

THE

NEW ZEALAND GAZETTE.

Hublished by Authority.

WELLINGTON, THURSDAY, MARCH 11, 1915.

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

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

A PROCLAMATION.

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

And whereas a resolution was passed by a meeting of

and it shall vest accordingly, and shall become Crown land:

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

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

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim and declare the land set out in the Schedule hereto to be Crown land subject to the Land Act, 1908. Land Act, 1908.

SCHEDULE.

Oamaru 2B Section 3 Block: Approximate area, 1,399 acres 3 roods; Waioeka 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 fifth day of
March, in the year of our Lord one thousand
nine hundred and fifteen.

W. H. HERRIES Native Minister.

GOD SAVE THE KING!

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

LIVERPOOL, Governor. A PROCLAMATION.

A PROCLAMATION.

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

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

And whereas the Native Land Purchase Board duly confirmed that the metaltic transport in the second contract of the prochase that the resolution are provided to the contract of the prochase that the prochase the prochase that the prochase the prochas

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

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim and declare the land set out.

in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

Waimarino B No. 3s No. 2s Block: Approximate area, 6,915 acres; Whirinaki 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 fourth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES.

W. H. HERRIES, Native Minister.

Proclaiming Native Land to be Crown Land under Section 374 | 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 of the Native Land Act, 1909 (hereinafter referred of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

the Crown under the authority of the said Act:
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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

Mangangarara No. 2B Block: Approximate area, 1,913 acres 2 roods; Porangahau 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 fourth day of March, in the year of our Lord one thousand nine hundred and fifteen.

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.

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

HEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that each land has become Crown land. tion that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

MANGINANGINA Native Reserve (Section 1, Block XV, Kaeo S.D.): Approximate area, 200 acres; Kaeo Survey

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 Govern
ment House at Wellington, this fourth day of
March, in the year of our Lord one thousand nine
hundred and fifteen.
W. H. HERRIES.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

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of the Native Land Act, 1909.

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

HEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such lead has been according to

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

RANGITOTO A No. 61 B Block: Approximate area, 94 acres 3 roods 33 perches, Pakaumanu 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

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.

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

HEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such land has become Crown land:

And whereas the nurchase of the Native land set out in the

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act: 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, and by section fourteen of the Native Land Amendment Act, 1914, 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 in the Schedule hereto to be Crown land.

SCHEDULE.

RANGITOTO A No. 59 Block: Approximate area, 581 acres; Mangaorongo 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 fifth day of March,
in the year of our Lord one thousand nine hundred
and fifteen.

W. H. HERRIES.

W. H. HERRIES. Native Minister.

of the Native Land Act, 1909.

LIVERPOOL, Governor. L.S. A PROCLAMATION

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And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

POUWHAKARUA No. 18 Block: Approximate area, 316 acres 2 roods 26 perches; Hautupu 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

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.

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

WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the

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And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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 Schedule hereto to be Crown land.

SCHEDULE.

TE MAIRE No. 3a Block: Approximate area, 13 acres 1 rood 21 perches; Tauranga 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES,

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

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

LIVERPOOL, Governor. L.s. A PROCLAMATION

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WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

PORANGAHAU 1B No. 4B Block: Approximate area, 1,445 acres; Porangahau 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

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LIVERPOOL, Governor. A PROCLAMATION.

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And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

PORANGAHAU 1B No. 4r Block: Approximate area, 553 acres; Porangahau 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES.

W. H. HERRIES, Native Minister.

A PROCLAMATION.

WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that, on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the said Act, the Governor may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act:

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, and by section fourteen of the Native Land Amendment Act, 1914, 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.

SCHEDULE.

MANGAMAIRE B No. 15 Block: Approximate area, 240 acres; Porangahau 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 fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

Altering the Middle-line of a Portion of the Gisborne-Rotorua Railway.

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

WHEREAS under the provisions in that behalf of section one hundred and eighty-eight of the Public Works Act, 1908, the middle-line of a portion of the Gisborne-Rotorua Railway was defined by a Proclamation dated the fifteenth day of October, one thousand nine hundred and twelve, and published in the New Zealand Gazette No. 78, of the seventeenth day of the same month: And whereas it has been found necessary in the construction of such railway to alter a portion of such line in manner hereinafter appearing:

manner hereinafter appearing:
Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zeaof Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by the aforesaid section one hundred and eighty-eight, and of all other powers and authorities enabling me in this behalf, do hereby revoke so much of the Schedule to the said Proclamation as defines the middle-line of the said railway beyond the point marked 47 miles 5659 8 links, shown on plan numbered P.W.D. 32480 referred to therein; and in lieu thereof do hereby proclaims and in lieu thereof do hereby proclaims and in lieu thereof. and in lieu thereof do hereby proclaim and declare that the middle-line of the said railway, commencing at the said point marked 47 miles 5659.8 links, and terminating at 49 miles, shall be as defined and set forth in the Schedule

SCHEDULE.

Commencing at a point in Motu No. 3, Block II, Motu Survey District, marked 47 miles 5659-8 links on the line of railway defined by Proclamation dated the 15th day of October, 1912, and published in the New Zealand Gazette No. 78, of the 17th day of the same month; proceeding thence in a north-easterly direction generally for a distance of 1 mile 4340-2 links, and passing in, into, through, or over the following lands, &c., viz.: Part Motu No. 3, Whakapaupakihi Nos. 2, 1, and 3, Block II, Motu Survey District, and termi-

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 of the Native Land Act, 1909 (hereinafter referred to the Native Land Act, 1909) (hereinafter referred to the Wellington Provincial 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 second day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Defining the Middle-line of a Further Portion of the Opunake Branch of the Foxton-New Plymouth Railway.

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

HEREAS the Opunake Branch of the Foxton - New Plymouth Railway (hereinafter termed "the said railway"), is a railway the construction of which is authorized by the Railways Authorization Act, 1912: And whereas the said railway has been partly constructed and it has been determined to construct and maintain a further portion of the same: portion of the same :

portion of the same:

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 Public Works Act,
1908, and in exercise of every other power and authority in
anywise enabling me in this behalf, do hereby proclaim and
declare that the middle-line of the said further portion of
the said railway shall be that defined and set forth in the
Schedule hereto Schedule hereto.

SCHEDULE.

SCHEDULE.

Commencing at a point on the boundary of Section 11 and Manaia Road, Block XV, Kaupokonui Survey District, marked 6 miles 70 chains, which point is also the termination of the railway as defined in a Proclamation dated the 29th day of July, 1914, and published in the supplement to the New Zealand Gazette of 30th day of the same month, page 3007, and proceeding thence in a westerly direction generally for a distance of 8 miles 10 chains, and passing in, into, through, or over the following lands, &c. — viz., Sections 34, 30, 39, all in Block XV, Kaupokonui Survey District; Sections 31, 22, 9, 5, all in Block XIV, Kaupokonui Survey District; Sections 23, 13, 4, all in Block XIII, Kaupokonui Survey District; and terminating at a point west of boundary of Block XIII, Kaupokonui Survey District, and within Section 40 of Block XIV, Opunake Survey District, marked 15 miles: including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the Taranaki Land District: as the same is more particularly delineated on the plan marked P.W.D. 37248, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight 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 ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER.

W. FRASER, Minister of Public Works

Laying out and setting apart a Road in Block V, Haparapara | Land taken for the Purposes of an Orderly and Store Room in Survey District, Opotiki County.

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

N pursuance and exercise of the powers conferred by N pursuance and exercise of the powers conferred by section three hundred and eighty-seven of the Native Land Act, 1909, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and set apart the road described in the Schedule hereto.

SCHEDULE

APPROXIMATE area of the piece of road laid out and set apart: 1 acre 3 roods 16 perches.

Portion of Omaio Block (18109, blue).

Situated in Block V, Haparapara Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 37209, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

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 ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER.

W. FRASER, Minister of Public Works

GOD SAVE THE KING

Land taken for the Purposes of a Post-office in Block XV, Ikitara Survey District.

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

W HEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work—to wit, for the purposes of a post-office in Block XV, Ikitara Surv-y District:

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

Now, therefore I. Arthur William de Brito Savile Fool of

Now, therefore, I, Arthur William de Brito Savile, Earl of Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that on and after the nineteenth day of March, one thousand nine hundred and fifteen, the land described in the Schedule hereto is hereby taken for the purposes of the said post-office.

Approximate areas of the pieces of land taken:

normatic areas of the pieces of land taken:—

1 rood 3.47 perches, portion of Section 32. Coloured yellow on plan.

26.04 perches, portion of Lot 4 on D.P. 1081 (being part Original Section 32). Coloured red on plan.

Situated in Block XV, Ikitara Survey District (Turakina

R.D.).

All in the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 36980, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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 ir 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 ninth day of March, in the year of our Lord one thousand nine hundred and fitteen.

W. FRASER.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

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

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of an orderly and store room in Block VI, Hinds Survey District:

And whereas by section eighty-eight of the Defence Act, 1909, it is enacted that the Governor may from time to time 1909, it is enacted that the Governor may from time to time set apart any Crown land for permanent training-grounds, or for rifle or artillery practice, or for the erection of drill-sheds or other buildings necessary for military purposes, or for the erection of butts, ranges, and other accommodation for the use of the Defence Forces; or he may take, purchase, lease, or otherwise acquire land or any easement in land for

lease, or otherwise acquire land or any easement in land for any such purpose:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Defence Act, 1909, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of an orderly and store room, and shall vest in His Majesty the King on and after the nineteenth day of March, one thousand nine hundred and fifteen. fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre. Being Reserve 3967 (formerly part of Reserve 2406). Situated in Block VI, Hinds Survey District.

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 37229, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon edged red.

red.

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 ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of Waterworks in Block X, Paritutu Survey District.

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

WHEREAS the land described in the Schedule hereto is required to be taken and the Schedule hereto

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, to wit, for the purposes of waterworks in Block X, Paritutu Survey District:

And whereas the New Plymouth Borough Council has laid before the Governor a memorial, accompanied by a map in duplicate, and also the statutory declaration, as required by the said Act:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Municipal Corporations Act, 1908, and of every other power and vested in me by the Public Works Act, 1908, and the Municipal Corporations Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the said waterworks as from the date hereinafter specified, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of New Plymouth; and I do also hereby direct that this Proclamation shall take effect on and after the twenty-fifth day of March, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :noximate areas of the pieces of land taken:—

1 acre 0 roods 20 perches, portion of Sub. 4 of N.R. M (Araheke). Coloured green on plan.

3 roods 3 perches, portion of Sub. 1 of Section 48. Coloured pink on plan.

2 roods 22 perches, portion of Section 53. Coloured pink on plan.

pink on plan.

Waiwakaiho R.D.).

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 37123, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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 second day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER. Minister of Public Works.

GOD SAVE THE KING!

Land taken for Scenic Purposes in Block VII, Heao Survey District.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto

WHEREAS the land described in the Schedule hereto is required to be taken, under the Fublic Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act. 1910, for scenic purposes:

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for scenic purposes as aforesaid; and I do also hereby declare that this Proclamation shall take effect from and after the nineteenth day of March, one thousand nine hundred and fifteen. thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-R. P.

60	2	0.	Coloured on plan:	Edged green.
11	0	0	"	,,
197	0	0		"
20	0	0		,,
134	2	0	"	Edged pink.

Portion of Opatu Block, Public Domain, Whanganui River Trust (Taranaki R.D.). Situated in Block VII, Heao Survey District.

All in the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W D. 36762, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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 ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER, Minister of Public, Works.

GOD SAVE THE KING!

Situated in Block X, Paritutu Survey District (Hua and Jaiwakaiho R.D.).

In the Taranaki Land District; as the same are more Longbeach Road District, Ashburton County.

LIVERPOOL, Governor. L.s.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagee of the land described in the First Schedule hereto, and of the Longbeach Road Board height the local authority in where district the gold length of the Longbeach Road Board. being the local authority in whose district the said land is situated, proclaim as roads the land in Hinds and Coldstream Survey Districts described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the roads described in the Second Schedule hereto, which are not required by reason of the roads described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Coloured on plan: Red.

	Approxi- mate Areas.	Being Portion of Rural Sections	Situated in Blocks	Situated in Survey District of		
Α.	в. Р.					
11	2 8.2	20227, 6406, 16632, 20459, 19050, 33646	XV, XVI	Hinds		
2	3 19.8	33646, 14059, 6445, 6446	XVI	,,		
0	0 19	6445, 6446	,,	,,		
0	0 1.7	8404	,,	,		
1	1 32.2	16632, 20459, 19050, 25640	,,	, ,		

SECOND SCHEDULE.

ROAD CLOSED.

Coloured on plan: Green.

		. •		
Α.	R. P.	Adjoining or passing through	}	
0	0 8.9	R.S. 20487, 6406	XV	Hinds.
3	1 21.5	. 6406, 16632, 20298	,,	
	- 1	R.S. 19386, 21622, 20685,	1	
		33962, 21621, 24270,	XV,	Hinds.
10	1 37.4	33336, 22299, 19367,	XVI	
	i	21582, 20298	III	Coldstream.
		Res. 1826 & Crown land	Į į	
2	1 31.5	Reserve 1826, R.S. 16632, 20459	XVI	Hinds.
7	2 12	Reserve 1826, R.S. 19050,		,,
•		25640, 25638, 20458,		
		13938, 21080, 6727,		
		33646, 6445, 6446		
0	0 23.8	R.S. 8403, 6445, 6446	,,	,,

All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 36766, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

> 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 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 Multipate the Seal of the said Dominion. ment House at Wellington, this ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER, Minister of Public Works.

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

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

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

FIRST SCHEDULE

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 1 rood 4.9 perches. Portion of Allotment 99, Takapuna Parish (15956, blue). Coloured on plan: Red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 rood 3 perches.

Adjoining or passing through Allotment 99, Takapuna Parish (15956, blue). Coloured on plan: Green.

All situated in Block XII, Waitemata Survey District.
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 36743, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned. thereon coloured as above mentioned.

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 ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER,

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block II, Awakino North Survey District, Awakino County.

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

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road :-

A. B. P. $\begin{pmatrix} 6 & 0 & 38 \\ 22 & 2 & 33 \end{pmatrix}$ portion of Section 3; coloured red.

Shown on plan: P.W.D. 37194 (17688, 9, 90, blue).

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. 7 0 0, adjoining or passing through Section 4.

14 3 16 51 3 8

Shown on plan: P.W.D. 37195 (18021, blue). Coloured on plan: Green.

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

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight 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 second day of
March, in the year of our Lord one thousand
nine hundred and fifteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land vroclaimed as a Road, and Road closed, in Block V, North Harbour and Blueskin District, Waikouaiti County.

LIVERPOOL, Governor. A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate area of the piece of land proclaimed as a road: 1 acre 1 rood 21.4 perches.

Portion of Section 6. Coloured on plan: Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate area of the piece of road closed: 1 acre 1 rood 11.9 perches.
Adjoining or passing through Section 6.
Coloured on plan: Green.

All situated in Block V, North Harbour and Blueskin

All situated in Blook 1, 1995.

All in the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 36659, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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 ninth day of
March, in the year of our Lord one thousand nine
hundred and fifteen.

W. FRASER.

W. FRASER, Minister of Public Works.

Land proclaimed as a Road, and Road closed, in Block X,
Mangamuka Survey District, Kohukohu Town District, Hokianga County.

LIVERPOOL, Governor. IL.S.]

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William aection eleven of the Land Act, 1908, 1, Arthur william de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagee of the land described in the First Schedule hereto, and of the Kohukohu Town Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Mangamuka Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road :-

A. R. 0 0 0.9, portion of Lot 1, Section 18; coloured red.

0.44, portion of Section 18; coloured purple.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

4.15, adjoining or passing through Lot 1 of Sec. 18 0 0 6·2 0 0 8·4 0 0 0·2 Section 18. 18.

Coloured on plan: Green.

All situated in Block X, Mangamuka Survey District (17531, blue).

All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 35500, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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 Covernment House at Wellington, this second day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Street, and Street closed, in Block IV, Upper Kaikorai District, City of Dunedin.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A STREET.

Approximate areas of the pieces of land proclaimed as a street:

0.5 perches, portion of Section 8, City of Dunedin.
0.7 perches, portion of Sections 8 and 9, City of Dunedin.

Coloured on plan: Red.

SECOND SCHEDULE.

STREET CLOSED

APPROXIMATE areas of the pieces of street closed 1.36 perches and 1.6 perches, adjoining or passing through Section 8, City of Dunedin. Coloured on plan: Green.

All situated in Block IV, Upper Kaikorai District.
All in the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 36137, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

> 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-Unief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House at Wellington, this second day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER. Minister of Public Works

GOD SAVE THE KING!

Revoking a Proclamation taking Land for the Purposes of a Road in Block I, Wyndham Survey District, Southland County.

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

W HEREAS by the Public Works Amendment Act, 1909, Witis enacted that if at any time after the issue of any Proclamation taking land under the Public Works Act, 1908, and before the payment or award of any compensation in respect of the taking thereof, it is found that the land or any part thereof is not required for the purpose for which it was taken, or that any error in form or substance exists in or in relation to the Proclamation of the substance of the purpose. in relation to that Proclamation, or the making or gazetting thereof, the Governor may, by a subsequent Proclamation gazetted, revoke the former Proclamation either wholly or so

gazetted, revoke the former Proclamation either wholly or so far as he thinks necessary:

And whereas it is found that the land in Block I, Wyndham Survey District, taken for the purposes of a road by a Proclamation made under the Public Works Act, 1908, and dated the tenth day of December, one thousand nine hundred and fourteen (hereinafter termed "the said Proclamation"), and published in the New Zealand Gazette No. 136, pages 4320 and 4321, of the seventeenth day of the same month, is not now required for the purpose for which it was taken:

And whereas compensation in respect of the taking of the said land has not been paid or awarded:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers vested in me by the Public Works Amendment Act, 1909, and of all other powers enabling me in this behalf, do hereby revoke the said Proclamation.

clamation.

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 second day of
March, in the year of our Lord one thousand
nine hundred and fifteen.

W. FRASER.

W. FRASER, Minister of Public Works.

Revoking Part of a Proclamation taking Land for the Purposes of the Development of the Lake Coleridge Water-power Scheme in Block X, Christchurch Survey District.

LIVERPOOL, Governor. A PROCLAMATION.

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

And whereas it is found that the Proclamation taking land

clamation gazetted, revoke the former Proclamation, either wholly or so far as he thinks necessary:

And whereas it is found that the Proclamation taking land for the purposes of the development of the Lake Coleridge water-power scheme in Block X, Christchurch Survey District, made under the Public Works Act, 1908, and dated the third day of November, one thousand nine hundred and fourteen (hereinafter termed "the said Proclamation"), and published in the New Zealand Gazette No. 117, page 3939, of the fifth day of the same month, contains an error in substance in that the piece of land hereinafter mentioned is incorrectly described: And whereas compensation in respect of the taking of the land incorrectly described in the said Proclamation has not been paid or awarded:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers vested in me by the Public Works Amendment Act, 1909, and of all other powers enabling me in this behalf, do hereby revoke so much of the said Proclamation as affects 1 acre 2 roods 4-6 perches, being described therein as portion of Rural Section 139, situated in Block X, Christchurch Survey District (shown coloured yellow on sheet 2 of the plan marked P.W.D. 33553, deposited in the office of the Minister of Public Works at Wellington), being a part of the land taken by the said Proclamation.

a part of the land taken by the said Proclamation.

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 Governthe Seal of the said Dominion, at the Government House at Wellington, this ninth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Stopping a Government Road in Block III, Huiroa Survey District.

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

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

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise enabling me in this behalf, do hereby proclaim as stopped the road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of road hereby stopped:-

R. P. 1 39-6, part of Autawa Road adjoining Sec. 31 & C.L. 3 3 22.7 32

Situated in Block III, Huiroa Survey District (Taranaki

R.D.).

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 37203,

deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured green.

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 fifth day of
March, in the year of our Lord one thousand nine
hundred and fifteen. hundred and fifteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Appointing Members of the First and Second Divisions of the Court of Appeal.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

THEREAS by section five of the Judicature Amendwe ment Act, 1913, it is enacted that the Court of Appeal shall consist of two Divisions, to be called respectively the First Division and the Second Division of the Court of Appeal and that each Division chall consist of Court of Appeal. Appeal; and that each Division shall consist of five Judges of the Supreme Court, to be appointed to that Division by the Governor in Council:

And whereas the power conferred by the said Act upon the Governor in Council of appointing Judges as members of either Division, or of revoking any such appointment, shall be exercisable on the recommendation of not less than three Judges of the Supreme Court (of whom the Chief Justice shall be one), and not otherwise:

And whereas the Honourable the Chief Justice, the Honourable Mr. Justice Edwards, the Honourable Mr. Justice Sim, and the Honourable Mr. Justice Hosking have recommended that the two Divisions of the Court of Appeal shall be constituted as shown hereafter:

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 Honourable Sir Robert Stout, K.C.M.G., Chief

The Honourable J. E. DENNISTON, Judge; The Honourable W. A. SIM, Judge; The Honourable J. H. Hosking, Judge; The Honourable T. W. STRINGER, Judge;

to be members of the First Division of the Court of Appeal:

The Honourable Sir Robert Stout, K.C.M.G., Chief

Justice;
The Honourable J. E. Denniston, Judge;
The Honourable W. B. Edwards, Judge;
The Honourable Theo. Cooper, Judge;

The Honourable F. R. CHAPMAN, Judge;

to be members of the Second Division of the Court of Appeal.

J. F. ANDREWS, Clerk of the Executive Council

Authorizing the Laying-off of Streets in the Borovgh of Maori Hill of a Width less than 66 ft. but not less than 40 ft.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS by section one hundred and seventy-eight of the Municipal Corporations A. 1999 alia, provided that where the configuration of any borough is such as that within any particular area or areas thereof

it is difficult or inexpedient to construct streets of a width of sixty-six feet, as required by the said Act, the Governor may, by Order in Council defining the limits of such particular area or areas, authorize the Council to permit within such area or areas the construction of streets and private streets of a width less than sixty-six feet but not less than forty feet:

And whereas the configuration of part of the Borough of Maori Hill is such that within the area described in the Schedule hereto it is inexpedient to construct streets of sixty-six feet in width:

Now, therefore, in pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Maori Hill Borough Council to permit the laying-off of streets of a width less than sixty-six feet, but not less than forty feet, within the area described in the Schedule hereto.

SCHEDULE.

ALL that piece of land in the Borough of Maori Hill, being part of Sections 12 and 13, Block I, Upper Kaikorai District; as the said area is more particularly delineated on the plan marked P.W.D. 36829, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon bordered red.

J. F. ANDREWS.
Clerk of the Executive Council

Approving the New Zealand Investment, Mortgage, and Deposit Company (Limited) under the Trustee Amendment Act, 1914.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS it is deemed expedient to approve the New Zealand Investment, Mortgage, and Deposit Company (Limited) as an institution for the purposes of section three of the Trustee Amendment Act, 1914:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve the said New Zealand Investment, Mortgage, and Deposit Company (Limited) as an institution with which, subject to the provisions of the said Act, it shall be lawful for a trustee, unless expressly forbidden by the instrument (if any) creating the trust, to invest any trust funds in his hands on deposit at interest.

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

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

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

te said Act:
And whereas a memorial has been laid before the Governor
the Marnington Rorough Council (hereinafter called "the And whereas a memorial has been laid before the Governor by the Mornington Borough Council (hereinafter called "the said Council"), accompanied by a map, setting forth that certain land was acquired for the purposes of a quarry:

And whereas the land as described in the Schedule hereto is not now required by the said Council for the purposes aforesaid, and the said Council desires to sell the same:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in purposes aforesaid according to the council of th

minion of New Zealand, in pursuance and exercise of the

powers and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the land described in the Schedule hereto to be dealt with and sold in the manner prescribed by and subject to the conditions of the thirtieth and following sections of the said

SCHEDULE.

APPROXIMATE area of the piece of land authorized to be sold: 1 acre 0 roods 29 perches. Situated in the Borough of Mornington, Block IX, Dunedin

and East Taieri District.

In the Land District of Otago; as the same is more particularly delineated on the plan marked P.W.D. 37110, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon edged green.

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

Authorizing the Exchange of Portion of a Reserve in Block III, Mairaki Survey District, Canterbury Land District, for other Land.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present :

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

WHEREAS the land mentioned in the First Schedule WHEREAS the land mentioned in the First Schedule hereto forms portion of a reserve held in fee-simple by the Corporation of the Ashley County in trust for a gravel-pit: And whereas the said Corporation desires that the said land should be exchanged for the land described in the Second Schedule hereto, which the Governor deems of equal value and more suitable for the purposes of the

reserve:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section twelve of the Public Reserves and Domains Act, 1908, doth hereby declare that the land described in the First Schedule hereto may be exchanged for the land described in the Second Schedule hereto.

FIRST SCHEDULE.

DESCRIPTION OF PORTION OF RESERVE AUTHORIZED TO BE EXCHANGED.

ALL that area in the Canterbury Land District, containing by admeasurement 2 acres 2 roods 31 perches, more or less, being part of Reserve 2227, Block III, Mairaki Survey District, and bounded as follows: Commencing at a point on the north-eastern boundary of the aforesaid reserve, the same being distant 461 links from Oxford Road, and bounded on the north-east, south-east, and south-west, 539 links, 500 links, and 539 links respectively, by Section 31322, and on the northwest by other part of aforesaid Reserve 2227, 500 links, to the point of commencement; be all the aforesaid linkages more or less; as the same is delineated on the plan marked L. and S. VI/5 (10), deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Canterbury Land District, containing by admeasurement 2 acres 2 roods 31 perches, more or less, being part of Sections 31322 and 24384, Blocks III and IV, Mairaki Survey District, and bounded as follows: Commencing at the junction of the Oxford and Birch Hill Roads, and bounded on the parts each that the latter read 300 Kills. mening at the junction of the Oxford and Birch Hill Roads, and bounded on the north-east by the latter road, 399.7 links and 227.5 links; on the south-east by other parts of Sections 24384 and 31322, 818.5 links; on the south-west by Reserve 2227, 461 links; and on the north-west by Oxford Road, 400 links, to the point of commencement: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. VI/5 (10), deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Authorizing the Sale of Land in Block XVI, Waitemata Survey District, Point Chevalier Road District, Eden County, under the Public Works Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

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

And whereas a memorial has been laid before the Governor

And whereas a memorial has been laid before the Governor by the Point Chevalier Road Board (hereinafter called "the said Board"), accompanied by a map, setting forth that certain land was acquired for road purposes:

And whereas the said land, as described in the Schedule hereto, is not now required by the said Board for the purposes aforesaid, and the said Board desires to sell the same:

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

SCHEDULE.

Area of the piece of land authorized to be sold: 11.38

perches.

Being closed road formerly portion of Gladstone Road, adjoining or passing through Sections 18A, Titirangi Parish (17569, blue).

Situated in Block XVI, Waitemata Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 36470, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured green.

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

Declaring Otara Road, in the Upper Wangaehu Road District, Wanganui County, to be a District Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present :

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

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

SCHEDULE.

ALL that road in the Wellington Land District, Wanganui ALL that road in the Wellington Land District, Wanganui County, Upper Wangaehu Road District, known as the Otara Road, commencing at its junction with the Owhakura Road, and proceeding thence in a northerly direction generally adjoining or passing through Section 2, Block I, Maunga-karetu Survey District, and terminating at the southern boundary of Section 1, Block XV, Karioi Survey District, being a distance of 49 chains, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 37212, deposited in the office of the Minister of Public Works at Wellington, in the Provincial District of Wellington, and thereon coloured red. thereon coloured red.

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

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING 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

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 the proceedings hereby authorized.

SCHEDULE.

KAITANGATA 12c No. 2 Block: Approximate area, 131 acres 3 roods 8 perches; Wellington Provincial District.

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

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

THE HONOGRABLE J. ALLES PRESIDING IN COUNCIL.

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

And whereas application has been made for the consent

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

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

SCHEDULE.

Awarua 1a No. 2 West B Block: Approximate area, 217 acres 3 roods 24 perches; Wellington Provincial District.

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

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS by section two hundred and thirty of the Native Land Act, 1909, it is provided that no instrument of alienation of Native land by way of mortgage or

charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in

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

is expedient that the precedent consent of the Governor in Council should issue:

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

SCHEDULE.

RANGIWAEA 4c 2b Block: Approximate area, 112 acres 0 roods 20 perches; Wellington Provincial District.

J. F. ANDREWS,

Clerk of the Executive Council.

Declaring Rangiora Creek Road, in the Upper Wangaehu Road District, Wanganui County, to be a District Road.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present:
The Right Honourable W. F. Massey, P.C., presiding in Council.

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

SCHEDULE.

SCHEDULE.

ALL that road in the Wellington Land District, Wanganui County, Upper Wangaehu Road District, known as the Rangiora Creek Road, commencing at its junction with the Wangaehu Valley Road, and proceeding thence generally in an easterly direction adjoining or passing through Sections 8 and 7, Block VIII, Ngamatea Survey District, and terminating at the end of the road near the boundary-line of Sections 7 and 9, Block VIII aforesaid, being a distance of 1 mile 78½ chains, more or less; as the said road is more particularly delineated on the plan marked P.W.D. 37211, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured blue. coloured blue.

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

Declaring Portion of Kohi Road, in the Whangamomona County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

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

SCHEDULE.

ALL that portion of Kohi Road, in the Taranaki Land District, Whangamomona County, commencing at its junction with Whangamomona Valley Road, and proceeding thence in a

south-westerly direction generally adjoining or passing through Sections part 3, 9, and part 10, Block X, Mahoe Survey District, and terminating at the crossing of Tanawapiti Creek near the north-eastern corner of Section 9, Block XIV, Mahoe Survey District, being a distance of 1 mile 74 chains, more or 'ess; as the said portion of road is more particularly delineated on the plan marked P.W.D. 37204, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

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

Domain Board appointed to have Control of the Allanton Domain.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

HEREAS 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 fifth day of February one thousand nine hundred and sight and

And whereas by an Order in Council made on the fifth day of February, one thousand nine hundred and eight, and published in the New Zealand Gazette of the thirteenth day of February, one thousand nine hundred and eight, a Domain Board was appointed to control the Allanton Domain:

And whereas the period for which the said Board was appointed expired on the fourth day of February, one thousand principle brighted and effects.

sand nine hundred and fifteen:

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

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

THE TAIERI COUNTY COUNCIL

to be the Allanton 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 Friday, the twenty-sixth day of March, one thousand nine hundred and fifteen, at a quarter to one o'clock p.m., as the time when, and the County Council Chambers, Mosgiel, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

ALLANTON DOMAIN.

ALLANTON DOMAIN.

All that area in the Otago Land District, containing by admeasurement 7 acres 0 roods 33 perches, more or less, being Block XIII, Town of Allanton. Bounded towards the northwest by Blocks XXII and XXIII aforesaid town, 554-5 links; towards the north-east by Stack Street, 1313 links; towards the south-east by Peel Street, 586 links; and towards the south-west by part of River Section 22, East Taieri Survey District, 1729 links: be all the aforesaid linkages more or District, 1729 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked I. and S. less: as the same is delineated on the plan marked L. and S. 1/218, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Otahuhu Domain.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this twenty-second day of February, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), His Excellence 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 an Order in Council, dated the eighteenth day of October, one thousand eight

hundred and eighty-seven, and published in the Gazette of | the twentieth day of October, one thousand eight hundred and eighty-seven, delegating powers to the Otahuhu Road Board in respect of Otahuhu Domain, and doth hereby appoint

THE OTAHUHU BOROUGH COUNCIL

to be the Otahuhu 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, subject to the provisions of Part II of the said Act; and, doth hereby appoint Monday, the twenty-second day of March, one thousand nine hundred and fifteen, at eight o'clock p.m., as the time when, and the Borough Council Chambers, Otahuhu, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

OTAHUHU DOMAIN.

ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 5 acres, more or less, being Section 19, Suburbs of Otahuhu. Bounded towards the north-west by a public road, 690 and 320 links; towards the north-east by Section 20, Suburbs of Otahuhu, 484 links; towards the south-east by Sections 27 and 26, Suburbs of Otahuhu aforesaid, 980 links; and towards the south-west by Section 18, Suburbs of Otahuhu aforesaid, 626 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1/569, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged

red. (Plan 678, blue.)

Also all that area in the Auckland Land District, containing by admeasurement 2 roods 9 perches, more or less, being Lot No. 16A of small lots near Otahuhu (Block VI, Otahuhu Survey District). Bounded towards the east and south-west Survey District). Bounded towards the east and south-west by high-water mark of the Tamaki River; towards the south-west by a public road, 214·1 links; and towards the north-west by Lot No. 16, small lots near Otahuhu, 394·2 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 45531, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Plan 17765, blue.)

J. F. ANDREWS, Clerk of the Executive Council

Portions of District Roads in the Taieri County exempted from the Provisions of Section 117 of the Public Works Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

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

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

And whereas the Taieri County Council, being the local authority having control of the portions of roads described in the Schedule hereto, did by resolution declare that the provisions of the said section one hundred and seventeen should not apply to the said portions of roads:

not apply to the said portions of roads:

And whereas it is deemed expedient that such resolution

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the above-in-part-recited Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the said resolution in so far as it affects the said portions of roads described in the Schedule hereto.

SCHEDULE.

ALL that portion of district road in Otago Land District, Taieri County, commencing at the south-eastern corner of Section 1, Block V, Taieri Survey District, and proceeding thence in a north-westerly direction for a distance of 14-25 chains, more or less, adjoining part of the said Section 1.

Also all that portion of district road in the said land district and county, commencing at the south-eastern corner of the said Section 1, and proceeding thence in a south-westerly direction for a distance of 14.75 chains, more or less, adjoining the said Section 1, and terminating at the south-eastern corner of Section 2, Block V aforesaid.

As the said portions of roads are more particularly de-lineated on the plan marked P.W.D. 36953, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured

yellow.

J. F. ANDREWS. Clerk of the Executive Council

Prohibiting the Export of Vessels, Boats, and Craft.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS by section forty-seven of the Customs Act, 1913, as extended by section twenty-four of the Regulation of Trade and Commerce Act, 1914, it is enacted that the Governor may from time to time, by Order in Council gazetted, prohibit the exportation of any goods the prohibition of the exportation of which is in his opinion necessary in the public interest:

public interest:
And whereas in the opinion of the Governor it is necessary in the public interest that restrictions should be imposed upon the exportation of vessels, boats, and craft:
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by section forty-seven of the Customs Act, 1913, and section twenty-four of the Description of Trada and Commerce Act, 1914, and of all the Regulation of Trade and Commerce Act, 1914, and of all the Regulation of Trade and Commerce Act, 1914, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Excutive Council of that Dominion, doth hereby prohibit the exportation of vessels, boats, and craft of all kinds from the said Dominion to any destination other than the United Kingdom or a British Possession or Protectorate, save in cases where the license of the Minister of Marine has first been obtained in that behalf. been obtained in that behalf.

J. F. ANDREWS, Clerk of the Executive Council

-It is hereby notified for the information of the public that the purpose of the above Order in Council pro-hibiting the export of ships is to prevent during the present war the transfer of British ships, whether registered in New Zealand or elsewhere, to foreign owners or foreign registers. Without the license of the Minister of Marine no British ship will be allowed to leave a New Zealand port for any foreign destination if transferred or intended for transfer to any person or company not qualified to own a British ship or to a foreign register.

W. H. HERRIES, Minister of Marine.

Prohibiting all Private Alienations of certain Native Land. LIVERPOOL, Governor.

ORDER IN COUNCIL. At the Government Buildings at Wellington, this first day of March, 1915.

Present:
The Right Honourable W. F. Massey, P.C., presiding in Council.

N the recommendation of the Native Land Purchase ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and section one hundred and eleven of the Native Land Amendment Act, 1913, and in exercise of the power in this behalf conferred upon him by those sections, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend the period of an Order in Council made the twentieth day of March, one thousand nine hundred and fourteen, for a further period of six months, prohibiting all alienations of the Native land specified in the Schedule hereto other than alienations in favour of the Crown.

SCHEDULE.

Tiratu (Manawatu 4d) Block: Approximate area, 7,015 acres 1 rood 21 perches; Tahoraiti Survey District.

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

License authorizing the Auckland City Council to erect Electric Lines in the City of Auckland.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

HEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued by the Governor in Council under that Act: And whereas the Auckland City Council (hereinafter referred to as "the said Council") desires Council (hereinatter reterred to as "the said Council") desires to erect electric lines along certain routes in portion of the Borough of Mount Eden and within the area of supply as defined in the Schedule hereto, and hereinafter called "the area of supply," and it is expedient accordingly to issue a license in respect thereof under the said section:

Now, therefore, in pursuance and exercise of the powers conferred upon him by the said section, and of all other powers enabling him in that behalf, His Excellency the Gopowers enabling him in that behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth, subject to the conditions set forth in the Schedule hereto, hereby authorize the said Council to crect and maintain electric lines for lighting, power, and heating purposes within the area of supply and along the routes in portion of the Borough of Mount Eden as indicated by red lines on the plan marked P.W.D. 36192, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District. Provincial District.

SCHEDULE.

CONDITIONS.

1. Interpretation.

In this license the following words and phrases shall have the meanings hereby attached to them respectively:— "Consumer's wires" means any electric line or lines on

the consumer's premises which are electrically con-

nected with the said Council's electric supply lines. "Earthed" means connected with the general mass of earth in such manner as to ensure at all times an immediate and safe discharge to earth of electric

energy. "Electric distribution line" means that portion of the

"Electric distribution line" means that portion of the system to which electric service lines are connected for the purpose of supplying consumers.

"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, contract the property of casing, tubing, pipe, covering, or post enclosing or supporting an electric line or anything connected

therewith.
"Electric service line" means the line connecting the consumers' premises to an electric distribution line.
"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 Inspecting Engineer appointed by the Minister to inspect works constructed or maintained by virtue of any 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

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.

"Low pressure" means pressures up to 650 volts.

"Minister" means Minister of Public Works.

"Pressure" means difference of electric potential.

"Street" includes road.

"Substation" means any building or enclosure, either above or below ground, which shall be accessible only to authorized persons and containing transonly to authorized persons and containing transforming or converting apparatus for the supply of energy

"Telegraph" includes telephone.

"Telegraph line" has the same meaning as "Electric Line" in the Post and Telegraph Act, 1908.

2. Area of Supply.

The area of supply shall be as follows:—
(a.) City of Auckland as at present constituted.
(b.) The Borough of Newmarket as at present constituted.

(c.) Road District of Eden Terrace as at present constituted.

(c.) Road District of Eden County.

(d.) Portion of the Eden County.

All as indicated by means of a red border on P.W.D. 37288, deposited in the office of the Minister of Public Works at Wellington, in the Provincial District of Wellington.

3. System of Supply.

Electrical energy shall be supplied on the following

(a.) Three-wire direct current, with a pressure not exceeding 460 volts between the outers and 230 volts between each

outer and the intermediate conductor. (b.) Three-phase alternating current at a frequency of 50 cycles per second and a pressure of 6,600 volts between phases for transmission to main substations. At the substations this shall be converted to direct current for distribution on the two- or three-wire system at a pressure not exceeding 460 volts between the outer conductors, or transformed for distribution on the three-phase four-wire system at a pressure of 400 volts between phases and 230 volts between each phase and the neutral conductor or transformed to 3,300 volts for distribution to transformers placed in substations or

The declared pressure at the consumers' terminals shall be 460 volts and 230 volts respectively for the direct-current supply, and 400 volts and 230 volts respectively for the alternating current supply. The neutral and intermediate conductors shall be earthed in a coordance with clause 4.

4. Connection of Circuits with Earth.

The neutral point of one or more of the generators in service shall be earthed.

The connection with earth of the neutral conductor of the The connection with earth of the neutral conductor of the low-pressure three-phase system or the intermediate conductor of the low-pressure three-wire system shall be made at one point only on each distinct circuit—namely, at the generating station, substation, or transformer—and the insulation of the circuit, except at that point, shall be efficiently maintained at all other parts. A switch or link shall be provided for disconnecting the earth connection for testing. The current from the intermediate conductor to earth shall be continuously recorded by a recording arms to a real shall.

be continuously recorded by a recording ammeter, and if it at any time exceeds one-thousandth part of the maximum supply current, steps shall be immediately taken to improve the insulation of the system.

5. Regulation of Pressure.

The pressure shall be maintained within 4 per cent. on lighting-distributing circuits above or below the declared pressure at the consumer's terminals. The said Council shall pressure at the consumer's terminals. The said Council shall supply suitable recording voltmeters 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 said Council shall connect a recording voltmeter to record the pressure between the lines at their entrance to the consumer's remises and all surplus to the Inspecting meter to record the 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 variations thus recorded exceed the above limits the said 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 this license shall be deemed to have been committed. If the accuracy of the said Council's recording voltmeter is questioned by the consumer, a standard instrument meter is questioned by the consumer, a standard instrument shall be supplied by the Inspecting Engineer, the reading of which shall be accepted as final.

6. Switchboards.

All switchboards shall be made of and mounted on material that is not inflammable; and the maximum permissible current and temperature in any conductor mounted thereon or leading thereto shall not exceed the values permitted under the rules of the Institution of Electrical Engineers of Great Britain. No conductor at a pressure above 650 volts shall be exposed on the front of any switchboard; and the back of any switchboard carrying conductors at a pressure over 650 volts shall be screened off, and accessible only to authorized persons.

All power-house and substation switchboards controlling extra high-pressure circuits shall be provided with two efficient and independent earth-connections, connected in parallel, to which all frames, instrument-cases, and other metal parts thereof 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 be recorded.

Every switch intended to be used for breaking a circuit, and every circuit-breaker, shall be so constructed or arranged that it cannot with proper care be left in partial contact or accidentally fall or move into contact when left out of contact. All switchboard circuits shall be so arranged that the

All switchboard circuits shall be so arranged that the course of any conductor may be readily identified.

Adequate means of access, free from danger, shall be provided for every switchboard passage-way; and the following provisions shall apply to all switchboard working-platforms and passage-ways, unless the bare conductors, whether overhead or at the sides of the passage-ways, are otherwise adequately protected against danger by divisions or screens or other suitable means:

(a.) Passage-ways constructed for law tension switchboard.

(a.) Passage-ways constructed for low-tension switchboards shall have an overhead clearance of 7 ft. between the conductors and the floor, and a clear width measured from bare conductor of not less than 3 ft.

(b.) Passage - ways constructed for extra high - pressure switchboards, other than operating desks or panels working solely at low pressure, shall have an overhead clearance of not less than 8 ft., and a clear width measured from bare conductor of not less than 3 ft. 6 in.

(c.) Bare conductors shall not be exposed on both sides of (c.) Bare conductors shall not be exposed on both sides of the switchboard passage-way unless either (1) the clear width of the passage is, in the case of low pressure, not less than 4 ft. 6 in., and, in the case of extra high pressure, not less than 8 ft., in each case measured between bare conductors; or (2) the conductors on one side are so guarded that they cannot accidentally be touched.

Suitable means, such as rubber mats and gloves, shall be provided and used when necessary adequately to prevent danger.

7. Circuit-breakers.

All outgoing feeders and distributors from any power-house or substation shall be provided with automatic circuit-breakers or fuses set to open at 100 per cent. excess current over the rated full load of such feeder or distributor, with a time-limit not exceeding ten seconds.

8. Fuses.

Every fuse shall be either of such construction or so protected by a switch that the fusible metal may be readily renewed without danger.

9. Distribution.

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 such conductors shall, on receipt of notification to that effect from the Minister, and within twelve months of such notification, be laid underground, and all consequent and necessary alterations made by and at the cost of the said Council.

10. Overhead Electric Lines.

The diameter of any conductor in any electric line laid or erected for the supply of electrical energy shall not be less than 0·104 in. diameter (No. 12 S.W.G. or 7/20 S.W.G.). If the material of the conductor is aluminium the conductor shall be stranded.

11. Stresses in Overhead Lines.

The stress in overhead conductors shall not exceed the following limits: 25,000 lb. per square inch for hard-drawn copper, 12,500 lb. per square inch for hard-drawn aluminium, copper, 12,500 lb. per square inch for hard-drawn aluminium, 34,000 lb. per square inch for steel, and 22,500 lb. per square inch for iron in the event of a minimum temperature of 32° Fahr. and a wind-pressure of 18 lb. per square foot of diametral plane occurring simultaneously in the case of lines erected outside borough and township limits, and 12 lb. per square foot of diametral plane in the case of lines within borough or township limits. The span between supports and the sag shall be determined to conform to the above limiting stresses. stresses.

12. Clearances for Overhead Lines.

Overhead lines at low pressure shall not in any part thereof be at a less height than 18 ft. from the ground.

Overhead lines at extra high pressure shall not in any part thereof be at a less height than 23 ft. from the ground. At road crossings the above minimum heights shall be

increased in each case by 2 ft.

At electric-tramway crossings all electric lines shall be carried at such a height as to be out of reach of the trolly-

pole of a tram-car when in a vertical position.

No overhead electric lines shall come within 2 ft. of any other aerial wires or cables, except where it may be permitted to pass either set of wires between other wires at a pole or support.
Overhead electric lines shall be so erected as to be inacces

sible to any person without the use of a ladder or other special

appliance.

The maximum sag shall be computed on the assumption that the conductor is subject to a temperature of 122° F.

13. Supports for Overhead Line.

Every support for an aerial line shall be of durable material, and properly strengthened against forces due to wind-pressure, change of direction of line, and unequal length of span. The factor of safety of supports carrying electric distribution lines shall be four in the case of steel, iron, or ferro-concrete, and five in the case of wood, calculated upon the ultimate strength five in the case of wood, calculated upon the ultimate strength of material, assuming the wind-pressure to be 20 lb. per square foot upon a plane surface and 12 lb. per square foot upon a diametral plane upon a cylindrical surface.

All aerial wires shall be attached to suitable insulators carried on cross-arms or brackets of suitable material and cross-section, and they shall be so attached to the insulators

or guarded that they cannot fall away from the supports. Conductors covered with insulating material shall be so attached that their insulation shall not be impaired where

they are secured to the insulators.

they are secured to the insulators.

Electric lines at low pressure may be carried on brackets attached to buildings; provided they are inaccessible from any window, balcony, parapet, or other portion of the building without the use of a ladder or other special appliance.

14. Maximum Length of Span.

The distance between supports carring electric distribution lines shall not exceed 150 ft. where the direction of the line is straight, or 120 ft. where the direction is curved or where the wires make a horizontal angle at the point of support.

15. Angle of crossing Thoroughfares.

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°, and the span shall be as short as possible.

16. Covering of Overhead Lines.

Electric lines at low pressure shall be insulated throughout with triple braiding, thoroughly impregnated with water-proof compound; 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.

Earthed neutral or intermediate conductors may in all

cases be bare.

17. Low and Extra High Pressure Lines on same Poles.

Low-pressure and extra high-pressure lines shall not be carried on the same poles or supports except with the consent of the Minister, who shall prescribe the conditions under which the electric lines shall be erected.

18. Location of Overhead Lines.

Except by permission of the Minister of Telegraphs, or Except by permission of the Minister of Telegraphs, or subject to an agreement between the Post and Telegraph Department and the said Council, all overhead electric-lines shall be placed on the opposite side of the street to that on which any telegraph lines exist; and where the erection of the electric-line necessitates the alteration of any existing lines, and such alteration is approved by the Minister of Telegraphs, the expense of the alteration shall be borne by the said Council.

In running the lines authorized by a license through the

orne by the said Council.

In running the lines authorized by a license through the street where no telegraph line exists, the said Council shall keep to one side of the street, and in running wires to the opposite side of the street the said Council shall arrange so as to interfere as little as possible with the route on that side of

any future telegraph line.

19. Facility for Service Connections, &c.

Where electric distribution lines are on one side of the street and telegraph lines on the other, and service is required to be given from either to the other side of the street, the said Council and the Minister of Telegraphs shall give to each other reasonable facilities as far as possible to effect supply. The Minister of Telegraphs and the said Council shall in special circumstances give to each other reasonable facilities for the joint use of poles.

20. Use of Telegraph Department's Poles.

Electric lines shall not under any circumstances be attached to the Post and Telegraph Department's poles without the consent of the Minister of Telegraphs.

Where electric lines are all the statement of the Minister of Telegraphs.

Where electric lines are permitted to be supported on telegraph poles all details of the supports and the insulation shall be approved by the Minister of Telegraphs, apart from any other provision centained in these regulations, who may require such electric lines at any time to be removed from such telegraph poles on reasonable notice, and without any compensation whatsoever.

21. Protection of Telegraph Wires, &c.

The said Council shall take all reasonable precautions in constructing, laying down, and placing the electric lines and

other works of all descriptions, and in working the undertaking, so as not injuriously to affect, whether by induction or otherwise, the working of any wire or line used for the purpose of telegraphic, telephonic, or electric-signalling communication, or the currents of that wire or line, whether that wire or line is or is not in existence at the time of the layingdown or placing of the electric lines or other works.

At telegraph crossings the electric lines or other works.

At telegraph crossings the electric lines shall pass over or under the telegraph wires or cables, as may be decided by the Minister of Telegraphs, and shall be at least 2 ft. distant. Where it is impracticable to cross above or below, the electric lines may be taken 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 electric lines and telegraph lines intersect, the latter shall be suitably insulated if demand recovery and when the

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

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

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 In a manner to meet with the approval of the minister of Telegraphs, at all crossings or places where electric lines and telegraph lines intersect, or at any place where such protection may be considered necessary.

Such guard-wires shall be carried on substantial supports at a height of 2 ft. above the electric lines if the telegraph

wires pass over the electric lines, or 2 ft. above the telegraph wires if they pass under the electric lines. In addition to the above precautions telegraph wires may be insulated if deemed necessary by the Minister of Telegraphs.

Where lead-covered telephone cables are crossed above or below by the electric lines, the latter lines shall be insulated with not less than 600-megohm-per-mile grade of vulcanized rubber throughout the crossing-span, and in every such span the maximum tension in the wire shall not exceed one-half the elastic limit of the wire under the conditions of minimum

temperature and wind-pressure specified in clause 11.

In places where it may be required to cross the electric lines through any other aerial wires or cables because of the impracticability of crossing above or below—and crossing above or below shall be done if possible—all such through crossings, if permitted by the Minister, shall be effected at a rossings, if permitted by the Minister, shall be effected at a pole. In every case of a through crossing, no matter whose property the lines crossed through may be, the method of carrying the electric lines across the pole, protecting them thereon, protecting other wires from coming into contact with them, and protecting persons working on the poles from danger of shock shall be to the satisfaction of the Minister. The electric lines shall be insulated with not less than 600-megohm-per-mile grade of vulcanized rubber where they pass through on the poles, and over the whole length of the span on each side of the pole crossed through. Where the insulated wires cross through on the pole they shall be encased in some approved hard protecting substance for the entire length of the arm on such pole. If metal pipe is used to encase the wire it shall be effectively earthed.

The cost of all necessary guard-wires and special provisions required to comply with this clause, or deemed to be necessary as a protection to telegraph or telephone lines generally, shall be borne by the said Council, when the telegraph lines are erected before the electric lines. In cases where the

are erected before the electric lines. In cases where the electric lines are erected before the telegraph line, the said Council, on receipt of notice from the local officer of the Tele-Council, on receipt of notice from the local officer of the relegraph 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, the cost of such charges being borne by the Postand Telegraph Department.

22. Lines not in Commission.

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

23. Lines crossing Metallic Substances.

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

24. Railway Crossings.

No work of any nature shall be erected or constructed upon, over, or under any part of New Zealand Government railways

until the said Council has obtained the consent of the Minister of Railways thereto, as required by section 4 of the Government Railways Amendment Act, 1910 (No. 2).

Where overhead lines cross the railway the span between the supports shall not exceed 100 ft. in length where practicable. The poles on each side of the railway shall be embedded in concrete.

The lines over the railway, and for a span each side of the railway, shall be erected with a factor of safety on the basis that a maximum tension in the wire shall not exceed half the elastic limit of the wire under the conditions of minimum temperature and wind-pressure as specified in clause 11

The minimum clearance above rail-level shall be 24 ft. for all lines working at low pressure, and 30 ft. for all lines workon the assumption of a maximum temperature of 122° F. The supports of the lines shall have a factor of safety of four (4) under the conditions of wind-pressure hereinbefore specified.

The conductors shall be hard-drawn stranded aluminium

or copper cable.

For any pressure not exceeding 3,300 volts, the conductors shall be insulated with not less than 600-megohm-per-mile grade of vulcanized rubber, taped, braided, and compounded. For extra high pressure the conductors shall be bare, and earthed bars shall be so fixed under each conductor that in

the event of a conductor breaking, contact with the earthed bars shall be made before coming into contact with a passing

Telephone wires may be run with a minimum clearance above the rails of 24 ft., and shall be of hard-drawn copper of not less than No. 10 S.W.G. where they cross the railway and for a clear span on either side.

Guard-wires shall be erected by the Railway Department

over the railway wires at the expense of the said Council

wherever they may be deemed to be necessary.

25. Earth-wires.

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

26. Lightning-arresters.

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

27. Transformers.

Transformers shall be placed either on poles or in substation. Transformers shall be placed either on poles or in substation. Where transformers are placed on poles they shall be fitted with watertight cases, and attached to the poles at such a height as to make them inaccessible except by means of a ladder or other special appliance. Where transformers are placed within substation, the substation shall be inaccessible except to authorized persons; all extra high-pressure conductors therein shall be thoroughly insulated or protected from accidental contact. A substantial insulating rubber mat or insulated wooden platform and rubber gloves shall be supplied. The cases of all transformers, whether within or without a substation, shall be connected to an efficient earth by a copper conductor in accordance with the rules of the Institution of Electrical Engineers of Great Britain for earthing: earthing:

Where cables are led to and from transformers placed on poles they shall be protected on the poles by being run in iron pipes, which shall be effectively earthed.

28. Motor Installations.

The frames of motors shall be connected to an efficient the frames of motors shall be connected to an emcient earth by a copper conductor, in accordance with the rules of the Institution of Electrical Engineers of Great Britain for earthing. All metal casings of switches, resistances, fuses, cables, and wires shall be efficiently earthed in a similar manner.

Every motor of 1½ horse-power or over must be controlled by an efficient quick-break iron-clad 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 in each circuit from excess of current.

Every precaution shall be taken in choosing positions for and in 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, or in the ordinary handling thereof.

Terminals of motors 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.

29. Arc Lamps.

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 where there is any danger of the presence of

explosive dust or gas.

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

from the ground.

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 with 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 bases, shall be so placed that they cannot by conduction or radiation set fire to any contiguous material, and shall be of ample size to constitute the material of the state of the s safely carry the maximum current that will normally flow through them.

Each arc-lamp circuit shall be provided with a fuse on each pole, except when connected to an earthed neutral or inter-mediate conductor, when there shall be only one fuse placed on the other pole of the arc-lamp circuit. Interior arc lamps shall also be provided with a switch on each circuit.

30. Underground Conductors.

Underground conductors shall be thoroughly insulated, and shall be protected from mechanical damage by steel armourshall be protected from mechanical damage by steel armouring, wooden boxing, or earthernware, stoneware, concrete, iron, or fibre conduits or pipes. They shall be laid, wherever possible, under the footpaths, and with a cover of at least 9 in. from the surface of the pavement. Where laid under the roadway this 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 shall be of ample strength to prevent damage.

material, and shall be of ample strength to prevent damage from heavy traffic; and reasonable means shall be taken to

rom neavy trame; 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.

Every portion of any extra high-pressure electric line placed above the surface of the ground, or in any subway not in the sole occupation of the said Council, shall be completely enclosed either in a tube of highly insulated material embedded in brickwork, masonry, or cement concrete, or in strong metal casing efficiently connected with earth.

Where any extra high-pressure electric line is laid beneath the surface of the ground, efficient means shall be taken to render it impossible that the surface of the ground, or

any neighbouring electric line or conductor, shall become charged by leakage from the extra high-pressure line. An extra high-pressure electric line shall not be used for the supply of energy before it has been completely laid, properly jointed, examined, and tested, or until it is in the sole charge of the said Council; and every such line shall, during its use, be in the sole charge of the said Council.

31. Street Boxes.

The covers of street boxes shall be so secured that they cannot be opened except by means of a special appliance. Street boxes shall be either filled with cable 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.

32. Earthing Conduits.

All metallic conduits, pipes, or casings containing high or extra-high pressure electric lines 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.

33. Maintenance

Every portion of an electric-supply system, whether aerial or underground, also all structural parts and electric appliances and devices belonging to or connected therewith, shall be duly and efficiently maintained by the said Council as regards both electrical and mechanical conditions.

34. Insulation of Electric Lines.

Every insulated conductor, 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 the maximum pressure to which it is intended to be subjected in use, and in any case at least 500 volts; and the said Council shall duly record the results of such tests.

An extra high-pressure circuit shall not be brought into use unless the insulation of every part thereof has withstood the continuous application, during half an hour of pressure the continuous application, during half an hour of pressure exceeding the maximum pressure to which it is intended to be subjected in use; in the case of every electric line to be used for a pressure not exceeding 10,000 volts, twice the said maximum pressure. The said Council shall record the results of the tests of each circuit or section of a circuit.

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 maintained that the leakage current shall not under any condition exceed one-thousandth part of the maximum supply

condition exceed one-thousandth part of the maximum supply current; and suitable means shall be provided for the indi-cation and localization of leakage. Every leakage shall be

cation and localization of leakage. Every leakage shall be remedied without delay.

Every such circuit shall be tested for insulation at least once in every month, and the said Council shall duly record the results of such tests; provided that when any part of an electric circuit is normally connected with earth as specified in clause 4, paragraph 2, the provision of this regulation shall not apply to that circuit so long as the connection with

earth exists.

35. Service Lines from Overhead Lines.

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

other special appliance.

Every portion of any electric service line, except an earthed neutral or intermediate conductor, which is outside a building, but is accessible therefrom, shall be efficiently protected by rubber insulation of 600-megohm grade.

36. Service Connections.

The said 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 said 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 or without 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 or 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 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 permissible current in any conductor shall not exceed the value permitted under the rules of the Institution of Electrical Engineers of Great Britain.

37. Supply to Consumers.

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 25 ft. of the boundary of any street in which

(a.) If within 25 ft. of the boundary of any street in which an electric distribution line belonging to the said Council exists, the service shall be made free of cost.

(b.) If more than 25 ft. distant from the boundary-line, the said Council shall run the necessary electric service lines for a distance of 25 ft. free of charge, and the consumer shall pay the cost of the electric service lines for the balance of the distance.

distance.

(c.) If the plant or mains of the said 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 service shall be made within twenty-eight days of 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 of payment on which any other consumer in such part of the area is entitled under similar circumstances to a corresponding 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 a constant pressure on the lines in accordance with clause 5, the said Council may, with the approval of the Minister, require the consumer to install such apparatus as shall enable the conditions of clause 5 to be complied with.

(f.) The said 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 con-

tractor or firm of contractors.

tractor or firm of 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 4d. per unit for motor-power, heating, or cooking purposes; provided that lighting purposes shall include the operation of generators for lighting purposes. If not paid within the said period of fourteen days, the charges shall not exceed 10d. and 6d. per unit respectively.

38. Installation on Consumer's Premises

The said Council shall not connect the wires and fittings on a consumer's premises with its lines, or, in the case of premises already connected, continue the supply from its lines, 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; and that the connection or continuance of supply would not cause leakage from those wires dangerous or likely to become dangerous to life or property.

For the purpose of satisfying itself that the requirements

of this license are being observed in so far as they apply to wires on a consumer's premises, the said Council shall require that notice shall be served 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.

39. Testing Consumer's Installation.

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

If on such inspection and testing the officer discovers that the requirements of this license are not properly conformed to, or if the consumer does not give all due facilities for in-specting and testing, the said Council shall either not commence a supply or shall forthwith discontinue the supply of energy to the premises in question, giving immediate notice to the consumer of the reasons for not commencing or for discontinuing the supply; and in either case supply shall not be given until the said Council is reasonably satisfied that the installation is in conformity with the requirements of this

If any consumer is dissatisfied with the action of the said 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.

40. Inspection of Works.

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

Council, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the lands and works and inspect the same.

42. Notice before Commencement.

Before commencing any part of the work authorized the said Council shall give fourteen days' notice in writing to the District Engineer of the Public Works Department and to the District Engineer of the Post and Telegraph Department of the intention so to do. Such notice shall be accompanied by a plan showing the location of the proposed electric lines.

43. Time of Construction.

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

44. Notice of Completion.

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

45. Commencement of Supply.

The said Council shall not use the said electric lines or any portion thereof, or permit the same to be used, for any purpose until the Minister has given notice in writing that he has received from the Inspecting Engineer a certificate that the works authorized, or the portion as aforesaid, have been satisfactorily carried out.

46. Continuity of Supply.

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

47. Notice regarding Extensions.

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

48. Assignment.

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

49. Default and Penalty.

(a.) If the said Council fails or neglects to use and main-

(a.) If the said Council fails of neglects to use and maintain the said works after completion thereof so as to secure to the area of supply the full benefit of the undertaking; or (b.) If the said Council fails to observe, perform, fulfil, or keep any of the requirements, conditions, and provisions of the Public Works Amendment Act, 1911, or its amendments, to the full intent of the same or of any part thereof; or (c.) If the said Council shall fail to observe any of the conditions or obligations herein imposed upon the said Council

then in any such case it shall be lawful for the Governor, by Order in Council, either to revoke the license or to impose upon the said Council a fine not exceeding £20 for the breach of any such condition or obligation, such fine to be recovered in any Court of competent jurisdiction by any person appointed by the Governor to recover the same.

50. Revocation, &c.

The powers of revocation or infliction of fines by a license vested in the Governor shall not be exercised unless and 41. Compliance with Conditions.

For the purpo e of ascertaining whether the conditions of this license are being faithfully complied with by the said same, and of the specified breach or breaches in respect of

which the aforesaid powers are intended to be exercised, and default has been made by the said Council (after the giving default has been made by the said Council (after the giving or leaving of such notice) in repairing or remedying the breach complained of for the following spaces of time:—

(a.) For any breach of the conditions of the license which in the opinion of the Governor can be met by a fine.

thirty days after the giving or leaving of such notice.

(b.) For any breach of the conditions of the license which in the opinion of the Governor is of such a nature as to require the revocation of the license, ninety days after the giving or leaving of such notice.

51. Electric Lines in other Local Authorities' Districts.

Notwithstanding anything hereinbefore contained, the said Council shall not be entitled to erect, maintain, or use any electric line within other local authorities' districts, except subject to such conditions (not inconsistent with the provisions of this license and the regulations relating thereto) as may from time to time be agreed on between the said Council and the local authority affected.

52. Public Works Compensation, &c.

Nothing herein contained shall be deemed in any way to 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, management, or working of any public works. Nor shall His Majesty, or the Governor, or the Minister, or any other person be liable to pay to the said Council any compensation for injury done to works, authorized by the construction, management, or to works 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.

53. Governor's Decision Final.

The Governor shall be the sole judge of the fact whether the requirements of this license have been complied with; and he may from time to time cause inquiry to be made into any matter connected therewith or arising hereunder, in such manner as he thinks fit, and his decision shall be final: Provided always that this clause shall not affect the right of any person, corporate body, or local authority in cases of damage or injury for which an action by such person, corporate body, or local authority may lie against the said Council.

54. Commencement of License.

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.

Order in Council constituting Districts under the Workers' Dwellings Act, 1914.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this twenty-second day of February, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

Y virtue of the powers and authorities vested in him by the sixth section of the Workers' Dwellings Amendment 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 constitute the following Workers' Dwellings Districts, that is to say :-

AUCKLAND DISTRICT.

All that area bounded towards the north-east generally by the sea from Cape Maria van Diemen to Hick's Bay, then towards the east generally by the leading spur, the summit of the Raukumara Range, and the summit of the Huiarau Range to the Galatea-Waikaremoana Road; thence by that road to the Waikaremoana Lake, across the lake to the mouth of the Waikaretaheke River, by that river to its confluence with the Waiau River, by the Waiau River to the Wairoa River, and by that river to the 39th parallel of south latitude; Wanganui River to the South by the said 39th parallel to the Wanganui River near Puheki Trig. Station; thence by the Wanganui River to Aukopae; thence by a right line to a point on the Mokau River where it is crossed by the Main Trunk Railway line near Puketutu; and thence by the Mokau River to the sea; and towards the west generally by the sea to Cape Maria van Diemen, the place of commencement.

GISBORNE DISTRICT.

All that area bounded towards the north-east and east generally by the sea from Hick's Bay to the 39th parallel of generally by the sea from first's Day to the south parallel to south latitude, thence towards the south by the said 39th parallel to the Wairoa River, and thence towards the west and north-west generally by the Auckland District hereinbefore described to Hick's Bay, the place of commencement.

NAPIER DISTRICT.

All that area bounded towards the north by the 39th parallel of south latitude from the south-eastern boundary of the Auckland Land District to the sea; thence towards east and south-east generally by the sea to the mouth of the Waimata River; thence towards the south by the Wellington Land District to the Manawatu River; thence towards the west generally by that river to the easternmost corner of Block VIII, Woodville Survey District; thence by the said Block VIII to the Mangaatua Stream, by that stream to the road at the easternmost corner of Section No. 62, Block VII, Woodville Survey District, by the road forming the north-eastern boundaries of Sections Nos. 62, 64, and 18, Block VII aforesaid, and by Blocks XII, V, and XVI, to the summit of the Ruahine Range; and thence by the Wellington and Auckland Land Districts to the 39th parallel of south latitude, the place of commencement.

NEW PLYMOUTH DISTRICT.

Bounded towards the north generally by the Auckland District hereinbefore described from the mouth of the Mokau River to where the Main Trunk Railway line crosses that river near Puketutu; thence towards the east by the said Auckland District to the 39th parallel of south latitude; thence by the Wellington Land District to the sea at the mouth of the Patea River; and thence towards the south-west and west generally by the sea to the mouth of the Mokau River, the place of commencement: excluding the Borough of Patea.

WANGANIH DISTRICT.

All that area bounded towards the north by the Auckland District hereinbefore described from the eastern boundary of the New Plymouth District to the north-western corner of the Napier District hereinbefore described; thence towards the east by the said Napier District to the north-eastern corner of Umutoi Survey District; thence towards the south by Umutoi and Apiti Survey Districts to the Mangamako Road at the south-western corner of Section No. 78, Block II, Apiti Survey District; thence by the said Mangamako Road to the Waipuru Road, and by that road to the Rangitikei River; thence by the Rangitikei River to a point due east of the thence by the Rangitikei River to a point due east of the junction of roads at the northernmost corner of Lot No. 8 of Block 7, in Block III, Rangitoto Survey District; thence by a right line to the said junction of roads and by the road forming the northern boundaries of Lots Nos. 9, 10, 11, and 12, and forming the western boundaries of Lots Nos. 12 and 2, to the Makirikiri Road, by that road and Williamson Road to the Wellington - New Plymouth Railway line, by that railway line to Kahurauponga Stream, by that stream to the Turakina River, by that river to the sea, by the sea to the mouth of the Patea River; and towards the west generally by the New Plymouth District hereinbefore described to the southern boundary of the Auckland District, the place of southern boundary of the Auckland District, the place of commencement: including the Borough of Patea.

PALMERSTON NORTH DISTRICT.

All that area bounded towards the north generally by the Wanganui District hereinbefore described from the mouth of wanganul District hereindefore described from the mouth of the Turakina River to the summit of the Ruahine Range; thence towards the east generally by the Napier District hereinbefore described to the Manawatu River, by that river to the Manawatu Gorge, thence to and by the summit of the Tararua Range to a point due east of the place where the Otaki River bends westward in Block IX, Taungata Survey District; thence towards the south by a right line to the said bend of the Otaki River, and by that river to the sea; and thence towards the west by the sea to the mouth of the Turakina River, the place of commencement.

MASTERTON DISTRICT.

All that area bounded towards the north by the Palmerston North and Napier Districts hereinbefore described from the North and Napier Districts hereinbefore described from the Manawatu Gorge to the mouth of the Waimata River; thence towards the south-east and south generally by the sea to the mouth of the Ruamahanga River; thence towards the west generally by that river to Lake Wairarapa; thence by the western side of that lake to the easternmost corner of Section No. 76, Block IX, Wairarapa Survey District; thence by that section and the north road of Blockett's Stream to and by the western boundary of Section No. 100, Block V, Wairarapa Survey District, to the summit of the Rimutaka Range, and by the summit of that range and the summit of the Tararua Range to the Manawatu Gorge, the place of commencement. Range to the Manawatu Gorge, the place of commencement.

WELLINGTON DISTRICT.

All that area bounded towards the north-east by the Palmerston North District hereinbefore described from the mouth of the Otaki River to the summit of the Tararua Range; thence towards the east by Masterton District hereinbefore described to the sea at the mouth of the Ruamahanga River; and thence towards the south-west and north-west generally by the sea to the mouth of the Otaki River, the place of commencement.

NELSON DISTRICT.

All that area bounded towards the north and east generally All that area bounded towards the north and east generally by the sea from Cape Farewell to the mouth of the Clarence River; thence towards the south generally by the Clarence River to the northern end of Lake Tennyson; thence by a right line to Mount Humboldt; thence by a right line to the Buller River where the eastern boundary of Buller County crosses that river; and thence towards the west generally by Buller County to the sea, and by the sea to Cape Farewell, the place of commencement. the place of commencement.

CHRISTCHURCH DISTRICT.

All that area bounded towards the north generally by the Nelson District hereinbefore described from Mount Humboldt to the mouth of the Clarence River; thence towards the south-east by the sea to the mouth of the Rangitata River; thence towards the south-west by that river and the Clyde River to its source and a right line to the summit of the Southern Alps; and thence towards the north-west by the summit of the Southern Alps and the Spenser Mountains to Mount Humboldt, the place of commencement.

TIMARU DISTRICT.

All that area bounded towards the north-east by the Christchurch District hereinbefore described from the summit of the Southern Alps to the mouth of the Rangitata River; thence towards the east by the sea to the mouth of the Waitaki River; thence towards the south generally by that river and the Ohau River to Lake Ohau; thence by a right line to Mount Aspiring; and thence towards the north-west by the summit of the Southern Alps to the Christchurch District, the place of commencement.

GREYMOUTH DISTRICT.

All that area bounded towards the north-east generally by the Nelson District hereinbefore described from the mouth of the Kowhai River to Mount Humboldt; thence towards the south-east by the Christchurch and Timaru Districts hereinbefore described to Mount Aspiring; thence towards the south by a right line to Big Bay at the mouth of the Awarua River; and thence towards the north-west by the sea to the mouth of the Kowhai River, the place of commencement.

OAMARU DISTRICT.

All that area bounded towards the north-east by the Waitaki River from the confluence of the Awakino River with the said Waitaki River to the sea; thence towards the east by the sea to the mouth of the Shag River; thence towards the south-west by the Shag River to its source near Kakanui Peak; thence by a right line to Kakanui Peak and by the summit of the Kakanui Mountains over Mount Domett to Trig Station G. Otamatakau Survey District; and thence to Trig. Station G, Otamatakau Survey District; and thence towards the north-west by a right line to the confluence of the Awakino River with the Waitaki River, the place of commencement.

DUNEDIN DISTRICT.

All that area bounded towards the north by the Timaru District hereinbefore described from Mount Aspiring to Lake Ohau; thence towards the north-east by the Timaru District aforesaid and the Oamaru District hereinbefore described to the mouth of the Shag River; thence towards the south-east y the sea to the eastern boundary of the Southland Land District; thence towards the west generally by the Southland Land District to Lake Wakatipu, and by the eastern side of that lake to the Borough of Queenstown, by that borough, and again by Lake Wakatipu and the Lees River to the northernmost source of that river; thence by a right line to Mount Ansted and the summit of the range to Mount Aspiring, the place of commencement.

INVERCARGILL DISTRICT.

All that area bounded towards the north by the Greymouth District hereinbefore described from the mouth of the Awarua River in Big Bay to Mount Aspiring; thence towards the east generally by the Dunedin District hereinbefore described to the sea; thence towards the south, west, and north-west by the sea to the mouth of the Awarua River in Big Bay, the place of commencement.

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 Buildings at Wellington, this first day of March, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

IN COUNCIL.

Y 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 declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as part of the Mount Richmond Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

MOUNT RICHMOND DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 23 perches, more or less, being part of Allotment 23 of Subdivision 3 of Hamlin's Grant No. 16841, Allotment 23 of Subdivision 3 of Hamlin's Grant No. 16841, at Otahuhu. Bounded towards the north by a reserve, 50 links; towards the west by other part of said Lot 23, 271.7 links; towards the south by another part of said Lot 23, 46.8 links; towards the east by Panmure Road, 50 links; and towards the north-east by Lot 1 of said subdivision, 270 links: as the same is delineated on the plan endorsed on deed of conveyance dated the 28th day of August, 1914, registered number 232138. August Registery registered number 238138, Auckland Registry.

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

Regulations as to Licenses for the Taking of Toheroa at Kaipara, on the West Coast of the North Island.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS it is provided by the fifth section of the Fisheries Act, 1908 (hereinafter termed "the said Act"), that the Governor may from time to time, by Order in Council gazetted, make regulations which shall have force and effect either throughout New Zealand or only in such waters or places as are specified in the regulations for, *inter alia*, im-posing conditions and restrictions on the taking of fish:

And whereas it is desirable to make the regulations specified in the First Schedule hereto imposing conditions and restric-tions on the taking of the shell-fish in the Second Schedule

hereto: Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the minion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section five of the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations set forth in the First Schedule hereto, imposing conditions and restrictions on the taking of toheroa from the places respectively specified in the Second Schedule hereto, and doth hereby declare that the said regulations shall come into force on the date of the publication thereof in the New Zealand Gazette. thereof in the New Zealand Gazette.

FIRST SCHEDULE.

- 1. No person, firm, or company shall take toheroa, for the purpose of canning the same, without a license in writing under the hand of the Minister of Marine (hereinafter referred to as the Minister), and subject to the regulations hereinafter
- 2. When any of the areas mentioned in the Second Schedule hereto become available for leasing, a notification that applications will be received for licenses in respect of such areas shall be advertised in a newspaper circulating in the Kaipara District. Should there be more than one application for any

of the said areas the applicant who has a toheroa canning factory in the district shall be given the preference, and if the owners of two or more of such factories apply for the same area, the applicant who has had his factory in use for the longest time shall be given preference.

3. No person, firm, or company shall be granted a license

for more than one of the areas specified in the Second Schedule

hereto.
4. The licensee shall have the exclusive right to take toheroa for canning purposes from the area included in his license; provided, however, that any persons who desire to take them for their own consumption shall be allowed to

do so without charge.

5. The license shall remain in force for a period of ten years from the date thereof, unless in the meantime such license is cancelled as hereinafter provided, and the licensee shall not dispose of, assign, or charge his interest in the license without the written consent of the Minister first obtained.

6. The licensee shall pay in respect of the license held by him an annual rental of £5 in advance, dating from the date

of the license.

7. The licensee shall erect and maintain a properly equipped factory for canning toheroa on or adjacent to the area in respect of which his license is issued, and the factory shall be completed and in full working-order within one year from the date of the issue of the license.

8. The working of the area in respect of which the license is issued shall be under the control of an Inspector of Fisheries, who shall have power to regulate the quantity of toheroa that may be taken, in order to prevent the beds being depleted or injuriously affected.
9. In case the licensee shall—

(1.) Commit or suffer a breach of these regulations or any of them;

(2.) Fail to pay the sums specified in clause 6 of these regulations;
(3.) Take toheroa from any area other than that in respect

of which his license is issued, without the previous consent of the Minister; or

(4.) Work the beds in such a way that they become depleted or injuriously affected,—

then and in any of the said cases the Minister may cancel the

said license on giving written notice to the licensee; and upon such cancellation the licensee shall forthwith remove all build-ings and structures from the area in respect of which the license was issued.

SECOND SCHEDULE.

Area No. 1.—All that portion of the beach commencing at a point seven miles north of the North Head of Kaipara

a point seven miles north of the North Head of Kaipara Harbour and extending approximately six miles north.

Area No. 2.—Commencing at the northern boundary of Area No. 1 and extending northward to the southern boundary of Glink's Gap, Camper's Reserve.

Area No. 3.—Commencing at the northern boundary of Glink's Gap, Camper's Reserve, and extending approximately eleven miles to a point about four miles north of Mahuta Gap and abreast of Moeatua; but excluding therefrom one mile of beach at Mahuta Gap, which is to be reserved for persons taking toheroa for sale in the shell to the inhabitants of the district. of the district.

Area No. 4.--Commencing at the northern boundary of

Area No. 3 and extending north for ten miles.

As the said areas are respectively delineated on plan marked M.D. 4388, and deposited in the office of the Marine Departm.v. 2008, and deposited in the office of the Marine Department at Wellington, the boundaries of the areas being marked by white-painted posts bearing the words "Area No. ," with the figure for the number of the area after the word "No."

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

Westland County Council declared a Leasing Authority under the Public Bodies' Leases Act, 1908.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government Buildings at Wellington, this first day of March, 1915.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

WHEREAS the Westland County Council is a body of persons having power to lease lands held in trust, reserved, or set apart for public purposes, and has requested the Governor in Council to declare it to be a leasing authority within the meaning of the Public Bodies' Leases Act, 1908: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in compliance with such request, and in exercise of the powers in this behalf conferred by the above-mentioned Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the Westland County Council is a leasing authority within the meaning of the Public Bodies' Leases Act, 1908.

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

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS by section three hundred and sixty-three of the Native Land Act, 1909, it is enacted that any Order in Council made under that section may at any

time be varied or revoked:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council as set out in the first column of the Schedule hereto, only in so far as it affects the land mentioned in the second column of the said Schedule.

SCHEDULE.

FIRST COLUMN.

Order in Council under section 363 of the Native Land Act, 1909, dated the 6th February, 1915, and published in the New Zealand Gazette dated the 6th February, 1915.

	DECOND	COLUMN	•	A.	R. P.
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" No. 3a				50	2 12
" No. 3в No. 9				304	2 24
Manutahi 24 No. 1				0	$0.22\frac{6}{7}$
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" 2a No. 3				0	0.22°
" 2a No. 4				0	0 229
" 2a No. 5				0	0 224
" 2a No. 6				0	0.22°
" 2a No. 7				0	0.22^{6}
" 2c No. 1				0	3 20
" 2c No. 2			,	2	2 20
" 2c No. 3				3	2 24

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

Conferring Jurisdiction on Native Land Court in respect of Insufficiently Defined Trust.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this eighth day of March, 1915.

Present:

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

WHEREAS by section one hundred and eight, under Part V of the Native Land Act, 1909, it is enacted that the Court shall not exercise jurisdiction in the case of that the Court shall not exercise jurisdiction in the case of confiscated lands which have been granted or agreed to be granted to Natives by the Crown under any special statutory provision unless an insufficiently defined trust is expressed in the Crown grant or other instrument of title, and in the case of any such insufficiently defined trust the Court may exercise the same jurisdiction under the said Part V as if the persons in whom the land is vested were nominal owners within the meaning thereof.

within the meaning thereof:

And whereas the instrument of title granting the confiscated land described in the Schedule hereto has expressed in it an insufficiently defined trust, and it is expedient that the Court be authorized to exercise in regard to such land all the jurisdiction that is permitted to be conferred on it by Part V aforesaid:

And whereas by section one hundred and three under the | Opening National Endowment Lands in Nelson Land District said Part V it is enacted that the Court shall not proceed to exercise in respect of any land the jurisdiction conferred by the said Part V unless authorized by Order in Council so to exercise the same in respect of that land:

And whereas it is expedient that such Order in Council

should be issued:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Native Land Court to determine who (if any) are the persons entitled beneficially to the said land, and in what relative interests, and to order the inclusion of and in what relative interests, and to order the inclusion of those persons in the title together with or in lieu of the nominal owners, and, if necessary or expedient, to partition the said land among the persons so found entitled; and for the purposes aforesaid to order the cancellation or amendment of any existing instrument of title, and the issue of such new instruments of title as may be necessary: And generally to exercise to its fullest extent all the jurisdiction that it is permitted to be conferred upon the Native Land Court by the said Part V as fully and effectually as if the same were set out herein in detail.

And it is hereby dealered that this Order in Council is

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

SCHEDULE

Lot 182, Parish of Te Puna: Approximate area, 204 acres; Auckland Provincial District.

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

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

LIVERPOOL, Governor.

If VERPOOL, 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 Savils, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint Wednesday, the twenty-eighth day of April, one thousand nine hundred and fifteen, 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.—RURAL LAND. Eltham County.—Omona Survey District.

SECTION 13, Block XI: Area, 15 acres 1 rood 32 perches;

upset price, £34.

Comprises about 6 acres flat, balance broken sideling. About $1\frac{1}{2}$ acres grass, fern, light bush, &c.; balance heavy

Section 14, Block XI: Area, 20 acres 0 roods 21 perches; upset price, £47.

About 8 acres flat, balance broken sideling. A grass, fern, and light bush; balance heavy bush.

Section 15, Block XI: Area, 21 acres 0 roods 21 perches; upset price, £51.
About 12 acres flat, balance broken sideling. About 1 acre

fern, grass, and scrub; balance heavy bush.

Section 16, Block XI: Area, 36 acres 1 rood 23 perches; upset price, £81. About 8 acres flat, balance undulating and broken. About

4½ acres grass; balance heavy bush. Section 18, Block XI: Area, 12 acres 2 roods 34 perches;

upset price, £27.

About 4½ acres flat, balance broken sideling. 2 acres fern and scrub, balance heavy bush. Good soil on all sections, formation limestone, papa, and

sandstone. Situated about twenty-eight miles from Eltham by a good

Clifton County.—Waitara Survey District.

Section 14, Block XI: Area, 22 acres; upset price, £66.
Almost level; fine piece of land. Heavy forest of pukatea, mahoe, tawa, rata. Good soil, papa formation; easy ploughable land when cleared and stumped. Situated about thirteen miles from Waitara—metalled road nine miles, balance formed dray-road.

As witness the hand of His Excellency the Governor, this ninth day of March, one thousand nine hundred and fifteen.

H. D. BELL, For Minister of Lands.

for Selection.

LIVERPOOL, Governor.

If VERFOOL, GOVERNOR.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the national endowment lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twelfth day of May, one thousand nine hundred and fifteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Act.

SCHEDULE.

NELSON LAND DISTRICT.—GOWAN BLOCK.—SECOND-CLASS LAND.

Murchison County.—Hope Survey District.

SECTION 4, Block IX: Area, 706 acres; capital value, £560;

SECTION 4, Block IX: Area, 706 acres; capital value, £560; half-yearly rent, £11 4s.

About 210 acres flat, of which 50 acres is covered with grass, fern, and scrub, and 160 acres is bush; balance broken pastoral country, principally birch forest, with a few kahikatea, matai, and rimu. Altitude, from 1,050 ft. to 2,150 ft. Well watered. Distant about eight miles from Glenhope Railway-station by main road.

Section 5, Block IX: Area, 1,222 acres; capital value, £1,220; half-yearly rent, £24 8s.

About 60 acres flat; all bush, principally birch, with a few kahikatea, matai, and rimu about the flats and foothills. Altitude, 1,150 ft. to 3,100 ft. Well watered. Distant about nine miles and a half from Glenhope Railway-station—eight wiles main read balance formed track miles main road, balance formed track.

Section 6, Block X: Area, 1,274 acres; capital value, $\pounds 1,210$; half-yearly rent, $\pounds 24$ 4s.

About 190 acres terraced flats and easy slopes, 160 acres at south-east corner fairly even ground, balance broken country. All pastoral country, covered with birch forest containing some good timber, undergrowth being coprosma and horopito. Altitude, 1,200 ft. to 3,400 ft. Well watered. Distant about ten miles from Glenhope Railway-station eight miles main road, balance formed track.

Section 7, Block X: Area, 885 acres; capital value, £840; half-yearly rent, £16 16s.

About 100 acres terraced flat and easy slopes, good land

in basins, balance broken country; covered with bush of good quality. Altitude, I,150 ft. to 3,700 ft. Well watered. Distant about ten miles and a quarter from Glenhope Railway-station—eight miles main road, balance formed track.

Section 2, Block XIII: Area, 874 acres; capital value, £830; half-yearly rent, £16 12s.

About 100 acres flat terraces of very fair quality, balance broken country; all birch bush. Altitude, 1,370 ft. to 3,750 ft. Well watered. Distant about thirteen miles from Glenhope Railway-station—eight miles main road, and five miles formed track.

Section 4, Block XIII: Area, 793 acres; capital value, £790; half-yearly rent, £15 16s.

About 200 acres terraced flats of fair quality, balance broken pastoral country; covered with bush, principally birch of good quality, with a few rimu. Altitude, 1,320 ft. to 3,750 ft. Well watered. Distant twelve miles from Glenhope Bailway-station—eight miles main road, and four miles formed track.

Section 5, Block XIII: Area, 1,170 acres; capital value,

£1,110; half-yearly rent, £22 4s.
About 100 acres of flat terrace, balance broken pastoral country; covered with birch of good quality, with a few rimu. Altitude, 1,250 ft. to 3,780 ft. Well watered. Distant eleven miles from Glenhope Railway-station—eight miles main road, and three miles formed track.

Section 1, Block XIV: Area, 1,736 acres; capital value,

£1,740; half-yearly rent, £34 16s.
About 170 acres flat, in terraces. Soil of fair quality on flats and basins. Balance broken country. Whole area under birch forest, with exception of 2 or 3 acres on flat. Altitude, 1,250 ft. to 3,500 ft. Well watered. Distant about eleven miles from Glenhope Railway-station—eight miles main road, and three miles formed track.

Section 2, Block XIV: Area 866 acres; capital value, £950; half-yearly rent, £19.

About 146 acres terraced flat, 13 acres cleared and under fair grass; soil fair quality; balance covered with birch bush. Altitude, 1,300 ft. to 3,500 ft. Well watered. Distant about twelve miles from Glenhope Railway-station—eight miles main road, and four miles horse-track and bush-track track.

Section 3, Block XIV: Area 656 acres; capital value, £660; half-yearly rent, £13 4s.

About 130 acres terraced flats; fair soil; balance broken pastoral country; covered with birch bush. Altitude, 1,440 ft. to 3,800 ft. Well watered. Distant about thirteen miles and a half from Glenhope Railway-station—eight miles main road, and five miles and a half bridle-track and unformed

Murchison County .-- Rotoroa Survey District.

Section 1, Block I: Area, 695 acres; capital value, £690;

About 75 acres terraced flats of fair quality, balance broken pastoral country; covered with birch bush. Altitude, 1,430 ft. to 3,770 ft. Well watered. Distant about fourteen miles from Glenhope Railway-station—eight miles main road and six miles bridle-track.

As witness the hand of His Excellency the Governor, this sixth day of March, one thousand nine hundred and fifteen.

H D. BELL For Minister of Lands.

Opening Lands in Auckland Land District for Sale or Selection.

LIVERPOOL, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Friday, the twenty-sixth day of March, one thousand nine hundred and fifteen; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE. AUCKLAND LAND DISTRICT.—HAURAKI PLAINS.

Section.	ck. Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Lease: Half-yearly
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FIRST-CLASS LAND.

Ohinemuri County.—Waihou Survey District.

		A.	R.	P.	£	s.	d.	£ s.	d.	£ s. d	
1	IX	179	3	20	1,170	0	0	29 5	0	23 8 0	
2	,,	189	Ö	35	1,230	0	0	30 15	0	24 12 0	
3	,,	201	1	8	1,210	0	0	30 5	0	24 4 0	
4	,,	163	1	13	1,630	0	0	40 15	0	32 12 0	1
5	,,	176	3	29	1,770	0	0	44 5	0	35 8 0	
6	,,	189	2	0	1,900	0	0	47 10	0	38 0 0	
7	,,	151	2	15	1,520	0	0	38 0	0	30 8 0	
8	,,	169	2	11	1,700	0	0	42 10	0	34 0 0	
9	,,	186	1	32	1,860	. 0	0	46 10	0	37 4 0	1
52	XIII	157	3	30	1,260	0	0	31 10	0	25 4 0	
53	,,	134	1	34	940	0	0	23 10	0	18 16 0	
54	,,	134	2	36	870	0	0	21 15	0	17 8 0	
5 5	,,	117	2	2	880	0	0	22 0	0	17 12 0	i
56	,,	109	0	13	650	0	0	16 5	0	13 0 0	1

SECOND-CLASS LAND.

Ohinemuri County.-Waihou Survey District. 57 | XIII | 123 | 0 | 29 | | | 620 | 0 | 0 | | 15 | 10 | 0 | | 12 | 8 | 0

Ohinemuri County.-Piako Survey District.

13 | XVI | 110 | 1 11 | 720 | 0 | 0 | 18 | 0 | 0

GENERAL DESCRIPTION.

These sections are situated near Waikaka, on the Hauraki Plains, and lie between the Piako River and lands opened for selection during the last two years. The road access is from Morrinsville Railway-station, twenty-five miles distant, by the Morrinsville-Waitakaruru Road, which is formed for

dray traffic the whole distance. The same road leads to Waitakaruru on the Hauraki Gulf, sixteen miles distant, and, with the exception of one mile, which is under construction, is formed for dray traffic. The Waikaka Tramway Road, which forms the southern boundary of the block, leads to the Piako River, a distance of one mile and a block, leads to the Piako River, a distance of one mile and a half from the eastern boundary. On this road there is a tram-line, which has been ballasted with clay throughout, and at present is being widened and raised so as to form a permanent road. At this point of the river there is a wharf known as Patetonga Landing, to which launches from Thames, the property there miles distant convey goods at regular intervals. twenty-three miles distant, convey goods at regular intervals. There is also road access from the Ohinewai Railway-station by the Kaihere Road, a distance of twenty-four miles from the Morrinsville Road. At present the Ngarua Road is under construction towards the Piako River, whilst a dredge under construction towards the Piako Kiver, whilst a dredge is engaged in dredging a channel and forming a road towards the block from the river end. The actual roads within the block, Waikaka Tramway, Mangawhero, and Ngarua Roads, are not formed for dray traffic, but stock can be driven over them. These roads will, however, be constructed in due course.

All the sections consist of partly drained swamp land, on most of which English grass was sown in small areas after a fire which burnt the country last year. The sections to the north of the Ngarua Road are good on the road frontage, but become poor towards the back line, where the peat is deep, and covered with wiwi, flax, and raupo, resting on timber and clay.

Sections 4 to 9, Block IX, consist of rich peat country, resting on clay and timber, covered with rough feed, toitoi, flax, and occasional manuka.

Sections 52 to 54, Block XIII, consist of rich peat on the frontage of the Mangawhero Road, but are poorer towards the back line. The country is covered with flax, raupo, and

rough feed.
Section 55 consists of rich peat country, resting on timber and clay. Sections 56 and 57 are poorer, the peat being deeper. These sections are covered with wiwi, flax, and

The sections are all situated about 15 ft. to 20 ft. above sea-level, and are also above all flood-levels.

All necessary main drains have been constructed, whilst the roads as before mentioned are under construction. There are main outlet drains along each road, and, in addition, there are large outlet drains on the northern boundary of Sections 1, 2, and 3, and on the back boundary of Sections Sections 52, 53, 54, 55, 56, and 57, Block XIII. These outlet drains serve as outlets for several creeks that rise in the adjoining hills, and, with the exception of the Waikaka Tramway Road drain, carry fresh water throughout the year.
At Waikaka, or, as it is now known, Patetonga, there is

At Waikara, or, as it is now known, ratetonga, there is a store and post-office, which has telephonic communication with Thames over a private line. A village has been subdivided here, and will be offered for sale at an early date. A school is being erected in Patetonga Village, and should be completed within a few months. At present all cream from the district is shipped by launch from Patetonga Landing, but over the patents and the property sites have been laid off at both Patetonga. but creamery sites have been laid off at both Patetonga and Ngarua. At Ngarua a village has been subdivided, and will in future be known as Kaihere Village. These subdivisions will be offered for sale at an early date. At Ngarua there is a temporary school, but a building has been promised by the Education Board.

Section 13, Block XVI, Piaka Survey District, is situated on the Morrinsville-Waitakaruru Road, between Kaihere and Patetonga Villages, distant about a mile from the former and three and a half miles from the latter. Comprises about and three and a hair miles from the latter. Comprises about 25 acres of shallow peat swamp, covered with wiwi, raupo, and flax; whilst the balance is low-lying undulating country, covered with fern and manuka. All ploughable. Permanent water in two small gullies that intersect the section.

IMPROVEMENTS.

The improvements which are included in the capital value of the sections are as follows:

Block IX, Waihou Survey District.

Section 1—Half share in 22 chains of drain on northern boundary. Section 2—Half share in 26½ chains of drain on northern boundary. Section 3—Half share in 33½ chains of drain on northern boundary. Section 4—Half share in 26½ chains of drain on southern boundary. Section 5—Half 20½ chains of drain on southern boundary. Section 5—Half share in 26½ chains of drain on southern boundary. Section 6—Half share in 27 chains of drain on southern boundary. Section 7—Half share in 26½ chains of drain on northern boundary. Section 8—Half share in 26½ chains of drain on northern boundary. Section 9—Half share in 27 chains of drain on northern boundary.

Block XIII, Waihou Survey District.

Section 52—Half share in 18 chains of drain on southern boundary. Section 53—Half share in 17½ chains of drain on southern boundary. Section 54—Half share in 27 chains of drain on southern boundary. Section 55—Half share in 18 chains of drain on northern boundary. Section 56—Half share in 17½ chains of drain on northern boundary. Section 57—Half share in 27½ chains of drain on northern boundary. boundary.

Block XVI, Piako Survey District.

Section 13-Half share in 20 chains of drain on eastern boundary.

As witness the hand of His Excellency the Governor, this second day of March, one thousand nine hundred and fifteen.

W. F. MASSEY, Minister of Lands.

Partial Revocation of Warrant defining Timber-cutting Areas.

LIVERPOOL, Governor.

WHEREAS by Warrant dated the nineteenth day of November, one thousand nine hundred and two, and published in the New Zealand Gazette of the twentieth day of November, one thousand nine hundred and two, certain blocks of land in the Hauraki Mining District were defined as "Warden's timber-areas" and "Land Board timber-areas" respectively: And whereas it is expedient to revoke the said Warrant as regards the land described in the Schedule hereto:

Now, therefore, in pursuance and exercise of the powers and authorities conferred on him by the Mining Act, 1908, and its amendments, and of every other power and authority enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand doth hereby revoke the above-recited Warrant in so far as it relates to the land described in the Schedule herete. in the Schedule hereto.

SCHEDULE.

ALL that area in the Auckland Land District, containing 416 acres, more or less, situate in Block II, Thames Survey ALL that area in the Auckland Land District, containing 416 acres, more or less, situate in Block II, Thames Survey District, Thames County, commencing at the intersection of the southern boundary of Te Poho No. 3B Block with the western boundary of Block II, Thames Survey District. Bounded towards the north by Te Poho No. 3B Block and a right line due east to the Tararu Stream; towards the east by the aforesaid Tararu Stream; towards the south by a right line due west to the eastern boundary of Block I, Thames Survey District; and towards the west by the aforesaid Block I to the point of commencement.

As witness the hand of His Excellency the Governor, this second day of March, one thousand nine hundred and fifteen.

W. FRASER,
Minister of Mines.

Regulations for Deer-shooting, Hawke's Bay.

LIVERPOOL, Governor.

LIVERPOOL, Governor.

In exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in the Hawke's Bay Acclimatization District, comprising the Counties of Hawke's Bay, Patangata, Woodville, Waipawa, Dannevirke, Waipukurau, and Weber, and part of the County of Wairoa, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. Red deer (stags only) may be taken or killed within the Hawke's Bay Acclimatization District from the 25th day of March, 1915, to the 26th day of April, 1915, both days in

2. Licenses to take or kill such deer may be issued by the 2. Dicenses to take or kin such deel may be issued by the Chief Postmaster at Napier, on payment of a license fee of £3, in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations; provided that not more than one such license shall be issued to the

3. No licensee shall take or kill more than three stags, and no stag shall be killed carrying antiers with less than

4. No hind or fawn shall be taken or killed on any pre-text whatever; and no licensee shall allow any dog to ac-company either himself or any attendant he may have with

5. Nothing herein contained shall extend to authorizing

any person to sell any deer or portion thereof.

6. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding £20

SCHEDULE.

License to take or kill Game (Deer).

, of , having this day paid the sum of £, is hereby authorized to take or kill deer (stags), of not less than points, within the Hawke's Bay Acolimatization District, from the day of , 1915, to the day of , 1915 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district. Dated at

this

day of

Chief Postmaster.

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

W. H. HERRIES,

For Minister of Internal Affairs.

Regulations for Deer-shooting, Otago.

LIVERPOOL, Governor.

In the power of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in the Otago Acclimatization District, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

REGULATIONS.

1. Red-deer stags may be taken or killed within the Otago Acclimatization District, except in the area described in the First Schedule hereto, from the 1st day of April, 1915, to the 20th day of May, 1915 (both days inclusive).

2. Fallow-deer bucks may be taken or killed within the said district, except in the area described in the First Schedule hereto, from the 10th day of April, 1915, to the 15th day of May, 1915 (both days inclusive).

3. Licenses to take or kill red-deer stags may be issued by the Chief Postmaster, Dunedin, on the recommendation of the secretary of the Otago Acclimatization Scoiety, on payment of a license fee of £4, and licenses to take or kill fallow-deer bucks may be issued by the said Chief Postmaster, upon a like recommendation, on payment of a license fee upon a like recommendation, on payment of a license fee of £2; such licenses to be issued in the form prescribed in the Second Schedule hereto, and subject to the said Act and these regulations.

4. No licensee shall take or kill more than four red-deer stags or two fallow-deer bucks, and no red-deer stag shall be killed carrying antlers with less than ten points, and no fallow-deer buck shall be killed carrying antlers with less than fourteen points (on a palmate of less than 4 in.). Ball cartridge only to be used.

5. The licensee must give notice to the said Chief Postmaster of the date on which it is his intention to stalk deer;

such notice to be posted, or delivered, or telegraphed three clear days before such date.

6. No doe, hind, or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.
7. Nothing herein contained shall extend to authorizing

7. Nothing herein contained shall extend to authorizing any person to sell any deer or any portion thereof.

8. Regulations as to deer "tags," per New Zealand Gazette No. 40, Vol. I, of 20th May, 1909, page 1408, shall be strictly adhered to by each licensee, who, in addition thereto, shall return all unused "tags" to the Secretary of the Otago Acclimatization Society immediately he has finished stalking for the season for which such "tags" have been issued been issued.

9. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding

FIRST SCHEDULE.

and the

All that area known as the Greenvale, Wart Hill, Upper Pomahaka, and Whitecomb Districts.

No.

SECOND SCHEDULE.

, of having this day paid the sum of general paids and fourteen points on palmate of not less than 4 in. for fallow-deer bucks, within the Otago Acclimatization District, upon Block No. , from the day of , 1915, to the day of , 1915 to the day of , 1915 to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

Chief Postmaster.

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

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W. H. HERRIES, For Minister of Internal Affairs.

Regulations for Deer-shooting in the Counties of Featherston and Wairarapa South (Haurangi Reserve).

LIVERPOOL, Governor.

LIVERPOOL, Governor.

In pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District comprised in the Counties of Featherston and Wairarapa South (excepting that portion of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also the area described in the First Schedule hereto), and further prescribing the conditions affecting such deershooting, the form of license, and the fee payable in respect thereof.

REGULATIONS.

1. Red-deer stags and hinds may be taken or killed within that portion of the Wellington Acclimatization District hereinbefore described from the lst April, 1915, to the 31st

before described from the 1st April, 1915, to the 31st May, 1915 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Carterton, Greytown, Featherston, and Martinborough, on payment by the licensee of a license fee of £2. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or

3. No licensee under these regulations shall take or kill more than four stags and six hinds, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No licensee shall allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

FIRST SCHEDULE.

Excluded Area.

All that area of land in the Huangarua Survey District, in the Counties of Featherston and Wairarapa South, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Puruatanga Estate or Station).

SECOND SCHEDULE.

No.

License to take or kill Red-deer Stags.

, of , having this day paid the sum of £2, is hereby authorized to take or kill four red-deer stags, of not less than ten points, and six hinds, within that part of the Wellington Acclimatization District described in

the endorsement hereon, from the , 1915 (both days inclusive). This license is issued subject to the provisions of the Animals Protection Act, 1908, and to the regulations thereunder in force within the said part of the Wellington Acclimatization District.

Dated at this day of , 1915.

Chief Postmaster [or Postmaster].

ENDORSEMENT.

District to which License relates.

The Counties of Featherston and Wairarapa South, ex The Counties of Featherston and Wairurapa South, excepting therefrom all that part of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also all that area of land in the Huangarua Survey District, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Puruatanga Estate or Station).

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

W. H. HERRIES, For Minister of Internal Affairs.

Regulations for Deer-shooting in the Counties of Hutt and Featherston (Wainui), Horowhenua and Hutt (Parapa-raumu), Tararua Forest Reserve, and Taihape.

LIVERPOOL, Governor.

N pursuance and exercise of the powers conferred upon N pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following reguiations prescribing the deer-shooting season in that part of the Wellington Acclimatization District described in the First Schedule hereto, and further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

REGULATIONS.

REGULATIONS.

1. Red-deer stags may be taken or killed within the district described in the First Schedule hereto from the 1st April, 1915, to the 31st May, 1915 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Carterton, Featherston, Greytown, Eketahuna, Pahiatua, Makuri, Pongaroa, Palmerston North, Paraparaumu, Otaki, Taihape, Mangaweka, and Lower Hutt, on payment by the licensee of a license fee of £2. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or

3. No licensee under these regulations shall take or kill more than two stags, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No such licensee shall take or kill any hind or fawn on any pretext whatever, nor shall he allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

FIRST SCHEDULE.

District to which License relates.

ALL that area commencing at the Onoke Lake, thence northward along the west side of the Wairarapa Lake to Featherston, thence along the railway-line to Eketahuna, thence eastward in a direct line to the sea at Castlepoint, thence northward along the coast to the Waimata River, thence in a direct line westward to Mangatainoka, thence westward to Palmerston North, thence along the railway-line to Paekaka-riki, thence south-east to the sea at Petone, thence along the coast to the point of commencement at the Onoke Lake.

Also all that area within a line commencing at the mouth of the Kawhatau River, thence westward along the river to its source at the summit of the Rushine Ranges, thence northward to Motopula, thence westward to Te Rotoiti, thence southward to Moawhango, thence to the point of commencement at the mouth of the Kawhatau River.

Areas excluded therefrom.

That portion known as Totara Flat and the Waiohini Valley commencing at Woodside, thence north-west to Mount Reeves, thence westward to Mount Hector, thence north-east to Mount Holdsworth, thence in a direct line to Carterton, thence southward to Woodside.

The area within a line commencing at the mouth of the Otaki River, thence following up the stream to a point opposite Mount Crawford on the Tararua Ranges, thence in a direct line to Mount Crawford, thence northward to Mount Dundas, thence northward to Mount Arawaru, thence westward to the sea at the mouth of the Manawatu River, thence southward along the coast to the mouth of the Otaki River.

southward along the coast to the mouth of the Otaki River.

All that piece of land containing 500 acres, being Section 16,
Block I, Akatarawa Survey District, which land is shown as
an acclimatization reserve on the provisional plan of the Hutt
County in the Crown Lands Office at Wellington.

Also all that piece of land containing 6,500 acres being
parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey
District, and shown on the Crown Lands provisional map of
the Hutt County as a timber and water reserve (the said
land being the catchment area for the Wellington City Council's
reservoir situated at Wainniomata). reservoir situated at Wainuiomata).

SECOND SCHEDULE.

No.

License to take or kill Red-deer Stags.

, of , having this day paid the sum of £2, is hereby authorized to take or kill two red-deer stags, of not less than ten points, within that part of the Wellington Acclimatization District described in the endorsement hereon, from the , 1915, to the , 1915 (both days inclusive). This license is issued subject to the provisions of the Animals Protection Act, 1908, and to the regulations thereunder in force within the said part of the Wellington Acclimatization District. Dated at this day of , 1915.

Chief Postmaster [or Postmaster].

ENDORSEMENT.

District to which License relates.

All that area commencing at the Onoke Lake, thence northward along the west side of the Wairarapa Lake to Featherston, thence along the railway-line to Eketahuna, thence eastward in a direct line to the sea at Castlepoint, thence northward along the coast to the Waimata River, thence in a direct line westward to Mangatainoka, thence westward to Palmerston North, thence along the railway-line to Paekakariki, thence south-east to the sea at Petone, thence along the coast to the point of commencement at the Onoke Lake.

Also all that area within a line commencing at the mouth

Also all that area within a line commencing at the mouth of the Kawhatau River, thence westward along the river to its source at the summit of the Ruahine Ranges, thence northward to Motopuha, thence westward to Te Rotoiti, thence southward to Moawhango, thence to the point of commencement at the mouth of the Kawhatau River.

Areas excluded therefrom.

That portion known as Totara Flat and the Waichint Valley commencing at Woodside, thence north-west to Mount Reeves, thence westward to Mount Hector, thence north-east to Mount Holdsworth, thence in a direct line to Carterton, thence southward to Woodside.

The area within a line commencing at the mouth of the Otaki River, thence following up the stream to a point opposite Mount Crawford on the Tararua Ranges, thence in a direct line to Mount Crawford, thence northward to Mount Dundas, thence northward to Mount Arawaru, thence west-ward to the sea at the mouth of the Manayerty River thence ward to the sea at the mouth of the Manawatu River, thence

ward to the sea at the mouth of the Manawatu River, thence southward along the coast to the mouth of the Otaki River.

All that piece of land containing 500 acres, being Section 16, Block I, Akatarawa Survey District, which land is shown as an acclimatization reserve on the provisional plan of the Hutt County in the Crown Lands Office at Wellington.

Also all that piece of land containing 5 500 acres, being

Also all that piece of land containing 6,500 acres, being parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey District, and shown on the Crown Lands provisional map of the Hutt County as a timber and water reserve (the said land being the catchment area for the Wellington City Council's reservoir situated at Wainuiomata).

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

W. H. HERRIES, For Minister of Internal Affairs. Trustees for the Hukerenui Public Cemetery appointed.

LIVERPOOL, Governor.

In pursuance and exercise of the powers and vested in me by the fourth section of the Cemeteries Act, 1908. I. Arthur William de Brito Savile, Earl of Livernool the Course of the Desirio Savile, Earl of Livernool pool, the Governor of the Dominion of New Zealand, do hereby appoint

JAMES FELIX O'HANLON

to be a Trustee in the place of Francis Geaghan resigned,

Joseph Smith and William Tebbutt

to be additional Trustees, to provide for the maintenance and care of the Hukerenui Public Cemetery, in conjunction with Edward Brock, Robert Rose Forsyth, Reginald Rawlings, and Carey John Pinnock, previously appointed.

As witness the hand of His Excellency the Governor, this ninth day of March, one thousand nine hundred and fifteen.

H. D. BELL, For Minister of Lands.

Sittings of Magistrates' Court appointed.

Department of Justice, Wellington, 3rd March, 1915. weilington, 3rd March, 1915.

IS Excellency the Governor has been pleased to appoint

THE ODD FELLOWS' HALL, WAIPURURAU, to be a place wherein a Magistrates' Court shall be held under the provisions of the Magistrates' Courts Act, 1908.

> A. L. HERDMAN Minister of Justice.

Resident Agent appointed for the Island of Penrhyn, Cook Islands.

Cook Islands Administration Department, Wellington, 3rd March, 1915.

IS Excellency the Governor has been pleased to appoint appoint

WALTER WILSON, Esquire, to be Resident Agent for the Island of Penrhyn, Cook Islands.

M. POMARE,
Minister in Charge, Cook Islands Administration
Department.

Postmaster appointed for the Island of Penrhyn, Cook Islands.

Cook Islands Administration Department, Wellington, 3rd March, 1915. IS Excellency the Governor has been pleased to appoint

Walter Wilson, Esquire,

to be Postmaster for the Island of Penrhyn, Cook Islands.

M. POMARE,
Minister in Charge, Cook Islands Administration
Department.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 10th March, 1915. T is hereby notified that the undermentioned 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. District. GEORGE WILLIAM HAZLETON ... Te Puke. CHARLES HENRY DICKSON ... CHARLES JOSEPH HUGH CURRY ... Wanaka. Otorohanga.

F. W. MANSFIELD, Registrar-General Special Order made by the Mount Wellington Road Board.

Department of Internal Affairs,
Wellington, 9th March, 1915.

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

H. D. BELL, Minister of Internal Affairs.

In exercise of the powers conferred on it by sections 4 and 5 of the Noxious Weeds Act, 1908, the Mount Wellington Road Board resolves by way of special order as follows:—

That all the plants mentioned in the Schedule hereto are hereby declared to be noxious weeds in the district within the jurisdiction of the Mount Wellington Road Board.

THE SCHEDULE ABOVE REFERRED TO.

Bathurst burr (Xanthium spinosum). Broom (Cytisus scoparius). Broom (Cysiss scoparus).
Burdock (Arctium, any species).
Dook (Rumex, any species).
Elderberry (Sambucus niger).
Fennel (Foeniculus vulgare).
Foxglove (Digatalis purpurea).
Giant burdock (Arctium majus). Gorse (Ulex europoeus). Hakea (Hakea acicularis). Hemlock (Conium maculatum). Kangaroo acacia (Acacia armata). Lupin (Lupinus luteus). Ox-eye daisy (Chrysanthemum leucanthemum). Pennyroyal (Mentha pulegium). Periwinkle (Vinca major). Periwinkle (Vinca major).

St. John's wort (Hypericum perforatum or H. humifusum).

Tauhinu, or New Zealand cotton-wood (Cassinia leptophylla).

Thistles: Any species of Carlina (stemless thistle), Carduus (common plume or Scotch thistle), Cnicus (woolly-headed thistle), Centaurea (star thistle), Silybum (milk thistle).

Tutsan (Hypericum androscemum).

Viper's bugloss (Echium vulgare).

Wild borage (Echium violaceum).

Wild turnip (Brassica campestris).

Winged thistle (Carduus pycnocephalus).

I do hereby certify that the special order of which the foregoing is a copy has been duly passed by resolution of the Mount Wellington Road Board passed at a special meeting of the said Board held on the 15th December, 1914, and confirmed by resolution of the said Board passed at a special meeting of the said Board held on the 2nd February, 1915; and that all public notifications, notices, deposits, and other requirements of the Road Boards Act, 1908, and the Noxious Weeds Act. 1908, and their amendments, have been duly Weeds Act, 1908, and their amendments, have been duly complied with in respect of such special order. Dated this 4th day of February, 1915.

ALBERT Ross, Clerk of the Mount Wellington Road Board.

Result of Poll for Proposed Loan.

The Treasury,

Wellington, 9th March, 1915.

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

J. ALLEN, Minister of Finance.

OTOROHANGA NATIVE TOWNSHIP.

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

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the Otorohanga Native Township taken on the 5th day of March, 1915, on the proposal of the Council of the Inhabitants of the Otorohanga Native Township to borrow the sum of £1,000 for the several purposes of providing furniture, electric light, and cinematograph plant in and for the use of the Otorohanga Town Hall, the number of votes recorded for the proposal was 56, and the number of votes recorded against the proposal was 3.

I therefore declare that the proposal was carried

I therefore declare that the proposal was carried. Dated this 5th day of March, 1915.

JOHN ORMSBY. Chairman. Result of Poll for Proposed Loan.

The Treasury,
Wellington, 5th March, 1915.

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

J. ALLEN, Minister of Finance.

HAWERA BOROUGH COUNCIL.

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 Hawera taken on the 26th day of February, 1915, on the proposal of the Hawera Borough Council to borrow the sum of £6,000 for the purpose of completing asphalting of footpaths, the number of votes recorded for the proposal was 133, the number of votes recorded against the proposal was 20, and there was one informal vote.

I therefore declare that the proposal was carried

I therefore declare that the proposal was carried. Dated at Hawera this 27th day of February, 1915.

H. K. WHITTINGTON, Mayor.

By-laws of the Waimairi County Council confirmed under the By-laws Act, 1910.

Department of Internal Affairs, Wellington, 5th March, 1915.

THE following certificate has been executed on the sealed copy of by-laws made by the Waimairi County Council on the 15th April, 1914.

H. D. BELL, Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the above-written by-laws, and declare that the same came into force on the 1st day of May, 1914. Dated this 5th day of March, 1915.

H. D. Bell, Minister of Internal Affairs

Election of Members of Fire Boards by Insurance Companies.

Department of Internal Affairs,

Wellington, 5th March, 1915.

PURSUANT to the Fire Brigades Act, 1908, and the rules made thereunder, it is hereby notified that an rules made thereinder, it is hereby housed that an election by the insurance companies carrying on business in New Zealand of three members of the undermentioned Fire Boards will be held on Monday, the 17th day of May, 1915, in the manner prescribed by the said Act and rules:—

Auckland Fire Board. Christchurch Fire Board. Dannevirke Fire Board. Dunedin Fire Board. Feilding Fire Board. Gisborne Fire Board. Greymouth Fire Board. Hamilton Fire Board. Hastings Fire Board. Hawera Fire Board. Hokitika Fire Board. Lawrence Fire Board.

1908.

Maori Hill Fire Board. Masterton Fire Board. Milton Fire Board. New Plymouth Fire Board. Oamaru Fire Board, Ohakune Fire Board. Palmerston North Fire Board. Petone Fire Board. Rotorua Fire Board. Tauranga Fire Board. Timaru Fire Board. Whangarei Fire Board.

H. D. BELL. Minister of Internal Affairs.

Certificate and Declaration of Execution of Criminal.

Department of Justice, Wellington, 10th March, 1915.

THE following certificate and declaration are published in conformity with the provisions of the Crimes Act,

A. L. HERDMAN Minister of Justice.

CERTIFICATE.

I, Hamilton Andrew Hugh Gilmer, the Medical Officer in attendance at the execution of Arthur Rottmann at the Prison of Wellington, do hereby certify and declare that I have this day witnessed the execution of the said Arthur Rottmann at the said prison, and I do further certify and declare that the said Arthur Rottmann was, in pursuance of the sentence of the Supreme Court, hanged by the neck until his body was dead. Given under my hand this 8th day of March, 1915, at the

Prison of Wellington.

HAMILTON A. H. GILMER, M.D.

DECLARATION.

WE do hereby testify and declare that we have this day been we do hereby testify and declare that we have this day been present when the extreme penalty of the law was carried into execution on the body of Arthur Rottmann, convicted at the Criminal Sittings of the Supreme Court held at Wanganui on the 9th day of February last, and sentenced to death; and that the said Arthur Rottmann was, in pursuance of the said sentence, hanged by the neck until his body was dead.

Dated this 8th day of March, 1915, at the Prison of Wel-

lington.

W. A. HAWKINS, Sheriff.
M. HAWKINS, Gaoler.
T. VINCENT, Chief Warder.
E. ARNOLD, J.P.
J. G. CHAPMAN, Methodist Minister.
H. E. BOON.

J. CHAS. NORMAN.

List of Fire-insurance Companies carrying on Business in New Zealand.

Department of Internal Affairs,
Wellington, 5th March, 1915.

THE following list of fire-insurance companies carrying
on business in New Zealand is published in accordance with clause 11 of the rules made under the Fire Brigades Act, 1908.

H. D. BEIL, Minister of Internal Affairs.

FIRE-INSURANCE COMPANIES.

Alliance Assurance Company (Limited). Australian Alliance Assurance Company. Atlas Assurance Company (Limited).
British Crown Assurance Corporation (Limited).
British Dominions General Insurance Company (Limited)

of London. Commercial Union Assurance Company (Limited).

Excess Insurance Company (Limited).
Farmers' Co-operative Fire and Marine Insurance Association of New Zealand (Limited).
Guardian Assurance Company (Limited).
Liverpool and London and Globe Insurance Company (Limited).

(Limited).

London and Lancashire Fire Insurance Company (Limited). National Insurance Company of New Zealand (Limited). New Zealand Insurance Company (Limited).

New Zealand Insurance Company (Limited).

North British and Mercantile Insurance Company.

Northern Assurance Company (Limited).

Ocean Accident and Guarantee Corporation (Limited).

Phœnix Assurance Company (Limited).

Queensland Insurance Company (Limited).

Royal Exchange Assurance Corporation of London.

Royal Insurance Company (Limited).

South British Insurance Company (Limited).

Standard Fire and Marine Insurance Company of

Standard Fire and Marine Insurance Company of New Zealand (Limited).
State Fire Insurance Office.

Sun Insurance Office.

Union Assurance Society (Limited).

United Insurance Company (Limited)

Victoria Insurance Company (Limited).
Vorkshire Insurance Company (Limited).
Yorkshire Insurance Company (Limited).
Hawke's Bay Farmers' Mutual Fire Insurance Association.
Otago Farmers' Union Mutual Fire Insurance Association.
Taranaki Farmers' Mutual Fire Insurance Association.
Wellington Farmers' Union Mutual Fire Insurance Association.

ciation.

Notice that Land is required for the Purposes of Settlement.

To WILLIAM HENRY REID, Marahau, Nukumaru.

I N pursuance of the provisions of section 64 of the Land Laws Amendment Act, 1913, I, William Ferguson Massey, the Minister of Lands for the Dominion of New Zealand, do hereby give you notice that the land owned by you known as the Marahau Estate, situated in Blocks IX, X, XIII, and XIV, Nukumaru Survey District, Wellington Land District, and containing about 5,343 acres, is required for the provinces of settlement. for the purposes of settlement.

Dated at Wellington this 2nd day of February, 1915.

W. F. MASSEY, Minister of Lands. Notice of Approval of Appointment of Manager of Private Industrial School.

Education Department

Wellington, 6th March, 1915. Weinington, 6th March, 1915.

Y virtue of the power vested in me by section 13 of the Industrial Schools Ast 1998. D Industrial Schools Act, 1908, I, James Allen, Minister of Education of the Dominion of New Zealand, do hereby notify my approval of

The Right Rev. Monsignor MATTHEW BRODIE as Manager of St. Mary's Industrial School, Auckland.

> J. ALLEN, Minister of Education.

Tenders.

Public Works Department,

Wellington, 8th March, 1915.

THE following list of successful and unsuccessful tenders is rublished for a resulting the successful and unsuccessful tenders. is published for general information.

WM. FRASER, Minister of Public Works.

Additions to Mangapai_Wharf, Whangarei Southwards RAILWAY.

Accepted. Trayes Bros., Auckland 1,969 9 0 Declined. Scott and Forsyth, Auckland ... Fraser, G. M., Huntly ... McLean, Donald, and Co., Wellington 2,355 12 2,445 15 ٠.

CONWAY BRIDGE CONTRACT, KAIKOURA-PARNASSUS ROAD. Accepted.3,426 0 Hamlyn, Joshua, Kaikoura Fraser, G. M., Huntly
McCalmont, W. D., Masterton
Dillon, Thomas, Wellington
Hadecke, A., Rangiora
McLean, Donald, and Co., Wellington
Pearce, A., and Son, Kaiapoi
Sanders, Robert, Auckland
O'Donnell, John, Wellington
McKenzie, R., and Co., Akitio
Bignell, H., Greymouth
Rhodes, W., and Son, Dunedin
O'Flaherty Bros., Christchurch Fraser, G. M., Huntly 3,464 15 3,642 6 3,831 12 ٠. 3,852 7 3,957 0 ٠. • • 4,102 4,156 19 4,278 19 • • 4,364 17 4,391 10 4,617 10 4,836 19

Further Regulations with respect to the Charlton Main Tail-race Board.

Mines Department, Wellington, 8th March, 1915.

Wellington, 1915.

Wellington, 1915.

Wellington, 1915.

Wellingto

be effectively carried out:

And whereas, in pursuance of the said agreement, the Minister made the regulations published in the New Zealand Gazette of the 19th day of June, 1902, Regulation 3 of which provides that "in the case of members hereafter to be elected for the ordinary term of office, the election shall be held at least two weeks before the 1st June, 1905, and similarly in every third year thereafter:

And whereas the time of helding the trippeld election of

And whereas the time of holding the triennial election of members of the above Board in the year 1914 has been allowed to pass without such election taking place:

Now, therefore, I, William Fraser, the Minister of Mines, in pursuance of the powers conferred on me by the said agreement, do hereby make the following further regulation.

REGULATION.

18. NOTWITHSTANDING anything in Regulation 3, the election of members which should have been held in the year 1914 may be held in May, 1915, and members so elected shall hold office for two years.

W. FRASER, Minister of Mines. Notice of Intention to take Land in Block I, Takapau Survey District, for the Purposes of a Horse-paddock.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take the land described in the Schedule hereto for the purposes of a horse-paddock.

of a horse-paddock.

And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Wairakei, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken:

21 acres 3 roods 18 perches. Portion of Tahora-Kuri No. 9 (16475, blue). Situated in Block I, Takapau Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 36340, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon edged red.

As witness my hand, at Wellington, this 8th day of March, 1915.

W. FRASER, Minister of Public Works.

Consent under Section 298 of the Native Land Act, 1909.

N pursuance of the power conferred upon the Native Minister by subsection (b) of section 298 of the Native Land Act, 1909, I, William Herbert Herries, Native Minister, acting on the recommendation of the Ikaroa District Maori Land Board, do hereby consent to a sale of Rakautatahi 1s Nos. 1c and 1d, containing 327 acres 3 roods 18 perches, situated in the Provincial District of Hawke's Bay, subject to the same restrictions and to the same requirements as to confirmation and otherwise as if the land was not subject to Part XVI of the Native Land Act. 1909. Act, 1909.

As witness my hand this 4th day of March, 1915.

W. H. HERRIES Native Minister.

Notice to Mariners No. 17 of 1915.

LARGE PATCH OF DISCOLOURED WATER OFF KANDAVU ISLAND, FIJI.

Marine Department,
Wellington, N.Z., 4th March, 1915.

CAPTAIN A. T. NORTON, commanding U.S.S. Co.'s
"Katoa," reports that whilst passing Cape Washington,
Kandavu Island, Fiji, on 15th February, 1915, he observed
a large patch of discoloured water apparently about half a
mile long and about a cable in width. It was yellow-green
in colour, and had the appearance of covering a coral patch.
It was very distinct from the blue water around it. There
was no sign of any break on it. The approximate position
was as follows: Latitude 19° 6½ S., longitude 177° 56½ E.;
Cape Washington Lighthouse bearing 110° (S. 80° E. magnetic) distant 1½ miles. netic) distant 1½ miles. Charts, &c., affected: Admiralty Chart No. 2691.

GEORGE ALLPORT, Secretary.

Notice to Mariners No. 18 of 1915.

Half-moon Bay, Stewart Island.—Buoy moved.

Marine Department, Marine Department,
Wellington, N.Z., 9th March, 1915.

Deferring to Notice No. 7 of 1915, re the black buoy
shown on Chart No. 2541 on north side of Half-moon
Bay, it is hereby notified that the buoy has been moved to
the position as indicated on the chart and painted red.
Charts, &c., affected: Admiralty Chart No. 2541; "New
Zealand Pilot," eighth edition, 1908, Chapter ix, page 280.

GEORGE ALLPORT,

Result of Election of Members of River Board.

Department of Internal Affairs,
Wellington, 9th March, 1915.

THE following result of election of members of a River
Board has been received from the Returning Officer,
and is published in accordance with the provisions of the
River Boards Amendment Act, 1913.

J. HISLOP, Under-Secretary.

Spring Creek River Board— Henry Creeden Cheesman. Fredric Wm. James Gane. John Frederick Neal. John Henry Sutherland. John Watson.

Officiating Ministers for 1915. - Notice No. 8.

Registrar General's Office,
Wellington, 8th March, 1915.

PURSUANT 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 information:

> Presbyterian Church of New Zealand. Mr. Benjamin Pennar Evans.

> > F W MANSFIELD, Registrar-General.

Unclaimed Property.

WHEREAS it was reported to the Public Trustee that Robert Spence Whitehead, of Morere, in the Provincial District of Hawke's Bay, farmer, was the owner of personal property in New Zealand, and it was not known whether the said Robert Spence Whitehead was alive or dead whether the said Robert Spence Whitehead was alive or dead or where he was: And whereas the Public Trustee applied to the Supreme Court for an order under section 87 of the Public Trust Office Act, 1908, in respect of such property, and by an order made in the Supreme Court at Wellington on the 10th day of February, 1915, the Public Trustee was authorized to exercise in respect thereof all or any of the powers contained in said section 87: And whereas such property is situate in the Provincial District of Hawke's Bay:

Now, the Public Trustee hereby gives notice that he proposes to exercise in respect of such property the powers conferred on him by Part III of the said Act.

Dated at Wellington this 10th day of March, 1915.

T. S. RONALDSON, Deputy Public Trustee.

Tenders for Wanganui River Mail-service.

General Post Office,
Wellington, 9th March, 1915.

TENDERS will be received by the Chief Postmaster,
Wanganui, up to noon on the 14th May, 1915, for the
carriage of mails by steamer as under:—

Wanganui-Taumarunui,
 Wanganui-Pipiriki,
 Pipiriki-Taumarunui.

(3) Pipiriki-Taumarunui.

from 1st July, 1915, to 31st December, 1918.

Frequency of service to be thrice weekly throughout the year for the service between Wanganui and Pipiriki; and thrice weekly from 15th November to 15th May, and twice weekly from 16th May to 14th November, in each year for the service between Pipiriki and Taumarunui.

Tenderers will be required to specify the speed, power, and capacity of the steamers to be employed in each of the services. The general and special conditions to which the services will be subject can be ascertained on application to the Secretary, General Post Office. Wellington, or to the Chief Postmaster at Auckland, Christchurch, Dunedin, Wanganui, or Wellington, or to the Postmaster, Taumarunui. Forms of tender may also be procured at these offices.

The lowest or any tender will not necessarily be accepted.

W. R. MORRIS,

Secretary.

Plumbers Registration Act, 1912.

The names of registered persons who have signified their desire to have their names published in the Gazette as registered plumbers for the year 1915 are set forth in the following list.

Reg. Name.

244. Bradley, Archibald .1044. Bradley, Samuel John 489. Brewer, Edward ...

916. Regwer Stepley.

	Plumbers Registration	n Act, 1912.	No.	Name.	Address.
	HE names of registered person	s who have signified their	1 0	Bradley, Archibald	Dunedin.
_ L	desire to have their names	published in the Gazette	, 10 44 .		Whangarei.
as re	egistered plumbers for the year			n n	. Auckland.
	wing list.	1010 ale set loite in the	916.		Auckland.
		ON RHODES.	424.	Bridson, John Joseph	Auckland.
		nister of Public Health.			Dunedin.
		•			Thames.
Reg	Name	A 44		The state of the s	Auckland.
No.	manie.	Address.			Christchurch.
400	A.	A 11 1		Brown, Frederick Charles Willia	_
	Abbott, Benjamin Frank	Auckland.			. Dunedin.
	Ackroyd, Herbert John Cliffo				. Oamaru.
	Albert Lee	Marton.	020		. Dunedin.
	Albert, Leo Alexander, John	. Auckland. Wellington.		Buchanan, Edward Burnaby	
	Alexander, John Allan, Charles Scott	0.1		Buchanan, James Cuthbertson	
	Allan, James Morrison				. Wellington.
	Allen, Albert Charles	Wellington New Plymouth.		Th 1 11 1777177 To 1 1 1 1	. Frankton.
	Allen, Herbert Francis			TO 1 A11. 4	Westport.
	Allen, Leonard	Christchurch. Te Aroha.		TO I TO I I	Dunedin. Wellington.
	Allen, Robert	. Auckland.		D T 1.T	. Wellington. . Feilding.
	Anchor, Joseph Spencer	Invercargill.		TD 117 1, T	. Otahuhu.
	Anderson, George	Christchurch.		TO 11 CH 1 NE /*	. Wanganui.
	Anderson, George	Greymouth,	235.	75	Dunedin.
	Anderson, John	Auckland.		Th	. Auckland.
784.	Anderson, William	Seacliff.		D T.L	. Cambridge.
10.	Andow, Henry Charles	Auckland.	1		
779.	Andrew, Jocelyn James	Masterton.	1 '	C.	
777.	Andrews, Henry Frederick	Nelson.	501.	O THE TITTEE SE !	. Dunedin.
	Angell, Sydney George	Dunedin.	1115.	Campbell, Archibald	. Gisborne.
	Artha, Cyril Andrew	Auckland.	695.	Carlisle, Francis Alexander Sha	
	Ashforth, James	Auckland,	16.	Carpenter, George Goodwin .	. Auckland.
	Atkinson, Edwin	Christchurch.			. Wanganui.
	Aughton, John William	Auckland.			. Blenheim.
	Avery, Amos Augustus	Wanganui.			. Lyttelton.
212.	Ayling, Sydney George	Christchurch.		Catto, James	
				Chapman, Fred	
	В.	A 3 7 7		Chappell, Robert Lovell	
11.	Baddily, Augustus George	Auckland.		Christie, John	
	Bailey, William Alfred Hilton			Christie, Thomas Reid	
	T 1 m	Christehurch.		Christie, Walter James .	
	Baldock, Frederick William	Invercargill Christchurch.		Clark, George	
	Baldwin, John Edward	4 11 1		Clark, Herbert	
	TO 10: A 41 G	Auckland. Wellington.		Clark, John	
	TO 11: TO 1	Wellington.		Clarke, Albert Edward .	TT71 .
	TO THE COLUMN	Wellington.		Clarke, George Augustus .	
	D 1 0 1 T 1	Auckland.		Clifton, Ernest Charles .	TO 1
	TO 1 41 1	Nelson.		Clinch, Stanley John	/D 1
	75. 1	Auckland.		Clough, David	and the second s
178.	Barlass, William	Christchurch.		Coffey, jun., Paul	FFF 444
425.	Barlow, John Lancelot	Lower Hutt.	141.	Coleman, Edward Thomas Jarret	
		Christchurch.	663.	Coleman, Francis Giraud	. Wellington.
701.		Wellington.	20.	Colley, Stanley	. Auckland.
	Bartleet, Harold	Auckland.		Collier, Robert Victor .	. Dunedin.
		Auckland.		Collins, jun., Ernest Edwin .	
		Wellington,			. Christchurch.
		Nelson.		Conder, Joseph Arthur .	
		. Thames.		Connell, Andrew	TO 7.1
	D. (A D. II)	Hastings.		Connell, John	4 1 2 2
	TO 1 T T T T	Dunedin.		Conner, Samuel Alison	
	D. a. 11. Ob. a. 1	Napier. Dunedin.		Conquer, Charles Henry Norma Conquer, Honry	
	TO . 1 TO 1	Dunedin. Hawera.		Conquer, Henry	37
	D 44	. Palmerston North.		Coombe, Henry	XX7 11+ .
	The grade arrests	Wellington.		Cooper, Henry James	A 11 1
	T) (XXY-11-	Wanganui,		Coppen, Herbert Lathey	37 201 .1
788.	Beaumont, William Bellamy	Te Kuiti.		Corin, George	4 14 ° 1
339.	Bell, Edwin Jamerson	Timaru.		Corin, Henry Mortimer	
		Wanganui.		Corin, Thomas James	Auckland.
413.	Bell, William	. Onehunga.	506.	Cormack, William	Dunedin.
		Auckland.		Corn, Harry	Napier.
		. Nelson.	1023.	Costello, Charles Edwin	Blenheim.
		Te Kuiti.		Costello, William Edward	
		. Christchurch.		Cotter, Richard Joseph	
		. Christchurch.		Courtney, John Wright	
		. Dunedin.		Coutts, George Craig	A 11 1
		Dunedin.		Craddock, Ernest Henry	
		. Christchurch.		Crawford, Benjamin	
	Blackmore, James Edward Blagdon, William Henry Edward	Christchurch.		Crawford, Nathaniel Gow	0.1
	Blagdon, William Henry White			Cremen, David	A 17 7
	TO 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Napier.		Crickett, John Cronin, David Joseph	01 1 1 1
	707 1 114 1 0	Auckland.		Cronin, David Joseph Cropp, William Michael	337 · 1
		Auckland.		Cross, George Thomas	XT 1
	Bolton, John William Charles			Cross, Walter James	A 11 1
	- · · · · · · · · · · · · · · · · · · ·	. Auckland.		Crowder, Fred	01 121 1
	T 1 15 1	. Auckland.		Croxford, Charles Samuel	T) 11
	Bradford, Charles Percy	Christchurch.		Croxford, George	m· .
	· · · · · · · · · · · · · · · · · · ·	,			
		,			

Reg. No.	Name.	Address.	Reg. Name.	Address.
797.	Cruttenden, Arthur Bertie	Hastings.	No. 815. Farr, Harry Leonard	Auckland.
	Cull, George Lelliott	Christchurch.	376. Fawcett, Albert Charles	Auckland.
	Culpin, Crowther Mackrell Culver, Charles Thomas	Auckland. Wellington.	318. Fawcett, Walter	Nelson. Wellington.
504.	Cummane, George Orlando	Auckland.	513. Fazakerley, Ernest	Auckland.
	Cumming, Gordon Currie, Thomas	Christchurch. Timaru.	1136. Fear, Arthur	Hastings.
	Currie, Thomas Cusack, Thomas Joseph	Auckland,	128. Fear, George 879. Fear, John Henry	Invercargill. Hastings.
	D. 1		948. Feely, James	Geraldine.
	Dalling, James	Christehureh.	883. Feist, Oliver Cromwell 894. Fellingham, Arthur E	Martinborough. Wellington.
	Dalton, William Daniel, Harry	Feilding.	929. Ferguson, Robert C	Gore.
	Daniel, Harry Darnbrough, Mark	Christchurch. Auckland.	147. Ferris, George Augustus 246. Findon, Joseph Ernest Sargent	Wellington. Dunedin.
260.	Davidson, Henry Albert	Dunedin.	245. Fischer, Walter J	Dunedin.
146. 1100	Davidson, Henry Albert Davies, Albert Ernest Davies, George William Davies, Henry Wilson Davies, William John	Wellington Dunedin.	521. Fisher, Walter Samuel	Auckland.
115.	Davies, Henry Wilson	Wellington.	982. Fitness, Henry Charles 520. Flanagan, James	Auckland. Auckland.
750.	Davies, William John	Auckland.	896. Flatt, Herbert Joseph	Nelson.
294. 22.	Davis, Robert Day, Henry William	Wanganui. Auckland.	203. Flavel, Henry 988. Fletcher, Joseph	Christchurch. Nelson.
284.	Dean, William	Christchurch.	988. Fletcher, Joseph 445. Fletcher, Richard A	Auckland.
	De Cent, Norman Gordon Delaney, Denis	Gisborne. Manunui.	381. Flux, Edward James	Lower Hutt.
	De Launay, P	Eltham.	148. Foothead, Frederick	Wellington. Wellington.
		Wanganui.	812. Forbes, James Barber	Wellington.
	Denholm, Arthur Henry Densem, George	Napier. Wyndham.	1026. Forbes, John	Wellington.
984.	Densem, Roderick Finlayson	Mosgiel.	747. Fort, George Dudley	Napier. Auckland.
	Dentice, Albert John Devereux, Samuel	Wellington. Dunedin.	515. Foster, James Swannell	Dunedin.
	Dick Robert	Dunedin.	516. Foster, Walter	Dunedin. Auckland.
	Dick, William	Frankton Junction.	814. Fowler, Edward	Auckland.
	Dickinson, Henry Tyson Dickson, Alexander	Auckland. Christchurch.	519. Fowler, George Squire	Auckland.
	Dillon, Edward Morris	Invercargill,	359. Francis, Thomas William 816. Frederic, James Augustus Mayze	New Plymouth. Invercargill.
	Dimes, Charles Andrew Dix, Aleck	Wanganui. Invercargill.	809. Frederic, James William Holden	Stratford.
	Dix, Aleck Dixey, William	Invercargin. Christchurch.	810. Freeman, Leslie Ewart 876. Froude, Robert	Waimate. Kaitangata.
	Doig, Sydney Gordon	Tokomaru Bay.	283. Fry, George James	Christehurch.
	Donaldson, Alexander Donaldson, James	Invercargill. Gore.	935. Fry, John	Christehurch.
263.	Donaldson, Thomas	Dunedin.	694. Frye, Frederick Plant 1034. Fulford, Henry John	Dunedin. Napier.
	Donnell, Edward Doughty, Harry	Akaroa. Auckland.	403. Fulljames, Alfred Edward	Whangarei.
	Doughty, Harry Douglas, Andrew McFadyen	Auckland. Dunedin.	408. Fulljames, Edward Vincent	Whangarei. Whangarei.
	Douglas, James Sandilands	Dunedin.	808. Furness, Norman Frank	Auckland.
	Douglas, Robert Nelson Douglas, Thomas	Gisborne. Dunedin.	127. Futter, Hathaway Valentine	Wellington.
93.	Doull, David	Auckland.	G.	
	Doull, David William Dowrick, Ernest George	Auckland. Gisborne.	27. Galbraith, Archibald Smith	Auckland.
348.	Doyle, Daniel James	Timaru.	933. Galbraith, Malcolm	Auckland Auckland.
	Dray, William Alfred Mason Drummond, John	Cambridge. Dunedin.	532. Garbutt, Robert Henry	Dunedin.
	Dudding, Horace Stanley	Lower Hutt,	529. Gardner, John	Lower Hutt. Wanganui.
	Duff, Arthur Blaney	\dots Wellington.	1076, Gellatly, William	Invercargill.
	Duffin, Alfred James Duffy, Richard	Auckland. Wellington.	934. Gibbs, William Henry	Napier. Qamaru.
1071.	Duncan, James	Temuka.	877. Gibson, William 886. Gidall, John Peter Christian	Napier.
	Duncan, John Gow Durrant, William James	Gore. Auckland.	378. Gilbert, Charles Ernest Reynolds	Onehunga.
	Dyce, John Pittendreigh	Nelson.	907. Gilchrist, Daniel 906. Gilchrist, John H	Wellington. Wellington.
524,	Dyer, Percival George	Dunedin.	264. Given, Frederick James	Dunedin.
6	E,	AT .	1085. Godsalve, Sidney Ernest 533. Gogoll, Louis August Herrmann	Rotorua. Christchurch.
	Eddy, William Edward Edmeades, George Warren	Napier. Morrinsville.	26. Goodison, Henry Cartwright	Auckland.
444.	Edwards, Alfred Edward	Auckland.	528. Gordon, Robert George	Christchurch. Nelson.
	Elliott, Harold Archibald	Wellington.	319. Graham, Claude Pettigrew 475. Graham, James	Wanganui.
1057.	Elliott, Harry Elliott, Henry Frederick	Napier Invercargill.	672. Graham, John David	Wanganui.
216.	Ellis, Alfred	Dunedin.	320. Graham, Leonard Hume 711. Grant, Ernest Samuel	Nelson. Whakatane.
	Ellis, Arthur Wyatt Ellis, Frank	Christchurch Dunedin.	84. Grant, William Hauraki	Auckland.
	Ellis, John Henry	Dunedin.	949. Grattan, Thomas Arthur	Te Aroha.
	Elton, Edward James Ion	Wellington.	713. Gray, Frederick W. D	Gisborne. Auckland.
	Empson, Ernest Alfred England, Matthew Thomas	Christehureh. Auckland.	1125. Green, Frederick Alfred William	Te Awamutu.
1119.	Errington, James Thompson	Waikumete.	29. Green, Robert Alexander 353. Griffiths, Cyril Harold	Auckland. Auckland.
	Eslick, Sidney Clayton Evans, Isaac James	Auckland. Dunedin.	712. Griffiths, Frederick Charles	Hastings.
512,	Evans, Maurice	Dunedin.	531. Griffiths, Jesse Stuart	Wellington. Auckland.
	Ewings, William Henry	Dunedin. Napier.	25. Griffiths, Robert James 355. Griffiths, William Henry	New Plymouth.
J41.	Exeter, jun., Thomas John	Napier.	24. Grime, John Bright	Auckland.
202	F. Falconer, Albert Edward	Christchurch,	125. Guilford, John Henry 1079. Gunning, Allison Joseph	Wellington. Taumarunui.
	Fancourt, Cyril Douglas	Christchurch. Dunedin.	950. Gunson, William	Te Kuiti.
1124,	Farnsworth, Raymond	Auckland.	772. Gutteridge, William Richard	Tauranga.

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715	H. Haines, Percy Morgan	Wellington.	559.	Jackson, Robert		Wellington.
	Hales, Frederick Roland	Christchurch.		Jackson, Sidney		Wellington.
	Halkett, James Rennie	Auckland.		Jacob, Percy George	• •	Gisborne.
	Hall, Frederick Benjamin Hall, James William	Hamilton. Wellington.		Jamieson, David John James, Albert Jack	• •	Wellington. Christchurch.
	Hall, Martin	Christchurch.		Jane, Harry		Auckland.
291.	Halligan, Alexander Edward	Wanganui.		Jansen, Francis Herman	• •	Wellington.
	Halligan, William	Wanganui. Auckland.		Jarmey, Bernard William Jeffries, Cyril Leo		Wellington. Wellington.
	Halling, William Hamerton, John Hedley	Cambridge.		Jenkin, Herbert		Auckland.
385.	Hamilton, George Edward	Hamilton.		Jenkins, Charles Shaw	• •	Dunedin.
	Hamilton, John Joseph Hammond, John Edwin	Wellington. Hamilton.		Jenkins, Richard Wood Jenkins, William	· •	Petone. Dunedin.
	Hammond, John Edwin Hammon, Thomas Edwin	Christehurch.		Jenkins, William Alexander		Dunedin.
	Hannington, Harry	Wanganui.		Jenkinson, Louis	• •	Auckland.
	Hanson, Harry Harding, Arthur	Wellington. Gisborne.		Jenson, William Johnson, Alexander	• •	Weraroa. Wellington.
	Harding, Arthur Harford, Charles John	Wellington.		Johnson, Cecil William		Petone.
	Hargreaves, Cecil Francis	Nelson.		Johnson, Henry William	• •	Wellington.
225. 543	Harland, Douglas Maxwell Harridge, Frederick Edward	Port Chalmers. Dunedin.		Johnson, James Johnstone, John		Te Aroha. Auckland.
	Harris, Harry	Petone.	114.	Johnstone, Robert Dawson		Johnson ville.
	Harris, Thomas Neal	Porirus,		Jones, Charles	• •	Christchurch. Petone.
	Harris, Walter James	Palmerston North. Wellington.		Jones, Ernest Seaforth Jones, Herbert John		Christchurch.
	Harrison, Frederick William Harrison, Henry Alexander	44 often Poorer	312.	Jones, Rees		Gisborne.
	Holder	Auckland.		Jones, Robert Edwin	• •	Masterton.
	Harrison, James	Palmerston North. Christchurch.		Jones, Walter Jones, William Charles		Christchurch. Wellington.
	Harrow, James Alfred	Christchurch.		Joyce, Edgar Theodore		Masterton.
	Hartnoll, Alfred Pascoe	Auckland.		Judd, Charles Wilfred	• •	Lower Hutt.
	Harvey, Sidney Corbett Hatch, Norman L. R	Johnsonville. Masterton.		Judd, William Judge, Thomas	• •	Wellington. New Plymouth.
	Hatley, Frederick	Auckland.		Judkins, George Urban		Christehurch.
	Haworth, Herbert	Christchurch.	556.	Jull, Frederick Charles	• •	New Plymouth.
	Hay, John Hayton, Ernest Colin	Gisborne. Hawera.		K.		- -
	Hearfield, William	Wellington.		Kalchert, Edward Harold Jan		New Plymouth.
	Hebden, Edward	Auckland. Greymouth.		Karton, Gilbert Kaywood, John William	• •	Wanganui. Wellington.
	Heinz, Emil Philip Heinz, sen., Gabriel	Greymouth.		Kean, Henry John		Auckland.
201.	Hement, Thomas Charles	Christchurch.		Keegan, Edward	••	Eketahuna.
	Henderson, William Wernham Herzog, George	Dunedin. Auckland.		Keesing, Henry Moss Kellett, John		Auckland. Gisborne.
	Hewitt, Alfred William	Palmerston North.	562.	Kelly, George Samson		Auckland.
	Hey, Ernest John Wilson	Dunedin. Napier.		Kerr, Hugh		Auckland. Wellington.
	Hill, Harry	Dunedin.		Kidd, Robert		Dunedin.
	Hill, Rowland	Auckland.		Kidson, Henry Thomas	• •	Nelson. Feilding.
	Hillyard, Glynn Hitchcock, Frank	Gisborne. Auckland.		Kingdon, Samuel Richard King, Ernest James	•	Dunedin.
	Hobbs, Herbert Alfred	Nelson.		King, John Brockie		Auckland.
	Hobson, Walter Albert	Auckland. Wellington.		King, Walter Kirk, Frank	• •	Wellington. Palmerston North.
	Hodge, Willie Joseph	Waimate.		Kirk, John		Auckland.
95.	Hoffman, Frederick Victor	Auckland.	400.	Kneebone, Charles	• •	Hawera.
	Hogan, Thomas John Hogarth, William Ross	Wanganui. Auckland.		Knox, Duncan Bennett Knox, Robert	•••	Dunedin. Dunedin.
	Holben, Edward Reuben Ben-	Auganiu.		Knox, Thomas William		Dunedin.
	jamin	Palmerston North.	993.	Kyle, William Alexander	•	Palmerston North.
	Holland, Frederick Alexander	Waihi. Christchurch.		L.		
308.	Holmes, Alfred	Gisborne.	82.	Laing, James Cox	• •	Auckland.
	Homer, Arthur Gordon Hookham, Ernest Frank Samuel	Dunedin. Gisborne.		Laing, Robert James Lamb, Walter George	• •	Whangarei. Auckland.
	Hope, Thomas Henry	Feilding.	673.	Lanning, Edmund Morgan		Napier.
	Hope, William	Invercargill.		Large, William Charles	••	Christehurch. Palmerston North.
	Horne, Frank Linford Horning, Thomas Victor	Temuka. Auckland.		Le Cheminant, Frank Leitch, Thomas	•	Auckland.
827.	Hosie, Cecil Robert	Dannevirke.	214.	Leokie, James Gunn	• •	Dunedin.
	Hoverd, William J	Wellington. Palmerston North.		Leckie, Matthew Waddell Lecky, John Page	• •	Dunedin. Auckland.
	Hudgell, John William	Auckland.		Ledingham, James Dickson		Hastings.
94.	Hughes, Joseph Arthur	Auckland.		Leedham, Thomas Davies	••	Auckland.
	Hunt, William Henry Hunter, James	Timaru. Auckland.		Le Marquand, Clarence Walte Leslie, Fred Harris	•r	Auckland. Gisborne.
824	Hunter, William	Mosgiel.	1024.	Leslie, Henderson		Blenheim.
	Hurdle, Frank	Feilding.		Letham, Albert James Lewis, Arthur Ebdon	••	Auckland. Dunedin.
	Hurdle, George	Feilding. Wellington.		Lewis, George Gilbert	• •	Timaru.
447	Hyland, Michael	Auckland.	458.	Lewis, John William	••	Temuka.
379	Hynes, Albert Henry	Auckland.		Lewisham, William Light, William James	• • •	Dunedin. Hastings.
	1.		760.	Linder, Frank S	••	Auckland.
	. Ingham, Lewis	Auckland.		Lissington, John Alfred	. • •	Palmerston North. Palmerston North.
90. - 91	Inglis, George Inglis, Herbert	Auckland. Auckland.		Littlejohn, Robert W. Lock, William Walter	••	Nelson.
	Inkersell, Harry Francis	Wellington,		Loesch, Frank Colin	•••	New Plymouth.

Reg.	Name.	Address.	Reg.	Name.		Addrecs.
No. 81.	Lofley, Walter George .	m 1 .	No. 76.	. Morton, John		Auckland.
242.	Logie, Andrew	. Dunedin.	1137.	Moss, Thomas		Gisborne.
		. Christohurch.		. Mounsey, Alfred . Mountain, Charles Hugh Kay		Onehunga. Auckland.
	Lonergan, Edward F. A. Loudon, John		586.	Moyle, Alfred Henry		Auckland.
	Lound, Charles Thomas .	. Marton.	78.	. Moyser, Thomas R		Auckland.
	Lound, Francis James .			Mudge, Arthur Ernest	• •	Dunedin.
	Lovell, Samuel George . Lowe, Waller Hendley Hornby	. Wellington. Whangarei.		Munns, Christopher Munro, James Arthur	• •	Palmerston North. Auckland.
27 0.	Lucas, James Joseph		255.	Murdoch, Malcolm		Dunedin.
	Luke, Ernest			Murray, William	• •	Auckland.
835.	Lund, Willie Robert	. Wanganui.	999.	Murray, William Willison	• •	Invercargill.
	Me.		1070	N. Navdan Bahart Fratar		Ashburton.
	McArtney, Robert	TO 71		Naylor, Robert Foster Neno, John Maunder	• •	Petone.
	McBride, Ernest Millar McCall, John			Newell, John Wyatt		Hastings.
	McCarthy, Francis John .	. Auckland.		Newman, Arthur William	• •	Feilding.
	McColl, John	· .		Newton, Richard Nicol, John	• • •	Christehurch. Wellington.
	McCrorie, William Stevens . McDonald, Charles Evansdale .			Nicholls, George H. W.		Ashburton.
584.	McDougall, Arthur Andrew .			Nicholson, Fred	••	Auckland.
	McFarlane, Herbert Milne .			Nisbet, William Muir Nixon, William Charles	• •	Onehunga. New Plymouth.
	McGavin, Alfred David . McGrath, James		912.	Norman, Leonard Victor Jose		Auckland.
	McGregor, John	36 4 4	1			
	McGregor, John Archibald .			0.		01 1 1 1
	McGuire, Thomas	201 1 1	1109.	Oakley, George Frederick Oborn, Charles William	• •	Christehureh. Christehureh.
	McIntosh, Edward J		472.	O'Brien, John Gerald	• •	Wanganui.
	McIntyre, Francis Donald .		192.	O'Connell, Thomas	٠.	Christehureh.
	McIvor, Samuel	75 1		O'Connor, Patrick Joseph	• •	Wellington. Christchurch.
	McLachlan, James Edgar .	T-7 114 (Ogden, Augustus George O'Halloran, Daniel		Timaru.
592.	McLaughlin, Thomas Reginald.		600.	Olding, Charles Edward		Gisborne.
	Maclean, Charles James . McLellan, Douglas Donald .	TT /		Oliver, Percy Harwood	• •	Wellington.
	McLedan, Douglas Donald . McLeod, John			Orams, Charles Orams, Henry	• •	Greymouth. Auckland.
590.	MacNab, James Blair .			O'Reilly, David		Palmerston North.
	McNally, William James . McNiven, William James .	**		Organ, Daniel	• •	Hastings.
	McNiven, William James MacPherson, James		599.	Osborne, John Alfred Charles	••	Auckland.
	MacPherson, John		}	P.		
422.	McVeagh, William Read .	Cambridge.		Page, John	• •	Christchurch. Cambridge.
	м.		900.	Parks, Charles	• •	Hastings.
	Mack, Arthur John		967.	Parrott, John George Victor	• •	Featherston. Carterton.
	Malone, William			Parton, Albert J. Parton, Alexander Walter	• •	Wellington.
	Marett, George	1 1 1	465.	Parton, William	٠.	Wellington.
1021.	Marshall, James Mitchell		296.	Pascoe, Harrison Patten, Edward Henry	• •	Tauranga. Eltham.
371. 674	Martin, Charles William . Martin, Edward	Wellington. Gisborne.	725.	Patten, William George	• •	Hawera.
583.	Martin, Frederick Edgar .	Wellington.	1101.	Patterson, Edward	• •	Auckland.
979.	Martis, Henry Thomas			Patterson, George Frankton Patterson, Louis William	• •	Auckland. Hastings.
	Maslin, Stanley	Hawera. Auckland.		Paul, Andrew	• •	Dargaville.
	Matheson, Alexander John .	Auckland.	1054.	Paul, David Richard	• •	Wanganui.
	Matterson, Arthur Albert	Christchurch. Auckland.		Paul, William James Paull, Charles Frederic	• •	Wanganui. Auckland.
	Mattson, Wilbert Alfred . May, Arthur George	A -11 1		Paull, Harold		Auckland.
1129.	Meaclem, William	Wellington.		Peace, Colin Archibald	• •	Auckland.
	Menzies, Duncan Menzies, John	TT:		Pearce, Charles William Pearson, Caleb	• •	Hastings. Feilding.
	Menzies, John Menzies, Sydney Victor	Auckland.		Pearson, Thomas Henry	• •	Auckland.
159.	Meyer, Joseph	Wellington.		Pellowe, Edward Clifton Carne		Dunedin.
	Millar, Harry Norman Miller, George Oliver Joseph .	Timaru. Auckland.	297	Pendrigh, James Penketh, James	• •	Timaru. Palmerston North
	Miller, George Oliver Joseph . Miller, John Thomas	TT7	848.	Pepper, Frederick		Wanganui.
1092.	Milligan, William	Hawera.		Person, Nils	٠.	Auckland.
	Millin, John Mills, Alfred Stanley	Timaru. Christchurch.		Perston, William Petersen, Frank	• •	Masterton.
	Mills, Charles Henry William	4 11 7		Petherick, Frederick William		Wellington.
	Mills, Frederick William .		226.	Phair, Robert	• •	Dunedin. Port Awanui.
	Minns, Henry Ernest Mitchell, David Alexander	Auckland. Taihape.		Phelps, George H Pickering, Albert Henry	• •	Masterton.
	Mitchell, Leonard D	To it	918.	Pickering, David Alexander	٠.	Masterton.
1130.	Monk, Edward Thomas	Dunedin.		Pickles, Henry	• •	Waimate. Petone.
	Monk, George Thomas Montgomery, Samuel James]	Dunedin. Napier.		Piercy, Edward James Pirie, Arthur William	• •	Napier.
594.	Montgomery, Thomas W.	Wellington.	332.	Pope, Percy	• •	Timaru.
396.	Moore, Frank Edwin	Feilding.	63.	Porter, Harold	• •	Timaru. Dunedin.
	Moosman, Alphonso Moosman, Ernest Amiel	Wanganui. Wanganui.		Portman, Alec Innes Potts, Harold Gray	• •	Wellington.
591.	Morison, William Arthur Leslie	Wellington.	1110.	Pratt, Frederic W	٠.	Wellington.
585.	Morrison, Andrew Findlay	Dunedin.	218.	Price, Edmund George Ernest		Dunedin. Nelson.
	Morrison, Hugh Morrow, Robert	Christchureh. Wellington.		Price, George Cowan Price, Horace John	••	Hastings,
.01.	Morrow, Robert	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,			ਵ ਂ

Reg.	N a me		Address	Reg.	Name.		Address.
No. 604.			Wanganui.	No. 987.	Short, Alfred James		Wellington.
	Procter, Harry		Palmerston North.		O. 1 T T 1		Wanganui.
			Dunedin.				Nelson.
		• •	Dunedin.		Sinclair, Alfred Ernest		Christehurch.
	Pryor, Harry George Stephen		Auckland, Masterton,		~ . ~		Waipukurau. Stratford.
	• / 0	•	Auckland.				New Plymouth.
			Christehurch.	473.	C 37 4 446 3 TT		Auckland.
				972.	Smith, Bertie		Auckland.
	Q.			52.			Auckland.
100	Quinton, Ernest Charles		Christehureh.				Murchison. Auckland.
			Wanganui.		Smith, Frank Henry Smith, Frederick Ernest Gla	 d	Auckland.
010.		•	.,	300.			Dunedin.
	R.			388.			Dannevirke.
690			Invercargill.				Dannevirke.
	Transfer Co	• •	Wanganui.				Wanganui.
904.	Rait, David		Gisborne.				Invercargill. Ashburton.
110.	- 4 .1		Wellington.		O 113 TTV V 1/	 	Auckland.
109.	Ramsay, Robert James		Wellington.	60	Smith, William		Auckland.
		٠.	Christchurch.	644.	Smith. William		Christchurch.
		• •	Christehurch. Auckland.	327.	Southgate, Alfred Frederick		Timaru.
	a 45 a		Auckland.		Southgate, William Charles	• •	Timaru.
614	wa 1 11 Tat 1 1		Wellington.			• •	Waipukurau.
			Wellington.	1077.	Speirs, William John		Invercargill.
1111.	Redman, Alfred Irvan Percy		Invercargill.	102	~* * * * * * *		Taihape. Wellington.
		٠.	Dunedin.		Spinley, Joseph Christopher		Auckland.
		• •	Wellington.	925.	Spurdle, Charles Claude		Wanganui.
		• •	Gisborne.	461.	Spry, James Albert		Auckland.
1000. 951	man to for more than a	• •	Auckland. Dunedin.			٠.	Auckland.
	T. 1 1 T DI 1	· ·	Wellington.	286.	Stewart, James Stewart, Leonard Vincent	• •	Invercargill.
			Wellington.			•	Dannevirke. Takaka
			Wellington.	160.	Stewart, Thomas George	• •	Dannevirke.
		• • •	Invercargill.	625.	Stewart, William Wallace		
		• •	Eltham.		Stokes, Frank Elbert Hicton		
		• •	Dunedin. Lower Hutt.	186.	Stone, Arthur Edward	4	Christehurch.
	** 1 T	• •	Wanganui.	626.	Storey, William Reah	• 447	Wanganui.
	man 1 Page 1		Dunedin.	975.	Stratford, Matthew	•	Wellington.
728.	Roberts, John		Wellington.	176	Stratton, John McGregor	•	Auckland.
		• •	Christchurch.	621.	Summers, Mark	120	Winton.
		• •	Wellington,	248.	Sunderland, Arthur		Dunedin.
	TTT: 1:	• •	New Plymouth. Martinborough.	1 730	Sutherland, Donald		Oamaru.
			Wellington,	480.	Sutherland, Thomas		Wellington. Gisborne.
			Dunedin.	54 54	Sutherland, Thomas Swain, James Morton Swales, Albert Victor Swales, John William Swales, William Roy	• •	Auckland.
		• •	Palmerston North.	53.	Swales, John William		
		• •	Christchurch. Methven.	751.	Swales, William Roy		Auckland.
	70 11 TRA 1 1 1 1 .		Wellington.	803.	Swindell, Frederick Joseph	• •	Longburn.
	Russell, George Todd		Ashburton.	256.	Swindells, Frederick	• •	Invercargill.
	Russell, Godfrey Henry		Masterton.	•			
	Russell, James	• •	Dunedin.	l	T.		*
	Russell, Leonard Isitt	• •	Invercargill.	648.	Tasker, Albert Lewis Jennings		Napier.
	Russell, Shelah Llewellyn Russell, Thomas Arthur	•	Wellington. Invercargill.		Tattersall, Herbert Archibald		Auckland.
	Russell, William Samuel	٠.	Pukekohe.		Taylor, Edward William	• •	Christehureh.
	Ryan, Michael		Petone.		Taylor, Ernest C.	• •	Christehureh.
	Ryland, Hubert Otranto		Auckland.		Taylor, Freeman Fowler	• •	Auckland. Dunedin.
					Taylor, Hugh Cecil Taylor, William Campbell G	 ar-	zanoam,
	S.			"20.	diner		Lyttelton.
460.	Sakey, William Augustus		Auckland.	640.	Taylor, William Henry	••	Wanganui.
56.	Sallen, Francis		Auckland.	173.	Thomas, Alfred	• •	Wellington.
	Sanderson, Herbert	••	Stratford.		Thompson, Arthur Wallace		Taumarunui.
	Sawers, William John	• •	Dunedin.		Thompson, Ernest	• •	Hamilton. Dunedin.
	Schlierike, Gustave Adolf Schofield, Herbert Joseph	• • • • • •	Palmerston North. Auckland.		Thompson, George Thompson, George		Levin.
	Schou, Thomas Edward	• •	Christchurch.				Taumarunui.
	Schwartz, Frank Otto		Christchurch.				Auckland.
	Scott, Alexander Anderson	٠.	Christchurch.		Thomson, Archibald Spence		Dunedin.
969.	Scott, Edward		Dunedin.		Thomson, Thomas		Wellington.
	Scott, George Edwin	٠.	Dunedin.		Thornley, Morgan		Christchurch.
	Scott, Harold Robert	••,	Wellington.		Tier, William Tilby Charles Edward	• •	Gisborne. Auckland.
	Scott, James Scott, John	• •	Wellington. Dunedin.		Tilby, Charles Edward Tinney, George		Wellington.
	Scott, Matthew Gardiner		Dunedin.		Tinney, William	• •	Featherston.
	Scott, Robert		Wellington.	1052.	Tisch, Ernest Augustus		Hamilton.
231.	Scott, Robert		Dunedin.	1087.	Tobin, Patrick James		
	Serymgeour, William Kincaid		Dunedin.		Townsend, Daniel James	• •	Auckland.
	Seymour, George William	• •	Port Ahuriri.		Tudehope, Robert	• •	Auckland.
	Shapley, Sidney Samuel Sheehan, James Joseph	• •	Opotiki. Invercargill.		Tuffnell, Albert Rainbow	• •	Nelson. Hamilton.
	Sheil, Thomas Edward		Lower Hutt.		Turner, George Turner, John Harold Lefroy		Gisborne.
	Sheppard, Ralph Thomas		Auckland,		Turner, Walter Arthur		Auckland.
629.	Shepperd, Arthur Nutley		Dunedin.		Turner, William John		Auckland.
102,	Sherwood, Samuel Robert	٠,	Wellington,		Twine, Alfred	• •	New Plymouth.

MIAD	· 11.	# 11.	Ŀ	1173 11	4.4.4.44
Reg. No.	Name. U.			Address.	
505			Co	rterton.	
	Underhill, Thomas Green Unsworth, John	• •		ckland.	
	Upchurch, Robert Albert		Mε	rton.	
	V.		CII.		l.
	Vale, Henry Alfred Leslie Varney, Fred	• •		ristehure ellington.	
001.	•			0	
	W.				
	Waddingham, Charles Seator Wade, Alfred	n		ickland. sborne.	
	Waite, James	• •	Aι	ickland.	
654.	Waite, James Norman Wakefield, Sydney Thomas	·· Hor	Αι	ickland.	
604.	bert		Ro	otorua.	
	Wakelin, Harry			ickland. ellington.	
	Wakeman, Herbert Walker, Arthur	• •		ellington.	
657.	Walker, Bertram James			ickland.	
699. 696.	Walker, Peter Walker, William			medin. ellington.	•
660.	Walker, William Walker, William John		$\mathbf{D}_{\mathbf{i}}$	medin.	
1068.	Wallbank, Walter Wallwork, Percival Arthur	• •		ickland. ickland.	~
655.	Walmsley, Ambrose Bleasda	le		nedin.	
1104. 981.	Walsh, Arthur Ernest Walters, William George	• •		ratford. ımaru.	
369.	Warburton, Thomas Willian	n		wer Hut	
863.	Wardlaw, Thomas Warmington, Foster	• •		ellington ellington	
754.	Waters, Robert Joseph		Bl	enheim.	
	Waters, Samuel Waters, William	• •		ellington ellington	
179.	Watson, Alexander		Cl	ristchurc	eh.
184.	Watson, Cecil Norman Watson, David			ıristchurd Imerston	
735.	Watson, William Thomas	• • •	\mathbf{M}	orrinsville	
	Watt, Frederick Ernest Webster, Arthur	• •		unedin. hakatane	,
170.	Weller, Henry William	• •	W	ellington	
637.	Wells, Albert Ernest Westerman, Gilbert	• •		ellington argaville.	
342.	Weston, Bertram		Ti	maru.	
250.	Westwood, Balfour Horsbur Wheeler, Albert John	gh		unedin. uckland.	
653.	Wheeler, Sidney		A	uckland.	
48. 985	Wheeler, William Henry Whelan, Denis			uckland. unedin.	
635.	White, Alfred James		D	unedin.	
329. 861	White, Edward Henry White, George Charles	• •		maru. 'anganui.	
331.	White, William Exley Whitfield, Alexander Wilfre		T_i	maru.	
180. 650	Whitfield, Alexander Wilfre Widdicombe, Charles Henry	d		hristchurd uckland.	en.
423.	Wilkinson, Arnold		C	\mathbf{m} bridge	
744.	Wilkinson, Frederick Horat Wilkinson, Thomas	io	G 	isborne. iristchur	 eh.
46	Willers, Albert Samuel		Α	uckland.	
415. 463	. Willett, Neill Malcolm Camp . Williams, John Harold Mos	obell tvn	P	aimate. etone.	
864	Williams, John Thomas		W	$^{\prime}$ ellington	
181 301	. Williams, Walter . Williamson, Charles	• •		hristchur almerstor	
317	. Willmot, Walter Ronald		N	elson.	
551 172	. Wilmot, James Henry . Wilson, Charles	• •		ower Hut ⁷ anganui.	
1133	. Wilson, Frederick James		Α	uckland.	
652 651	. Wilson, John Henry Edwin . Wilson, John Mackie	• •	_	unedin. unedin.	
1134	. Wilson, Stephen		Ή	amilton.	
	. Winterbourn, Leslie . Withers, Charles Herbert			hristchur almerstoi	
274	. Wood, Andrew	• • •	\mathbf{D}	unedin.	3 41010
47	. Woods, Richard Robert	• •		uckland. unedin.	
182	. Wright, George Egbert . Wykes, Cyril Dellow	: :	C	hristchur	ch.
40	. Wykes, Hector James			uckland. [arton.	
897	. Wysocki, Harold Max	••	17.	ωι υυπ.	
000	Y. Vanney Albert Tames		D	otomus	
999 666	. Yarrow, Albert James . Yorath, Thomas Harrys			lotorua. hristchur	ch.
1047	Yorath, Thomas Harrys York, Frederick Owen	• •	G	isborne.	
736 - 978	. Young, Charles Walter . Young, Ernest Alfred	• •		lelson. Iapier.	
665	Young, John Herbert	• •		unedin.	

New Zealand Military Forces .- Public Notice.

Wrongful Dealing in Arms, etc., the Property of the New Zealand Government.

W HEREAS it has come to the knowledge of the Defence Department that certain persons have been wrongfully dealing in arms, accourtements, ammunition, and military clothing, the property of the New Zealand Government, it is hereby notified that any person who wrongfully sells, pawns, or buys any such property, or has the same in his possession without satisfactorily accounting for the fact, will be prescented as the law diverts.

his possession without satisfactorily accounting for the fact, will be prosecuted as the law directs.

No person should be in possession of arms, accourrements, ammunition, or military clothing, the property of the New Zealand Government, excepting bona fide members of the New Zealand Military Forces, or members of Defence Rifle Clubs who have purchased such arms, accourrements, ammunition, or military clothing. Where any such property comes into the possession or keeping of any person not entitled to be in possession thereof, such person should immediately notify the fact to the nearest Area Sergeant-major, Defence Office, or Police-tation.

J. ALLEN,

J. ALLEN, Minister of Defence.

Applications invited for the Position of Overseer, Poultry Station, Ruakura Farm of Instruction, Department of Agri-culture, Industries, and Commerce, Ruakura.

Office of Public Service Commissioner,
Wellington, 10th March, 1915.

A PPLICATIONS will be received by the undersigned up
till noon on the 26th March, 1915, for the position of
Overseer, Poultry Station, Ruakura Farm of Instruction.
2. Applications must be addressed to the Secretary to the
Public Service Commissioner, Wellington, and must embrace
a statement of education and experience, particulars of age, &c.

 Applicants must furnish evidence of—
 (a.) A sound knowledge of the different breeds of poultry (including ducks), especially when viewed from the

(including ducks), especially when viewed from the utility standpoint;
(b.) A thorough understanding of the management of large flocks of pure-bred poultry, particularly in regard to their mating according to breed, characters, and pedigree of performance;
(c.) A complete acquaintance with the most approved methods of artificial hatching and brooding, and the working of the different incubators on the market, as well as heated and cool brooders;

as well as heated and cool brooders;

(d.) Having successfully conducted a utility plant on a large scale; and

(e.) A knowledge of book-keeping and ability to correspond with inquirers on all phases of poultry-keeping.

The appointment will be subject to the provisions of the

Public Service Act, 1912.

The position will be graded in the General Division. Salary, commencing £180 per annum; maximum, £200.

P. VERSCHAFFELT, Secretary.

Applications invited for the Position of Actuary, Government Insurance Department, Wellington.

Office of Public Service Commissioner,
Wellington, 10th March, 1915.

A PPLICATIONS will be received by the undersigned up
till noon on the 26th March, 1915, for the position of
Actuary, Government Insurance Department, Wellington.
2. Applications must be addressed to the Secretary to the
Public Service Commissioner, Wellington, and must embrace
a statement of education, experience, professional qualifications and particulars of age, &c. tions, and particulars of age, &c.

3. Applicants must—
(a.) Possess a certificate of membership from some recognized actuarial society or body having its head-

quarters in Great Britain; and
(b.) Have had practical experience of actuarial work,
especially in connection with life insurance.

The appointment will be subject to the provisions of the Public Service Act, 1912.

The position will be graded in the Professional Division.

Salary, £750 to commence.

P. VERSCHAFFELT,

Secretary.

Applications invited for the Position of Assistant Section Clerk, | Applications invited for the Position of Bailiff, Magistrates' Land and Income Tax Department, Wellington. Court, Taumarunui.

Office of Public Service Commissioner,
Wellington, 10th March, 1915.

A PPLICATIONS will be received by the undersigned up
till noon on the 26th March, 1915, from officers of the
Public Service for the position of Assistant Section Clerk,
Land and Income Tax Department, Wellington.

2. Applications must be made on forms obtainable from the Permanent Head of the Land and Income Tax Department, or from this office.

The position will be graded in the Clerical Division. Salary will be considered in connection with present salary; maximum, £290 per annum.

P. VERSCHAFFELT, Secretary.

Office of Public Service Commissioner,

Wellington, 10th March, 1915.

A PPLICATIONS will be received by the undersigned up till noon on the 26th March, 1915, for the position of Bailiff at the Magistrates' Court at Taumarunui.

2. Applications must be addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars of

age, &c.

The appointment will be subject to the provisions of the

Public Service Act, 1912.

The position will be graded in the General Division.
Salary, £140 per annum.

P. VERSCHAFFELT, Secretary.

Exports .- Weekly

PETURN of PRINCIPAL EXPORTS of New ZEALAND PRODUCE from the Dominion during the Week ended Tuesday, 9th March, 1915.

Note.—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.

* Goods exported are credited, as far as possible, to each district of production (as per list appended to return for week ending 19th January, 1915, New Zealand Gazette No. 8, page 287), whether exported through the port of such district or not.

Districts.*		Butter.	Cheese.					
				Lamb.	Mutton.	Other.	Gold.	
Auckland	••	••	£ 43,187	£ 1,001	£ 3,622	£ 3,666	£ 3,018	£
Kaipara	٠				••		1	
auranga	• •							••
lisborne	• •	• •	390					
lew Plymouth	• •	• •						
Vaitara								
ătea	• •	1	1,612	42,000	1,689	1,278	6,629	
anganui			3,145	1,424		,	3,323	
7ellington		1		49	30,750	34,688	5,533	•
apier			2,005	5,745	26,084	17,770	22,463	. ••
/airau (includi:	ng Pic	ton).	1,476.	2,313		,	. [••
elson			3,526	893		l.	••	••
Vestport	••		••			••	••	••
reymouth	• • •		588			••	**	•
okitika	• •	i	428	199	••	••	••.	9,668
vitelton	• • •	••	3	772	25,244	10,664	2 064	9,000
maru .		•••	1,008	4,430	40,949		3,964	••
smaru	••	•• [2,313	i	20, 349	2,868	225	••.
nnedin	· ·	•••	1,653	10,556	1 400		0.015	10.077
	••	•••			1,468	577	2,217	10,011
vercergill	• •	••	••	28,049	3,638	836	8,732	1,556
Totals	••]~	61,334	97,431	183,444	72,347	52,781	21,235

Districts.*			Grain and Pulse.	Hides and Skins.	Kauri-gum.	Phormium (including Tow).	Tallow.	Timber.	Wool.
		1	£	£	£	£	£	£	£
Auckland	• •	• • •	71	3,010	2,661	798	3,514	655	5,400
Kaipara	• •		••	• •			• •	7,671	i
Fauranga	••			••	4				
Jisborne									3,720
New Plymonth				••		l i			
Waitara				••					
Patea			.,	••			••		
Wanganui	••.		.,	787			684		11,785
Wellington			626	24,052			15,427	.:	105,001
Napier .				9,999			5,416	į.	54,931
Vairau (includi:		ion).	231	155		185	173	••	11,851
Velson		,				· 1	112	••	480
Westport	••			• • • • • • • • • • • • • • • • • • • •	••	• •		••	200
reymouth	••	1		• • • • • • • • • • • • • • • • • • • •	••	••	••		••
Hokitika	-	•.•			••	••	• •	• •	••
Lyttelton	••		1,540	6,199	••	••	14,075	•••	100.804
limaru	••	••	1	65	••	• •		••	100,894
Damaru	• •	•			• ••	••	4,141	••	22,424
Damaru Dunedin	••	**	1 910	9 100	••	••	***	••	22.001
	••	••	1,318	3,486	••	63	72		22,664
nvercargill	••	•••	346	858	••	••	••	18	71,438
Totals	••		4,132	48,611	2,661	1,046	43,614	8,344	410,588

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 February, 1915.

No.	Name of Deceased.	New Zealand Residence	Supposed British or Foreign Residence.	Date of Death.	Remarks.
1	Parton Mour	Wailrani	G413	20.4 1014	Total
$\overset{1}{2}$	Baxter, Mary Benge, William John	Waikari Marton	Scotland	3 Oct., 1914 13 Jan., 1915	i
3	Boal, Eliza Jane	Doyleston	England	16 Oct., 1914	"
4	Bowron, George	Christchurch	England	5 Feb., 1915	Testate.
5	Bryson, Archibald	Matawai	Scotland	23 Jan., "	Intestate.
6	Carlsen, Frank	Auckland	Norway	13 Dec., 1914	•
7	Carter, Jane	Waikouaiti	Scotland	1 Feb., 1915	Testate.
8 9	Clarke, Eleanor	Gisborne	England	30 Jan., "	T . "
10	Cookson, Mary Anne	Longbeach Onebunga	Ireland	21 Dec., 1914	Intestate.
ĩĩ	Copestake, Leonard Hellier	Waitara		11 June, 1905	"
12	Corr, John Charles	Styx	Ireland	25 Dec., 1914	,
13	Couch, Margaret Ann	Wellington	England	27 Jan., 1915	Testate.
14 15	Curnow, Joseph Ramsden (or Joseph)			22 Dec., 1914	Intestate.
16	Day, Martha	Wellington Amberley	New Zealand	7 Feb., 1915 11 Jan., "	Testate.
10	Marsden (or De le Pierre Maurice)		America	ll Jan., "	Intestate.
17	Dockrill, James Thomas	Timaru	••	23 , ,	_
18	Doolan, Daniel	Patetonga	••	29 Dec., 1914	,,
19	Doran, James	Hastings	Ireland	17 Nov., "	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
20	Duggan, Alfred Ross	Wellington	NT (7 -1 3	26 Jan., 1915	Testate.
21 22	Durant, Thomas Edgar, John	Christchurch Queenstown	New Zealand Scotland	31 " " 1014	Tm. 4 = 4 = 4 =
23	Edgar, John Edwards, Robert Walker	Queenstown Avondale	England	10 Mar., 1914 3 Oct.,	Intestate.
24	Follett, Charles James (or James)	Crofton	Channel Islands	19 Jan., 1915	"
25	Galloway, Mary Ann	Auckland	England	5 Feb., "	Testate.
26	Gapes, Reginald James	Christchurch	_	18 Nov., 1914	Intestate.
27	Geater, George Vincent	Wairoa	England	15 Sept., "	m .".
28 29	Gillett, William Francis	Blenheim Dunedin	New Zealand England	24 Jan., 1915 6 Feb., "	Testate.
30	Harvie, Robert	Thames	Scotland	24 Oct., 1914	Intestate.
31	Hawk, Ernest Frederick	Penhryn Islands		4 Nov., "	
32	Healey, William	Christchurch	England	8 Feb., 1915	Testate.
33	Hedgman, Charles	Cheviot		9 Oct., 1914	Intestate.
34 35	Heginbotham, Mary Henderson, James	Wellington	New Zealand	19 Jan., 1915	Testate.
36	Henderson, James Henry, William	Christchurch	Scotland	28 Oct., 1914 17 Jan., 1915	Intestate.
37	Hook, Walter George	Wanganui	England	31	11100008100.
38	Howe (or Houg), Gerhard	Gisborne	Norway	13 Feb., "	
39	Ingall, George	Greymouth	England	8 Dec., 1914	Testate.
40	Irwin, James	Ross	Ireland	10 Jan., 1915	_
41 42	Jolly, Marv Anna Johnston, Thomas	Longbush	England	25 Dec., 1914	Intestate.
43	Lambie, Elizabeth	Caversham	England	4 Jan., 1915	•
44	Lennon, Philip (or Phillip)	Dunedin	Ireland	10 Feb., "	,
45	Mack, Walter	Taumarunui		3 Jan., "	,
46	Magner, Florence	Gisporne	~ ".	24 Dec., 1914	, ,,
47 48	Manson, William McLeod, Hugh	Willowby Hikorangi	Scotland	31 Oct., "	\$ p = #
49	McLeod, Hugh	Hikorangi Waihopai	~	14 Dec., " Between 24 and	
.)		-		29 Dec., 1914	
50	Minogue, Hannah	Wellington	England	7 Dec., 1914	Testate.
51	Muir, James	Gisborne		4 Feb., 1915	Intestate.
52 53	Nelson (or Neilson), Victor Nesbitt, R	Taihape	Denmark	17 Jan., "	m .".
54	O'Connell, Edward Charles	Napier Amuri	New Zealand Australia	8 Feb., " 4 Dec., 1914	Testate. Intestate.
55	Ohlsson, Hans	Wellington	Australia	19 Jan., 1915	Testate.
56	Rennie, George	Granity	Scotland	• •	Intestate.
57	Roberts, John	Waiatapu	Ireland	14 Dec., 1914	,,
58	Robinson, William	Ngaruawahia	α	16 Jan., 1915	m"
59 60	Ross, John Williams Russell, M. A	Ngahere Dunedin	Scotland New Zealand	22 Oct., 1914	Testate.
61	Scott, David	Wellington	New Zealand	26 Jan., 1915 15 Feb.,	
62	Sheridan, Daniel	Tapu	Ireland		Intestate.
63	Thornton, Mary	Halswell	Scotland	2 , ,	Testate.
64	Wallana Dhaman	Wellington	Germany	13 Feb., 1915	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
65 66	TETELA TEL. 3 I TO	Gisborne	Scotland	1 37	Intestate.
67	Wright, Elsie Elizabeth	Wellington	New Zealand	1 Nov., " 15 Dec., "	Testate.
- 1			*.	10 Dec., "	"
					

Dated the 5th day of March, 1915.

FRED. FITCHETT,
Public Trustee.

Applications invited for the Position of Chief Compiler (1) and of Compilers (3) in the Office of the Government Statistician, Wellington.

Wellington, 9th March, 1915.

A PPLICATIONS will be received by the undersigned up till noon on the 25th March, 1915, for the position of Chief Compiler (1) and of Compilers (3) in the Government Statistician's Office, Wellington.

2. Applications must be addressed to the Compiler of Chief Compiler (1) and of Compilers (3) in the Government Statistician's Office, Wellington.

2. Applications must be addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars of age, &c.

3. The essential qualifications for the positions to be filled are :

Chief Compiler.

 (1.) The Public Service Senior Examination or its equivalent.
 (2.) Experience in dealing with population, vital and social statistics, including the use of the Bertillon system of classification of diseases.
 (3.) Experience in "writing up" statistical matter, with qualifications for sub-editing New Zealand Official Year-book, which will be part of the Chief Compiler's duties duties.

A university course in economics and statistical method, and a knowledge of actuarial work will be considered an advantage.

Compilers (3).

(1.) The Public Service Senior Examination or its equivalent-

(2.) One of the following:—
 (a.) A university course in economics and statistical method, with special qualifications for the compilation and "writing up" of (i) statistics of production and trade, or (ii) statistics dealing with industrial and economic inquiries, prices, wages, &c.

(b.) A good practical knowledge of accounts; if not already a qualified accountant, the officer appointed would be expected to qualify.

In addition to the essential qualifications specified, a good working knowledge of languages and special qualifications in mathematics will be considered advantages for any one of

the positions for which applications are now being called.

The appointments will be subject to the provisions of the

Public Service Act, 1912.

The position of Chief Compiler will be graded in Class Vsalary, minimum £275, maximum £315 per annum; and the three positions of Compiler in Class VI—salary, minimum £200, maximum £260 per annum. Clerical Division.

P. VERSCHAFFELT,

Secretary.

Applications invited for the Position of Staff Plumber, Public Works Department, Dunedin.

Office of Public Service Commissioner,

Wellington, 10th March, 1915.

A PPLICATIONS will be received by the undersigned up
till noon on the 26th March, 1915, for the position of
Plumber, Public Works Department, Dunedin.
2. Applications must be addressed to the Secretary to the
Public Service Commissioner, Wellington, and must embrace
a statement of advention and a provious positionary of

a statement of education and experience, particulars of

age, &c.
3. Applicants should state whether they are registered

The appointment will be subject to the provisions of the Public Service Act, 1912.

The position will be graded in the General Division. £185 per annum if registered, £180 per annum if unregistered.

P. VERSCHAFFELT,

Secretary.

CROWN LANDS NOTICES.

Lands in Auckland Land District forfeited.

Department of Lands and Survey, Wellington, 8th March, 1915.

OTICE is hereby given that the leases and licenses of the undermentioned lands having been forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1908.

SCHEDULE. AUCKLAND LAND DISTRICT.

Tenure.	License No.	Section.	Block.	District.		Lessee or Licensee.	 Reason for Forfeiture.
R.L.	1082	1, 2, 3, 4	III	Lichfield Village		E. Johnson	 Selector's request.
	1123	24	XII	Piako		H. G. Pinnock	 . "
O.R.P.	8101	23	IV	Rotorua		J. Cox	
,,	4186	S.E. 33	Parish	Ruakaka		J. Ashworth	 Non-fulfilment of condition
,,	4636	294	,,	Paremoremo		H. Camus	 ,,
,,	4422	1	X	Tutamoe		W. N. Austin	 Selector's request.
	4975	5		Pakaumanu		J. P. Robinson	 (
	2035	167	Parish	Matata	٠.	Rihari te Ruki	 Non-fulfilment of condition

D. BELL For Minister of Lands.

Pastoral Runs in Otago Land District classified.

Department of Lands and Survey,
Wellington, 2nd March, 1915.

OTICE is hereby given that the Commissioners appointed to classify and report on rural lands in Otago
Land District have classified the pastoral runs in the Schedule hereto as therein noted.

SCHEDULE.

OTAGO LAND DISTRICT.

Class A .- Pastoral Lands.

Being Lands suitable exclusively for Pasturage and not capable of being used with Profit in Areas of a Carryingcapacity of less than 5,000 Sheep.

Runs 338A and 430B, Lake County: Area, 30,300 acres; Crown land.

Run 335B, Lake County: Area, 27,050 acres; national endowment.

Class B .- Pastoral Agricultural Lands.

Being Lands adapted in Part for Pasturage and in Part for Agricultural Purposes, but suitable for Subdivision in Areas not exceeding 5,000 Acres.

Sections 67 and 71, Block IV, Table Hill Survey District, Bruce County: Area, 518 acres; Crown land.

> W. F. MASSEY, Minister of Lands.

Pastoral Runs in Otago Land District classified.

Department of Lands and Survey,

Wellington, 2nd March, 1915.

NOTICE is hereby given that the Commissioners appointed to classify and report on rural lands in Otago Land District have classified the pastoral runs in the Schedule hereto as therein noted.

SCHEDULE.

OTAGO LAND DISTRICT.

Class A .-- Pastoral Lands.

Being Lands suitable exclusively for Pasturage and not capable of being used with Profit in Areas of a Carrying-capacity of less than 5,000 Sheep.

Runs 239, 338B, 338c, and 239A, Vincent County: Area, 45,670 acres; Crown land.

Class B.—Pastoral Agricultural Lands.

Being Lands adapted in Part for Pasturage and in Part for Agricultural Purposes, but sui Areas not exceeding 5,000 Acres. but suitable for Subdivision in

Sections 9 to 12, Block VII, Table Hill Survey District, Bruce County: Area, 818 acres; Crown land.

> W. F. MASSEY, Minister of Lands.

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

District Lands and Survey Office,

District Lands and Survey Office,
Auckland, 24th December, 1914.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the land known as the
Telegraph Reserve, running through Sections 137, 138, 140,
and 142, Parish of Tuhikaramea, will be disposed of under
the provisions of the said Land Act, 1908, on or after
Thursday, the 8th day of April, 1915. The approximate
area of th said reserve is 3 acres 2 roots.

H. M. SKEET, Commissioner of Crown Lands.

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

Auckland, 8th December, 1914.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Section 7, Block I, Mangaorongo Survey District, Auckland Land District, containing 3 acres, will be disposed of under the provisions of the said Act on or after Thursday, the 11th day of March, 1915.

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 January, 1915.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that Lot 3, Section 3, Howick
Town, Auckland Land District, containing 1 rood 29 perches,
will be disposed of under the provisions of the said Act on or after Friday, the 30th day of April, 1915.

H. M. SKEET, Commissioner of Crown Lands

Land in Wellington Land District for Disposal.

District Lands and Survey Office,
Wellington, 12th January, 1915.
OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that Section 12, Block IX,
Kaitieke Survey District, containing 6 acres 0 roods 14 perches,
will be disposed of under the provisions of section 14 of the
Land Laws Amendment Act, 1912, on or after Wednesday,
the 21st day of April 1915. the 21st day of April, 1915.

T. N. BRODRICK, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Christohurch, 8th January, 1915.
OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that Reserve No. 2977, Block XV, Shepherd's Bush Survey District, Canterbury Land District,

containing 8 acres 2 roods 7 perches, will be disposed of under the provisions of the said Act on or after Thursday, the 15th day of April, 1915.

C. R. POLLEN, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Dunedin, 23rd December, 1914.

N OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that Section 54, Block IV, Catlin's
Survey District, Otago Land District, containing 135 acres
2 roods 4 perches, will be disposed of under the provisions of
the said Act on or after Thursday, the 8th day of April, 1915.

ROBT. T. SADD, Commissioner of Crown Lands.

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

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that part of Section 62, Block IX. Glenomaru Survey District, Otago Land District, containing 5 acres, more or less, will be disposed of under the provisions of the said Act on or after Thursday, the 8th day of April, 1915.

ROBT. T. SADD, Commissioner of Crown Lands.

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

District Lands and Survey Office, Invercargill, 8th January, 1915.

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 April, 1915.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- SOUTHLAND COUNTY .- TOWN OF BARKLY.

Suburban Land.

Section 14: Area, 3 acres 32 perches.

3 acres 32 perches. 15:

" 3 acres 32 perones. " 9 acres 1 rood 29 perches. 20:

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

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

District Lands and Survey Office,
Christchurch, 14th January, 1915.

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 29th day of April, 1915.

SCHEDULE. CANTERBURY LAND DISTRICT.

Section No.	Area.	Block.	Survey District.
36760	A. B. P. 0 3 32	VII	Fighting Hill
36761	4 1 36	,,	,,
36762	4 3 27	,,	,,
36763	0 3 2	,,	,,
36764	29 2 10	IX, XIII	Hororata.
36770	73 0 3	XIII, XIV	,,
36771	$25 \ 3 \ 8$	XIV	,,
36772	28 0 36	XIV, XV	,,
36773	34 3 15	XV	,,,
36774	15 3 5	,,	,,
36775	11 0 38	,,	,,

C. R. POLLEN. Commissioner of Crown Lands. Land in Wellington Land District for Disposal.

District Lands and Survey Office,

Wellington, 15th February, 1915.

OTICE is hereby given, in oursuance of section 326 of the Land Act, 1908, that Section 9, Block IX, Hunua Survey District, containing 10 acres 1 rood 10 perches, will be disposed of under the provisions of the said Act on or after Wednesday, the 19th day of May, 1915.

T. N. BRODRICK. Commissioner of Crown Lands.

Reserve in Canterbury Land District for Lease by Public Auction.

District Lands and Survey Office,

Christchurch, 14th January, 1915.

OTICE is hereby given that the undermentioned reserve will be offered for lease by public auction at the District Lands and Survey Office, Christchurch, at 12 o'clock noon on Tuesday, 30th March, 1915, under the provisions of the Public Reserves and Domains Act, 1908.

SCHEDULE.

CANTERBURY LAND DISTRICT .- PATITI SURVEY DISTRICT.

RESERVE 102, Lots 1 and 2, Block II: Area, 7 acres 2 roods

This reserve is situated at Patiti Point, immediately to the southward of Timaru, and comprises undulating land well covered by English grasses.

TERMS AND CONDITIONS OF LEASE.

1. The purchaser of the lease shall, immediately upon the fall of the hammer, deposit an amount equal to six months' rent at the rate offered, together with £1 Is. lease fee, and

£6 6s. value of improvements.2. The lease shall be for the term stated, without right of renewal, and shall be subject to resumption by twelve months'

notice in the event of the land being required by the Crown.

3. The lessee shall have no claim against the Crown for compensation, either on account of any improvements that may be placed upon the land, or on account of the aforesaid possible resumption, or for any other cause; but he may, on the expiration or sooner determination of the lease, remove any fences or buildings erected by him on the land, but not otherwise.

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

5. The lessee shall destroy all rabbits on the land, and he shall prevent their increase or spread to the satisfaction of the

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

7. The lessee shall once a year during the said term, and at the proper season of the year, properly cut and trim all live ences now on the demised land, or which may be planted

thereon during the said term.

8. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

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

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

Full particulars may be ascertained at this office.

C. R. POLLEN, Commissioner of Crown Lands.

Education Reserves in the Hawke's Bay Land District for Lease by Public Auction.

District Lands and Survey Office, Napier, 1st March, 1915.

OTICE is hereby given that the undermentioned sections will be offered for lease by public auction for terms of twenty-one years, with perpetual right of renewal for further

successive terms of twenty-one years, at the local Lands and Survey Office, Gisborne, at 11 o'clock a.m. on Wednesday, the 28th day of April, 1915, under the provisions of the Education Reserves A t, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—EDUCATION RESERVES.

SECTION 4, Block I, Turanganui District: Area, 52 acres 1 rood 9 perches; upset annual rental, £115 7s. 8d.

All flat land, soil heavy loam. Section has a splendid sole of good clean English rye-grass. Situated about six miles from Gisborne by good metalled road. The improvements which are included in the price of the land comprise 88 chains of fencing, £33; and grassing, £182 17s. 6d.; total, £215 17s. 6d.

Section 5, Block I, Turanganui District: Area, 45 acres;

upset annual rental, £99 2s.

All flat land, soil partly sandy loam and heavy loam; whole of section laid down in good clean English rye-grass. Situated about seven miles from Gisborne by good metalled road. The improvements which are included in the price of the land comprise 65½ chains fencing, £24 11s. 3d.; and grassing, £157 10s.; total, £182 1s. 3d.

TERMS AND CONDITIONS OF LEASE.

1. A half-year's rent at rate offered, lease and registration fees (£2 2s.), to be paid on fall of hammer.

2. Term of lease, twenty-one years from date of sale, with perpetual right of renewal for further successive terms of

twenty-one years.

3. Rent of renewal lease to be fixed by arbitration. If lessee does not desire a new lease at the end of the term, land to be leased by auction.

4. No transfer or sublease allowed without the consent of the Land Board.

5. Lessee to cultivate and improve the land, and keep it clear of weeds. Creeks, drains, and watercourses to be kept

6. Interest at the rate of 10 per cent. per annum to be paid on rent in arrears.

7. Buildings which may be erected on the land to be kept

in good repair and condition.

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

9. Lessee not to carry on any offensive trade on the land. 10. Lessee to give notice to Land Board before making

improvements.

11. Lessee to pay all rates, taxes, and assessments.

12. Lease liable to forfeiture if conditions are violated.

13. The outgoing lessee to be allowed one month after date of sale to remove four stacks of oats, also windmill, tank, and troughs, from Section 4, Block I, Turanganui.

Form of lease may be perused, and plans and full particulars obtained, at the Lands and Survey Office, Napier, and the local Lands and Survey Office, Gisborne.

> W. H. SKINNER, Commissioner of Crown Lands.

Pastoral Lands in Westland Land District for License.

District Lands and Survey Office, Hokitika, 1st March, 1915.

Hokitika, 1st March, 1915.

NoTICE is hereby given that the undermentioned lands are open for license, under the regulations for the occupation of pastoral lands, in Karamea and Westland Mining Districts; and applications will be received at the District Lands and Survey Office, Hokitika, up to 4 o'clock p.m. on Tuesday, the 20th day of April, 1915.

The ballot will be held at the District Lands and Survey Office, Hokitika, on Wednesday, the 21st April, 1915, at 2.30 p.m.

2.30 p.m.

SCHEDULE.

WESTLAND LAND DISTRICT.-NATIONAL ENDOWMENT.

SECOND-CLASS LAND.

Grey County.—Brunner Survey District.

SECTION 2896, Block V: Area, 1,180 acres; capital value, £590; half-yearly rent, £11 16s.

Weighted with £45, valuation for fencing

About 660 acres burnt bush, covered with rushes, fern, and swamp; grass amongst dead timber; remainder heavy mixed bush of kamahi, kawaka, kahikatea, silver-pine, and

rimu, from which timber of commercial value has been removed by sawmillers. Soil generally inferior quality, on cementy gravel subsoil; well watered. Altitude, 410 ft. to 640 ft. above sea-level. Situated three miles and a half from Kotuku Railway-station by formed pack-track.

The incoming tenant will be required to pay half value of fencing on boundaries with Sections 2886 and 2895.

Section 2897, Block V: Area, 913 acres; capital value, $\pounds 580$; Half-yearly rent, $\pounds 11$ 12s.

About 265 acres burnt bush, covered with fern; remainder being half low hills and half practically flat land carrying heavy mixed bush of rimu, kahikatea, miro, and kamahi, from which the timber of commercial value has been removed by sawmillers. Soil of fair light quality on gravel subsoil; well watered. Altitude, 500 ft. to 850 ft. above sea-level. Situated four miles from Kotuku Railway-station by formed pack-track.

Section 2898, Block V: Area, 928 acres; capital value. $\pounds 580$; half-yearly rent, £11 12s.

About 528 acres dead timber and fern, the remainder, with the exception of a few low terraces, practically flat land carrying heavy mixed bush consisting of rimu, kamahi, kahikatea, and kawaka, from which the timber of commercial value has been removed by sawmillers. Soil of fair quality on gravel subsoil; well watered. Altitude, 440 ft. to 570 ft. above sea-level. Access by unformed road along Lake Brunner Sawmilling Company's main tramway-line from Ruru Railway-station, a distance of two miles and a half.

The owner of the improvements, valued at £13, and consisting of a five-stalled stable and lean-to in bad repair and one small hut, will be allowed one month from date of ballot in which to remove them.

Section 2899, Block V: Area, 653 acres; capital value, £410; half-yearly rent, £8 4s.

Weighted with £10, valuation for improvements consisting

Weighted with £10, valuation for improvements consisting of 5 chains of fencing, shed, and pig-sty.

About 100 acres dead timber and fern, remainder chiefly low flat spurs carrying heavy mixed bush of rimu, kamahi, kahikatea, from which the timber of commercial value has been removed by sawmillers. Soil of fair sandy nature, on clay and gravel subsoil; well watered. Altitude, 325 ft. to 550 ft. above sea-level. Access by unformed road along Lake Brunner Sawmilling Company's main tramway-line from Ruru Railway-station, a distance of two miles.

Grey County.—Kopara Survey District.

Section 2900, Block V: Area, 769 acres 2 roods; capital value, £390; half-yearly rent, £7 16s.

About 500 acres flat and terrace land, remainder sidelings and low hills, the whole carrying heavy mixed bush of rimu, kahikatea, kamahi, and miro, from which the timber of com-mercial value has been removed by sawmillers. Soil of light sandy nature, on gravel subsoil; well watered. Altitude, 550 ft. to 850 ft. above sea-lèvel. Access by formed road from Rotomanu Railway-station for six miles, and thence by formed pack-track for two miles and a half, or by unformed road along Lake Brunner Sawmilling Company's main tramway-line from Ruru Railway-station for four miles.

Section 2901, Block V: Area, 820 acres; capital value, £520; half-yearly rent, £10 8s.

About 80 acres burnt bush, remainder low flat spurs carrying heavy mixed bush of rimu, kahikatea, kamahi, and miro, from which the timber of commercial value has been removed by sawmillers. Soil of light and shallow nature throughout, on clay and gravel subsoil; well watered. Altitude, 435 ft. to 650 ft. above sea-level. Access by formed road from Rotomanu Railway-station for five miles and a half, and thence by formed pack-track for a mile and a half, or by unformed road along Lake Brunner Sawmilling Company's main tramway-line from Ruru Railway-station for three miles.

The owner of the improvements, valued at £80, and consisting of a five-roomed house built partly on road reserve, will be allowed one month from the date of ballot in which to

FIRST-CLASS LAND.

Grey County.-Waiwhero Survey District.

Section 3309, Block I: Area, 167 acres; capital value, £260; half-yearly rent, £5 4s.

87 acres Crown land. 80 acres national endowment. flat land carrying heavy mixed bush of red-pine, white-pine, kamahi, &c., of no commercial value, with dense undergrowth of supplejack and kiki. Good quality soil of loamy nature, on sand and gravel subsoil; well watered. Situated five miles from Barrytown Post and Telephone Office by metalled dray-road metalled dray-road.

SECOND-CLASS LAND.

Grey County .- Waiwhero Survey District.

Section 3310, Block I: Area, 424 acres; capital value, £380; half-yearly rent, £7 12s.

83 acres Crown land. 341 acres national endowment.

83 acres Crown land. 341 acres national endowment. About 90 acres flat, remainder low hills, steep in places, the whole carrying mixed bush consisting of rimu, white-pine, rata, and kamahi of no commercial value, with a dense undergrowth of fern and supplejack. Soil of loamy nature, on shingle and rock formation; well watered. Altitude, 60 ft. to 500 ft. above sea-level. Situated four miles and a half from Barrytown Post and Telephone Office by metalled draw-road. drav-road.

Section 3311, Block I: Area, 384 acres; capital value, £290; half-yearly rent, £5 16s.

About 15 acres flat, remainder low hills steep in places,

the whole carrying mixed bush consisting of rimu, kamahi, and rata of no commercial value, with dense undergrowth of fern and supplejack. Soil of loamy nature, on shingle and rock formation; well watered. Altitude, 90 ft. to 500 ft. above sea-level. Situated four miles from Barrytown Post and Telephone Office by metalled road.

Section 3312, Block V: Area, 255 acres 1 rood; capital

Section 3312, Block V: Area. 255 acres 1 rood; capital value, £200; half-yearly rent, £4.

215\frac{1}{4} acres Crown land. 40 acres national endowment.

About 10 acres flat, remainder low hills steep in places, the whole carrying mixed bush of rimu, rata, and kamahi of no commercial value, with dense undergrowth of fern and supplejack. Soil of loamy nature, on shingle and rock formation; well watered. Altitude, 90 ft. to 400 ft. above sea-level. Situated three miles from Barrytown Post and Telephone Office by metalled dray-road. Telephone Office by metalled dray-road.

ABSTRACT OF TERMS AND CONDITIONS OF LICENSE.

1. Term of license, twenty-one years, with a perpetual right of renewal for further successive terms of twenty-one years, but without right of purchase.

2. Rent payable in advance on 1st January and 1st July in each year.

3. Applicants to be seventeen years of age and upwards.

4. No person is eligible to hold more than one license.

- 5. Applicants to furnish statutory declaration with applications, and, on being declared successful, deposit £1 ls. license 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.
- 6. Applications made on the same day are deemed to be simultaneous.
- 7. 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.
- 8. Successful applicant to execute license within thirty days after being notified that it is ready for signature.
- 9. Residence is to commence within four years in bush land or swamp land, and within one year in open or partly open land, and to be continuous.
- 10. Improvements.—Licensee 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 going, 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 second-class land.
 - 11. Licensee to pay all rates, taxes, and assessments.
- 12. Transfer not allowed until completion of two years' continuous residence, except under extraordinary circumstances, and then only with permission.
- 13. Licensee has no right to dispose of sawmilling timber or silver-pine.
- 14. The right is reserved to the Crown to grant licenses to cut timber and other rights appurtenant thereto, and free right of access must be allowed to the holders of such licenses and their employees.
 - 15. Holders of miners' rights have right to prospect.
- 16. The Warden may grant mining privileges subject to compensation for improvements only.
- 17. The licensee has no claim to compensation on account of any injury to stock resulting from sawmilling or mining
 - 18. License is liable to forfeiture if conditions are violated.

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

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Te Kaha, Bay of Plenty.

Registrar's Office, Rotorua, 6th March, 1915.

Notice is hereby given that a sitting of the Native Land Court will be held at Te Kaha, Bay of Plenty, on the feth day of April, 1915, to hear and determine the matters mentioned in the Schedule hereunder written, in the before it.

Waiariki, 1915-3.]

H. S. KING, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applica	n t.			Name of Land.	
8	Hori H. Haweti and others				A-anni Wasanasa	
9	Te Kawakawa Parekura and others	• •	• •	• •	Awanui Haparapara.	
10	Turei Ru and another	• •	••	• •	A	
iĭ	Title Manager	• •	• •	• •	Awanui Haparapara 1.	
12	Hori H. Haweti and others	• •	• •	• • •	,, 3.	
13	itori it. Itaweti and others	• •	• •	• •	Hakota.	
14	Tunoa Roihana and others	• •	• •	• •	Kaha.	
15	Mihi Tarena (Bamford and Brown)	• •	• •	• •	7.	
16	Whaaka Parakau and others	• •	• •	• •	Matangareka.	
17		· • •	• •		> 77	
	Pane Henare	• •			Mangaroa.	
18	Manihera Waititi and others		• •		Matapapa 2.	
19	Whaaka Parakau		• •		,, 2.	
20	·· ·		• •	• • •	., 2.	
21	Manihera Waititi		• •		Maungaroa 1, 2, and 3.	
22	Mihi Tarena and another				,, 1, 2, and 3.	
23	Tame Poata				" 1. " 1.	
24	Herewaka te Rangipaia and others			• • •	, " , · · · · · · · · · · · · · · · · ·	
25	Tame Pcata and others		• •	• • •	" a	
26	Herewaka te Rangipaia and another		••	• •		
27	Tame Poata and others	• •	• •	• • •		
28	Pekama Ngatai and another	• •	• •	• •	Maungaroa.	
29	Herewaka te Rangipaia and another	• •	• • •	• •	Maungaroa 3.	
30	77	• •	• • •	• •	,, 3.	
31		• •	• •	• •	3.	,
32	Paraone Heremia and others		• •		Moari.	
	Romio Wi Repa and others	• •		• •	Motuaruhe.	
33	Hoani Retimana and others	• •	• •		Orete 2.	
34	Te Manihera Waititi and others				,, 2.	
35	, , , , , , , , , , , , , , , , , ,				" 2.	
36	Meri Waihuka and another				Otaimina (Papakainga).	
37	Wiremu Arihana and others					
38	Meri Wahiuka and others			•••	Pohueroro 6.	
39	Wiremu Arihana and another			• • •	Poito 7.	
ю	Wi Pahuru Heremia and others				Tawaroa (Papakainga).	
11	Ira Ropiha and others		• •	•	Waikawa 3.	
12	•	• •	••	• •	Δ.	
13	Topeora Waititi and others	• •	• •	• •	" 0	
14		• •	• • •	• •	,, 3.	
5	"	• •	••	••	,, 2в.	
16	Wiremu Arihana and others	• •	• • •	• •	Pahaoa 1,	
	Wiremu Arihana and others	• •	• •	•••	Waiti.	
7	Kahiwa Fredsberg	• .• .	••	• •	Whangaparaoa.	
8	Whaaka Parakau	• •	• • • • •	••	,, 2E.	
9	Manihera Waititi	• •	• •	••	" 2в.	~
0	and others	••	• •	•• [" 3A.	
1	Wi Pahuru Heremia (Nolan and Skeet)				,, 2 E.	

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

No.	Name of Applicant.	Name of Land.	Nature of Application.
	Turei Ru and others (Norman Potts) The Chief Surveyor, Auckland		For cancellation of partitions.

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 Into is calculated.	erest	Amount.
54 55 56 57 58	Paora Ngamotu and others The Chief Surveyor, Auckland ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Awanui Haparapara Mangaroa Kapongaro 1		19 May, 1910 7 July, 1914 7 , 1914 13 , 1912 2 September, 1914		£ s. d. 216 12 7 3 1 4 3 6 10 191 2 1 16 12 6

73 Kirikiri Puihi

APPLICATIONS FOR SURVEY	CHARGING ORDER	S AND FOR DEFINED	PORTIONS OF	F LAND IN LIQUIDATION	N OF SURVEY
				<u> </u>	
		FEES—continued			

No.	Name of Applicant.	Name of La	od.	Date from which Interest is calculated.	Amount.
59 60	The Chief Surveyor, Auckland	Ohotu , 1 , 2 Orete 1 H, Section	1	19 May, 1910 3 August, 1914 3 , 1914 11 December, 1912 11 1912	£ s. d.] 218 9 4 5 0 0 25 0 0 8 17 1 13 13 3
61	,, ,,	,, ll, ,,	1 2	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
62	,, ,,	Ornaiti		3 April, 1912	135 16 0
63	",	Pohaturoa Raekahu		2 September, 1914 2 1914	$\begin{bmatrix} & 6 & 8 & 6 \\ 50 & 2 & 0 \end{bmatrix}$
64	,,	Whangaparaoa No	. 2g	2 ,, 1914 19 November, 1912	38 14 0
65	"	" No	о. 2н	19 ,, 1912	76 10 11
66 67	"	Wharawhara	. 3	12 March, 1913 2 June, 1913	242 15 4 71 18 1
					!
	<u> </u>	TION FOR DEFINITION OF	RELATIV	VE INTERESTS. Name of Land.	
o.	Name of A	pplicant.			
68	Paora Ngamoki and others			Houpoto Whituare.	
	APPLICATION UNDER SEC	ction 2 of the Native L	and CL	AIMS ADJUSTMENT ACT, 1913.	
No.	Name of Applicant.	Name of Land.		Nature of Application.	
69	The Chief Judge	Maungaroa		erring to the Native Land Court	
			Po in	port the petition (No. 20 of 19 orter and others, praying for an terests awarded to the children pata.	12) of D. Ke inquiry ret n of Herewa
	Application under Sec	TION 28 OF THE NATIVE I	Po in Po	orter and others, praying for an terests awarded to the children	12) of D. Ken inquiry re to the first term of Herewa
Io.	Application under Sec	TION 28 OF THE NATIVE I	Po in Po	orter and others, praying for an terests awarded to the children cata.	12) of D. Ken inquiry re to the first term of Herewa
70			AND CI	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910.	etition (No. 4
70	Name of Applicant. The Chief Judge	Name of Land.	LAND CI	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. erring for inquiry and report the properties and other gislation in connection with this	etition (No. 4
70	Name of Applicant. The Chief Judge	Name of Land. Tunapahore	LAND CI	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. erring for inquiry and report the properties and other gislation in connection with this	etition (No. 4
70	Name of Applicant. The Chief Judge	Name of Land. Tunapahore UNDER SECTION 29 OF THE	Refe of leg	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Perring for inquiry and report the properties and other gislation in connection with this actual terms.	etition (No. 4 ars, praying f block.
70 No.	Name of Applicant. The Chief Judge	Name of Land. Tunapahore UNDER SECTION 29 OF THE	Reference NATIVE	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Pering for inquiry and report the property and other stands of the connection with this real Land Act, 1909. Nature of Application. Nature of Application. lying that moneys held by the Erman as trustee.	etition (No. 4 ars, praying f block.
70 No.	Name of Applicant. The Chief Judge	Name of Land. Tunapahore UNDER SECTION 29 OF THE Name of Land. Te Kumi No. 2	Reference NATIVE	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Pering for inquiry and report the property and other stands of the connection with this real Land Act, 1909. Nature of Application. Nature of Application. lying that moneys held by the Erman as trustee.	etition (No. 4 ars, praying f block.
70 No.	Name of Applicant. The Chief Judge	Name of Land. Tunapahore UNDER SECTION 29 OF THE Name of Land. Te Kumi No. 2 TER REFERRED TO THE CONTROL OF Land.	Perint Pe	orter and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Pering for inquiry and report the property and others and others are selected in connection with this are Land Act, 1909. Nature of Application. Nature of Application. lying that moneys held by the Error and Karawinia Tarm as trustee.	etition (No. 4 ars, praying blook. Board on beh
70 io.	Name of Applicant. The Chief Judge APPLICATION Name of Applicant. Kemara Tapeta Man Name of Applicant.	Name of Land. Tunapahore UNDER SECTION 29 OF THE Name of Land. Te Kumi No. 2 TER REFERRED TO THE Consumer of Land.	Perint Pe	prier and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Pering for inquiry and report the property and other in connection with this report in connection with this report and active of Application. Nature of Application. Itying that moneys held by the English Tanatiu and Karawinia Tarm as trustee. Nature of Application. Papplication to the Governor for ospecting warrant.	etition (No. 4 ars, praying blook. Board on beh
70 io.	Name of Applicant. The Chief Judge APPLICATION Name of Applicant. Kemara Tapeta Man Name of Applicant.	Name of Land. Tunapahore UNDER SECTION 29 OF THE Name of Land. Te Kumi No. 2 TER REFERRED TO THE Consumer of Land. Otarae	Perint Pe	prier and others, praying for an terests awarded to the children cata. LAIMS ADJUSTMENT ACT, 1910. Nature of Application. Pering for inquiry and report the property and other in connection with this report in connection with this report and active of Application. Nature of Application. Itying that moneys held by the English Tanatiu and Karawinia Tarm as trustee. Nature of Application. Papplication to the Governor for ospecting warrant.	etition (No. 4) etition (No. 4

Sitting of the Native Land Court at Greytown.

Office of the Ikaroa District Native Land Court, Wellington, 9th March, 1915.

OTICE is hereby given that a sitting of the Native Land Court will be held at Greytown on the 23rd day of March, 1915, to hear and determine the matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

[Wellington, 1915-9.]

L. A. TEUTENBERG, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.				Name of Land.	•
1	A. L. D. Fraser (for the owners)				Akitio.	
2	Te Hira Ihaia (Cotterill and Humphries)				Akitio 28B.	
3	Te Hira Ibaia					
4	Hoani Paraone Tunuiarangi (Gawith and	Logan)			Te Aruhe Pohatu No. 2.	
5	Urapane Horima				Mangatainoka 1BC No. 2B.	
6	Rahira Horima					
7	Merehira Tamatea (Bunny and Ayson)		••		Mangatainoka J No. 1 (part).	
8	Tamati Wiremu (C. T. Elers)		••		Mairiirikapua F.	
9	Takana Kingi and others				Okoura No. 1.	
10	Ann Sinclair and others (J. M. Wolters)				4.	
11	Kawana Wi Tinitara				Okurupatu A No. 3, Sub. 2c.	
12	Kohea Tahana				Tupurupuru Section 87.	
13	Hiria Peeti (H. C. Robinson)		1000		Titaliana On Na C	
14	Horiana Kingi (A. J. Bathgate)				. 4.	
15	Tame Wiremu Hipi				Waikoukou No. 1.	•
16	Waata Paraone			• •	Whakataki No. 10B 2.	
17	Arapata te Maari				Te Unuunu No. 1.	
18	Rangitauira Hamuera (Bell, Gully, Bell, a	nd Myers)			

No.	Name of Applicans.	Nature of Application,
	Elizabeth Workman	Applying to the Court to award her an interest in the real or personal estate of Robert Workman, otherwise known as Paapu Wakamana.

Applications under Section 91 of the Public Works Act, 1908.

No.	Name of Applicant.		Name of Land.	Nature of Application.
86	W. S. Short, Assistant Secretary	Under-	Okurupatu A3, Sub. 2A, 1B, 1C. and 1D	Applying to the Court, to assess amount of compensation for land taken for rifle range.
87	Ditto	••		Applying to the Court to assess the amount of com- pensation for lands taken for roads.

APPLICATIONS UNDER SECTION 184 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
88	Raukura Himiona (Pownall, Lavery, and Moran)	••	Applying to the Court to make an order directing the Public Trustee to pay the sum of £25 out of the estate of Himiona Haratiera, deceased.
89	Te Ao Anaru (Pownall, Lavery, and Moran)	Ngapuketurua 3B	Applying to the Court to make an order directing the Public Trustee to pay the sum of £120 16s. 3d. to the applicant.

APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES.

No.	Name of Applicant.	Name of Land.	Nature of Application,
90	H. Parata	Part of Papawai No. 5	For appointment of trustee for Hikurangi meeting- house in lieu of H. Parata and others.
91	Takana Kingi (A. J. Bathgate)	Hinana No. 4	For appointment of trustee for owners of Hinana in lieu of Hoani Paraone Tunuiarangi.
	ı		1

APPLICATION FOR APPOINTMENT OF NEW TRUSTEE.

No.	Name of Applicant.	Name of Land.	Name of Minor.	Names of Present Trustees.
92	Matire Repa	Tauwharepuaroaro	Wheke Repa and others	Matire Repa and Hari- ata Wyley.

THE NEW ZEALAND GAZETTE.

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

No.	Name of Applicant.	Name of Land.	Nature of Application.
93	Ngarori Tamihana and others	Okurupatu A 3, Section 2a No. 3, and Okurupatu A 3, Section 2a No. 2a	
•		APPLICATIONS FOR PR	COBATE.
No.	Name of A	pplicant.	Name of Deceased.
94 95 96	Te Ao Ahitana Huria Kini Heta, Matthew Ahipe William Alexander (Pownall, Lav		Maota ite Rangi Henare Kingi Wi Hutana Hepora te Hokopu.

APPLICATION FOR LETTERS OF ADMINISTRATION.

No.		Name of Applicant.					Name of Deceased.	
97	Rangi Kerehoma	••	••	• •	••	••	••	Te Raro Kerehoma.

APPLICATIONS TO HAVE LAND CUT OFF IN SATISFACTION OF SURVEY CHARGES.

No.		Name of Land.					Amount of Survey Lien.					
										£	8.	
	• '				(Hurunuiorai				1	7	6
					- (1	**	No. 2D			1	6	3
					- 11	,,	No. 2G			1	5	0
					1	,,	N o. 2н			1	5	0
98	T. M. Drummond					,,	No. 2ĸ			1	7	6
) [,,	No. 2L			2	0	0
ĺ					- 11	,,	No. 2м			1	7	6
	i e				l l	,,	No. 2n			15	0	0
					V)	,,	No. 20			4	10	0
99					$\cdot = \Omega$	Kehemene 7	A No. 2			10	10	9
99	,,	••	• •	• •	()	,, l	√о. 7D			7	16	6
100	,,				[Ohaeretahi :	2a No. 5			6	6	0
101	,,				[Powhatu Ea	st B			3	3	Ô
102	,,					Whakatomo	tomo No. 5F			5	16	3
	,,					Turanganui					10	ŏ
					[]	,,	No. 2c		• • • • • • • • • • • • • • • • • • • •	î	3	ŏ
					11		No. 2D		• • •	$\overline{2}$	ŏ	ŏ
					li.	"	No. 2E			_	10	ŏ
103					11	,,	No. 2F	• •			lo	0
-30	**	• •	• •	••)[**	No. 2g	• •	• •		10	ő
l					i i	**	No. 2H	••	• •		15	0
					1)	,,	No. 21	• •	• •		0	0
					11	**	No. 2M	• •	• •	2	4	0
					1	**	No. 2M	••	••]	Z	*	v

APPLICATIONS FOR SUBVEY CHARGING ORDERS.

N	Name of Ap	plicant.	Name of Land.	Amount of Survey Lien.	Date from which Interest is calculated.	
				£ s. d.		
104	Chief Surveyor		 Akura 3cla 1	3 8 9	14 December, 1914.	
105	**		 $\frac{1}{3}$ $\frac{3}{1}$ $\frac{1}{4}$ $\frac{2}{3}$ $\frac{1}{3}$	3 8 9	14 ,, 1914.	
106	,,		 " 3c la 3	4 10 0	14 ,, 1914.	
107	,,		 ,, 3c la 4	6 11 1	14 ,, 1914.	
108	,,		 Akitio 28A	8 11 3	14 ,, 1914.	
109	,,		 " 28в	22 12 0	14 ,, 1914.	
110	,,		 Mangakuta No. 1	3 16 10	18 December, 1914.	
111	,,		 " No. 2A	6 7 2	18 ,, 1914.	
112	,,		 " №. 2в	17 0 6	18 ,, 1914.	
113	,,		 Mangatainoka 1 B 2 C 2 B 1	7 11 10	16 February, 1915.	
114	,		 ,, 1в2с2в2	9 18 9	16 ,, 1915.	
115	,,		 " 1вС2в2	12 17 1	19 December, 1914.	
116	,,		 " 1вС2в3	7 5 7	19 ,, 1914.	
117	,,		 Mairiirikapua D I	.4 2 3	12 August, 1914.	
118	"	• •	 " D2	10 18 0	12 ,, 1914.	
119	,,		 " F1	6 15 3	12 ,, 1914.	
120	**		 " F 2	9 15 10	12 ,, 1914.	
121	,,		 " G1	4 2 3	12 ,, 1914.	
122	,,		 " G 2	8 0 3	12 ,, 1914.	

APPLICATIONS FOR SURVEY CHARGING ORDERS-continued.

No.	Name of A	pplicant.		Name of Land.	Amount of Survey Lien.	Date from which Interest is calculated.
रतं है।	Mesney III					
	00 2 4 5			7 T T T T T T T T T T T T T T T T T T T	£ s. d.	20.70
123	Chief Surveyor	• •	• •	Mairiirikapua J No. 1	5 19 11	29 December, 1914.
124	**	• •	• •	,, J No. 3	5 19 11	29 ,, _ 1914.
125	, ,,	• •	• •	Okurupatu B No. 2A	3 10 9	14 ,, 📆 1914
126	**	• •		", В №. 2в	17 3 0	14 ,, 🖥 1914.
127	,,			" В 4в 3a l	13 19 7	30 ,, 1914.
128	***			"В 4в 3д 2	13 19 7	30 ,, 1914.
129	,,			Otaupuaroaro B 1	14 19 2	30 September, 1914.
130	,,			,, B2	12 1 0	30 , 1914.
131	99			"ВЗ	17 19 5	30 ,, 1914.
132	,,			" B4	16 17 9	30 ,, 1914.
133	,,,		10.0	Pahaoa 3AlA	2 1 1	6 January, 1915.
134				" За 1в	21 13 5	0 1012
135	**	• •		″ າ _ຕ າວ າ	3 10 0	e 101 =
36	***	• •		2 12	3 10 0	e "101#
137	,,	• • •		9° D 9°	16 10 5	6 1915.
138	"	••	• •	Tutaekura, Section 115, Lot	8 19 9	9 December, 1914.
100	**	• •	• •	6Bl	0 19 9	9 December, 1914.
39	79 .	••	• •	Tutaekura, Section 115, Lot 6B 2	8 19 9	9 ,, 1914.
40	,,			Te Kopi 2, Sub. 3c 1	11 17 10	30 ,, 1914.
41	. 19			., Sub. 3c 2	23 10 5	30 ,, 1914.
42	· · ·			Te Whiti South 1p 1	8 9 3	l August, 1914.
43	***		• • •	1 0	8 1 8	1 1014
44	• • • • • • • • • • • • • • • • • • • •	• •		1 2 9	16 2 2	1 1014
45	**	• •	• • •	m. W a Whattini o.	26 4 0	2 October, 1914.
	,,	• •	• •	977		
L46	***	• •	• •			2 ,, 1914.
47	12.16.14.c. 29		• •	" 3c	26 4 0	2 ,, 1914.
48	8 4 4 2 5 × 99	• • '		", Зр	8 18 4	2 ,, 1914.

Sitting of the Native Land Court at Auckland.

Registrar's Office, Auckland, 9th March, 1915.
TOTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native
Land Court sitting at Auckland on the 29th day of March, 1915, or as soon thereafter as the business of the Court will allow.

[Tokerau, 1915-8.]

SCHEDULE.

C. P. NEWTON, Registrar.

APPLICATIONS	FOR	PARTITION	NS.
icant.			Name of Land.

_							
74 75	Hori Kingi te Pu Puna Reweti	ıa (Wynyar	d, Skeltor	ı, and Wilson	a) 	••	Araparera 1. Waikoukou 2.

Name of Appli

APPLICATION FOR DEFINITION OF RELATIVE INTERESTS.

No.		ľ	Name of Applic	ant.	,		Name of Land.
76	Hemi Watarauhi		••		\ ••	•	Waitakere 2.

Sitting of the Native Land Court under the Provisions of the West Coast Settlement Reserves Amendment Act, 1913, and its Amendments.

Registrar's Office, Actea District Native Land Court,

Registrar's Office, Actea District Native Land Court, Wanganui, 3rd March, 1915.

Wanganui, 3rd March, 1915.

WHEREAS it is provided under section 15 of the West Coast Settlement Reserves Amendment Act, 1913 (hereinafter referred to as the said Act), that the Public Trustee should forward to the Chief Judge of this Court a list and description of the lands subject to the provisions of the said Act, and a list of the Native owners, thereof so far as the same is known to him (the said Public Trustee), and that thereupon the Court should, without further application or direction, and, according as far as practicable to its usual practice, subject to regulations to be made under the said Act, proceed to partition the same among the Native owners thereof, and that the said Chief Judge should take the necessary steps for having such sittings held; and that at such sittings the said lands could be partitioned and successors appointed to deceased owners, but no such partition should

take effect until the lease upon which the land is held, and any renewal thereof provided for by law, has expired. And whereas by section 21 of the said Act it is provided that section 15 thereof should apply to certain other areas held under licenses or short-termed leases where there was no right of renewal, and also to lands that were not let or leased; but that no such partition should affect the rights of licensees or lessees: And whereas the Public Trustee has already forwarded to the Chief Judge lists required to be furnished as aforesaid, and the matters therein have been and are being duly heard by the said Court: And whereas the Public Trustee has forwarded to the Chief Judge further lists required to be furnished as aforesaid (such further lists comprising the lands or parts of the lands described in the Schedule hereto):

Now, in pursuance of the said Act and of such lists as

Now, in pursuance of the said Act and of such lists as aforesaid, it is hereby notified that a sitting of the Native Land Court will be held at Manaia on the 7th day of April, 1915, and following days to hear and determine all matters directed to be heard under the said sections 15 and 21 of the West Coast Settlement Reserves Act, 1913, and amendments

thereof, pursuant to the lists aforesaid.

The Court will from time to time adjourn its sittings to the several centres within the West Coast Settlements District to the locality considered most convenient and suitable for the hearing of the respective cases under consideration. Applications to fix the time and place of hearing pursuant to any such adjournment of the various cases should be made to the presiding Judge at Manaia. Every such application will be determined by the presiding Judge in open Court.

A. H. MACKAY, Registrar.

SCHEDULE.

GRANTS.

GRANTS.

GRANT 3819: Pungarehu. Grant 3945: Ngatimoeahu. Grant 3946: Upokomutu. Grant 4036: Ngatimangitumamao. Grant 3948 (2): Ngatihaupoto. Grant 3948 (7): Ngatihaupoto. Grant 3948 (27): Ngatihaupoto. Grant 3948 (29): Ngatihaupoto. Grant 3948 (45): Ngatihaupoto. Grant 3948 (45): Ngatihaupoto. Grant 3966: Kairau; Mangapapa 1c; Otuhuia; Puketotara No. 3, Sections 1, 3, 4, 9, 10, 31, 2, 20, 21, 5, 118, 16, 18, 19B, 4 of 23B, 25, 43, 27A, 30B, 2 of 29, 32, 49, 50; Block II, Wairoa, Section 1.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Aotea District Maori Land Board.

Wanganui, 8th March, 1915.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be considered at a meeting of the Aotea District Maori Land Board to be held at Wanganui on Tuesday, the 23rd day of March, 1915, at 10.30 a.m.

J. B. JACK, President.

SCHEDULE.

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

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
1	15/34	Transfer		Kahakaha 3B	Anihaka Oriwia and others to William Pask (Bullock, Currie, and Douglas).
2	15/35	Sale	20 January, 1915	Allotment 12, Block 101, Waitara West	Tipene Warihi to Lewis Harold Sampson (David Hutchen).
3	15/42	,,	20 November, 1914	Rangiwaca 4F 14B 1B 2	Hakaraia te Tiwha to Frederick Charles Harris and Alfred L. Harris (W. A. Izard).
4	15/43	Agreement for lease	17 February, 1915	Kai Iwi 6F 4A l (part)	Mangu Hinepua Heremia to Robert Caldwell (C. E. Mackay).
5	15/44	Sale	6 ,, 1915	Section 8, Block 58, Wai- tara West	Tipene Warihi to Ruby Violet May Mercer (Austin Bewley).
6	15/45	Mortgage	26 January, 1915	Ruanui 2B No. 2	Te Rau Pikimairawea to William McAlpin Duncan (Barnicoat, Treadwell, and Gordon).
7	15/46	Sale	8 February, 1915	Kai Iwi 61 la	Hori Taheha Peina and others to Henry Robinson (Barnicoat, Treadwell, and Gordon).
8	15/47	Transfer	3 and 4 March, 1915	Maputahi 1038 No. 1	Huirangi Huatau and another to Rubina May Baldwin (Marshall and Hutton).
9	15/48	Lease	3 March, 1915	Ruatangata 1 B No. 1	Pikihuia Ranginui to Madeline Lucilla Smith and Wilfrid Atkins (Marshall and Hutton).
10	15/49	,,	26 January, 1915	Ruanui 2B No. 2	Pikimairawea Kercti to Katherine Georgiana Studholme (Marshall and Hutton).
. 11	15/50	,,	2 March, 1915	;, 2в No. 4	Raita Tukia to Lucy Madeline Lawrence Forde (Marshall and Hutton).
12	15/51	Transfer	3 ,, 1915	Paewhare 1A	Papu Huatau to Rubina May Baldwin (Marshall and Hutton).
13	15/52	Lease	3 ,, 1915	Maputahi 1p 3s 2	Rangiahua Huatau to Rubina May Baldwin (Marshall and Hutton).
14	15/53	,,	3 ,, 1915	Raetihi 2B2B3A (part)	Taru Turehu and another to Harry Merson and Gordon Forbes (Marshall and Hutton).
15	15/54	Transfer	2 February, 1915	Koiro 4A (part)	Ngore Mangoroa to Hopeful Gibbons (Marshall and Hutton).
16	15/55	Lease	2 ,, 1915	Rangiwaea 4F 2A l (part)	Porokoru te Patu and others to Porokoru te Patu and another (Marshall and Hutton).
17	15/57	,,	24 ,, 1915	Kai Iwi 6F 4A No. 1 (part)	Mangu Hinepua Heremia to Julia Ross (Burnett, McBeth, and Hogg).
18	15/58	Sale	15 ,, 1915	Awarua 2c16c No. 3	Wire Hiraka Pine to Hokimate Pine (Arrowsmith and Lough- nan).
19	15/59	,,	23 ,, 1915	,, 4c No. 13a	Ratima Hakopa to George William Plummer (Arrowsmith and Loughnan).
20	15/60	Lease	29 January, 1915	Taraketi 2F	Pene Pirere to James Coleman (Bullock, Currie, and Douglas).
21	15/61	,,	3 March, 1915	Rangiwaea 4r 2a No. 1 (part)	Ngareta te Patu to Turuki Mc- Donnell (Bullock, Currie, and Douglas).

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

No.	Record No.	Nature of Alienatio	1	Date.	Name of Land.		Names of Parties.
22	15/62	Sale	••	9 February, 1915	Ohotu 4B No. 1A	•••	Tiemi te Wiki to Charles Boyo Duncan (Bullock, Currie, and
23	15/63	**		3 ,, 1915	" 4в №. 1в		Douglas). Maihi Wiripine and others to Charles Boyd Duncan (Bullock
24	15/64	Transfer		3 March, 1915	Awarua 4c 15F No. 4		Currie, and Douglas). Te Whareherehere Awaroa to Lily Grace Baird (Meldrum
25	15/65	Lease	••	18 and 23 February, 1915	Waipakura 2 (part)		MacLean, and Davies). Porokoru Patapu and another to William Francis Gibson (Bul-
26	15/66	Sale		15 February, 1915	Maraekowhai A 4c	}	lock, Currie, and Douglas). Maikuku Haumapu to William
27	15/68	,,		25 ,, 1915	Kai Iwi 5A (part)		Standish (G. G. Thorpe). Te Mateone Mokai Kereru to Robert Caldwell (Armstrong
28	15/70	,,		4 " 1915	Koiro 5A		and Craig). Warahi te Whiutahi to George
29	15/71	Mortgage		- March, 1915	Maraekowhai A 5A		Alfred Stanton (J. F. Strang). Wharawhara te Rangi to Harry
30	15/72	**		5 ,, 1915	Tauakira 20 No. 1		Henderson (J. F. Strang). Tuka Matairangi to Charles Low- ther Duigan (Barnicoat, Tread-
31	15/73	Transfer	••	6 , 1915	Maputahi 1 D 3 A (part)	••	well, and Gordon). Whakahinga Huatau to Rubina May Baldwin (Marshall and Hutton).

Applications in Terms of Section 230 of the Native Land Act, 1909, for the Consent of the Governor in Council to Mortgages.

No.	Record No.	Name	of Land.		Names of Parties
32 33 34	15/45 15/71 15/72	Ruanui 2B No. 2 Maraekowhai A 5A Tauakira 20 No. 1		 . ••	Te Rau Pikimairawea to William McAlpin Duncan (Barnicoat, Treadwell, and Gordon). Wharawhara te Rangi to Harry Henderson (J. F. Strang). Tuka Matairangi to Charles Lowther Duigan (Barnicoat, Treadwell, and Gordon).

APPLICATIONS IN TERMS OF SECTION 341 OF THE NATIVE LAND ACT, 1909, THAT MEETINGS OF ASSEMBLED OWNERS BE SUMMONED.

No.	Record No.	Nature of Proposed Alienation.	Name of Land.	Proposed Resolution for Consideration.	
35	15/56	Lease	Whakaihuwaka C 2	That the block be leased to Tahu Paetaha, of Pipiriki, for a term of twenty-one years at a rental equal to 1s. per acre (Marshall and	
36	15/69		Waimarino A 17	Hutton). That the land be leased to Moana Tauri, Rangitauira Rerekura, and Rangikauruora Rerekura, for a term of forty-two years at an annual rereal of 5 per cent. on the present capital value of the land for first twenty-one years, and at a rental of 5 per cent. of the then unimproved value for the remaining twenty-one years.	

Meeting of the Ikaroa District Maori Land Board.

Wellington, 10th March, 1915.

Notice is hereby given that the matters mentioned in the Schedule hereunder written will be considered at a meeting of the Ikaroa District Maori Land Board to be held at Wellington on Monday, the 22nd day of March, 1915, at 10.30 c'clock a.m., or as soon thereafter as the business of the Board will allow.

Wairarapa applications will be dealt with at Greytown on Tuesday, the 23rd March, 1915, at 10.30 a.m.

L. A. TEUTENBERG, Registrar

THE NEW ZEALAND GAZETTE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Record No.	Nature of Application	Date.	Name of Land.	Names of Parties.
1	1914/282	Transfer	9 May, 1914	Ohau 3A, Section 2, Sub.	Ria Kemp to E. T. Costello (W. S.
2	1914/327	Conveyance	July, 1914	Carnarvon, Section 385	Park). Piripi Mohi Heremia and others to Richard Joseph Harper (John Graham).
3	1914/442	Transfer	18 June, 1914	Horowhenua XIB 36 3G No. 3B	Maata te Pango to John Roderick McDonald, jun. (W. S. Park).
4	1914/446	,,	10 August, 1914	Manawatu-Kukutauaki 7D 2D, 55D, 2C l	Hare Teimana to Leslie Graham McDonald (W. S. Park).
5	1914/447	,,	30 July, 1914	Manawatu - Kukutauaki 7D 2D 41	Hamarete Menehira and others to Flora McDonald (W. S. Park).
6	1914/448	,,	25 September, 1914	Waitarere 3B	Taitimu Kitua and others to Leslie Allan McDonald (W. S. Park).
7	1914/515	,,	24 ,, 1914	Horowhenua XIB 41 South 2	Maata Huikirangi and others to William Hannan (J. L. C. Mer- ton).
8	1915/5	Lease	25 August, 1914	Waitarere No. 7A	Iwikatea Kiriminita to Albert Thorne (W. S. Park).
9	1915/8	Transfer	10 November, 1914	" No. 6	Epiha Kapakai to William Batter (W. S. Park).
10	1915/58	,,	4 February, 1915	Taonui - Ahuaturanga 1F No. 1B	Peri Turi to Neil Campbell (John Graham).
11	1915/59	Lease	4 ,, 1915	Taonui - Ahuaturanga 1F 1A No. 4	Ani Patene to Neil Campbell (John Graham).
12	1915/60	Transfer	23 November, 1914	Carnarvon, Section 385	Perenara Mohi Heremia to Richard Joseph Harper (John Graham).
13	1915/43	Lease	15 January, 1915	Waitapu Native Reserve	Hemi Hiu te Miha to Elizabeth Mary Toogood (Bunny and Ayson).
14	1915/44	Mortgage	20 ,, 1915	Gethsemane, Section 5, Block XIV, Huangarua Survey District	Arete Tamahau to Edward Vivian Riddiford (Bunny and Ayson).
15	1915/49	Transfer	30 ,, 1915	Block 2, Lot 6B, part Section 115, Tutaekara	Te Ao Tataurangi Mikaera to T Kirk and J. Kilsby (J. Osborne- Lilly).
16	1915/75	Lease	5 September, 1914	Mahunoa 3A 1E No. 1, Sub. 12B No. 2	Iritere Henare Roera to Puara Whiley (Bell, Gully, Bell, and Myers).
17	1915/76	Transfer	3 February, 1915	Mairiirikapua K No. 2	Pikihuia Savage and another to Phillis Roberta Bunny (Bunny and Ayson).
18	1915/77	Lease	29 January, 1915	Aorangi No. 1, 4a No. 5	Himiona te Oha to Ernest Joseph Cartwright Tunnicliffe (Young and Tripe).
19	1915/91	Transfer	— March, 1915	Himatangi 5A No. 9B	Kauri Patea to Fred Woods (Cooke and Beale).
20	1915/92	Lease	3 ,, 1915	Puketotara 4c l B	Tuahiwi Mananui to Henry Octavius Beale (Cooke and Beale).
21	1915/93	Mortgage	5 May, 1913	Aorangi 3D 1B	Rawinia te Rangi to John Samue Watchorn (Cooke and Beale).
22	1915/94	Lease	7 December, 1914	Manawatu - Kukutauaki 4D1, Section 4B1	Rangiwhakairi Rauapiri to Henry Fielding (Kirk and Rapley).
23	1915/95	Transfer	4 March, 1915	Ngarara West A, Section 25A	Ngapera Parata to Jonathar Askew (Kirk and Rapley).
24	1915/96	,,	25 November, 1914	Haruatai 9c 3	Wi Karehana and Hori Karaka Kohe to Arthur and Frederick Horton Bright (Bunny and
25	1915/97	Lease	16 February, 1915	Manawatu-Kukutanaki 7p	Ayson). Nepia te Rau to Lawrence Auguston McDonald (W. S. Park).
26	1915/98	Transfer	2 March, 1915	2D, Section 42 Manawatu-Kukutauaki 7D	Nepia te Rau to Sheila Mary Hitchings (W. S. Park).
27	1915/103	,,	8 ,, 1915	1, Section 2 Pukerua 3c 2A 2and 3c1E	Ruhia Wi Katene to Isabella Wal (W. G. H. Baillie).
28	1915/104	Lease		Ngarara West A, Sub. 25c	Whakarau Parata to Jonathan Askew (W. G. H. Baillie).

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

No.	Record No.	Name of Land.	Names of Parties.
29	1915/44	Gethsemane, Section 5, Block XIV, Huangarua Survey District	and Ayson).
30	1915/93	Aorangi 3D 1B (part)	Rawinia te Rangi to John Samuel Watchorn (Cooke and Beale).

Applications in Terms of Section 341 of the Native Land Act, 1909, that Meetings of Assembled Owners be summoned.

No.	Record No.	Nature of Alienation.	Name of Land.	Proposed Resolutions for Consideration.
31	1915/105	Lease	Moutere No. 9	That the said land be leased to Reginald William Frederick Cousins Ryder for a term of twenty-one years at a rental of 5 per centum per annum on the present Government valuation (G. H. Harper).
32	1915/106	,	Moutere (Block IX, Waitohu Survey District)	That the said land be leased to Reginald William Frederick Cousins Ryder for a term of twenty-one years at a rental of 5 per centum per annum on the present Government valuation (G. H. Harper),
33	1915/107	Transfer	Horowhenua XIB 36, Sub. B 37	That the said land be sold to Grey Filmer Phillips for the sum of £45 per acre (J. L. C. Merton).
34	1915/108	Lease	Ohau, Section 3A, 1A No. 2	That the said land be leased to Walter Samuel Langley for a term of fourteen years at a rental of 5 per centum per annum on the Government valuation (J. L. C. Merton).

GREYTOWN APPLICATIONS. APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.		
35	1915/3	Lease	30 October, 1914	Papawai 17B	Takana Kingi and others to Richard Robert Tilson (A. J. Bathgate).		
36	1915/20	,,	7 December, 1914	Turanganui, Section 66	Hemi Hiu te Miha to Harold Arthur Evans (E. J. Bathgate).		
37	1915/21	,,	22 ,, 1914	Waitapu, Section 73	Hemi Hiu te Miha to John Robert Te Whaiti (A. J. Bath- gate).		
38	1915/48	,,	7 November, 1914	Waikekeno 5A	Ataria Punua to Mary Eliza Cameron (H. C. Robinson).		
39	1915/67	,,	5 February, 1915	Akura 3c No. 1E	Te Komihana to Martin Kerins (Bunny, Burridge, and Griffiths)		
40	1915/80	,,	10 November, 1914	Gethsemane No. 3	Horiana Natanahira to Florence Isabel Evans (Tate and Thompson).		
41	1915/83	,,	20 October, 1914	Whakatomotomo No. 4	Horiana Kingi and another to Hoani te Whaiti (Tate and Thompson).		
42	1915/84	Transfer	28 August, 1914	Hupenui B	Wiremina Henare Kingi and others to Edgar Larkin (Tate and Thompson).		
43	1915/86	Lease	15 February, 1915	Waikekeno 3F	Arete Tamahau to James Harold Gladstone (W. G. Beard).		
44	1915/87	,,	8 March, 1915	Te Maipi 7A	Ramari Ngarangi to Tarawhio te Tau and Te Whiti Ataria Piripi (W. G. Beard).		
45	1915/88	***	12 February, 1915	Waikekeno No. 4	Arete Tamahau and another to James Harold Gladstone (W. G. Beard).		

APPLICATION IN TERMS OF SECTION 341 OF THE NATIVE LAND ACT, 1909, THAT MEETINGS OF ASSEMBLED OWNERS BE SUMMONED.

Мо	Record No.	ord No. Nature of Name of Land Alienation.		Proposed Resolutions for Consideration.		
4 6	1915/89	Lease	Te Unuunu No. 1	That the said land be leased to Henry Petersen Harrison for a term of twenty-one years at a rental of 10s. per acre per annum for the first ten years, and 11s. per acre for the residue of the term (W. G. Beard).		
47	1915/90		Te Unuunu No. 2	That the said land be leased to James Harold Gladstone for a term of twenty one years at a rental of 10s. per acre per annum for the first ten years, and at 11s. per acre for the residue of the term (W. G. Beard).		

APPLICATION FOR BOARD'S CONSENT UNDER SECTION 311 OF THE NATIVE LAND ACT, 1909, TO TRANSFER OF LEASEHOLD.

No.	Record No.	Name of Land.	Names of Parties.
48	1915/85	Makirikiri, Subs. 1 and 2	 Erina Korou Nini to Robert Huston Campbell and Ellen Campbell (W. G. Beard).

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

REGULATION No. 48.

THE Maori Land Board for the Ikaroa Maori Land District hereby notifies that a meeting of the owners of Pakuratahi Block will be held, in pursuance of Part XVIII of the Native Land Act. 1909, at Tongoio on Thursdar, the 25th day of March, 1915, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution: posed resolution:—
"That the said block be leased to Te Teira te Paca and

Tare Papi for a term of twenty-one years from the 6th day of January, 1916, at a rental of 5 per centum per annum of the Government valuation for the first ten years, and for the residue of the term at a rental of 5 per centum per annum of a Government valuation made at the expiration of the first ten years of the said term."

Dated at Wellington this 9th day of March, 1915.

L. A. TEUTENBERG,

Registrar.

REGULATION No. 48.

THE Maori Land Board for the Ikarca Maori Land District hereby notifies that a meeting of the owners of Whakakoro No. 2 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Hastings on Wednesday, the 24th day of March, 1915, at 2.30 o'clock in the afternoon, for the purpose of considering the following proposed recolution: posed resolution :-

"That the unsold interests in the said land be sold to Elizabeth Margaret Menzies at a price equal to the present Government valuation."

Dated at Wellington this 9th day of March, 1915.

L. A. TEUTENBERG, Registrar.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that Francis William Forrest, of Manukau Road, Epsom, Carpenter and Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 9th day of March, 1915, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 2nd March, 1915.

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

OTICE is hereby given that Henry Kingi, of Te Puke, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Puke, on Wednesday, the 10th day of March, 1915, at 11 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 2nd March, 1915.

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

NOTICE is hereby given that Herbert McLeod and William Morgan, both of Auckland, Builders, trading in co-partnership as "McLeod and Morgan," were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 12th day of March, 1915, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 5th March, 1915.

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

OTICE is hereby given that John Walter Williams, of Wanganui, Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Public Trust Office, on Friday, the 12th day of March, 1915, at 2.30 o'clock p.m.

T. R. SAYWELL, Deputy Official Assignee.

Wanganui, 2nd March, 1915.

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

NOTICE is hereby given that Solomon Cook, of Wanganui, Tailor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Public Trust Office, on Wednesday, the 10th day of March, 1915, at 3 o'clock p.m.

T. R. SAYWELL, Deputy Official Assignee.

Wanganui, 4th March, 1915.

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

OTICE is hereby given that Francis Roskruce, of Lower Wairau, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 16th day of March, 1915, at 2.30 o'clock.

R. WANDEN, Deputy Official Assignee.

Blenheim, 5th March, 1915.

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 12th day of April, 1915.

5543. DAVID CREMEN.—Part Allotment 67, Section 1, 5543. DAVID CREMEN.—Part Allotment 67. Section 1, Suburbs of Auckland, containing 22·3 perches, fronting Manukau Road, Parnell. Occupied by Applicant. Plan 9475. 5694. MARY GATEY FAULDER.—Lot 3 of Allotment 15, Section 9, Suburbs of Auckland, containing 3 roods 4·7 perches, fronting Surrey Crescent, Grey Lynn. Uncocupied. Plan 9993.
5695. KATHLEEN MAY FAULDER.—Lot 5 of Allotment 15, Section 9, Suburbs of Auckland, containing 3 roods 4·7 perches, fronting Surrey Crescent, Grey Lynn. Uncocupied. Plan 9993.
5699. IDA JANE FAULDER.—Lot 4 of Allotment 15, Section 9, Suburbs of Auckland, containing 3 roods 4·7 perches, fronting Surrey Crescent, Grey Lynn. Uncocupied. Plan 9993.

5805. EDWARD BLOMFIELD CLARKE.~ Land Claims 4, 48, and 55, and of land granted to the Church Mission Society, situated in Block VIII, Omapere Survey District, and Blocks V and IX, Kawakawa Survey District, containing 266 acres 2 roods. Occupied by Applicant. Plan 9373.

5819. MARY MAUD BREBNER.-Lot 1, Section 3, of Allotments 8 and 9, Section 8, Suburbs of Auckland, containing 3 roods 33 perches, situated at corner of Jervois Road and Hamilton Road, Ponsonby. Occupied by the Ponsonby Bowling Club. Plan 10030.

Diagrams may be inspected at this office.
Dated this 9th day of March, 1915, at the Lands Registry Office, Auckland.

THOS. HALL, District Land Registrar.

OTICE 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 cavest be lodged forbidding the same on or before the 10th day of April, 1915.

Application 4647 (deposited plan, 3141). EMMA GLASGOW.—122 acres 2 roods, being Rapaki Block, in Turakina N.R. Occupied by Applicant.

Diagram may be inspected at this office.

Dated this 10th day of March, 1915, at the Lands
Registry Office, Wellington.

G. G. BRIDGES,
District Land Registrar.

OTICE 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 date of the Gazette containing this notice.

1514. GEORGE HAYMES MORRISH.—2 roods 18.2 perches, part of Sections 18, 18A, and 20, Takaka, as shown on deposited plan No. 528. Occupied by Applicant.

Diagram may be inspected at this office. Dated this 9th day of March, 1915, at the Lands Registry Office, Nelson.

W. JOHNSTON, District Land Registrar.

LYIDENCE having been furnished of the loss of certificate of title, Vol. III. folio 222, for Rural Section 32594, Blocks XII and XIII of the Pigeon Bay Survey District, whereof the late WILLIAM MONTGOMERY, of Little River, M.L.C., is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said piece of land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date ficate of title at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 6th day of March, 1915, at the Lands Registry

Office, Christchurch.

W. WYINKS, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

12077. JANE ELIZABETH CLARK.—1 acre 1 rood 24.8 perches, part of Rural Section 135, Block XI, Christchurch Survey District. Occupied by Applicant. 12091. THOMAS KINCAID.—16.1 perches, part of Town Sections 843 and 845, City of Christchurch. Occupied by

Kincaids Limited.

12101. JAMES HENRY WATSON.—51 acres 1 rood 16 perches, Rural Section 3972, Block XII, Grey Survey Dis-

trict. Occupied by Applicant.
12115. HUGH ENSOR.—20 acres, Rural Section 5145,
Block VII, Upper Ashley District. Unoccupied.

Diagrams may be inspected at this office.
Dated this 9th day of March, 1915, at the Lancs
Registry Office, Christchurch.

W. WYINKS, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266.

ELECTRONITE SYNDICATE (LIMITED).

TAKE notice that the name of the above company has been struck off the Pariston been struck off the Register, and the company has been dissolved.

Given under my hand, at Christchurch, this 3rd day of March, 1915.

P. G. WITHERS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266.

TEMPLE COMPANY (LIMITED).

TAKE notice that the name of the above company will, at the expiration of three months from the date at the expiration of three months from the date hereof, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved.

Given under my hand, at Christchurch, this 3rd day of March, 1915.

P. G. WITHERS. Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266.

CHRISTCHURCH MINES DEVELOPMENT COMPANY (LIMITED).

TAKE notice that the name of the above company has L been struck off the Register, and the company has been dissolved.

Given under my hand, at Christchurch, this 3rd day of March, 1915.

P. G. WITHERS, Assistant Registrar of Companies.

WALTER HISLOP, Acting Assistant Registrar of Companies, do hereby give notice that an affidavit, a copy of which is hereunder given, by two of the Board of Directors of the Union Colleries (Limited) has been lodged with me, and that, unless notice of objection be lodged with me within sixty days of this date, I shall proceed to declare the said company to be dissolved, in manner provided by the Companies Act, 1908.

W. HISLOP,
Acting Assistant Registrar of Companies.
Signed this 15th day of February, 1915.

In the matter of the Companies Act, 1908; and in the matter of the Union Colleries (Limited).

WE, Joseph Thornes, of Auckland, and William B. Leyland, of Auckland, two of the Board of Directors of the Union Collieries (Limited), incorporated under the Companies Act, 1908, do hereby severally make oath and say,—

That the nominal capital of the said company is £9,000, in 9,000 shares of £1 each.

That the shares have been fully paid up.
That the company has no assets, and has ceased to carry on business

And we do hereby apply for declaration of dissolution of such company.

Joseph Thornes. W. B. LEYLAND.

Severally sworn at Auckland this 12th day of February, 1915, before me—Wm. R. Tuck, a Solicitor of the Supreme Court of New Zealand.

NOTICE OF INTENTION TO CEASE TO CARRY ON BUSINESS IN NEW ZEALAND.

In the matter of the Companies Act, 1908; and in the matter of the Sea Insurance Company (Limited).

HE Sea Insurance Company (Limited) hereby gives three months' notice of its intention to cease to carry on business in New Zealand.

Dated this eighteenth day of February, 1915.

The Sea Insurance Company (Limited), By its Attoneys,

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BADHAM & BISS.

MEDICAL REGISTRATION.

DONALD MACKAY, M.B. Bac. Surg. 1915, Univ. N.Z., now residing in Wellington, hereby give notice that I intena applying on the 6th April next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Wellington.

DONALD MACKAY

Dated at Wellington 6th March, 1915.

In the matter of the Companies Act, 1908; and in the matter of the Blackwater River Gold-dredging Company (Limited).

A T an extraordinary general meeting of the above-named company duly convened and held at the company's office, Queen's Rooms, Crawford Street, Dunedin, on 3rd February, 1915, the following special resolution was duly February, 1915, the following special resolution was duly passed, and at a subsequent extraordinary general meeting of said company also duly convened and held at same place on 23rd February, 1915, the said resolution was duly confirmed—namely, "That the company be wound up voluntarily"; and at such first-mentioned meeting a resolution was passed appointing A. Johnston C. Brown Liquidator for the purposes of the winding-up.

Dated this 24th day of February, 1915.

GEORGE W. GIBSON,

Witness-H. W. Bundle, Solicitor, Dunedin.

DISSOLUTION OF PARTNERSHIP.

THE Partnership heretofore subsisting, under the style of "Sinclair & White," between the undersigned, carrying on business at Marton as Motor Garage Proprietors, has this day been dissolved by mutual consent.

Dated this 2nd day of March, 1915.

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PETER SINCLAIR STAFFORD HENRY WHITE.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Murray's Freehold Gold-dredging Com-

pany (Limited).

When formed, and date of registration: — March, 1914;
30th March, 1914.

Whether in active operation or not: Dredge in course of

erection.

Where business is conducted, and name of Secretary:
Coates Buildings, Greymouth; William Arthur Rundle.

Nominal capital: £6,500.

Amount of capital subscribed: £3,750.

Amount of capital actually paid up in cash: £2,793 5s.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £2,750.

Number of shares into which capital is divided: 6,500 of £1 each. erection.

each.

each.

Number of shares allotted: 6,500.

Amount paid per share: 695 shares paid to 17s., 8th call; 2,875 paid to 16s., 7th call; 3,800 paid to 15s., 6th call; 3,570 paid to 14s., 5th call; 3,670 paid to 12s., 4th call; 3,695 paid to 10s., 3rd call; 3,750 paid to 8s., 2nd call Amount called up per share: 17s.

Number and amount of calls in arrear: 3rd call, £5 10s.; 4th call, £8; 5th call, £9; 6th call, £22 10s.; 7th call, £43 15s; 8th call, £305 10s.

Number of shares forfeited: Nil.

Number of forfeited shares, sold, and money received for same: Nil.

Number of shareholders at time of registration of com-

Number of shareholders at time of registration of company: 47.

Present number of shareholders: 55.

Number of men employed by company: 8. Quantity and value of gold or silver produced since last

guantity and value of gold or silver produced since last statement: Nil.

Total quantity and value produced since registration: Nil.

Amount expended in connection with carrying on operations since last statement: £2,828 8s. 3d.

Total expenditure since registration: £2,828 8s. 3d.

Total amount of dividends declared: Nil

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Dr. balance. £35 3s. 3d.

Amount of cash in bank: Dr. balance, £35 3s. 3d.

Amount of cash in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £100.

Amount of contingent liabilities of company (if any):

Pontoons and machinery in course of erection.

I, William Arthur Rundle, the Secretary of the Murray's Freehold Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Pages Act 1908 of the Peace Act, 1908.

W. A. RUNDLE,

Secretary.

Declared at Greymouth this 11th day of February, 1915, before me--W. R. Kettle, J.P.

CONFIDENCE GOLD-DREDGING COMPANY (LIMITED).

IN LIQUIDATION.

OTICE is hereby given that a general meeting of the above company will be held in the offices of Messrs. Reid & Bundle, Solicitors, No. 9 Dowling St., Dunedic, on Monday, the 29th day of March, 1915, at 2.30 p.m., for the purpose of submitting the Liquidator's account of the winding up of the company and the disposal of the account. winding-up of the company and the disposal of the assets.

Dated this 5th day of March, 1915.

JOHN McD. STEVENSON,

Liquidator.

OTICE is hereby given that the Partnership heretofore subsisting between Thomas Crocket, of Bluff, Fish Merchant, and Francis Baldwin Macdonald, of Bluff, Fish Merchant, carrying on business as Fish Merchants, under the style or firm of "Crocket and Co.," at Bluff and elsewhere, has been dissolved as from the twenty-sixth day of February, one thousand nine hundred and fifteen, by mutual consent, so far as concerns the said Thomas Crocket, who retires from the said firm. who retires from the said firm.

All debts due to and owing by the said late firm will be received and paid respectively by the said Francis Baldwin Macdonald, who will continue to carry on the said business under the style or firm of Macdonald and Co.

Dated this 3rd day of March, 1915.

THOMAS CROCKET.

Witness to the signature of Thomas Crocket-F. J. Tipping, Solicitor, Invercargill.

FRANCIS BALDWIN MACDONALD.

Witness to the signature of Francis Baldwin Macdonald-F. J. Tipping, Solicitor, Invercargill.

WAIRARAPA SOUTH COUNTY COUNCIL.

RESOLVED at a meeting of the Wairarapa South County Council held at the office of the said Council at Carterton on the tenth day of December, 1914, that the resolution passed by the said Council at a special meeting held on the tenth day of November, 1914, of which the following is a

copy:—

In pursuance and exercise of the powers vested in it in that behalf by the Public Works Act, 1908, and the Public Works Amendment Act, 1913, and all other powers it thereunto enabling, the Wairarapa South County Council doth hereby resolve to raise a loan of £1,969 for the purpose of constructing a bridge over the Waiohine River, with the approaches thereto, between Greytown and Carterton, as the said bridge and approaches are more particularly dethe said bridge and approaches are more particularly de-lineated on the plan marked P.W.D. No. 34676, deposited in the office of the Minister of Public Works in Wellington, such sum of £1,969 being the amount necessary to enable the Wairarapa South County Council to comply with the Governor's Warrant dated the 24th day of August, 1914, in the New Zealand Gazette for 1914, at page 3300, without

in the New Zealand Gazette for 1914, at page 3300, without taking any poll of the ratepayers thereon.

And, in pursuance and exercise of the powers vested in it in that behalf by the said Acts and the Local Bodies' Loans Act, 1913, the Wairarapa South County Council hereby resolves as follows: That, for the purpose of providing the interest, sinking fund, and other charges on the said loan of £1,969, authorized to be raised by the said Council, under the above-mentioned Acts as aforesaid, for the purpose of the erection of the said bridge as is hereinbefore set out, the said Council hereby makes and levies a special rate of the crection of the said bridge as is hereinbefore set out, the said Council hereby makes and levies a special rate of 1/42nd of a penny in the pound sterling on the rateable value of all rateable property within the Wairarapa South County, comprising the whole of the said land within the boundaries of the said county; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of $36\frac{1}{2}$ years, or until the loan is fully paid off off-

be and the same is hereby confirmed by way of special order.

THOS. MOORE, GEO. STEVENS

Councillors.

In witness whereof the common seal of the Chairman, Councillors, and Inhabitants of the County of Wairarapa South has been affixed hereto in confirmation of a special order passed on the tenth day of November, 1914, at a special meeting duly convened and held at the County Office, Carterton, this tenth day of December, 1914.

BURNEY TRAPP, County Clerk.

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PAHIATUA COUNTY COUNCIL.

LOAN OF £500.-WOODVILLE-AOHANGA ROAD.

Resolution making Special Rate.

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

That, for the purpose of providing the interest and other charges on a loan of five hundred pounds, authorized to be raised by the Pahiatua County Council, under the abovementioned Act, for reforming and metalling a portion of the

Woodville-Aohanga Road, the said Pahiatua County Council hereby makes and levies a special rate of one penny three-farthings in the pound upon the unimproved rateable value of all rateable property in the Woodville-Aohanga Special-rating Area, comprising Sections 2a, 2B, Blook IX, 14, Blooks VI and X, 9, 10, Blook X, all in the Makuri Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable on the first day of April in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

THOMAS HODGINS,

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Chairman.

AWATERE COUNTY COUNCIL.

HOSPITAL LOAN, £2,000.—RESOLUTION MAKING SPECIAL RATE

pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

That, for the purpose of providing 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 Hospital and Charitable Institutions Act, 1909, for the purpose of paying the County's share towards the erection of an hospital at Blenhim the said American Council country Council heavily and the country Council heavily and the Blenhim the said American Council heavily and the said Council heavily and the said Council heavily and the said American Council heavily and the said American heavily and the said heavily and the said heavily and the said heavily and the said he paying the County's share towards the erection of an hospital at Blenheim, the said Awatere County Council hereby makes and levies a special rate of 2/75ths of a penny in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the County of Awatere; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half-yearly on the first day of September and first day of March in each and every year during the currency of such loan, being a period of thirty-six (36) years, or until the loan is fully paid off.

HODDER AND AWATERE BRIDGES LOAN, £2,000.—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 Awatere

County Council hereby resolves as follows:

That, for the purpose of providing the payment of interest and sinking fund and other charges on the loan of £2,000, and sinking fund and other charges on the loan of £2,000, authorized to be raised by the Awatere County Council, under the above-mentioned Act, for the erection of bridges and approaches over the Hodder and Awatere Rivers, the said Awatere County Council hereby makes and levies a special rate of 6/17ths of a penny in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in a special-rating area, being part of the Upper Awatere and Flaxbourne Riddings, comprising Glenlee and Penkridge Runs, pt. Run 109, Gladstone Run, Gladstone Pastoral Run 118, Upcot Run, Upcot Run 116, pt. Middlehurst Run 120, Middlehurst Run, Langridge Run, Langridge pt. Run 117; Section 51/66, Blocks II, III, Barefell; Sections 17/37, Block XIV, Upcot; pt. Middlehurst Run 120, pt. Fairfield Run; Sections 17/20, Block II, Sections 1/2, 111/112, Block XI, Barefell; Sections 1/6, Barefell Run; Sections 1/4, 12/13, Muller Run; pt. Fairfield Run, pt. Pastoral Run 119, Molesworth: and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable worth: and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half-yearly on the first day of September and first day of March in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

We hereby certify that the above resolutions were duly passed at a special meeting of the Awatere County Council held on 22nd February, 1915, and that the common seal of the Chairman, Councillors, and Inhabitants of the County was duly affixed thereto.

EVERARD A. WELD.

EVERARD A. WELD, Chairman, Awatere County Council. GEO. HORN,

276 Clerk, Awatere County Council.

FEATHERSTON COUNTY COUNCIL.

In pursuance and exercise of the powers vested in it in that behalf by section 18 of the Local Bodies' Loans act, 1913, the Featherston County Council hereby resolves as follows

That, for the purpose of providing the instalments in respect of principal and interest and also other charges on a loan of £100, authorized to be raised by the Featherston County Council, under the Local Bodies' Loans Act, 1913, for the purpose of completing the construction of water-races in the Featherston I. The construction of the purpose of the construction of the purpose of the construction of th in the Featherston-Longwood Special-rating District (the original loan of £1,000 having proved insufficient for the said purpose), the Featherston County Council hereby makes and levies a special rate of 1/28th of a penny in the pound on the

rateable value (on basis of capital value) of all those pieces rateable value (on basis of capital value) of all those pieces or parcels of land containing in the aggregate 2,464 acres, be the same a little more or less, being parts of the rural sections numbered 14, 15, 16, 17, 18, 19, 20, 28, 43, 49, 32, 33, 34, and 505, Featherston, and the whole of Rural Sections 29, 30, 31, 35, 36, 37, 38, 39, 40, 41, 42, 44, 46, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 390 to 423 inclusive, 425, 427, 429, 289, 293, 297, 301, 305, 309, 313, 316, 317, 320, 321, 324, 325, 328, 329, 332, 333, 336, 337, 340, 341, 345, 349, 352 to 359 inclusive, and 466 to 472 inclusive, Featherston; and that such rate shall be an annually recurring rate, and and that such rate shall be an annually recurring rate, and be payable half-yearly on the first days of March and September during the currency of the said loan, being a period of 36½ years, or until the loan is fully paid off.

ALEX. D. McLEOD, County Chairman.

GEO. W. COBB,

County Clerk

Martinborough, 27th February, 1915.

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COLLINGWOOD COUNTY COUNCIL.

IN pursuance of the Motor Regulation Act, section 13, notice is hereby given that the Collingwood County Council will bring into operation on the 1st day of April, 1915, Part II of the above Act.

FRANK O'CONNOR.

County Clerk

Collingwood, 2nd March, 1915.

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NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership lately subsisting between us, the undersigned, JOSEPH SHAW and ROBERT MUIR, carrying on business as Carpenters and Building Contractors in Dunedin, under the style of "J. Shaw & Co.;" has this day been dissolved by mutual consent. All debts due or owing by the said late firm will be received and paid by the said JOSEPH SHAW.

As witness our hands this first day of March, one thousand

nine hundred and fifteen.

JOSEPH SHAW. ROBERT MUIR.

Signed by the said Joseph Shaw and Robert Muir in the presence of—A. I. W. Wood, Solicitor, Dunedin. 279

POHANGINA COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE OVER THE PIRIPIRI BRIDGE SPECIAL-RATING DISTRICT AS SECURITY FOR A LOAN OF £1,000.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and all other Acts in that behalf enabling, the Pohangina County

all other Acts in that behalf enabling, the Pohangina County Council hereby resolves as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £1,000, authorized to be raised by the Pohangina County Council, under the provisions of the Counties Act, 1908, and the amendments thereto, and the Local Bodies' Loans Act, 1913, for the purpose of the erection of a bridge and the approaches thereto over the Pohangina River at Piripiri Crossing, the Pohangina County Council hereby makes and levies a special rate of thirty-five one-hundred-and-twenty-eighths of a penny in the pound sterling on the capital rateable value of all the rateable property in the Piripiri Special-rating District, the same being Sections 7, 22, 27, 22, 23, 39, 21, 21A, and 44, Block XVI, Apiti S.D.; pts. 13, 12; 1, 2, 3, and 4, Block VII, Umutoi S.D.; 2, 3, 4, 5, 6, 7, 8, 9, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, and 32, Block X, Umutoi S.D.; and 2,000 acres being Subdivisions 1 and 2, part of the Te Ohu Block: and that such special rate shall be an annually recurring rate during the currency of such loan, and be payrecurring rate during the currency of such loan, and be payable half-yearly on the 1st days of April and October in each and every year, being a period of thirty-six and a half years, or until such loan is fully paid off.

or until such loan is fully paid off.

The above resolution was duly passed at a special meeting of the Pohangina County Council held at Pohangina on the 12th day of September, 1914, and confirmed at a meeting of the Council held on the 10th day of October, 1914.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Pohangina was hereunto affixed this tenth day of October, 1914, in the precount

R. W. BROWN, Chairman. DAVID P. JONES, County Clerk.

TAIERI LAND DRAINAGE COMMISSIONERS.

WHEREAS under section 6 of the Taieri Land Drainage Act, 1910, the Governor in Council is authorized from time to time to appoint two fit persons to be Commissioners whose duty should be to construct such works as might be time to time to appoint two fit persons to be Commissioners whose duty should be to construct such works as might be necessary for the opening-up of the Silverstream to the Taieri River, and for checking the travelling gravel therein, and for the purpose of such construction the said Commissioners should have all the powers and authorities of a Drainage Board constituted under the Land Drainage Act, 1908: And whereas Thomas Noel Brodrick and Gordon Hurrell Morland McClure were appointed by the Governor in Council on or about the 27th day of June, 1911, and the 22nd day of December, 1911, respectively to be Commissioners for the purposes aforesaid: And whereas by the Taieri Land Drainage Amendment Act, 1914, it was provided that for the purpose of carrying out the duties imposed on them by the said section 6 as amended by the Act now in recital, and any works incidental thereto, the Commissioners appointed under the said section 6 might by resolution, and without any poll of the ratepayers of the Silverstream and Owhiro Subdivisions of the Taieri Land Drainage District as subsisting under the Taieri Land Drainage Act, 1907, and without special order, raise a loan of a sum not greater than the sum of £1,500 for such term and upon such conditions and at such of £1,500 for such term and upon such conditions and at such rate of interest as the said Commissioners might think proper, rate of interest as the said Commissioners might think proper, and might charge and secure the repayment of such loan and interest thereon, and either by instalments or otherwise, upon such a special rate over the rateable property within the said Silverstream and Owhiro Subdivisions as the said Commissioners might think fit, and they were by the Act now in recital authorized by resolution to make any such special rate

as they might think necessary:
Now, we, the undersigned, Thomas Noel Brodrick and Gordon Hurrell Morland McClure, the Commissioners appointed by the Governor in Council under the provisions of section 6 of the Taieri Land Drainage Act, 1910, in pursuance of the powers conferred on us by the Taieri Land Drainage Amendment Act, 1914, and the Local Bodies' Loans Act, 1913, and all and every other power and authority us thereunto in anywise enabing, hereby resolve to raise and borrow the sum of £1,500 for the purposes authorized by section 6 of the Taieri Land Drainage Act, 1910; and that the said sum of £1,500, together with interest thereon at the rate said sum of £1,500, together with interest thereon at the rate of £5 per cent., shall be repayable by 73 half-yearly instalments of £44 18s. ld. on every 31st day of July and 31st day of January until such 73 half-yearly instalments shall have been fully paid, the first of such instalments to be paid on the 31st day of July, 1915, and the last on the 31st day of July, 1951. And, for the purpose of securing the repayment of the said loan of £1,500 and the interest and other charges thereon by such instalments as aforesaid we the underthereon by such instalments as aforesaid, we, the undersigned, Thomas Noel Brodrick and Gordon Hurrell Morland McClure, the Commissioners aforesaid, do hereby make and levy a special rate of one-eleventh of a penny in the pound sterling on the rateable value (being the capital value) of all rateable land within the said Silverstream and Owhiro Subdivisions; and that such special rate is to be an annually recurring rate during the currency of the said loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being the period of 36½ years, or until the said loan is fully paid off.

Dated this third day of March, 1915.

T. N. BRODRICK,
G. H. M. McCLURE,
Commissioners appointed under Section 6 of the
Taieri Land Drainage Act, 1910. 281

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership lately sub-OTICE is hereby given that the Partnership lately subsisting between us, the undersigned, JAMES JOHN FLYNN and ROBINA FLYNN, carrying on business as farmers at Ataahua, under the firm of "J. J. & R. Flynn," has been dissolved by mutual consent as from this date. All debts due to or owing by the late firm will be received and paid by the said ROBINA FLYNN, who will hereafter carry on the business in her own name and for her own benefit.

Dated this 9th day of March, 1915.

J. J. FLYNN. R. FLYNN.

Witness to both signatures-James H. Williams, Solicitor Christchurch.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between John Sherwin and Harry DUDLEY TOMLINSON, carrying on business at Fairlie, under

the style or firm of "Sherwin & Tomlinson," has been dissolved as from the 28th day of February, 1915. All debts due to and owing by the said late firm will be received and paid respectively by John Sherwin and George Arthur Sherwin, who will continue to carry on the said business in Partnership under the style or firm of "Sherwin & Sherwin."

Dated the 1st day of March, 1915.

JOHN SHERWIN. H. D. TOMLINSON. GEORGE A. SHERWIN.

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In the matter of the Companies Act, 1908; and in the matter of the Dominion Fruit-Juice Manufacturing Com-PANY (LIMITED), in liquidation.

OTICE is hereby given that at an extraordinary general meeting of the above-named company duly convened and held at the registered office of the company, No. 11, Empire Buildings, Swanson Street, Auckland, on the 26th day of February, 1915, the following extraordinary resolution

was passed.

"That the company cannot by reason of its liabilities continue its business, and that the company be wound up voluntarily; and that George Ewell Bisset be and he is hereby appointed Liquidator for the purposes of such winding-up.

Dated at Auckland this 26th day of February, 1915.

GEO. EWELL BISSET. Liquidator.

In the matter of the Companies Act, 1908; and in the matter of the DOMINION FRUIT-JUICE MANUFACTURING COMPANY (LIMITED), in voluntary liquidation.

OTICE is hereby given that the creditors of the above-OTICE is hereby given that the creditors of the above-named company are required, on or before the 16th day of April, 1915, to send their names and addresses, and particulars of their debts or claims, and the names and ad-dresses of their solicitors (if any), to the undersigned, Liqui-dator of the said company, at the offices of Messrs. Restell & Bisset, Public Accountants, Empire Buildings, Swanson Street, Auckland; and, if so required by notice in writing from the said Liquidator, are personally or by their solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they shall be excluded from the benefit of any distribution made before such debts are proved. made before such debts are proved.

Dated this 26th day of February, 1915

GEO. EWELL BISSET, Liquidator.

In the matter of the Comparies Act, 1908.

OTICE is hereby given that the office or place of business in New Zealand of Barnet Glass Rubber Company (LIMITED), where legal process of any kind may be served upon it, and notices of any kind may be addressed or delivered, is at 95 Cashel Street West, Christchurch.

Dated this 8th day of March, 1915.

A. GOODHART, Attorney for the said Company.

In the matter of the BRITISH NEW ZEALAND MEAT AND PRODUCE COMPANY (LIMITED), in liquidation.

OTICE is hereby given that at an extraordinary general meeting of the members of the above company held on Wednesday, the 17th day of February, 1915, the following resolution was passed as an extraordinary resolution, viz.:—

"That the company be wound up voluntarily; and that EDWARD ROGERS WEBB, of Christchurch, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding." winding-up.

And at an extraordinary general meeting of the company held on the 8th day of March, 1915, the above resolution was confirmed as a special resolution.

Dated this ninth day of March, 1915.

E. R. WEBB, Liquidator.

In the matter of the Comparies Act, 1908, and of the Westbourne Seaside Company (Limited).

N OTICE is hereby given that at an extraordinary general meeting of the Westbourne Seaside Company (Limited) duly convened and held at Dustin's Rooms, Victoria Avenue, Wanganui, on Thursday, the fourth day of March, 1915, at 8 p.m., the following extraordinary resolution was duly

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"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily; and that a Liquidator be appointed for the purpose of such winding-up."

By a resolution also duly passed at the same meeting BRISTOWE CHALDECOTT, of Wanganui, Agent, was appointed Liquidator for the purpose of winding up the affairs of the company.

Dated this sixth day of March, 1915.

ROBT. RUSSELL,

Chairman.

BANKRUPTCY NOTICES.

THE public are informed that extracts from the New Zealand Gazette, containing all Bankruptcy Notices that appear in each issue, are published weekly, and will be sent post-free to any address on payment of a subsciption of 10s. per annum. Single copies, 3d. each.

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Printing and Stationery Department, 21st November, 1913.

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