

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 8, 1914.

Certain Lands reclaimed from the Sea included in City of Auckland.

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

WHEREAS a petition, publicly notified, has been presented to me, under section one hundred and nineteen of the Municipal Corporations Act, 1908, by the Council of the City of Auckland, praying me to alter the boundaries of the City of Auckland so as to include therein the pieces of land described in the Schedule hereto, being lands re-

of land described in the Schedule hereto, being lands re-claimed from the sea adjacent to the said city: Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance of the powers and authorities vested in me by the said Act, do hereby proclaim and declare that the bound-aries of the said city are hereby altered so as to include within the limits of the said city the lands described in the said Schedule hereto, being lands reclaimed from the sea said Schedule hereto, being lands reclaimed from the sea adjacent to the said city.

SCHEDULE.

ALL that area containing by admeasurement 3 roods 12 perches, more or less, reclaimed from the waters of Waitemata Harbour, bounded towards the west and south-east by the present boundary of the City of Auckland, 375 links and 578 links respectively, and towards the north by a right line, 440 links.

Also all that area containing by admeasurement 3 acres

The above-described areas being delineated and marked Nos. 1, 2, and 3 respectively on the plan numbered 17772 in blue, deposited in the District Survey Office at Auckland.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Grand Cross 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 Covernment House at Wellington, this fifth day of October, in the year of our Lord one thousand nine hundred and fourteen.

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VII, Waiau Survey District, Southland Land District.

LIVERPOOL, Governor.

A PROCLAMATION.

Also all that area containing by admeasurement 3 acres 3 roods 30 perches, more or less, reclaimed from the waters of Waitemata Harbour, bounded towards the west generally by lines 60 links, 303 links, and 485 links; towards the north by a right line, 710 links; and towards the east and south-east by the present boundary of the City of Auckland.

Also all that area containing by admeasurement 32 acres 1 rood 5 perches, more or less, reclaimed from the waters of Waitemata Harbour, bounded towards the west by part of the present boundary of the City of Auckland, 217.07 links; towards the east by a right line, 3405-18 links; towards the south and south-west by the present boundary of the City of Auckland.

Also all that area containing by admeasurement 32 acres 1 rood 5 perches, more or less, reclaimed from the waters of Waitemata Harbour, bounded towards the waters of the Dominion of New Zealand, do hereby, with the consents of the lessees and mortgagee of the land described in the First Schedule hereto, and of the Wallace County 1 council, being the local authority in whose district the said land is situated, proclaim as a road the land described in the said Schedule; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto,

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate area of the piece of land proclaimed as a road: 1 acre 0 roods 26 perches.
Portion of Section 6, Block VII, Waiau Survey District. Shown coloured red on plan L. and S. 18971/433.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate area of the piece of road closed: 1 acre 1 rood 19 perches

Adjoining Sections 6 and 23, Block VII, Waiau Survey District.

Shown coloured green on plan L. and S. 18971/433.

All in the Southland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the 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 Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, Governor and Commander-in-Chief in Urder, 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 fifth day of October, in the year of our Lord one thousand nine hundred and fourteen.

For Minister of Lands.

GOD SAVE THE KING!

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

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

WHEREAS the land described in the Schedule hereto

HEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Kaipara-Waikato Railway, and it is considered desirable to allocate such land to the purposes of a road:

And whereas it has been certified by the Minister of Railways that such land is not required for railway purposes: And whereas such land is situated in the Town District of Ellerslie, the local authority of which has assented to the issue of this Proclamation:

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

maintain the said 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 powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be under the control of the Ellersile Town Board, and shall be maintained by the said Board in like manner as other public highways by the said Board in like manner as other public highways are controlled and maintained by the said Board.

SCHEDULE.

APPROXIMATE area of the piece of land: 38.6 perches.

Portion of railway reserve (S.O. 17353, blue).

Situated in Block I, Otahuhu Survey District, Ellerslie Town District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 21765, deposited in the office of the Minister of Railways at Wellington, in the Wellington Provincial District, and thereon coloured blue.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Grand Cross 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 twenty-second day
of September, in the year of our Lord one thousand
nine hundred and fourteen.

W. H. HERRIES

W. H. HERRIES. Minister of Railways.

GOD SAVE THE KING!

Additional Land near Maewa taken for the Purposes of the Foxton-New Plymouth Railway and Road-diversion in connection therewith.

LIVERPOOL, Governor.

A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Foxton-New Plymouth Railway to take further land near Maewa, in addition to land previously acquired for the purposes of the said railway, and to take land for a road-diversion in connection thereon. I Author William de Brite Sevile Farl of

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

tì	m Are ne F	roxi- ate as of Pieces and.	Being Portion of	Situated in Block	Situated in Survey District of	Situated in County of
	D	Р.	For RAILWAY.			
0		36.79	Lot 1, D.P. 21, Sub. A, Manchester Block	X	Oroua	Oroua.
0	1	35·18	Road reserve	. "	"	
			FOR ROAD.			
0	1	31.24	Lot 1, D.P. 21, Sub. A, Manchester Block	X	Oroua	Oroua.

All in the Wellington Land District; as the same are more particularly delineated on the plan marked W.R. 21530, deposited in the office of the Minister of Railways at Wellington, in the Wellington Provincial District, and thereon coloured green, red, and blue.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Grand Cross 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 twenty-ninth day
of September, in the year of our Lord one thousand
nine hundred and fourteen. nine hundred and fourteen.

W. H. HERRIES Minister of Railways.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 374 of the Native Land Act, 1909.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

WHEREAS by section three hundred and seventy-four WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, inter alia, that all Native land purchased by the Crown under the authority of that Act shall, on becoming vested in severalty in the Crown, become Crown land subject to the provisions of the Land Act, 1908, and shall be proclaimed as such by the Governor, and shall thereafter be administered and dealt with accordingly:

And whereas the Native land set out in the Schedule

And whereas the Native land set out in the Schedule hereto has been purchased and has become vested in severalty

in the Crown:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and seventy-four of the said Act, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act,

SCHEDULE.

PORTION of the Kaitoki No. 18 Block, bounded on the north and west by the Manawatu River, and on the west and south by the Papahou Stream, and bounded on the east by the Otape Road and the Kaitoki No. 1c Block, which said portion comprises the whole of Kaitoki No. 1s lying to the north of the Otape Road.

Approximate area, 97 acres 2 roods 24 perches; Tahoraite Survey District.

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

W. H. HERRIES Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to be Crown Land under Section 374 of the Native Land Act, 1909.

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

WHEREAS by section three hundred and seventy-four WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, inter alia, that all Native land purchased by the Crown under the authority of that Act shall, on becoming vested in severalty in the Crown, become Crown land subject to the provisions of the Land Act, 1908, and shall be proclaimed as such by the Governor, and shall thereafter be administered and dealt with accordingly:

with accordingly:
And whereas the Native land set out in the Schedule hereto has been purchased and has become vested in severalty

in the Crown:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and seventy-four of the said Act, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land subject to the Land Act,

SCHEDULE.

OTAMAKAPUA 11 No. 1a Block: Approximate area, 141 acres 1 rood 14 perches; Apiti Survey District.

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

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

Agricultural and Pastoral Statistics.—Fixing the Date for the Taking of the Account under the Census and Statistics Act, 1910.—Notice No. 1757.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

TN pursuance and exercise of the powers and authorities conferred upon him by the Census and Statistics Act, 1910 (hereinafter termed "the said Act"), 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 direct that the account described in section twenty-eight of the said Act shall be taken on the twentieth day of October, one thousand nine hundred and fourteen.

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

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the confirmation by the Tairawhiti District Maori Land Board of an alienation by way of mortgage as set out in the Schedule hereto.

SCHEDULE.

WHAREKAHIKA No. 4 Block.

Names of parties: Tutere Wi Ripa to Kepa Wirihana.

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

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

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

SCHEDULE.

RUAKAKA 1a Block. Approximate area, 602 acres 3 roods 7 perches; Marlborough Provincial District.

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

Christchurch Domains District constituted.

LIVERPOOL. Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection one of section eight of the

WHEREAS by subsection one of section eight of the Christchurch Domains Amendment Act, 1913, it is enacted that the Governor may by Order in Council constitute and declare a certain area of land to be a combined district for the purposes of the said Act, and to be called the "Christchurch Domains District":

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby constitute and declare the area described in the Schedule hereto to be a combined district for the purposes of the Christchurch Domains Amendment Act, 1913, and to be called the Christchurch Domains District. called the Christchurch Domains District.

SCHEDULE.

CHRISTOHURCH DOMAINS DISTRICT.

ALL that area in the Canterbury Land District including the ALL that area in the Canterbury Land District including the City of Christchurch, the Boroughs of Riccarton, Spreydon, Woolston, Lyttelton, Sumner, and New Brighton, the whole of the County of Heathcote, and portions of the Counties of Waimairi, Paparua, and Halswell. Bounded by a line commencing at a point in Block IV, Christchurch Survey District, being the junction of the road north of Reserve 2638 and the road along high-water mark; thence north-westerly generally along the first-mentioned road and Bottle Lake Road to the River Purarekanui or Styx; thence south-westerly along the River Styx to the northern boundary of Rural Section 2143; thence westerly along that boundary and a line in continuation of the same to the Kaputone Creek; thence north-westerly generally along the said creek to the western boundary of Rural Section 419; thence north-westerly along that boundary and along the south-east boundary of Rural Section 430 and the south-west boundary of Rural Section 842 and Reserve 1680 to the River Waima-kariri; thence south-westerly along the south bank of that river to Kaiapoi Junction Road; thence south-westerly along Kaiapoi Junction Road to Yaldhurst Road; thence westerly along Yaldhurst Road to Sinclairs Road; thence south-westerly along Sinclairs Road to the terrace forming the northern boundary of Rural Section 8472; thence westerly along that terrace to Hasketts Road; thence south-westerly along Barters Road to Barters Road; thence south-easterly along Barters Road to Marshed Road and Shands Road; thence north-easterly along Shands Road to the terrace forming the northern boundary of Rural Section 2625; thence south-easterly along that terrace to Springs of Rural Section 842 and Reserve 1680 to the River Waimathe terrace forming the northern boundary of Rural Section 2625; thence south-easterly along that terrace to Springs Road; thence south-westerly along that road to Rural Section 1425; thence easterly along the northern boundary of that section and Section 19057 to the River Halswell; thence generally south-easterly along the said river to Burkes Bush Road; thence south-easterly along Burkes Bush Road to the road on the summit of the Port Hills; thence northeasterly along that road to the eastern boundary of the Native Reserve 875 at Rapaki; thence south-easterly along the eastern boundary of the said reserve to Lyttelton Harbour; thence easterly along the road reserved round Lyttelton Harbour to Godley Head; thence northerly along the road reserved round the Ocean Beach to the commencing-point.

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

Domain Board appointed to have Control of the Hoteo Domain.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by an Order in Council made on the ninth And whereas by an Order in Council made on the ninth day of September, one thousand nine hundred and seven, and published in the New Zealand Gazette of the seventh day of November, one thousand nine hundred and seven, a Domain Board was appointed to control the Hoteo Domain:

And whereas the period for which the said Board was appointed expired on the eighth day of September, one thousand nine hundred and fourteen:

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

THE RODNEY COUNTY COUNCIL

to be the Hoteo Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Thursday, the twenty-minth day of October, one thousand nine hundred and fourteen, at half past one o'clock p.m., as the time when, and the County Council Chambers at Warkworth as the place where, the first meeting of the Board shall be held

SCHEDULE. HOTEO DOMAIN.

ALL that area in the Auckland Land District, containing ALL that area in the Auckland Land District, containing 16 acres 1 rood 5 perches, more or less, being Section No. 34B, Block XII, Pakiri Survey District. Bounded towards the west, north, and east by a public road, 268·7, 102·4, 788·7, 115·6, 308·3, 439·1, 534·5, 523·2, 305·4, 217·5, 262·9, 310, 591·4, and 100 links respectively; and towards the south generally by the Hoteo River and by Section 27, Block XII, Pakiri Survey District, 499·6 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. I/555, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged ment of Lands and Survey, at Wellington, and thereon edged red. (Plan 2905D.)

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

Domain Board appointed to have Control of the Naumai Domain.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And wh reas by an Order in Council made on the ninth day of September, one thousand nine hundred and seven, and published in the New Zealand Gazette of the seventh day of November, one thousand nine hundred and seven, a Domain Board was appointed to control the Naumai Domain:

And whereas the period for which the said Board was appointed expired on the eighth day of September, one thousand nine hundred and fourteen:

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

THE RODNEY COUNTY COUNCIL

to be the Naumai Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Thursday, the twenty-ninth day of October, one thousand nine hundred and fourteen, at half past one o'clock p.m., as the time when, and the County Council Chambers at Warkworth as the place where, the first meeting of the Board shall be held.

SCHEDULE.

NAUMAI DOMAIN.

ALL that area in the Auckland Land District, containing 33 acres 1 read, more or less, being Allotment No. 213, Tauhoa Parish. Bounded towards the north-east by Allot-ment 211, Tauhoa Parish, 3541 1 links; towards the south-east by a public road, 1476 7 links; towards the south-west east by a public road, 1476.7 links; towards the south-west and again towards the south-east by Allotment 214 of the aforesaid parish, 1448.9 and 699.8 links respectively; and again towards the south-west and the north-west by a public road, 1406 and 496.7 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L and S. I/335, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Plan 1985, blue.)

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

Domain Board appointed to have Control of the Oruawharo Domain.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

the said Act, control of any public domain:

And whereas by an Order in Council made on the ninth day of September, one thousand nine hundred and seven, and published in the New Zealand Gazette of the seventh day of November, one thousand nine hundred and seven, a Domain Board was appointed to control the Oruawharo

And whereas the period for which the said Board was appointed expired on the eighth day of September, one thousand nine hundred and fourteen:

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

THE RODNEY COUNTY COUNCIL

to be the Oruawharo Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Thursday, the twenty-ninth day of October, one thousand nine hundred and fourteen, at half past one o'clock p.m., as the time when, and the County Council Chambers at Warkworth as the place where, the first meeting of the Board shall be held meeting of the Board shall be held.

SCHEDULE.

ORUAWHARO DOMAIN.

ALL that area in the Auckland Land District, containing ALL that area in the Auckland Land District, containing 54 acres, more or less, being Allotment No. 40A, Oruawharo Parish. Bounded towards the north-west by a public road, 548·2, 676·8, 211, 279·2, 423·9, 705·4, 835·9, and 2120·7 links; towards the east by a public road, 900 and 650 links; towards the south-east by a public road, 3420 and 1287 links; and towards the south-west by a public road, 290 and 150 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. I/557, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

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

Domain Board appointed to have Control of the South Rakaia Domain.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present .

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section forty of the Public Reserves and Domains Act, 1908 (hereinafter termed "the said"), 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

And whereas by an Order in Council made on the twentyeighth day of October, one thousand nine hundred and seven, and published in the New Zealand Gazette of the thirty-first day of October, one thousand nine hundred and seven, a Domain Board was appointed to control the South Rakaia

And whereas the period for which the said Board was appointed will expire on the twenty-seventh day of October, one thousand nine hundred and fourteen:

one thousand nine hundred and fourteen:

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 as from the twenty-eighth day of October, one they and pine hundred and fourteen. one thousand nine hundred and fourteen,

THE HON. CHARLES ALBERT CREERY HARDY, M.L.C., LAWRENCE OXLEY, THOMAS MORLAND, JOHN MCLEAN, JAMES NEWLAND SHARP, ALEXANDER JOHN MAGSON, and FREDERICK CECIL MAY

to be the South Rakaia 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 Thursday, the fifth day of November, one thousand nine hundred and fourteen, at nine o'clock p.m., as the time when, and the Road Board Office, Rakaia, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

SOUTH RAKAIA DOMAIN.

ALL that area in the Canterbury Land District, containing by admeasurement 5 acres, more or less, being Reserve No. 2986, Town of South Rakaia. Bounded towards the north-east by Dunford Street, 1000 links; towards the south-east by Pitt Street, 501 links; towards the south-west by Michael Street, 1000 links; and towards the north-west by Tancred Street, 501 links.

Also all that area in the Canterbury Land District, con-Also all that area in the Canteroury Land District, containing by admeasurement 101 acres, more or less, being Reserve No. 2537, situated in Block XIII, Rakaia Survey District. Bounded towards the north-east by the terrace of the Rakaia River (Reserve No. 1723) and by Rural Section No. 30133; towards the south-east by the West Belt of the South Rakaia Township, 758 links; towards the south-west by Normanby Road; and towards the north-west by Wolse-

by Normanby Road; and towards the north-west by Wolseley Road, 439 links.

Also all that area in the Canterbury Land District, containing by admeasurement 50 acres, more or less, being Reserve No. 2442. Bounded towards the north-east by Normanby Road, 2000 links; towards the south-east by Lots 31 to 36, Block V, of Rakaia Village Settlement, 2500 links; towards the south-west by South Rakaia Road, 2000 links; and towards the north west by Lots 10 and 20 Ricely V of and towards the north-west by Lots 19 and 20, Block V, of Rakaia Village Settlement, 2500 links.

As the same are delineated on the plan marked L. and S. 1/412, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Fixing Days for Payment of Land-tax and Income-tax.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance and exercise of the powers and authority vested in him under the Land and Income Assessment, Act, 1908, and the Land-tax and Income-tax Act, 1914, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and determine that the respective duties leviable under the said Acts by way of land-tax shall be paid in one sum on Thursday, the second day of December, one thousand nine hundred and fourteen; and doth hereby order and determine that the

respective duties leviable under the said Acts by way of income-tax shall be paid in one sum on Friday, the twenty-ninth day of January, one thousand nine hundred and fifteen.

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

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

License authorizing the Tauranga Borough Council to use Water from the Omanawa River for the Purpose of generating Electricity, and to erect Electric Lines in the Borough of Tauranga and the Tauranga County.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section five of the Public Works Amendment Act, 1908, it is enacted that the Governor may from time to time by Order in Council grant to any person or body corporate a license to use water from any fall, river, stream, or other source for the purpose of generating electricity for electric light, mechanical power, or other uses, and to exercise in respect of that license any of the powers and authorities specified in that behalf in the said section: And authorities specified in that behalf in the said section: And whereas it is further provided by the said section that any such license may confer upon the licensee a right at any time or times during the continuance of the license (but subject to such conditions and restrictions as are expressed in the license) to enter upon any road, railway, or other land, whether vested in or occupied by the Crown or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such cables, wires, and other things as are required for the transmission of electricity between the fall, river, stream, or other source aforesaid, and any place to which the licensee is authorized to transmit electricity in pursuance of the license

suance of the license:

And whereas it is by subsection five of the said section also provided that the license shall be deemed to constitute a contract between the licensee and His Majesty the King, and

contract between the heensee and his majesty the King, and shall be enforceable by and against either party accordingly:
And whereas the Tauranga Borough Council has applied for a license under the said section to take and use water from the Omanawa River, in Crown Land Block VI, Otanewainuku Survey District, in the Provincial District of Auckland (hereinafter referred to as "the said stream"), for the purpose of generating electricity for the purposes aforesaid, and upon the terms and subject to the conditions hereinafter appearing, and it is expedient to issue such license accordingly:

ingly:

Now, therefore, in pursuance and exercise of the powers

forced and of the powers conferred conferred upon him as aforesaid, and of the powers conferred by section two of the Public Works Amendment Act, 1911, and of all other powers enabling him in that behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby grant to the Tau-Council of the said Dominion, doth hereby grant to the Tauranga Borough Council, subject to the terms and conditions hereinafter set forth, a license to take, divert, and use from the Omanawa River aforesaid, for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding one hundred and sixty cubic feet of water per second at any one time; and also to erect and maintain electric lines for lighting and power purposes as horeinafter described. hereinafter described.

TERMS AND CONDITIONS.

1. In this license the following words and phrases shall have the meaning hereby attached to them respectively:—

"Consumer's wires" means any electric line on the consumer's premises connected with the Council's electric-supply lines:
"Council" means the Tauranga Borough Council:
"Earthed," as applied to any conductor, means that such conductor shall be so connected to the general mass of earth as to ensure at all times an immediate and safe discharge to earth of electrical energy:

"Electric line" means any wire, wires, conductor, or other means used for conveying, transmitting, or distributing electricity for power, lighting, or heating purposes, and includes any instrument, insulator, casing, tubing, pipe, covering, tower, or post enclosing or supporting an electric line or anything connected therewith:

"Extra high pressure" means pressures over 3,300 volts:
"High pressure" means pressures over 650 volts and up
to 3,300 volts:

- "Inspecting Engineer" means and includes any inspect-ing engineer appointed by the Minister to inspect works to be constructed or maintained by virtue of electric-line licenses, or any water-power licenses, or any combined water-power and electric-line licenses, issued under the Public Works Act, 1908, and any or all of its amendments, or under any one or more of such amendments only, or any Act or Acts passed in amendment thereof or substitution therefor:
- therefor:

 "Low pressure" means pressures up to 650 volts:

 "Minister" means the Minister of Public Works:

 "Pressure" means difference of electric potential:

 "Public works" means any public work as defined in the Public Works Act, 1908, and its amendments, and includes any work authorized, constructed, or maintained under Division 2 of the Post and Telegraph Act, 1908.

graph Act, 1908:
"Public Works Engineer" means the Engineer charge of the Public Works district in which the area of supply is situated:
"Street" includes road:

"Telegraph" includes telephone.

Utilization of the Water.

2. The said water shall be used solely for the purpose of generating electricity.

3. The Council shall install, construct, maintain, and use

(a.) Headworks for the purposes of this license:—
(a.) Headworks consisting of a diverting weir, and such dam or dams as may be required, and necessary intake.
(b.) A water-race and or a pipe-line leading from such diverting weir or dam to the power-house hereinafter referred

(c.) A power-house with all necessary equipment, including water-turbines, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating and transforming electricity.

(d.) Such transmission and other lines, together with such transforming and converting apparatus as may be required to serve the purpose of this license.

Location of Headworks, &c.

4. The said water shall be taken by the Council from the point in the said stream marked "Headworks," and shown on the plans marked P.W.D. 34825, Plan B, deposited in the office of the Minister of Public Works at Wellington and hereoffice of the Minister of Public Works at Wellington and here-inafter referred to as the said plans, and such water shall be conducted by a race, pipe, or tunnel, over or along the route shown on the said plans to the generating station to be erected on the bank of the said stream at the side marked "Power-house" on the said plans, and all water diverted from the said stream shall be returned by the licensee to the said stream at or near the power-house. Nothing herein shall prevent the Governor in Council from granting to any person or body corporate other than the Council a license to take water from any portion of the said stream except at the place where the Council is by this license empowered to take it; provided that no such license shall so operate as to reduce the natural fall of 108 ft. between headworks and tailwater, or the volume of water which the Council is by this license authorized to take from the said stream.

Annual Rental.

5. The Council shall in respect of this license pay to the Receiver of Land Revenue at Wellington, or otherwise as the Minister may from time to time require, a fee of one pepper-corn per annum, if demanded.

Duration of Term of License.

Duration of Term of License.

6. The term for which this license is granted is a period of forty-two years, commencing as from the 1st day of October, 1914, unless such term is sooner revoked, determined, or surrendered in accordance with or in pursuance of the provisions hereinafter contained; and upon the expiry of the term of the license hereby granted, or upon the sooner revocation, determination, or surrender of the same, all rights granted to the Council shall thereupon absolutely cease and determine; but such revocation, determination, or surrender shall not relieve the Council of any burden, condition, or liability contracted under this license.

Area of Supply.

7. The area of supply shall consist of the Borough of Tauranga as at present constituted, together with the Waimapu and Te Puke Ridings of the Tauranga County as at present constituted, such area of supply being indicated within a pink border on P.W.D. 34825, plan A, deposited in the office of the Minister of Public Works at Wellington, in the Provincial District of Wellington.

System of Supply.

8. Electrical energy shall be generated in the form of three-phase alternating current at a frequency of 50 cycles per second, and pressure not exceeding 400 volts between phases. This shall be transformed up to 11,000 volts for transmission from the generating-station to the transformer sub-stations.

In the sub-stations it shall be transformed down to 400 volts between phases, and 230 volts between each phase and the neutral for low-tension distribution.

The low-tension distribution shall be on the three-phase

The low-tension distribution shall be on the three-phase four-wire system, one phase wire and the neutral being used for single-phase service.

The supply to street-lighting incandescent lamps and to private consumers for lighting purposes shall be at 230 volts.

Neutral to be earthed.

9. The neutral point of one or more of the generators in

service shall be earthed.

The neutral point of each secondary distributing system shall be earthed at the transformer.

Regulation of Pressure.

10. The pressure shall be maintained within 4 per cent. on lighting-distributing circuits above or below the declared pressure at the consumers' terminals. The Council shall supply a suitable recording voltmeter for this service, and on complaint by any consumer that the variations in voltage exceed these limits, or on the instructions of the Inspecting Engineer, the Council shall connect a recording voltmeter to record the pressure between the lines at their entrance to the consumers' premises, and shall supply to the Inspecting Engineer a chart pressure between the lines at their entrance to the consumers premises, and shall supply to the Inspecting Engineer a chart showing the variations in voltage between the lines at this point for a period of seven consecutive days. If the varia-tions thus recorded exceed the above limits the Council shall take immediate steps to comply with this regulation. If after thirty days a similar chart shows that the above limits of variation in voltage are not complied with a breach of these regulations shall have been deemed to have been committed. If the accuracy of the Council's recording voltmeter is questioned by the consumer a standard instrument shall accurated the Ingressian Engineer to reading of which be supplied by the Inspecting Engineer, the reading of which shall be accepted as final.

Switchboards.

11. All switchboards shall be made of and mounted on material that is not inflammable, and no switchboard conmaterial that is not inflammable, and no switchboard conductor shall carry electric current at a density exceeding 1,000 amperes per square inch. No conductor at a pressure above 650 volts shall be exposed on the front of any switchboard, and the back of any switchboard carrying exposed conductors at a pressure over 650 volts shall be screened off and accessible only to authorized persons.

All power-house and sub-station switchboards shall be provided with two efficient and independent earth connections connected in parallel, to one of which all frames, instrument-cases, and other metal parts shall be connected. Means shall be provided for testing the resistance between these two connections through the earth. Such tests shall be made at least once a month and recorded.

least once a month and recorded.

$Circuit\-breakers.$

12. All outgoing feeders and distributors from any transformer house or sub-station shall be provided with automatic circuit-breakers or fuses set to open at 50 per cent. excess current over the rated full load of such feeder or distributor, with a time-limit not exceeding ten seconds.

Distribution.

13. The distribution may be carried out either by underground or overhead conductors. Provided that if at any time it is deemed by the Minister to be detrimental to the public safety for the conductors or any particular class of conductors to be overhead, they shall, on receipt of notification to that effect from the Minister and within ten months of such notification, be laid underground, and all consequent and necessary alterations made by and at the cost of the Council. Council.

Overhead Electric Lines.

14. Overhead electric lines shall consist of conductors of hard-drawn copper, aluminium, or other material of not less than 0.02 square inch section in spans exceeding 200 ft.,

nor less than 0.0129 square inch section in spans exceeding 100 ft., and not less than 0.0072 square inch in section in spans under 100 ft.

The stress in overhead conductors shall not exceed 25,000 lb. per square inch for copper, 12,000 lb. per square inch for aluminium, 34,000 lb. per square inch for steel, and 22,500 lb. per square inch for iron in the extreme case of a temperature of 32° Fahr. and a wind-pressure of 18 lb. per square foot of diametral plane occurring simultaneously. The span between supports and the sag shall be determined to conform with the above limiting stresses.

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

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

No overhead low-pressure electric lines shall come within 2 ft. of any aerial wires or cables belonging to another authority covert where it may be permitted to pass either set.

rity except where it may be permitted to pass either set of wires between other wires at a pole or support. Electric lines at low pressure shall be insulated throughout with triple braiding impregnated with waterproof compound, provided that where circumstances permit the lines may, with the consent of the Minister, be bare.

Earthed neutrals may in all low-pressure circuits be bare.
Electric lines at high pressure shall be covered with vulcanized rubber at least 600-megohm grade, provided that where circumstances permit the lines may, with the consent of the Minister, be bare.
Electric lines at extra high pressure shall be bare.

High-pressure and extra-high-pressure lines shall not be carried on the same poles or supports, except in special circumstances and with the consent of the Minister.

Low-pressure and extra-high-pressure lines shall not be carried on the same poles or supports, except in special circumstances and with the consent of the Minister.

All overhead electric lines at low pressure shall be carried at a minimum height of 18 ft. above the ground.

All overhead lines at high pressure shall be carried at a minimum height of 20 ft. above the ground.

All overhead lines at extra high pressure shall be carried at a minimum height of 23 ft. above the ground.

At road crossings the above minimum heights shall be increased in each case by 2 ft.

Telephone Wires on Transmission-line Poles.

15. The telephone wires on Transmission-line Poles.

15. The telephone wire or wires shall be of hard-drawn copper or other material, and shall not be less than No. 12 standard wire gauge. The minimum clearance between the lowest point of the span and the ground shall be 18 ft.

The wire shall be suitably guarded againt lightning, and shall be fused. Such arrangements shall be made where the telephone is placed as will prevent the possibility of injury resulting to any person using the telephone should a power-wire come into contact with the telephone wire or from leakage leakage.

Supports for Overhead Lines.

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

Every support for an aerial line shall be of durable material and properly strengthened against forces due to wind-pressure, and properly strengthened against forces due to wind-pressure, change of direction of line, and unequal length of span. The factor of safety of such supports outside borough limits shall be such that the moment resulting from a wind-pressure of 30 lb. per square foot and 18 lb. per square foot of diametral plane upon a cylindrical surface upon the lines and supports shall not exceed one-half of the applied moment which is sufficient to cripple the support if of iron, steel, or ferroconcrete, and shall not exceed one-fourth of the breaking stress in the case of wood. The factor of safety of supports within the borough limits shall be four in the case of steel, iron, or ferroconcrete, and five in the case of wood, calculations of the safety of supports of the case of steel, and five in the case of wood, calculations. iron, or ferro-concrete, and five in the case of wood, calculated upon the ultimate strength of material under the same conditions of wind-pressure as hereinbefore mentioned.

The distance between supports within borough limits shall not exceed 200 ft. except by approval of the Minister.

Location of Overhead Lines.

17. Except by permission of the Minister of Telegraphs, or subject to an agreement between the Post and Telegraph Department and the Council, all overhead electric lines shall

be placed on the opposite side of the road or street to that on which any telegraph lines exist; and where the erection of the electric lines necessitates the alteration of any telegraph lines, and such alteration is approved by the Minister of Telegraphs, the cost of the alteration shall be borne by the Council.

In running the lines authorized by this license through or along any road where no telegraph line exists the Council shall keep to one side of the road, and in running wires to the opposite side of the road the Council shall arrange so as to interfere as little as possible with the route of any future telegraph lines.

Lines not in Use.

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

Post and Telegraph Crossings.

19. Where electric lines are permitted to be supported on telegraph poles all details of the supports and of the insulation shall be approved by the Minister of Telegraphs, who may, on giving to the Council reasonable notice in that behalf, require the Council to remove such electric lines at any time from such telegraph poles, and without payment of any compensation to the Council.

any compensation to the Council.

At telegraph crossings the electric lines shall pass over or under the telegraph wires or cables as may be decided by the Minister of Telegraph, and shall be at least 2 ft. distant. Where it is impracticable to cross above the electric lines may be taken under or through, but when permitted to be taken through the crossing shall be made at a pole in a manner to be approved by the Minister of Telegraphs.

Where the electric lines intersect telegraph lines the latter shall be suitably insulated if deemed necessary, and when the

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

Where high-pressure electric lines intersect telegraph lines the former shall be insulated with not less than 600-megohms and a strategic without such as the law pressure with

the former shall be insulated with not less than 600-megohms grade of vulcanized rubber, and the low-pressure wires with weatherproofed insulation as prescribed in section 14.

Where deemed necessary efficient guard-wires, effectively earthed, or other approved protective devices, shall be erected in a manner to meet with the approval of the Minister of Telegraphs at all crossings or places where electric lines intersect telegraph lines, or at any place where such protection may be considered necessary.

The Council shall bear the expense of such guard-wires in all cases where an electric line intersects any telegraph line previously existing.

all cases where an electric line intersects any telegraph line previously existing.

Where overhead electric lines at extra high pressure cross telegraph lines the electric lines shall be subject to special conditions as may be required by the Minister of Telegraphs in each of such crossing.

The cost of all necessary guard-wires and special provisions required to comply with this clause shall be borne by the Council when the telegraph lines are erected before the electric lines. In other case: the Council, on receipt of notice from the local officer of the Telegraph Department that it is proposed to run a telegraph line along the route, shall forthwith make the necessary changes required to comply with this clause at any points at which electric lines already cross such routes.

${\it Earth-wires.}$

20. Earth-wires, where led down poles, shall be protected by a casing for a distance of 8 ft. from the ground. A test shall be made every three months, and oftener if required, of all earths, to ensure that the earth-wire is intact and that the earth is effective.

Railway Crossings.

21. No work of any nature shall be erected or constructed in pursuance of this license upon, over, or under any part of the Government railways until the Council has obtained the consent of the Minister of Railways thereto, as required by section 4 of the Government Railways Amendment Act, 1910

Service Connections.

22. Service connections from aerial lines shall be taken direct from insulators, and shall not be tapped off between insulators. They shall be led as directly as possible to insulators firmly attached to some portion of the consumer's premises which is not accessible to any person without the use of a ladder or other special appliance.

Every portion of any aerial line which is outside a building, and is within 7 ft. from any part of the building, shall be rubber-insulated.

Facilities for Service Connections.

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

Arc Lamps.

24. All are lamps shall be so guarded as to prevent pieces of ignited carbon or broken glass falling from them, and shall not be used in situations where there is any danger of the

presence of explosive dust or gas.

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

Arc lamps used in any street for private lighting shall be so fixed as not to be in any part at a less height than 8 ft. from the ground, and shall be so screened as to prevent risk of contact with persons.

Arc lamps must be insulated from earth and be fixed so that they cannot swing into contact with any substance, metallic or otherwise, that might connect them to earth. They may be run in series, and at any available voltage up to 400 volts. Resistances for the regulation of arc lamps, if exterior to the lamp, shall be mounted on incombustible

exterior to the lamp, shall be mounted on incombustione bases, shall be so placed that they cannot by conduction or radiation set fire to any contiguous materials, and shall be of ample size to safely carry the maximum current that will normally flow through them. Each arc-lamp circuit shall be provided with a fuse on each pole. Interior arc lamps shall also be provided with a switch on each circuit.

Maintenance.

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

High-pressure Transformers.

26. Where high-pressure transformers are attached to poles they shall be placed so as to be inaccessible except by the use of a ladder or other special appliance. Where high-pressure transformers are placed in sub-stations all high-tension conductors shall be thoroughly insulated or protected from accidental contact, and the sub-station shall be entirely inaccessible to unauthorized persons. Where high-pressure transformers are placed on consumers' premises the whole of the apparatus shall be enclosed or rendered inaccessible except to authorized persons. The cases of all transformers shall be earthed by means of a copper conductor at least 0.022 square inch in section.

Where cables are led to and from transformer-enclosures they shall be protected on the poles by being run in iron pipes, which shall be effectively earthed. 26. Where high-pressure transformers are attached to poles

Lightning-arresters.

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

Underground Conductors.

28. Underground conductors shall be thoroughly insulated, and shall be protected from mechanical damage by steel armouring, or by wooden boxing, or earthenware, stoneware, concrete, iron, or fibre conduits or pipes. They shall be laid wherever possible under the footpaths, and with a cover of at least 12 in. from the surface of the pavement. Where laid under any other part of the road such cover shall be increased. under any other part of the road such cover shall be increased to 2 ft.

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

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

Earthing Conduits.

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

Street Boxes.

30. The covers of street cable-boxes shall be so secured that they cannot be opened except by means of a special appliance. Street boxes shall be either filled solid with cable appliance. compound or oil, or if not so filled shall be inspected from time to time for the presence of gas, and suitable action shall be taken to check its influx and accumulation.

Insulation of Electric Wires.

31. Every main, either overhead or underground, shall be tested for insulation after having been placed in position and before it is used for the purposes of supply, the testing pressure being at least 500 volts, and the Council shall duly record the results of the tests of each main or section of a

works Engineer at present stationed at Tauranga.

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

Continuity of Supply.

32. From and after the time when the Council commences 32. From and after the time when the Council commences to supply energy in pursuance of this license it shall maintain continuously sufficient power for the use of all the consumers for the time being entitled to be supplied; provided also that, for any purposes connected with the efficient working of the undertaking, the Minister may give permission to the Council to discontinue the supply at such intervals of time and for such periods as he (the Minister) may think expedient. When the supply is so discontinued public notice shall be given, when practicable, of such discontinuance and of the probable duration thereof. duration thereof.

Supply to Consumers.

33. The owner or occupier of any premises within the area of supply included in the license shall be entitled to a supply of electrical energy on the following conditions:—

(a.) If within 60 ft. of an electric line belonging to the Council service shall be made free of cost.

(b.) If more than 60 ft. distant to any electric line belonging to the Council, the Council shall run the necessary lines for a distance of 60 ft. free of charge, and the consumer shall pay the cost of the service wires for the balance of the dis-

(c.) If the plant or mains of the Council are insufficient to supply the applicant with electrical energy the service may, with the consent of the Minister, be postponed for a period not exceeding twelve months; otherwise services shall be

made within twenty-eight days of the application. (d.) Every consumer within any part of the area included in the license shall be entitled to a supply of electrical energy on the same terms on which any other consumer in such part of the area is entitled under similar circumstances to a cor-responding supply.

(e.) If the nature of the proposed consumption of energy by any applicant is such as is likely to seriously interfere with the maintenance of the constant pressure on the line in accordance with clause 10 the Council may, with the approval of the Minister, require the consumer to install such apparatus as shall enable the conditions of clause 10 to be complied with.

(f.) The Council may require services to be wired or installed by competent tradesmen, but no preference shall be given to services wired or installed by any individual contractor or

firm of contractors.

- nrm or contractors.

 (g.) The charge for electrical energy, if paid within fourteen days of the rendering of a correct account, shall not exceed an average rate of 9d. per unit for lighting purposes and an average rate of 4½d. per unit for motor-power, heating, or cooking purposes, provided that "lighting purposes" shall include the operation of motor generators for lighting purposes. If not paid within the said period of fourteen days the charges shall not exceed 1s. and 6d. per unit respectively.
- (h.) No meter rent shall be charged, but a minimum charge (h.) No meter rent shall be charged, but a minimum charge may be made monthly, independent of the consumption, not exceeding 2s. 6d. per K.W. or part of a K.W. of maximum capacity of each service. Where more than one meter is required to be installed in one building each meter shall, for the purpose of this clause, be considered an independent service.

(i.) If payment by any consumer is delayed more than thirty days after the date of rendering a correct account

the supply of electricity to such premises may be cut off without notice, and need not be restored until all arrears are

Service Connections.

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

supplying energy.

In delivering the energy to a consumer's terminals the Council shall exercise all due precautions so as to avoid risk

of causing fire on the premises.

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

All electric wires and apparatus on a consumer's premises, except such parts as require to be earthed, shall be highly insulated and suitable for the voltage at which the supply is given. They shall be thoroughly protected against injury to the insulation or access of moisture. All electric wires shall be so fixed and protected as to prevent the possibility of electrical discharge to any adjacent metallic substance. The maximum working current in any conductor shall not

exceed the values permitted under the rules of the Institution

of Electrical Engineers.

Insulation on Consumers' Premises.

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

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

Testing Consumer's Installation.

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

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

license. If any consumer is dissatisfied with the action of the Council If any consumer is dissatisfied with the action of the Council in refusing to give, or in discontinuing, or in not recommencing the supply of energy to his premises, the wires and fittings of that consumer may, on his application to the Minister and on payment of the cost, be inspected and tested by the Inspecting Engineer.

This provision shall be endorsed on every notice given under the provisions of either of the two preceding paragraphs

graphs.

Motor Installations.

37. The frame of all motors supplied at 230 or 400 volts shall be connected to an efficient earth by a copper conductor, which shall not be less than 0-022 quare inch in sectional area. All metal easings of switches, resistances, fuses, cables, and wires shall be efficiently earthed in a similar manner.

Every motor must be controlled by an efficient quick-break ironclad switch suitable to prevent arcing, and conveniently placed so that the person in charge of the motor can cut off wholly the supply from the motor and all devices in connection therewith.

Efficient fuses or other automatic cut-out must be provided to efficiently protect the conductors on each circuit from excess of current.

Every precaution shall be taken in choosing positions for and in the wiring and setting-up of motors, and the necessary devices in connection therewith, so that there shall be no danger of fire being caused by their normal or abnormal action or of shock being sustained in the ordinary handling thereof.

Terminals of motors supplied at 230 or 400 volts must be so guarded that they cannot be accidentally touched or short-circuited.

The insulation resistance of each motor-circuit, including all devices necessary for the working of the motor, shall be not less than 1 megohm to earth when all metal parts that are required to be connected to earth are so connected.

A printed notice shall be fixed in a conspicuous position at

every motor and switchboard forbidding unauthorized persons to touch the motors or apparatus.

38. The Council shall, before erection or construction of 38. The Council shall, before erection or construction of any part of the work hereby authorized is begun, submit for the approval of the Minister such plans and other information showing and describing such work as he may require. In the event of the Council at any time desiring to make alterations to the work involving a departure from the type of construction shown on the approved plans, it shall submit for the Minister's approval plans showing such type of construction as it is proposed to adopt and with such approval struction as it is proposed to adopt, and with such approval the alterations may be carried out.

Notice regarding Extensions.

39. Before commencing the erection of any part of the lines hereby authorized, or the extension or alteration of any line already erected, the Council shall give at least seven days' notice in writing to the Public Works Engineer at present stationed at Taurange, and also to the District Engineer of the Post and Telegraph Department in Auckland, or his deputy, of its intention to carry out the work, and shall forward to the Minister of Public Works a locality plan showing the route of any extension.

Time of Construction.

40. The Council shall, within six months from the date of this license, make a substantial commencement of the works to which this license refers, and shall proceed continuously and energetically with the construction of all such works until they are completed.

Notice of Completion.

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

Right to enter Land, &c.

42. (a.) The Council shall have the right at any time or 42. (a.) The Council shall have the right at any time or times during the continuance of this license, with the consent of the Minister, to enter upon any road, railway, or other land, whether vested in or occupied by the Crown or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such lines, poles, and other things as are required for the purpose of this license.

(b.) Notwithstanding anything hereinbefore contained the Council shall not be entitled to erect, maintain, or use any electric line within the Waimapu and Te Puke Ridings of the County of Tauranga except subject to such conditions, not inconsistent with the provisions of this license, as may from time to time be agreed upon between the Council and the Tauranga County Council; but this license shall not give to the Council a monopoly for the erection of electric lines

has given to it notice in writing that he has received from the Inspecting Engineer a certificate that the works hereby authorized have been satisfactorily carried out.

Inspection of Works.

44. The Minister may at any time order an inspection to be made of the lines and wires of the Council. If any defect is found to exist it must be remedied forthwith, and if serious in the opinion of the Inspecting Engineer the Minister may, on receipt of the report, direct the Council to at once cease transmitting energy either over the whole of the lines and wires or over any part thereof as to him may seem fit until such defect is repaired or remedied. such inspection shall be borne by the Council. The cost of

Compliance with Conditions.

45. For the purpose of ascertaining whether the conditions 45. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the Council, the Minister, or any person appointed by him on that behalf, may at all reasonable times enter on the land and works, and inspect the same.

Surrender of License.

46. The Council may at any time, with the consent of the Minister, surrender this license, and shall thereupon, if so required by the Minister, remove from the ground all removable equipment, machinery, buildings, poles, transmissionlines, and other plant herein authorized to be installed or provided. If the Council neglects or fails so to remove the said plant within twelve months after being required so to do, such equipment, machinery, buildings, poles, lines, and other plant shall, without payment or compensation, vest in and become the property of the Crown.

Assignment.

47. This license and the benefits and obligations hereunder shall not be assigned by the Council without the express consent in writing of the Minister first had and obtained, subject to such limitations and conditions as he thinks fit to impose.

Default and Penalty.

48. If the Council fails to comply with any of the conditions of this license the Minister may, by notice in writing, require the Council within thirty days to remedy the default specified in that notice; but it shall not be held to have committed default for any failure to maintain power continuously if such failure is due to the breakdown of machinery or other accident, unless such breakdown or accident is proved to be due to negligence on the part of the Council; and if the Council fails to comply with the terms of the council; and if the council fails to comply with the terms of the notice within the said period it shall be liable to a penalty of £20, to be recoverable by or on behalf of the Minister as a debt due to the Crown. The recovery of a penalty under this license shall not affect the liability (if any) of the Council to pay or make compensation in respect of any damage or injury which may be caused by research of the default by reason of the default.

Revocation of the License.

49. Notwithstanding anything in the last preceding clause of the conditions, if the Council fails to comply with the terms of any such notice for ninety days after the receipt thereof the Governor in Council may thereupon revoke this license without further notice.

Public Works Compensation.

50. Nothing herein contained shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, or the Minister, or any other person under any Act of the General Assembly authorizing the construction, manageof the General Assembly authorizing the construction, management, or working of any public work, nor shall His Majesty, or the Governor, or the Minister, or any other person be liable to pay to the Council any compensation for injury done to the works herein authorized by the construction, management, or working of any such public work as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid. or power as aforesaid.

Electric Lines in Tauranga County

the Tauranga Council; but this license shall not give to the Council a monopoly for the erection of electric lines within the said ridings.

Commencement of Supply.

43. The Council shall not use the said electric lines or permit the same to be used for any purpose until the Minister and the Tauranga County Council.

No Monopoly.

52. Nothing in this license, or otherwise, shall be deemed to give the Council a monopoly or the exclusive right to supply electricity within that portion of the area of supply situated outside the Borough of Tauranga.

Commencement of License.

53. This license shall come into force on and after the publication thereof in the New Zealand Gazette.

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

Recreation Reserve in Auckland 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 fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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 Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and dethe same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as Herekino Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE

HEREKINO DOMAIN.

ALL that area in the Auckland Land District, containing 6 acres 3 roods, more or less, being Section 76, Block VII, Whangape Survey District. Bounded towards the north by Sections 24 and 75, Block VII, Whangape Survey District, 811·1 links; towards the east by Section 25 of Block VII aforesaid, 506·3 links; towards the south and again towards the east by Section 78 of the aforesaid block, 125 and 234·4 links respectively: towards the south east by a public road links respectively; towards the south-east by a public road, 740.4 links; and towards the west by Sections 77 and 24 of the aforesaid block, 1117.6 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1911/1530A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 17542, blue.)

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

Revocation of an Order in Council under Section 296 of the Native Land Act, 1909.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section two hundred and ninety-six of the Native Land Act, 1909, it is enacted that any Order in Council made under Part XVI of that Act, or under Part II of the Native Land Settlement Act, 1907, may be at any time revoked, either wholly or as to any part or parts of the land included therein, by the Governor by Order in Council; and thereupon the land so subject to that Part of that Act shall, to the extent of that revocation, cease to be so subject: No land shall by reason of any such order of revocation cease to be subject to that Part of that Act at any time during the continuance of the term of any lease of any time during the continuance of the term of any lease of that land granted by a Maori Land Board under that Part of that Act (including in that term the term of any renewal

to which the lessee is entitled):
And whereas a parcel of land known as Nuhaka 2D 2B 9 has, by an Order in Council dated the eighteenth day of February, one thousand nine hundred and eight, been brought under the provisions of Part XVI of the Native

Land Act, 1909: And whereas application has been made to revoke the said Order in Council in so far as it affects the said parcel of land:

And whereas the Tairawhiti District Maori Land Board recommends accordingly: And whereas it is expedient so

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the said Order in Council in so far as it affects Nuhaka 2D 2B 9 Block; and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

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

Validating Biennial Election of Members of Mangaweka Town Board.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this third day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, pursuant to section twenty of the Town W Boards Act, 1908, a general election of members of the Mangaweka Town Board was to have been held on the sixteenth day of September, one thousand nine hundred and

And whereas the Returning Officer gave public notice of such election on the tenth day of September, one thousand nine hundred and fourteen, and in such notice appointed the twelfth day of September, one thousand nine hundred and fourteen, for the nomination of candidates, such notice and appointment not being within the times fixed by section seven of the Local Elections and Polls Act, 1908.

And whereas the number of candidates did not exceed the number of vacancies to be filled, and the Returning Officer did on the day appointed for nomination declare such candidates to be duly elected:

And whereas it is expedient to validate the election of

such candidates:

such candidates:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon him by section twenty-four of the Local Elections and Polls Amendment Act, 1913, and of every other power and authority enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby validate the said election of the said candidates so declared to have been elected, and doth declare that the said election shall not be called in question by reason only of the irregularities afore. called in question by reason only of the irregularities afore-

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

Land temporarily reserved for an Agricultural and Pastoral Showground in Block X, Hukerenui Survey District, Auckland Land District.

LIVERPOOL, Governor.

LIVERPOOL, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-standing that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

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 conferred upon me by the said Act, do hereby temporarily reserve from sale the lard in the Auckland Land District described in the Schedule hereunder written, for an agricultural and pastoral showground.

tural and pastoral showground.

SCHEDULE.

ALL that area in the Auckland Land District, situated in Whangarei County, containing by admeasurement 75 acres 2 roods 17 perches, more or less, and being Section 44, Block X, Hukerenui Survey District. Bounded towards the north by Section 4, Block X, Hukerenui Survey Dis-

trict, Te Mata Kauri-gum Reserve, 2313 links; towards the east by Section 38 of the aforesaid block, 2075 2 links; again towards the north by the said Section 38, 700 links; again towards the north by the said Section 38, 700 links; again towards the east by a public road, 475.9 links; towards the south-east and south generally by a public road, 446.3, 809.6, 174, 431.3, 258.4, 808.4, 556.3, and 170.7 links; and towards the west by Te Mata Kauri-gum Roserve, 3272 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 5435/15, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 17647, blue.)

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

H. D. BELL, For Minister of Lands.

Land temporarily reserved for Gravel Purposes in the Town of Komako, Otago Land District.

LIVERPOOL, Governor.

HEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, 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 conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Otago Land District described in the Schedule hereunder written, for gravel purposes.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 1 acre 3 roods 32 perches, more or less, being Sections 169 and 170, Town of Komako. Bounded being Sections 169 and 170, Town of Komako. Bounded towards the north-east by Section 171 of the aforesaid town, 500 links; towards the south-east by Crown lands, 380·1 links; towards the south-west by a public road, 500·5 links; and towards the north-west by a public road, 400 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. VI/5 (9), deposited in the Head Office, Department of Lands and Survey, at Wellington and thereon hordered red ton, and thereon bordered red.

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

H. D. BELL, For Minister of Lands.

Land temporarily reserved as a Site for a Public School in Block II, Teviot Survey District, Otago Land District.

LIVERPOOL, Governor.

HEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, 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 conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Otago Land District described in the Schedule hereunder written, for a site for a public school. public school.

SCHEDULE.

All that area in the Otago Land District, containing by admeasurement 5 acres and 33 perches, more or less, being Section 56, Block II, Teviot Survey District. Bounded towards the north-east by part of Section 52 of the said block, 1019-9 links; towards the south-east by a public road, 508-5 links; towards the south-west by Section 54 of the aforesaid manuka country, with small swamps in gullies on Section 157.

block, 1161.9 links; and towards the north-west by part of Section 44 of the aforesaid block, 457.2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1912/929A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

H. D. BELL For Minister of Lands.

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

LIVERPOOL, Governor.

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 Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint Friday, the twenty-seventh day of November, 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.

SCHEDULE.

AUCKLAND LAND DISTRICT.

	Section.	Area.	Upset Price.	Section.	Area.	Upset Price.
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VILLAGE LAND.

Otamatea County.—Town of Tokatoka.

70 | 0 1 39 | 2 0 0 A. R. P. £ s. d. 0 2 5 2 0 0 ||

Undulating manuka country; soil about 25 chains from Tokatoka Wharf. soil poor clay. Distant

Rotorua County.-Village of Ngawaro.

1	10	2	0	2	0	0	26	0	1 24	1 2 1	0 0
2	0	2	0	2	0	0	30	0	1 29	2 1	0 0
6	0	2	0	2	0	.0	31	0	2 2	2 1	5 C
7	0	2	0	2	0	0	32	0	2 10	2	0 0
8	0	2	0	1	10	0.	33	0	2 6	2	0 0
9	0	2	0	1	10	0	34	0	2 2	2	0 0
12	0	2	3	1	16	0	35	0	2 0		0 0
13	0	2	3	1	16	0	41	1	0 3		$5 \cdot 0$
14	0	2	3	1	16	0	43	0	3 27	3	0 0
15	0	2	3	1	16	0	44	0.	3 19		0 0
16	0	2	3	1	16	0	45	0	3 11	3	5 0
17	0	2	3	1	16	0	48	0	2 23	2	0 0
18	0	2	3	1	16	0	49	0	3 8	3	0 0
23	0	1	23	2	10	0	50	0	2 32	2 1	0 0
24	0	1	23	2	10	0	51	0	2 16	2	5 0
25	0	1	24	2	10	0					

Ngawaro Village is situated on the main coach-road, Rotorua to Tauranga, nineteen miles from Rotorua,

Hokianga County.—Village of Mamari.

1	3 3 2 3	0	4	9	0	0	8	4	1	23	14	0	0
2	3	0	0	9	0	0	12			8			
3	3	0	22	10	0	0	13	2	3	21	9	0	0
6	2	3	34	9	0	0	14	2	-3	30	9	0	0
7	1 3	3	12	112	0	0		ļ					

Undulating land, fronting main Mangonui-Hokianga Road, about a mile and a half from Broadwood Post-office.

RURAL LAND.

Waipa County .- Mangapiko Parish.

Section 326a: Area, 16 acres 0 roods 1 perch; upset

Altitude, 50 ft. to 80 ft. above sea-level. Level land in two terraces, about half subject to occasional floods from Waipa River; covered with fern, gorse, and blackberry, and patches of poor grass. Soil of second-class quality, on pumice formation; well watered by Waipa River. Distant eight miles from Te Awamutu Railway-station by good road.

Soil of second-class quality, on clay subsoil. Section 157 poorly watered by swampy gullies; no water on Section 156. Distant four miles from Frankton—three miles by good road and one mile unformed.

Section 268: Area, 2 acres 1 rood 13 perches; upset price, £10.

Section 269: Area, 5 acres; upset price, £15.
Altitude, about 60 ft. above sea-level. Covered with fern, manuka, and blackberry; and broken by gullies. Soil of second-class quality, on clay subsoil; well watered by stream. Distant a mile and a half to two miles from Whatawhata one mile formed road and balance unformed.

> As witness the hand of His Excellency the Governor, this fifth day of October, one thousand nine hundred and fourtren.

H. D. BELL, For Minister of Lands.

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

LIVERPOOL, Governor.

IN 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 Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint Wednesday, the eighteenth day of November, 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.

SCHEDULE. TARANAKI LAND DISTRICT.

Section.	Area.	Upset Price.	Section.	Area.	Upset Price.
	L.	TOWN Kotare T	LAND.		

s. d. 5 4

Sections 1 and 2 are flat land in standing bush, and Sections 4 and 5 are flat land in grass. Kotare Township is situated at the junction of the Tongaporutu-Mangaroa and Okau Roads, about seventeen miles from Tongaporutu.

Town of Whangamomona.

23	0	1	0.7	25	0	0	61	0	1	0	9	0	0	
27	0	1	0	25	0	0	62	0	1	0	7	0	0	
28	0	1	0	25	0	0	63	0	1	0	9	0	0	
29	0	1	0	20	0	0	64	0	1	0	10	0	0	
30	0	1	0	20	0	0	65	0	1	2	10	0	0	
37	0	1	0	25	0	0	66	0	1	0	10	0	0	
38	0	1	0	30	0	0	67	0	1	1	12	0	0	
39	0	1	0	25	0	0	68	0	1	0	10	0	0	
50	0	0	33	10	0	0	69	0	1	0	20	0	0	
57	0	3	33	6	0	0	70	0	1	0	19	0	0	
59	0	0	38	7	0	0	71	0	1	0	18	0	0	
60	. 0	1	0	10	0	0	72	0	1	0	20	0	0	
Souti	ona (99	97	to 20	9	7 +0	20 and	50	0.310	مام	5000	and	1 in	

Sections 23, 27 to 30, 37 to 39, and 50 are cleared and in grass. Section 57 is covered with light bush, fairly level; good soil. Sections 59 to 66 are partly cleared. Sections 67 to 72 are in heavy bush, good soil, and fine level frontages.

SUBURBAN LAND.

Suburbs of Whangamomona.

1	8	0 27	41	0	0	4	17	0 20	103	0	0
3	2	1 0	18	0	0	4	ĺ				

Section 1 is rather steep, but a building-site is obtainbush. Sections 3 and 4 have a good portion of level land, building-sites being obtainable; good soil. Section 3 is cleared and in grass. Section 4 is in heavy bush.

RURAL LAND.

Block IX, Waro Survey District.

13	14	1 12	30	0	0	15	1 18	2	28	40	0	0
		0 29					-		1			
Secti	ions	compr	ise es	LQT/7	alones	in	front	ŧο	POH	rh af	h	ack

About one-third of Section 13 is in grass, balance bush, through which the fire has gone. A small portion each of

Sections 14 and 15 along frontage is in grass; balance bush, scrub, and fern.

Block IX, Ohura Survey District.

Section 23: Area, 2 acres 2 roods 14 perches; upset price, £25.

Easy slopes to flat country, rising abruptly to a small terrace at northern end; good soil on papa; a little secondgrowth scrub.

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

H. D. BELL, For Minister of Lands.

Fixing Contributions to be provided by Contributory Local Authorities for the Maintenance and Improvement of Christ-

LIVERPOOL, Governor.

WHEREAS by subsection two of section ten of the Christchurch Domains Amendment Act, 1913, it is enacted that the Governor may from time to time, by Warrant under his hand publicly notified and gazetted, fix and determine the proportion of the sum required for the improvement and proper maintenance of the Christchurch Domains which shall be provided by each of the contributory local authorities:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the power and authority conferred by the said Act, doth hereby fix and determine that the amount required for the improvement and proper maintenance of the Christchurch Domains during any financial year, not exceeding two thousand five hundred pounds in any such year, shall be borne by the undermentioned contribu-tory local authorities in the proportions set forth in the Schedule hereto.

SCHEDULE.

Сивізтенивси Сі	ty Council	 	 1508/2500
Riccarton Boroug	h Council	 	 72'/2500
Spreydon	, ,	 	 62/2500
Woolston	,,	 	 59/2500
Lyttelton	,,	 	 46/2500
Sumner	,,	 	 54/2500
New Brighton	2,2	 	 29/2500
Waimairi County	Council	 	 390/2500
	,,	 	 66/2500
	,,	 	 59/2500
Heathcote	,,	 	 155/2500

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

H. D. BELL For Minister of Lands

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

Government Buildings,
Wellington, 2nd October, 1914.

I T is hereby notified that His Excellency the Governor has, in pursuance of the provisions of the Fisheries Act, 1908, appointed

ALBERT COLIN GELLAND, and DAVID MORTIMER,

of Rangataua, to be Officers for the purposes of Part II of

H. D. BELL.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs,
Wellington, 5th October, 1914.

H IS Excellency the Governor has been pleased to
appoint appoint

JAMES DERRY

to be Registrar of Marriages and of Births and Deaths for the District of Ashley-Clinton.

H. D. BELL, Minister of Internal Affairs.

Members of Christchurch Domains Board appointed.

Department of Lands and Survey,
Wellington, 5th October, 1914.

NOTICE is hereby given that His Excellency the
Governor has, in pursuance of the authority conferred by section 4 of the Christchurch Domains Amendment Act, 1918, appointed

HENRY GEORGE ELL, M.P., JAMES JAMIESON, And EDWARD GEORGE LEVINGE, M.D.,

to be members of the Christchurch Domains Board.

H. D. BELL, For Minister of Lands.

Member of Otorohanga Domain Board appointed.

Department of Lands and Survey,
Wellington, 5th October, 1914.

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

JOHN ORMBBY

to be a member of the Otorohanga Domain Board, in place of John Anthony Ormsby, resigned.

H. D. BELL, For Minister of Lands

Trustees, Dunedin Savings-bank, appointed.

The Treasury,

Wellington, 1st October, 1914.

IS Excellency the Governor has been pleased to appoint appoint

John Bradley Shacklock, Esq., George Cashmore Israel, Esq., Charles Wilfred Seymour Chamberlain, Esq., and Ernest Alfred John Willcocks Rosevear, Esq.,

to be Trustees of the Dunedin Savings-bank.

J. ALLEN, Minister of Finance.

Appointment of Engineer, Westport Harbour-works, approved.

Marine Department,
Wellington, 2nd October, 1914.

This hereby notified that His Excellency the Governor has,
in pursuance of the provisions of section 6 of the
Westport Harbour Board Act, 1884, approved of the appointment by the Westport Harbour Board of

CHARLES NORTON BOULT

to be Engineer of Works at Westport.
F. M. B. FISHER.

Harbourmaster for the Port of Puponga appointed.

Marine Department,
Wellington, 2nd October, 1914.

IS Excellency the Governor has, in pursuance and
exercise of the power and authority vested in him by
section 10 of the Harbours Act, 1908, appointed

FREDERICK CHARLES ELLIOTT

to be Harbourmaster for the Port of Puponga.

F. M. B. FISHER.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 6th October, 1914. 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 districts set respectively opposite their names, viz.:-

Name.

ALBERT EDWARD DURRANT ... ANNIE GWENDOLINE COOKSEY... JAMES BARNETT ...

Waiapu. Mangapai. Dipton.

F. W. MANSFIELD, Registrar-General

Officiating Ministers for 1914 .- Notice No. 34.

Registrar-General's Office, Wellington, 5th October, 1914.

URSUANT to the provisions of the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general infor-

Thurch of the Province of New Zealand, commonly called the Ohurch of England.

The Reverend WILLIAM HENRY HEDLEY.

F. W. MANSFIELD, Registrar-General.

Date of Election to fill Extraordinary Vacancies in Christ-church, Greymouth, and Hokitika Fire Boards by Fireinsurance Companies.

Department of Internal Affairs,
Wellington, 30th September, 1914.

PURSUANT to the Fire Brigades Act, 1908, and the rules
made thereunder, I, Francis Henry Dillon Bell, Minister
of Internal Affairs, being the Minister charged with the
administration of the said Act, do hereby appoint Saturday,
the 10th day of October, 1914, to be the day for holding an
election of one member of the Christchurch Fire Board,
Greymouth Fire Board, and Hokitika Fire Board by the
fire-insurance companies concerned, such election being held fire-insurance companies concerned, such election being held to fill the extraordinary vacancies caused by the resignation of Mr. A. L. Parsons.

H. D. BELL, Minister of Internal Affairs.

Agricultural and Pastoral Statistics.—Prescribing the Manner in which the Account under the Census and Statistics Act, 1910, shall be taken.—Notice No. 1758.

Department of Agriculture, Industries, and Commerce, Wellington, 7th October, 1914.

In pursuance and exercise of the powers and authorities conferred upon me by the Census and Statistics Act, 1910, I, William Ferguson Massey, Minister of Agriculture, hereby prescribe that the collection of the returns in connection with the account referred to in section 28 of the said Act whell he carried out hy act or by Sub Engagement and shell he carried out by section 28 of the said Act shall be carried out by post or by Sub-Enumerators, and shall commence on the 20th day of October, and continue from day to day until the 31st day of the same month, unless sooner completed.

W. F. MASSEY, Minister of Agriculture.

Native Interpreter's License revoked.

Native Department, Wellington, 1st October, 1914. IS Excellency the Governor has been pleased to revoke the license granted to the license granted to

KETHA HONE NEWTON, of Auckland,

authorizing him to act as an Interpreter under the Native Land Act, 1909, and also to remove the said Keiha Hone Newton from his office as an Interpreter under the said Act.

W. H. HERRIES, Native Minister.

Permit to import Opium.

Customs Department,
Wellington, 5th October, 1914.

I T is hereby notified for public information that a permit
to import opium in forms which though not suitable
for smoking may be made suitable has been granted to the
undermentioned person, subject to the provisions of the
Opium Act, 1908, the Opium Amendment Act, 1910, and
the regulations made thereunder:—

A. F. MICKLE, M.D., Auckland.

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

Special Order made by the Eden Terrace Road Board amending By-laws.

Department of Internal Affairs,

Wellington, 6th October, 1914.

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

H. D. BELL, Minister of Internal Affairs.

EDEN TERRACE ROAD BOARD.

Special Order.

THE Eden Terrace Road Board, in pursuance of the powers and provisions contained in the Road Boards Act, 1908, and its amendments, and the Public Health Act, 1908, and its amendments, and in pursuance of all and every the other powers in that behalf contained in any other Act enabling it,

doth hereby by special order ordain as follows:—
Section 2 of Building By-laws No. 3 of the said Board made on the 15th day of September, 1908, shall be amended by adding to clause (d) thereof the words "and unless such dwellinghouse shall have a frontage for its full width to the same public road" same public road.'

The foregoing by-law shall come into force on its being gazetted, and shall apply to the whole of the Eden Terrace Road District.

The above by-law was made by special order passed at a special meeting of the Eden Terrace Road Board held on the 1st day of September, 1914, and confirmed at a subsequent meeting of the said Board on the 29th day of September,

The common seal of the Inhabitants of the Eden Terrace Road District was affixed hereto at a meeting of the Eden Terrace Road Board on the 29th day of September, 1914, in the presence of-

P. McElwain, Chairman.

WALTER E. G. RICHARDSON,

Clerk.

Submitted and approved.

R. H. MAKGILL, District Health Officer. 24th September, 1914.

I, Walter Edgar Graham Richardson, Clerk to the Eden Terrace Road Board, do hereby certify that the foregoing by-law was made by the Eden Terrace Road Board by special order in accordance with the provisions of the Road Boards Act, 1908, and of the Public Health Act, 1908, and that all the requirements of the law in that behalf have been duly complied with, and that the said special order has been duly passed.

Walter E. G. Richardson, Clerk, Eden Terrace Road Board.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 7th October, 1914,
THE following notice, received from the Chairman of the
Opunake Harbour Board, is published in accordance
with the provisions of the Local Bodies' Loans Act, 1913.

J. ALLEN, Minister of Finance.

OPUNAKE HARBOUR BOARD.

PROPOSAL to raise a special loan of £50,000 under the Local Bodies' Loans Act, 1913, upon which a poll was taken on the 28th day of September, 1914:—

Declaration of Poll.

Number of votes polled for the proposal, 190; number of votes polled against the proposal, 86; number of informal votes, 3.

The requisite three-fifths majority of the total number of valid votes polled having been polled in favour of the proposal, I hereby declare the proposal to be carried.

GEO. W. ROGERS. Returning Officer.

Opunake, 30th September, 1914.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 1st October, 1914.

THE following notice, received from the Chairman of the Raglan County Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

J. ALLEN, Minister of Finance. RAGLAN COUNTY COUNCIL.

Whaingaroa Harbour Special-rating District.—Loan of £3,500 for the Erection of Wharves in the Whaingaroa Harbour.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Whaingaroa Harbour Special rating District of the County of Raglan taken on the 11th day of September, 1914, on the proposal to borrow the sum of £3,500 for the erection of wharves in the Whaingaroa Harbour: Total number of valid votes recorded, 293; for the proposal, 273; against the proposal,

The number of valid votes recorded in favour of the proposal being more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be carried.

CAMPBELL JOHNSTONE, Chairman, Raglan County Council.

H. MARSLAND,

Returning Officer.

Ngaruawahia, 14th September, 1914.

 $Result\ of\ Poll\ for\ Proposed\ Loan.$

The Treasury, Wellington, 6th October, 1914.

THE following notice, received from the Mayor of the Borough of Patea, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

J. ALLEN, Minister of Finance.

PATEA BOROUGH COUNCIL.

Result of Poll on a Proposal to raise a Loan.

Pursuant to section 12 of the Local Bodies' Loans Act, PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the Borough of Patea taken on the 30th day of September, 1914, on a proposal to borrow the sum of £14,000 for water and drainage purposes, the number of votes recorded for the proposal was 173; the number of votes recorded against the proposal was 18; informal votes, nil.

I therefore declare that the proposal was carried.

C. A. LARCOMBE, Mayor.

Result of Poll for Proposed Loan.

The Treasury,

Wellington, 6th October, 1914.

THE following notice, received from the Chairman of the Council of the County of Waiapu, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

J. ALLEN, Minister of Finance.

WAIAPU COUNTY COUNCIL.

Notice of Result of Poll on a Proposal to raise a Loan. PURSUANT to section 12 of the Local Bodies' Loans Act, PURUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the Tuakau Road Special-rating District of the County of Waiapu taken on the 14th day of September, 1914, on a proposal to borrow the sum of £2,000 for the purpose of forming and widening the Tuakau Road, the number of votes recorded for the proposal was 6, and the number of votes recorded against the proposal was 0.

I therefore declare that the proposal was carried.

K. S. WILLIAMS, Chairman, Waiapu County Council.

Election of Member of Canterbury Land Board.

PURSUANT to section 41 of the Land Act, 1908, the amendments thereto, and the regulations made thereunder, I, Charles Robert Pollen, Returning Officer for the election of a member to the Canterbury Land Board, do hereby declare

JOSEPH SEALY

to be duly elected a member of the Land Board for the Canterbury Land District, only one valid nomination having been received.

Dated at Christchurch this 29th day of September, 1914.

C. R. POLLEN, Returning Officer.

Exports.-Weekly.

ETURN of PRINCIPAL EXPORTS of New ZEALAND PRODUCE from the Dominion during the Week ended Tuesday, 6th October, 1914.

Norg.—These figures are subject to alteration. They represent the entries from the ports received at Head Office, Wellington, up to 5 p.m. on Tuesday.

Port			Butter.	Cheese.		Frozen Meats.		Gold.
FOR			Butter.	Oneese.	Lamb.	Mutton.	Other.	Gold.
uckland			£ 1,337	£ 123	£	£	£ 58	£ 10,18
Saipara	••	•••	•		••	••		
overty Bay	• •	•••	••	••	••	• •	••	• • •
New Plymouth	• •	•••	••	••	••	• •	••	• • •
Vaitara		••	••	• •	••	• •		••
	• •	•••	••	• • •	••	• •	••	••
	• •	•••	667	••	• •	• •	•••	• • •
Vanganui	• •	• •	5,144	98	• •	• •	656	• •
Vellington	• •	•••	275	-	• •	9,143		•••
apier		•••	275	••	••	9,149	1,151	•••
Vairau and Pic	ton	•••	••	••	••	••	•••	
lelson	• •	•••	••	••	••	••	• •	•••
Vestport	• •	•••	••	. • •	• ••	••	••	••
reymouth	• •	••	••	••	••	••	••	•••
Iokitika	• •	••	• •	••			•••	
hristchurch	• •	•••	••	••	3,389	4,019	2	•••
limaru	• •	••		••	10,672	5,589	401	
amaru	• •	••	•••	••	••	••		•••
Dunedin	• •	•••	• •	1	••	••		••
nvercargill	••	[••	105	••	••	•••	••
Totals			7,423	327	14,061	18,751	2,268	10,18

Port	3.		Grain and Pulse.	Hides and Skins.	Kauri-gum.	Phormium (including Tow).	Tallow.	Timber.	Wool.
Auckland			£ 41	£ 2,269	£ 748	£ 26	£ 2,272	£ 292	£
Kaipara		••	• • •				••	6,072	••
Poverty Bay	• •		••				••		
New Plymouth			• • *						
Waitara							••		
Patea	• •					1	••		••
Wanganui			• •				• •		••
Wellington			195	6,867		8,540	• •		3,726
Napier			••	11			• •		4,766
Wairau and Pic	ton		••	••					••
Nelson	• •		••		••		••		
Westport	• •		• •		i				••
Freymouth					••		`		••
Hokitika	• •						••		••
Christchurch			154	5,432		j	2,216		4,054
Timaru			••	581	••	1	1,814		11,640
Damaru	• •				••		••		••
Dunedin	• •			• • •		••	• •		••
Invercargill	••		41	891	••	•••	••	••	612
Totals			481	16,051	748	8,566	6,302	6,364	24,798

Customs Department, Wellington, 7th October, 1914. W. B. MONTGOMERY, Comptroller of Customs.

Notice of Examinations for the Public Service.

Office of the Public Service Commissioner, Wellington, 17th April, 1914.

PUBLIC SERVICE ENTRANCE EXAMINATION.

NDER schedule and regulations as amended under date the 3rd April, 1914 (Supplement to the New Zealand Gazette, dated the 8th April, 1914).

PUBLIC SERVICE SENIOR EXAMINATION.

As heretofore prescribed for the Civil Service Senior Examination.

Notice is hereby given of the intention to hold Public Service examinations as follows, viz.: The Public Service Entrance Examination (formerly known as the Civil Service Junior Examination) and the Public Service Senior Examination (formerly known as the Civil Service Senior Examination) on or about the dates named below.—

nation (formerly known as the Civit Service Senior Basinination) on or about the dates named below,—
Public Service Entrance Examination: On or about 17th November, 1914, and following days.
Public Service Senior Examination: On or about 5th January, 1915, and following days.

No entrance fee (other than late fee) will be payable by candidates for the Public Service Entrance Examination. Candidates for the Public Service Senior Examination will also be admitted without fee if (a) they are employed in Departments of the Public Service coming under the provisions of the Public Service Act, 1912; or (b) if they have passed the Public Service Entrance Examination of November, 1913, and have not declined appointment; or (c) if they have entered and sat for the Public Service Entrance Examination of November, 1914. In all other cases a fee of £1 will be required as entrance fee for the examination.

Entries for the Public Service Entrance Examination and the Public Service Senior Examination must be addressed "The Inspector-General of Schools, Wellington," and be sent so as to reach his office on or before the 8th September, 1914, and 15th October, 1914, respectively.

All entries must be made on the proper forms, which may be obtained at any time after the 1st July from the office of the Public Service Commissioner, or of the Education Department, or of any Education Board.

D. ROBERTSON, Public Service Commissioner.

Deceased Persons' Estates.

PARTICULARS of the Estates of Deceased Persons which have been placed under the Charge of the Public Trustee for Management during the Month of September, 1914.

		New Zealand		Supposed British				
5	Name of Deceased.	Residence.	i	or Foreign Residence.	1	Date of D	eath.	Remark
1	Alexander, James	St. Andrews		Scotland .		4 April,	1914	Intestate.
2	Alldridge, Ada Emily	3T.1				9 Aug.,		Testate.
3	Allen, Ännie	OL: 1 1		• •	9	8 "	,,	T CHOMBO.
Ŀ	Barrett, Emma	1	.	•••		8 "	"	Intestate.
,	Broderson, Mads	373 - 41		Germany .	- 4	5 ".		Testate.
,	Butters, Philip (or Philip Edward)	Fortrose	- 1	• • • • • • • • • • • • • • • • • • • •		3 July,	"	Intestate.
7	Campbell, Murdoch	O4	. 1	Scotland .	2	5 Aug.,	"	Testate.
}	Churton, Charles Arthur	Auckland	- 1			5 May.	,,	Intestate.
)	Clyne, Christina	TT7 111 /	.	Scotland .		7 Aug.,		
)	Cochrane, William	Motu	- 1	Ireland .	2	1 May,	,,	"
L	Corke, George	Fendalton	- 1			7 July.	"	1 "
2	Crutchley, Isaac Lyster	Ngakawau		Ireland .		2 Sept		"
;	Dean, Emma	~ 1.11		England .		7 June,		Testate.
1	Dobbins, William	TTT)		" ·	10	1 "		Intestate.
5	Dowding, G. W	37 33 1 1		*		1 Aug.,	"	Testate.
3	Ebborn, Charlotte	Christchurch .	- 1	"	1	8 "		- Counte.
7	Farrow, George		٠		5	6 Sept.,	"	Intestate.
3	Fraser, Janet	Petone	. !	<i>"</i>	2	7 "		Testate.
)	Garrard, Thomas	Christchurch .	1	••	1	. "	"	Tegrate.
)	Gibbs, Solomon	Leithfield		England .	2	0 June,	1014	Intortate
	James, David Henry	Ohmintalianal	1	-				
3	Joblin, Edgar James	New Plymouth .		Isle of Wight	1	4 Sept., 8 June,	"	"
3	Kerrison, Arthur (or Arthur George)	T : 3		Isle of Wight .	1	g June, 0	*	"
į	King, Joseph Henry Luddington	0 1		England			"	"
,	Lester, Lydia	7/1-/	- 1		2	2 July,	"	"
5	Lloyd, B. G	D. I 37 .1	- 1	Australia	15	June,	"	m .".
,	Mann, Joseph	M	- 1	England	15	Sept.,	"	Testate.
3	McLachlan, Bruce Francis (or Boyle,	Dimenter	- 1	England		Aug.,		T
	Charles)	niverton	•	••	1.	9 April,	"	Intestate.
)	McLeod, M. A	Auckland	1	England	٠,,	1 4		m
ó	Morris, W. F.	777		England		l Aug.,		Testate.
ί	Murtha, Philip	A	- 1	Ireland	1 .	l "	"	- "
	OID TO IT II OUM I	M1		, , ,		3 "	"	Intestate.
3	Oti Nataro (or Kanaka), George	CO L. T. 1 3		Manian (T.) 3	15		"	,
í	T3: 1 :11 'Y3	0 1		Navigator Islands	١, ١	way,	"	
	D 51 10 10	T).		England		Sept.,	"	
	m° 'aıı T	Devonport		Australia			*	Testate.
,	Mh Y	Sydenham		England	20	July,	"	Intestate.
,	· · · · · · · · · · · · · · · · · ·	Porangahau		Ireland		3 Aug.,	"	"
,	7011E. T1. 11	Cape Saunders		Norway			"	_ "
	Tocker, Isabella	Featherston		••	2		,,	Testate.
		Wellington			16		,,	,,
1	Walsh, P.	Auckland		Ireland			,,	,,
	Watt, David Manalla	Taumarunui	- 1	Scotland	26		.	Intestate.
- 1	Waugh, Alexander	Manunui	.	Ireland	1 8	Sept.,	,,	,,
	Webber, Georgina	Christchurch	.	• •)]	,,		Testate.
	777111	Wellington		_ ••	29	Aug.,	,,	Intestate.
	TT7: . T 1 A 2 "	Pahiatua	,	England	1 8	July,	,,	"
7	Wing, John Ah	Whangarei		China	19) "		
. 1	Winter, Mordant Crommelin	Gisborne	- 1		115	Sept.,		. .

Dated the 5th day of October, 1914.

FRED. FITCHETT,
Public Trustee.

Applications invited for the Position of Palæontologist to the Mines Department, Wellington.

Office of Public Service Commissioner,

Wellington, N.Z., 9th July, 1914.

A PPLICATIONS, to be addressed to the Secretary to the Public Service Commissioner, Wellington, New Zealand, will be received up till noon on the 30th November, 1914, for the position of Palsontologist to the Mines Department, Wellington.

Applicants

Applicants must give full particulars of education, age, health, and experience, and must—

(a.) Have a good knowledge of geology;

(b.) Have performed original work in connection with palæontology.

A knowledge of one or more foreign languages is desirable. The chief duties will be—

(1.) To classify the fossil collections of the Geological

(2.) To specialize in some branch of New Zealand palæon-tology, preferably in connection with the Cretaceous and Tertiary fauna or flora;

(3.) To assist field geologists in determination of fossils, &c.; and

(4.) To perform any necessary fieldwork in connection with

general palæontological work.
Salary, £365; maximum, £400. Professional Division.
Deductions to be made for superannuation, and appointment to be subject to the Public Service Act, 1912.

A. J. H. BENGE, Secretary. Public Service Stores Tender Board.—Supply and Delivery of Stores.

Wellington, 9th September, 1914. EPARATE tenders will be received at the office of the Chairman (Government Printing Office) not later than 5 p.m. on Wednesday, the 25th November, 1914, for the supply and delivery, C.I.F. & E., main ports, N.Z., of the undermentioned material:—

50 miles wire, insulated and braided, twin-twisted, 1/20. 7,000 cells, dry, for telephone. 8,000 reams paper, manifold, $9\frac{2}{8}$ in. x 8 in., in reams.

600 reams paper, absorbent, in reams.

Tenders must be addressed to the Chairman, Public Service Stores Tender Board, Wellington. Delivery of the material is to be made as shown in the Conditions of Tender, and the successful tenderer must give the security required by the Conditions for the due performance of the contract. Particulars and conditions of tendering and specifications may be obtained at the office of the Controller of Stores, Post and Telegraph Department, Wellington; the District Storekeeper, Post and Telegraph Department, Christchurch; or the Telegraph Engineers at Auckland and Dunedin, where samples of the papers may be seen. A deposit as shown in the Conditions must accompany each tender.

J. MACKAY, Chairman. Examination for Elementary Kindergarten Certificates.

Education Department.

Wellington, 5th October, 1914.

NOTICE is hereby given that an examination for the grant of elementary Kindergarten certificates for teachers will be held in Auckland, Christchurch, Dunedin, and Wellington partly in the month of November and December, 1914, and partly during the month of January, 1915. Candidates to be admitted to the examination—

(a.) Must have passed the Intermediate Examination or its equivalent, or have obtained an Intermediate certi-

ficate; and (b.) Must have completed a course of two years' service and training in a Kindergarten school or schools under the direction of one of the recognized Kindergarten associations of the Dominion, or have completed a service and training of similar extent and character to the satisfaction of the Inspector-General

of Schools For the examination an entrance fee of £1 will be payable. Applications, on forms to be obtained from the Secretaries Applications, on forms to be obtained from the Secretaries of the Kindergarten associations in Auckland, Christchurch, Dunedin, or Wellington, or from the Education Department, Wellington, must be lodged with the Inspector-General of Schools, Wellington, not later than the 31st day of October next, and must be accompanied by a bank receipt for the entrance fee as paid into the Public Account at some branch of the Bank of New Zealand.

The precise dates and places of examination will be later

notified to the candidates.

G. HOGBEN Inspector-General of Schools.

Conscience-money received.

The Treasury,
Wellington, 5th October, 1914.

THE Minister of Finance directs me to acknowledge receipt of £1 4s. (one pound note and 4s. worth of stamps), sent to the Collector of Customs, Wellington, by some person unknown, as conscience-money to the New Zealand Government.

G. F. C. CAMPBELL Secretary to the Treasury. Applications invited for the Position of Land Transfer Draughtsman, Lands and Survey Department, Nelson.

Office of Public Service Commissioner,

Office of Public Service Commissioner,
Wellington, 5th October, 1914.

1. A PPLICATIONS will be received by the undersigned
up till noon on the 28th October, 1914, from officers
of the Lands and Survey Department (liemsed surveyors
only) for the position of Land Transfer Draughtsman in the
District Office of the Lands and Survey Department at Nelson.
2. Applications must be made on forms which may be
obtained from the Permanent Head of the Lands and Survey
Department, or from any Commissioner of Crown Lands,
and must be forwarded through the head of that Department, addressed to the Secretary to the Public Service
Commissioner, Wellington.
3. Each application must include statement of age, education, field experience, office experience, and nature of duties

tion, field experience, office experience, and nature of duties

performed.

4. The position is graded in Class D, Professional Division; maximum, £365. Salary will be considered in connection with present salary.

A. J. H. BENGE, Secretary.

Notice to Mariners No. 92 of 1914.

-Discontinuance of Green Light at PICTON HARBOUR.-END OF OLD WHARF.

Marine Department,
Wellington, N.Z., 2nd October, 1914.

Notice is hereby given that all but about 120 ft. of the old Railway Wharf at Picton has been demolished, and the fixed green light which was previously shown from the outer end of the wharf will be discontinued as from Wednesday, the 14th October, 1914, inclusive.

Charts, &c., affected: Admiralty Charts Nos. 1509 and 2685; "New Zealand Pilot," eighth edition, 1908, Chapter vi, page 176; "New Zealand Nautical Almanac, 1914," pages 314 and 315, and plan facing page 314.

GEORGE ALLPORT, Secretary.

Minister's Decisions under Customs Duties Act.

Customs Department, Wellington, 6th October, 1914.

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

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

	1.		Rateo	f Duty.
Record.	Goods.	Classification under Tariff, and Item No.	General Tariff.	Preferential Surtax on Foreign Goods
20/83 20/83 20/83 11/5 †17/7 †17/7 5/19/4	A. and m.s., viz.:— Resinate of cobalt Resinate of lead and manganese Resinate of lime Bicycles, "Wall" auto-wheels for Furnaces, bullion-refining Furnaces, smelting Minor articles, viz.:— Collar frames, "Medici" Surgical appliances, viz.:— Chiropractor's vertical-lift adjusting table (No. 2 Naysmith), specially suited for use in vertebrae adjustment (Chiropractic)		Free. 20 per cent 20 per cent Free. Free.	10 per cent.

Note.—The following decisions are cancelled, viz.:—
Furnace—viz., Standard Balbach roasting-furnace, containing a number of mechanical parts, for refining bullion: As gold-saving machinery (397).

Standard rectangular copper furnace, copper-matting furnace, and jackets therefor; hot-blast stove: As gold-saving machinery (397).

Minister's Order D 2.]

Comptroller of Customs.

CROWN LANDS NOTICES.

Land in Taranaki Land District forfeited.

Department of Lands and Survey,
Wellington, 3rd October, 1914.

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

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTION 1, Block X, Mahoe Survey District. Formerly held by C. E. Thurston and L. W. Carter. Tenure: O.R.P. 875. Reason for forfeiture: Selectors' request.

H. D. BELL, For Minister of Lands.

Land in Nelson Land District forfeited.

Department of Lands and Survey, OTICE is hereby given that the lease of the undermentioned land having been forfeited by resolution of the Nelson Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act,

SCHEDULE.

NELSON LAND DISTRICT.

SECTION 10, Block XV, Tadmor Survey District. Formerly held by Maurice Francis Connor. Tenure: R.L. 291.

H. D. BELL, For Minister of Lands.

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

District Lands and Survey Office, Invercargill, 29th September, 1914.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of under the provisions of the said Act on
or after Thursday, 14th January, 1915.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Wallace County.—Wairio Survey District. SECTION 237, Block XIV: Area, 3 acres 1 rood 29 perches.

Wallace County .- Town of Waimatuku.

							Α.	R.	Р.
Sections	1	\mathbf{to}	22,	Block	XII:	Area,	5	2	0
,,	25	and	26,	,,	XIII:	,,	0	2	0
**		to	10) 28	,,	XIV:	,,	6	2	0
. "		,,	20) 7)				_	_	
"		,,	24	,,	XV:	,,	5	2	0
7.7			. ,		G. H.				
				Com	mission	er of	Cro	wn	Lands.

Reserve for Lease by Public Auction.

District Lands and Survey Office,
Hokitika, 2nd October, 1914.

NOTICE is hereby given that the undermentioned reserve will be offered for lease by public auction at the District Lands and Survey Office, Hokitika, at 11 o'clock a.m. on Wednesday, 11th November, 1914, under the provisions of the Public Reserves and Domains Act, 1908, and amend-

ment.

SCHEDULE.

Westland County.—Poerua Survey District. RESERVE 1537, Block V: Area, 4 acres; upset annual rent, £1; term, twenty-one years.

ABSTRACT OF TERMS AND CONDITIONS OF SALE.

1. One half-year's rent at the rate bid, together with lease fee of £1 1s., to be deposited on the fall of the hammer.

2. Possession to be given on day of sale.
3. Term of lease, twenty-one years.

4. No conditions to be imposed as to residence or improve-

5. Rent to be payable half-yearly, in advance.

6. Lessee to keep all fences, drains, &c., in repair, and to

6. Lessee to keep an lettices, drains, etc., in repair, that to keep watercourses clear from weeds.

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

8. Lessee to prevent the growth and spread of noxious weeds, and shall with all reasonable despatch cause the same

to be removed. 9. Lessee to discharge all rates, taxes, and other assess-

9. Lessee to discharge an rates, taxes, and other assessments that may become due and payable.

10. Lessee not to remove gravel without consent.

11. Lease to be subject to termination on twelve months' notice being given in the event of the land being required for any other purpose.

12. Lessee to have no right to compensation for any improvements effected by him, nor to compensation for termination of the lease or any other reason, except in the event of the land being resumed under the preceding clause, when fair valuation will be allowed for any improvements effected

by the lessee, existing at the time of giving the said notice.

13. Right to minerals reserved to the Crown.

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

15. If lease forfeited, lessee not to be entitled to any com-

pensation for improvements

Full particulars may be obtained at this office.

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

Lands in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office,

Auckland, 15th September, 1914.

NOTICE is hereby given that the undermentioned lands will be offered for sale by public auction, for cash or on deferred payments, at this office on Friday, the 27th day of November, 1914, under the provisions of the Land Act, 1908, and amendments, and the Land for Settlements Act, 1908.

SCHEDULE.

Auckland Land District.—Matamata County.—Tapapa Survey District.—Mangawhero Settlement.

Survey District.—Mandawhard Shiftement.

Section 21, Block VII: Area, 3 acres; upset price, £30.
Section 24, Block VII: Area, 3 acres; upset price, £30.
Section 24, Block VII: Area, 3 acres; upset price, £30.
Level to very gently undulating land, agricultural and pastoral, of good light loamy nature, all in mixed English grasses, with the exception of Section 21, 1 acre of which is covered in gorse and some Canadian thistle, and the remainder in old grass. Sections are suitable for country tradesman. covered in gorse and some Canadian thistle, and the remainder in old grass. Sections are suitable for country tradesman, &c., being close to creamery and school sites. Three miles and a quarter distant from Matamata Railway-station and township road frontage. Section 24 is fenced, and subdivision fence runs through Section 22. Value of fences is included in price of land.

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

H. M. SKEET, Commissioner of Crown Lands.

Lands in Canterbury Land District for Sale by Public Auction.

District Lands and Survey Office, Christchurch, 25th September, 1914.

Notice is hereby given that the undermentioned lands will be offered for sale by public auction, for cash or on deferred payments, at the County Council Chambers at Waimate on Wednesday, the 18th day of November, 1914, under the provisions of the Land Act, 1908, the Land for Settlements Act, 1908, and amendments.

CANTERBURY LAND DISTRICT .- WAIMATE COUNTY .- WAIKA-KAHI SETTLEMENT .- TOWN OF MORVEN .- TOWN LAND.

Section.		Ares	٠.		pse rice		Section		Area	3. .		pset rice	
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Situat	ed	on	the	wes	ster	n si	de of th	e ma	ain	sou	ith l	ine	of

railway, a few chains from the Morven Railway-station. Flat land; good soil.

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

C. R. POLLEN. Commissioner of Crown Lands.

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

District Lands and Survey Office,

Auckland, 14th September, 1914.

NOTICE is hereby given that written tenders (marked on the outside "Tender for Education Reserve") for leases of the undermentioned education reserves for terms of twenty-one years, with perpetual right of renewal for further successive terms of twenty-one years, will be received at this office up to 4 o'clock p.m. on Friday, the 20th day of November, 1914, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 68, Makarau Parish, Waitemata County: 68 acres 2 roods 27 perches; minimum annual rental, £3 10s.

Heavy clay land, undulating, covered with low ti-tree and fern. Half a mile from Makarau Railway-station by formed

Sections 1, N.E. 5, and 6, Matawheronia Parish, Whangaroa County: Area, 257 acres 1 rood; minimum annual rental,

Undulating to hilly bush land. Soil sandy and strong clay. Six miles from Kaeo-two miles unformed road.

Section 12, Block XI, Waihou Survey District, Ohinemuri County: Area, 49 acres 3 roods 39 perches; minimum annual rental, £10.

Kahikatea and raupo swamp. Two miles from Netherton by good roads.

Section 2A, Block IX, Puniu Survey District, West Taupo County: Area, 206 acres 0 roods 25 perches; minimum annual rental, £5.

Open fern land, broken to steep, bush in gullies. Three miles from Te Puhi Station by fair road.

Section 25, Block XIII, Waipoua Survey District, Hobson County: Area, 622 acres 1 rood 24 perches; minimum annual rental, £15 15s.

Mostly easy undulating fern and ti-tree scrub country; acres bush. Light semi-volcanic soil, well watered. Four 2 acres bush. miles from Kaihu by cart-road.

Section 26, Block XIII, Waipoua Survey District, Hobson County: Area, 195 acres 2 roods; minimum annual rental, £6 2s. 6d.

Mostly undulating easy fern and ti-tree scrub country. Soil light, semi-volcanic. Four miles from Kaihu by cartroad.

Section 15, Suburbs of Matakohe, Otamatea County: Area, 2 acres 3 roods 19 perches; minimum annual rental, £2 5s

Undulating limestone country in rough grass, &c.; not watered. One mile from Matakohe by cart-road. Good site for residence.

Section 26, Ruarangi Parish, Whangarei County: Area,

305 acres 2 roods; minimum annual rental, £15.
Weighted with £102, valuation for fencing and grassing. Mostly undulating land, partly grassed and surface sown; outer boundaries fenced. Heavy clay land. Eight miles and a half from Mangapai by cart-road.

Sections 3 to 8, Block X, Mamaku Village, Rotorua County:

Area, 6acres; minimum annual rental, £4 10s.

Undulating to level; bush; no water. Distant half a mile from Mamaku Railway-station.

Section 77, Makarau Parish, Waitemata County: Area,

71 acres; minimum annual rental, £3 15s.
Undulating land, covered with light manuka and fern.
Poor clay soil, on pipeclay; poorly watered by swamp. One mile from Makarau Railway-station by formed road.

Section 3, Block XIV, Punakitere Survey District, Hokianga

County: Area, 399 acres; minimum annual rental, £16.
Hilly to broken bush land; well watered by streams.
Sandy clay soil. Distant seventeen miles and a half from Kaikohe—fifteen miles cart-road, balance pack-track.

Sections 145 and N.E. 144, Okahu Parish, Hobson County:

Area, 215 acres; minimum annual rental, £8 5s.
50 acres pipeclay, balance black and clayey loam on sand-stone; 120 acres manuka, balance light bush; well watered. Fifteen miles from Mititai-cart-road twelve miles, balance unformed.

Abstract of Terms and Conditions of Lease.

- 1. Six months' rent at the rate offered, together with £2 2s. lease fee, which includes cost of registration, must accompany tender.
- 2. The successful tenderer must pay the value of the improvements (if any) before being admitted to possession, which will be given (the necessary payments being made) on the day of acceptance of tender.

 3. Term of lease, twenty-one years, with right of renewal to trather similar towns at rentals based on fresh valuations.
- for further similar terms, at rentals based on fresh valuations, under the provisions of the Public Bodies' Leases Act, 1908.
- 4. Rent payable half-yearly, in advance, on first days of January and July in each year, subject to penalty at the rate of 10 per centum per annum for any period during which it remains in arrears
- 5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.
- 6. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.
 7. Lessee to keep the land free from noxious weeds, rabbits,
- 8. Lessee not to use or remove any gravel without the consent of the Land Board. 9. Lessee not to carry on any noxious, noisome, or offensive
- trade upon the land.

 10. Lessee not to make improvements without the consent of the Land Board.
- 11. Lessee not to take more than three crops in succession, one of which must be a root crop; after the third crop the land to be left in pasture for at least three years; at least two-thirds of the area cropped to be left in pasture at the expiration of the term; penalty for breach, £5 per acre.

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

13. Lease liable to forfeiture for non-payment of rent within six months after due date, or for breach of conditions.

14. Land Board may resume not more than 5 acres for

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

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

16. Lessee to keep buildings insured.

Form of lease may be perused, and full particulars obtained

H. M. SKEET. Commissioner of Crown Lands.

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

District Lands and Survey Office, Auckland, 25th September, 1914.

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Thursday, the 7th day of January, 1915.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 2, Block XVI, Takahue Survey District: Area, 313 acres.

> H. M. SKEET, Commissioner of Crown Lands

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

District Lands and Survey Office,
Auckland, 5th September, 1914.

NOTICE is hereby given, in pursuance of section 326
of the Land Act, 1908, that the undermentioned
land will be disposed of under the provisions of the said
Act on or after Wednesday, the 9th day of December, 1914.

SCHEDULE.

AUCKLAND LAND DISTRICT.—MANGONUI COUNTY. Section 72, Maungataniwha East Parish: Area, 150 acres.

> H. M. SKEET, Commissioner of Crown Lands

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

District Lands and Survey Office,

Auckland, 5th September, 1914.

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Wednesday, the 9th day of December, 1914.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Parts Section 10, Block V, and Section 3, Block IX, Wharepapa Survey District: Area, 40 acres.

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 7th July, 1914.

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 October, 1914.

SCHEDULE

AUCKLAND LAND DISTRICT.—OKURA PARISH.

SECTION 47: Area, 1 acre 1 rood 24 perches.

H. M. SKEET, Commissioner of Crown Lands

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

District Lands and Survey Office, New Plymouth, 14th July, 1914.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTIONS 23 and 25, Block IV, Mimi Survey District: Area, 416 acres.

> G. H. BULLARD. Commissioner of Crown Lands.

Education Reserves in the Taranaki Land District for Lease by Public Tender.

District Lands and Survey Office,

New Plymouth, 23rd September, 1914.

OTICE is hereby given that written tenders for leases of the undermentioned reserves for terms of twenty-one years, with perpetual right of renewal for further successive terms of twenty-one years, will be received at this office up to 4 o'clock p.m. on Wednesday, the 11th November, 1914, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

TARANAKI LAND DISTRICT.—EDUCATION RESERVES.

TOWN LAND.

Town of Manganui.

Sections 66 and 75: Area, 1 acre; minimum annual

Flat land in grass, with a little gorse.

SUBURBAN LAND.

Okato Town Belt.

Section 1: Area, 5 acres 0 roods 7 perches; minimum

annual rent, £5.

Comprises two flats all in grass, the smaller flat being good land. The land is ring-fenced.

RURAL LAND .- SECOND CLASS.

Whangamomona County.—Mahoe Survey District.

Section 1, Block IX: Area, 895 acres; minimum annual rent, £28 10s.

Situated on the Tirohanga Road. Access from Whanga-momona, about seventeen miles distant, via the Whangamomona Road, which is formed as a dray-road for about twelve miles; thence up the Tirohanga Road, which is formed track for about a mile, the balance being unformed. The section comprises mixed country, from fair to rough, with gorgy creeks, and is covered with a fairly heavy forest of tawa, rata, towhai, rimu, hinau, with scattered totars on ridges and spurs, and a heavy undergrowth of supplejacks, tree-ferns, &c.
The soil is of papa formation, and the section is well watered.

Patea County.—Opaku Survey District.
Section 9, Block VIII: Area, 732 acres; minimum annual rent, £18 10s.

Situated on the Ngarahu Road. Access from Waverley, thirty miles distant, via Okotuku, Mataimoana, and Ahoroa Roads. The first two are formed dray-roads, while the latter is being widened. The Ngarahu Road is unformed. The section comprises rough ridges and spurs, except at the extreme northern end, where the country is a little easier. A homestead-site would be difficult to find. The section is covered with a fairly heavy forest of tawa, rata, scattered rimu, &c., and a dense undergrowth of karamu, supplejacks, &c. The soil is of papa formation, and the section is well watered watered.

Whangamomona County.—Upper Waitara Survey District.

Section 6, Block XVI: Area, 570 acres; minimum annual

Situated on the Mangare Road. Access from Whangamomona, about three miles distant, two miles being dray-road, and the balance formed track now being widened for dray The section comprises some very rough country, with high ridges and spurs and deep and gorgy gullies. The section is covered with a heavy forest of tawa, rata, rimu, kahikatea, towhai, &c., with birch on the high ridges, and a dense undergrowth of supplejacks, karamu, &c. The soil is of papa formation, and the section is well watered.

TERMS AND CONDITIONS OF LEASE.

1. A half-year's rent at rate offered, and lease and regis-

tration fees (£2 2s.), must accompany each tender.

2. Term of lease twenty-one years, with right of renewal for further similar terms at rents based on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

3. No compensation for improvements, but if lease is not renewed upon expiry the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee with the consent of the Land Board; failing disposal the land and buildings revert to the Crown without compensation.

4. No transfer, sublease, or subdivision allowed without

5. Lessee to cultivate and improve land, and keep it clear of weeds.

6. Lessee to maintain in good substantial repair all buildings, fences, gates, and drains, and to keep clear all creeks, drains, ditches, and watercourses, to trim all live hedges, and to yield up all improvements in good order and condition at

the expiration of the lease.
7. Rent payable half-yearly in advance on 1st January and 1st July in each year, subject to penalty at the rate of 10 per cent. per annum for any period during which it remains

in arrear.

8. No gravel to be removed from land without consent of the Land Board.

9. Lessee will not carry on any offensive trade. 10. Consent of Land Board to be obtained before improvements are effected.

Lessee to pay all rates, taxes, and assessments.
 Lease is liable to forfeiture if conditions are violated.

12. Lease is liable to forfeiture if conditions are violated.

13. Improvements on rural lands: Licensee is required to improve the land within one year to the value of 10 per cent. of the capital value; within two years, to the value of another 10 per cent. of the capital value; and thereafter, but within six years, to the value of another 10 per cent. of the capital value. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land and 10s, for every acre of secondevery acre of first-class land and 10s. for every acre of secondclass land.

These reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State Advances Office.

The reserves are described for the general information of intending tenderers, who are nevertheless, recommended to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Envelopes should be marked on the outside "Tender for Reserve"

Form of lease may be perused and full particulars obtained at this office.

G. H. BULLARD. Commissioner of Crown Lands.

Settlement Lands in the Wellington Land District for Selection on Renewable Lease.

District Lands and Survey Office

Wellington, 3rd September, 1914.

OTICE is hereby given that the undermentioned lands are open for selection on renewable lease; and applications will be received at this office up to 4 o'clock p.m. on

Wednesday, 28th October, 1914.

Applicants will have to appear personally before the Land Board at this office at 10 a.m. on Thursday, 29th October,

1914, to answer any questions the Land Board may ask; but if any applicant so desires he may be examined by the Land Board of the district in which he resides.

The ballot for the sections for which there are more than one applicant will be held at the conclusion of the examina-

Preference will be given to landless applicants who have children dependent on them or who have within the preceding two years applied for land at least twice unsuccess-

SCHEDULE.

WELLINGTON LAND DISTRICT.

FIRST-CLASS LAND.

Makara County.—Hawtrey Settlement.

SECTIONS 28, 30, Block IV: Area, 2 roods 5 perches; half-, yearly rental, £1 16s,

Situated on east side of Clifford Road in Hawtrey Settlement, near Johnsonville Township. Access is from Johnsonville Railway-station, which is about 40 chains distant by an excellent metalled dray-road. Easy sloping grassed land, somewhat elevated. Soil is of good quality, on clay and rock formation.

Sections 4, 11, Block III: Area, 3 acres 2 roods 25 perches;

Sections 4, 11, Block III: Area, 3 acres 2 roods 25 perches; half-yearly rental, £4 ls.
Weighted with £61, valuation for improvements consisting of whare, fencing, and planting.
Situated on Clifford Road in the Hawtrey Settlement, the access being from the Johnsonville Railway-station, which is about half a mile distant by metalled dray-road. Easy sloping land in grass, with soil of good quality on clay and rock formation. rock formation.

Horowhenua County.—Waiopehu Survey District.—Heatherlea Settlement.

Section 67, Block II: Area, 5 acres; rent per acre per annum, £1 17s. 9d.; half-yearly rental, £4 14s. 6d.
Situated on Rosslyn Road, the access being from Levin, which is about two miles distant. Flat land, half in bush and half in stumps, with good soil on sandstone formation.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years, and a right to acquire the freehold.

2. Rent, 44 per cent. per annum on the capital value, payable in advance on 1st January and 1st July in each year.

3. Applicants to be twenty-one years of age and upwards.

4. Applicants to furnish with applications statutory declaration, and, on being declared successful, deposit £1 1s. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following

is also payable.
5. Applications made on the same day are deemed to be simultaneous.

6. Order of selection is decided by ballot, preference being given to landless applicants with children dependent on them or who have within preceding two years been twice unsuccessful at former ballots.

7. No person may hold more than one allotment.
8. Successful applicants to execute lease within thirty days after being notified that it is ready for signature.
9. Lessee to reside continuously on the land, and pay all

- 9. Lessee to reside continuously on the land, and pay all rates, taxes, and assessments.

 10. Improvements.—Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land.

 11. Transfer not allowed until expiration of fifth year of
- 11. Transfer not allowed until expiration of fifth year of lease, except under extraordinary circumstances, and then only with permission.

 12. Lease is liable to forfeiture if conditions are violated.

A special condition of the lease of Section 67, Block II, Heatherlea Settlement, is that the lessee shall, as soon as possible, establish on the section an apiary to be approved by and maintained thereafter to the satisfaction of the Depart-

ment of Agriculture. Full particulars may be ascertained at this office.

T. N. BRODRICK, Commissioner of Crown Lands.

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

District Lands and Survey Office.

Nelson, 28th July, 1914.

Nelson, 28th July, 1914.

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, 5th November, 1914.

SCHEDULE.

NELSON LAND DISTRICT.-MARUIA SURVEY DISTRICT. SECTION part 12, Block VIII: Area, 20 acres

> F. A. THOMPSON, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Christchurch, 6th July, 1914.

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 October, 1914.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE No. 154, Blocks VI and VII, Burke Survey District: Area, 640 acres.

C. R. POLLEN. Commissioner of Crown Lands.

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

District Lands and Survey Office, Hokitika, 25th September, 1914.

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Thursday, the 7th day of January, 1915.

SCHEDULE

WESTLAND LAND DISTRICT. - GREY COUNTY. SECTION 3271, Block I, Waiwhero Survey District: Area, 3 acres 1 rood 5 perches.

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

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

District Lands and Survey Office,
Dunedin, 30th July, 1914.

NOTICE is hereby given in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be disposed of, under the provisions of the said Act and
the Land for Settlements Act, 1908, on or after Friday, 27th November, 1914.

SCHEDULE.

OTAGO LAND DISTRICT .- CONICAL HILLS SETTLEMENT. ALLOTMENT 30a: 9 acres 3 roods 36 perches.

R. T. SADD, Commissioner of Crown Lands.

Education Reserve in Southland Land District for Lease by Public Auction.

District Lands and Survey Office,
Invercargill, 23rd August, 1914.

NOTICE is hereby given that the undermentioned reserve will be offered for lease by public auction, for a term of ten years, at the District Lands and Survey Office, Invercargill, at 11 o'clock a.m. on Wednesday, the 28th day of October, 1914, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

EDUCATION RESERVE.—WALLACE COUNTY.—TAKITIMO SURVEY DISTRICT.

Lots 5, 6, and 7 of Run 166a: Area, 7,905 acres; upset annual rent, £300; term, 10 years.

Weighted with £1,321, valuation for improvements.

Description.

The country lies at an elevation of between 600 ft. and 1,200 ft. above sea-level, and alternates from flat and un-

1,200 ft. above sea-level, and alternates from flat and undulating land to downs and hills.

Much of it can be improved by cultivation and surface sowing, while the flats along Grassy Stream are good agricultural land. With the exception of some 100 acres around the home tead, which have been cultivated, the whole of the area is in its natural state, being mostly silver tussock and flax country, interspersed with areas of fern and manuka; and along the bank of the Waiau River there are some 130 acres of tawhai and totara bush suitable for fencing-material.

The whole of the improvements are in good order, all the

The whole of the improvements are in good order, all the buildings having been erected within the last two years and

The whole of the country is well watered, and is very suitable for both sheep and cattle farming. The homestead is distant from Tuatapere Railway-station twenty miles, and from Otautau Railway-station twenty miles, and from Otautau Railway-station twenty-nine miles, both by good gravelled roads, with the exception of the last eight miles and a half, which are at present only formed. It is proposed to bridge the Wairaki River within the next twelve months.

Abstract of Conditions.

1. Rent from 1st April to 30th June, 1915, at rate offered, and lease and registration fees, to be paid on the fall of the Valuation for improvements to be paid before purchaser gets possession.

2. The term of the lease is ten years from 1st March, 1915,

without right of renewal.

without right of renewal.

3. The tenant to pay all rates and taxes.

4. The Land Board reserves the right to lay off roads through the run where required.

5. The lessee to be allowed (with the consent of the Land Board) to cultivate for station purposes only, but not for sale, a reasonable area; provided that not more than one white crop and one green crop be taken off the land. Such land then to be laid down with good and sound grass and layer reads of the descriptions and proportions usually sown land then to be laid down with good and sound grass and clover seeds of the descriptions and proportions usually sown in the district and most suitable for the land, and to remain in grass for a period of three years, after which period the same process of cultivation may be repeated. All such cultivation to be subject to inspection by the lessor or his agent.

6. Lessee to have the right to the bush for fencing and freewood, but not for sale.

firewood, but not for sale.

7. Three months before the expiration of the lease a valuation to be made by arbitration of all improvements consisting of necessary buildings and fencing, the amount of such valuation to be payable by the incoming to the outgoing tenant. In the event of the lessee desiring to effect improvements (foreign and buildings) in addition to those already ments (fencing and buildings) in addition to those already on the ground, it will be necessary to obtain the Land Board's permission, otherwise such improvements will not be made a subject of valuation.

8. Lease to be liable to forfeiture if conditions violated.

9. Possession will be given on 1st April, 1915.

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

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

District Lands and Survey Office,
Invercargill, 5th August, 1914.

N 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, 12th November, 1914.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY .-CHATTON SURVEY DISTRICT.

SECTION 14B, Block XII: Area, 2 acres 1 rood 30 perches.

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

Land in Southland Land District for Sale by Public Auction.

District Lands and Survey Office,

Invercer Lands and Survey Office,
Invercergill, 14th August, 1914.

Notice is hereby given that the undermentioned land
will be offered for sale by public auction for cash at
this office at 11 o'clock a.m. on Thursday, 12th November,
1914, under the provisions of the Land Act, 1908.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.— CHATTON SURVEY DISTRICT.

Rural Land.

SECTION 14B, Block 12: Area, 2 acres 1 rood 3 perches; upset price, £5.

Light and shingly land situated about five miles and a quarter from East Gore.

TERMS OF SALE.

One-fifth of the purchase-money to be paid on the fall of the hammer, and the balance, with Crown grant fee £1, within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land be null and void.

Title will be subject to Part YIII of the Land Act 1909

Title will be subject to Part XIII of the Land Act, 1908.

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

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Te Kuiti.

Registrar's Office, Auckland, 29th September, 1914.

Notice is hereby given that a sitting of the Native Land Court will be held at Te Kuiti on the 20th day of October, 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, 1914-34.]

E. P. EARLE,
Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

- 1						
2	Mange Taiharuru					Awaroa A 2B 2.
			•••		• • •	., А 3в 2с.
	Puaha Hira (F. Phillips)	• •			••	,, A 8.
	Korokino Taumatangi and ot	hers			• • •	,, A 10a.
	Te One Haereiti (A. F. Howa					Hauturu East 1E 5C 2A 2B.
	Alfred George Simpson and F					,, 1Е 50 2в 6.
	Thomas Douglas Baillie (T. G	. Hosking)			·	" В 2 2в 3.
	Richard Ormsby (Broadfoot a	nd Finlay)	١	• •		,, E 2 No. 3.
1	Iti Rangitawa	• •	• •	• •		Hauturu West 2B.
	Punia te Roma	• •	• • •	• •		,, 2в.
	Kara Ngairo	• •	••	• •	• •	,, 2в 4.
-		• •		• •	• •	" 2, Section 3A.
1	Ngamihi te Huia	• •	••	• •	• •	Kaingapipi 11c.
1	Hemara te Whakauruhanga		• •	• •	• •	,, 110.
1		• •		• •	• •	,, 110.
-		• •		• •	• •	Kakepuku 1p 2B.
	Mere Huia (A. F. Howarth)		• •	• •	• •	,, lo 2в.
1	Piupiu te Wherowhero (A. F.			• •	• •	,, lu 2B.
	Wiri Herangi Raureti te Huia			• •	• •	,, 2c 3.
1	Tukere Hone te Anga	••	••	• •	• •	,, 2D. ,, 9B 2D.
1	Hone te Anga (Endean and H	ollowers)		• •	• •	0 - 0 -
	W. B. W. McAdam (Earl, Ke			• •	• •	″ 0- 0-
1	Tata te Aomarama	uv, anu 110		• •	• •	0-0 0-440
}		••		• •	• •	Karuotewhenua B 1.
	· · · ·	••			• • •	D 1
1		• •				D 0 = 7 =
		• •			• • •	,, В 28 7с. ,, В 5с 4в.
1	Walter James Broadfoot (Bro				• •	" 3D 3E.
1	President, Waikato-Maniapot					Kinohaku East 1 B 2 B.
	J. N. Boddie (Broadfoot and					,, lв 4в 5.
		••				,, 1F 24.
	Hori Rangihapainga	••		• •		,, 2, Section 28.
-	Te Riri Moerua and others					,, 3A 2B (Tokitoki).
	T					" За 2в.
						,, (Ngarara) 5B 4.
						, 5E.
-	Edwin Henry Hardy (Broadfo	ot and Fin				Kuiti 2B la 9.
1	Ripeka Ngatai Ruihi (A. F. H					, 2в 3а.
1	Rangirumakina Mauritu (A. I			• •	• •	Kinohaku East 2 No. 19.
	Paiwaho Kawe (Broadfoot an	d Finlay)	••	••	• •	Kuiti 2B 4.
	Te Ra Totorewa		77. 77	:-	•	Kumi 12B 2.
1	Heke Manukura, alias Heke I	lahuki (A.		1)	• •	,, 12в 2в.
1	Mere Eketone (Broadfoot and	Finlay)	••	• •	• •	Mahoenui 2 No. 8B 2.
1	Taehuri Puketoa		••	• •	• •	Mangarapa 4B 2B 3.
1	Ahiwaka te Taniwha (T. P. W			• •	٠	Mangawhero 2A 3B.
		• • •	••	• •	. ••	,, 2А ЗВ.
	Kawenui	10		• •		., 2а 3в.
1	Tutaki Ringitanga and others	•	•		• •	,, 20.
1		••		••	• •	,, 2c.
1	Kawenui Herewini Kaiki Wetekanga	• •	••	• •	• •	,, 3B. Maraetaua 4.
	Koroheke Rangihaea	• •	••	• •	• •	Marokopa 2.
ì	Kawerau Tamatauke (A. F. F.	[owerth)	••	• •	• •	
	Percy William Bell (A. F. Ho			••	• •	., 2C. ., 5D 3.
	***	warun)	••			Mohoaonui.
	Hari Hemara		••		• • •	
	Te Manu Tupukaheke and Wa	eroa Mate				Ohura South A 3E 2c 3E 3c.
	Jean Lilburn (Broadfoot and					, K 1, Section 20 5в.
	Rangiawhio Katarina (J. F. S				• • •	" М 2а.
1			•••		• • •	,, N 2E 3G 3.
1	Ripeka te Manu	• •				Orahiri 1, Section 29.
	William Sydney George Bridl	е .				,, 1, Section 29.
ļ	Ripeka te Manu (T. G. Hoski	ng)				" 1. Section 29.
	T. D. Baillie (T. G. Hosking)	••	••			,, 2, Section 5B 2.
ŀ	Kona te Hira (F. Phillips)					,, Z 4.
1	William Henry Clarke (F. Phi	llips)				Otorohanga 1D 2.
	F. Phillips					,, Е 4л.
ļ	Te One Haereiti and others		••			,, P 2.
	Roland Philip Hui (F. Phillip	s)				" P 2, Section 1D 1.
	Taneti te Kaaho (A. F. Howa					,, P 2, Section 1p 1.
-	Powhiri Tauhou					Ouruwhero 3c 2b.
1	Hubert Malcolm McAdam (Es					

APPLICATIONS FOR PARTITIONS—continued.

lo.	Name of Applicant.			Name of Land.
70	To Habe Tanala			One-problem 277
76	Te Hoko Tapeka	• •		Ouruwhero 3x.
77 78	Manu Hakopa Nuitone Moerua and others (H. Hine)	• •	• •	Pehitawa 2B 2B 5.
79	Te Moerua Natanahira			,, 2B 5. [,, 2B 5.
ő	Hinewai Tarahina		• • • • • • • • • • • • • • • • • • • •	Piha 1B 3B.
1	Tapara te Whata			,, 2, Section 6.
2	Charles John Stewart (Wynyard and Skelton)			Pirongia West 3B 2G.
3	Wetere Taumaihi		• •	Pukenui 1B 8.
4	Ratu Papa Neti Wiri (A. F. Howarth)	• •	••	,, lb 8. ,, 2A 9A.
5 6	Neti Wiri (A. F. Howarth)	• •	• • • • • • • • • • • • • • • • • • • •	On Fr.
7	Neti Wiri (A. F. Howarth)			,, 2C 3B. ,, 2D.
8	Ripeka Ngatai (Mrs. Ball)			", 2 T.
9	" (Broadfoot and Finlay)			,, 2т.
90	Teriu Manawaiti (Broadfoot and Finlay)			,, 2w
1	Th: 170f (A TO TOT 41)	• •	• •	2w.
2	Riri Moerua (A. F. Howarth)	• •	• •	Pukeroa-Hangatiki 4 B 3.
$\frac{3}{4}$	Hakato te Hau (A. F. Howarth) Tuke Hikurangi and others	• •	• •	,, 4c 2р 1. 4р 2в.
5	William Lorigan (Broadfoot and Finlay)	• •	• • •	Puketarata 3B 2B.
6	Richard Ormsby (T. G. Hosking)		• • • • • • • • • • • • • • • • • • • •	., 4с 2р 2в 2в.
7	James Wall (Braodfoot and Finlay)		•	Puketiti 3B 2.
8	Wiki Tohengaroa			Pukeuha.
9	,,			" D 2.
0	Katoa Arihia (Broadfoot and Finlay)	• •		,, D 2.
1	Huirua Pairama Waetapu te Paehua	• •	• •	Purapara 1. Rangitoto A 15н.
$\frac{2}{3}$	Waetapu te Paehua Wharekura Paehua	• •	• •	
4	Miniana Mita and others (Rhodes and Hampson)	• •		,, А 15н. ,, А 20.
5	Manu te Ngaronui	• •	• • • • • • • • • • • • • • • • • • • •	" A 33 No. 3B.
6	Te Hika Poutama (G. H. Metcalfe)			,, А 46в.
7	W. H. Bickerton (Broadfoot and Finlay)			,, А 48в 2а.
8	H. B. Fletcher (Broadfoot and Finlay)	• •		,, А 48в 2в 3.
9	Amy Williams (Broadfoot and Finlay)	• •	• •	", А 48в 2с.
0	Hinaki Ropiha	• •	• •	Rangitoto-Tuhua 2н.
$\frac{1}{2}$	Hori Ngatai and others	• •	• •	20
3	Pukaka Wereta and others		• •	200.20
4	Waiata Tewi	• •		,, 288 20. ,, 29c 2c 1.
5	Herena Hekenui		• • •	,, 29c 2c 1.
6	T T Wright /F Phillips)			,, 29c 2c 1.
7	Waiata Tewi (Garnet Arrowsmith)			" 29c 2c 1.
8	Hone Tuneao		• •	" 32в 2.
9	Taiamai te Ra (A. F. Howarth)	• •	• •	,, 33c.
0	Huarori Kiriwhero (Broadfoot, Finlay, and Phillips)		• •	,, 33c 3b. 33c 3b.
$\frac{1}{2}$	Moera Anihana (Broadfoot and Finlay) Wao Maika (Broadfoot and Finlay)	• •	• •	" 25g 9
3	Ivy Florence Jordan (Broadfoot and Finlay)	• •		26p 2p
4	Christian Peter Sorensen (A. F. Howarth)		• • • • • • • • • • • • • • • • • • • •	,, 36в 3в. ,, 36в 3в.
5	Ivy Florence Jordan (Broadfoot and Finlay)			,, 36в 3с.
6	Dorothy Caroline Broadfoot (Broadfoot and Finlay)		• •	" 38с 1в.
7	,,			" 38с 2а.
8	22	• •		,, 38с 2в.
9	William Town Dec Mark	• •		,, 380 2c.
0	Walter James Broadfoot	• •	• •	,, 38C 3A. ., 38C 4B.
$\frac{1}{2}$	Dorothy Caroline Broadfoot (Broadfoot and Finlay)	• •	• •	″ 29a 4a
3	Paretekorae Poutama (Broadfoot and Finlay)	• •		52
4	Annie Ormsby (P. A. Harron)			,, 57B 2.
5	Rakaupai te Akau		• • •	,, 60.
6	James McFarlane (Broadfoot and Finlay)			,, 61D 2A.
7	· · · · · · · · · · · · · · · · · · ·			,, 61р 2в.
8	Tame Rangitahi (Broadfoot and Finlay)	• •	• •	,, 64o 2.
9	Waeroa Matena	• •	••	,, 66A. ., 68D (puketutu).
$\begin{bmatrix} 0 \\ 1 \end{bmatrix}$	Pouaka Waikohika H. H. Metcalfe (Broadfoot and Finlay)	• •	•	go non
$egin{array}{c} 1 \\ 2 \end{array}$	Ngahiwi te Wakatoroa	• •		., 681 2A 2.
3				,, 681 2A 2.
4	Waeroa Matena		,,	,, 73в.
5	Waiterere Hoani (T. G. Hosking)			74в бе.
6	Hohepa Petera (Broadfoot and Finlay)	• •		,, 77в 1л.
7	James McGrath (A. F. Howarth)	• •	••	77K.
8	Hakiaha Tawhiao	• •	••	Taumarunui Taonehiipi.
9	Manawa Hinewai (F. Phillips)	• •	••	Tokanui IA 2.
0	Waiuku te Huia	• •	••	,, 1в 2в. ,, 1в 2в 3.
1 2	Muraahi Niketi Frank Y. Lethbridge (Broadfoot and Finlay)	• • 		Wharepuhunga 7B 2B.
3	Neho Huirama (A. F. Howarth)			,, 7c 3.
1	Andrew Orakau Kay (Earl, Kent, and Howarth)		• •	,, 9с 1в.
5	Taongahuia Raimapaha			" 9с 2в.
6	Tunoho Paraone			,, 12в.
7				,, 18.
8	Maria Hoponi (T. G. Hosking)			Wharereina.

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

ie.	Name	of Applic	ant.		,	Name of Land.
159	Rangiamohia Piripi and oth	ers.(Oliph	ant and Ol	iphant)		Awaroa A 3B.
160	George Whitcombe					" A 7, Section 2.
161	Paretekawa Aranui and othe	ers				Hauturu East B 2, Sections 2E 2, 3, 4.
162	Rau Tukemata and others (rowsmith)			" С 2в 1, 2.
168	Hori Ngatai Ruihi (A. F. Ho		,			Kuiti 2B 3A, 3B, 3C.
164	Te Kama Totorewa and othe	rs				Mangarapa 4, Section 2B 1A and 1c.
165	President, Waikato-Maniapo	to Board				Mohakatino-Parininihi 1c West.
166	Terehu Pohoi					Ohura South A SE.
167	Kuia Hariata (J. F. Strang)		• •			" A 3E 2C 3B 2.
168	Miriama Kahukarewao and			• • •		Rangitoto-Tuhua 2 (Pukewaka).
169	Waeroa Matena					52D.
170		. • •	••	••		, 66A.
	Kahotupuni Waata	••	. • •	••	•••	78B 2.
171	Chief Common Amphieud	••	• •	••	••	80в.
172	Chief Surveyor, Auckland	• •	• •	• •	• •	Tanmatatotara 18 2, 10 1, 6a, 6B, 1a 1, 1a 2
178		• •	• •	• •	• •	TRUMENTOURIES IN Z, ID I, OA, OB, IA I, IA 2

APPLICATIONS FOR ROAD ACCESS.

No.	Name of Applicant.				Name of Land.
174 175	George Whitcombe John Do uglas Coleman and Ellina Miller	(Broadfoo	t ard Fi	nlav)	Awaroa A 7, A 8, and A 3B. Hikurangi and Tappaehounuku.
176	Chief Surveyor, Auckland	···		•••	Kinohaku West L, Taumavatotara 1B 2, 6A, and 6B.
177 178		••		•	Ournwhero 3 U, X, and Y.
179 180	Elizabeth Morgan and Thyra Mabel Baker Eriksson and MacDonald (H. Hine)		yatt)	••	Rangitoto-Tuhua 240 1 and Tahaia B 2c.
181 182	a TO TT	 Robert	 Wilson,	and	768 5. Tapui B and Pacoturawaru.
183	Frederick Walter Wilson (Broadfoot and	l Finlay)			Tokanui C 1B.
184	1	••	•	••	Umukaimata 3B 1 and Mokau Mohakatino 1E
185 186	Watikena Herewini (G. H. Metcalfe) Te Tata Henare (Cox, Lux, and Baddeley)			••	Whare raurekau and Tahaia B 25 and 24.

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.
187	A. W. Cheal	Awaroa A 2 23 March, 1912 11 ., 1914	£ s. d. 33 4 3 8 10 5
	, ere	$\frac{1}{1}$, $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$	7 18 9
	2000	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	14 11 4 7 9 10
		" A 9p 11 " 1014	22 0 5
100	CI CO A	" 49- 11 1014	7 11 10
188	Chief Surveyor, Auckland	\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	4 0 5
		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 4 l
		,, A 2 ft 1 11 ,, 1914	8 17 0
	* .	. А 2н 2 11 ,, 1914	7 9 1
		,, А 2 д 11 ,, 1914	5 11 10
		$\mathbf{A} = \mathbf{A} \cdot $	3 10 10
189	A. W. Cheal ,	Awaroa A 11a 23 March, 1912	7 0 5
190	,,	Hauturu East 1 E 5C 2 B 4 22 June, 1909	10 16 11 75 13 0
		$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	21 17 3
191	Chief Surveyor, Auckland	" D 9 9 2 9 1013	21 12 9
	·_···	" R 9 m 4 98 1013	49 17 6
192	A. W. Cheal	Kakanuku 2 Section 2 15 July 1910	16 3 7
192		Karepuku 2, Section 2 16 January, 1910	11 19 4
194	,,	", 9B 3 8 December, 1909	3 14 9
195	Chief Surveyor, Taranaki	Karuotewhenua 1c 3 2 February, 1914	21 14 2
196	,, ,, ,,	$1 \cdot \cdot$	5 2 0
197	", ",	, lc 4B 2 , 1914	20 17 6
198	,, ,,	lc 4B l October, 1913	5 12 0 13 1 5
		" B 5c 2A 29 June, 1914 B 5c 2B 29 1914	13 1 5 15 13 8
199	,, Anckland) "	26 1 2
	and the second second	, B 5c 2c	2 16 2
200		1, 20 9 8 1013	2 16 2
		" 17 104 11 Mov 1914	6 17 3
	**************************************	" 1m 10m 11 1014	4 9 8
201		", lF 19C la 11 ", 1914	4 3 3
201	1	", lF 19c lB 11 ", 1914	6 12 5
	· · ·	, 1r 19c 2 11 ., 1914	4 11 3
	4	, lr 19c 3 11 ,, 1914	6 17 4

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fers—continued.

No.	Nam	e of Applicant.		Name of Land.	Date from which Interest is calculated.	Amount
	1	`		Kinobaku Fast 9 Station 99-	26 January 1014	£ s. d
202	Chief Surveyor,	Auckland	{	Kinohaku East 2, Section 28B	26 January, 1914	4 11 3
203	,			Kinohaku East 2 16a 2 Kinohaku West H 2B 2a 1	26 ,, 1914 24 June, 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
203	,,	,,	į	,, Н 2в 2а 2	24 ,, 1914	19 7 (
204	,,	.,		L 2B 1 L 2B 2	26 March, 1914 26 ,, 1914	25 16 10 29 0 2
			,	" 11в 2в 1	3 November, 1913	10 7 9
205	,,	,,	}	,, 11 B 2 B 2 ,, 11 B 2 B 3	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
			į	,, 11в 2в 4	3 ,, 1913	17 5 8
$\frac{206}{207}$	3*	Taranaki Auckland	••	Mahoenui 3B 4B Mangawhero 1B 1	14 October, 1913 27 January, 1913	$\begin{array}{cccc} 12 & 17 & 11 \\ 2 & 1 & 1 \end{array}$
208	• •	,,		Mangawhero IB I Maraetaua 9 A 1	10 July, 1914	$egin{array}{cccccccccccccccccccccccccccccccccccc$
$\frac{209}{210}$	R. C. Jordan	,, .,		Mahaoanui (Wharereina)	6 January, 1913	12 15
$\frac{210}{211}$	r. C. Jordan	•• ••	• •	Ohura South A 3D	1 June, 1910	5 5 (101 6 10
212	,,			,, АЗЕ	1 January, 1913	5 2 11
$\begin{array}{c} 213 \\ 214 \end{array}$	Chief Surveyor,	Auckland Taranaki	• • • • • • • • • • • • • • • • • • • •	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	28 August, 1913 15 June, 1911	9 14 11
215			• • • • • • • • • • • • • • • • • • • •	., N 2A	1 ,, 1910	9 10
216	Chief Surveyor,			,, N 2 в 2	11 November, 1913	6 4 10
217	,,	Auckland	1	Utorohanga 1F 5G 2A	20 , 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
			Ì	" F 2A	20 September, 1913	6 19 10
218	,,	,,	\langle	,, F 2в ,, F 2о	20 ,, 1913 20 ,, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
			Į.	", F2р	20 ,, 1913	9 8
			ſ	Pehitawa 2B la 2B lB	27 June, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
			Ì	,, 2B 1B, 2B 2	27 ,, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
				,, 2в За	27 ,, 1913	2 10 11
				,, 2B 3B 1 ,, 2B 3B 2A	27 ,, 1913 27 1913	$egin{array}{cccccccccccccccccccccccccccccccccccc$
				,, 2в 3в 2в	27 ,, 1913	41 4
19	,,	**	\prec	,, 2в 4а ,, 2в 4в	27 ,, 1913	4 19
				,, 2B 4B ,, 2B 4C	27 , 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
				,, 2в 5	27 , 1913	43 15 6
				,, 2в6 ,, 2в7	27 , 1913 27 , 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
				" 2в8	27 ,, 1913	10 0 10
			}	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	27 , 1913 27 , 1913	$egin{array}{cccccccccccccccccccccccccccccccccccc$
			}	Pukeroa-Hangatiki 4c.1	7 November, 1913	5 13 8
220				,, 4c 3a	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
-0	,,	,,		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	7 ,, 1913 ·7 ,, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
				,, 40 30 3	7 , 1913	7 4 (
21	A. W. Cheal		٠.	90 yr 40 30 4 Puketarata 2D 5B 1	7 1913 31 January, 1910	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
22	Chief Surveyor,		1	Puketiti 3B 1	25 July, 1914	7 15 6
23	,,	Taranaki		,, 3B 2 Rangi Survey District II,	25 ,, 1914 1 April, 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	"			Section 4B		
24	,,,	,,		Rangi Survey District II, Section 4c	1 ,, 1914	12 8 7
$_{25}$		Auckland	ſ	Rangitoto A 37B 1	31 July, 1914	13 12 3
26	J. W. Harrison		`.; l	,, А 37в 3 ,, А 63в	31 ,, 1914 29 November, 1909	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
27	A. W. Cheal		•••	A 64	29 December, 1909	5 6 0
$\frac{28}{29}$	P. Chambers . Chief Surveyor,		• •	Rangitoto-Tuhua 3g 5	11 December, 1911	40 17 2
30	•			$\begin{array}{cccccccccccccccccccccccccccccccccccc$	28 January, 1914 16 December, 1913	$\begin{smallmatrix}&3&3&0\\&8&19&5\end{smallmatrix}$
- 1	,,	,,	1	" 24c 2	16 ,, 1913	13 10 3
$egin{array}{c c} 31 & 32 \\ 32 & 1 \end{array}$,,	Taranaki	••	,, 25 la 2 ,, 25 lв 2	12 March, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
33	,, ,,	Auckland		,, 28в 2в	9 October, 1913	18 19 6
34 35	**	,,	• • •	" 28в 2с	9 ,, 1913	23 6 2
36	"	,,		,, 29c 2н 1 ,, 29c 2н 2g	16 February, 1914 19 March, 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
30 37	**	,,,	- 1	,, 29с 2н 2н	19 ,, 1914	1 1 0
38	? ?	Taranaki			22 August, 1913 15 July, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
39		";	.,	,, 57а 2р	15 ,, 1913	37,18 4
40 41	"	"	•••	FF. 0	15 , 1913 15 , 1913	16 3 5 11 5 10
42	**	,,			15 ,, 1913 15 ,, 1913	8 9 10
43	,,	,,		,, 57а 2к	15 , 1913	24 13 8
44 45	. 29	,,	••	FF- 0	15 , 1913 15 , 1913	9 9 11 38 11 3
46	**	,,	••	,, 61E	15 , 1913	71 9 6
47	,,	,,		" 61 _E	13 June, 1913	8 11 2

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fres-continued,

10.	Name	of Applica	ant.		Name of L	and.	Date from which Inte is calculated.	rest	Amount.	
<u> </u>							•		£ s. d	
248	Chief Surveyor,	Taranaki	٠.		Rangitoto-Tuhua	61E	18 March, 1914		16 11	
249	•				,,	61F 3A	23 October, 1913		23 15	
250	,•	",			,, · · · · · · · · · · · · · · · · · ·	61L 1	28 May, 1914		19 9	
251	**	,,			,,	61L 2	28 1914		20 1	
201	"	**	• •	1	,,,	61о 2в 3	17 January, 1913		5 15	
				1		610 2в 2	16 June, 1913		26 4	
252				- 1	**	610 2в 2	17 January, 1913		5 15	
202	**	**	• •)	,,	610 2в 2	5 September, 1912		6 16	
				- 1	9:	610 2B 2	13 June, 1913		29 18	
253					, ,,	681 2A 2	30 January, 1913		3 11	
	**	• • • • • • • • • • • • • • • • • • • •	• •	• •	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	681 2A 2	4 May, 1914		8 18	
254	,,	"		•••	,,,	681 2B 6A	6 January, 1913		14 13	
255	"	,,	• •	• •	,,	72 B 3B	24 May, 1912		11 19	
256	,,	**	• •	• •	,,	72в 3в	17 April, 1914		15 9	
257	,,	,,	• •	• •	,,	72в 3с	24 May, 1912	- :	11 19	
258	,,	,,	• •	• •	,,	72 в 3С	17 April, 1914	1	14 2 1	
259	,,	,,	• •	• •	,,	72B 3D	24 May, 1912	• •	23 19	
260	,,	**	• •	• •	,,	72 в 3D	17 April, 1914		30 1	
261	,,	,,	• •	• •	,,	1	17 April, 1914 15 June, 1912	• • •	$\frac{30}{2} \frac{1}{12}$	
262	, _,,	٠,	• •	• •	,,			• •	15 12	
263	R. C. Jordan .	•		٠.,	70 11 170 1	77n	1 January, 1911	::	26 12	
			_		Rangitoto-Tuhua	78B 1	23 May, 1914 23 1914	• • •	26 0	
264	Chief Surveyor,	Auckland	i	- ₹	33	78B 4A			95 14	
				Ţ		78в 4в	23 ,, 1914	• • •		
265	,,	,,		ſ	Tahaia B 2A	•••	10 December, 1913	• •		
				l	" B 2c		10 ,, 1913	• •	18 0	
266	,,	,,			Takotokoraha 3a	2	15 February, 1913	• •	38 1 1	

APPLICATION FOR ADOPTION.

No.	Applicant	Name of Child.	Names of Parents of Child.
267	Ngapaki Ormsby (Garnet Arrowsmith)	Charles Cornelius Ormsby	Taare Omipi and Annie Ormsby.

APPLICATION UNDER SECTION 2 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1913.

No.	Name of Applicant.	Name of Land.		Nature of Application.
268	Chief Judge of the Native Land Court	Pokuru 8▲	·••	For inquiry and report by the Native Land Court re a road through a burial ground on this block.

APPLICATIONS FOR ASSESSMENT OF COMPENSATION FOR LAND TAKEN UNDER THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Area taken.	Purpose for which taken.
269	Waitomo County Council (Broad- foot and Finlay)		A. B. P. 1 0 12	A public road.
i		Kumi 10	1 0 34·5 2 1 37 0 0 0·6	
270	Under-Secretary, Public Works Department	" 12 " 12	0 1 6·5 0 0 4·9 0 1 36·8	-A public road.
	•	. 12 . 15	0 0 0·1 0 0 11·5	
271	Ditto	Marokopa 4	128 0 24 0 0 0 004	Scenic purposes.
272	,,	Ohura South K 2, Section 2c 2	0 0 0·04 0 0 14 0 2 32	•
273	Waitomo County Council (Broad-	Pukenui 2G	0 2 21	••
274	foot and Finlay) The Hon. Minister of Railways (J. A. Tole, Crown solicitor)	" 2м		This is an application to assess the amount of compensation payable to the European lessee or lessees on account of land taken for railway
275	Waitomo County Council (Broad- foot and Finlay)	Rangitoto-Tuhua 64	4 8 37	purposes.
276	The Minister of Railways	, 68F 68G	••	For railway purposes.
210		Kopaki Road		

	Applications under	SECTION 59 OF THE NATIV	ΈL	AND AMENDMENT ACT, 1913.		
No.	Name of Ap	pplicant.		Name of Land.		
277 278 279	Tumuaki Kai-ruri, Akarana Terehu Pohoi Wakaiti te Aokatoa (Broadfoot and	Mokau-Mohakatino 1c 2. Ohura South A 3E 2c 3A. Wharepuhunga 12B 1 and 2.				
	MATTER REFERRED BAC	K TO THE NATIVE LAND CO	URT	BY THE APPELLATE COURT.		
No.	· Name of Land.		N	ature of Matter for Adjudication.		
280	Ouruwhero 3E, Section 4B, and blocks	cessors to Atams	te]	s in which orders were made appointing suc- Rako, deceased.		
		Application for Injur				
No.	Name of Applicant.	Name of Land.		Nature of Application.		
281	Huia Tawake and others	Karuotewhenua B 2B 7c		r an order restraining Mr. Watson from entering upon the land.		
		Applications for Rehe	CARII	NGS.		
No.	Name of Applicant.	Name of Land.		Decision in respect of which Application is made.		
282	Rewatu Hiriako	Aorangi B 2		cision, dated 6th April, 1914, partitioning the said land.		
283	Tira Taua (A. F. Howarth)	Kaipiha 10	De	cision, dated 17th July, 1914, partitioning the		
284	Te Kama Totorewa	Киті 12в 2в	De	said land. lecision appointing successors to Kamoe Totorewa, deceased. lecision cancelling certain partition orders made		
285	Hiri Wetere Kereti	Mangawhero 3B	De			
286	The Pukuweka Sawmill Com- pany (Limited), (Earl, Kent, and Howarth)	Rangitoto-Fuhua 2	in respect of this block.			
	Applications 5	or Letters of Administra	TION	IN PERSONAL ESTATES.		
No.	Name of A	pplicant.		Name of Deceased.		
287 288 289	Kahutopuni Waata (Broadfoot and Pepene Eketone	••		Herena Tangahoe. Rangihuia Eketone. Wiari Taiki.		
		Application for Pro	DBAT	Ε,		
No.	Name of A	pplicant.		Name of Deceased.		
290	Rangiuira Arama		•••	Araroa Huiao.		
	APPLICATION UNDER SEC	ction 10 of the Native L	AND	Laws Amendment Act, 1896.		
No.	Name of A	pplicant.		Name of Land.		
291	Te Para Komanga and Watikena	Herewini	Rangitoto B and other blocks.			

Sitting of the Native Appellate Court at Rotorua.

Registrar's Office, Rotorua, 30th September, 1914.

Notice is hereby given that a sitting of the Native Appellate Court will be held at Rotorua on the 28th day of October, 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.

[Waiariki, 1914-18.]

H, S. KING,
Registrar.

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	Eruera Mateiwa	Utuhina		Decision dated 23rd October, 1913, on investigation of title.
2	Huhia te Hau and another	Whaiti No. 1	1	Decision dated 10th May, 1913, on definition of relative interests.
8 4	Toko te Mataku and others Tiakiawa Tahuriorangi	Ruatoki No. 1B 2 Utuhina		Decision dated 25th June, 1914, on partition. Decision dated 23rd December, 1918, on investigation of title.
5	Te Rina R. te Awekotuku, and another	•]	Ditto.
6	Kepa A. Ehau and others	,		#
7	Henare Marino and others	• • •	•••	,
8 9	Te Weu Hikairo and another Reweti Manuariki	Haroharo		Decision dated 25th August, 1914, on investigation title.
10	Rewi M. Wikiriwhi and others	Haumingi]	Decision dated 20th February, 1914, on partition.
11	G. R. Gotty and another	Puketapu		Decision dated 23rd November, 1903, on appoint ment of successors to Rangiheketanga te Whara- upo, deceased.
12	Wikitoria Ngamihi and others	Patuiwi and Waipahihi	1	Decision on partition of reserves being part of Tau- hara Middle Block.
13	H. Tai Mitchell	Rotohokahoka F	1	Decision dated 22nd March, 1909, varying an order of the Native Land Court.
	Application th	AT NATIVE LAND MAY B	в нег	LD AS EUROPEAN LAND.
No.	Name of Ap	pplicant.	Name of Land.	

No.	Name of Applicant.				Name of Land.
14	Mary Tokerau Lees		••	••	 Papamoa No. 2, Section 3c.

The following applications under section 50 of the Native Land Act, 1909, will be dealt with by the Chief Judge :-

No.	Name of Applicant.	Name of Land.	Decision in respect of which leave to Appeal is applied for.		
15	Tutanekai Taua	Tumu Kaituna No. 12	Decision defining the relative interests of the owners of the said land.		
16	H. Ponui Nicholls and others	Section 23, Parish of Taha- wai	Decision appointing successors to the interests of Riri Tawaha and Pare Kahakaha, both deceased.		
17	Mita Nikora	Ngapeke No. 1J	Decision appointing successors to interest of Mita Tamatarau, deceased.		
18	Te Ruawai Hunia and others	Awaawakino A and other blocks	Decision appointing successors to interest of Maata Matihe, deceased.		
19	Henare Mitchell (Earl and Kent)	Rauotehuia	Decision appointing successors to interest of Aupori (Aporo) Tipitipi, deceased.		
20	Wharekawa te Uahi and others	••	Decision on granting of probates of Te Riri Tawaha and Ngaroahiahi, deceased.		
21	Maria Ruka and others	Ngapeke No. 5	Decision on partition.		
22	Heperi Taiwhakarere	TO	Decision dated 28th February, 1911, determining ownership.		
23	Pita Rutangiwhenua	Maungaroa	Decision on investigation of title.		

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Tokerau Maori Land Boara.

Auckland, 80th September, 1914.

NOTICE is hereby given that a sitting of the Tokerau Maori Land Board will be held at Kaikohe on Wednesday, the 28th day of October, 1914, at 10.30 o'clock in the forencon, for the purpose of considering the matters mentioned in the Schedule hereunder written, and such other matters as may be lawfully brought before it.

[Tokerau 7.]

SCHEDULE.

T. H. WILSON.
President.

APPLICATIONS	FOR	CONFIRMATION	OF	ALIENATIONS.

No.	Record No.	Nature Of Alienation	a.	Date.		Name of Land.		Names of Parties.		
	ADJOURNED APPLICATIONS.									
1 !	09/20	Lease		•• (Tokakopuru	. • . • ;	Keita te Hau and others to Wil-		
2	717	Transfer		20 April, 1912	••	Taraire 1w 2	••	Te Hau Hepats, and others to Catherine Blomfield.		
3	780	,,		16 July, 1912		Pakia la		Waata Tahana to M. A. Bryers.		
4	781	,,		14 ,, 1912		Pakanae 2, Section 5		۱ "		

THE NEW ZEALAND GAZETTE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
)	ADJOURNED APPL	ICATIONS—continued.	
5	894	Transfer .	. 18 September, 1912	Kohewhata 47	Wiremu Wi Paru to Henare and
6	915		. 23 April, 1912	Punakitere 4G	Pera Wahapu. Hauraki Wahia and others to Rachel W. Elliot.
7	959	,,	. 10 July, 1912	Waiwhariki, Section 1D 5	Erana H. Ripia and others to R. M. Rikitini.
8	1039	,, .	6 September, 1912	Mangapupu 5	Native owners to A. L. Phillips.
9	1040 1172		. 10 ,, 1912 . 4 January, 1913	**	Tamati Hapimana to A. T. Close.
11	1249	,,, ,	. 10 February, 1913	Tahuna 14	Arapeta Hami Pia to Winnie Alison.
12	1251	Lease .	. 28 July, 1913	Taraire 1 F 1 B (part)	Mareta Kere and others to Ernest Alison.
13	1259	,,	25 ,, 1913	1	Rihi Minarapa and others to Thomas F. Hartley.
14	1352	,,	••	Tahuna 38	Rutu Tepana and others to Sydney Halcombe.
15	1362	,,	••	Motatau 3A (part) and 4B	Puhi Tia and others to Nau Paraone.
16	1371	Sale	10 December, 1913	Wainui 2	Ihimaera Pawa to Tamati Pera and others.
17	1374	,,	29 November, 1913	Tahuna Nos. 37 and 38	Arapeta Hami Pia to M. A Alison.
18	1384	,,	. 1 December, 1913	Te Karaka	Heta Rauiri and others to W. C. Irvine.
19	1388	,,	2 February, 1914		Hamana to Carl Schrader.
20	1408	т	8 December, 1913	Kohewhata, Section 61	Kahi te Hau to Winnie Alison. Ngawata Reihana and another to
21 22	1417 1418			Punakitere 2 B 4 E	Victor Cartier. Hone Ngapua Tuhirangi and
				2- 5-	others to Victor Cartier.
23 24	1419 1420			,, 2в7л Таhuna 31	Rameka Kere and others to Victor Cartier. Rangi Karama and others to
•		,,			W. E. Harris.
25 26	1421 1422		11 February, 1914		Pehimana Wi Paora to Arthur Holt. Rui K. te Haara and others to
		,,			A. C. Hingston.
27 28	1435 1439		12 December, 1913	Waima N.A. No. 17 (part) Part Tahuna	Remana te Paehangi and other to T. N. Brocas. Native owners to J. C. Spedding.
29	1440	1 ''		Kotuku B 2	Kuini Pekama and others to J Martin.
30 31	1540 1541	,,	20 April, 1914 3 ,, 1914	Mangamuka East 1 B 3 B	Tamati te Rangi to E. G. Burns. Karena Kiwa to Annie Mander. Tuhingaia and another to Mate
32 33	1559 1561	~	29 May, 1914 29 ,, 1914		Alach. Kingi Hohua and another to Mate
		_			Alach.
34 35	1562 1563		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	10	Hami Tahere and others to J. H Kneebone. Ditto.
36	1567		21 ,, 1914	a a"	Rahere te Kero and others to
37	1570	,,	21 ,, 1914	Motatau 3F 4	H. D. Eccles. Riki Reihana and others to Nau Paraone.
38	1572	,,	21 ,, 1914		Hori Tahua Paraone and others to Nau Paraone.
39 40	1573 1580		21 ,, 1914 4 June, 1914	1	Riri Maihi Kawiti to Nau Paraone Rameka Kere and others to W. J.
41	1585	Lease	2 May, 1914	Whirinaki 2c 2c	Herlihy. Ngapini Wati and others to Alfred Andrews.
42	1587	,,	9 June, 1914	Punakitere 2B 7E	Pene Pipa and others to Richard
43	1588	,,	9 ,, 1914	Tuhuna 7	Ryan. Pene Tuwhare and others to P. D. Crowley.
44	1590	Transfer	18 April, 1913	Whenuanui 3 and 7	Poihaere Rawhiti to Harriet
45	1613	,,		Taraire 1F 1B (part)	Bradly. Ngareta Meremeneta and another to Annie Goodison.
46	1616	,,	24 January, 1914	Herepoho A (part)	Wiremu Hapimana and others to
	l	1	_		Alfred Faithful.
	1.000	1 M P	NEW APPL	135 4 4 3 2	(To Dime to About her to Aud III 1
47 48	$\begin{array}{c} 1620 \\ 1621 \end{array}$	1	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	1	Te Hira te Ahuahu to Ani Hohepa. Rehu Rahu to Thomas F. Hartley,
49	1623	,,		Whirinaki 5g l	Wiremu Rawiri to Axel Weydell.
50	1625		11 July, 1914	Motukaraka West A l (part)	Waata Hohepa and others to Max- well Beazley.
51	1634	•,,		Manunu	M. Rihari Mete to James Cope.
ÐΙ	1637			Whirinaki 2B	Kare te Wake to George Thomas

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

۸o.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
			NEW APPLICA	ations—continued.	
53	1642	Transfer	8 August, 1914 .	. Mangamuka West 3D	Karanga Puhi to William Grayson
54	1646	,,	00 T. L. 1014	7 7 7	Hone Romana to Charles Leonar
				77 1 1 4 70	Nisbet.
55	1647	,,	18 ,, 1914 .	. Kohewhata 58	Ina Merengi to Thomas Bird Williams.
6	1648		12 August, 1914 .	. Waiwhariki 5 No. 1c	Ani Kiekie to Rameka M. Rikitir
7	1650	,,	19 ,, 1914 .	TTT 1 TO 0 11 O	Ihapera Horoma and others
-		,,,	,,, ====		James Cope.
8	1652	,,	8 ,, 1914 .		Karanga Puhi to William Grayso
9	1653	,,	5 ,, 1914 .	. Maungakawakawa No. 9	Hami Tahere and others to Charl
- {				_ (part)	Leonard Nisbet.
30 i	1660	,,		1 4 4 5 5 4 4	Taha Pene to Bruce Cunninghan
31	1661	,,,	30 ,, 1914 .	. Motatau 1A4	Hone Toi and others to Joh
			1 1 1 1014	307 4 9	A. L. Hall.
2	1662	Lease			Tutu Taui to William May.
3	1670	Transfer	0 1014		Te Oti Eruera to Moananui Hau
34	1671	Gift .	2 ,, 1914	Waipoua 2B 2B 1	Pipi Tiopira to P. R. and I Cummings.
35	1672	Transfer .	3 ,, 1914	Wairau North 1B 3B	Mereana Tio and another Ernest Royals Lowe.
,,	1,000		8 ., 1914	Huatau A	Huia Toe and others to Willia
36	1680	,,	8 ,, 1914	Huavau A	Whittaker.
37	1681	,,	8 ,, 1914	Motukaraka West A 5A	Te Paea Tanga and another
"	1001		, , ,		Malcolm Young.
8	1682	,,	8 ,, 1914	Waihou A 2в 2	Hiria Toe to William Whittaker
39	1683	,,	0.4 4 4 1014	. Utakura 1 B 2 J	Horomona Haora to William No
					Austin.
10	1684	,,	21 ,, 1914 .	. Motukiore E	Tari Wepiha and another to Joh
- 1			1014		Frederick Whitehead and other
71	1685	,,,	20 ,, 1914 .	. Waipoua 2B 3B (part)	Atareta Morunga to Te Riw
-	1004		11 Contombon 1014	Puhata X	Jakas and another. Hone Toia to H. M. Webster.
12	1694	,, ,		**** 1 70 0	Taoho Rewiri and others to
73	1695	,,		Waimamaku B 2A 3	Andrewes and another.
74	1696			"В 2 а 1	Taoho Rewiri and another to
-	. 1000	,,,		,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Andrewes and another.
75	1697	,,	15 September, 1914	Rotokakahi A 3c 2A	Erina Heni and others to Wiren
				- 1 · 2	Hunia.
76	1698	Lease .			Kare te Waki to Carl Jakcobse
77	1699] ,,	23 ,, 1914	,, 55	Heremia te Wake and another
1				TT 1 1 . 0	Carl Jakcobsen.
78	1701	Transfer .	1 August, 1914 .	. Kohatutaka бв	Te Hira Hohaia and others R. M. Wilson.
.	1500		11 Contombon 1014	. 5	Moka Hare to R. M. Wilson.
79	$1702 \\ 1703$,, .	01 T-1- 1014	Q ca	Hemi Riwi Toia and others
30	1 /03	,, .	31 July, 1914	. ,, 60	R. M. Wilson.
31	1704		3 August, 1914 .	. , 3B and E	Hoki E. Pou and others to R.
"	1101	,,		"	Wilson.
32	1705	,,	. 10 ,, 1914 .	. Rakaupara	Haami Tohu and another to G.
		٠,			Halliwell.
83	1706	,,	. 15 M ay, 1914 .	Otarihau 2B 2c	Waha Rai and Wirihita Panga
_				Otemai 9n 4-	Carl Schrader.
84	1707	,, .	• • •	Oturei 2B 4B	Erana Wereta Pou to S. Broug
ایر	1700		. 7 July, 1914 .	,, 2в2	ton. Keita Tupari and others to
85	1708	,, .	, July, 1914 .	,, ZBZ	Broughton.
36	1710		. 30 September, 1914	Taraire 1D la	Hunia Wi Heta to Matire Ngapu
ן שכ	1110	,,	. 50 Dobromson, 1911		The state of the s

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.
			ADI	OUR	NED APPLICATIONS.
87 88	74 1526	Waingarara Motatau 5H			Sale to George Davis and Florence Davis. Lease to Alice Maud Verner for a term of fifty years at a rental of 1s. 6d. per acre for first twenty-five years and 3s. per acre for balance of term.
89	1527	,, 50	••		Lease to R. Ryan and others at a rental of 1s. 6d. per acre per annum for first twenty-five years and 3s. per acre per annum for balance of term.
90	1528	Mataraua C 2	••	••	Lease to Oliver Robertson for a term of fifty years at an annual rental of 2s. per acre for first twenty-five years and 5 per cent. on Government valuation for balance of term.
91	1531	Motatau 5ĸ	••	••	Lease to William J. Herlihy for a term of fifty years at an annual rental of 1s. 6d. per acre for first twenty-five years and 3s. per acre for balance of term.
92	1532	,, 5E	••	••,	Lease to Patrick Daniel Crowley for a term of fifty years at an annual rental of 2s. per acre for first twenty-five years and 4s. per acre for balance of term.
93 94	1554 1597	Urupukapuka 2 Waima South E 19	••		Sale to Charles Frederick Baker for the sum of £1 per acre. Sale to Rehe Pehi Neho and others at Government valuation.

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.		
		The second secon	NEW	APPLICATIONS.		
95	1622	Lower Waihou, Section 41		Sale to Frank Duthie for the sum of £1 per acre.		
96	1635	Motukaraka West A 3		Lease to Maxwell Beazley for a term of four years at a rental c £35 per annum.		
97	1649	Paoneone C	• •	Sale to W. C. Mountain for the sum of 10s. per acre or the amoun of special Government valuation, whichever shall prove greater		
98	1668	Pokeka B I		Sale to William Stewart for the sum of £2 per acre.		
99	1669	Orongotea B 2		Sale to Kahi Tipene at the amount of Government valuation.		
100	1673	Pokeka B 2, Werowero 4		Sale to William Stewart for the sum of £2 15s. per acre.		
101	1674	Waima North A 10		To revest land in Native owners.		
102	1675	" А 13	••	Lease to Eunus Warmington for a term of fifty years at a rental of 1s. 6d. per acre for first twenty-five years and 2s. per acre for		
	10=0			next twenty-five years.		
103	1676	A 12		To revest in owners.		
104	1677	,, A 16		,,		
105	1678	,. A 23		,,		
106	1679	" А 19		,,		
107	1709	Kirikiri Pawhaoa A		,,		

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Allotment 21, Parish of Okaihau, will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:

"That the said land be leased to Roy Melville for a term of fifty years at an annual rental of five per cent. on present Government valuation for first twenty-five years, and 5 per cent. on then Government valuation for remaining twentyfive years.

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 1 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution.

"That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at 1s. 6d. per acre for the first twenty-one years, and 5 per cent. on the then Government valuation for the balance of the term."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 3 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tue-day, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following respectations. proposed resolution:—
"That the land be leased to William R. Martin, of Auck-

land, for a term of forty two years at the rental of ls. 6d. per acre for the first twenty-one years, and 5 per cent. on the then Government valuation for the balance of the term."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 4A will be held, in pursuance of Part XVIII of the Native Land Act. 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution: resolution:

"That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the then Government valuation (unimproved) for the balance of the term."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B 4B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed "That the land be leased to William E. Martin, of Auck-

land, for a term of forty-two years at 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the term."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 5 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of Novemb r, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed

"That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at a rental of 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government value (unimproved) for the balance of the term.

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON President.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 6 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the forenoon, for the purpose of considering the following proposed resolution:

"That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at a rental of 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 7 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the af ernoon, for the purpose of considering the following proposed resolution :

"That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at a rental of 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku B No. 8 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed reso-

"That the land be leased to William E. Martin, of Auck land, for a term of forty-two years at a rental of 1s. 6d. per acre for the fir.t twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Kotuku A No. 2 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resoution: ution: "That the land be leased to William E. Martin, of Auck-

land, for a term of forty-two years at a rental of 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the term.

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON

President.

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

REGULATION No. 48.

HE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners

Notice of Meeting of Owners under Part XVIII of the of Kotuku A No. 1 will be held, in pursuance of Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

Of Kotuku A No. 1 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution :-

That the land be leased to William E. Martin, of Auckland, for a term of forty-two years at a rental of 1s. 6d. per acre for the first twenty-one years, and 5 per cent. of the Government valuation (unimproved) for the balance of the

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Ngawhitu A will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—
"That the said land be sold to Remana Kiwikiwi for the sum of £1 per acre."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Motatau No. 5a No. 4 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3id day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—

"That the said block be sold to Kaka Porowini for the

sum of £1 per acre."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Punakitere 2s No. 4a will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—

posed resolution:—
"That the land be lessed to Richard Ryan, of Te Awa mutu, farmer, for a term of twenty-one years at a rental of 3s. per acre, with right of renewal for a further twenty-one years at 5 per cent. of the Government valuation (unimproved)."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President.

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

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Parahirshi A No. 3a No. 1 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd of November, 1914, at 2 o'clock in the atternoon, for the purpose of considering the following proposed resolution: posed resolution:—

"That an offer made by the Crown to purchase the land or any part thereof shall be accepted."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON, President. Notice of Meeting of Owners under Part XVIII of the Notice of Meeting of Owners under Part XVIII of the Native Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Parahirahi A No. 3B No. 1 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o'clock in the fiture of the surroup of considering the following the afternoon, for the purpose of considering the following proposed resolution:-

"That an offer made by the Crown to purchase the land or any part thereof shall be accepted."

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON.

President.

REGULATION No. 48.

THE Maori Land Board for the Tokerau Maori Land District hereby notifies that a meeting of the owners of Marino No. 2B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kaikohe on Tuesday, the 3rd day of November, 1914, at 2 o clock in the afternoon, for the purpose of considering the following proposed resolution. resolution

"That the land be sold to May Fotheringham for the sum of £50 per acre, subject to the shares of Hone Ngapua (Hone Tuhirangi) and interests on transfer to Dickeson being partitioned out." titioned out

Dated at Auckland this 3rd day of October, 1914.

T. H. WILSON. President.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that George Cuthbery Harold Dunsford and Michael Norman David Finkelstein, both of Paeroa, trading as "Dunsford and Finkelstein," were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 6th day of October, 1914, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 29th September, 1914.

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

OTICE is hereby given that John Hamilton Morrow, of Naumai, Northern Wairoa, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 9th day of October, 1914, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 2nd October, 1914.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims. Promissory notes (if any) to be produced for endorsement prior to receiving dividends.

Allen, V. M., of Auckland, Sharebroker: First and final, 3d. in the pound.

Brunton, H. E., of Pukekohe, Hairdresser and Tobacconist: First and final, 1s. 5d. in the pound.

Bush, G. F., of Newmarket, Stationer and Bookseller: First and final, 2s. 7d. in the pound.

First and final, 2s. 7d. in the pound.

Darby, E. J. (Mrs.), of Auckland, Boardinghouse-keeper:
First and final, 9d. in the pound.

Duncan, T. S., of Woodcocks, Farmer: First and final,
2s. 1d. in the pound.

Gribble, S. M., of Auckland, Grocer: First and final,
2s. 8d. in the pound.

Martin, W. T., of Grey Lynn, Draper: First and final,
2s. 1d. in the round.

3s. 1d. in the pound.
Milisky, W. F., of Muripara, Storekeeper: First and final,
2s. 9d. in the pound.
Mitchell, W., of Kinohaku, Settler: First and final, 4d. in

the pound.

Parlane, J., of Hamilton, Tobacconist: First and final,

Parlane, J., of Hamilton, Tobacconist: First and final, 3s. 104d. in the pound.
Robinson, A. T., of Parnell, Confectioner: First and final, 1s. 1d. in the pound.
Ryburn, M. H., of Auckland and Otahuhu, Agent: First and final, 20s. in the pound.
Thorburn, A. J., of Opotiki, Storekeeper: Second and final, 1s. 7d. in the pound.

Tristram, W. M., of Dargaville, Saddler: Second and final,

9¼d. in the pound. Zortea, J. B., of Pokeno, Farmer: First and final, 1s. 10¼d. in the pound.

Assigned Estate.

Phillips, G., of Taihape, Storekeeper: First and final, 5s. 04d. in the pound.

W. S. FISHER. Official Assignee.

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

N OTICE is hereby given that Robert Arthur Stevenson, of Te Awamutu, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Awamutu, on Monday, the 12th day of October, 1914, at 3 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 29th September, 1914.

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

NOTICE is hereby given that ALEXANDER LEWIS THORSTENSEN, of Gisborne, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Saturday, the 10th day of October, 1914, at 12 o'clock noon.

JOHN COLEMAN,

Deputy Official Assignee.

Gisborne, 2nd October, 1914.

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

NOTICE is hereby given that PATRICK JOSEPH HENLEY, of Napier, Motor Engineer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Napier, on Wednesday, the 14th day of October, 1914, at 3 o'clock in the afternoon.

E. B. BURDEKIN,

Deputy Official Assignee.

Napier, 1st October, 1914.

In Bankruptcy.-In the Supreme Court, Wanganui District.

OTICE is hereby given that George Webs, of Wanganui, Showman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Wanganui, on Tuesday, the 6th day of October, 1914, at 2.30 o'clock p.m.

T. R. SAYWELL,

Deputy Official Assignee.

Wanganui, 22nd September, 1914.

In Bankruptcy.—In the Supreme Court, holden at Palmerston North.

OTICE is hereby given that George Pedley, of Palmerston North, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 9th day of October, 1914, at 2.30 o'clock.

G. J. SCOTT, Deputy Official Assignee.

Palmerston North, 1st October, 1914.

In Bankrupicy.—In the Supreme Court, holden at Palmerston North.

NOTICE is hereby given that Alfred Cosford, of Pahiatua, Hairdresser, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 12th day of October, 1914, at 11 o'clock.

J. D. WILSON, Official Assignee.

Pahiatus, 3rd October, 1914.

In Bankruptcy

Native. of Taratahi, near Carterton, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Masterton, on Friday, the 9th day of October, 1914, at 11 o'clock a.m.

G. W. SELLAR, Deputy Official Assignee.

Masterton, 30th September, 1914.

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

OTICE is hereby given that dividends as hereunder are now payable at my office. Public Trust Buildings, 96 Gloucester Street West, Christchurch, on all proved claims: Promissory notes (if any) must be produced for endorsement prior to payment of dividends.

(1.) Claude Frederick Ryland, formerly of Christchurch, but now of Auckland: First and final dividend of 2s. 13d.

but now of Auckland: First and man dividend of 2s. 12a. in the pound.

(2.) John Frederick Vogt, of Christchurch, Builder: First and final dividend of 1s. 62d. in the pound.

(3.) Mildred Annie and Maude Ellen Trent, of Christchurch, Caterers: First dividend of 2s. 6d. in the pound.

GEO. A. SMYTH, Official Assignee

Christchurch, 23rd September, 1914.

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

OTICE is hereby given that John Richard Wederell, of Akaroa, Hotel Proprietor, 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 West, Christohurch, on Friday, the 16th day of October 1914 at 11 cicles, in the foreness. tober, 1914, at 11 o'clock in the forenoon.

> GEO. A. SMYTH, Official Assignee.

Christchurch, 5th October, 1914.

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

OTICE is hereby given that Archibald James Ramsay, of Invercargill, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 6th day of October, 1914, at 2.30 o'clock p.m.

CHARLES B. ROUT, Deputy Official Assignee.

Invercargill, 22nd September, 1914.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same on or before the 9th day of November, 1914.

5687. HENRY JAMES BRAY.—Allotment 121 and parts Allotments 118 and 120, Parish of Whangarei, and part of Te Tupua Block, situated in Block VIII, Purua Survey District, containing together 43 acres 1 rood 1.9 perches. Occupied by Applicant. Plan 8896.

5688. GREEN AND COLEBROOK (LIMITED).—Part Allotment 41, Parish of Pepepe, containing 2 acres. Unoccupied. Plan 9141.

5720. HENRY HERBERT HOWDEN.—Allotment 270, Town of Hamilton West, containing 1 acre, fronting Anglesea Street. Occupied by Applicant. Plan 9720.
5721. WILLIAM FREDERICK GEORGE CREEKE.—

Allotment 15 and part Allotment 16, Town of Whakatane, containing 1 rood 17.4 perches, fronting George Street. Part occupied by Charles Pearson and part unoccupied.

5757. CHARLES ROBERTS.—Allotment 60, Parish of Waiwera, containing 42 acres 1 rood 28 perches. Occupied by Applicant. Plan 9642.

5779. WILLIAM BRIDGMAN.—Lots 15, 16, 17, 18, and 19 of Allotments 4 and 5, Section 10, Suburbs of Auckland, containing 1 acre 2 roods 6.5 perches, situated at corner of Mount Eden Road and Prospect Rise, Mount Eden. Occupied by Mrs. McLeod and the Applicant. Plan 9496. 5788. THE AUCKLAND ELECTRIC TRAMWAYS COM-

PANY (LIMITED).—Part Allotments 21 and 22, Section 25, City of Auckland, containing 4.5 perches, fronting Brunswick Street. Occupied by Applicant. Plan 9506.

Diagrams may be inspected at this office.

Dated this 6th day of October, 1914, at the Lands Registry Office, Auckland.

THOS. HALL. 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, and its amendment, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

12016. ALLINSON WILKINSON.—21 acres 3 roods 16 perches, Rural Section 4847, Block V, Christchurch Survey District. Occupied by Applicant.

12065. FREDERICK HENRY JONES and DAPHNE EMILY JONES.—20 perches, part of Rural Section 2438, St. Albans Ward, City of Christchurch. Occupied by Applicants.

12072. FLORENCE MINNIE OLLIVIER.—1 acre 2 roods 25·2 perches, part of Rural Section 163, Borough of Riccarton. Unoccupied.

12078. WILLIAM FLEMING.—847 acres, part of Sections 103, 104, 105, 116, 117, 118, 247, and 248, Square 89, Amuri, Blocks III, VII, and VIII, Culverden Survey District. Occupied by Applicant.

12079. FREDERICK JOHN KENNETH McCLANE BOARD.—I rood 37.8 perches, part of Rural Section 325, St. Albans Ward, City of Christchurch. Occupied by Appli-

Diagrams may be inspected at this office.

Dated this 6th day of October, 1914, at the Lands Registry Office, Christohurch.

W. WYINKS, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same within one month from the publication hereof in the Gazette.

No. 5150. DUNEDIN FIRE BOARD.—20 perches, Allotment 3, Block III, Anderson's Extension of the Township of Roslyn. Unoccupied.

Diagram may be inspected at this office.

Dated this 3rd day of October, 1914, at the Lands Registry Office, Dunedin.

C. E. NALDER, District Land Registrar.

PRIVATE ADVERTISEMENTS.

EGMONT COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Egmont County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest and sinking fund and other charges on the loan of £2,000, authorized to be raised by the said Council, under the Hospitals and Charitable Institutions Act, 1909, for the following purposes to pay the country above to the said that th the Hospitals and Charitable Institutions Act, 1909, for the following purpose—to pay the county's share towards erection of an hospital at New Plymouth—the said Egmont County Council hereby makes and levies a special rate of 1/40th of a penny in the pound on the rateable value of all rateable property situated in Egmont County, payable half-yearly on the first days of October and April until the said loan is fully paid off.

The common seel of the Chairman Countillant and Land

The common seal of the Chairman, Councillors, and Inhabitants of the Egmont County was affixed hereto at the offices of and pursuant to a resolution of the Egmont County Council in the presence of-

W. C. DUDLEY, Chairman.

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GEO. W. ROGERS, Clerk.

ONERAHI TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and amendments thereof, the Onerahi Town Board hereby resolves as follows :-

as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,200 (twelve hundred pounds), authorized to be raised by the Onerahi Town Board, under the above-mentioned Act, for the purpose of forming and metalling roads in the Onerahi Town District, the said Onerahi Town Board hereby makes and levies a special rate of one halfpenny in the pound upon the capital value of all rateable property within the Onerahi Town District; and that such rate shall be an annual-recurring special rate during the currency of such loan, and shall be payable yearly on the first day of September in each and every year during the currency of such loan, being for a period of 36½ years, or until the loan is fully paid off.

The above resolution was passed at a special meeting of

The above resolution was passed at a special meeting of the Onerahi Town Board on the 28th day of September, 1914.

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J. McKINNON, Town Clerk.

ONERAHI TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and amendments thereof, the Onerahi Town Board resolves as

That, for the purpose of providing the interest and other That, for the purpose of providing the interest and other charges on a loan of £600 (six hundred pounds), authorized to be raised by the Onerahi Town Board, under the abovementioned Act, for the erection of a town hall and public offices for the Onerahi Town District, the said Onerahi Town Board hereby makes and levies a special rate of five-sixteenths of a penny in the pound on the capital value of all rateable property within the Onerahi Town District; such special rate shall be an annual recurring rate during the currency of rate shall be an annual-recurring rate during the currency of such loan, and shall be payable yearly on the first day of September in each and every year during the currency of such loan, being a period of 40 years, or until the loan is fully paid off.

The above resolution was passed at a special meeting of the Onerahi Town Board held on Monday, 28th September, 1914.

J. McKINNON,

Town Clerk.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between the undersigned as Carriers, Customs and Forwarding Agents, under the style of "Blake, Carlisle, & Co.," in the City of Wellington, has been dissolved as from the first day of September, 1914.

The business will in future be carried on by the undersigned E. W. Daniel and A. H. Miles under the style of "Blake, Carlisle, & Co." as hitherto. They will receive all moneys and discharge all liabilities in respect of the late Partnership business.

Partnership business.

Dated at Wellington this 24th day of September, 1914.

HERBERT HENRY BLAKE. ERNEST WILLIAM DANIEL. A. H. MILES.

Witness to signatures—R. F. Smith, Solicitor, Wellington.

NEW ZEALAND FREEHOLD LAND COMPANY (LIMITED.)

In Liquidation.

SPECIAL resolution as under has been duly passed by the members of the above-named company: "That A the members of the above-named company: "That the company be wound up voluntarily; and that GEORGE ALFRED PATRICK SMITH, of Auckland, Sharebroker, be and is hereby appointed Liquidator for the purposes of such winding-up."

G. A. SMITH, Liquidator 829

Auckland, 22nd September, 1914.

IN LIQUIDATION.

OTICE is hereby given that by a special resolution passed on 3rd September and confirmed on 18th September, 1914, it was decided that the business of A. Lindsay & Co. (Ltd.), Boot Importers, Lambton Quay and Cuba Street, Wellington, be wound up voluntarily, and that Mr. A. Lindsay, Senr., Bowen Street, Wellington, be appointed Liquidette. Liquidator.

GOLD & ARCUS.

IN LIQUIDATION.

In the matter of the Companies Act, 1908, and of G. R. Buscke and Co. (Limited), of Gisborne, Timber Merchants (in Liquidation).

WE, the undersigned shareholders in G. R. Buscke and Co. (Limited), a duly registered private company, do hereby, in pursuance of the provisions of subsection (6) of section 168 of the Companies Act, 1908, resolve and determine that it is proved to our satisfaction that the company cannot by reason of its liabilities continue to carry on its business, and that it is advisable to wind up the same.

We appoint Mr. John Coleman, of Gisborne, Accountant, to be Liquidator.
Dated this 1st day of October, 1914.

G. R. BUSCKE. E. M. BUSCKE. A. W. MASON.

I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 14th day of October, 1914, at 2.30 o'elock.

JOHN COLEMAN, Liquidator.

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NOTICE.

A GENERAL meeting of the shareholders of the Hereit-is Co. (Ltd.), (in Liquidation) will be held on Thursday, the fifth day of November, 1914, at 3.30 p.m., at the office of the undersigned, 21 Empire Buildings, Swanson Street, Auckland.

Business.—To lay before the creditors and shareholders the liquidation accounts, in accordance with the Companies

T. D'ARCY HAMILTON,

Liquidator.

Auckland, 6th October, 1914.

NOTICE.

A GENERAL meeting of the shareholders of the Te Aroha Mineral Water Coy. (Ltd.), (in Liquidation) will be held on Wednesday, the fourth day of November, 1914, at 3 p.m., at the office of the undersigned, 21 Empire Buildings,

Swanson Street, Auckland.

BUSINESS. — To lay before the meeting the Liquidator's report, in accordance with section 230, Part VI, Companies Act, 1908.

T. D'ARCY HAMILTON

Auckland, 6th October, 1914.

Liquidator.

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WAIAPU COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE.

pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waiapu County Council hereby resolves as follows:

That, for the purpose of providing interest and other charges on a loan of £2,000, authorized to be raised by the Waiapu County Council, under the above-mentioned Act, for Waispu County Council, under the above-inentioned Act, for the forming and widening of the Tuakau Road, the said Waispu County Council hereby makes and levies a special rate of one-eighth (1) of a penny in the pound (2) upon the rateable value of all rateable property of the Tuakau Road Special-rating Area, comprising-

S.G.R. No. 53, Blocks I, II, VI, Tokomaru S.D.

"No. 54, "V, VI,
"No. 55, Block I, Tokomaru S.D.
I, Tokomaru S.D.
IV, Tutamoe S.D.
VIII, "V, Tokomaru S.D.

"No. 56, "VIII, "
"V, Tokomaru S.D.

No. 57.

I, IV, Tutamoe S.D. XVI, Hikurangi S.D.

Hauturu, Block III, Tutamoe S.D.

Tauwhareparae 2A, Block VIII, Tutamoe S.D.

"V, Tokomaru S.D.

"V, Tokomaru S.D.

"V, Tokomaru S.D.

"V and IX, Tokomaru S.D.

"V and IX, Tokomaru S.D.

" V and IX, Tokomaru S.D.

Pirauau 1, Block I, Tokomaru S.D.

Tuakau-Pirauau 1 B 2, Block I, Tokomaru S.D.

Section 1, Block I, Tokomaru S.D.

Huiarua 2, Blocks II and III, Tutamoe S.D.

" 3, Blocks I, II, III, IV, V, VI, VII, Tutamoe S.D.

Block IV, Arowhana S.D.

Section 3, Block XVI, Hikurangi S.D.

" 2, " XV,

Puateroku, Blocks XV and XVI. Hikurangi S.D.

Puateroku, Blocks XV and XVI, Hikurangi S.D.

And such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of not more than forty years, or until the loan is fully paid off.

I hereby certify that the foregoing resolution was passed at a meeting of the Waiapu County Council held on Monday, the 28th September, 1914.

Dated this 1st day of October. 1914.

Dated this 1st day of October, 1914.

A. L. TEMPLE,

Clerk.

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WAITOMO COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1908, and the Public Works Act, 1908.

NOTICE is hereby given that the Waitomo County Council proposes, under the provisions of the above-mentioned Acts, to execute certain public works—namely, the metalling of the Te Kuiti – Awakino Road; and for the the metalling of the Te Kuiti – Awakino Road; and for the purposes of such public works the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Clerk to the said Council situate in Taupiri Street, Te Kuiti, and is open to inspection without fee by all persons during ordinary office hours.

All persons affected by the execution of the said public works or by the taking of the said lands must state their objections in writing, and send the same, within forty days from the date of the first publication of this notice, to the said County Clerk at the Council Chambers aforesaid.

Schedule.

Approximate Area of Parcel of Land required to be taken, and Purpose for which required.	Being Portion of	Coloured in Outline on Plan	Situate in the
(a.) 6 ac. 0 r. 5 per., as and for a quarry reserve	Sec. 1, Block X, Otanake	Red	Otanake S.D.
(b.) 1 ac. 2r. 3 per., as and for an access road	Sec. 1, Block X, Otanake	Red	Otanake S.D.
(c.) 0 ac. 1 r. 15 per., as and for an access road	Sec. 5, Block X, Otanake	Blue	Otanake S.D.

Dated this 3rd day of October, 1914.
P. Moba,

County Clerk.

Broadfoot and Finlay, County Solicitors, Te Kuiti. 835

TE PUKE TOWN BOARD.

COPY OF RESOLUTION PASSED AT SPECIAL MUETING HELD ON 21st September, 1914.

MOVED by the Chairman (T. E. Palmer), and seconded by Mr. R. Tees, "That, in pursuance and exercise of the powers vested in it in this behalf by the Town Boards Act, 1908, and its amendments, and the Local Bodies' Loans Act, 1913, the Te Puke Town Board hereby resolves as follows :-

follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on a loan of eleven thousand pounds (£11,000), authorized to be raised by the said Te Puke Town Board for the purpose of conveying water from the Kirikiri Stream to the Town District, and reticulating Main Street (68 chains), Oxford Street (35 chains), King Street (20 chains), Jocelyn Street, north of main road (16 chains), Cameron Street (10 chains), Stewart Street (14 chains), Orous Street (8 chains), on which work it is proposed to spend £7,000 of such loan, and for the purpose of improving the main street from the railway-station to King Street, on which latter work it is proposed to spend £4,000 of such loan, the said Te Puke Town Board hereby makes and levies a special rate of 5½d in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the said Te Puke Town Board, comprising the whole of the Te Puke Town District; and that such special rate shall be an annual security rate during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of the loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, and shall be payable half-y of November in each and every year during the currency of such loan, being a period of thirty-three years, or until the loan is fully paid off.

T. E. PALMER,

Chairman.

OWEN JAS. HODGE, Clerk.

In the matter of the estate of CAROLINE LEADBEATER, late of the City of Wellington, Widow, deceased.

NOTICE is hereby given that all creditors and others having any claims against the above estate are hereby having any claims against the above estate are hereby required to send particulars in writing of their claims to Edward Sidney Stafford, the Executor of the Will of the said Caroline Leadbeater, deceased, on or before the 21st day of November, 1914, at the undermentioned address, after which date the said Executor will proceed to distribute the assets of the said Caroline Leadbeater, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated this 6th day of October, 1914.

E. S. STAFFORD, C/o Stafford & Stafford, Solicitors, 33 Johnston Street, Wellington.

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