-	Te Rakatau and others to Jo
81	5834	Lease	11 June, 1913	here Pakarikari No. 1B, Sec-	Clarkin. Tuatu Mita Mautara to Ta
82	5846	Transfer	5 April, 1913	tion 3 Ngahutoitoi No. 1p	Wetere. Paea Timiuha and others
- 1			27 June, 1913	Maungatautari No. 4E	Frederick Cock. Te Ake Toataua to George Hen
83	5848	,,	27 0 tine, 1910	No. 4	Chase.
84	5850	Conveyance	• •	Lots 275 and 276, Pukete	Hakopa Hetaraka and another T. C. Blackett.
85	5852	,,	13 September, 1913	Otutohia	Wikitoria te Ngahue to Barba Gorrie.
86	5854	Transfer	••	Lot 278, Parish of Pukete	Waka Houkura and others Henry Rothery.
87	5860	Lease	16 June, 1913	Mataitai 1a, Section 2B	Henare te Raharaha and othe
88	5862	Transfer	19 September, 1913	No. 3 Tiritiri No. 2B, Section 2	to Joseph Henry Walker Hoy Aira te Kiri and others to Lemi
1			19 ,, 1913		John Bagnall. Tangiwai te Kiri and others
89	5863	,,		. "	Lemuel John Bagnall. Tukua Parauri and others
90	5875	,,	10 June, 1913	Pakarikari 2c	Tawhainoa Erueti.
91	5876	,,	2 October, 1913	Te Aputa 2A 2	Turoa Kiniwe and another George Cullen.
92	5884	,,	14 April, 1913	Okewa No. 2	Te Whare Rakapau and anoth to George Cribb.
93	5885	,,	10 October, 1913	Onewhere Lots 56A and	Wiremu Taka Hemi to Robe
94	5894	,,		58B No. 1 Maungatautari 5A No. 2	Henry Catheart. Pepene Eketone to Patrick
	War and San		17 April 1019	_	Fraser. Mita Nikora and another
95	5899	Lease	17 April, 1913	Whakataka No. 1	Robert Alexander Wight.

Applications for Confirmation of Alienations—continued.

Name of Labor Name of Labor Salms			APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—CONTINUAL			Names of Pasting			
10 10 10 10 10 10 10 10	No.	Record No.	of	Date.	Name of Land.	Names of Parties.			
Section Total Section Sectio		NEW APPLICATIONS—continued.							
299 5904 Losse 0 Ostober, 1913 William Standard 1	296	5900	Transfer		Te Awaiti No. 1H No. 2A,	Takotorau te Aku to Thomas Henry Hampton.			
200 5695 Transfer 29 April 1913 Te Tii	297 298		l "		Te Akau D 4B, Section 2	Hera Matewai to Remana Nutana. Amukete Rokena and others to			
15 September, 1913	299	5905	Transfer	29 April, 1913	Te Tii	Taumaha Kara and others to			
100 5921	300	5916	,,	15 September, 1913	Te Awapikopiko	Tarika te Hura and others to			
17 October, 1913 Taupini, Lot 3485 Whitmui Telaraws to Charlet Section 2	301	5921	,,	30 Мау, 1913	Te Akau B No. 29	Mita Karaka Ngatipare and an-			
Part Lot 12. Takaanini	302	5937	,,	17 October, 1913	Taupiri, Lot 348D	Whiunui Tukarawa to Charles			
Maungatautari 4B, Section 2 Opustia 50 No. 2 May, 1913 Maungatautari 4B, Section 2 Opustia 50 No. 2 May, 1913 Machau No. 1 East No. 2A Machau No. 1 East No. 2A Maungatautari 3A No. 5A No. 68 To Ahou D No. 13 To Machau No. 1 East No. 2A Maungatautari 3A No. 5A No. 69 Machau No. 1 East No. 2A Maungatautari 3A No. 5A No. 69 Machau No. 1 East No. 2A Maungatautari 3A No. 5A No. 69 Machau No. 1 East No. 2A Maungatautari 3A No. 5A No. 6A To Ahou D No. 13 To East No. 2A Maungatautari 3A No	303	5942	ļ "			Wirihana Takaanini to Robert			
Opuatia 50 No. 2	304	5944	,,		Maungatautari 4B, Sec-	Mere Parata and others to K. J. B.			
Hepertainui North 5a North Te Ahoaho Potahi to C. O. Phair. 20 Hepertainui North 5a North 20 Hepertainui North 2a North 20 Hepertainui North 5a North 20 Hepertainui North 2a North 20 Hepertainui North 5a North 20 Hep	305	5945	,, ···			Hera Taha and another to E. G.			
Hecctainul North 5a North 2A Mochau No. 1 East No. 2A	306	5946	,,	••		Te Ahoaho Potahi to C. O. Phair.			
22 May, 1913 Mochau No. 1 East No. 2A To Martite Aramoans and other to E. Deeble. Waipa, Lot 63r No. 9 Manungatautari 1 a No. 6 No. 13 Manungatautari 1 a No. 1 No. 13 Manungatautari 1 a No. 2 Manungatautari 1 a Noural No. 1 No. 1 Noural No. 1 Noural No. 1 Noural No. 2 Manungatautari 1 a Noural No. 1 M	307	5947	,,		Hoeotainui North 5x North				
23 June. 1913 Torchina Block Waipa, Lot 63r No. 9 Waipa, Lot 70 Waipa, Lo	308	5952	,,	22 May, 1913		Te Mataiti te Aramoana and others			
Source S	309	5957	,,	23 June, 1913	Torehina Block	Wiremu Pita Taurua and another			
Maungstautari 3 A No. 5a No. 6 No. 13 No. 5a No. 5a No. 6 No. 6 No. 6 No. 6 No. 6 No. 6 No. 13 No. 5a No. 5a	310	5958	,,		Waipa, Lot 63F No. 9	Tamati Wirihana and there to			
Te Ahau D No. 13	311	5959	,,	•		Maea Tauheke and others to			
Motio Maska to John Clarkin. House Sample Hou	312	5960	,,			Hika Hone Kingi to Hazel Mar-			
Section 2	313 314			1010	Te Au-o-Waikato A No. 2c,	Motio Maaka to John Clarkin. Hauiti Rangiwaerea and another			
Second S	315	5975	·	21 ,, 1913	Te Au-o-Waikato Maunga-	Kihirini Kahu Tamehana to			
Section Sect	316	5976		20 ,, 1913	Allotment 63F, Section 7,	Hori Takerei and another to W. J.			
Transfer 13 May, 1913 Kuaotunu No. 68 2 Farish of Waipa Kuaotunu No. 68 2 Kuaotunu No. 68 2 Kuaotunu No. 68 2 Lot 28, Parish of Horotiu Boraku Rapana and others to E Deceble.	317	5977	,,	20 ,, 1913	Allotment 63F, Section 8,	Te Kaka Hepata and others to			
18 November, 1913	318	5980	Transfer	13 May, 1913		Paraku Rapana and others to E.			
20	319	5981	,,	18 November, 1913	Lot 28, Parish of Horotiu	Te Waamu Tanahira and others			
September, 1913 September, 1913 Onewhero, Lot 998 Allotments 170 and 171, Tamahere Parish Allotment 178. Tamahere Parish Allotment 155, Tamahere Parish Allotment 155, Tamahere Parish Allotment 155, Tamahere Parish Section 1 (part)	320	5982		6 May, 1913	Papaaroha No. lp No. l	Hamiora Mangakahia to H. M.			
Second color	321	5984		2 September, 1913	Onewhero, Lot 99B	Ani Hariata and others to Alex-			
Tamahere Parish Allotment 178. Tamahere Parish Allotment 155, Tamahere Parish Allotment 155, Tamahere Parish Allotment 155, Tamahere Parish Barelay.				12 June, 1913		ander Muir. Tukaors Para to George Barclay.			
Second Parish Allotment 155, Tamahere Parish Allotment 155, Tamahere Parish Te Au-O-Waikato A No. 2B (part) Wharekawa 1F, Section 1 (part)	323	5991		12 ,, 1913	Allotment 178, Tamahere	Motio Maaka to George Barclay.			
Sericlay	324	5992	ŀ	12 ,, 1913	Allotment 155, Tamahere	Tomonui Pirihi and another to G.			
17 October, 1913 17 October, 1913 (part) Wharekawa 1r, Section 1 (part) Kopuararuwai 3c 1s Maungatautari 4a 2s Natives to V. L. Bagnall.	325	5993	· ·	14 November, 1913	Te Au-o-Waikato A No. 2B				
Section 1 Sect	326	5999		17 October, 1913	Wharekawa 1r, Section 1	Te Marae Mahuta and others to			
15 November, 1913 Maungatautari 4A 2B Te Raumako Tamehana to A : O Kay Kabu Parera to Duncan Camp bell					Kopuararuwai 3c lb	Natives to V. L. Bagnall.			
Sample S		ľ	1						
331 6008			,,						
332 6009	330	6007	,,	24 October, 1913		Hendry.			
No. 1	331	6008	,,	1		John Darrow.			
334 6011 " 8 December, 1913 Allotment 208, Parish of Manurewa Tahura and another to Christina Wallace. 335 6012 " 1 October, 1913	332	6009	,,		No. 1				
335 6012 , 1 October, 1913 Tahuroa No. 1G Te Raha Pere and another to R. A. Taylor. 336 6013 , 2 July, 1913 Hoeotainui North 2B, Section 1 Mamae te Kata to Walker and Bews. 337 6014 , 2 July, 1913 Hoeotainui North 2B, Section 1 Meha te Moananui and others to Meha te Meh	333	6010	,,	10 November, 1913	Komata No. 1B 3B				
335 6012 , 1 October, 1913 Tahuroa No. 1G Te Raha Pere and another to B. A. Taylor. 336 6013 , 2 July, 1913 Kiwitahi 3A, Section 1 Mamae te Kata to Walker and Bews. 337 6014 , 2 July, 1913 Hoeotainui North 2B, Section 1 Natives to W. L. Eddowes. 338 6015 , 2 December, 1913 Kuaotunu No. 4B Meha te Moananui and others to	334	6011	,,	8 December, 1913		Te Ngaehe Tahuna and another to Christina Wallace.			
336 6013 " Kiwitahi 3A, Section 1 Mamae te Kata to Walker and Bews. 337 6014 " 2 July, 1913 Hoeotainui North 2B, Section 1 Mamae te Kata to Walker and Bews. Natives to W. L. Eddowes. 338 6015 " 2 December, 1913 Kuaotunu No. 4B Meha te Moananui and others to	335	6012	,,	1 October, 1913		Te Raha Pere and another to			
337 6014 , 2 July, 1913 Hoeotainui North 2B, Section 1 338 6015 , 2 December, 1913 Kuaotunu No. 4B Meha te Moananui and others to	336	6013	,,	••	Kiwitahi 3A, Section 1	Mamae te Kata to Walker and			
338 6015 , 2 December, 1913. Kuaotunu No. 4B Meha te Moananui and others t	337	6014	,,	2 July, 1913					
i D. Li. Willies.	338	6015	,,	2 December, 1913		Meha te Moananui and others to F. L. White.			

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
	*		NEW APPLICATION	ons—continued.	
339	6016	Transfer	10 October, 1913	Te Reu Reu B	Wiri Netana and others to Charle Nisbet.
340	6017	,,	5 December, 1913	Section 33c, Block XII, Aroha S.D.	Henare Marara and others to D. C. McNicol.
341	6018	,,	19 November, 1913	Part Ngahutoitoi D No. 1	Paca Timiuha to F. M. Clayton and others.
342	6019	,,	18 July, 1913	Te Akau A No. 12	Erueti Whatihoro and others to M. E. Gorrie.
343	6020	,,	11 November, 1913	Kairere	Rangikapua Heta and others to Hauraki Sawmill Company.
344	6021	,,	••	Manurewa, Section 20	Tete Tawhiao and others to E
345	6022	Tramway ease- ment	10 October, 1913	Te Poka No. 2	Terekia Wharepuhi and others to Kauri Timber Company (Li- mited).
346	6023	D itto	10 December, 1913	Upokohaunui No. 2	Wiri Netana and others to Kaur Timber Company (Limited).
347	6024	Conveyance		Taupiri, Lot 348c	Hone Karaka to Caleb Hill and another.
348	6025	Transfer	• **** · • ***	Maungatautari 4E No. 2	Parata Wheoro and others to M. E. Cornfoot.
149	6026	,,		Putataka 1c 2в	Paretuohu Tepene to A. C. T. Coburne.
350 351	6027 6028	Lease	9 December, 1913 14 October, 1913	Huruhi No. 2A Waitakaruru 3A No. 2	Ranginui te Kaihe to Jessie Craig Te Ropiha te Ranginui and another to M. I. Johnstone.
52	6029		• • • • • • • • • • • • • • • • • • •	Pukete, Lot 278	Waaka Hokura and others to A. F. Wilcock.
353	6030	,,	•	Te Archa Block V, Sec- tion 5A No. 3B	Maraea Merepeka and others to H. W. Cooke.
54	6031	,,	••	Maungatautari 3A No. 5A No. 5	Tarika te Hura and others to P. R. Fraser.
55	6032	,,	24 July, 1913	Wharekawa 4c 3c	Te Ngako te Ipuhuahua to C. J. Craig.
56	6033	,,	16 September, 1913	Hoeotainui South 1B, Section 2	Whasta Ngawhare and others to J. Turner.
57	6043	,,	14 June, 1913	Puketutu 1B No. 3	Te Kihirini Kahu Tamihana to C. B. Beeson and others.
58	6044	••	••	Te Tapui B No. 2	Ria Panapa and others to L. H. Wilson.
59	6052	,,	••	Maungatautari 4H 7A l	Natives to W. H. Mandeno.
60 61	6053 6054	,,	1 July, 1913	Kuaotunu 3B	Ranapia Mokena and another to Q. A. McIlwraith.
	100			· · · · · · · · · · · · · · · · · · ·	W. A. MULIWISION.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
	a •n° gg. ∴	ADJOUI	ENED APPLICATIONS.
359	3446	Te Au-o-Waikato A No. 2	Lease to Arthur Wilkins for twenty-one years at an annual rental of 12s, per acre.
360	3924	Wharekawa 5B South No. 3A	Sale to the Avoca Company (Limited) for the sum of £1 per acre.
361	3959	Taharoa A No. 3	Sale to William Charles Fraser for the sum of £1 per acre.
362	3960	", A No. 7	Sale to Robert Robertson Menzies and Allan Gillies Menzies for the sum of £1 per acre.
363	3961	A No. 6	Sale to William Blomfield for the sum of £1 per acre.
364	3962	" A No. 1	Sale to Arthur Kell and John Scott for the sum of £1 per acre.
365	4330	Maketu	Sale to Thomas Flavell for the sum of £2 per acre.
366	4544	Taharoa A. Section 6	Lease to James Keville for a term of forty-two years at a rental of
- 000			1s. 6d. per acre for first twenty-one years, and 3s. per acre per
			annum for remaining twenty-one years.
367	4769	Koukourahi No. 4B	Sale to Frederick Gaudin for the sum of £5 per acre.
368	4876	Waipipi, Lot 369	Sale to Kati Pipene for the sum of £2 per acre.
369	4877	Lot 377	£5
370	4886	Waipa, Lot 69	Sale to Mahuta Tawhiao at Government valuation.
371	4992	Lot 65, Parish of Waipa	Sale to Joseph Francis McGrath for the sum of £4 per acre.
372	4997	Ngarua No. 5A	Sale to Harold Rogers Jones and another for the sum of £3 per acre.
373	4998	Wairau No. 1	Sale to Ruby Woodham for the sum of £3 per acre.
374	5138	Maungatautari 4B No. 7, Section 3	Sale to Janey Hughes for the sum of £2 per acre.
013	0.00	(part)	
375	5141	Hoeotainui North 4B No. 2	Sale to William and Annie Carson for the sum of £100.
376	5251	Maungatautari 4H, Section 8	Lease to A. Saunders for a term of forty-two years at an annual
010	0201	The state of the s	rental of 1s. per acre for first twenty-one years, and 2s. per acre
3.50			for balance of term, or if Government valuation be higher than
			£1 per acre, then rental to be 5 per cent. on Government valuation.
377	5256	Pushue No. 2, Section 7c	Sale to Arthur John Smith for the sum of £2 per acre.
378	5333	Karokaro A	Lease to Ellen Clarkin for a term of forty-two years at a rental
310	0000	ALWIVARULU II	of 2s. per scre for first twenty-one years, and 5 per cent. on
		82 1944 A.C. A.C.	unimproved value for second twenty-one years.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909—continued.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
		ADJOURNED AP	PLICATIONS—continued.
379 i	5452	Whangamarino, Lot 471D 2	Sale to Frank Storey at a price to be not less than £2 per acre.
380	5454	Te Akau B No. 9B, Section 2 (part)	Sale to Ernset Arthur Craig for the sum of £2 per acre.
381	5455	Koukourahi No. 4B	Sale to H. R. Cooke for the sum of £4 per acre.
382	5458	Hoeotainui North 2B, Section 4	Sale to Howell Rogers Jones for the sum of £3 per acre.
383	5459	$2B_a^{\dagger}5$	Sale to Howell Rogers Jones for the sum of £2 10s. per acre.
384 385	$5515 \\ 5534$	Whangape, Lot 58 Maungatautari 4H, Section 5A	Sale to George William Sanders at Government valuation. Sale to Joseph Houston at a price to be not less than £2 per acre
		NEW	APPLICATIONS.
886	5564	Whangape No. 60B	Sale to G. W. Sanders at Government valuation, but not less tha
387	5574	Rahinui No. 1	£2 per acre. Sale to E. H. Schnackenberg for the sum of £630.
388	5743	Pakarau Pa C No. 2	Sale to Kenneth John Ballance McCardle for the sum of £2 10
389	575 8	Hoeotainui North 6B No. 2H	per acre. Sale to Edward Frederick Westbury for the sum of £1 per acre.
390	5800	Lot 61B, Waipa	Lease to Dorothy Barbara Taylor for a term of forty-two yea at a rental of £5 per cent. on Government valuation for fir twenty-one years, and 5 per cent. on improved value for secon
391	5808	Puahue No. 1a. Section 2B	twenty-one years. Sale to Bertie Edwin Atkinson for the sum of £5 per acre.
392	5815	Allotment 65, Parish of Waipa	Lease to George Bruce for a term of forty-two years at a rental of
			5s. per acre per annum during the first twenty-one years, an 10s. per acre per annum during the last twenty-one years.
393	5817	Section 20, Block IX, Te Aroha Survey District	Sale to Richard Hartley Cartman for the sum of £8 10s. per acre.
394	5820	Maungatautari 4B Nos. 3 and 6, Section 7	Lease to Ernest MacKinder for a term of forty-two years at a renter of 2s. per acre for the first twenty-one years, and 4s. per acre for the next twenty-one years.
395	5832	Waitakaruru 5c No. 2	Sale to the Crown for the price of Government valuation.
396	5837	Rahinui No. 2	Sale to E. H. Schnackenberg for the sum of £1 5s. per acre.
397	5838	Waitakaruru 4c No. 4	Sale to Miriam Stewart Findlay for the sum of £2 per acre.
398	5839	Maungatautari 4B Nos. 3 and 6 No. 5	Lease to Ernest MacKinder for a term of forty-two years at a annual rental of 2s. per acre per annum for first twenty-on years, and 4s. per acre per annum for next twenty-one years.
399	5840	" Nos. 3 and 6 No. 6	Ditto.
100	5841	,, Nos. 3 and 6 No. 2	,,
101	5842	" No. 1	",
102	5866	Te Akau D No. 6B	Lease to James Donald Burgess for a term of forty-two years at
103	5867	Tauranga C	rental of £5 per centum on the Government valuation. (1.) Sale to Moeroa Phillips at the Government valuation. (2.) Lease to Moeroa Phillips for a term of fifty years at a annual rental of £5 per cent. on Government valuation for first twenty-five years, and 5 per cent. on then unimproved
104	587	Pakarikari No. 2a	value for remaining twenty-five years. (1.) Sale to Taui Wetere and Tawhainoa Erueti at the Governmen valuation. (2.) Lease to Taui Wetere and Tawhainoa Erueti for a term of forty-two years at a rental of 5 per cent. on Governmen
ا ہم.	500 <i>5</i>	77	valuation.
105 106	5935 5936	Hoeotainui North 6B No. 2H Te Akau D No. 6B, Section 3	Sale to Charles Oakshort Phair for the sum of £1 2s. 6d. per acre Sale to Thomas Wallace for the sum of £2 per acre. Lease to Thomas Wallace for a term of forty-two years at a rental of 1s. 6d. per acre per annum for first twenty-one years, and 3s. 6d
107	5951	" 6B, Section 3	per acre for remaining twenty-one years. Sale to the Crown at Government valuation.
108	5953	Moehau No. 1 East 2B.	Sale to the Crown at Government valuation. Sale to Ernest Deeble for the sum of £486.
09	5954	Te Maioro	(1.) Sale to Augustus Christie for the sum of £1,000. (2.) Lease to Augustus Christie for a term of fifty years at a renta
10	5955	Tikorauroha	of £50 per annum. (1.) Sale to W. E. Price for the sum of £2 10s. per acre.
			(2.) Lease to W. E. Price for a term of twenty-one years at rental of 2s. 6d. per acre per annum.
11	5956	Tuitahi No. 1B	 (1.) Sale to W. E. Price for the sum of £1 5s. per acre. (2.) Lease to W. E. Price for a term of twenty-one years at an annual rent of 1s. 3d. per acre.
12	5969	Whangape, Lot 33	Sale to Hone Weeti for the sum of £3 per acre.
13	5970	Tapuaurerahi No. 4	Sale to Joseph Clark for the sum of £9 per acre.
14	5971	Patate B	,,
15	6034	Waitakaruru la No. 4	Sale to E. C. Adams for the sum of 10s. per acre or at Government
16	6035	Tikorauroha	valuation should it exceed 10s. per acre. (1.) Sale to W. E. Price for the sum of £1 per acre. (2.) Lease to W. E. Price for a term of twenty-one years at ar
1,,	609 <i>6</i>	Transfermi Nasth de 9- N. 9	rannual rental of 1s. per acre.
17	6036 6037	Hoeotainui North 6B 2E No. 2	Sale to W. L. Eddowes for the sum of £500.
18	6037 6038	,, 2c, Section 4	Sale to Winifride Lucy Eddowes for the sum of £50.
20	6039	,, 6B No. 2F Maungatautari 4B No. 5	Sale to W. L. Eddowes for the sum of £150. Lease to Annie Goodison for a term of forty-two years at a renta of 2s. per acre per annum for first twenty-one years, and 4s
21	6040	Kaiwaka No. 2B, Section 5	per acre for last twenty-one years. Sale of timber to United Timber Company (Limited) at a royalty
			of £75 for kahikatea timber. White-pine timber, 6d. per 100 for logs over 5 ft. girth; 4d. per 100 ft. for all logs under 5 in girth, or for the sum of £75.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909-continued.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
		NEW APPLI	CATIONS—continued.
422	6041	Waitakaruru 4c 4	Sale to Miriam S. Finlay for Government valuation, but not less than £2 10s, per acre.
423	6042	Kinohaku West E. Section 1r 2	Sale to Crown for Government valuation.
424	6045	Te Tapui A	Sale to M. O. Wilson for the sum of £2 2s. 6d. per acre.
425	6046	" B No. 4]	
426	6048	Maungatautari 4H 4B l	Lease to W. G. Kay for a term of forty-two years at a rental of
: 1	sul tre		1s. 6d. per acre for first twenty-one years, and 3s. per acre for residue of term.
427	6050	Taparahi No. 2B	Sale to the Crown for Government valuation.
428	6051	,, No. 3c No. 2	22 27

APPLICATIONS UNDER SECTION 425 OF THE NATIVE LAND ACT, 1909, TO PERMIT OF THE ALIENATIONS HEREUNDER REFERRED TO.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Ns	mes of Parties.	_
	1		WAIKAT	O DISTRICT.			:
429	5787	Lease	••	Maraetai No. 3		Maxwell and othe McGinty.	rs to

Notice of Meeting of Owners under Part XVIII of the purpose of considering the following proposed Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Aotea Maori Land District hereby notifies that a meeting of the owners of Taku Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Pipiriki on Monday, the 12th day of January, 1914, at 10 o'clock in the forencon,

"(a.) That the land be sold to James Hamilton Russell at

the Government valuation.

"(b.) That the land be leased to James Hamilton Russell at 5 per centum of the Government valuation."

Dated at Wanganui this 18th day of December, 1913.

J. B. JACK, President.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that William Purland Havward, late of Whangarei, now of Auckland, Painter, was this day adjudged bankrupt; and 1 hereby summon a meeting of creditors to be holden at my office on Friday, the 19th day of December, 1918, at 11 o'clock.

W. S. FISHER Official Assignee.

Auckland, 12th December, 1913.

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

NOTICE is hereby given that PETER JOHANNES SCHMIDT, of Waipukurau, Grocer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waipukurau, on Monday, the 22nd day of December, 1913, at 11 o'clock in the forenoon.

E. B. BURDEKIN Deputy Official Assignee.

Napier, 11th December, 1918.

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

OTICE is hereby given that John Victor McDonald, of Hastings, Watchmaker, was this day adjudged bankript; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hastings, on Monday, the 29th day of December, 1913, at 10 o'clock.

E. B. BURDEKIN,
Deputy Official Assignee.

Napier, 15th December, 1913.

In Bankruptcy.- In the Supreme Court, Wellington District

OTICE is hereby given that JAMES HERBERT ANSTIS, of Bull's, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Wanganui. on Monday, the 22nd day of December, 1913, at 2.30 o'clock p.m.

T. R. SAYWELL

Deputy Official Assigned. Wanganui, 25th November, 1913.

In Bankruptcy.—In the Supreme Court, holden at Palmerston North.

OTICE is hereby given that HUMPHREY ROBINSON, of Hastings, lately of Palmerston North, Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 19th day of December, 1913, at 2.30 o'clock.

G. J. SCOTT,
Deputy Official Assignee.
Palmerston North, 12th December, 1913.

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

NOTICE is hereby given that Joseph Marrin, of Te Kuha, Westport, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 12th day of December, 1913, at 2 o'clock.

W. T. SLEE. Deputy Official Assignee.

Westport, 4th December, 1913.

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

OTICE is hereby given that JAMES PETER KENNEDY and ANNIE ELIZA KENNEDY, both carrying on business at Greymouth under the style and firm of "J. P. Kennedy," Storekeeper, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 17th day of December, 1913, at 2 o'clock p.m.

C. W. COOKE, Deputy Official Assignee.

Greymouth, 8th December, 1913.

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

OTICE is hereby given that WILFRED KING DIXON, of Christchurch, late of Invercargill, Manufacturers' Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Public Trust Buildings, 96 Gloucester Street, Christchurch, on Friday, the 19th day of December, 1913, at 11 o'clock in the foreness. in the forenoon.

> GEO. A. SMYTH, Official Assignee.

Christchurch, 12th December, 1913.

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

OTICE is hereby given that ROBERT COOK, of Livingstone, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Oamaru, on Monday, the 15th day of December, 1913, at 3 o'clock p.m.

A. W. WOODWARD, Deputy Official Assignee.

Dunedin, 8th December, 1913.

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

OTICE is hereby given that PAUL GUSTAVUS MAXI-MILIAN FINK, of Anderson's Bay, near Dunedin, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, Stuart Street, Dunedin, on Friday, the 19th day of December, 1913, at 2.30 o'clock p.m.

T. D. KENDALL, Official Assignee.

Dunedin, 12th December, 1913.

LAND TRANSFER ACT NOTICES.

EASE No. 4888 of 27 acres, more or less, being part of Allotment 83 of the Parish of Waikomiti, and being part of the land contained in certificate of title, Vol. 22, folio 253, of the Register-book, from ARTHUR LEGGE GOOLD to JAMES HAROLD SUTHERLAND:

The lessor having re-entered and recovered possession of the above land for non-payment of rent, it is my intention to notify such re-entry upon the Register at the expiration of one month from the 18th day of December, 1913.

Dated this 15th day of December, 1913, at the Land Register Office, at Auckland.

THOS. HALL.

THOS. HALL 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 19th day of January, 1914.

5479. ALEXANDER GRANT and LOUISA GRANT.—Allotment 21, Parish of Tuhikaramea, containing 50 acres. Occupied by Alexander Grant. Plan 8870.

5603. JAMES DEERNESS CHALMERS.—Part Allotment 3, Parish of Karaka, containing 263 acres. Occupied by Applicant. Plan 8681.

5608. PHILIP MUNRO, THE YOUNGER.—Allotment 271, Town of Hamilton West, containing 3 roods 36.7 perches (fronting Anglesea Street). Occupied by Applicant. Plan

Diagrams may be inspected at this office. Dated this 16th day of December, 1913, at the Lands Registry Office, Auckland.

THOS. HALL, 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 21st day of January, 1914.

ARCHIBALD IVOR PATERSON and ARTHUR IVOR MACKAY.—Sections 353, 354, 355, 356, 357, and 358, Patea District (Block XV, Hawera Survey District). Occupied by

Metcalfe Bros. as tenants. No. 1299.

EDWIN VIDAL PALMER, JAMES CECIL PALMER, and EMILY ANNE PALMER.—Allotments 7, 10, and 19 of Section 180, Patea District (Block VI, Hawera Survey District). Occupied by Henry Edgar. No. 1303.

Diagrams may be inspected at this office. Dated this 15th day of December. 1913, at the Lands Registry Office, New Plymouth.

> A. V. STURTEVANT, 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 24th day of January, 1914.

Application 4626 (Plan, provisional, 1329). THE PUBLIC TRUSTEE.—I rood six-tenths of a perch, part Section 18, Rangitikei Agricultural Reserve (Town of Marton). Occupied by Stafford Henry White.

Application 4629 (Deposited Plan 2835). HENRY NEVINSON HARRISON.—873 acres 3 roods 16 perches, part Section 248, left bank, Wanganui River. Occupied by Louisa Cresswell.

Diagrams may be inspected at this office.

Dated this 17th day of December, 1913, at the Lands Registry Office, Wellington.

G. G. BRIDGES,
District Land Registrar.

OTICE 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 within one month from the date of the Gazette containing this notice.

1497. PERCY BOLLAND ADAMS, CHARLES JOHN HARLEY, and NOEL PERCY ADAMS.—11-9 perches, part of Section 18, Takaka. Occupied by Applicants.

1499. BANK OF NEW ZEALAND.—1 rood 26 perches, part of Section 18, Takaka. Occupied by Applicant.

1501. ALAN GEORGE SALISBURY.—11-16 perches, part of Section 18, Takaka. Unoccupied.

Diagrams may be inspected at this office. Dated this 15th day of December, 1913, at the Lands Registry Office, Nelson.

W. JOHNSTON, District Land Registrar.

N OTICE 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 within one month of the date of the Gazette containing this notice.

11875. DAVID WILLIAM PALMER.—2 acres and 5 perches, part of Rural Section 2626, Block IX, Teviotdale Survey

District. Occupied by Applicant.

11920. JOHN SCOTT BOLEYN and CHARLES SAMUEL
FREDERICK MOORE.—226 acres 2 roods 22 perches, Rural
Sections 5571, 12867, 13766, 14092, and part of Rural Sections 400, 2462, 5570, Blocks II, III, IV, Okains Survey
District. Occupied by John Scott Boleyn and James William
Alex Boleyn Alex. Boleyn.

11924. THOMAS EARNSHAW.—14 acres 2 roods 30 perches, part Rural Section 7195, Block XIV, Christchurch Survey District. Occupied by Francis Henry Steel.
11925. THOMAS EARNSHAW.—14 acres I rood 14 perches, part Rural Section 7195, Blocks XIII and XIV, Christchurch Survey District. Occupied by Applicant.
11933. GEORGE BONNETT.—2 acres and 2 perches, part of Rural Section 145, Block XIV, Christchurch Survey District. Occupied by Applicant and Maud Emily Annie Bonnett.

11939. BENJAMIN JOHN AGER.—36 3/10ths perches, part Rural Section 243F, St. Albans Ward, City of Christ-church. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 15th day of December, 1913, at the Lands Registry Office, Christchurch.

W. WYINKS District Land Registrar.

A PPLICATION having been made to me to register a transfer of Lease No. 5570, of which JOHN GRANT, of Wallacetown, Farmer, is the registered lessee, affecting 110 acres, being part of the reclaimed land in the New River Estuary, and evidence having been lodged of the loss or destruction of the said lease, I hereby give notice that I will dispense with the production of the said lease and register the transfer as requested, unless caveat be lodged forbidding the same on or before the 5th day of January, 1914.

Dated this 13th day of December, 1913, at the Lands Registry Office, Invercergill.

W. W. DE CASTRO District Land Registrar.

PRIVATE ADVERTISEMENTS.

NOTICE UNDER THE COMPANIES ACT. 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (3), of the above Act, that the undermentioned companies will, at the expiration of three months from the date hereof, and unless cause be shown to the contrary, be struck off the Register and dissolved.

Shetland Consolidated Sluicing Company (Limited). 1907/14.

Manuka Mining Company (Limited). 1904/22.

Dated at the office of the Assistant Registrar of Companies, at Dunedin, this 12th day of December, 1913.

J. MURRAY Assistant Registrar of Companies.

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

In the matter of the Trustee Act, 1908; and in the matter of the Public Trust Office Act, 1908; and in the matter of the estate of George Tuckwell, formerly of Wellington, in the Dominion of New Zealand, but latterly of Sydney and Cobar, in the State of New South Wales, in the Commonwealth of Australia, Labourer, deceased.

DURSUANT to an order made by His Honour Mr. Justice Cooper, under section 74 of the Trustee Act, 1908, on the 2nd day of August, 1913, in the matter of the above estate, all creditors and others (including therein those claiming as next-of-kin of the said George Tuckwell) having claims against next-of-kin of the said George Tuckwell) having claims against the estate of the said deceased are required to send in their claims to the Public Trustee, Wellington, New Zealand, on or before the 31st May, 1914; and in default of any such claims the Public Trustee will on the last-mentioned date proceed to distribute the assets of the said deceased, having regard only to the claims of which he shall then have notice.

Dated at Wellington, New Zealand, this 2nd day of August, 1912

1913.

J. W. MACDONALD. Solicitor to the Public Trust Office.

Note.—The said George Tuckwell was by an order of the said Court on the 23rd March, 1911, presumed to be dead. He was a native of Wellington, and left to reside in New South Wales. Claimants must forward full particulars of the parents of the said George Tuckwell, his brothers and sisters, the date of his birth, and a resume of his life, which information will be checked with the true facts in the possession of the Public Trust Office.

BUSINESS ADDRESS.

In the matter of the Companies Act, 1908; and in the matter of a company named "J. Pomeroy and Company (Limited)."

OTICE is hereby given that on and after the 1st day of December, 1913, the office of the said company will be situated at Alexandra Street, Hamilton.

Dated this 26th day of November, 1913.

PERCY WATTS, Solicitor for the said Company.

THE BRITISH IMPERIAL OIL COMPANY (NEW ZEALAND), (LIMITED).

In pursuance of the Companies Act, 1908, public notice is hereby given that the situation and locality of the office or place of business of the British Imperial Oil Company (New Zealand), (Limited), where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered, is at the offices of Gollin and Company Proprietary (Limited), No. 78 Jervois Quay, Wellington.

In pursuance of the same Act the British Imperial Oil Company (Limited) hereby gives notice of its intention to cease carrying on business in New Zealand.

Dated this 3rd day of December, 1913.

R. G. REED,

Attorney for both Companies. Bell, Gully, Bell, and Myers, Solicitors, Wellington.

MEDICAL REGISTRATION.

EDGAR HENRY WILKINS, M.B., Bac. Surg. 1912, Univ. Dubl., now residing in Wellington, hereby give notice that I intend applying on the 12th January next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar-General.

EDGAR HENRY WILKINS.

Dated at Wellington 11th December, 1913.

1018

FEATHERSTON TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it by the Town Boards Act, 1908, and the Local Bodies' Loans Act, 1908, and its amendments, the Featherston Town

Loans Act, 1908, and its amendments, the Featherston Town Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest and other charges on the loan of £500, authorized to be raised by the said Town Board, under the above-mentioned Acts, for the following purpose—for improving the Featherston Town Hall—the said Town Board hereby makes and levies a special rate of \$\frac{1}{4}\$d. in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the Featherston Town District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of January in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off.

The common seal of the Featherston Town Board was

The common seal of the Featherston Town Board was hereto affixed at the offices of and pursuant to a resolution of the Featherston Town Board in the presence of-

J. W. CARD, Chairman.

A. C. HOLMS,

Clerk.

Passed at a duly constituted meeting of the Featherston Town Board held on the 10th day of December, 1913.

A. C. HOLMS Clerk.

1019

TAURANGA BOROUGH COUNCIL.

Town Hall Loan.

HEREBY give notice that at a poll taken on the above proposal the following votes were recorded: For the oposal, 199; against the proposal, 146.

And I hereby declare the above proposal to be carried.

B. C. ROBBINS,

Mayor. 1020

Tauranga, 8th December, 1913.

WESTLAND COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND UNDER THE PUBLIC WORKS ACT.

OTICE is hereby given that the Chairman, Councillors, and Inhabitants of the Westland County Council proposet to take, under the provisions of the above-mentioned Act, the lands described in the Schedule hereunder written, for the purpose of a road.

And further notice is hereby given that a survey has been

made and a plan prepared showing the lands required to be taken, together with the names of the owners and occupiers of such lands so far as they can be ascertained; and a copy of such lands so far as they can be ascertained; and a copy of such plan is deposited in the office in Fitzherbert Street, Hokitika, of the Westland County Council, and is open for inspection by all persons during ordinary office hours, namely, 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. daily, except on Saturdays, when such hours are from 9 a.m. to 1 p.m. And all persons affected are hereby called upon to set forth in writing any well-grounded objections to such works or to the taking of the said lands, and to send such writing, within forty (40) days from the first publication of this notice, to the said Westland County Council, addressed to the County Clerk at the office of the said Council situate as aforesaid.

Clerk at the office of the said Council situate as aforesaid.

The Schedule above referred to.

All that percel of land, containing 3 roods 13 perches, being portion of Section 2026, coloured "purple" on plan marked "B."

All that parcel of land, containing 1.75 perches, being portion of Lot 1 of Section 1034, coloured "blue" on said plan marked "B."

tion of Lot 1 of Section 1034, coloured "blue" on said plan marked "B."

All that parcel of land, containing 1 rood 27.7 perches, being portion of Lot 3 of Section 1034; all that parcel of land, containing 1 rood 23.6 perches, being portion of Section 1035; all that parcel of land, containing 3 roods 16 perches, being portion of Section 1037; all that parcel of land, containing 2 roods 10.4 perches, being portion of Section 1048; all that parcel of land, containing 1 acre 1 rood 16.3 perches, being portion of Section 1069; all that parcel of land, containing 1 acre 2 roods 8 perches, being portion of Section 1070; all that parcel of land, containing 1 acre 29.4 perches, being portion of Section 1071; all that parcel of land, containing 34.7 perches, being portion of Section 1086; all that parcel of land, containing 1 acre 9.8 perches, being portion of Section 1046; all which lands are coloured yellow on the said plan. The whole of the foregoing lands are situate in Block IV, Mahinapua Survey District, in the Land District of Westland.

All that parcel of land, containing 1 acre and 5.6 perches, being portion of Section 1044; and all that parcel of land, containing 2 roods 27.2 perches, being portion of Section 1045; both parcels coloured "yellow" on the said plan.

All that parcel of land, containing 1 rood 13.1 perches, being portion of Section 1052; and all that parcel of land, containing 8.2 perches, being portion of Section 1745; both parcels coloured "red" on the said plan.

The last four described parcels of land are situate in Block VIII in the said survey district.

All the above-described parcels are more particularly delineated on the plan marked and coloured as aforesaid.

All the above-described parcels are more particularly delineated on the plan marked and coloured as aforesaid.

Dated at Hokitika this 10th day of December, 1913.

By order.

1021

D. J. EVANS, County Clerk.

EPSOM ROAD BOARD.

RESOLUTION MAKING SPECIAL RATE.

HAT, in pursuance of the powers vested in it in that behalf by section 4 of the Local Bodies' Loans Act, 1908, and the amendments thereof, the Epsom Road Board

hereby resolves as follows:

hereby resolves as follows:—
That, for the purpose of providing interest, sinking fund, and other charges on a loan of £55,000, authorized to be raised by the Epsom Road Board, under the provisions of the Local Bodies' Loans Act, 1908, for the general drainage and reticulation of the whole of the Epsom Road District, the Epsom Road Board hereby makes and levies a special rate of seven-eighths (§d.) of a penny in the pound on the capital value of all rateable property in the said road district; and that such special rate shall be an annual-recurring rate, and be payable on the 1st day of April and the 1st day of October in each 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 foregoing resolution was duly passed at a special meeting of the Epsom Road Board held on Tuesday, the 9th day of December, 1913.

WM. HOGG, Clerk.

NOTICE is hereby given that the Partnership hitherto existing between Ernest John Rand and Charles Edward Walker, carrying on business as "Rand, Walker, & Co.," has been dissolved by mutual consent.

The said Ernest John Rand will continue to carry on the said business, and will receive all moneys due to the said firm, and will discharge all liabilities of the said firm.

Dated this 31st day of August, 1913.

E. J. RAND.

Witness to signature of Ernest John Rand-Ernest C. Levvey, Solicitor, Wellington.

CHAS. E. WALKER.

Witness to signature of Charles Edward Walker-Skelton, Solicitor, Auckland. 1023

BOROUGH OF HAMILTON.

MOTOR REGULATION ACT, 1908.

PURSUANT to section 13 of the Motor Regulation Act, 1908, notice is hereby given that at a meeting of the Hamilton Borough Council held on the 24th October, 1913, it was resolved that Part II of the Act, dealing with the registration of motors, be brought into operation in the Borough of Hamilton on and after the 1st day of December, 1913.

E. J. DAVEY, Town Clerk 1024

3rd November, 1913.

OTICE is hereby given that the Partnership heretofore OTICE is hereby given that the Partnership heretofore subsisting between us, the undersigned, James Buckman Elms Hird and John Fear, carrying on business as Plumbers at Hastings, under the style or firm of "John Fear," was on the twenty-fourth day of November, one thousand nine hundred and thirteen, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned John Fear, by whom the business will in future be carried on.

Detect this fifteenth day of December 1913

Dated this fifteenth day of December, 1913.

J. B. E. HIRD.

Witness to the signature of James Buckman Elms Hird—Alf. W. Parkinson, Clerk to Messrs. Logan, Williams, & White, Solicitors, Hastings.

Witness to the signature of John Fear-Alf. W. Parkinson, Law Clerk, Hastings.

EGMONT COUNTY COUNCIL.

EXTRACTS FROM THE MINUTES OF PROCEEDINGS AT A MEETING HELD ON THE 12TH DAY OF DECEMBER, 1913,

IN pursuance and in exercise of the powers vested in its by the Local Bodies' Loans Act, 1908, and its amendments, the Egmont County Council hereby resolves as follows:

follows:—
That, for the purpose of providing for the payment of interest and sinking fund and other charges on the loan of £1,000, authorized to be raised by the said Council, under the above-mentioned Act, for the purpose of purchasing road machinery, the said Council hereby makes and levies a special rate of one eighty-fifth of one penny (1/85d.) in the pound upon the rateable value (on the basis of the capital value) of all rateable property in the County of Egmont; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of December in each and every year during the currency of such loan, being a period of thirty-six and one half (36½) years, or until the loan is fully paid off.

The common seal of the Chairman, Councillors, and Inhabitants of the Egmont County Council was hereto affixed

at the offices of and pursuant to a resolution of the Egmont County Council in the presence of-

W. C. DUDLEY.

Chairman.

GEO. W. ROGERS. Clerk.

We hereby certify that the above is a true copy of and a correct extract from the minutes of proceedings of the Egmont County Council at the meeting above mentioned. W. C. DUDLEY,
Chairman.

GEO. W. ROGERS, Clerk.

1026

WHEREAS the Pukekohe West Road Board has been WHEREAS the Pukekohe West Road Board has been authorized by the ratepayers to borrow £1,800 for the purpose of forming, grading, metalling, and deviating the main road leading through the Purapura Special-rating Area, and up to a point on the said main road but outside the said special-rating area distant twenty chains from the northern boundary of the said special-rating area, and for paying all purchase-money of land bought for the purpose of such deviations, and all advertising, clerical, banking, and legal charges and expenses incidental to the said works, or incidental to the purchase of the said land or to the raising of the said loan; and the New Zealand State-guaranteed Advances Board has provisionally approved the application for such loan at the rate of £3 15s. per centum per annum: And whereas the New Zealand State-guaranteed Advances Office Superintendent is unable to advance such loan at the said rate of interest, but can advance the same at the rate of said rate of interest, but can advance the same at the rate of

£4 10s, 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, the Pukekohe West Road Board hereby resolves that, for the purpose of providing moneys sufficient to cover the increased payments in respect of such loan, the said Pukekohe West Road Board hereby makes and levies a special rate of seveneighths of a penny in the pound upon the rateable value of all rateable property of the Purapura Special-rating Area, comprising the whole of Purapura No. 1, Purapura No. 2, and Purapura No. 3 Blocks, comprised in original Crown grants registered in the Deeds Registry Office at Auckland under Numbers 32086 N C, 32085 N C, and 32084 N C respectively; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of September in each and every year during the currency of such loan, or until the loan is fully paid off. the Pukekohe West Road Board hereby resolves that, for the fully paid off.

The above resolution was passed at a duly constituted special meeting of the Pukekohe West Road Board held at the Board's office on 13th November, 1913.

H. G. R. MASON, Clerk.

1027

OROUA COUNTY COUNCIL

SPECIAL ORDER.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, and the State-guaranteed Advances Act, 1909, and its amendments, the Oroua County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £180, being an additional ten per centum on the original loan of £1,800, which was raised for the purpose of constructing Fitzherbert Road East and Gardiner's Road, the said Oroua County Council hereby makes and levies a special rate of 1/12th of a penny in the pound upon the rateable value of all rateable property comprising Sections 1/24, 26/34, and 43/7, Block III, Gorge Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year or until the loan is fully paid off. It is the intention of the Oroua County Council to pay out of the said loan the cost of

The above resolution was duly passed as a special order at a special meeting of the Oroua County Council held on the 31st day of October, 1913, and confirmed at a special meeting of the said Oroua County Council held on the 5th day of December 1912 December, 1913.

HUGH BURRELL, Chairman, Oroua County Council.

OROLLA COUNTY COUNCIL

SPECIAL ORDER.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, and by the New Zealand State-guaranteed Advances Act, 1909, and its amendments, the Oroua County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £200, being an additional ten per centum on the original loan of £2,000, which was raised for the purpose of constructing Arapata Road, the said Oroua County Council hereby makes and levies a special rate of 3/40ths of a penny in the pound upon the rateable value of all rateable property within the Arapata Road Special rating. District and that within the Arapata Road Special-rating District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a term of 36½ years, or until the loan is fully paid off. It is the intention of the Oroua County Council to pay

out of the said loan the cost of raising same.

The above resolution was duly passed as a special order at a special meeting of the Oroua County Council held on the 31st day of October, 1913, and confirmed at a special meeting of the said Oroua County Council held on the 5th day of December 1912.

December, 1913.

1029

HUGH BURRELL Chairman, Oroua County Council.

OROUA COUNTY COUNCIL.

SPECIAL ORDER.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, and subsection (10) of section 41 of the Hospital and Charitable Institutions Act, 1909, the Oroua County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,350, authorized to be raised by the Oroua County Council, under the above-mentioned Acts, to provide the contribution due by the Oroua County Council to the Palmerston North Hospital and Charitable Aid Board for the purpose of defraying the cost of erecting the proposed Old Peoples' Home, and completing the rebuilding scheme of the Palmerston North Hospital and Charitable Aid Board as per schedule hereto attached, the Oroua County Council hereby makes and levies a special rate of 4/21sts of a penny in the pound upon the capital value of all rateable property within the Oroua County; and that such special rate shall be an annual-recurring rate during the currency of such loan, being a period of 13½ years, or until the loan is fully paid off. It is the intention of the Oroua County Council to pay out of the said loan the cost of raising the same and the first half-year's interest thereon.

The above resolution was duly passed as a special order at a special meeting of the Orous County Council held on the

The above resolution was duly passed as a special order at a special meeting of the Oroua County Council held on the 31st day of October, 1913, and confirmed at a special meeting of the said Oroua County Council held on the 5th day of December, 1913.

HUGH BURRELL, Chairman, Oroua County Council.

Schedule of Works, and Oroua County Council's Contribution towards Capital Expenditure on Buildings, Additions, and Alterations to Buildings by the Palmerston North Hospital and Charitable Aid Board.

Proposed Work.	Co to	nount of Orous ounty Council's Contribution owards Capital Expenditure.			'e
The second secon		£	8.	d.	
Hospital buildings and extensions		594	3	10	
Old Peoples' Home		374	13	11	
Supplementary estimates		326	.0	. 8	
Estimated cost of raising loan and first	half-				
year's interest	• •	55	1	. 7	
	£]	,350	0	0	
1030		~		=	

THE AUCKLAND UNITED CHURCH OF SPIRITUALISTS.

OTICE is hereby given of a general meeting to be held on December 29th, 1913, at 7.30 p.m., No. 2 York Street, for the purpose of receiving the final report of the Liquidators appointed to wind up the affairs of the said Church.

WILLIAM JOSIAH COLLIER, Secretary.

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- HE following Works, published under the authority of the Government, are now on sale at the Stationery Department, Wellington, and will be transmitted at the published price to any address in the Dominion:—
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