

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, MARCH 25, 1915.

District constituted under the Marriage Act, 1908.

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

TN pursuance and exercise of the power and authority vested in the Governor by the Marriage Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby abolish the existing marriage districts known as the Newman and Eketahuna Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby constituted one marriage district, the name and boundaries whereof shall be as follows:—

EKETAHUNA DISTRICT.

Bounded towards the north-east generally by the Pahiatua Bounded towards the north-east generally by the Pahlatua County from the summit of the Tararua Range to the Tiraumea River; thence by that river to its confluence with the Waita-whiti Stream; thence by the said Waitawhiti Stream to the western boundary of Section No. 174, Block XI, Puketoi Survey District; thence towards the east generally by that section and Sections Nos. 175, 183, and 170, Block XV, to the Taueru River; thence by that river to the northern boundary of Section No. 143, Block II, Mangapakeha Survey District; thence by Sections Nos. 143, 144, 148, and 149, Block II aforesaid, to the southern boundary of Section No. 151 (education reserve); thence towards the south generally by the southern boundary of the said Section No. 151 to the south-eastern boundary of Section No. 27, Block I, Mangapakeha Survey District; thence by the south-eastern boundaries of Sections Nos. 27 and 22, Block I aforesaid, to the easternmost corner of Section No. 21, Block IV, Kopuaranga Survey District; thence by Sections Nos. 21, 17, and 18, Block IV aforesaid, to the road forming part of the north-western boundaries of Sections Nos. 101 and 100 to Daggs Road; thence by that road to Barton's Road; thence by Barton's Road to the easternmost corner of Section No. 9, Block III, Kopuaranga Survey District; thence by that section, part of the northern boundary of Section No. 10 and 100 to Daggs Road; County from the summit of the Tararua Range to the Tiraumea Kopuaranga Survey District; thence by that section, part of the northern boundary of Section No. 19, Block II, by Section No. 18, Block II aforesaid, and Section No. 65, Block XIV, Mangaone Survey District, to the Central Mangamahoe Road; thence by that road and the Mangaoronga Road to a point in line with the northern boundary of Section No. 67, Block XIV aforesaid, thence by a right line to the peath as the manner. aforesaid; thence by a right line to the north-eastern conner of that section; thence by the said Section No. 67 to the road forming the eastern boundary of Section No. 139; thence by tration Act, 1908, I, Arthur William de Brito Savile, Earl of

a right line across that road and by the said Section No. 139 to the Wellington-Napier Railway line; thence by that railway-line to the Hastwell Village Settlement; thence by that settlement to the north-eastern corner of Section No. 130, Block XIII, Mangaone Survey District; thence by Sections Nos. 130, 128, and 137, Block XIII aforesaid, to the main road; thence across that road and by Native reserve to the easternmost corner of Section No. 172; thence by the said Section No. 172 and the production of its north-eastern boundary to the western side of Mount Bruce Road; thence by the said Mount Bruce Road to the easternmost corner of Section No. 2, Block XIV, Tararua Survey District; thence by the north-eastern boundary of the said Section No. 2 and its production to the northern boundary of Mauriceville County; thence by Mauriceville County to the eastern boundary of Horowhenua County; and thence towards the north-west by Horowhenua County; and thence towards the north-west by Horowhenua County to the place of commencement.

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

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

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

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

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

Liverpool, the Governor of the Dominion of New Zealand, do hereby abolish the existing registration districts known as the Newman and Eketahuna Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby constituted one registration district, the name whereof shall be the Eketahuna District, and the boundaries whereof shall be conterminous with the boundaries of the marriage district bearing the same name, as are set forth in a Proclamation of even date herewith, made under the provisions of the Marriage Act, 1908.

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

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

H. D. BÉLL, Minister of Internal Affairs.

GOD SAVE THE KING!

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

LIVERPOOL, Governor. [L.s.]

A PROCLAMATION.

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

And whereas it has been certified by the Minister of

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

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the New Zealand Gazette, become a road, and that the said road shall be dazette, become a road, and that the said road shall be under the control of the Eketahuna Borough Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE area of the piece of land: 19.1 perches. Portion of railway reserve (S.O. 1251). Situated in Block X, Mangaone Survey District, Borough of Eketahuna.

In the Wellington Land District; as the same is more particularly delineated on the plan marked W.R. 22267, deposited in the office of the Minister of Railways at Wellington, in the Wellington Provincial District, and thereon coloured pink, edged 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 seventeenth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES,
Minister of Railways.

GOD SAVE THE KING!

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

LIVERPOOL, Governor. L.S.

A PROCLAMATION.

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

SCHEDULE.

Oamaru No. 2B No. 7 Block: Approximate area, 189 acres 3 roods 7 perches; 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 seventeenth 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. [L.S.]

A PROCLAMATION.

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

And whereas a resolution was passed by a meeting of

And whereas a resolution was passed by a meeting of assembled owners, and duly confirmed by the Waikato-Maniapoto 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.

SCHEDULE.

KINOHAKU WEST E No. 1F No. 2 Block: Approximate area, 778 acres; Whareorino Survey District.

acres; Whareorino 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 seventeenth day of March, in the year of our Lord one thousand 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. [L.S.] A PROCLAMATION.

THEREAS by section three hundred and sixty-eight of the Native Land Act 1900 /harringst 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 Waikato-Maniapoto 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:

sidered 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.

HORAHIA-OPOU 3B No. 2 Block: Approximate area, 107 acres 2 roods 4 perches; Waihou 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 seventeenth 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. [t.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 Pro-clamation 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.

KINOHAKU WEST C No. 2 Block: Approximate area, 209 acres; Maungamangero 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 seventeenth 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 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 1999 (1) 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 Pro-

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 minion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

PIRONGIA WEST No. 1 Section 2E No. 2 Block: Approximate area, 130 acres; Kawhia North 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 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 seventeenth 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 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

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.

WAIOBUA-KAPITI No. 5c Block: Approximate area, 2 acres; Kapiti 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 seventeenth 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 of the Native Land Act, 1909.

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

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 hereto to be Crown land.

SCHEDULE.

RANGITOTO A No. 228 Block: Approximate area, 23 acres 2 roods; 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 seventeenth 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 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 Pro-

authority of the said Act, the Governor may issue a rio-clamation 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.

MARAETAKARORO-KAFIII No. 28 No. 2 Block: Approximate area, 171 acres 0 roods 39 perches; Kapiti 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 seventeenth 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 of the Native Land Act. 1909.

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

HEREAS by section three hundred and seventy-four WHEREAS by section three hundred and seventy-four of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), 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.

WAIWHAKAATA 3E No. 4F Block: Approximate area, 144 acres 1 rood 36 perches; Pirongia 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 seventeenth day of
March, in the year of our Lord one thousand nine 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.

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 Sahedule herete to be Cream land. Schedule hereto to be Crown land.

SCHEDULE.

OTAMAKAPUA 1H No. 3 Block: Approximate area, 494 acres 1 rood 6 perches; Apiti Survey District.

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

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.

Tahoratti 1k Section 4 Block: Approximate area, 173 acres 0 roods 13 perches; Tahoraiti 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 seventeenth 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.

[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''), \ Tand 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.

SCHEDIILE

Portions of Kinohaku West G No. 14 No. 2 Block (being Sections 1 and 2, Block V, Whareorino Survey District):

Approximate area, 919 acres 1 rood; Whareorino 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 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 seventeenth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VII, Whangaroa Survey District, Whangaroa County.

LIVERPOOL, Governor. L.S.]

A PROCLAMATION.

N pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William A 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 Whangaroa County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Whangaroa 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 which is not required by reason of the road described in the First Schedule ĥereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Section 20 $\begin{array}{c} \mathbf{1} \\ \mathbf{2} \\ \mathbf{1} \end{array}$ 1 4 1 19 Section 8 Section 9 purple. har 0 3 3 Sections 2A & 2 blue. 1 25 Section 3 purple. 3 Mud Flat, C.L. red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 rood 18 perches, adjoining or passing through Sections 2 and 3. Coloured on plan: Green.

All situated in Block VII, Whangaroa Survey District (17565, blue).

All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 36674, 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 sixteenth day of March in the year of our Lord one thousand nine 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 Road, and Road closed, in Block II, Ngatimaru Survey District, Clifton County.

LIVERPOOL, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the lessees and mortgagee of the land described in the First Schedule hereto, and of the Clifton County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Ngatimaru 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 acre 3 roods 16 perches. Portion of Section 9.

Coloured on plan: Pink.

SECOND SCHEDULE.

ROAD CLOSED

APPROXIMATE areas of the pieces of road closed:—
2 acres 0 roads 23 perches, adjoining or passing through
Sections 9 and 27.

1 rood 3 perches, adjoining or passing through Sections 9 and 14.

Coloured on plan: Green.

All situated in Block II, Ngatimaru Survey District

All situated in Block II, Ngatimaru Survey District (Taranaki R.D.).
All in the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 36686, 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 nineteenth 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!

Land proclaimed as a Road, and Road closed, in Blocks X and XI, Matapiro Survey District, Hawke's Bay County.

LIVERPOOL, Governor. [L.S.] 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

Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the land described in the First Schedule hereto, and of the Hawke's Bay County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Matapiro 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:

9 acres 0 roods 33 perches.
Portion of Lot 2, Matapiro Block.
Situated in Blocks X and XI.
Coloured on plan: Pink.

SECOND SCHEDULE.

ROAD CLOSED

Approximate areas of the pieces of road closed:—
32.5 perches, adjoining or passing through Lot 1, Matapiro Block. Situated in Block X.
9 acres 0 roods 23 perches, adjoining or passing through Lot 2, Matapiro Block. Situated in Blocks X and XI.

Coloured on plan: Green.

All situated in Matapiro Survey District (Hawke's Bay R.D.)

All in the Huwke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 37285, 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 nineteenth 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!

Land taken for the Purposes of a Native School in Block VII, Takahue Survey District.

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 a certain public work—to wit, for the purposes of a Native school in Block VII, Takahue Survey

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

land for the purposes hereinbefore specified have been observed and performed:

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

SCHEDULE.

APPROXIMATE area of the piece of land taken: 5 acres. Being Te Konoti B No. 2 (17514, blue). Situated in Block VII, Takahue Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 36921,

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 Scal of the said Dominion, at the Government House at Wellington, this nineteenth day of March, in the year of our Lord one thousand nine 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 the Purposes of a Gasworks in the Borough of Lyttelton.

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

WHEREAS the land described in the Schedule hereto is required to be taken made in V is required to be taken, under the Public Works Act, 1908, for a certain public work—to wit, for the purposes of a gasworks in the Borough of Lyttelton:

And whereas the Lyttelton 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:

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 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 gasworks, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Lyttelton on and after the date hereinafter mentioned; and I do also hereby declare that this Proclamation shall take effect on and after the tenth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 1 rood

13.9 perches. Being Sections 331, 332, 331A, 332A, 333A, and part Sections 333, 334, and 335.

Situated in the Borough of Lyttelton (Canterbury R.D.).

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 36441, 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 nireteenth day of March, in the vear of our Lord one thousand nine 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 the Purposes of Waterworks in Block IV, Pig on Bay Survey District.

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 a certain public work, to wit, for the purposes of waterworks in Block IV, Pigeon Bay Survey District:

And whereas the Lyttelton 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 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 water-works, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Lyttelton on and after the date hereinafter mentioned: and I do also hereby declare that this Proclamation shall take effect on and after the tenth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

12 acres 1 rood 35 perches, portion of Sections 2971, 2972, 23891, and 23983.
1 rood 11 perches, portion of Section 2971.

Situated in Block IV, Pigeon Bay Survey District (Can-

terbury R.D.).

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 37384, 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 nineteenth day of ment House at Wellington, this nineteenth 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 the Purposes of a Rifle Range in Block XXXV, Clutha 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 the purposes of a rifle range in Block XXXV, Clutha District:

And whereas by section two hundred and twenty-five of the Public Werks Act, 1908, it is provided that land required for rifle ranges may be taken as for a public work, and in the manner prescribed in that Part for taking land for defence purposes :

And whereas by section eighty-eight of the Defence Act, 1909, it is enacted that the Governor may take land for rifle

ranges:
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 a rifle range, and shall vest in His Majesty the King on and after the sixth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P.

1 2 13, portion of Section 13; edged purple.

0 0 23.5 " 13; coloured pink.

9 1 38 " 12 and 13; edged purple. 1 2 27

Situated in Block XXXV, Clutha District. In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 37294,

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 sixteenth 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 II, Tutaki Survey District.

LIVERPOOL, Governor.

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 area of the piece of road hereby stopped: 1 acre 1 rood 10 perches. Adjoining or passing through Section 130. Situated in Block II, Tutaki Survey District.

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 37075, 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 nineteenth 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 II, Piopiotea West Survey District.

LIVERPOOL, Governor.

A. PROCLAMATION.

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

Schedule hereto is no longer required for the purpose of a

Now, therefore, I. Arthur William de Brito Savile, Earl of Liverpoo 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 area of the piece of road hereby stopped: 4 acres 0 roods 20 perches. Adjoining or passing through Sections 1, 2, and 4. Situated in Block II, Piopiotea West Survey District (Tarappie B.D.)

naki R.D.).

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 36310, 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 nineteenth 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 Government Roads in Blocks VIII and XII, Pakiri 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 or any part thereof:

And whereas the Government roads described in the Schedule hereto are no longer required for the purpose of

roads: 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 roads described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of road hereby stopped :-7 acres 0 roods 5 perches, adjoining or passing through Crown land, Block VIII.

1.4 perches, adjoining or passing through Crown land, Block XII.

Situated in Pakiri Survey District (18204, blue).
In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 37374, 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 nineteenth day of March, in the year of our Lord one thousand?nine March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER. Minister of Public Works.

GOD SAVE THE KING!

Additional Regulation under the Land Settlement Finance Act, 1909.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

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

Present:

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

I N pursuance and exercise of the power and authority conferred upon him by the Land Settlement Finance Act, 1909, and cf every other power and authority 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 make the following additional regulation under and for the purposes of the said Act.

REGULATION.

1. The signature of the Public Trustee to the coupon referred to in clause numbered 2 of the regulations made on the 14th day of December, 1914, and gazetted on the 17th day of December, 1914, may be printed or stamped instead of written.

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

Altering the Boundaries of the Land Districts of Canterbury and Otago.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of March, 1915.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twenty-first section of the Land Act,

HEREAS by the twenty-first section of the Land Act, 1908, certain land districts are defined, but it is provided that the Governor by Order in Council, if he shall deem it necessary, may from time to time alter the boundaries of any land district as he shall think fit:

And whereas it is desirable to alter the boundaries of the Canterbury and Otago Land Districts:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by the hereinbefore-in-part-recited Act, and by and with the advice and consent of the Executive Council of the said Dominion, do hereby direct and declare that, from and after the twenty-fifth day of March, one thousand nine hundred and fifteen, the boundaries of the said Land Districts of Canterbury and Otago shall be such as are described in the Schedule hereto. scribed in the Schedule hereto.

SCHEDULE.

CANTERBURY LAND DISTRICT.

ALL that area bounded towards the north generally by the Nelson and Marlborough Land Districts as described in the New Zealand Gazette No. 7 of the 26th January, 1899, page 167, from the summit of the Spencer Mountains to the mouth 167, from the summit of the Spencer Mountains to the mouth of the Conway River; thence towards the east generally by the sea to the mouth of the Waitaki River; thence towards the south-west generally by a line along the middle of the Waitaki River to the Ohau River, and by a line along the middle of the Ohau River to Lake Ohau; thence by the southern and western shores of that lake to the River Hopkins, by a line along the middle of that river to its source, and thence by a right line to the summit of Mount Hopkins; and thence towards the north-west by the summit of the and thence towards the north-west by the summit of the Southern Alps and the Spencer Mountains to the place of commencement, including the adjacent islands.

OTAGO LAND DISTRICT.

All that area bounded towards the north generally by a All that area bounded towards the north generally by a right line from the northern side of Big Bay to Mount Aspiring; thence by the summit of the Southern Alps to Mount Hopkins; thence by the Canterbury Land District hereinbefore described to the mouth of the Waitaki River; thence towards the south-east generally by the ocean to the eastern boundary of Waikawa Survey District; thence towards the west generally by the Waikawa, Mokoreta, Slopedown, Waikaka, Chat-

ton, Wendon, Wakaia, Gap, and Rockyside Survey Districts to the south-eastern boundary of Run No. 323A; thence by the said Run No. 323A, Kingston Survey, District, and the western and southern shores of Lake Wakatipu to the Greenstone River; Ithence by that river to the south-eastern boundary of Run No. 431, in Von Survey District; thence by the said south-eastern boundary of Run No. 431 to the watershed between the sources of the Greenstone River and the Mararoa River: I thence by that watershed to David Peaks, by the River; thence by that watershed to David Peaks, by the watershed between the sources of the said Greenstone River and the Eglinton River, by the watershed between the Hollyford River and the Eglinton River to Mount Anau; thence by the summit of the leading range to Homer's Saddle; thence by the watershed between the Hollyford River and the Cledden River to Tutche Peak. the Cleddau River to Tutoko Peak; thence by the summit of the leading range to Pembroke Peak; thence by the watershed between John-o'-Groat's River and Thurso River to the sea at Stripe Point, about one mile and a half south of the mouth of John-o'-Groat's River; and thence towards the north-west by the ocean to the northern side of Big Bay, the place of commencement, including all the adjacent islands.

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

Declaring Portion of Road in Block II, Piopiotea West Survey District, to be a Government Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of March, 1915.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

APPROXIMATE area of the piece of road declared a Government road: 4 acres 0 roods 20 perches.

Adjoining or passing through Sections 1, 2, and 4 (Taranaki

Situated in Block II, Piopiotea West Survey District.

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 36310, 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 Portions of Road in Blocks VIII and XII, Pakiri Survey District, to be Government Roads.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of March, 1915.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

APPROXIMATE areas of the pieces of road declared Government roads:-

ment roads:—
7 acres 0 roods 5 perches, adjoining or passing through Crown land. Situated in Block VIII.
14 perches, adjoining or passing through Crown land. Situated in Block XII.
Situated in Pakiri Survey District (18204, blue).

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 37974, 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.

Electric Lines Regulations.—Telephone Exchange Charges.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

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

WHEREAS by Order in Council dated the first day of November, one thousand nine hundred and eleven, and published in the *New Zealand Gazette* of the second day of November, one thousand nine hundred and eleven, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), prescribing, inter alia, the charges to be levied for connection with a telephone exchange: And whereas it is expedient to amend such regulations in the manner hereinafter set forth:

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 of all other powers and authorities in that behalf entire the said actions are said authorities in the said actions and said authorities in the said actions are said authorities in the said actions and said authorities in the said actions are said authorities in the said actions are said actions. abling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby of the Executive Council of the said Dominion, doth hereby revoke the regulations numbered four, thirteen, fourteen, fifteen, sixteen, and seventeen, under the heading "Telephone Exchanges" in the Schedule to the above-recited Order in Council, and in lieu thereof doth hereby make the regulations set forth in the Schedule hereto; and doth declare that the regulations hereby made shall form part of and be read together with the regulations made by the above-recited Order in Council, and shall have effect on and after the date of publication of this Order in Council in the New Zealand Gazette.

SCHEDULE.

TELEPHONE EXCHANGES.

4. Subscribers at each exchange will be furnished with a list of persons with whom they may communicate by telephone, and new subscribers when they are connected with the system will be afforded facilities to enable them to advise other subscribers whom they wish to have immediate information of the fact.

13. For every additional quarter-mile or fraction thereof up to three miles, the charge is 10s. per annum; beyond three miles, 15s. per annum. If a special line of poles has to be miles, 15s. per annum. If a special line of poles has to be constructed beyond three miles, the charge will be £1 per annum for each quarter-mile or fraction thereof beyond the three miles; except that for the portion of the line for which the subscriber pays half cost of construction the charge will be 15s. per annum for each quarter-mile or fraction thereof. This regulation is to be read in conjunction with Regulations Nos. 14, 21, and 22.

14. Where subscribers pay the whole cost of construction beyond the three-mile limit, the charge for such extension will be 10s. per quarter-mile, whether a special line of poles is constructed or not.

15. Temporary connections (for a period less than one year) will be granted, provided the applicant pays the net cost of

will be granted, provided the applicant pays the net cost of giving the connection, and a rental of 10s. for the first fortnight or fraction thereof, and 5s. for every subsequent week. In the event of the temporary subscriber ultimately deciding to have the temporary connection converted to an ordinary permanent one, the usual bond must be given, and the regular charges will take effect from the date of the completion of the bond. In such a case the cost of making the connection will be refunded.

16. Subscribers will have to sign a bond to hold the con-16. Subscribers will have to sign a bond to hold the connection for one year for each two miles or fraction thereof of circuit wholly provided by the Department. Thus, for a distance up to two miles, one year; over two miles and not exceeding four miles, two years; over four miles and not exceeding six miles, three years.

17. Extension telephones, not fitted for internal communication, are charged for at £1 per annum each, in addition to the cost of switching-devices, material, and fitting. Extension telephones fitted for intercommunication, in addition

to exchange facilities, are charged for at £2 per annum each, except the annunciator telephone, the subscriber to pay the cost of the annunciator and of erection. The annunciator telephone is provided by the Department. An extension telephone is one which is placed within the same premises as that in which the original connection is placed.

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

Regulations for Deer-shooting, South Canterbury.

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 South Canterbury Acclimatization District (as defined in the New Zealand Gazette of the sixteenth day of December, one thousand eight hundred and ninety-seven, comprising the Counties of Geraldine and Levels and part of the County of Mackenzie), and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. FALLOW-DEER bucks may be taken or killed within the South Canterbury Acclimatization District from the 1st day of April, 1915, to the 31st day of May, 1915, both days

2. Licenses to take or kill such deer may be issued by the Postmaster at Temuka, upon the recommendation of the secretary of the South Canterbury Acclimatization Society, on payment of a license fee of £2, in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations. The number of such licenses to be issued by the said Postmaster shall not exceed twenty; provided that not more than one such license shall be issued to the same person. to the same person.

3. No licensee shall take or kill more than three fallow-deer

bucks.

4. No doe 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.

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.

No.

License to take or kill Game (Deer).

, of , having this day paid the sum of is hereby authorized to take or kill deer (bucks) within the South Canterbury Acclimatization District, from the day of , 1915, to the day of , 1915, to the day of , 1915 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and the regulations made thereunder.

Dated at this day of

, 1915. Postmaster.

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

H. D. BELL, Minister of Internal Affairs

Regulations for Deer-shooting, Mahia Peninsula.

LIVERPOOL, Governor.

In the Frood of Governor.

In Nexercise 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 that part of the Rotorua Acclimatization District comprised in the Mahia Peninsula which is in the said acclimatization district, and the conditions affecting the same, and also the form of license and ditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. Red-deer stags may be taken or killed within the above-mentioned part of the Rotorua Acclimatization District from the 25th March, 1915, to the 24th April, 1915, both days inclusive.

2. Licenses to take or kill such deer may be issued by the Postmaster at Opoutama, 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. The number of such licenses shall not exceed eight; provided that not more than one such license shall be issued to the same

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

4. No 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

5. Nothing herein contained shall extend to authorizing

5. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.
6. 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 Postmaster at Opoutama immediately he has finished stalking for the season for which such "tags" have been issued.
7. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding \$20.

exceeding £20.

SCHEDULE.

No.

License to take or kill Game (Deer).

, of , having this day paid the sum of £, is hereby authorized to take or kill red-deer stags, of not less than ten points, within the Mahia Peninsula, in the Rotorua Acclimatization 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 , 1915.

Postmaster.

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

H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting, Warroa.

LIVERPOOL, Governor.

In N 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 that part of the Rotorua Acclimatization District comprised in the part of the County of Wairoa (excluding therefrom the Mahia Peninsula) which is in the said acclimatization district, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. Red-deer stags may be taken or killed within the above-mentioned part of the Rotorua Acclimatization District from the 25th March, 1915, to the 24th April, 1915 (both

days inclusive).

2. Licenses to take or kill such deer may be issued by the Postmistress at Waikaremoana, 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. The number of such licenses shall not exceed seven; provided that not more than one such license shall be issued to the same

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

points.

4. No 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.

5. Nothing herein contained shall extend to authorizing

any person to sell any deer or portion thereof.

6. 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 Postmistress at Waikaremoana immediately he has finished stalking for the season for
which such "tags" have been issued.

7. 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 reddeer stags, of not less than ten points, within that part of the County of Wairoa (excluding therefrom the Mahia Peninsula), in the Rotorua Acclimatization 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 , 1915.

Postmistress.

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

H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting, Rotorua and Whakatane.

LIVERPOOL, Governor.

In N 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 that part of the Rotorua Acclimatization District comprised in the Counties of Rotorua and Whakatane, excluding therefrom the areas described in the First Schedule hereto, and the conditions affecting the same, and also the form of license and the fee payable therefor. therefor.

REGULATIONS

1. RED-DEER stags may be taken or killed within the above-mentioned part of the Rotorua Acclimatization District from the 25th March, 1915, to the 24th April, 1915, both

days inclusive.

2. Licenses to take or kill such deer may be issued by the Government Tourist Agent at Rotorua, on payment of a license fee of £3, in the form prescribed in the Second Schedule hereto, and subject to the said Act and these regulations. The number of such licenses shall not exceed regulations. The number of such licenses shall not exceed twelve; provided that not more than one such license shall be issued to the same person.

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

ten points.

4. No 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

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.

FIRST SCHEDULE.

ALL that area within one mile of the shores of Lake Okataina. Also all that area in the Auckland Land District, containing Also all that area in the Auckland Land District, containing 9,071 acres 0 roods 14 perches, more or less, situate in Blocks IV, VII, and VIII, Rotoiti Survey District, and Blocks I and V, Rotoma Survey District, and known as Te Rotoiti No. 4 (Tokerau), Te Rotoiti No. 5a and 5b (Te Arataukanihi), and Kaikokopu No. 2b, Sections 1 and 2, Blocks. Bounded towards the north generally by Section 4, Block IV, Rotoiti Survey District, across a public road, by Section 3 of the aforesaid block, across a public road, and by Section 1, Block I, Rotoma Survey District; towards the east generally by the Pongakawa Stream, by Crown land, and by Rotoiti No. 7 (Matawhaura) Block, across a public road, and again by the (Matawhaura) Block, across a public road, and again by the aforesaid block; towards the south generally by Lake Rotoiti; and towards the north-west by Rotoiti No. 3 (Paritangi) Block, across a public road, and again by the aforesaid block: as the same is delineated on the plan marked T. & H.R. 25/1, deposited in the office of the Tourist Agent at Rotorua, and therear adapt and thereon edged red.

SECOND SCHEDULE.

No.

License to take or kill Game (Deer).

, of , having this day paid the sum of in the sum of th

, 1915. day of

Dated at this

Government Tourist Agent.

As witness the hand of His Excellency the Governor, this twentieth day of March, one thousand nine

hundred and fifteen. H. D. BELL, Minister of Internal Affairs.

Warrant amending Regulations re Deer-shooting Season, Otago Acclimatization District.

LIVERPOOL, Governor

WHEREAS by Warrant dated the third day of March, one thousand nine hundred and a first one thousand nine hundred and fifteen, regulations were made prescribing the deer-shooting season in the Otago Acclimatization District (hereinafter referred to as "the said

regulations "):
And whereas it is deemed advisable to amend the said regulations to the extent hereinafter set forth:
Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers vested in me by the Animals Protection Act, 1908, do hereby amend regulation No. 2 of the said regulations by omitting the word "10th" and inserting the word "2nd."

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

H. D. BELL, Minister of Internal Affairs.

Opening Settlement Lands in Otago Land District for Selection.

LIVERPOOL, Governor.

N pursuance and exercise of the powers and authorities In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twenty-fourth day of March, 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 Acts.

SCHEDULE.

OTAGO LAND DISTRICT .- TUAPEKA COUNTY .- FIRST-CLASS LAND.

Section.	Area.			Rent per (appr	Àη	num		Half-yearly Rent.				
	We	rita	huna	Settlem	ent	No.	1.					
	Α.	R.	P.	£	s.	d.		£	8.	d.		
14	525	0	0	0	2	0			15	6		
2 _A	273	2	35	0	6	9		46 5	$\frac{7}{16}$	0 2*		
3 _A	314	3	0	0	6	7	,	51	10	6		

* Interest and sinking fund on buildings valued at £115. Payable in cash, or in fourteen years by twenty-eight half-yearly payments of £5 16s. 2d.; total half-yearly payment, £52 3s. 2d.

IMPROVEMENTS.

The improvements included in the capital values of the sections consist of boundary and internal fences, valued as follows: Section 1A, £147 17s. 9d.; Section 2A, £138 13s.; Section 3A, £156 13s. 9d.

The improvements which are not included in the capital value, and which must be paid for separately, are on Section 2A, and consist of two-roomed house, barn, and stable, of a total value of £115.

GENERAL DESCRIPTION.

The settlement is situated close to Waitahuna Railway-The settlement is situated close to Waitahuna Railway-station, which is about eight miles from the Town of Lawrence. Access is by good roads. The land is undulating, with steep faces along the gullies. The soil is a very fair black loam, on clay formation. A fairly large portion of each section is ploughable. Well watered by numerous small creeks. The elevation ranges from 500 ft. to 1,100 ft. above sea-level. There are some patches of light scrub on Section 1A, but the remainder of the settlement is now country. remainder of the settlement is open country.

Waitahuna Settlement No. 2.

1a	483 1 0	0 4 9	57 3 0	į
2A	482 1 0	0 5 0	59 17 0	
3a	415 0 0	0 3 5	35 2 0	
4 A	417 0 0	$0 \ 4 \ 9$	49 5 6	,
5a	362 0 14	0 3 10	34 13 0 23 9 8	
6 _A	402 0 2	$0 \ 5 \ 4$	53 6 6	İ
7 _A	359 3 25	0 5 5	48 12 0	

* Interest and sinking fund on buildings valued at £200. Payable in cash, or in fourteen years by twenty-eight half-yearly payments of £10 2s.; total half-yearly payment, £69 19s.

† Interest and sinking fund on buildings valued at £465. Payable in cash, or in fourteen years by twenty-eight half-yearly payments of £23 9s. 8d.; total half-yearly payment, £58 2s. 8d.

‡ Interest and sinking fund on buildings valued at £140. Payable in eash, or in ten years by twenty half-yearly payments of £9 ls. 4d.; total half-yearly payment, £62 7s. 10d.

The improvements included in the capital values of the sections consist of boundary and internal fencing, yards and dip, valued as follows: Section 1A, £151 15s. 6d.; Section 2A, £115 16s.; Section 3A, £129 14s.; Section 4A, £178 10s.; Section 5A, £181 2s.; Section 6A, £264 7s.; Section 7A, £107 8c.

The improvements which are not included in the capital values, and which must be paid for separately, are as follows: Section 2A, cottage and stable, valued at £200; Section 5A, dwellinghouse, stable, outbuilding, piggery, and fowl-house, of a total value of £465; Section 6A, hut, stable, wool-shed (with wool-press), of a total value of £140.

GENERAL DESCRIPTION.

The settlement is about three miles from Waitahuna. The nearest railway-station is Forsyth, about a mile away. The Town of Lawrence is about five miles distant. Access is by good roads. The soil is a light black loam, resting on a clay formation. A fairly large portion of each section is ploughable. Patches of light manuka scrub are scattered over the settlement. The land is mostly undulating, but there are steep faces along the gullies. The settlement is well watered by numerous creeks. The elevation ranges from 350 ft. to 850 ft. above sea-level.

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

H. D. BELL, For Minister of Lands

Opening Settlement Lands in Hawke's Bay Land District for Selection.

LIVERPOOL, Governor.

N pursuance and exercise of the powers and authorities Conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the sixth day of April, 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 Acts.

HAWKE'S BAY LAND DISTRICT.—WAIPAWA COUNTY.
GWAVAS SETTLEMENT.—SECOND-CLASS LAND.

Section.	Block.	Are	а.		Ren per Ar per Ar (approx	Acre inum	Ha):	ewa ease f-yes Rent	: irly
		Vakarar	a S	urve	y Distr	ict.			
		Α.	R.	P:	s.	d.	£	s:	d.
i	XII	903	0	0	3	8	81	18	0
	,,	859	0	0	4	6	97	4	0
$\frac{2}{3}$	· ",	764	0	0	4	9	90	13	6
4	,,,	613	0	0	5	0	76	5	6
$\hat{5}$. "	682	0	0	5	0	: 84	16	6
	,,	680	0	0	5	5	92	5	0
6 7	, ,,	796	0	0	5	0	99	0	0
$\dot{\mathbf{s}}$,	183	0	0	5	6	24	19	6
9	,	184	0	0	5	5	24	19	6
	M	araekaka	ıho	Sur	vey Dis	strict.			
43	XIII	108	0	0	6	4	1 17	2	0
44	"	109	ō	0	5	11	15	19	6
$4\overline{5}$: "	108	0	0	5	5	14	12	6

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

H. D. BELL, For Minister of Justice.

Opening Land in Hawke's Bay Land District for Sale or Selection.

LIVERPOOL, Governor

N 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 land described in the Schedule hereto shall be open that the land described in the Schedule hereto shall be open for sale or selection on Thursday, the thirteenth day of May, one thousand nine hundred and fifteen; and also that the land 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 price at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIROA COUNTY.—WAIAU SURVEY DISTRICT.

Second-class Land.

SECTION 1, Block II: Area, 121 acres 1 rood 8 perches. Cash purchase: Total price, £250. Occupation with right of purchase: Half-yearly rent, £6 5s. Renewable lease: Half-yearly rent, £5_

Easy undulating country, containing about 60 acres of forest, principally tawa, with a fair quantity of kahikatea, rimu, and matai, which is growing mostly on north side of road; balance poor pumiceous land covered with light manuka. Situated one mile by formed dray-road from the Wairoa-Waikaremeana coach-road and thirty-three miles from Wairoa. Fenced on the north, east, and south boundaries. Lessee will be liable to the adjoining owners for half cost of these fences.

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

W. F. MASSEY, Minister of Lands.

Opening Land in Hawke's Bay Land District for Sale or Selection.

LIVERPOOL, Governor

TN 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 land described in the Schedule hereto shall be open for sale or selection on Thursday, the thirteenth day of May, one thousand nine hundred and fifteen; and also that the land 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 price at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said land shall be Schedule hereto, and do declare that the said land shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT. — WOODVILLE COUNTY.—
WOODVILLE SURVEY DISTRICT.

First-class Land.

Lor 1 of Section 107, Woodville Rural Sections, Block XIII: Area, 40 acres 3 roods 14 perches. Cash purchase: Total price, £1,100. Occupation with right of purchase: Half-yearly rent, £27 10s. Renewable lease: Half-yearly rent, £22. First-class flat, agricultural land, suitable for dairying; good soil, on clay formation; originally covered with mixed bush, now carrying English and exotic grasses with rushes intermixed. Capable of much improvement by draining, ploughing, and resowing. Bounded on the south by public road to Woodville.

ploughing, and resowing. Bounded on the south by public road to Woodville.

Altitude, about 260 ft. above sea-level. Distant about a mile and a quarter from Woodville Township, and three-quarters of a mile from Woodville Railway-station, by formed and metalled road on south boundary. There is also a and metaped road on south boundary. Insert is also a surveyed and unformed road to Mangaatua Stream on the north boundary, but stream is not bridged. There are some 44 chains of fencing on or near the eastern boundary, and 6 chains of internal fencing. The western boundary is not fenced.

The improvements which are included in the price of the land comprise felling, grassing, boundary fence, and subdivisional fence, of a total value of £173 5s.

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

> > W. F. MASSEY, Minister of Lands

License permitting Payment of certain Fees in respect of Patents, Designs, and Trade-marks.

LIVERPOOL, Governor.

WHEREAS by a Royal Proclamation relating to trading with the enemy, dated the ninth day of September, one thousand nine hundred and fourteen, and published in the New Zealand Gazette of the fifteenth day of the same month, it was declared that the persons therein referred to were prohibited from doing certain acts therein mentioned: And whereas it was further declared by the said Proclamation And whereas it was further declared by the said Proclamation that nothing therein should be taken to prohibit anything that should be expressly permitted by license given by a Secretary of State or the Board of Trade: And whereas by a Royal Proclamation dated the eighth day of October, one thousand nine hundred and fourteen, and published in the New Zealand Gazette of the twelfth day of the same month, it was provided that the power to grant such license as aforesaid may be exercised in any British Possession by the Governor thereof:

Now therefore I Arthur William de Brito Savile, Earl of

Governor thereof:
Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance of the power conferred by the said Proclamation of the eighth day of October, one thousand nine hundred and fourteen, and of all other powers enabling me in that behalf, do hereby give and grant license to all persons resident, carrying on business, or being in New Zealand—

To pay any fees necessary for obtaining the grant or renewal of patents, or for obtaining registration of designs or trade-marks, or the renewal of such registration, in an enemy country:

tration, in an enemy country;
And also to pay on behalf of an enemy any fees payable
in New Zealand on application for or renewal of the grant of a patent, or on application for the registra-tion of designs or trade-marks, or the renewal of such registration.

Given under the hand of His Excellency the Governor, this seventeenth day of March, one thousand nine hundred and fifteen.

> A. L. HERDMAN Minister of Justice.

Lands permanently reserved.

LIVERPOOL, Governor.

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

And whereas by the three-hundred-and-twenty-second section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-twenty-first section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas by the sixty-ninth section of the Land for Settlements Act, 1908, it is further provided that the Governor may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of land acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the Gazettes specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule:

Second column of the said Schedule:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Acts, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHEDULE.

		st Column. ON OF RESERVE	8.		Second Column.	Third Column	Fourth Column
Land District.	Locality.	Section.	Block.	Area.	Purpose for which Land reserved.	Date of Warrant.	Gazette.
Auckland	Te Puru Township	3 and 4	II	A. R. P. 0 2 32	Addition to a site for	1914. 26 Dec	1915. No. 1, 7 Jan.
,,	,,	8 , 9	,,	0 2 0	a public hospital Site for a public school	26 "	, ,
"	Whangape S.D.*	49	III	5 2 32	Public recreation-	1915. 9 Jan	No. 3, 14 Jan
	TO 1 4 1 TO 11	10	,	0 1 7 4	ground		
,, M	Pakotai Village Rangitaiki Upper S.D.*	13 5	v	0 1 7·4 15 3 24	Site for a post-office Site for a roadman's cottage, and a rest- ing place for travel-	9 "	No. 8, 21 Jan
· #	Otamatea S.D.*	38	XVI	22 1 13	ling stock Agricultural and pas- toral show-ground, and a public recrea-	16	<i>"</i>
,,	Town of Ngarua-	666		1 3 11	tion-ground Site for a public school	16 "	
Hawke's Bay	wahia Matapiro S.D.* (Sherenden Set- tlement)	7	VII	5 1 6	"	9 "	No. 3, 14 Jan.
. "	Rakauroa Township	11 and 13	••	1 3 23	Resting-place for travelling stock	9 "	<i>"</i>
,,	Ngatapa S.D.*	6	. IX	$\left\{ \begin{array}{ccc} 1 & 2 & 32 \\ 1 & 3 & 0 \end{array} \right\}$	Ditto	14	No. 8, 21 Jan.
Taranaki	Tangitu S.D.*	38	I	2 3 30	Site for a public school	9 "	No. 3, 14 Jan.
, l	Aria S.D.*	37	XV	0 2 0	Site for a public hall	14 "	No. 8, 21 Jan.
Wellington	Makotuku S.D.*	8	VII	0 1 18.5	Post and telegraph purposes	9 "	No. 3, 14 Jan.
Marlborough	Tennyson S.D.*	10	IV	1 0 0	Site for a public school	9 "	,, ,
,	Golden Bar Mining Township	9	• •	0 2 6	Site for a post-office	14 "	No. 8, 21 Jan.
Westland	Qkuru S.D.*	Reserve 177	XII	189 0 0	Resting-place for travelling stock		" "
Canterbury	Mount Thomas S.D.*	" 3961	XVI	1 0 38.3	Gravel purposes	14 "	" "
, ,	Mairaki S.D.*	" 3958 i	VII	5 0 1	Public recreation- ground	14 "	»· »
Otago	Town of Lawrence	10	LIV	0 2 4	Addition to a public recreation-ground		• "
,,	"Komako	171 to 175	**	6 0 20	Site for a public school	16 "	* "
Southland	Maniototo S.D.* Town of Woodend	18 4	VII	5 0 0 0 1 0	Gravel purposes Site for a public hall and athenæum	9 "	No 3, 14 Jan.
	Longwood S.D.*	42		5 3 28	Site for a public school	9 "	
,	Waikaka S.D.*	39	Ϊ́Χ	9 3 25	".	9 "	
"	" ·-	40	"	9 2 39	Public recreation-		No. 8, 21 Jan.
,,	,,	42	. #	5 0 0		14	• "

^{*} Survey District.

Regulations made by the Public Service Commissioner in respect of the Training of Cadets, Electrical Engineering Branch, Public Works Department.

In pursuance and exercise of the authority conferred on him by the Public Service Act, 1912, the Commissioner, with the approval of the Governor in Council, doth hereby make the regulations set forth in the Schedule hereto with respect to the training of cadets, Electrical Engineering Branch, Public Works Department.

The said regulations shall have effect as from the date of the publication thereof in the New Zealand Gazette.

SCHEDULE.

Public Works Department, Electrical Engineering Branch.—Regulations, Training of Cadets.

- 1. CADETS appointed or transferred to the Electrical Engineering Branch of the Public Works Department must have passed the Public Service Senior Examination.
- 2. The period of training for such cadets shall comprise not less than six months' clerical work and five years' professional work, the latter to be served as under, namely,—
 - (a.) One year at office-work, consisting mainly of drafting. During this period the cadet will be required to attend technical college or University classes in mathematics, physics, and electricity, the Department paying fees and providing books.
 - (b.) Two years' shift-work at the Addington Electrical Substation, or any other place approved by the Chief Electrical Engineer, at such hours as may be arranged. During the period the cadet will be required to take the full course for electrical engineering at Canterbury College for two sessions, the Department paying fees and providing books.
 (c.) One year at the power-house, Lake Coleridge, or such other

(c.) One year at the power-house, Lake Coleridge, or such other power-house as the Chief Electrical Engineer may determine; during the period the cadet will be required to perform tutorial work under one of the staff engineers.

(d.) One year of first-class mechanical workshop training in such Government or private workshop as the Chief Electrical Engineer may determine, provided that such training shall include at least three months each at moulding, turning, and erecting.

The course shall not necessarily be taken in the above order, but may be varied as to sequence as directed by the Chief Electrical Engineer.

- 3. On the completion of four and a half years' training the cadet will, on satisfying the Chief Electrical Engineer as to his qualifications, be regarded as qualified for the position of Assistant Electrical Engineer, and may be so graded.
- 4. After being graded as an Assistant Electrical Engineer the officer will be granted leave of absence for six months (approximately) to attend Canterbury College for one session, in order to enable him to obtain the diploma in electrical engineering. During such leave of absence half-pay, which is in no case to exceed £100 per annum, will be allowed, and the Department will pay all fees and provide books.
- 5. Assistant Engineers will be required to complete the Entrance Examination for the Associate Membership of the Institute of Civil Engineers and the Associate Membership of the Institute of Electrical Engineers during their fifth year of service, or as soon thereafter as may be directed by the Chief Electrical Engineer.
- 6. Subject to favourable reports on the diligence and ability of the officer, salary will be paid as follows: For the six months employed on clerical duties, at the rate of £50 per annum, then at the rate of £70 per annum, and thereafter according to scale for the Professional Division.

Any cadet failing to give satisfaction or failing to comply with the conditions above set forth may be required to resign, or may be transferred to any other branch of the Public Service.

As witness my hand this twelfth day of March, one thousand nine hundred and fifteen.

D. ROBERTSON, Public Service Commissioner.

In pursuance of the provisions of the Public Service Act, 1912, His Excellency the Governor of the Dominion of New Zealand, with the advice and consent of the Executive Council of the said Dominion, approves of the foregoing regulations.

LIVERPOOL, Governor.

Approved in Council this fifteenth day of March, one thousand nine hundred and fifteen.

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

Duty on Certain Tobacco imported into the Cook Islands.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-fifth day of March, 1915.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section three hundred and two of the WHEREAS by section three hundred and two of the Customs Act, 1913, it is enacted that the Governor may from time to time by Order in Council modify the tariff in its application to goods imported into the Cook Islands, but so that such modification shall not have the effect of imposing higher duties than those imposed by the tariff:

And whereas by Order in Council dated the twenty-fourth day of June, one thousand nine hundred and twelve, and published in the New Zealand Gazette dated the twenty-seventh day of June then instant, the tariff was modified in its application to certain tobacco imported into the Cook Islands:

cation to certain tobacco imported into the Cook Islands:

And whereas it is expedient to amend the modification of
the tariff contained in the said Order in Council of the twenty-

fourth day of June, one thousand nine hundred and twelve:

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 three hundred and two of the Customs Act, 1913, 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 Dominion of New Zealand, doth hereby revoke the said Order in Council of the twenty-fourth day of June, one thousand nine hundred and twelve, and doth hereby modify the tariff in its application to goods imported into the Cook Islands aforesaid by declaring and directing as

I. That there shall be payable on all black twist tobacco of which the genuine invoice value at the time of importation is proved to the satisfaction of the Collector of Customs not to exceed one shilling and threepence per pound, the following

to exceed one siming and interpence per pound, the following duties, that is to say—

(a.) When imported into or entered for home consumption in the Cook Islands (exclusive of the Island of Niue), a duty of one shilling per pound;

(b.) When imported into or entered for home consumption in the Island of Niue (being one of the Cook Islands),

a duty of two shillings per pound:

Provided that a further duty of one shilling per pound shall be paid on the landing in the Island of Niue of any tobacco removed from other parts of the Cook Islands which has been

admitted to entry at a duty of one shilling per pound.

2. That this Order shall have effect on and after the first day of April, one thousand nine hundred and fifteen.

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

Trustees for the Dunkeld Public Cemetery appointed.

LIVERPOOL, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint

David Martin and Reuben Gerves

to be Trustees, in the place of John Johnston and William Cumming, deceased, and

LEWIS FRANCIS UMPHRAY GARRIOCE JOHNSON

to be an additional Trustee, to provide for the maintenance and care of the Dunkeld Public Cemetery, in conjunction

with William Phillipps and George Horn Welsh, previously appointed.

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

W. F. MASSEY, Minister of Lands.

Member of Hokitika Fire Board appointed.

Department of Internal Affairs,
Wellington, 19th March, 1915.

H IS Excellency the Governor has been pleased to
appoint appoint

JOHN JEROME BREEZE, of Hokitika, to be a member of the Hokitika Fire Board, under the Fire Brigades Act, 1908, vice Jules Cæsar Malfroy,

H. D. BELL, Minister of Internal Affairs.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs, Wellington, 23rd March, 1915.

H IS Excellency the Governor has been pleased to appoint appoint

JAMES AITKEN to be Registrar of Marriages and of Births and Deaths for the District of Orepuki.

H. D. BELL, Minister of Internal Affairs.

Members of Licensing Committees appointed.

Department of Justice,
Wellington, 19th March, 1915.
IS Excellency the Governor has been pleased to appoint

WILLIAM TOMPSITT and JAMES MCLEAVEY

to be members of the Licensing Committee for the District of Otaki, and

GEORGE JENNINGS PETHERICK

to be a member of the Licensing Committee for the District of Wellington.

A. L. HERDMAN, Minister of Justice.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 23rd March, 1915.

I 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.
HENRY ARTHUR JACKMAN		٠.	Wairau.
EDWARD NATHAN FALCK	. • 1	•••	Gabriel's.
WILLIAM ALEXANDER HUT	CHINSON		Hunterville
ROBERT MARTIN			Kawakawa.
ALBERT GEORGE CHARLES	EDMONDS		Hikurangi.
ALEXANDER Ross GILMER		• •	Brunner.
•	F. W. M	ANS	FIELD.

Registrar-General.

Inspector for the Purposes of the Slaughtering and Inspection | Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 16th March, 1915.

HE Public Service Commissioner has made the following appointment in the Public Service:—

John Tomlinson

to be Inspector for the purposes of the Slaughtering and Inspection Act, 1908, as from the 2nd day of February, 1915.

P. VERSCHAFFELT,

Secretary.

Special Order made by the Epsom Road Board making By-law.

Wellington, 15th March, 1915.

THE following special order, made by the Epsom Road Board, is published in accordance with the provisions of the Road Boards Act, 1908. Department of Internal Affairs

H. D. BELL, Minister of Internal Affairs.

EPSOM ROAD BOARD.

Ersom Road Board.

In pursuance and exercise of the powers vested in it by the Road Boards Act, 1908, and the Public Health Act, 1908, and their respective amendments, and all other powers it thereunto enabling, the Epsom Road Board doth hereby make, enact, and ordain the following by-laws, which shall come into force on being gazetted, and shall be read and construed as part of the by-laws of the district relating to the drainage thereof passed by the Board on the 11th day of August, 1914, and confirmed on the 22nd day of September, 1914.

As an addition to clause 14 of the said Drainage By-laws:—

"14a. The applicant shall at the same time pay to the Clerk the sum of two shillings and sixpence as a connection fee, which shall be in addition to the fee required to be paid

Here the sum of two shillings and sixpence as a connection fee, which shall be in addition to the fee required to be paid under clause 42 of these by-laws.

"Clause 43 of the said Drainage By-laws be and it is hereby repealed."

The common seal of the body corporate of the Inhabitants of the Epsom Road Board was affixed to the foregoing by-law this 9th day of March, 1915, in the presence of-

> F. H. Wood Chairman.

REG. G. CLARK, Member. WM. Hogg,

Ćlerk.

I hereby certify that the foregoing by-laws were duly made by the Epsom Road Board by special order, the resolution in respect of which was passed at a special meeting of the said Board convened for that purpose on the 1st day of February, 1915, and confirmed at a subsequent meeting of the said Board held on the 9th day of March, 1915, and that all public notifications, notices, and other requirements of the Road Boards Act, 1908, and its amendments, and the Public Health Act, 1908, and its amendments, have been duly complied with in respect of such special order.

Dated this 9th day of March, 1915.

WM. Hogg.

WM. Hogg, Clerk to the Board.

Special Order made by the Franklin County Council merging the Pukekohe Road District.

Department of Internal Affairs, Wellington, 16th March, 1915.

THE following special order, made by the Franklin
County Council, is published in accordance with the
provisions of the Counties Amendment Act, 1913.

H. D. BELL. Minister of Internal Affairs.

FRANKLIN COUNTY COUNCIL.

Special Order.

In exercise of the powers conferred upon it by section 31 of the Counties Act, 1908, the Franklin County Council hereby make a special order to abolish the Pukekohe Road District, and merge the same in the Franklin County, as from 31st March, 1915, and will be submitted for comfirmation at an ordinary meeting on 4th March, 1915.

I hereby certify that the above special order was passed at a special meeting of Franklin County Council held on 2nd February, 1915, and confirmed at the ordinary meeting on 4th March, 1915.

J. T. STEMBRIDGE, County Clerk.

Special Order made by the Franklin County Council merging the Drury Road District.

Department of Internal Affairs,
Wellington, 16th March, 1915.

HE following special order, made by the Franklin County

Council, is published in accordance with the provisions of the Counties Amendment Act, 1913.

H. D. BELL, Minister of Internal Affairs.

FRANKLIN COUNTY COUNCIL.

Special Order.

In exercise of the powers conferred upon it by section 31 of the Counties Act, 1908, the Franklin County Council hereby make a special order to abolish the Drury Road District, and merge the same in the Franklin County, as from 31st March, 1915, and will be submitted for confirmation at an ordinary meeting on 4th March, 1915.

I hereby certify that the above special order was passed at a special meeting of the Franklin County Council held on 2nd February, 1915, and confirmed at the ordinary meeting on 4th March, 1915.

J. T. Stembridge, County Clerk.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 24th March, 1915.

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

J. ALLEN, Minister of Finance.

WAIMATE WEST COUNTY COUNCIL.

Notice of Result of Poll on a Proposal to raise a Loan of £60,000 for constructing Roads, erecting Bridges, &c.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Waimate West County was taken on the 2nd day of March, 1915, on the proposal to raise a loan of £60,000 for the public works set out in the voting-paper submitted to the ratepayers at the poll.

The number of votes recorded for the proposal was 269:

the number of votes recorded against the proposal was 39.

I therefore declare the proposal duly carried.

THOS. McPHILLIPS, Chairman, Waimate West County Council.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 24th March, 1915.

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

J. ALLEN, Minister of Finance.

WAIMARINO COUNTY COUNCIL.

Notice of Result of Poll to raise Loan.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Rangiwaea Special-rating District was taken on the 19th day of March, 1915, on the proposal of the Waimarino County Council to raise a loan of £1,250 for metalling the Karioi-Rangiwaea Road.

The number of votes recorded for the proposal was 14; the number of votes recorded against the proposal was 2.

the number of votes recorded against the proposal was 3.

I therefore declare the proposal carried.

PETER BRASS, Chairman, Waimarino County Council. Authorizing the Laying-off of Tahua Road, Waipapa, Kathleen, Te Whiti, Gibson, and Mangatutu Streets, and Te Tahoe Road, in the Town of Hingaia, of a Width of not less than 66 ft.

Department of Lands and Survey,

Wellington, 22nd February, 1915

In pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying-off of Tahua Road, Waipapa, Kathleen,
Te Whiti, Gibson, and Mangatutu Streets, and Te Tahoe
Road, in the Town of Hingaia, Auckland Land District, of
a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Jellicoe, Sturdee, and Halsey Roads, in the Town of Manurewa Extension No. 2, of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 22nd February, 1915.

In pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Jellicoe, Sturdee, and Halsey Roads, in the Town of Manurewa Extension No. 2, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of McCrea and Ridge Streets, in the Town of Hastings Extension No. 12, of a Width of not less than 66ft.

Department of Lands and Survey,
Wellington, 22nd February, 1915.

In pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying off of McCrea and Ridge Streets, in the
Town of Hastings Extension No. 12, Hawke's Bay Land
District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Kings Road and Jellicoe Road, in the Town of Whangaparapara of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 22nd February, 1915.

In pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying off of Kings Road and Jellicoe Road, in the Town of Whangaparapara, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Dominion Road, Tangonge Road, Eden Terrace, and Bank Street, in the Town of Kaitaia Extension No. 4, of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 22nd February, 1915.

In pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying off of Dominion Road, Tangonge Road,
Eden Terrace, and Bank Street, in the Town of Kaitaia
Extension No. 4, Auckland Land District, of a width of not
less than 66 ft. instead of 99 ft.

H. D. BELL.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Severne Street, Laking Road, and David Road, in the Town of Yelverton, of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 22nd February, 1915.

In pursuance of the power and authority conferred upon
me by section 15 of the Land Act, 1908, I hereby
authorize the laying-off of Severne Street, Laking Road,

and David Road, in the Town of Yelverton, Marlborough Land District, of a width of not less than 66ft. instead of on the contraction of the contra

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Exhibition Drive and Cochran's Avenue, in the Town of Highfield, of a Width of not less than 66 ft.

> Department of Lands and Survey, Wellington, 22nd February, 1915.

IN pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Exhition Drive and Cochran's Avenue, in the Town of Highfield, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Rangitopuni Road, Elliot Road, and Newton Road, in the Town of Riverhead Extension No. 1, of a Width of not less than 66 ft.

Department of Lands and Survey, Wellington, 22nd February, 1915.

IN pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying off of Rangitopuni Road, Elliot Road, and Newton Road, in the Town of Riverhead Extension No. 1, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Oaknui Road, in the Town of Otahuhu Extension No. 22, of a Width of not less than 66 ft.

Department of Lands and Survey, Wellington, 22nd February, 1915.

IN pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Oaknui Road, in the Town of Otahuhu Extension No. 22, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Joan Street, in the Town of Meola Extension No. 15, of a Width of not less than 66 ft.

> Department of Lands and Survey, Wellington, 22nd February, 1915.

I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Joan Street, in the Town of Meola Extension No. 15, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

H. D. BELL, For Minister of Lands.

Authorizing the Laying-off of Argyle Street, in the Town of Marchwiel Extension No. 1, of a Width of not less than 66 ft.

> Department of Lands and Survey, Wellington, 22nd February, 1915.

I N pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Argyle Street, in the Town of Marchwiel Extension No. 1, Canterbury Land District, of a width of not less than 66 ft. instead of 99 ft.

> H. D. BELL, For Minister of Lands.

Notice fixing the Closing-hours of all Shops in the Wairewa County under the Shops and Offices Act.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the shops in the Wairewa County, has been forwarded to me, desiring that all shops within the county shall be closed in the evening of working days as follows: Monday, Tuesday, Wednesday, and Thursday, 6 p.m.; Friday, 9 p.m.: And whereas the Wairewa County Council has certified that the signatures to such requisition represent a majority of the occupiers of all the shops within the Wairewa County:

Now, therefore, I, William Ferguson Massey, Minister of Labour, in pursuance of section 25 of the Shops and Offices Act, 1908, do hereby direct that, from and after the 29th day of March, 1915, all shops within the Wairewa County shall be closed in accordance with such requisition.

Dated at Wellington this 20th day of March, 1914.

Dated at Wellington this 20th day of March, 1914.

W. F. MASSEY, Minister of Labour.

Appointment of Wharf under the Customs Act, 1913.

Customs Department,
Wellington, 8th March, 1915.
WILLIAM HERBERT HERRIES, Minister of Customs, in exercise of the powers vested in me for this purpose by the Customs Act, 1913, do hereby appoint the undermentioned place to be a wharf for the loading and unfoading of goods, viz.:—

PORT OF WELLINGTON.

That portion of the breastwork which extends for 284 ft. more or less, in a northerly direction from the King's Wharf, Wellington.

And I do hereby fix Pipitea Wharf, Berth No. 1, as the name by which the said place shall be known.

W. H. HERRIES, Minister of Customs.

Appointment of Customs Examining-place.

Customs Department,
Wellington, 8th March, 1915.

WILLIAM HERBERT HERRIES, Minister of Customs, in exercise of the powers vested in me for this purpose by the Customs Act, 1913, do hereby appoint the undermentioned shed to be a place for the examination by the Customs of goods subject to the control of the Customs,

PORT OF WELLINGTON.

The brick building situated adjacent to the Pipitea Wharf and known as the Pipitea Wharf Store No. 1.

W. H. HERRIES, Minister of Customs.

Appointment of First Meeting of the Taumarunui Hospital and Charitable Aid Board.

I N pursuance of the power conferred upon me by section 28 of the Hospitals and Charitable Institutions Act, 1909, I, Robert Heaton Rhodes, the Minister in Charge Act, 1909, 1, Robert Heaton Rhodes, the Minister in Charge of the said Act, do hereby appoint that the first meeting of the Taumarunui Hospital and Charitable Aid Board shall be held at the office of the Taumarunui Chamber of Commerce at Taumarunui, at 7.30 p.m. on Saturday, 10th April,

As witness my hand this 18th day of March, 1915.

R. HEATON RHODES, Minister of Hospitals and Charitable Aid.

Tenders.

Public Works Department, Wellington, 22nd March, 1915. THE following list of successful and unsuccessful tenders is published for general information.

W. FRASER, Minister of Public Works.

Additions to Strong-rooms, Provincial Buildings, CHRISTCHURCH.

	Accep	ted.		£	s.	d.
Calvert, C., Sydenham	••	• •	• •	1,340	0	0
	Declin	red:				
White, George, Linwood				1,349	0	Ó
Bull, G. L., St. Albans				1,529	0	Ö
Rennell, B., Addington				1,540	0	0
Head and Webb, Christel	hurch			1,771	2	6
Graham, P., and Son, Ch.	ristchi	ırch		1,911	0	0

Regulations under the Tramways Act, 1908.

W HEREAS by section 7 of the Tramways Act, 1908 (hereinafter referred to as the said Act), the Governor in Council, acting as the Board of Control constituted under the said section, is authorized from time to time to make such rules and regulations as he thinks expedient for securing such rules and regulations as he thinks expedient for securing the safety of the public from personal injury, or from fire or otherwise, in connection with the use of electricity as a motive power under the said Act: And whereas by the said section, as amended by section 5 of the Tramways Amendment Act, 1911, the Board of Control is empowered to delegate all or any of the powers vested in it by the said Act to the Minister of Public Works: And whereas by Order in Council dated the 11th December, 1911, and published in the Gazette of the 14th December, 1911, all the powers vested in the Board of Control as aforesaid were duly delegated to the Minister of Public Works: And whereas it is expedient to

the Board of Control as aforesaid were duly delegated to the Minister of Public Works: And whereas it is expedient to make rules and regulations for securing the safety of the public as hereinbefore recited:

Now, therefore, I, William Fraser, the Minister of Public Works for the Dominion of New Zealand, in pursuance of the powers delegated to me by the Board of Control as aforesaid, do hereby make the following rules and regulations; and do hereby declare that the said rules and regulations shall, except in so far as may be otherwise specially provided in any authorizing order, be deemed to be incorporated with and to form part of every order hereafter issued under section 3 of the said Act authorizing the construction of a tramway.

RULES AND REGULATIONS TO BE INCORPORATED IN TRAMWAY ORDERS.

In these regulations the following words and phrases shall have the meanings hereby attached to them respectively:—
"Conductor" means any wire or cable for the transmission of electric energy placed either underground or overhead, and includes any easing, cover, conduit,

or support for the same.

"Earthed" means connected to the general mass of earth in such a manner as to ensure at all times an immediate and safe discharge to earth of electric

energy. "Electric line" means any wire, wires, conductor, or other means used for conveying, transmitting, or distributing electricity for power, lighting, or heat-ing; and includes any instrument, insulator, casing,

ing; and includes any instrument, insulator, casing, tubing, pipe-covering, or post enclosing or supporting an electric line or anything connected therewith.

"Extra-high pressure" means pressures over 3,300 volts.

"High pressure" means pressures over 650 volts and up to 3,300 volts.

"Low pressure" means pressures up to 650 volts.

"Minister" means Minister of Public Works.

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

"Public Works Engineer" means the Engineer in charge of the Public Works district in which the tramway is situated.

is situated.

"Street" includes road.

"Substation" means any building or enclosure, either above or below ground, which shall be accessible only 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, and also includes all telegraph, telephone, and electric-signalling wires belonging to the Government Railways Department.

Generating Station and Substation.

1. Where high or extra-high pressure overhead or underground cables to substations form part of a tramway system, such high or extra-high pressure cables shall be subject, in so far as applicable, to the regulations for the time being in force under section 2 of the Public Works Amendment Act, 1911. All power-house and substation switchboards con-trolling high-pressure or 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; provided that where a permanent connection can be made with the tramway-track rails at the station the earth-plates may be dispensed with. Means shall be provided for testing the resistance between the two connections through the earth. The connection between the general mass of earth and the earth-plates, together with the spacing between plates, must be such that the resistance between them shall not exceed 2 ohms. Such tests shall be made at least once a month and recorded.

2. 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 exposed conductors at a pressure over 650 volts shall be screened off and accessible only to autho-

rized persons.

3. 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

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

5. 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 low-pressure switch-boards 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 high-pressure and extrahigh-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 the switchboard passage-way unless either (1) the clear width of the passage is, in the case of low pressure, not less than 4ft. 6 in., and, in the case of high pressure, not less than 8 ft., in each case measured between bare conductors; or (2) the conductors on one side are a grantly that ductors on one side are so guarded that they cannot

accidentally be touched.

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

7. The frames of all electrical machinery, metal casings, and all apparatus connected therewith shall be efficiently earthed.

Overhead Line and Feeders.

8. The maximum difference of potential between trolly-wire and the ground or between trolly-wire feeders and the ground shall not exceed 650 volts.

9. The overhead trolly-wires shall not in any part thereof be at a less height than 18 ft. above the track; provided that where sufficient clearance is not obtainable in tunnels or under bridges the consent of the Minister, in writing, shall be first had and obtained. The trolly-wires shall be suspended in such a way as to provide a double insulation between them and earth.

way as to provide a double insulation between them and earth. The spacing of the points of support shall not exceed 2 chains.

10. A service telephone system for emergency purposes shall be provided, having connecting boxes placed every half mile; provided that if the public telephone service is available the Minister may grant exemption, in writing, from the provisions of this calcuse.

11. Trolly-wire feeder cables, if carried overhead, shall be covered with weatherproofed triple braiding; provided that, where circumstances permit, the Minister may approve of bare conductors being used; and provided that where electric lines intersect the Post and Telegraph Department's lead-covered cables, vulcanized-indiarubber insulation of not less than 600-megohm grade shall be substituted for weather-proofed triple braiding.

12. Guard-wires, guard-hooks, and other similar protective devices shall be erected wherever required by the Minister of Telegraphs, and at the cost of the tramway authority. Any special provisions deemed to be necessary by the Minister of Telegraphs at intersections or as a protection to telegraph lines generally shall be borne by the tramway authority when the telegraph lines are erected before the electric lines, and in cases where the electric lines are erected before the telegraph lines the tramway authority, on receipt of notice from the District Telegraph Engineer of the Post and Telegraph Department, or his deputy, that it is proposed to run a telegraph line along the route, shall forthwith make the necessary changes required to comply with this clause, the cost of such changes being borne by the Post and Telegraph Department.

13. All feeder-cables, test-wires, and service telephone lines shall be carried as far as possible on one side of the street, and on the opposite side to that occupied by the Post and Telegraph Department's lines; provided that in special circumstances this condition may be varied with the approval of the Minister. In all cases the tramway authority and the Minister of Telegraphs shall give to each other reasonable

facilities for the joint use of poles.

14. All supports shall be designed with a factor of safety of

14. All supports shall be designed with a factor of safety of 4 if of steel, and 5 if of wood, against all forces to which they are subject, including wind-pressure on supports and conductors of 20 lb. per square foot of plane surface and 12 lb. per square foot diametral plane on a cylindrical surface.

15. The stresses 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, 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 degrees Fahrenheit and a wind-pressure of 12 lb. per square foot of diametral plane occurring simultaneously. taneously.

neously.

16. Overhead feeder cables shall not in any part thereof be a less height than 18 ft. above the ground. Test wires and at a less height than 18 ft. above the ground. Test wires and service telephone wires, where employed, shall similarly have a minimum clearance of 18 ft. The minimum height above the ground for any conductor shall be computed on the assumption that the conductor is subject to a temperature of 122

degrees Fahrenheit.

17. The best means available shall be adopted for preventing the occurrence of undue sparking at the rubbing or rolling contacts in any place.

.Track and Return Circuit.

18. The rails forming the track shall be efficient y bonded or welded at the joints so that the resistance at the joint shall not exceed the resistance of 30 inches of the rail, and the rails and tracks shall be bonded across with the equivalent of 0.125 square inches copper every 240 ft. No metal pipe of 0.125 square inches copper every 240 ft. No metal pipe or conduit conveying gas or water, or which encloses electric lines or conductors, shall be laid within 2 ft. 6 in. of a track-rail, whether such pipe or conduit is laid before or after the track is laid. Where this precaution cannot be observed, notice shall be given to the Minister, who shall, after investigation, prescribe the conditions under which the work shall be carried out. It shall be incumbent upon the tramway authority to advise the Minister of any infringement of this regulation on the part of any local authority. company. of this regulation on the part of any local authority, company, person, or persons.

19. The track rails shall be connected to the negative bus-bar by means of an insulated conductor or conductors.

20. Conductors forming part of a return circuit may, it carried overhead, be bare, but shall be supported on suitable insulators, the insulation of which shall be efficiently maintained.

21. The difference of potential between any two points of a track shall not exceed seven volts, and a continuous record shall be taken of difference of potential between the supply end of a tramway track and the far end of each tramway route; provided that if the conditions are such that no injury is likely to occur, one or more records may be omitted

by the consent of the Minister.

22. If at any time and at any place a test is made by connecting a galvanometer or other current-indicator to the connecting a gaivanometer or other current-indicator to the uninsulated return and to any pipe in the vicinity, it shall always be possible to reverse the direction of any current indicated by interposing a battery of three Leclanché cells connected in series if the direction of the current is from the return to the pipe, or by interposing one Leclanché cell if the direction of the current is from the pipe to the return.

23. A suitable low-resistance indicating ammeter which can be connected in circuit between the negative bus-bar and the nearest main forming part of the reticulating system of the public water-supply shall be provided at the generating station. A switch or link, to be kept open except when in use for periodical tests, shall be inserted in the circuit and

placed near the ammeter. The maximum current indicated shall not at any time exceed either two amperes per mile of single tramway-line or five per cent. of the total current-output of the station, and the resistance of the connected circuit between the water-main and the negative bushar shall be such that the maximum current laid down in this regultion shall produce a difference of potential not exceeding one volt across such circuit. The ammeter shall be so constructed as to indicate correctly the current passing from the water-main to the negative bus-bor.

Insulation Tests.

24. The insulation of the line, and of the return when insulated, and of all feeders and other conductors, shall be so maintained that the leakage current shall not exceed one-hundredth of an ampere per mile of tramway. The leakage maintained that the leakage current shall be ascertained and recorded once in every week before or after the hours of running when the line is fully charged. If at any time it should be found that the leakage current exceeds one-half of an ampere per mile of tramway, the leak shall be localized and removed as soon as practicable, and the running of the cars shall be stopped unless the leak is localized and removed within twenty-four hours.

Insulation Resistance.

25. The insulation resistance of all continuously insulated 20. The institution resistance of an continuously instance cables used for lines, for insulated returns, for feeders, or for other purposes, and laid below the surface of the ground, shall not be permitted to fall below the equivalent of I megohm for a length of one mile. A test of the insulation resistance of all such cables shall be made at least once in each month and recorded.

Records to be kept.

26. Daily: Maximum current supplied to the tramway; maximum working pressure; fall of potential in return (clause 21). Weekly: Leakage current (clause 24) Monthly: Minimum insulation resistance on insulated cables in megohms per mile (clause 25).

Notic: regarding Alterations.

27. Before commencing the extension or alteration of any underground or overhead electric line already laid or crected, the tramway authority shall give at least seven days' orected, the trainway authority shall give at least seven days notice in writing to the Public Works Engineer, and also to the District Telegraph Engineer of the Post and Telegraph Department, or his deputy, of its intention to carry out the works, and, in the case of an extension, shall forward to the Minister a locality plan showing the route of any such extension. extension.

Maintenance.

28. Every portion of an electric tramway 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 supervised and maintained by the tramway authority as regards both electrical and mechanical conditions.

Compliance with Regulations.

29. For the purpose of ascertaining whether the regulations are being faithfully complied with by the tramway authority, 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 said works.

Given under my hand, at Wellington, this 24th day of March, 1915.

W. FRASER, Minister of Public Works.

Officiating Ministers for 1915 .- Notice No. 10.

Registrar-General's Office,
Wellington, 24th March, 1915.

DURSUANT to the provisions of the Marriage Act, 1908,
the following news of Officialing Marriage act, 1908 the following names of Officiating Ministers within the meaning of the said Act are published for general information :-

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

The Reverend Alfred Laurie Canter.
Albert Sydney Eggleton. EDWARD BREWER WETHEY.

Church of the Seven Rules of Jehovah. The Reverend HUKAATAI TE RANGITUAPA.

> F. W. MANSFIELD, Registrar-General.

Conscience-money received.

The Treasury,
Wellington, 16th March, 1915.

THE Minister of Finance directs me to acknowledge receipt of the sum of £1, forwarded to the Collector of Customs, at Wellington, by some person unknown, as conscience-money to the New Zealand Government.

A request accompanies the remittance seeking acknow-ledgment in the columns of the Palmerston North Evening Standard.

G. F. C. CAMPBELL, Secretary to the Treasury.

Conscience-money received.

The Treasury, Wellington, 16th March, 1915.

THE Minister of Finance directs me to acknowledge receipt of the sum of £10, forwarded as conscience-money to the Hon. Minister of Immigration by some person unknown, to whom an assisted passage from England was granted by the Government. The writer of the letter states that he was not entitled to the assistance.

G. F. C. CAMPBELL, Secretary to the Treasury.

Government Offices to be closed on Friday, the 23rd April, 1915, in celebration of St. George's Day and St. David's

Office of the Public Service Commissioner,
Wellington, 18th March, 1915.

A S provided under the Public Service Regulations, the
Government Offices throughout New Zealand will be
closed on Friday, the 23rd April, 1915, in celebration of
St. George's Day and St. David's Day.

D. ROBERTSON. Public Service Commissioner.

Government Insurance Department Agency opened at Clevedon.

Government Insurance Department, Wellington, 18th March, 1915. N Agency of the above Department (Life and Acciden Branches) will be opened at

THE POST-OFFICE, CLEVEDON,

as from the 1st April, 1915.

J. H. RICHARDSON,

Notice of Order of a Judge vesting Land in the Public Trustee under the Public Trust Office Act, 1908, and its Amendments (Part II, Unclaimed Lands).

HEREBY give notice that by an order of His Honour Thomas Walker Stringer, Esquire, a Judge of the Supreme Court of New Zealand, made at Auckland, in the northern district of the said Court, on the 9th day of March, 1915, it was ordered that all that parcel of land situated in the Parish of Waipareira, in the Dominion of New Zealand, containing by admeasurement sixty-five (65) acres, more or less, being Section 58 in the said parish, be vested in the Public Trustee under and subject to the provisions of the Public Trust Office Act, 1908, and its amendments (Part II, Unclaimed Lands).

Dated at Wellington this 23rd day of March, 1915.

FRED. FITCHETT, Public Trustee.

Public Service Stores Tender Board .-- Supply and Delivery of Clothing, &c.

Wellington, 19th March, 1915.

TENDERS will be received at the office of the Chairman (Government Printing Office) not later than 4 p.m. on Wednesday, the 14th April, 1915, for the supply of clothing, &c., to the training-ship "Amokura" at Wellington, for the period ending 31st March, 1916. Tenders are to be marked "Tender for Clothing, Training-ship 'Amokura." Copies of conditions of supply and forms of tender may be obtained from the Secretary, Marine Department, Customhouse, where the samples of clothing, &c., may be seen.

J. MACKAY, Chairman.

Government Meteorological Observatory.

METEOROLOGICAL Observations, Wellington, for the Month of January, 1915 Observations taken

	-		
Altitude	of	Observatory.	. 8 ft.

•	luced d in t. 45°.	From for T	Self-r wenty-	egister four H	ring In	strum revioi	ents, isly.	Cloud,	Wind.	in Points Inch).
	Barometer reduced and corrected in Inches to Lat. 45°.	Temp. hade.	Temp. hade.	Temp.	Radia-	[8 E	Wind lies.	of C	Direction of V	, in Poi 1 Inch)
	and cor Inches	Tena	. Tem Shade,	Ten Shade	22	Terrestrial Radiation	c. Wir Miles.	40	ioi	Rainfall, i (100 to 1
2	G P G	ex.	_ , 26	ean in S	olar	di di	Veloc. in Mi	25	8	8
Date.	8 2 2 1	Max. in §	Min. in 8	Mean in S	Solar	FE KE	Me.⊒	A D		Ra.
						·	1	1.	'	
		Fah.	Fah.	Fah.	Fab.	Fah.				
1	30.209	56.8	54.4	55.6	133.0	43.2	280	10	S.	1
2	30.069	68.0	47.6	57.8	121.6	33.4	270	2	S.E.	
3	29.989	78.6	52.8	65.7	134.4	41.2	68	0	Calm	
4	29.899	75.0	$52 \cdot 2$	63.6	132.0	40.4	154	8	N.E.	
5	29.809	77.4	58.0	67.7	136.4	51.2	112	10	N.E.	1
6	29.859	75.0	60 2	67.6	152.0	56.4	272	10	N.	• • •
7	29.942	66:4	60 0	63.2	129.4	56.0	480		N.W.	1
8	30.003	66.6	62.8	64.7	123.0	60.0	414	10	N.	::
10	29·899 29·909	66·0 66·2	63·2 55·4	64·6	91·6 89·4	60·0	344 382	10 10	N.	- 83
11	30.050	60.4	56.2	58.3	122.6	53.2	158	10	S. N.	••
12	29.939	69.4	59.2	64.3	133.8		224	5	N.	•••
13	29.759	64.0	58.2	61.1	137.4	54.0	486	8	N.	
14	29.629	66.0	58.4	62.2	134.0	55.4	380	7	N.	28
15	29.869	66.0	52.4	59.2	128.4	49.0	373	5	ŝ.	
16	29.969	66.0	49.4	57.7	129 6	39.2	219	4	Ñ.	
17	30.009	69.2	57.0	63.1	130.0	54.4	218	8	N.	(
18	29.649	68.6	58.4	63.5	137.6	53.0	432	5	N.	[
19	29.729	66.6	53.0	59.8	132.8	50.0	104	4	S.	
20	29.909	69.0	55.2	$62 \cdot 1$	131.4	50.4	254		N.W.	••
21	29.852	63.6	57.0	60.3	125.6	53.0	510	5	N.W.	·23
22	29.639	67.6	63.0		126.0	59.4	498		N.	22
28	29.649	66.4	58.8	62.6	116.4	55.0	575	3	N.W.	•••
24	29.899	69.8	56.2	63.0	128.6	49.4	303	5	S.	•••
25 26	29.969	69.8	58.6	64.2	135.6	52.0	384		N.W.	
27	29·992 29·989	68·6 71·0	58·4 60·4	63·5 65·7	135·8 131·6	53·4 55·0	$\frac{340}{312}$	6	N.W.	•••
28	30.189	75.0	58.2	66.6	137.8	50.4	164	4 0	N.W. N.	• •
29	30.039	84.0	61.4	72.7	134.4	53.2	134	8	N.	
30	29.949	77.0	60.6	68.8	133.6	55.4	252	10	s.w.	• • •
31	30.159	64.0	53.2	58.6	115.8	44.2	272	3	Calm	14
•	29.917	69.0	57.1	63.0	128.4	51.3	312	6.5	•••	173
<u>†</u>	29-899	69.4	55.5	62.4	125.9	48.6	256			331

^{*} Means, &c. † Means previous years.

DIRECTION OF WIND.

N.	N.E.		E.	8	3.E.		8.	8.W		w.	1	v.W	. (alm.
13	2	İ	••	1	1	1	5	1	-	• •	1	7	1	2

Note.—A bright sunny month, with moderate northerly winds prevailing. Total bright sunshine, 232 hours 44 minutes, and four sunless days. The mean earth-temperature at 1 ft. was 66.8°, and 65.7° at 3 ft. Mean dew-point, 54.7°; mean elastic force of vapour, 0.428 in.; relative humidity, 74 per cent. of saturation.

CLIMATOLOGICAL TABLE. MEANS AND TOTALS FROM THE CHIEF STATIONS. January, 1915.

0ve		Mean Air in		emes.	ag tp	ain (e)
Altitude above Sea-level.	Name of Station and Observer.	Absolute Me Temp. Air Shade	Max Temp	Min. Temp.	Total Bainfall (100-Points to the Inch).	Days with Rain
Ft. 20	NORTH ISLAND. RUAWAI Dr. H. M. Levinge	Deg. 65.5	Deg. 77·2	Deg. 58·8	Point 330	Dys.
125	AUCKLAND T. F. Cheeseman	66.2	73.2	59.2	309	6
••	TE ABOHA G. F. McGirr	66.5	77.6	55.4	286	5
925	L. J. Bayfield	62.7	75.9	49.5	286	8
370	P. A. Clifford	65.8	77.0	54 ·6	593	9
••	TAURANGA C. J. Butcher	66.7	77.8	55.6	322	6
63	NEW PLYMOUTH	••	••	••	••	••
250	MOUMAHARI A. S. Huntington	59.2	68.7	49.7	227	4
2080	TATHAPE A. R. Fannin	60.5	70.9	50 1	165	. 9 .
	PALMERSTON NORTH J. E. Vernon	62.7	72.0	58.4	210	6
186	GREYTOWN W. C. Davies	65.8	77 ·8	53.9	182	6
377	MASTERTON Wm. Hood	65.9	80.4	51.4	35	5
••	GISBORNE C. H. Ferris	67.9	80.5	55.4	133	7
14	GREENMEADOWS, NA- PIER Rev. L. Walsh	69 4	81.3	57.6	72	5
10	Wellington F. W. Simms	63.0	69·Ō	57·1	173	8
34	SOUTH ISLAND. NELSON Rev. J. P. Kempthorne	Deg. 64·7	Deg. 73·9	Deg. 55•6	Points 144	Dys.
1218					••	••
25	CHRISTCHURCH H. F. Skey	61.4	70.7	52.1	175	8
42	Lincoln G. Gray	63.0	73.4	52.6	195	8
••	RAKAIA Miss A. Hardy		•••			•••
180		61.4	71.0	51.8	199	10
90	WAIMATE W. M. Hamilton	59·1	69.7	48 6	275	13
800		57.6	65.9	49.3	185	13
245	GORE H. Dolamore	56.9	67.7	46.5	471	17
12		57.7	63.2	52.1	1393	24
18	INVERCARGILL L. Lennie	56.7	65.7	478	647	17

SUMMARY FOR THE MONTH OF JANUARY, 1915.

The general character of the weather was, on the whole, seasonable, warm and fair conditions predominating. Rainfall was excessive on the west coast and in the southern half of the South Island, but, except at a few isolated stations in the northernmost districts where the average was also exceeded owing to heavy falls on the 28th and 29th, elsewhere the total was below normal.

The atmospheric depressions, which were more numerous in the latter half of the month, were chiefly centred in higher latitudes, and were therefore responsible for a prevalence of westerly winds. Between the 28th and 30th, however, a subtropical "low" passed in the north, and, as before mentioned, this principally affected the northern districts of the North Island.

[Note.—Late returns i	or stations a	pear at end o	of table.]	Station.	Total Fall, Points	Days with Rain.
Station.		Total Fall, Points	Days with Rain.		(100 to Inch).	Ivain.
		(100 to Inch).	Nam.	NORTH ISLAND-		
NO	RTH ISLAI	תיז		(C.) SOUTH-WEST ASPECT—CAPE Ed-	MONT TO CAPE	PALLISE
(A.) North-east Asp	•		Cipp			
(A.) NORTH-RAST ASP Iangonui			· 7	Whangamomona	. 520	12
akaraka, Ohaeawai		92	4	Taumarunui	. 281 . 319	9
Vaimatenui !ahunakura, Bay of Isl	enda		7	3.5	. 309	4
anunakura, Day of Isl Puhipuhi Plantation,			6		. 310	7
Whangarei	•	1		5 (1)	. 191	8
Lponga Ruatangata		100	8 7	Horopito	. 348	12
Kiripaka	••			1 4 5	. 133 . 176	7 10
Vhangarei	••	904	6 5	NT	. 184	5
Vhangarei Heads Leigh	••			Parikino, Wanganui River .	. 150	8
Iount Eden, Auckland	l .	400	8	The 1 to 1 to 1 to 1 to 1 to 1 to 1 to 1 t	. 165	5 9
Kaukapakapa, Aucklan Euvier Island		0.00	$\frac{7}{6}$	1 500	. 134	5
Rocky Bay, Waiheke	••	100	6		. 121	8
lairua 💮 💮	• • • • • • • • • • • • • • • • • • • •	576	7	7 7 7 7	. 235	6 9
furus, Thames	••	005	6 5	Hunterville	. 182	8
The Domain, Paeroa Karaka	••	00.	8	Awakilta, Hunterville (1,451 ft.)	. 94	8
Whakarewarewa, Roto		310	11	m 1 76 4	. 278 . 285	13 7
Waiotapu Ruatoki	••	100	7	TT-1 1	. 250	6
Kuatoki Opotiki		0.40	7	Waitatapia, Bull's	. 146	6
Laraehako, Opotiki		202	6	173 4	132	5
Strathmore, Opotiki		000	7 8	NC-1.1 TO 11 11 .		i
langihanga, Te Araroa Raukokore, Thames	••	900	4		. 180	7
le Kaha		166	6	Komako Fitzherbert West, Palmerston Nort	. 199 h 180	6 9
Pakira Station, Cape R	unaway	175	2	1		
B.) North-west Aspec	T-CAPE MAE	TA VAN DIRME	N TO CAPE	Otaki	. 228	12
	EGMONT.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	., 10 0,111	Tariti Inland	. 475 . 187	9
Rangitihi		67	7	Waikanae	. 247	11
Kaitaia Fe Karae, Broadwood	••	100	8	Whandallah	. 224	10
Wekaweka	•	000	11	/\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	$\begin{array}{c c} \cdot & 217 \\ \cdot & 123 \end{array}$	9 6
Rangiahua, Hokianga I		1130	8			-
Kohukohu Wai-o-te-Kunurau Sta	tion Waims		6	(D.) SOUTH-EAST ASPECT—EAST C		
tenui	vion, maine	.101	1	D-1-11-2	435	7 5
Matakohe, Kaipara	••	1	5	Tolaga Bay	263	7
Cerawhati, Pakotai Helensville		400	. 9 6		. 123	4
)nehunga		388	9	17	. 240 179	6 8
Mangere School, Auckle		40=	6	1 107 11 5 67 1 5	259	7
Waiuku, Auckland Onewhero	••	110	11 10	0.1	160	**
Kawhia		422	11	1 TTT - 1 . 1 TTT 1	. 163 . 175	6
Turangaomoana, Matai Taupo		000	9 5	Te Karaka	. 129	8
Caharua Station, East	Taupo	0.00	10		. 137	5
Otewa, Waitomo Count		611	11	D + 11: G: 1	97	4
Vaitomo Caves Le Kuiti	••	490	3 10	Whakapunake	. 145	7
Angakohi, Piopio		900	8	TATE OF THE PARTY	. 161	6
Hamilton, Waikato		738	15	NT - t-	122	7
State Farm, Waerenga Flen Murray		1 #64	7 9	Tahora, Gisborne	. 197	8
Ngaruawahia	••	H ~ 4	, 9.	3.5	. 143	2 8
Vaikeria, Kihikihi		1	į	9.5 TT 11 PM	134	9
Putaruru Vaiatua, Kaitieke, Rau		1 004		Spring Hill, Mohaka	. 90	4
Mangaotaki (550 ft.)	ırımu	-0-	9 9	The Assessment STET	. 99 . 66	7
Paekaha, Paèmako	••	355	12	m-	260	5 6
)koke Purangi		100	15 14	Tutira Lake	. 140	3
Igatimaru, Tarata	•• ••	010	11	Discoult Discoult Marie 1	. 105 81	5 5
liversdale, Inglewood ((817 ft.)	662	12	Napier	. 125	4
nglewood Jpper Mangorei (1,000	 ft.)	$645 \\ 1,122$	11 18	Wahine, Sherenden, Hastings .	. 73	5
		,		The same to the state of the same	. 30 . 61	4 7
C.) SOUTH-WEST ASPEC		ONT TO CAPE	PALLISER,	Whanawhana, Hastings .	100	5
Iount Egmont			;;	Maraekakaho, Hastings	. 58	8
)punake liverlea, Kaponga		0.40	10 8	Te Roto, Poukawa	1 ~~	6
Eltham		338	10	Gwavas, Tikokino	70	6 7
moana		295	8	Aramoana, Waipawa	. 31	5
stratford (1,020 ft.) Dhawe, Hawera	••	100	4	Rangitapu, Waipawa		3 2
Patea		l		Noncomond		2
Aataimoana	••		7	Norsewood		

Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days wit Rain.
NORTH ISLAND - cor	itinued.		SOUTH ISLAND—co	ntinued.	
).) South-east Aspect - East Cap	E TO CAPE 1	Palliser-	(G.) EAST ASPECT—KAIKOURA TO	CAPE SAUNI	ERS.
continued.	25		Hanmer Springs Nursery		4
ipukurau ituotaraia, Wanstead	47	1 4	Highfield, Amuri	82	4
karetu	129	7	Keinton Combe, Waian, Amuri	50	· 1
nawharo, Takapan			Waiau	73	5
nnevirke	126	⊹8	Mackenzie, Cheviot Stoke Grange, Springbank	130 177	5 6
nutaoroa (top end) rangahau	269 26	9 2	Oxford East	202	6
ranganau	25	5	Amberley	133	Ğ
oodbank, Wimbledon	42	6	Singletree, Alford Forest	375	12
ie Grove, Dannevirke	56	. 3	Mount Somers	348 645	13 11
ngatainoka hiatua	123 175	8 12	Bealey Flat	2567	17
niatua	199	12	Rhodes Convalescent Home, Cash-	205	-8
stry, Tane	192	10	mere Hills		
wataia, Eketahuna	171	12	New Brighton	194	
etahuna	289	12	Otahuna, Tai Tapu	257	. 7. 8
stlepoint nedale, Te Nui	22 39	3 5	Little Akaloa		••
tton, Masterton	69	5	Akaroa	148	· 6 ·
sh Grove, Masterton	53	4	Mount Torlesse, Springfield	279	6
rangai	67	4	Rudstone, Methven Kisselton, Lake Coleridge	352 222	11 8
inga, Masterton kurangi College, Clareville	79 177	5 4	Lake Coleridge Homestead	251	7
kurangi College, Clareville	82	5	Glenariffe, Double Hill	367	8
rtinborough	99	8	Kyle	132	4
atherston	146	7	Winchmore, Ashburton	266	10
mmit	1184	14	Porateko, Mayfield	356 173	· 10 9.
iwetu	226 286	6	Ashburton Fairview, Springburn	310	9.
ches Valley	260		Evandale, Mount Somers	338	ğ
wer Hutt	269	7	Lynnford, Hinds	227	12
estern Hutt			Coniston, Ashburton	150	4
rori Reservoir		·	Mount Peel, Rangitata Peel Forest	462	14
atoun	177	7	Huntsham, Peel Forest	462	1.4
SOUTH ISLAN	D.		Schoolhouse, Peel Forest	359	16
(E.) NORTH ASPECT-CAPE FARE	WELL TO KAI	KOURA.	Kapunatiki, Rangitata	238	10
turau, via Collingwood	1 201	17	The Heights, Geraldine	339	16
rapara	574	10	Orari Gorge Orari Estate, Orari	478 271	15 12
otueka	62	8	Balmoral	201	5
rchison	120	;;	Braemar	232	6
anley Brook, Nelson	1 44	10	Lambrook, Fairlie	176	11
sterworks, Nelson	183	10	"Craigieburn," Kimbell Mary Burn Station, Mackenzie	292 262	12 9
Harakeke,'' Central Moutere	62	6	Country	202	,
pper Sherry River	328	10	Godley Peaks, Te Kapo, Mackenzie	191	6
ghfield, Kohatu phouse	147 629	8	Country		
pnouse	145	7	Rhoborough Downs, Lake Pukaki,	297	11
rt Hardy, French Pass	268	9	Mackenzie Country Athlone, Albury	295	17
ephen Island	172	6	Waratah, Albury	245	14
ie Brothers	85	3	Kakahu Bush, Geraldine	239	11
pe Campbell cton	31 102	5	Pleasant Point	184	11
anaroa, Pelorus Sound	331	6	Te Pah Farm, Seadown	206	13 12
ncycs, Pelorus Sound	493	7	Timaru Reservoir Hermitage, Mount Cook (2,510 ft.)	237	12
gbrooke, Blenheim		2	Benmore Station, Omarama	272	8
bbin Hood Bay		6	Otiake	210	10
ddon Dhancet'' Ward	7.5	3	Borton's Siding	280	9
nton Downs, Kaikoura	1		Livingstone Arnmore, Windsor	806 253	14
mara Station, Renwicktown	· 28	2	Totara Station, near Oamaru	210	9
ituna, Marlborough	33	2	Oamaru	223	8
ring Creek, Blenheim		2	Trotter's Creek, Hillgrove	166	13
vondale Station, Blenheim Ingridge Station, Upper Awatere	56	2	Kauroo Hill, Maheno	182	12
	•		Balruddery, Kauroo Hill, Maheno Bushey Park, Palmerston South	185 107	13 12
F.) WEST ASPECT—CAPE FAREWEI			Opoho, Dunedin (383 ft.)		12
rewell Spit	=00	9	Fish-hatchery, Portobello	150	16
aramea, Westport	3043	16 18	Whare Flat	4 = 6	15
estport	1 004	21			
arwick Junction	=00	12		. •	n
efton (643 ft.)	656	14	(H.) SOUTH ASPECT—CAPE SAUNDER		
oana	i i	15	Paerau		12
reymouth	0.450	90	Great Moss Swamp, via Patearoa	138	11
chbonnie		20	Eweburn Nursery, Ranfurly Naseby	106 170	10 12
	9686				
ira	0001	20 20	17 a la a a a a a a a a a a a a a a a a a	99	8
	2601		Kokonga Gladbrook Station, Middlemarch		1

New Zealand Rainfall for January, 1915-continued.

New Zealand Rainfall for January, 1915-continued.

Station		Total Fall, Points (100 to Inch)	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days with Rain
SOUTI	I ISLAND-	continued.	······································	(I.) ISLANDS	\$.	
				Centre Island	504	15
(H.) South Aspect—C		в то Ричекои	JR POINT-	Stewart Island	678	23
	continued.			Horse-shoe Bay, Stewart Island	715	25
Luggate, Cromwell		. 142	1 7	Port Pegasus		
Manorburn Dam		. 162	14	Niue Island		
Queenstown		. 322	9	Avarua, Rarotonga, Cook Islands	801	18
Moa Creek		. 100	6	Aitutaki Island, Cook Islands		
Galloway, Alexandra	South	. : 90	7	Mangaia, Cook Islands		
Ophir		. 134	9	Chatham Island		
St. Bathan's		. 216	13			
Clyde		104	9	LATE RETURI	NS.	
Roxburgh		. 109	8	Kaukapakapa, December, 1914	210	13
Balclutha	••	290	17	Manunui, December, 1914	305	7
O waka	·	. 365	14	Raurimu, November, "	563	9
Tapanui Nursery	• •	395	17	December, "	410	11
Waikawa Valley		. 599	18	Tiroros, December, 1914	446	9
Wharuarimu		. 620	20	Waipukurau, " "	20	3
Uplands, Waimahaka		606	12	Dannevirke, " "	380	10
Roslin Estate, Woodle	inds .	630	16	Martinborough, " "	87	9
Wyndham South		. 544	16	Bortons', " "	172	7
Dipton	••	502	8	Mangaia, " "	231	17
Bluff	·	614	14	Avarua, Rarotonga, October, 1914	1720	20
Nightcaps		.,	••	" " November, "	408	14
Rannock, Orawia	· · .	496	4	" " December, "	181	16
Riverton		614	12	Niue Island, October, 1914		18
Manapouri				" November, "	146	9 :

Tenders for Varnish.

Railway Department, Wellington. 23rd March, 1915. THE undermentioned accepted tender-rates for the supply and delivery of 3,900 gallons of varnish for the New Zealand Railways are published for general information.

E. H. HILEY, General Manager, New Zealand Railways.

Successful tenderers: Herbert G. Teagle (Limited), Wellington. Makers of varnish: Lewis Berger and Sons (Limited).

Description of Varnish.	Auckland.	Wellington.	Lyttelton.	Dunedin (or Port Chalmers).	Total Number of Gallons.	Rate per Gallon.
A. Finest railway finishing body B. Finest pale railway body C. Best hard drying body D. Best black japan E. Gold size	 250 300 250 200	500 800 400 450	150 100	100 200 200	850 1,250 200 850 750	s. d. 15 3 14 0 11 1 10 1 7 3

Total value of ender: £2,334 7s. 6d.

Applications invited for the Position of Inspector of Fisheries, &c., Marine Department, Russell.

Office of Public Service Commissioner,

Wellington, 24th March, 1915.

A PPLICATIONS will be received by the undersigned up till noon on the 16th April, 1915, for the position of Inspector of Fisheries, Russell.

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

a statement of education and experience, particulars of

3. Applicants are required to possess the following special qualifications

(1.) A good knowledge of the New Zealand market fishes, and the methods of catching and marketing.

(2.) A knowledge of the laws and regulations governing the catching and marketing of fish.

(3.) A special knowledge and experience of the best methods of conserving the oyster-beds.
(4.) A special knowledge and experience in picking and marketing oysters.
(5.) A practical experience in planting and improving oyster-beds.
(4.) In addition to helding the position of Ingrestor of

4. In addition to holding the position of Inspector of Fisheries, the successful applicant would also be required to act as Harbcurmaster, the duties of which comprise a general supervision of shipping and of the harbour, and attending when necessary to the buoys in the Bay of Islands.

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

The position will be graded in the General Division. Salary, £180 (minimum), £200 (maximum), per annum.

P. VERSCHAFFELT,

Secretary.

Applications invited for the Position of Assistant Law Officer, Crown Law Office, Wellington.

Office of Public Service Commissioner,

Wellington, 16th March, 1915.

A PPLICATIONS will be received by the undersigned up till noon on the 29th March, 1915, for the position of Assistant Law Officer, Crown Law 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. Applicants must be barristers of the Supreme Court of New Zealand, and must have experience in conveyancing and advocacy

The appointment will be subject to the provisions of the

Public Service Act, 1912.

The position will be graded in the Professional Division.
Salary, £600 per annum. P. VERSCHAFFELT.

Secretary.

Exports .- Weekly.

ETURN of PRINCIPAL EXPORTS of New ZEALAND PRODUCE from the Dominion during the Week ended Tuesday, 23rd 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.

						Frozen Meats.		0.14	
Distric	ts.*		Butter.	Cheese.	Lamb.	Mutton.	Other.	Gold.	
Auckland			£ 79,171	£ 4,651	£ 19,583	£ 16,935	£ 593	£ 780	
Kaipara			• •				••		
Cauranga							••		
disborne	••		••			••			
New Plymouth			••	• • •			•••		
Waitara	•••					••			
atea	•••		4,593	104,929	2,118	••	5,277		
Vanganui			-,	10,061		• •	••	1	
Vellington	•••		• • •			• •			
apier	•••		•	14,649		• •			
Vairau (includi				494			•••		
Velson			310	·					
Vestport	•••		••			••	••	5,031	
reymouth	•••		185		1		••		
Iokitika			••						
Lyttelton	•••		916	4,080	32,654	9,732	6,003		
limaru			••	255		••	••		
amaru	• •				8,539	352	••		
Ounedin			1,342	2,849			••	10,010	
nvercargill			••	14,990	4,211	3,721	9,785		
Totals		-	86,517	156,958	67,105	30,740	21,658	15,821	

Distric	ts.*		Grain and Pulse.	Hides and Skins.	Kauri-gum.	Phormium (including Tow).	Tallow.	Timber.	Wool.
Auckland			£	£ 13,557	£ 10,488	£ 3,365	£ 2,962	£ 1,175	£ 67,303
Kaipara	• •	• • •			10,100	-	2,002	3,010	01,000
Tauranga		• •	••	. ••			•	0,020	•••
Gisborne	••	•••	••	1,856			248		79,740
New Plymouth	• •		••	1,000		::	•••	l ::.	10,120
Waitara	••		••			::	•••		
Patea	••		••				••		•••
Wanganui	••		•••	43			267		46,327
Wellington	••		•••						
Napier	••		• • • • • • • • • • • • • • • • • • • •	198			•••		26,520
Wairau (includii	ng Pict		197			245			255
Nelson							• •		262
Westport									
Greymouth			••					25	
Hokitika							••		
Lyttelton			5,646	2,763			1,106		55,809
Timaru	••					!	••		5,180
Oamaru		\					• •		12,673
Dunedin			814	930			35		40,017
Invercargill	••		1,119	••		3,597	••	19	9,654
Totals			7,779	19,347	10,488	7,207	4,618	4,229	343,740

Customs Department, Wellington, 24th March, 1915. W. B. MONTGOMERY, Comptroller of Customs

Notice to Mariners No. 22 of 1915.

AUCKLAND HARBOUR.—ERECTION OF BEACON OFF DEVONPORT SANDSPIT.

Marine Department,

Wellington, N.Z., 23rd March, 1915.

THE Auckland Harbour Board have notified that the position of the new beacon which is being erected on the Devonport Sandspit to take the place of the red buoy is determined by the following bearings:—

Trig. Station, Mount Victoria, bearing 321° 43′ (N. 53½° W. mag.) distance 3,493 ft.

Bean Rock Lighthouse, 88° 36′ (N. 73° 16′ E. mag.).

Trig. Station, Depot Point, 281° 23′ (N. 86° W. mag.).

Charts, &c., affected: Admiralty Charts Nos. 1896 and 1970; "New Zealand Pilot," eighth edition, 1908, Chapter ii, page 38.

GEORGE ALLPORT,

Secretary.

Notice to Mariners No. 23 of 1915.

Auckland Harbour.—Slipway, Freeman's Bay.—Light and Dolphins.

Marine Department,
Wellington, N.Z., 24th March, 1915.

THE Auckland Harbour Board have notified that the end of the Slipway Jetty in Freeman's Bay will be lighted by two vertical lights, the upper light white, and the lower light red, 22 ft. and 17 ft. respectively above H.W.S.T. These lights will be exhibited on and after Wednesday, 31st March, 1915.

Three mooring-dolphins have been erected for the use of vessels using the slipway:—

vessels using the slipway:—

Dolphin No. I.— Distant 153 ft., 6° 22′ (N. 9° W. magnetic) from N.W. corner of pier.

Dolphin No. 2.— Distant 66 ft., 17° 41′ (N. 2½° E. magnetic) from a point on north side of pier 140 ft. east of N.W. corner,

Dolphin No. 3.— Distant 58 ft., 17° 41′ (N. 2½° E. mag.) from a point in line with north side of pier 285 ft. east of N.W. corner.

Charts, &c., affected: Admiralty Charts Nos. 1896 and 70; "New Zealand Pilot," eighth edition, 1908, Chap-1970; ter ii, page 39.

GEORGE ALLPORT,

Secretary.

CROWN LANDS NOTICES.

Leases of Lands in Marlborough Land District forfeited.

Department of Lands and Survey Wellington, 20th March, 1915.

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

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—TOWN OF SEDDON. Section 11, Block XIV.

TENURE: L.I.P. Lease No. 68. Formerly held by G. W. Henderson. Reason for forfeiture: Non-payment of rent.

Section 15, Block XVI.

Tenure: L.I.P. Lease No. 95. Formerly held by James Lawson. Reason for forfeiture: Non-payment of rent.

Section 4, Block II.

Tenure L.I.P. Lease No. 114. Formerly held by Henry Sames. Reason for forfeiture: Non-payment of

W. F. MASSEY Minister of Lands.

Forest Reserve (Part) in Auckland Land District or Lease by Tender.

District Lands and Survey Office,
Auckland, 20th March, 1915.

OTICE is hereby given that written tenders will be received at this office up till 4 o'clock p.m. on Monday, 26th April, 1915, for a lease for ten years of about 75 acres of the forest reserve in Block XV, Wairere Survey District, adjoining Mr. Sandford's Section 1, Block IV, Tapapa, in accordance with the provisions of section 315 of the Land Act, 1908, and of the State Forests Act, 1908. Minimum annual rental, £3 10s. annual rental, £3 10s.

ABSTRACT OF CONDITIONS OF LEASE.

1. Lease to be for grazing purposes only, and subject to resumption at six months' notice.

2. The lessee shall have no right to compensation, either for improvements put on the land or on account of the aforesaid resumption, or for any other cause; but he may on the expiration or sooner determination of the lease remove all buildings or fences erected by him, but not otherwise.

3. The lessee shall not sublet, transfer, or otherwise dispose

of his interest in the lease without the written consent of the

or his interest in the lease without the written consent of the Commissioner of Crown Lands.

4. The lessee shall prevent the growth and spread of all noxious weeds on the land, 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.

5. The lessee shall not be entitled to cut or make use of any timber on the land, and shall take all reasonable steps to preserve such timber from destruction by fire or otherwise

6. The lessee shall grant to all persons duly authorized in that behalf free right of ingress, egress, and regress for any of the purposes of the State Forests Act, 1908, or for felling and removing from the land any trees or timber as aforesaid.
7. The lessee shall discharge all rates, taxes, charges, and

other assessments that may become due and payable.

8. Rental payments in arrear for two calendar months shall render the lease liable to termination; or a breach of covenant in the lease, expressed or implied, shall entitle the Crown to re-enter and determine the lease.

9. Tenders to be endorsed on the outside "Tender for Lease," and to be accompanied by the first half-year's rent at the rate tendered, and lease fee £1 1s.

10. The highest or any tender not necessarily accepted.

Full particulars may be ascertained on application at this

H. M. SKEET. Commissioner of Crown Lands.

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

District Lands and Survey Office, Auckland, 22nd March, 1915.

Auckland, 22nd March, 1915.

Notice is hereby given that the education reserves described in the Schedule hereto will be offered for lease by public auction at the District Lands and Survey Office, Auckland, at 11 o'clock a.m. on Friday, the 30th day of April, 1915, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

WAIPA COUNTY .-- HOROTIU PARISH.

Section E. 117: Area, 22 acres; upset annual rental, £12.

Level land, partly swamp. 6 acres old grass, 4 acres swamp; balance tea-tree, gorse, &c. Adjoining Horotiu Railway-station, five miles from Ngaruawahia by very good

WAIKATO COUNTY .- HAMILTON EAST TOWN.

Section 303: Area, 1 acre; upset annual rental, £17 10s. Level section, fronting the main street of Hamilton East. Soil of first-class quality, on gravel formation. Blackberry prevalent.

MANUKAU COUNTY .- PAPAKURA TOWN.

Sections 1 to 4, Block X: Area, 3 roods 18 perches; upset

annual rental, £9.

Flat land on main South Road. Soil brown volcanic nature, resting on clay; no water. Loaded with £3 14s., for improvements consisting of fencing and grassing.

Waitemata County.—Waikomiti Parish.

Section 391: Area, 5 acres 2 roods; upset annual rental, £8.
Section 392: Area, 5 acres 2 roods 20 perches; upset annual rental, £8.

annual rental, £8.
Section 393: Area, 5 acres 2 roods 20 perches; upset annual rental, £8.
Level to slightly undulating land partly cleared and roughly grassed; balance covered with hakea and tea-tree. No water. A mile and a half from New Lynn Station by formed road. The sections are loaded for fencing and grassing as follows: Section 391, £8 15s.; Section 392, £12; Section 393, £92 follows: Sec tion 393, £22.

OHINEMURI COUNTY .- WAIHOU SURVEY DISTRICT.

Section 12, Block XI: Area, 49 acres 3 roods 39 perches; upset annual rental, £35.

Partly drained swamp on Hauraki Plains, about a mile from Netherton by formed road, adjoining block disposed of on 26th March last. Soil alluvial formation of first-class quality.

OTAMATEA COUNTY.-PAHI TOWN.

Lots 60 to 68: Area, 4 acres 2 roods 36 perches; upset annual rental, £1.

Hilly and broken land all in rough feed. Fairly heavy black soil, fair to good; no water. A quarter of a mile from Pahi by unformed road or along the coast.

HOKIANGA COUNTY .- RAWENE TOWN.

Section 8: Area, 36 perches; upset annual rental, £7 10s. Mostly level land in business part of the town, adjoining County Offices. The house on the section has been sold for removal.

WAITEMATA COUNTY .- WAIKOMITI PARISH.

Section 274: Area, 2 acres 1 rood 9 perches; upset annual rental, £4.

Section 389: Area, 2 acres 1 rood; upset annual rental, £4. Section 390: Area, 2 acres 1 rood 9 perches; upset annual rental, £4.

Fairly level and ploughable land, a mile and a quarter from New Lynn Railway-station. Soil of grey nature, on clay formation; no water. Light growth of tea-tree.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent at the rate offered, together with £2 2s. lease fee, which includes cost of registration, must be paid on the fall of the hammer.

2. Immediate possession will be given.
3. Term of lease, twenty-one years, with right of renewal for further similar terms, at rentals based on fresh valuations, under the provisions of the Public Bodies' Leases Act, 1908.

4. Rent payable half-yearly, in advance, subject to penalty at the rate of 10 per centum per annum for any period during

which it remains in arrear.

5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

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

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

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

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

10. Lessee not to make improvements without the consent

of the Land Board.

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

12. Lease liable to forfeiture for breach of conditions.

13. Lessee to keep buildings insured.

H. M. SKEET, Commissioner of Crown Lands.

Education Reserves in Otago Land District for Lease by Public Auction.

District Lands and Survey Office,

Dunedin, 22nd March, 1915.

OTICE is hereby given that the undermentioned education reserves will be offered for lease by public auction at this office on Wednesday, the 28th day of April, 1915, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1908, and its amendments, and the Public Bodies' Leases Act, 1908, and amendment.

OTAGO LAND DISTRICT.

FIRST SCHEDULE.

Town of Havelock.

SECTION 8, Block XXVII: Area, 1 rood; upset annual rental, 5s.

Situated about three-quarters of a mile from Waitahuna Railway-station by a good road.

Town of Hawksbury.

Section 3, Block XXII: Area, 1 rood; upset annual rental, 5s.

Weighted with £5, valuation for improvements consisting of fencing and shed.

Section 2, Block XXIV: Area, 1 rood; upset annual rental, 10s.

Weighted with 8s., valuation for fencing.

Section 4, Block XXIX: Area, 1 rood; upset annual rental, 10s.

Weighted with 15s., valuation for fencing.

Section 6, Block XXX: Area, 1 rood; upset annual rental, 10s.

Weighted with £3 11s. 3d., valuation for fencing.

Section 8, Block XLIV: Area, 1 rood; upset annual rental, 7s. 6d.

Weighted with £96 10s., valuation for improvements consisting of buildings, fencing, orchard, and garden.

These sections are situated in the Borough of Waikouaiti within easy distance of the railway-station. The borough is served with an excellent water-supply. The sections are good residential sites.

Town of Herbert.

Section 14, Block XI: Area, 1 rood; upset annual rental,

Section 9, Block XXIII: Area, 1 rood 1 perch; upset

annual rental, 10s.

Weighted with £1 6s., valuation for fencing.

The Town of Herbert is on the railway-line about fourteen miles from the Town of Oamaru. Section 14, Block XI, is a fair building-site, but is some distance from railway-station and school. Section 9, Block XXIII, is a very good building-site close to railway-station.

Town of Palmerston.

Section 18, Block XII: Area, 1 rood; upset annual rental,

Weighted with £62 12s. 6d., valuation for improvements consisting of building, fencing, and garden.

Section 17, Block XXXI: Area, 39 perches; upset annual rental, £2.

Weighted with £261, valuation for improvements consisting of dwellinghouse, outhouse, and fencing.

The Borough of Palmerston is served with a good water-supply. The sections are good residential sites close to school, post-office, and railway-station.

Abstract of Conditions of Lease of Reserves in First Schedule.

1. Possession will be given on 1st May, 1915, and the term

of the lease will commence from the 1st July, 1915, and the term of the lease will commence from the 1st July, 1915.

2. A half-year's rent at the rate offered, and rent for the broken period between 1st May, 1915, and 30th June, 1915, lease and registration fee, and valuation for improvements to be paid on the fall of the hammer.

3. The term of the lease is twenty-one years, without right of recevel.

of renewal.

4. At the end of term lease to be offered by auction for further term of twenty-one years at rent to be fixed by arbitration, the incoming lessee to pay the value of the improvements, which is to be handed over to the outgoing lessee.

5. No assignment or sublease without consent.
6. Interest at the rate of 10 per cent. per annum to be paid

on rent in arrear.

7. Consent of the Land Board to be obtained before subdividing, erecting any buildings, or effecting other improve-

8. Lease is liable to forfeiture if conditions violated.

SECOND SCHEDULE.

Glenomaru Survey District.

Section 5, Block VII: Area, 52 acres 2 roods 19 perches; upset annual rental, £10 12s.

Weighted with £120 1s., valuation for improvements con-

sisting of stable, fencing, clearing, and grassing.
Situated within two miles of Glenomaru Railway-station, and about three-quarters of a mile from a school. Part was originally under bush. A few dead trees remain, and a number of logs are on the ground. Part could be ploughed now, and the whole could be if the stumps were extracted. The soil is very fair, and the aspect is good.

Maungatua Survey District.

Section 2 of 16, Block I: Area, 38 acres 2 roods 16 perches;

upset annual rental, £29 5s.

Weighted with £209 14s., valuation for improvements consisting of five-roomed house, stable, and fencing. This amount may be subject to slight alteration.

Situated about three miles and three-quarters from Otokia Railway-station, about a mile and a half from a school, and about six miles from Outram. There is a dairy factory across the road. The roads along two boundaries are good. Level land of good quality. A creek runs diagonally through the section.

Taieri Survey District.

Part Section 17, Irregular Block: Area, 41 acres; upset annual rental, £66 12s. 6d.

annual rental, £66 12s. 6d.

Weighted with £26 10s., valuation for fenoing.

A very good and almost level section. Would make a good dairy-farm, as it produces excellent grass and root crops. The soil is a good black loam, on a clay subsoil. Part has not yet been cleared of sunken timber. Situated about a mile and three-quarters from Outram Railway-station, and within easy reach of a dairy factory.

NOTE.—The area is approximate. The exact area will be determined after survey of the proposed contour channel. The rental will be increased or decreased as the area is shown

to be greater or less than 41 acres.

1. Possession will be given on the 1st May, 1915, and the

1. Possession will be given on the 1st May, 1915, and the term of the lease will commence from 1st July, 1915.

2. A half-year's rent at the rate offered, and rent for the broken period between the 1st May, 1915, and the 30th June, 1915, lease and registration fees, and valuation for improvements to be paid on the fall of the hammer.

3. Term of lease is twenty-one years, with perpetual right of renewal for further successive terms of twenty-one years.

4. Rent of renewal lease to be fixed by arbitration. If lessee does not desire new lease at end of any term, land to be leased by auction. The incoming lessee to pay the value of the improvements, which is to be handed over to outgoing lessee.

5. No assignment or sublease without consent.

5. No assignment or sublease without consent.
6. Lessee to improve the land and keep it clear of all weeds.
7. Interest at the rate of 10 per cent. per annum to be paid

on rent in arrear.

8. Consent of the Land Board to be obtained before subdividing, erecting any building, or effecting other improve-

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

ROBT. T. SADD Commissioner of Crown Lands.

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

District Lands and Survey Office, Auckland, 19th March, 1915

N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act on or after Monday, the 26th day of July, 1915.

SCHEDULE.

AUCKLAND LAND DISTRICT.

FOREST Reserve, Block X, Takahue Survey District: Area, 532 acres.

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Nelson, 20th March, 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 Monday, the 28th day of June, 1915.

SCHEDULE.

NELSON LAND DISTRICT.

SECTION 9, Block I, Oparara Survey District: Area, 20 acres. F. A. THOMPSON.

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.

NOTICE 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 A ct 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.

Abstract of Conditions of Lease of Reserves in Second Schedule. Land in Hawke's Bay Land District open for Selection on Renewable Lease.

District Lands and Survey Office,
Napier, 18th March, 1915.

OTICE is hereby given that the undermentioned land is open for selection on renewable lease for thirty-IN is open for selection on renewable lease for thirty-three-year terms; and applications will be received at the District Lands and Survey Office, Napier, and at the local Land Office, Gisborne, up to 4 o'clock p.m. on Wednesday, the 28th day of Ap.il, 1915.

The ballot for the section will be held at the local Lands and Survey Office, Gisborne, on Thursday, the 29th day of April, 1915, at 2.30 o'clock p.m.

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

SCHEDULE.

HAWKE'S BAY LAND DISTRICT .- WAIKOHU COUNTY .- OTOKO VILLAGE.

Village Land (National Endowment).

SECTION 6: Area, 1 rood 10.6 perches; capital value, £20; half-yearly rent, 8s.

Weighted with £5 10s., valuation for improvements con-

sisting of fencing and grassing.
Good building-site, flat land, situated near Otoko Viaduct and Railway-station.

W. H. SKINNER. 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.

OTICE 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.

T. N. BRODRICK, Commissioner of Crown Lands.

Land in Wellington Land District for Disposal.

District Lands and Survey Office,
Wellington, 15th February, 1915.

NOTICE is hereby given, in pursuance 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.

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

District Lands and Survey Office,
Christchurch, 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. POLLEM

C. R. POLLEN, Commissioner of Crown Lands. Education Reserves in the Hawke's Bay Land District for Reserve in Marlborough Land District for Lease by Public 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 Act, 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 17a 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 1]s. 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. Lesse 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.

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.

15: 3 acres 32 perches.

" 9 acres 1 rood 29 perches. 20:

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

District Lands and Survey Office, Blenheim, 8th March, 1915.

OTICE is hereby given that the undermentioned reserve will be offered for lease by public auction at the District Lands and Survey Office, Blenheim, on Friday, the 30th day of April, 1915, at 11 o'clock a.m., under section 25 of the Education Reserves Act, 1908, and its amendments.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

SECTIONS 1025, 1026, and 1028 (education reserve), Town of Picton; upset annual rental, £5; term of lease, twenty-one years; area, 3 roods.

Level land, well adapted for a site for a gentleman's resi-

dence and garden; creek runs through lower portion.

TERMS AND CONDITIONS OF LEASE.

 Possession will be given on day of sale.
 The rent shall be payable half-yearly in advance, free from all deductions whatsoever, on the 1st day of January and 1st July in each year.

3. The lease shall be for the term stated from the 1st July,

1915.
4. The lessee shall have no right against the Crown or the 4. The lessee shall have no right against the Crown or the Land Board to compensation, either for improvements he may place upon the land or for any other cause. Improvements effected with the consent of the Marlborough Land Board upon the land shall be paid for by the incoming lessee.

5. The lessee shall not sublet, transfer, or otherwise dispose of his interest in his lease without the consent of the Marlborough Land Board first had and obtained.

6. The lessee shall provent the growth end

6. The lessee shall prevent the growth and spread of gorse, broom, sweetbrier, or other noxious weeds or plants 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 said Commissioner of Crown lands.

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

fulfilled.

H. G. PRICE. Commissioner of Crown Lands.

Reserve in Marlborough Land District for Lease by Public Auction.

District Lands and Survey Office,
Blenheim, 15th March, 1915.

OTICE is hereby given that the undermentioned reserve
will be offered for lease by public auction at the
District Lands and Survey Office, Blenheim, on Friday, the
30th day of April, 1915, at 11 o'clock a.m., under the provisions of the Public Reserves and Domains Act, 1908, and amendments.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—CLIFFORD BAY SURVEY DISTRICT.

SECTIONS 10 and 11, Block XIV: Area, 15 acres 0 roods

8 perches (plantation reserve); upset annual rental, £10; term of lease, fourteen years.
Flat land. About 100 ft. above sea-level. Good soil; watered by Blind River. Distant about six miles from Town of Seddon by good formed road.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

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

2. The rent shall be payable half-yearly in advance, free from all deductions whatsoever, on the 1st January and 1st July in each year.

3. The lease shall be for the term stated from the 1st July,

4. The lessee shall have no right to compensation for improvements, but improvements other than boundary fences may be removed at end of lease.
5. The lessee shall not sublet, transfer, or otherwise dispose

of his lease without the consent of the Commissioner of Crown Lands.

6. 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 for the Marlborough Land

District.
7. The lessee shall prevent the growth and spread of black. 1. The lessee shall prevent the growth and spread of black-berry, gorse, broom, sweetbrier, or other noxious weeds or plants on the land comprised in the lease, and he shall with all reasonable despatch remove, or cause to be removed, all blackberry, gorse, broom, sweetbrier, or other noxious weeds or plants, as may be directed by the said Commissioner of Crown lands.

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

be fulfilled.

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.

H. G. PRICE, Commissioner of Crown Lands.

Accommodation-house Reserves in Nelson Land District for Lease by Public Auction.

District Lands and Survey Office,
Nelson, 15th March, 1915.

NOTICE is hereby given that the undermentioned reserves will be offered for lease by public auction at the District Lands and Survey Office, Nelson, on Thursday, the 13th May, 1915, at 12 o'clock noon, under the provisions of the Public Reserves and Domains Act, 1908, and amendments ments.

SCHEDULE.

NELSON LAND DISTRICT.

Inangahua Junction Accommodation-house Reserve.

Part Section 28, Square 134, Block V, Inangahua Survey District: Area, 8 acres 2 roods 26 perches; upset rental, £5 per annum; term of lease, fourteen years.

Weighted with £1,675, valuation for improvements.

Situated at Inangahua Junction, about twenty-one miles from Reefton, on the main road from Nelson to the West

The land is all in grass, and part has been cultivated. It is ring fenced, and subdivided into several paddocks.

The improvements consist of fencing, clearing, cultivating, draining, orchard, and the following buildings: A thirteenroomed hotel (now licensed), two cottages, dairy and storeroom, cow-shed and stable, barn and other sheds. Messrs. Newman Brothers', coach proprietors, stables are not included in the sale. cluded in the sale.

Warwick Junction Accommodation-house Reserve.

Section 1, Block XII, Burnett Survey District: Area, 136 acres 1 rood; upset rental, £10 per annum; term of

Weighted with £1,611 17s. 6d., valuation for improvements consisting of large two-story house, with stable, barn, cowshed, and other outbuildings, fencing, orchard, and culti-

Situated near the junction of Warwick Creek with Maruia River, about thirty miles from Murchison and fifty miles from Reefton. Open country, with exception of about 20 acres of manuka scrub. Soil varies from very good to very poor, the larger portion being poor shallow soil or gravel

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. The highest bidder shall be the purchaser, and shall deposit one half-year's rent, £1 ls. lease fee, and valuation for improvements.

2. The lease shall be for the term specified, without right of renewal, but shall be subject to termination at any time by twelve months' notice in the event of the land being required by the Government.

required by the Government.

3. Improvements made under the authority of the Commissioner of Crown Lands, Nelson, will be protected.

4. Possession will be given on 1st July, 1915.

5. The rent shall be payable half-yearly, in advance, on the 1st day of January and July in each year.

6. The lessee will have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except

with the written consent of the Commissioner of Crown Lands first had and obtained.

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

8. The accommodation-houses on the reserves shall be kept open as places of public entertainment for the use of travellers, for whose exclusive use suitable accommodation and provisions shall be provided at the following rates, and for whose horses and cattle a sufficient supply of sound oats and hay shall be provided at rates mentioned below. The lessees will not suffer any sheep to feed or pasture on paddocks, which shall be kept exclusively for the use of travellers' horses and cattle.

Charges for Accommodation of Travellers.

Inangahua Junction Accommoda	tion-house					s.	d.
Meals (each), not exceeding						1	6
Beds (each), not exceeding						1	6
Horse-feed, with oats						1	6
Warwick Junction Accommodati	on-house-	-					
Meals (each), not exceeding				٠.		2	0
Beds (each), not exceeding		٠				2	0
Horse-feed, with oats						2	0
9. The lease will be liable to	forfeiture	in	case	t. }	16	logs	200

shall fail to fulfil any of the conditions of the said lease within twenty-one days after the date on which the same ought to have been fulfilled.

Full particulars, plans, &c., may be obtained at the Lands and Survey Offices, Nelson, Reefton, and Westport.

F. A. THOMPSON Commissioner of Crown Lands.

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

District Lands and Survey Office, Auckland, 24th December, 1914.

OTICE 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 roods.

H. M. SKEET, 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. R. 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	,,
		_ A. V	
36774	15 3 5	19	,,
36775	11 0 38	,,	,,

C. R. POLLEN. Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Hastings.

Ikaroa District Native Land Court, Wellington, 22nd March, 1915.

OTICE is hereby given that a sitting of the Native Land Court will be held at Hastings on the 7th day of April, 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.

At the conclusion of local business the Court will adjourn to Dannevirke.

[Wellington, 1915-10.]

Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.
	ADJOURNED APPLICATIONS.	
1	Tuahine Renata (by his solicitor, D. Scannell)	Te Apiti No. 2D.
2 3	Mere Kirita and others (by their solicitor, D. Scannell)	,, No. 2E. Te Aute No. 4A.
4	Hera te Rori (by their solicitor, D. Scannell)	Te Awaoteatua No. 2.
. 5	Te Aohau Mita	Arapawanui.
6 7	Waka Puna	Awaototara.
	John Holden, jun., and others (by their solicitors, Carlile, McLean, Scannell, and Wood)	Eparaima H.
8	Ditto	" West.
9	Rihi te Awa and others (by their solicitor, T. W. Lewis)	Heru-o-Tureia.
10	Raniera te Huango, trustee for Te Rangi Hone (by his solicitor, T. W. Lewis)	Hikutoto South No. 1.
111	Apiata Tanirau	Te Haroto.
12	Akonga Mohi (by his solicitors, Carlile, McLean, Scannell, and	Kakiraawa 2B No. 2o.
13	Wood) Horomona Koko (by his solicitor, D. Scannell)	., 2в No. 2υ.
14	Wikitoria Anaru and others	Kaimotumotu North.
15	Horomona Koko (by his solicitors, Carlile, McLean, Scannell, and	Kakiraawa 2 _B No. 2 _N .
16	Wood) Rihi te Awa (by her solicitor, T. W. Lewis)	Te Kuta.
17	Iriapa Aranui and others	to ixuba.
18	Rewi Tutu Taiwhanga and another	Kuta.
19 20	Mere Kirita and others (Carlile, McLean, Scannell, and Wood) John Holden, jun., and others (by their solicitors, Carlile, McLean,	Koparakore. Mangaorapa No. 2.
	Scannell, and Wood)	mangaorapa No. 2.
21	Wiremu te Aomarama (Carlile, McLean, Scannell, and Wood)	Mahanga North.
22 23	Morehu te Hira and another (by their solicitor, T. W. Lewis) Wiremu te Aomarama (Carlile, McLean, Scannell, and Wood)	Matahiwi No. 1.
24	Amia Whanako and others	Mahanga South. Manawatu No. 3.
25	Miraka Ratima (Carlile, McLean, Scannell, and Wood)	Mangamaire B No. 1.
26 27	Titherman Almahata and ather (Could be to constitution of	" B No. 15.
21	Hikawera Akuhata and others (Carlile, McLean, Scannell, and Wood)	Matahiwi No. 3.
28	Wiremu Ponatahuri	Ngapaeruru 7r No. 2s.
29	Warena Hunia and others (Carlile, McLean, Scannell, and Wood)	Ngatarawa 2E No. 5.
30 31	Noho Apirana and others (by their solicitor, D. Scannell) John T. Blake and another (by their solicitor, D. Scannell)	,, 2c No. 1. ,, 2E No. 2.
32	Mahanga Kaiwhata (Cotterill and Humphries)	Omahu No. 2B.
33	Paerikiriki Otene (D. Scannell)	" Зсв No. 1.
34 35	Warihia Ihukino and another (by their solicitor, T. W. Lewis) Hare Hohepa (by his solicitors, Carlile, McLean, Scannell, and	Omahaki A. Omahu 1B No. 2.
	Wood)	Omana 13 110. 2.
36	Totaes Parsone and others (by their solicitor, D. Scannell)	Otuaurumia B 6A No. 5B.
37 38	Noho Apirana and others (by their solicitor, D. Scannell) Hami Whakahou (by his solicitor, E. J. W. Hallett)	" C No. 2a. " B 6a, Section 4.
39	Tipene Matua	Porangahau 2B No. 9.
40	Amiria Nepe and another (by their solicitors, Carlile, McLean,	" 1A No. 3A.
41	Scannell, and Wood) John Holden, jun., and others (by their solicitors, Carlile, McLean,	., No. 2A.
21	Scannell, and Wood)	,, NO. ZA.
42	Ditto	" No. 2B.
43 44	Tangatake Hapuku (by his solicitor, T. W. Lewis)	Poukawa No. 5. Purahotangihia.
45	Ahitana Topi and others (by their solicitor, D. Scannell)	Patangata No. 1.
46	Te Wira te Aomarama (by her solicitors, Carlile, McLean, Scannell,	No. 4. Pekapeka No. 2B.
47	Te Wira te Aomarama (by her solicitors, Carlile, McLean, Scannell, and Wood)	Pekapeka No. 2B.
48	Ditto	Poukawa No. 7.
49	Tangatake Hapuku	Pukerowhitu No. 1.
.50 51	Urupene Puhara (by his solicitor, D. Scannell)	" No. 2. " No. 2.
52	Whakatangi Wiremu (Paku and Rapaea)	Porangahau 1B No. 4L.
53	Maata te Heipora and others (Carlile, McLean, Scannell, and Wood)	" №. 2в.
54 55	Nepe Apirana	Rakautatahi No. 1c.
56	Kau Nepe (E. J. W. Hallett).	Rotoakiwa No. 2. Rakautatahi No. 1 E.
57	- ·	" No. 1G.
58 50	Arapera Panapa (T. W. Lewis) Tamahine Tangitangi and others (by their solicitor, D. Scannell)	,, No. 5B.
59 60	Urupene Puhara (by his solicitor, T. W. Lewis)	Raukawa No. 2. Te Rohitu.
61	Rangi Manaena (Carlile, McLean, Scannell, and Wood)	Rotopounamu 1c No. 1.
62	Katerina Pikihuia (by her solicitor, H. F. Norris)	Rakautatahi No. 1G.
63 64	Raniera Erihana (for Mepera Maku Erihana)	Raukawa No. 2B. Rotopounamu 1c No. 4.
65		Tahoraiti 2a No. 13B.

THE NEW ZEALAND GAZETTE.

APPLICATIONS FOR PARTITIONS-continued.

No.	Name of A	Applicant.	Name of Land.
	**************************************	ADJOURNED APPLICATIONS—c	ontinued.
66		(by their solicitor, P. B. Fitzh	er- Tahoraiti 2a No. 10.
67	bert) Temana Tawhai and others		, No. 2к.
68	Ahitana Topi and others (by thei		Tapairu No. 4.
69 70	Kau (E. J. W. Hallett) Kaninamu Hona and others	••	Tapairu. Waikopiro 2B No. 2A.
71	Morehu Raina (by her solicitor, I	D. Scannell)	Waipuka 2g No. 4.
72	Urupene Puhara and others (by t	heir solicitor, D. Scannell)	Waitapuke.
73	Ngawaka Peraniko and others (1 Humphries)	by their solicitors, Cotterill a	nd Wharerangi No. 7.
74 75	Meri Kirita Tareha Kingi (by his solicitors,	Carlile, McLean, Scannell, a	Whakawiringa.
= 0	Wood)		
76 77	Rangi Parahi	••	Whenuakura No. 8. Nos. 8 and 11.
78	Wiremu Ponatahuri and others		Whakawiringa No. 2.
79	Miriama Peraniko (by her solicitor	s, Carlile, McLean, Scannell, a	nd Wharerangi No. 7.
80	Wood) Paraire Henare Tomoana (by his nell, and Wood)	solicitors, Carlile, McLean, Sci	,, No. 8.
81	Norman Moore White (Carlile, Mo		Waitapuke.
82	Morehu Turoa (Carlile, McLean, S	Scannell, and Wood)	Kairakau No. 2.
83 84	Emma Jane Glazebrook (Carlile, I Tangatake Hapuku (Carlile, McLe	ean. Scannell and Wood)	Ngatarawa 2E No. 5. Whakawiringa.
85	Hare Reupena (E. J. W. Hallett)	••	Patangata 4A 6
86 -	Wiremu Ponatahuri (by his solici	tors, O. and R. Beere)	Porangahau No. 2B 9 (township).
87 88	Toko Paratene (Carlile, McLean, & Retia Pareihe and others (Carlile,		Waipuka 3B No. 1.
89			Tarewa.
90	Hakopa te Ahunga (T. W. Lewis)		Omahu No. 2B.
91 92	Toheriri Aomarama and others (T. Wiremu Ngaihi and others (T. W		Waiohiki No. 1E.
92 93	Henry Robert Cannon (Carlile, Mo		Otarata No. 2c. Koparakore B 2p.
94		,,	, A 2.
95	Karena Eraihia	••	Patangata 2r, Section 2.
96 97	Hirani Ahitana Tutata Peraniko and others	••	Mangareia B. Te Rakautatahi No. 1g.
98	Tuahine Renata (A. L. D. Fraser		Kairakau 2D.
99	Remuera te Urupu (Cotterill and	Humphries)	,, No. 2E.
100 101	Horomona Kirita and others (Carli Te Rohutu Mohi (T. W. Lewis)		
101	Mepera Maku Erihana		Omahu 4A, Section 2. Pukekura East.
103	***		,, West.
104	Horiana Morehu (E. J. W. Hallet		Poupoutahi D.
105 106	Paora Tanatiu and others (Carlile, I Te Aohau Mita and others (Cotter		Waipuka 3A 4A. Arapawanui.
107	Commissioner of Crown Lands	·· ··	Mangamaire B 6.
108	NT 1- 17 - 17 - 17 - 17 - 17 - 17 - 17 -	G 13 1 W 13	B 14.
109 · 110	Waikari Karaitiana (Carlile, McLe Hawira Tamihana (Carlile, McLea		Omahu 2B. Tapairu 13.
111	John Holden (Carlile, McLean, Sc	annell, and Wood)	Whawhakanga C 2.
112	22		Wharerangi 7.
		NEW APPLICATIONS	
113	Arapera Waipari (E. J. W. Hallet	tt)	Eparaima.
114	Kaninamu Hona		" West No. 3.
115 116	Ngamotu Kowhai Rangiitiahia Manaena (E. J. W. 1	Hallett)	Ohiti Waitio 4A, Section 1 Pakowhai.
117	Paumana Whanga and others		Pakownai. Pakuratahi.
118	Pukepuke Tangiora (T. W. Lewis Haromi Ruta and others (Norris		Puketi.
119 120	Harom: Kuta and others (Norris a	and Larnach)	Rakautatahi 2B 2. Waimarama No. 3.
121	Peti Te Wheoro	tt)	Waipuka 2r.
122	Wikitoria Ropiha and others (Carlı	le, McLean, Scannell, and Woo	od) Whawhakanga F No. 5.
122 A	Miriama Peraniko (E. J. W. Halle	tt)	Moteo B.
	<u> </u>	The second secon	
:	APPLICATIONS UNDER	SECTION 49 OF THE NATIV	E LAND AMENDMENT ACT, 1913.
		1	
No.	Name of Applicant.	Name of Land.	Nature of Application.
222	T T T T		
239	M. A. T. Lis Morte (T. W. Lawie)	Comahu 18 No. 2 44 and 20	Applying for road access to various subdivisions. Applying for a road-line to be laid over these sub
210	11. 11. 1. 20 Horto (1. 11. 20 Ho)	OMANA 15 210. 2, 11 and 55	divisions, and the Court to notify the Minister
			Lands to proclaim the same as a public road.
			- T
			E LAND AMENDMENT ACT, 1913.
No.	Name of Applicant.	Name of Land.	Nature of Application.
241	Kani Hori	Pekapeka 2a 3 and 2a 4	Applying for amendment of boundary between said
			blocks.
		The second secon	er og er er er er er er er er er er er er er
TC1			The second secon

APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
	Pirihira Nireaha (D. Scannell)	Haora te Tatere. Harawira Renata Tipuna.

APPLICATIONS FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.			Name of Dece	ased.		
244 245 246	Taranaki te Ua Mepera Maku Erihana Horiana Nepe		` ,			Wiki te Uamairangi. Hapuku te Nahu. Nepe Apatu.	

APPLICATION FOR EXCHANGE OF LAND.

No.		Name of Applic	ant.		Name o	f Land.	
247	Mepera Maku Erihana Ekengarangi te Rohe	••	••	 • •	No. 1. No. 2.		

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

No.	Name of Applicant.	Name of Land.	Nature of Application.
248	Kaninamu Hona (G. Hutchison)	Patangata 1E	Applying for cancellation of partition order.
249	Meihana Taorangi (P. E. Baldwin)	Ohiți-Waitio 1D	

APPLICATIONS UNDER SECTION 12 OF THE NATIVE LAND AMENDMENT ACT, 1912.

No.	Name of Applicant.	Name of Land.	Nature of Application.
250 251	Morehu Raina Wiremu Ponatahuri (by his agent, E. R. Broughton)	Waikopiro No. 2B Porangahau 2B Nos. 8, 11, and 13	That the Court lay out a read-line over the said subdivisions so as to afford access to a public road. That the Court lay out a road-line over the said Section 13 along the river-bank boundary of the said Sections 8 and 11 so as to give access to the main public road to the occupants of the said Section 13.

APPLICATION UNDER SECTION 317 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant. Name of Land.	Nature of Application.
252	Hoera Rapaea (by his agent, C. Kairakau No. 2 R. Parata)	Application under section 317 of the Native Land Act, 1909, for an order of incorporation.

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

TO BUILD AS ASSESSMENT

No.	Name of Applicant.	Name of Land.	Nature of Application.
253 254	Wi Kingi te Tau (E. R. Broughton, agent) Te Rangikapurehu	Mangamaire B 6 and B 16 Porangahau 1a 3B No. 2	Under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to him the sum of £433 17s. 1d., as trustee for Mihi Dorothy Hinepare te Tau. Under section 29 of the Native Land Act, 1909, for an order directing the Public Trustee to pay to
255	Wharekauri Kerei (Cotterill and Humphries)	Te Pirau No. 2	the applicant the sum of £111 2s. 3d. Under section 184 of the Native Land Act, 1909, for an order directing the Public Trustee to pay him the sum of £48 6s. 8d., as trustee for Tanatiu Kerei and others.

		A	APPLICATIONS I	FOR APPOINTME	T OF T	RUSTEES.				
No.	Name of Applicant.			Name of Land.			Name of Minor.			
256 257	tors, Carnie, Mo John Holden and	Scannell and another (by their solici- carfile, McLean, Scannell, and Wood) olden and another (by their solicitors, e, McLean, Scannell, and Wood)						John Wi te Ota Wellwood and Ralph Holden Wellwood. Ralph Holden Wellwood and John Wi te Ota Wellwood:		
258 259	Ditto	••	•••	" B N	Io. 3 Io. 4		Ditto.	i Paraihe, K	ni Hannku	
260 261	T. Nikora	•••			To. 5			urua Hapuki		
262 263 264	Ani Ratima (Car	i. lile, McLean,	Scannell, and	Puketapu	• • • • • • • • • • • • • • • • • • • •	••	Waikari l	Ratima.		
265 266 267	Wood) Ditto Ani Ratima			Tahoraiti 2A					1	
201	All Davilla	·•						 		
		Ар	PLICATIONS FO	R APPOINTMENT	of Nev	v Truster	s.	and the second s	<u></u>	
No.	Name of App	licant.	Name (of Land.		Names of M	inor.	Name Present T	s of rustees.	
268	Otene Kuku Kar	aitiana	Te Oreore No	o. 3A	wha Kin	Maukuuku Kingi, Tamatwhati Kingi, Tamati Kingi, Peeti Kingi, Miki Kingi, Mane Kingi, and		Waimatao .		
					Hin	ekirangi Ki	ingi		ize	
$\begin{array}{c} 269 \\ 270 \end{array}$	"	• •	Ahaura No. 3		Ditto	• •	• •	,,	a	
271 272	"	••	Waipoua No. Otawhao A 3	No. 49	,,		• • • • • • • • • • • • • • • • • • • •	" "		
273	Miraka Ratima (I lett)	E. J. W. Hal-	Porangahau 1		Aniwa	Hurae		Ratima Wa	iroa.	
274 275	Ditto .		Manawaangia Ngapaeruru	angi No. 7	1 '	, ,		,,	3.3	
276	//		,,]	No. 10	1 .	,,		,,	% % √2	
27 7 278	,,,		Mangamaire Whangaehu		1	,,		,,		
279	,,	: ::	Mangaorapa	No. 2		,, ,,	•	,,		
280 281	,,		Whakawiring Poukawa	ga	1	,, · · ·		,,	7.5	
282 283	Ekara and Mihi (Te Aute 3 Rakautatahi		Ekara	", Rawiri Tur viri Turi		Rawiri Tur	i.	
284	lett) Ditto		Patangata N		Ditto			·····, ,,		
$\begin{array}{c} 285 \\ 286 \end{array}$		• • • • • • • • • • • • • • • • • • • •	Tapairu 4 Tiratu		,,	• •	• •	,,		
287	,,		Patangata 4		,,	747	· · ·	,,		
$\begin{array}{c} 288 \\ 289 \end{array}$,,	•.	Rohitu Patanganta	4 . 6	,,		• •	**		
289. 29 0	,,		Otawhao A I	E	,,	• • • • • • • • • • • • • • • • • • • •	•	**		
291	,,	•	Waikopiro 3	B 2A, Section 2	1,	• •		**	11 (1944 - 1815). 21 - 14 - 15 - 15 -	
292 293 294	D. B. Kent (for a		Mangareia B Mangaorapa		Hinur	ewa Otene	••	Hana Ötene Anitana. Ditto.		
295	,,	,,		No. 14	1	,,		,,		
$\frac{296}{297}$	**	,,		No. 3 No. 3A		,,	• •	"		
298 298	», »,	,,	Paerahi D			"		,,	17.11	
299 300	**	,,	Porangahau Whawhakan			,,	• •	,,	· 2011	
301	,, ,,	"	Wharawhara watu No.	No. 4 (Mana-		,,	••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
		APPLI	DATION FOR D	ETERMINATION (F RELA	TIVE INTE	REST.			
No.		Name o	f Applicant.				Name o	f Land.		
302	Raniera te Huan			••	"	le Rowhitu				
				гом 120 ог тн	E NATIV	E LAND AC	от, 1909.			
No.	By whom	referred.	Nai	ne of Land.	Nature of Reference.					
303	Chief Judge		Omahu 27	·	asl	rring letter king for di	from the rections a	Chief Surve s to location	yor, Napie 1 of Omah	

APPLICATIONS FOR APPORTIONMENT OF SURVEY LIENS.

No.	Name of Applicant.	Name of Land	Nature of Application.		
304	Ratana Whanako	Otarata No. 2A	That the survey lien on the said block be appor- tioned among the subdivisions thereof — viz.,		
305	Ani Matenga	Patangata 20	Otarata No. 2A 1 to Otorata No. 2A 8. That the survey lien on the said block be apportioned among the subdivisions thereof—viz., Patangata 2g 1 to 2g 3.		

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	•	Name of Appli	cant.	Name of Land.		Amount.
						£ s. (
306	Chief Surveyor	• •		Tahoraiti 2a, Section 13a		5 16
500	omer surveyer	••	••	, 2A, , 13B		2 12
307		• *	1.0	Otawhao A 3 45A		3 10
	"	• •	••	да на 1 4 3 45 в		7 1 (
308				, АЗ 46 м	·	29
	, ,,	. • •		да на 18 н		7 13
309				∫ , A 3 48 _A		3 14
,,,,,	**	• •	••	, A 3 48в		9 17
310	5 · · · •	•) ,, 51B1		5 11
10	"	, ••,	••) ,, 51 B 2		5 11
				(Rotopounamu 1c 1		4 2 1
Hl			. v.	\downarrow , 102		4 2 1
74.1	"	• • •	••	, 103	· \	3 7
				[,, 104		14
13		•		Wharerangi 5B 1		8 10
~-	,,	••	••	}} " 5в 2		11 10 10
				Omahu 1B 2A		9 18
			•] " 1в 2в		2 16
313				,, 1в 2с	· · · · · · · · · · · · · · · · · · ·	1 17
,,,	**	• •	••	, 1в 2D	/	5 0
114				∫ ,, 4A1A		96
)A-3	**	•••	••	, 4A 1B	}	13 19 1
- 1			,	Otuarumia B 6A, Section 1		29
				, B 6A, , 2		1.17
1	•			,, B 6a, ,, 3	·	3 14
315	,,	• •		₹ " B 6A, " 4		7 15
				,, B 6A, ,, 5A		6 17
[", В ба, ", 5в		10 4
1	•	* 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		B 6A, ,, 6		5 14

Sitting of the Native Land Court at Rawene, Hokianga.

Office of the Tokerau Native Land Court, Auckland, 19th March, 1915.

N OTICE is hereby given that a sitting of the Tokerau Native Land Court will be held at Rawene, Hokianga, on the 21st day of April, 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.

[Tokerau, 1915-9.]

Registrar.

SCHEDULE. APPLICATIONS FOR PARTITIONS.

No.	Name	of A	pplicant.			Name of Land.
	77		·····			A - 1.1.0-0
8	Kaperieri te Huhu	• •	• •	• •	• •	Awaroa 1 A 2 B 3.
9	Kahi Tipene	• •		• •	• •	,, 2.
10	Eparaima Porikapa		• •			
11	Puti Reone	• •	• •			Hauturu 1 B 2.
12	Tari Rihari Tohu and others					Horeke B.
13	Kaipara Hiri					Huatau D.
14	Heta te Hau					Kokohuia A.
15	Wiremu Kaneri					Mangamuka S.D., Poraka X (Parawanui, Section
						50).
16	Ngatai Tahere					Mangamuka East 1B1.
17	Wiremu Mete				• • • • • • • • • • • • • • • • • • • •	97
18	Karanga Puhi					TR
19	Piripi Rakena and Matiu Ra	 koma	• •	••	• •	Mangamuka West 1.
20	Tete Paora and Ruku Hori	Kena	• •	• •	• •	
		• •	• •	• •	• • •	,, 2.
21	Harata Tiwini	• •	• •	• •	•••	,, 3в.
22	Puhipi Tiwini	• •	• •	• •	• •	
23	Wiremu Moka and others	• •	• •	• •	• •	,, 3в.
24	Riria Hare Himi		• •	• •	••	,, 3к.
25	Ringi Piripi and Hone Otene		• • •		••	,, 3L.
26	Reihana Makarini					Mangapupu.
27	Wiremu Hauraki		A. 1. A. 4.			, A 3.

APPLICATIONS FOR PARTITIONS-continued.

No.	Name of Applicar	ıt.			Name of Land.
28	Hone Mete Rewi and others				
29	Kaio Perepe and Heta Hamuera		4.5		
30	Waata Hohepa and Rihi Waata	•.•			1 3 m - 4 - 4 :
31 32	Hone Puhirere and others	• •			
33	Carl Schrader (Reed, Miller, and Butler	١	••		OL- The A-A-
34	Reta te Heihei and others	,			D. L. L. L. D. D.
35	Kanara Koroweo and others				To 11.1. 1 1
36	Wiremu Wano Tahana and others				1 - 1
37	Tia Waipouri				
38	Hotene Tewake	٠.			77
39 40	Tewai Pouri and Tamati Waipouri	• •	• •		1
41	Tamati Waipouri and others		• •		1-
42	Kahi Tipene				, a
43	Te Waru Huku and others				,, 3в 4.
44	Te Hokai Mita and others	٠.	• •		" 9- 10
45 46	Hohaia Haringi Hoani Taipari	• •	•••	• • •	9-11
47	Ani Amukete		• • • • • • • • • • • • • • • • • • • •		1
48	John Harrison (Parr and Blomfield)				" a_
49	Tamaho Peri			٠.,	,, 1л.
50	Marama Perei Rata	• •	• •		
51 52	Perehatara Tio and Aramiha Netana Wiremu Hauraki	• •	• •		E
53	Wiremu Hauraki				D. Lie, D.o.
54	Ari Katete				D
55	Hera Marena and Hiki Renata				Du2
56	Wiremu Keno	٠.			
57	Hori Tuoro	• •	• •		To to to the contract of the c
58 59	Reihana Makarini Herepete Kingi Hori and others	٠.	• • • • • • • • • • • • • • • • • • • •		The Minner of A 2 1
60	Tiria Rekene Pehi		• • • • • • • • • • • • • • • • • • • •		TD : ert 1: //TD ert 1: .
61	Emy Russell				D 1 1 1 1 A 0 O
62	Matiu Wiripo	• •	• •		
63 64	Himi Hanata and others White Arena	• •	• •	•	m-14 chicks on 1
65	White Arena Rehi Hoori	• •	• • • • • • • • • • • • • • • • • • • •		Tauteihiihi 2B l. Tauwhitu.
66	Moka Hare			• • • • • • • • • • • • • • • • • • • •	M
67	Kaki Wiremu Parata				" 2 _D .
68	Aperahama Wharerau		,		Totara.
69	Te Tuki Pairama	• •	• •		T71 - 1 7 - 0 - 1
70 71	Hau R. Tohu Puku te Oti		• •	••	Utakura IB 2c 1. ,, lB 2m.
$7\hat{2}$	Mina Koopa			• • • • • • • • • • • • • • • • • • • •	" 2р 3в.
73	Kaihe te Wheau				" 2р бв.
74	Witana Henare		*		" 2р 10.
75 76	Hema Rapana	• •	• •		,, 2D 8. Waihou A 1 B.
77	Harata Kaipara and Kaipara Hiri		• •		, A4.
78	Kaihe te Wheau		.,	• • • • • • • • • • • • • • • • • • • •	" A 5.
79	Moa Hare and others				\
80	Pakihi H. Kaire	• •	• •		1
81 82	Wi Peri Wharewaka (M. J. Larnach) Koroweo Pukirere and others	• •		• • •	TT 13
83	Waitai te Whiu and others	• •			70.0
84	Hami Wimutu		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	,, A 9.
85	Erana Hipiriona				Waikare D.
86	Riki Neho and others (Earl and Kent)	• •	• •	• •	4.7 ~
87 88	Horomona Heta Maera Kuao and others	• •	• •	• •	,, A.15. ,, 16.
89	Maera Kuao and others Horomona Heta and others	• •	•	• • •	,, 16. ,, A16.
90	Lucy de Thierry			•	Waima South B1.
91	Wiremu Pehikuru	• •			" E.
92	Rewi Meri and others Hone Takerei Tawhai and others	• •		• • •	" E19.
93 94		• •		• • • • • • • • • • • • • • • • • • • •	,, E 20. Waimamaku B 2c.
95	Iha Tiopira Rina Barnes			• • • • • • • • • • • • • • • • • • • •	", B 2 F 3.
96	Miriama Rapata	٠.			" B 2g 1.
97	The A. Pinci The and Dilli Power	٠.		••	" В 2 а 3.
98 99	·	• •	• •	. ••	Waipipi. Waipoua 2B.
100	+ 1	• •	••	• • • • • • • • • • • • • • • • • • • •	Wairau North la.
101	Hohepa Toi and Keita Pomare	• •		• • • • • • • • • • • • • • • • • • • •	,, 1в 3.
102	Hohaia Paniora and others				1
103	The second	٠.			Wairoa B.
104 105	No. 1	٠.	• •	• •	Wairoa.
106	PRO A 1 A Service	• •			Waiwhatawhata 2.
107	3.6 m	• •		• • • • • • • • • • • • • • • • • • • •	", 1 _A 3.
108	Wikitera Reone Ngaruhe			• • • • • • • • • • • • • • • • • • • •	Warawara 1B 2B.
109		٠.			Whakakoro.
110 111		• •	• •	• •	,, A.
112	All Diversion of the second	• •	• •	• •	,, A. ,, B.
113			• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	" D.

APPLICATIONS FOR PARTITIONS—continued.

No.	Name of Applica	nt.			Name of Land.
	· 	- j			
114	Ripia Hohaia and Raunateri Hohaia				Whakanekeneke.
115	Ripeka Reupena and others				7.
116	Hotene Karaka				Whakarapa 22.
117	Kanara Topia and others				,, 33,
118	Wharotohunga Peita and Pakihi Peita				,, 65.
119	Kare te Wake (J. J. Butler)				65.
120	Tuihana Hawata and Hau te Wake				,, 49.
121	Taungahuru Paati				Whakatere Manawakajaja.
122	Neho Hemi Papakakura				***
123	Ruka Paati				Whakatere Manawakaiaia B 21.
124	Rena Wharewaka	1.4			Whakarawerua A 4.
125	Poroa Puhipi				,, A 3.
126	Atareria Kingi				Whataipu (wahi tapu).
127	Reihana Ruka and others				B 2.
128	Wiremu Ruka and Taa Ruka		• •		Whawharu B1.
129	Hori Tuoro and Hana Tuoro				B 2.
130	Ira Heremia Tewake				Whirinaki 2B.
131	Kaio Werahiko and others				,, 2c 2A
132	Titi Kawena Pakinga and others				,, 2c 2B.
133	Iritana Werahiko and others				,, 5o.

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

No.	Name of Applic	ant.	Name of Land.			
184 135 136 137 138 139 140 141 142 143	Piripi Rakena and others Wikitera R. Ngaruhe and others Pirini Ritete and others Hori Tuoro and Hana Tuoro Erana Muriwai and Hori Muriwai Pati Hetiki Ngoiere Reupena and Rina Barnes Ngakuru Pene Toko Mikahere T. Henry Wilson Hori Tuoro and Hana Tuoro			 Mangamaku West 3r. Paihia 1p and 1c. 1p 1-12. Tongariro 1p. Utakura 2p 6. Waimamaku B 2 G 5. Wairau North 2a. Wairoa. Whakanekeneke 7. Whawharu B 3.		

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fees.

No.	Nan	ne of Applicant.		Name of Land.	Date from which Interest is calculated.	Amount.	
	4.			Ahikawariki 1	1 Amil 1014	£ s. d. 12 15 10	
•		*	. (ຄ	1 April, 1914	6 18 10	
				" 9	1 ,, 1914	14 14 5	
145	The Chief Surv	eyor, Auckland	{	,, 3 ,, 4	1 , 1914	6 15 2	
				$\tilde{5} \dots $	1 ,, 1914	.8 0 7	
			1	,, 6	1 ,, 1914	20 6 9	
		· · · · · · · · · · · · · · · · · · ·	٦ .	Te Aute A 1	4 December, 1913	9 11 8	
		* * * * * * * * * * * * * * * * * * * *		" A2	4 ,, 1913	16 17 10	
			i	,, АЗ	4 , 1913	20 10 9	
146	,,	,,	₹1	,, A4	4 ,, 1913	16 3 5	
			1	" A5	4 ,, 1913	22 17 10	
]	" <u>A</u> <u>6</u>	4 ,, 1913	16 15 4	
		7.5	Ĺ	" A7	4 ,, 1913	22 3 8	
	·	4	()	Hauturu la 1	28 October, 1913	18 7 0	
		45 61	1	$,, 1 \underline{\qquad} 2 \ldots \qquad \ldots$	28 , 1913	24 3 0 3 8 0	
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Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fees—continued.

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	Name of	Applicant.		Name of Land.
165	Wiremu Paati		Tongari	го 2д 3.
	Tamati Kingi (Heremaia Eruera	••	Utakur	1c.
66		••) - ·	
	Eruera Rapana Tumaingarua Eruera (Ani Tanaha		Waihou	А 4в.
67				а 2р 3 1в.
•		••	Whatai	
68	Heremaia Eruera Eruera Rapana		Utakura	
69	Rongo Eruera			2D 7B 2.
08	Tumaingarua Eruera	• • •	Waihou	
70	Harata Hami	**		A 50 5. 2 2 10.
.	(Ani Moa Hare (Ngahemo te Hana Tuoro	••		naku B 2r.
71	Hori Tuoro		Puha A	1.
72	Hana H. Tuoro, alias Hana Tuo	ro, alias Hana Hotai		North 3E.
	Hori H. Tuoro, aliás Hori Tuoro Heremaia Hori		Whawh	aru B North 2.
73	Moka Hare	••		aru B South.
74	Rina Barnes	••	"	B_2.
•	Mere Reihana	••	Waimar	паки В 2D.
				
	APPLICATION FOR ASSESSMENT OF	Compensation for Land	TAKEN UNDER	THE PUBLIC WORKS ACT, 1908.
. (o.	Name of Applicant.	Name of Land.	Area taken.	Purpose for which taken.
	Nemo or approved.		1100 0000	2 42 9000 201 11 11 10 10 10 10 10 10 10 10 10 10 1
			A. R. P.	
75	The Minister of Public Works .	. Mangamuka West	2 0 0	For a school-site.
	<u> </u>			
	APPLICATION UNDER S	ECTIONS 49 TO 52 OF THE N	ATTUR TAND A	MENDMENT ACT. 1913.
No.	Name of Applicant.	Name of Land.		Nature of Application.
76	Hotene te Wake	Paihia 1, 10, and 12	Road access	
				<u> </u>
	Appricamion intro	R SECTION 10 OF THE NATIV	R TAND AME	IDMENT ACT. 1912
No.	Name of Applicant.	Name of Land.	1	Nature of Application.
	Heta Hamuera	7771-01 1 4	Road access	* .
77		Whirinaki 4F	1	•
77		Whirinaki 4F		• .
77			e Native La	
	APPLICATIO		E NATIVE LA	
0.	APPLICATIO	on under Section 26 of th	E NATIVE LA	ND ACT, 1909.
0.	APPLICATIO	ON UNDER SECTION 26 OF TH		ND ACT, 1909. Name of Land.
0.	APPLICATIO Name of Ratahi Nopera and others .	ON UNDER SECTION 26 OF TH	Maunga	ND ACT, 1909. Name of Land.
78	APPLICATIO Name of Ratahi Nopera and others .	ON UNDER SECTION 26 OF THAT Applicant. N UNDER SECTION 27 OF THE Name of Land.	Maunga	ND ACT, 1909. Name of Land.
78 76.	APPLICATION Name of Ratahi Nopera and others APPLICATION Name of Applicant.	ON UNDER SECTION 26 OF THE Applicant.	Maunga NATIVE LAN	ND ACT, 1909. Name of Land. TOA. D ACT, 1909. Nature of Application.
78 [o.	APPLICATION Name of Ratahi Nopera and others .	ON UNDER SECTION 26 OF THE Name of Land.	Maunga	ND ACT, 1909. Name of Land. TOA. D ACT, 1909. Nature of Application.
78 76.	APPLICATION Name of Applicant. Reed, Miller, and Butler	Applicant. N UNDER SECTION 27 OF THE Name of Land. Pukahu 1 and 2	Maunga NATIVE LAN For amend blocks.	Name of Land. roa. D ACT, 1909. Nature of Application. ment of boundary-line between the
77 0. 78	APPLICATION Name of Applicant. Reed, Miller, and Butler	ON UNDER SECTION 26 OF THE Name of Land.	Maunga NATIVE LAN For amend blocks.	Name of Land roa. D ACT, 1909. Nature of Application. ment of boundary-line between the
78 10.	APPLICATION Name of Ratahi Nopera and others APPLICATION Name of Applicant. Reed, Miller, and Butler APPLIC	Applicant. N UNDER SECTION 27 OF THE Name of Land. Pukahu 1 and 2	Maunga NATIVE LAN For amend blocks.	Name of Land. roa. D ACT, 1909. Nature of Application. ment of boundary-line between the

APPLICATIONS FOR LETTERS OF ADMINISTRATION.

o.	Na	me of Applie	Name of Deceased.			
92 John Bryers 83 Hone Paraea 84 Pirini Ritete 85 Maraea Tahana	••	••		••	• •	John James Bryers. Maraea Paraea. Ringori Rewa, <i>alias</i> Nikau Rewa, Tahana Mihaka.

MOTUKARAKA WEST B.

186 Enquiry to be made by the Native Land Court as to what persons are entitled to the balance of the proceeds of the sale of this block to the Crown.

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Waikato-Maniapoto District Maori Land Board.

Auckland, 19th March, 1915.

NOTICE is hereby given that a sitting of the Waikato-Maniapoto District Maori Land Board will be held at Te Kuiti on Tuesday, the 6th day of April, 1915, at 11 o'clock in the forence, for the purpose of considering the matters mentioned in the Schedule hereunder written, and such other matters as may be lawfully brought before it.

It is hereby notified, for the general information of parties, that, unless reason is shown to the contrary, the Board will dismiss, on the ground of non-prosecution, any of the applications hereinafter referred to as "Adjourned Applications" which are not brought on for consideration at the meeting.

A. G. HOLLAND, President.

SCHEDULE. APPLICATIONS FOR CONFIRMATION OF ALIENATIONS

			APPLICATIONS FOR CONF	TRMATION OF ALIENATIONS.	
No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
			ADJOURNED	APPLICATIONS	
1	2999	Transfer		Mokau-Mohakatino No. 1c,	Te Hemoata and others to Annie Shales Hardy.
2	3762	Lease	••	Section 2 Marokopa 5B No. 1	Te Rawhiti Maaka and others to Percy Bell.
3	4378	,,	23 December, 1911	Kakepuku 9B No. 8, Section 1	Wihono te Oro and others to Sarah Marshall.
4	4522	Transfer .:.	••.	Te Kuiti 2B, Section 4 (part)	Natives to William Flavell.
5	5019	Mortgage	11 June, 1912	Rangitoto-Tuhua 61 F No. 1	Te Raita Hiriako to the Farmers Co - operative Auctioneering Company (Limited).
6	5356	Lease	11 March, 1913	Rangitoto Tuhua No. 60H	Mere te Mai Ruihi and others to George Miller.
7	5705	Transfer		Mangaroa B No. 2B No. 1	Ngahuia Matengaro to Harry Kaster.
8	5729	"		Marokopa No. 4A	Reihana Tauheke and others to James Groves Speedy.
9	5730	,,		" No. 4в	Marakopa te Poihi and another to James Groves Speedy.
10	5731	,,		" No. 4c	Poihipi Taniora to James Groves Speedy.
11	5732	,,	• • •	" No. 4D	Puatea Taniora and others to James Groves Speedy.
12	5768	Lease	••	Pukeroa-Hangatiki 4c 2D No. 1	Nakahi te Hou and others to Henry Coyle.
13	5833	Transfer	3 September, 1913	Pirongia West 3B No. 2E No. 2D	Rene Ponui and others to Cyri Russell Morris and others.
14	5918	,,	15 October, 1913	Otorohanga B No. 2, Section 2A	Taneti te Kaaho to William Vicary.
15	5938	Lease	••	Waiwhakaata No. 1B	Erueti Řapata and others to E. M. Overton.
16	5939	,,	••	" ЗЕ 4 о	Enoka Tewi and others to H. Brunskill.
17	6080	Sale of timber	12 January, 1914	Ohura South A No. 2A	Para Hikaia and others to Winger and Smith.
18 19	$6271 \\ 6272$	Sale Lease	7 March, 1914 8 October, 1913	Whareraurekau Waiwhakaata 3E 4E	Tame Pene to John C. Potts. Tatipa Reihana and others to Dora Overton.
20	6314	,,	••	Rangitoto-Tuhua 78B 2B	Hinerangi te Huaki to James Andrew.
21	6318	,,	••	Pukeuha D No. 2A	Te Rauangina Warena and others to Gabriel Elliott.
22	6397	,,	. ••	Rangitoto A 1B (part)	Tuwhakaririka Poutama and others to the Education Board
23	6401	,,	30 May, 1914	Rangitoto-Tuhua 61c 3	Tirena te Akau and others to Frank H. Seccombe.
24	6403	,,	••	Kinohaku East 3D 6A	Te Kaama Totorewa and others to Te Rurangi Mahuki and another.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
		·	ADJOURNED APPLI	CATIONS—continued.	
25	6404	Lease	•••	Kinohaku East 3D-6B	Parehuia Totorewa and another to Henry Rothery.
26	6408	Sale	2 February, 1914	Kinohaku West Silbl	Tirawahine Tanahira and others to Edward Charles Falwasser.
27	6409	,,	1 April, 1914	" Ѕ 1в 3	Hakota te Hau and others to Edward Charles Falwasser.
28	6410	,,	8 , 1914	" Ѕ 1в 2	Te Waamu Tanahira to Edward Charles Falwasser.
29	6414	Lease	••	Rangitoto A 50 B l B	Tirahira Wipa and another to John Proctor Wildman.
30	6420	Sale	••	Rangitoto-Tuhua 61c 5	Ngahiraka Tawhana and another to Florence M. Seccombe.
31	6457	,,	16 March, 1914	Ouruwhero 3o 2B	Hone te Anga to Jean Gardiner Hole.
32	6487	• "	••	Rangitoto-Tuhua 68F 1B	Te Hika Poutama and others to Albert Abbiss.
33 34	6488 6496	Lease Sale	••	Kaipiha No. 1c Te Kumi 10B (part)	Huihana Tana to Thomas Dent. Ngawharau te Mura to Henry H. Metcalfe.
35 36	6543 6555	,,	••	Puketarata 2D l Te Kuiti 2B lB (part)	Erueti to Herbert C. M. Cornwall. Taonui Hikaka and others to Thomas Gordon.
37	6559	Lease	••	Piha No. 2, Section 5	Te Nguha Eketone and another to Kingi Tinorau.
38	6562	,,	••	Ouruwhero 3m (part)	Pareheke Mihikorama to Helen M. Christensen.
3 9	6568	Sale	•	Rangitoto-Tuhua 57A 2B	Wetere Hone and others to William Elliott.
40 41	6569 6570	,,	••	Kinohaku East 2, Section 28B l A Puketiti No. 3A	Ngaturu Iraia and another to Walter G. Tinkler. Te Koro Wetere and others to
42	6584	,,	••	Hauturu East 1E 5c 2D 3A	James Wall. Whata Karaka and others to
43	6585	Lease		Te Awaroa A 7, Section 1	Joseph Thomas. Aperahama Nikorima and another
44	6589	Sale		Lot 11, Kinohaku East	to Taka Manuhoani and another. Papara te Kahui and others to
45	6595		1 July, 1914	5B 2 Pukenui 2D'3D	Vincent S. Hattaway. Te Mahuri Tawhana to James A.
46	6616	Transfer	3 ,, 1914	,, 2н 1	Williams. Ngahuia Tawhana to Tiramate
47	6737	,,	11 June, 1914	Manuaitu B 11B	Remana Nutana and others to
48	6779	Lease	. 16 September, 1914	Karuotewhenua B 2B 8	James Thomas Bregman. Te Ahihurahura Pehira to Francis
49	6795	Transfer	18 ,, 1914	Kawhia O 2 3P	C. Kenny. Waimaori Heketanga and others
50	6807	Sale	*•	Hauturu East 1E, Section	
51	6830	Lease		5c No. 2c No. 2c Umukaimata No. 11 2B,	Green and Colebrook. Taumoans te Rangituates to Caro-
52	6831	Sale		Section 2 Rangitoto-Tuhua No. 53	line G. Thomson. Hone Tuheao and others to G.
53	6849	,,	6 October, 1914	Kakepuku No.¶11B, Sec-	Charles Mayo. Kahutoi Amohia and another to
54	6852	Lease		tion 2 Kinohaku East 3D 3A	George Ramsay. Hohipera Tuawaerenga and others
55	6853	,,		%, 3D No. 6A	to Vera Ida May Ellison. Whanawhana Totorewa and
56	6860	Transfer	26 June, 1914	Pirongia Parish, Lot 361	another to Henry Rothery. Kame Hone Wirihana to Edward
57	6864	,,	1 May, 1914	Tahaia B 2c 1	Charles Falwasser. Kiwa Whanonga to Clyde Ingram
.58	6865	,,	21 March, 1914	Otorohanga 1r 5G 2A	Phillips. Hohipera Tuawaerenga and others to Clyde Ingram Phillips.
59 60	6866 6867	,,		" E 4A " 1F 5B	Hira Kahotea to F. O. R. Phillips. Wiremu Piri to William Henry Clarke.
61	6868	,,	• •	Rangitoto-Tuhua 29c 2B 1	Wharaunga te Kare and others to Matthew Henderson.
62	6870	,,		Orahiri No. 1, Section 32	Ripeka te Manu and others to John Ormsby.
63	6871	,,		Otorohanga E 4A	Poto Purehurehu to Leddra Le Gallais.
64	6873	Sale		Kawhia P No. 2A, Section 1	Taui Wetere to Katherine Elsie Braine.
65 66		,,		Kinohaku East 1B 4B 5 Ohura South K 1, Sec-	Rore Hone to James N. Boddie.
. 67	6891	,,		tion 2c No. 5B Ouruwhero 3c 3 (part)	Ngawaero te Koko and others to Te Kawa Lands (Limited),

Applications for Confirmation of Alienations—continued.

No.	Record No.	Nature of Alienatio	n.	Date.	Name of Land.	Names of Parties.
<u> </u>				ADJOURNED APPLI	ications—continued.	
68	6896	Lease	••	12 August, 1914	Pukeroa-Hangatiki 2B 2	Roihi te Piki to Allan Winter Hood and Robert George Young.
69	6897	Transfer	• • .	19 October, 1914	Waiwhakaata 3E 6 4c	Papara Whakahopo and others to Thomas George Hosking.
70 71	$\begin{array}{c} 6899 \\ 6904 \end{array}$	Sale	• •	17 ,, 1914 13 ,, 1914	Whareraurekau No. 1 Hauturu East B 2 2 B 5	Te Paea te Manu to Robert Young. Topeora te Kare and others to Thomas Douglas Baillie.
72	6905	,,		20 ,, 1914	Hauturu East B 2, Section 2A No. 2	Okewhare Tanetinorau and others to Charles Hunter.
73	6908	Lease	••	••	Rangitoto-Tuhua 681 2A, Section 2 (part)	Ngahiwi te Wakatoroa to the Tapuwae Land and Timber Company (Limited).
74	6909	Sale			Pukenui 2D 7B Roads A (part)	Te Raita Matengaro to Henry Rothery.
75 76	6910 6915	Lease		•••	Pukeiti 3B, Section 2 Ohura South K 2, Sec-	Pahiri Wiari to James Wall. Wairua Maeke and others to
77	6918	,,		9 June, 1914	tion 2B No. 1 Rangitoto-Tuhua 21B, Sec-	Warahi te Whiutahi. Te Rehu Patara and others to
78	6919	Sale		20 July, 1914	tion 1B Part Ohura South G 3B	William Eustace Langford. Tuauru te Waihanea to Alfred
79	6920	Lease	•	10 August, 1914	(western portion) Ohura South G No. 3A,	John Langmuir. Te Whareaitu te Waihanea to
80	6921	Sale		29 May, 1914	Section 5 Ohura South K 2, Sec-	Tapaka Bell. Te Iringa Pikikotuku and others
81	6922	,,,		29 ,, 1914	tion 2c No. 2 Ohura South Kano. 2,	to Charles James Ryan and Neil Joseph Benedict Doherty. Mahuri te Rauroha and others to
82	6923	,,		1 June, 1914	Section 2c No. 3A Ohura South K 2, Sec-	Charles James Ryan. Piripi Maeke and others to Charles
83	6924	Lease			tion 2B No. 2 Rangitoto - Tuhua 68G	James Ryan. Wehi Ringitanga and others to
84	6925	Transfer			(part) Rangitoto-Tuhua 61 r 2 B	David Callaghan. Miria Peehi and others to Emma
85	6927	Lease			Kinohaku West P 2B	Watts. Koniki Matetoto to Harry Rich-
86	6929	,,			llp 3b 2	ards. Hairini Waaka and others to Te
87	6933	Sale		13 October, 1914	Wharekawa 1c, Section 2	Rerehau Haupokia. Tiki te Rangi and another to
	, 3333	1				George Douglas.
88	6945	Transfer		7 May, 1914	LICATIONS. Puketarata 18B 2A	Te Oneroa Tapeka and others to
89	701 6	,,		.# 	Kakepuku No. 11A	John Lawrence Callaghan. Ngahuia Tupotahi and another to James William Spraggs.
90	7017	,,		5 December, 1914	" 6c l	George Turner to Frederick William Candy.
91	7020	,,	••	14 July, 1914	Pokuru No. 3c	Te Rewai Keeti and others to A. C. McCardle.
92 93	7021 7037	,,	• •	14 ,, 1914 4 November, 1914	" No. 3c Whareraurekau No. 1	Ditto. Ripeka te Manu to William Sydney George Bridle.
94	7038	,,	• •	7 " 1914	Orahiri No. 1, Section 29 (part)	Te Irihau to Ahiwaka to W. S. G. Bridle.
95	7040	Mortgage		••	Kopua 1B 2 No. 3A	Hariwhenua Herangi to Rangia- nana Hone Omipi and another.
96	7041	Transfer	••	— December, 1914	Pukeroa-Hangatiki 1B (part)	Turi Huiao and others to William Thomas Hart.
97	7043	Lease	• •	23 October, 1914	Karuotewhenua 1c 3	Hana te Ahiwaka and others to E. W. Caddigan.
98	7044	Transfer		•••	Tokanui C 13в	Ngawai Riria and others to Robert Ernest Taylor.
99	7046	,,	••	9 November, 1914	Kakepuku 11с 2в	Rangitakaiwaho Tapuae to Charles James Parlane.
100	7058	Lease	••		Pehitawa 2B 8B	Titi Toi and another to Waewae Hone Pita.
101	7067	**		27 January, 1915	" 2в 5р	Nuitone Moerua to Herbert Ingle-
102	7069	Transfer		12 November, 1914	Pukenui 2D 7B (Roads)	wood Lever. Te Raita Matengare to Jane
103	7071	,,	••		Pukeroa-Hangatiki 4D 2B 1	Stanton and another. Rangikaurerewa te Toko to James
104	7072	,,			" 4д 2в 2	McGrath. Tamihana te Huirau to James
105	7075	,,		4 February, 1915	Ouruwhero 1B	McGrath. Pareheke Mihikorama to George
106	7091	Gift		1 7 " 1915	Taharoa A 6D 3	Kay. Makahuri Kikaurua to Henuku Makahuri and others
107	7097	Lease		26 January, 1915	Parihoro 14 3	Makahuri and others. Tamehana Huihi to Frederick
108	7103	Transfer	, •;•	••	Rangitoto-Tuhua 57A 2A	Leslie Cooper. Ngahiraka Tawhana to Matthew Roland Farrer.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS—continued.

		·	APPLIC	ATIONS FOR CONFIRMAT	ION OF ALIENATIONS—contin	lueu.
No.	Record No.	Nature of Alienation		Date.	Name of Land.	Names of Parties.
				NEW APPLICATI	ions—continued.	
109	7109	Lease	••	17 November, 1914	Lots 261 and 263, Puekte	Catherine Tihitina and others to
110	7118	Transfer		3 March, 1915	Rangitoto-Tuhua 29c 2D	Toea Aurere and another to Frank Oliver Rule.
111	7119	,,	• •		Section 4c, Block 2, Rangi S.D. (part)	Wi te Awhitu and another to O. S. Sargeson and another.
112	7122	,,		2 March, 1915	Mangaroa B 2B 1	Ngahuia Matengaro to Matthew Russell.
113 114	7124 7125	33 133	• • •	* • · · · · · · · · · · · · · · · · · ·	Rangitoto-Tuhua 64g 1 Te Kuiti 2B ln, Block 3, Lot 8	Ngapaki Tana to Alfred Julian, Potahi Ngatai Ruihi to Alexander Maclean.
115	7126	,,		• •	Pukenui 2P 3B	Taitoko Hiriako to Albert E. Moore.
116	7129	**	• •	22 December, 1914	Rangitoto-Tuhua No. 3E	Hakiaha Tawhiao to R. C. Fuller- ton Smith and another.
117	7130	,,	••	22 ,, 1914	" No. 5	Hakiaha Tawhiao and another to R. C. Fullerton Smith and another.
118	7133	,,	••	••	Kinohaku East 5B 3B 3	Mihi Kahui and others to George
119	7134	,,			Wharepuhunga 12B 1	Te Wakaiti te Aokatoa to St Leger Hugh Gribbin.
120	7135	"		••	Kinohaku East 2 28 B 16 B 5	Ngahau Tomokare to William George Somerville.
121	7136	77	. • •	••	" 3р 1в	Te Pango Tutahanga and others to Robert Petch.
122	7137	,,	••	• •	Kinohaku East 5B, Section 2, Lot 3	Mihi te Kahui and others to Vincent Stephen Hattaway.
123	7138	,,		••	Kinohaku East 5D	Ngaro Ngairo to Robert Living- ston.
124	7139	**			Kinohaku West 1A 1B 6	Charles R. Davis to Charles Hay- lock.
1 2 5	7140	,,			Te Kumi No. 7E	Te Kuri Toi to Hugh Morton Carruthers.
126	7141	,,	•`•	. ••	Pukenui 2D 7B 6c 1	Tukuteihi Matengaro to Fred Byron Darrow.
127	7142	,,			Rangitoto A 48B 2A	Ngahiraka Rangianini to George Scott, jun.
128	7143	,,	••		" А 48в 2в 3	Kirimoumou and others to William Diamond.
129	7144	,,	• •		" А 50в 2	Wikitoria Tahuata to George Scott, jun.
130	7145	,,	••	, · · · · · · · · · · · · · · · · · · ·	Rangitoto-Tuhua 356 2A	Te Waonui Maika and others to William Sutherland.
131	7146	,,	••	••	" 35а 2д	Rereiwaho Tungia to John Coombe.
132	7147	,,		6 March, 1915	" 61р 2в	Taiki Puharakeke and another to James McFarlane.
133	7148	,,	••	••	" 64н	Atiria te Rata and another to Alfred Julian.
134	7149	Lease	• •	••	" No. 64P	Parehina Tawhana and others to Alfred Julian.
135	7150	Sale	• •	••	" 68н 1	Taumoana te Rangituatea and another to Frederick B. Hardy
136	7151	,,		**	" 79с 2в	Taumoana te Rangituatea to Edwin H. Hardy.
137	7152	,,	. •. •;	**	" 79g 2d	Rangiawhitia te Rangituatea to
138	7153	26.	**	••	" 79g 2m	Edwin Henry Hardy. Taihine te Rangituatea to Edwin
139	7154	Lease		8- 6-	" 79г 2	Henry Hardy. Pukunui Pouata to the Tapuwae
140	7155	Sale	• •	Br Sp.	" 79н 2в	Land Company. Kahutopuni Waata to the Tapu-
141	4 156	22.	• •	ø. •	20 l Wharepuhunga 14A 2A	wae Land Company. Wiremu te Rina to Fanny Edith
142	7157	"	• •,		" 12в 2	Lethbridge. Ngarongoa Marerahi and others to
143 144	7158 7159)),))	• •	••	Mangawhero 1 B 1	St. Leger Hugh Gribbin. Wao Maika to John Hart. Aporo Rerenga and others to
145	7160	" "	••	ς, ε	Otorohanga P 2 24	Alabii Isaac. Te One Haereiti and others to
146 147	7161 7167	Lease			Tahaia B 20 2 Hauturu East 1E 50 2B 2B	Rowland Phillip Hill. Waonui Maika to A. M. Phillips. Te Riri Moerua and others to
148	7167	Sale	••	••	Walana ka 1m 0	John Lee. Keiha Hone Newton to Stanly
149	7169	Lease		••	Kinohaku East la 3E 3	Arnold Empson and another. Marata te o Moroa and others to
150	7170		••	 13 February, 1915	Kinohaku West P2B4B.	Leonard Christian Harton. Te Waamu Tanahira and others
			• •	Lo Lowendry, 1010	ELMONNEU TION I 25 %B.	to Henry Richards.

THE NEW ZEALAND GAZETTE.

Applications for Confirmation of Alienations—continued.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
			NEW APPLICAT	nons—continued.	
51	7171	Sale		Marakopa 5B 3	Te Pou Haereiti to Emily Parker and others.
52	7172	Lease	••	" 5D 3	Te One Haereiti and others to Charles Haylock.
53 54	7173 7174	Sale	••	,, 5D 3 Ohura South G 4k, Section 1B	Ditto. Katahi Tiraha and others to Mabel Standish.
55	7175	,,	* *	Pukeroa Hangatiki 4c 3B	Rangihurihia te Moerua to Ran dolph Howden.
5 6	7176	,,	••	Pukeroa Hangatiki 4c 3c 3	Nakahi te Hau and others to Edward Charles Stanley.
57	7177	,,	• • • • • • • • • • • • • • • • • • • •	Rangitoto-Tuhua 79B	Taumoana te Rangituatea and others to John Boyd and another.
58	7178	,,	••	" 79c	Mahuri Tawhana and others t Albert Edward Litchwark.
59	7179	,,	15 March, 1915	Hauturu East B 2 2B 3A	Taiamai te Ra to Thomas Dougla Baillie.
60	7180	,,	15 " 1915	" В 2 2в 3в	Taiamai te Ra and others t Thomas Douglas Baillie.
61	7181	,,	17 " 1915	, В_2в (part)	Heuheu Tawhiao to Thoma Douglas Baillie.
62	7182	Lease	21 December, 1914	" В 2 2в 5с	Wharaunga te Kare to Thoma Douglas Baillie.
63 64	7183 7184	Sale	9 November, 1914 26 January, 1915	Mangawhero 2A 3B 2 Parihoro 1A 5	Hari Taiki to Pango Tutahanga. Hone Huihi and another to Frederick Leslie Cooper.
65	7192	,,		Rangitoto-Tuhua 68F 4c	Poutama te Hika to Franc. Wilson.
66	7193	,,		,, 68ғ 4а	Tutahanga te Wano and others to Maxwell Walker.
67	719 4	,,		" 68ғ 4в	Tame Hohepa and others the Francis Wilson.
68	7195	,,		79с 2л	Ngahiwi te Wakatarao to Edw. H. Hardy.
69	7196	,,		Kinohaku East 3D 1B	Te Pango Tutahanga and othe to Robert Petch.
70 71	7197 7198	Lease Sale of timber	 19 November, 1914	Kinohaku West 1 a 1 B 6 Ohura South A 2 (part)	Hurihia Puaha to Charles Hayloe Katahi Hiraka and others O'Conner and Bullian,
72	7199	Lease	••	Rangitoto-Tuhua 78в 2к	Te Aue Haeata and others Frederick B. Hardy.
73	7200	,,,		" 79в	Te Rakaupai te Akau and othe to Frederick B. Hardy.
74	7201	Sale	24 November, 1914	Ohura South G 3A	Tuauru te Waihanea to Alfred John Langmuir.
75.	7202	Lease	7 ,, 1914	" G 4c (part)	Kimiha Marumaru and others John O'Connor and another.
76	7203	Sale	5 March, 1915	" М 2р 2	Wiri te Waihanea to Ellis an Burnand.
77	7204	,,		" M 3d 5 (part)	Maata Tuae and another to Elland Burnand.
78	7205	Lease	22 February, 1915	" № 2 в 3 в	Whanga te Oi and others Robert Bullians.
79	7207	Sale	17 March, 1915	Puketarata 18в 2в (part)	Ngahiraka Rangianini to Joh Lawrence Callaghan.
80	7206	Lease	26 February, 1915	Section 17, Block I, Wai- miha	Tame Ngarama to James Kisri.
81	7208	,,		Hauturu East 1B 3A	Te Hore Toroa and others
82	7210	Sale	••	Ohura South K 2 2c 1	Phyllis Georgina Wratten. Peehihua Tohengaroa and anoth to Wiki Tohengaroa.

Applications to summon Meetings of Owners under Part XVIII of the Native Land Act, 1909.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
		ADJO	JRNED APPLICATIONS.
183	6506	Piha No. 2, Section 4	Lease to Kingi Tinorau for a term of forty-two years at an annual rental of 2s. per acre during the first twenty-one years and 4s. per acre during the remaining twenty-one years.
184	6580	Rangitoto-Tuhua No. 2E	Sale to John Thomas Tuck for the sum of 15s. per acre.
185	6593	Whangamata No. 4D	Sale to the Cown at the Government valuation.
186	6597	Tokanui 1d No. 2a	Lease to Ralph W. Warren for a term of twenty-one years at 3s. per acre, or 5 per cent. of the Government valuation with right of renewal for a further term of twenty-one years at 5 per cent. of the Government valuation. Sale to Ralph W. Warren for the sum of £3 per acre or the Government valuation.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909-continued.

No.	Record No.	Name of	Land.		Nature of Proposed Alienation.
-			ADJOURN	ED A	PPLICATIONS—continued.
87	8619	Ohura South C 2,	Section 3B 2		Sale to Henry Ernest Metcalfe for the sum of £1 per acre.
188	6888	Puketarata No. 6			Sale to Samuel Thomas for the sum of £3 per acre.
89	6903	Rangitoto-Tuhua I			Sale to the Crown at the amount of the Government valuation.
90	6912	Maraetaua 5D 3B			Lease to Hugh Mortimer McColl for a term of forty-two years at rental of 2s. 6d. per acre during the first twenty-one years at 5s. per acre during the remaining twenty-one years.
.91	6916	Rangitoto-Tuhua 2	lle, Section 10	•	Lease to William E. Langford for a term of forty-two years at rental of 1s. 6d. per acre during the first twenty-one years an 2s. 6d. per acre during the remaining twenty-one years. Con pensation up to £3 per acre.
92	6917	,	21в, Section 1A	. 1	Ditto.
93	6926	Kinohaku West 11	D 3в 1	•	Lease te Rerehau Haupokia for a term of forty-two years at a rente of 2s. 6d. per acre during the first twenty-one years and 5s. spe
0.4	0000	01 0 /1 4 70			acre during the remaining twenty-one years.
.94 .95	6928 6930	Ohura South A No Rangitoto A No. 1			Sale to Tutahanga Hinerau for £2 per acre. Sale to Richard Henry Oliver at £1 10s. per acre or Governmen valuation.
				NEV	v applications.
96	7098 7099	Kinohaku East lF	29а 29в		Sale to Kiore Tuariri for the amount of the Government valuation
98	7102	Maketu A			Sale to T. B. Scott and others for the amount of the Governmen valuation.
.99	7106	Kawhia E 2B			Ditto.
800	7112	Waipipi, Allotment	369		Lease to Mimiha Ponui for a term of forty-two years at an annua rental of 5 per cent. on present Government valuation during th first twenty-one years and 5 per cent. on Government valuation at expiry of first term during the next twenty-one years.
01	7113	"	377		Lease to Kuri Rangaunu Kaihau for a term of forty-two years a similar rentals as above.
02	7123	Rangitoto-Tuhua 2	6F 2D		Sale to Henry Thomas Andrews for the sum of £1 10s. per acre.
03	7132	Kopuraruwai No. 4		••	Sale to Victor Lemuel Bagnall for the amount of the Governmen valuation.
04	7162	Hauturu West B 2	2г 2в	••	Lease to O. Harris for a term of forty-two years at an annual renta of 1s. 6d. per acre during the first twenty-one years and 3s. pe
05	7163	Orahiri 2A, Section	1		acre during the next twenty-one years. Sale to A. Phillips for the sum of £1 10s. per acre.
06	7164	Rangitoto-Tuhua 2			Sale to John R. Russell for the sum of £2 5s. per acre.
07	7165	- 0	0 0 0		Sale to John R. Russell for the sum of £2 per acre.
08	7166		0.00		Lease to O. Harris for a term of forty-twojyears at an annual renta of 2s. per acre during the first fourteen years, 4s. during the nex
609	7187	,, 3	3в 2		fourteen years, and 6s. during the remaining fourteen years. Lease to Richard Henry Olver for a term of forty-two years at an annual rental of 2s. 6d. per acre during the first twenty-one years and 5 per cent. on the Government valuation during the
_					remaining twenty-one years.
10	7188		8a 1		Sale to the Crown for the amount of the Government valuation.
11	7189				"
12	7190				» »
13	7191				25
14	7209		lo. 2c		Sale to Pihama te Uru and another for the sum of £1 5s. per acre.

Applications under Section 23 of the Native Townships Act, 1910.

No.	Record No. Name of Land.		Beneficial Owner.	Proposed Purchaser.		
		NEW A	APPLICATIONS.			
215	7015	Section 10, Block VIII, Te Kuiti	Pepene Eketone	Green and Colebrook (Li- mited).		
216	7186	Lot 1a, Block XIX, Otorohanga	Horopapera Ihakara	Bank of New Zealand.		

APPLICATIONS UNDER SECTION 18 OF THE NATIVE LAND AMENDMENT ACT, 1912, AND SECTION 96 OF THE NATIVE LAND AMENDMENT ACT, 1913, TO REVEST LAND IN OWNERS.

No.	Record No.	Name of Land.	Names of Parties,		
		ADJOURNED AP	PLICAT	ions.	
217 218 219 220 221	5447 5562 5614 5799 6115	Kinohaku East 2, Section 28B No. 12B Rangitoto-Tuhua No. 61E		Hone Taonui Ruihi and others. Tame Mauritu and others. Te Oro Watihi and others. Uuarahi te Wharepapa and others.	

APPLICATION UNDER SECTION 425 OF THE NATIVE LAND ACT, 1909, TO PERMIT OF THE ALIENATION HEREUNDER REFERRED TO.

No.	Record No.	Nature of Alienation.	Name of Land	Names of Parties.
•		-	ADJOURNED APPLICATION.	
22	6486	Transfer	Pukeuha C No. 2	Roka te Wehenga and another.
		Nature	Name of Land	Names of Parties
No.	Record No.	of	Name of Land.	Names of Parties.
		Alienation.		
			NEW APPLICATION.	
	6848	Coal-mining rights	Section 13, Block XIII, Mangaorongo	Natives to George E. Sutherland.

Notice of Meeting of Owners under Part XVIII of the in the forenoon, for the purpose of considering the following Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Rakaikiteroa B Block is summoned and will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 16th day of April, 1915, at 11 o'clock in the foremoon, for the purpose of considering the following

proposed resolution:—
"That the Rakaiketeroa B Block be leased to Edna Gardner Manuel, of Te Karaka, wife of David Moses Manuel, for a period of twenty-one years at a rent of £5 per centum per annum on the Government valuation, with a right to represent of twenty-one years at an annual renewal for a further term of twenty-one years at an annual rental of £5 per centum on the then Government valuation, less the value of all improvements effected by the lessee."

Dated at Gisborne this 20th day of March, 1915.

R. N. JONES President.

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

REGULATION No. 48

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Paokahu 3H Block is summoned and will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 16th day of April, 1915, at 11 o'clock

proposed resolution:—
"That the Packahu 3H Block be sold to George Greer Shierlaw, of Gisborne, Settler, at Government valuation;

alternatively
"That the Paokahu 3H Block be leased to the said George Greer Shierlaw for twenty-one years at a rental equal to 5 per cent. of the Government value, with compensation for improvements, or a right of renewal for a further twenty-one years at a rental equal to 5 per cent. of the then Govern-ment unimproved value."

Dated at Gisborne this 20th day of March, 1915.

R. N. JONES. President.

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

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Whakaongaonga 2E Block is summoned and will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Friday, the 16th day of April, 1915, at 11 o'clock in the forencon, for the purpose of considering

the following proposed resolution:—
"That the Whakaongaonga 2E Block, or any portion thereof, be sold to George Henry Lysnar, of Gisborne, at the present capital valuation."

Details of Gisborne this Book days of March 1985.

Dated at Gisborne this 20th day of March, 1915.

R. N. JONES, President.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that JAMES NIMMO BAXTER, of Auckland. Agent was this of Auckland, Agent, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 25th day of March, 1915, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 18th March, 1915.

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

OTICE is hereby given that Tasman Bishop Skeels, of Takapuna, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 26th day of March, 1915, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 20th March, 1915.

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

NOTICE is hereby given that George Pheasant, of Frankton Junction, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Tuesday, the 30th day of March, 1915, at 2.30 o'clock.

Auckland, 20th March, 1915.

W. S. FISHER, Official Assignee.

In Bankruptcy.

Estate of HAROLD HICKLING PRESHAW, of New Plymouth, Bank Clerk.

NOTICE is hereby given that a first and final dividend of 10s. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims. Promissory notes (if any) must be produced for endorsement.

J. S. S. MEDLEY,

Deputy Official Assignee. New Plymouth, 18th March, 1915.

In Bankruptcy.

In the estate of LEONARD GEORGE FORSTER, of Hastings, Fruiterer, a bankrupt.

N OTICE is hereby given that a first and final dividend of 10\frac{3}{2}d. in the pound is now payable at my office, Napier, on all proved and accepted claims. Promissory notes must be produced for endorsement.

E. B. BURDEKIN

Deputy Official Assignee.

Napier, 18th March, 1915.

In Bankruptcy.

Estate of ALFRED GEORGE CODLIN, Saddler, of Norsewood, Hawke's Bay.

OTICE is hereby given that a first dividend of 4s. in the pound in the above-mentioned estate is now payable at the office of the Deputy Official Assignee, Danne-

Promissory notes must be produced for endorsement of dividend.

NORMAN L. GURR.

Deputy Official Assignee.

Dannevirke, 19th 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 26th day of April, 1915.

5801. THE RANGITIKEI GENERAL AND CO-OPERA-TIVE TIMBER COMPANY (LIMITED).—Lots 6, 7, 28, 29 of Section 1, Village of Mount St. John, being part of Allotments 10 and 23, Section 11, Suburbs of Auckland, fronting Epsom Road and Williamson Avenue, containing 2 roods 30.98 perches. Occupied by Applicant. Plan 9929.

5808. MICHAEL HEEB.—Eastern part of Allotment 87, Parish of Waipareira, containing 80 acres 0 roods 25.6 perches. Occupied by Applicant. Plan 9543.

Occupied by Applicant. Plan 9543.

5875. CHARLES WILLIAM JOHN ECCLES, ARTHUR LEONARD ECCLES, FRANK MARWOOD ECCLES, and HERBERT SYDNEY ECCLES.—Lot 12 of Section 6 of Reyburn's Subdivision of part Allotment 1, Parish of Whangarei, situated at corner of James Street and Cameron Street, containing 11.2 peoples. Occupied by Applicants. containing 11.3 perches. Occupied by Applicants. Plan 8772.

5890. THE BANK OF NEW ZEALAND.—Part of Te Rewarewa Block, fronting Commercial Road, Township of Helensville, containing 3 roods 35-4 perches. Unoccupied. Plan 9944.

Diagrams may be inspected at this office.
Dated this 23rd day of March, 1915, at the Lands
Registry Office, Auckland.

THOS. HALL, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

12105. STEWART BURNETT GIBB.—62 acres 2 roods 2 perches, Rural Section 10585, Block X, Stonyhurst Survey District. Occupied by George Gibb.

12108. JAMES JOSEPH MEAD.—10 acres 0 roods 3 perches, part of Rural Section 5860, Block I, Rakaia Survey District. Occupied by Applicant.

12109. RANDOLPH JAMES ESTALL.—0.4 perch, part of Rural Section 20, Borough of Woolston. Occupied by Applicant.

12111. THE CHRISTCHURCH MEAT COMPANY (LI-MITED).—102 acres 1 rood 30 perches, Rural Sections 2776 and 3054, Block XIII, Christchurch Survey District. Occupied by Applicant.

12116. EDITH MAUD AUSTIN.—12.5 perches, part of Town Section 4, Borough of Lyttelton, Occupied by Applicant.

12118. THE RIGHT HONOURABLE CHARLES GEORGE LORD VISCOUNT COBHAM.—15 acres 2 roods 32 perches, part of Rural Section 76, Borough of Spreydon. Occupied by the Corporation of the Mayor, Councillors, and Burgesses of the Borough of Spreydon.

12120. ROBERT HENRY FRANCIS.—26 perches, part of Town Sections 774 and 776, City of Christchurch. pied by Applicant.

12122. WILLIAM BLACK.—19.5 perches, part of Town Sections 135 and 136, City of Christchurch. Occupied by tenants at will.

Diagrams may be inspected at this office.
Dated this 23rd day of March, 1915, at the Lands
Registry Office, Christchurch.

W. WYINKS, District Land Registrar.

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

No. 5166. CHARLES EDWARD NAPIER.—1 rood 39.8 perches, part of Section 15, Block VI, Hawksbury District, including Allotment 11, Block IX, Township of Hawksbury. Occupied by Applicant.

Diagram may be inspected at this office.
Dated this 22nd day of March, 1915, at the Lands
Registry Office, Dunedin.

C. E. NALDER, District Land Registrar.

ADVERTISEMENTS.

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,

W. HISLOP, F 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.

THE COMPANIES ACT, 1908, SECTION 266.

PICCINNINNI GOLD-DREDGING COMPANY (LIMITED).

TAKE notice that the name of the above company will, 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 22nd day of March, 1915.

P. G. WITHERS, Assistant Registrar of Companies, 309

THE COMPANIES ACT, 1908, SECTION 266.

Non-punctirable Motor and Bicycle Tyre Cover Company (Limited).

TAKE notice that the name of the above company has been struck off the Register, and the company has been dissolved.

Given under my hand, at Christchurch, this 22nd day of March, 1915.

P. G. WITHERS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned company has been struck off the Register for the District of Otago:

1909/13. The Denniston Wheel Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Dunedin this 22nd day of March, 1915.

J. P. MURPHY, Assistant Registrar of Companies.

THE MINING ACT, 1908, AND AMENDMENTS.

OTICE is hereby given that, at the expiration of three months from this date, the Special Alluvial Claim No. 130/1910, situated at Ten-mile Creek, in the Westland Mining District, will, unless cause is shown to the contrary, be struck off the Register.

Dated at Greymouth this 16th day of March, 1915.

E. W. CAVE. Mining Registrar.

In the matter of the Comparies Act, 1908.

NOTICE 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,

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Attorney for the said Company.

HANS JERNE'S.

New Zealand Letters Patent No. 30858, dated 13th February, 1912, for "Improvements relating to the Conservation of Eggs."

NOTICE is hereby given that the above patentee is prepared to license the manufacture of the above patented invention, or to sell or otherwise dispose of the patents on reasonable terms; or offers, proposals, or suggestions from any person, firm, or corporation desirous of making, using, exercising, and or vending the patented invention in New Zealand, or of otherwise supplying the requirements of the public in respect to said invention, will be favourably considered.

Specification of the patent may be inspected at the Patent

Specification of the patent may be inspected at the Patent Office, Wellington; and further particulars may be obtained

at the office of

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FRED. WALSH.

Patent Attorney for the Patentee, George and Wynyard Streets, Sydney, Australia.

IN LIQUIDATION.

In the matter of the Companies Act, 1908; and of the GISBORNE LAUNDRY (LIMITED), in voluntary liquidation.

THE creditors of the above company are required, on or before the 10th day of April, 1915, to send their names, addresses, and the particulars of their debts and claims, and the names and addresses of their solicitors, if any, to the undersigned Liquidator, otherwise they will be precluded from participating in any distribution.

Dated at Gisborne this 16th day of March, 1915.

JOHN COLEMAN,

Liquidator.

NOTICE.—John Girvan, Esquire, of 77 St. Vincent Street, Glasgow, in that part of Great Britain called Scotland, a Solicitor, an enrolled Law Agent in Scotland and a Notary Public, has this day been appointed by His Honour Mr. Justice Stringer a Commissioner of the Supreme Court of New Zealand in Scotland, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section

Dated at Auckland this ninth day of March, 1915.

O. E. BOWLING, Deputy Registrar, Supreme Court.

NOTICE.—WILLIAM BRODIE, Esquire, of 77 St. Vincent Street, Glasgow, in that part of Great Britain called Scotland, a Solicitor, an enrolled Law Agent in Scotland and a Notany Public has this dependent of the Market St. William Scotland and a Notany Public has this dependent of the Market St. William Scotland and a Notany Public has this dependent of the Market St. William Scotland and a Notany Public has the dependent of the Market St. William Scotland and a Notany Public has the dependent of the Scotland and a Notany Public has a Notary Public, has this day been appointed by His Honour Mr. Justice Stringer a Commissioner of the Supreme Court of New Zealand in Scotland, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Auckland this ninth day of March, 1915.

O. E. BOWLING, Deputy Registrar, Supreme Court.

GISBORNE BOROUGH COUNCIL.

GISBORNE BOROUGH COUNCIL ABATTOIR LOAN, 1915. OF £2,000.—RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and any other Act enabling it in that behalf, the Gisborne Borough Council hereby resolves as follows:—

"That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £2,000, authorized to be raised by the said Gisborne Borough Council, under the above-mentioned Act, for enlarging and supplying with water the public abattoirs, the said Gisborne Borough Council hereby the public abattors, the said disborne Borough Council hereby makes and levies a special rate of 1/40th of a penny in the pound upon the whole of the Borough of Gisborne, comprising the whole of the Borough of Gisborne as described in the New Zealand Gazette No. 48, of the 9th June, 1904, folio 1490; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of April and 1st day of October in each and every year during the currency of such loan, being a period of 20 years, or until the loan is fully paid off."

We hereby certify that the above resolution was duly passed at a properly constituted meeting of the Gisborne Borough Council held on Tuesday, the 16th March, 1915.

W. G. SHERRATT Mayor.

R. D. B. ROBINSON, Town Clerk.

GISBORNE BOROUGH COUNCIL.

ABATTOIR LOAN, 1915.—Special Order deciding to raise a LOAN TO ENLARGE THE PUBLIC ABATTOIRS AND CONNECT TOWN WATER-SUPPLY THERETO.

RESOLVED that, in pursuance of the powers vested in it in that behalf by the Municipal Communication. the Local Bodies' Loans Act, 1913, the Slaughtering and Inspection Act, 1908, and any other Acts enabling it in that behalf, the Gisborne Borough Council, in order to meet the capital required in enlarging and supplying with water the Gisborne public abattoirs, hereby decide to raise a special loan of £2,000, at a rate of interest of 5 per cent. per annum, preliminary expenses and the cost of raising the lcan to be paid out of loan. And it is further resclved that the interest and sinking fund upon the loan shall be paid out of the charges, rents, and tolls accruing from such public abattoirs; and in that case the special rate will not be collected except to make good any deficiency that may occur through the revenue from such abattoirs being insufficient to meet the interest and lawsuch abattoirs being insufficient to meet the interest and lawful charges upon the loan.

Passed at a special meeting of the said Gisborne Borough Council on the 16th February, 1915, and confirmed at a pro-

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erly constituted meeting of the said Council held on the 16th March, 1915.

We hereby certify that the above special order has been duly made. In witness whereof the seal of the said Council has been hereunto affixed this 16th day of March, 1915.

W. G. SHERRATT, Mayor.

R. D. B. ROBINSON,

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Town Clerk.

BOROUGH OF MOTUEKA.

NOTICE OF INTENTION TO TAKE LAND IN BLOCK IV, MOTUEKA SURVEY DISTRICT, FOR RECREATION RESERVE.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work—to wit, the taking of lands for a recreation reserve in parts of Sections 144, 145, 146, and 147, Native reserves, Motucka Original District, Block IV, Motucka

Native reserves, Motueka Original District, Block IV, Motueka Survey District; and for the purposes of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that the plan of the lands so required to be taken is deposited in the office of the Motueka Borough Council, High Street, Motueka, and is there open for inspection. And notice is also hereby given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Motueka Borough Council at Motueka. Motueka.

Schedule.

APPROXIMATE area of the piece of land required to be taken: 7 acres 2 roods.
Being portion of Sections 144, 145, 146, and 147, N.R.,

Motueka Original District.

Situated in Block IV, Motueka Survey District. Shown on plan L. and S. 711, Nelson. Coloured on plan: Pink. In the Motueka Survey District.

Dated at Motueka this 16th day of March, 1915.

The common seal of the Mayor, Councillors, and Burges of the Borough of Motueka was hereto affixed by order of the Motueka Borough Council, in the presence of-

P. G. MOFFATT Mayor.

THOS. G. BROUGHAM, HY. BUCKERIDGE, Councillors.

WM. BOYCE.

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Town Clerk.

CHRISTCHURCH CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Municipal Corporations Act, 1908, and the Public Works Act, 1908.

N OTICE is hereby given that the Christchurch City Council, on behalf of the Mayor, Councillors, and Citizens of the City of Christchurch, proposes, under the provisions of the above-mentioned Acts, to execute certain public works,

In Central Ward and Linwood Ward.

To widen portions of Stanmore Road on the west side, so that the frontage of the land on the west side of such portions of the said road shall be 33 ft. from the centre-line of the road as it originally existed.

In Sydenham Ward.

To widen the west side of Antigua Street, between Moorhouse Avenue and the Railway Reserve, by 25 links for a distance of about 300 links southward from Moorhouse Avenue.

n St. Albans Ward.

To widen a portion of Cornwall Street on the south side by about 20 feet 6 inches, and to lay out a new street about 45 feet 6 inches wide for the purpose of connecting the said Cornwall Street, which is a blind street, with Fiddes Lane.

And for the purposes of such public works the lands described in the Schedule hereto are required to be taken.

And notice is hereby further given that plans of the lands so required to be taken are deposited in the City Surveyor's Office, in the City Council Chambers, situate at the corner of Oxford Terrace and Worcester Street, Christchurch, and are open for inspection, without fee, by all persons during ordinary

All persons affected by the execution of the said public works or by the taking of such lands, who have any well-grounded objections to the execution of the said public works or to the taking of the said lands, must state such objections in writing, and send the same, within forty (40) days from the date of this notice, to the Town Clerk at the City Council Chambers, situate at the corner of Oxford Terrace and Worcester Street, Christchurch.

Schedule.

Approximate Of the Parels of Land to be taken con con con con con con con con con con		ion	Situate in	Shown on Plan marked	Coloured on Plan		
Α.	R.	P.					
0	0	5.3	R.S.	29	City of Christchurch, Linwood Ward	A	Green.
0	0	1.7	R.S.	41	City of Christchurch, Central Ward	В	Green.
0	0	14.4	R.S.	17	City of Christchurch, Sydenham Ward	C	Pink.
0	0	20.7	R.S.	311	City of Christchurch, St. Albans Ward	D	Pink.
0	0	.4	R.S.	311	City of Christchurch, St. Albans Ward	D	Neutral.
0	0	28.2	R.S.	311	City of Christchurch, St. Albans Ward	D	Yellow.

All in the City of Christchurch; as the same are more particularly delineated on the plans marked and coloured as above

H. R. SMITH, Town Ćleik.

Dated at Christchurch this 23rd day of March, 1915. 315

WAIMARINO COUNTY COUNCIL.

Notice of Intention to take Land in Block VI, Rarete Survey District, for Road Purposes.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work—to wit, the construction of a road in Block VI, Rarete Survey District; and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is barely further given that such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the office of the Waimarino County Council at Ractihi, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of the raid lead cot forth the same in writing and send such of the said land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Chairman of the Waimarino County Council at

Schedule.

Approximate Area of each of	the Parcels of Land required	to be taken.	Being Portion of	Situated in
A. 10 10	в. 0 0	P. 0 8	Waimarino 3 No. E 3 Waimarino 3m	Block VI, Rarete Survey District, County of Waimarino. Block VI, Rarete Survey District, County of Waimarino.

All in the Wellington Land District; as the same are more particularly delineated on the plan marked 1178, deposited in the office of the Waimarino County at Raetihi, and thereupon coloured brown, edged red.

As witness my hand, at Raetihi, this 20th day of March, 1915. 314

PETER BRASS.

BOROUGH OF ONEHUNGA.

PURSUANT to section 39 of the Rating Act, 1908, I DURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Borough of Onehunga taken on the 9th day of March, 1915, on the proposal that the system of rating in the said borough be on the unimproved value, the number of votes recorded for the proposal was 563; the number of votes recorded against the proposal was 391; informal, 7.

I therefore declare that the proposal was carried.

Dated this 10th day of March, 1915.

JOHN ROWE.

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Mayor.

WAIMARINO COUNTY COUNCIL.

A pursuance and in exercise of the powers vested in it in that behalf by the provisions of the Local Bodies' Loans to 1913, the Waimarino County Council hereby resorves Act. as follows :-

That, for the purpose of providing the interest and other charges on a loan of £670, authorized to be raised by the Waimarino County Council, under the above-mentioned Act, for the purpose of felling, clearing, and forming the Fields Track into a dray-road from its junction with the Tokiahuru Stream southwards to the Chotu-Karioi Road, the said Waimarino County Council hereby makes and levies a special rate of seven-eighths (7/8ths) of a penny in the pound upon the rateable value of all rateable property of the Ohotu No. 4 Special-rating District, comprising all the properties situated within the following boundaries:—

within the following boundaries:—
Commencing at a point where the north boundary of Section 8A, Block XIII, Karioi S.D., joins the Ohotu-Karioi Road; thence north-east by the north boundary of the said Section 8A, Block XIII, Karioi S.D., to the west boundary of Section 7, Block XIII, Karioi S.D.; thence north and east by the west and north boundaries of the said Section 7, Block XIII, Karioi S.D., to the west boundary of Section 3, Block XIII, Karioi S.D., to the west boundary of Section 3, Block XIII, Karioi S.D., thence north east and south by Block XIII, Karioi S.D.; thence north, east, and south by the west, north, and east boundaries of the said Section 3, Block XIII, Karioi S.D., to the north boundary of Section 4, Block XIII, Karioi S.D.; thence east by the north boundary of the said Section 4, Block XIII, Karioi S.D., to the Wangaehu of the said Section 4, Block AIII, Karloi S.D., to the Wangaehu River; thence generally south by the Wangaehu River to the south boundary of Section N.L.C. Subdivision No. 2, Block III, Ngamatea S.D.; thence west by the south boundary of the said Section N.L.C. Subdivision No. 2, Block III, Ngamatea S.D., to the west boundary of the said Section N.L.C. Subdivision No. 2, Block III, Ngamatea S.D.; thence north by the west boundaries of Sections N.L.C. Subdivisions Nos. 1 and 2, Block III, Ngamatea S.D., to the Ohotu-Karioi Road; thence generally east by the said Ohotu-Karioi Road to the starting-point: comprising all the following properties—Sections 3, 4, 5, 6, 7, and 8a, Block III, Ngamatea S.D.; Sections N.L.C. Subdivisions Nos. 1 and 2, Block III, Ngamatea S.D.;

And that such special rate shall be an annually recurring yearly on the first day of October in each and every yearly on the first day of October in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

I, Arthur Mabbott, Clerk of the Waimarino County Council, do hereby certify that the above resolution was duly made at a special meeting of the Waimarino County Council held on the 19th day of March, 1915.

A. MABBOTT,

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County Clerk.

PAHIATUA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of ten thousand pounds (£10,000), authorized to be raised by the Pahiatua Borough Council, under the above-mentioned Act, for the purpose of installing electric light and power in the Borough of Pahiatua (£9.250), and for the purpose of assisting owners and occupiers of the said borough to pay for the cost of connecting their buildings with any electric light main, and of laying on all necessary fittings and meters (£750), the said Pahiatua Borough Council

hereby makes and levies a special rate of twopence (2d.) in the pound upon the rateable value of all rateable property of the Borough of Pahiatua, comprising part of Block 8, Mangahao Survey District, bounded on the north by Sections 10 and 11, Block 8, Mangahao Survey District; on the south by Tiraumea and Halls Roads; on the east by Sections 12, 18, and 22, Block 8, Mangahao Survey District; and on the west by the Mangatainoka River; and being the whole of the Borough of Pahiatua. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of August in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

I hereby certify that the above is a true copy of the resolution passed at a meeting of the Pahiatua Borough Council held on the 18th day of March, 1915.

Dated at Pahiatua this 19th day of March, 1915.

J. D. C. CREWE, Mayor.

AKITIO COUNTY COUNCIL.

LOAN No. 6 .- RESOLUTION MAKING SPECIAL RATE FOR REPAYMENT OF LOAN AND INTEREST re £800 AKITIO BRIDGE LOAN.

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

That, for the purpose of providing the interest and other charges on a loan of eight hundred pounds (£800), authorized to be raised by the Akitio County Council, under the abovementioned Act, towards the construction of a bridge over the Akitio River at Dummy Site, the said Akitio County Council hereby makes and levies a special rate of two-thirds of a penny in the pound upon the rateable value of all rateable property of the Mount Cadmus Special-rating District, comprising certain properties in the Akitio Riding of the Akitio County—viz., Lots 1, 2, 5, and 6, Marainanga Estate; parts Block III, Waimata South Survey District; Block XI, Mount Cerberus Survey District, and Blocks IV and V, Aohanga Survey District; also part Sections 181 and 182, Block IV, Aohanga Survey District, and part Section 187, Block XI, Mount Cerberus Survey District; and more fully

Block IV, Aohanga Survey District, and part Section 187, Block XI, Mount Cerberus Survey District; and more fully described as follows:—

Commencing at the north-east corner of Lot 5 (Hiku Block), Marainanga Estate, Block III, Waimata South Survey District, and the Akitio River; thence in a southerly and westerly direction along the western bank of the said river to the south-east corner of said Lot 5; thence in a south-westerly direction along the southern boundary of Lot 5 and southern and eastern boundaries of Lot 6 (Cadmus Block), Marainanga Estate, parts Blocks III and V, Waimata South Survey District, to the south-east corner of said Lot 6; thence in a north-westerly direction to the north-east corner of Section 181, Block IV, Aohanga Survey District; thence 50 chains in a southerly direction along the boundary between said Section 181 and Section 178 adjoining; thence in a straight line in a westerly direction across said Section 181 to the south-west corner of Section 1 (Koori Block), Marainanga Estate, part Blocks IV, Aohanga Survey District, and XI, Mount Cerberus Survey District; thence along the southern boundary of said Section 1 to its south-west corner; thence in a straight line in a westerly direction across Section 182, Block IV, Aohanga Survey District, to the southwest corner of Section 187, Block XI, Mount Cerberus Survey District; thence in a straight line in a northerly direction to a point in the northern boundary of said Section 187, 90 chains from the porth-west corner of said Section 187; thence District; thence in a straight line in a northerly direction to a point in the northern boundary of said Section 187, 90 chains from the north-west corner of said Section 187; thence in an easterly direction along the northern boundary of said Section 187 to its junction with Mangahuia Road; thence in a north-easterly direction along the said road to its junction with Lot 2 (Huia Block), Marainanga Estate, Block XI, Mount Cerberus Survey District; thence along the western boundary of said Lot 2 to its north-west corner; thence in a south-easterly, southerly, and north-easterly direction along the morthern boundaries of said Lots 2, 6, and 5 to the commencing-point.

mencing-point.

The whole as outlined above, and containing 5,092½ acres approximately, to comprise the Mount Cadmus Special-

rating District.

Further, that such special rate as before mentioned shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of July and the first day of January 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.

Certificate.

The above resolution was passed by the Council of Akitio on the 6th day of March, 1915, at an ordinary meeting, in terms of section 20 of the Local Bodies' Loans Act, 1913.

The common seal of the Chairman Councilled and Inc.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Akitio was hereto affixed by the County Chairman, by direction of the Council, this 6th day of March, 1915.

R. B. ROBERTSON, County Chairman.

H. R. ROBINSON, County Clerk.

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HOBSON COUNTY.

RESOLUTION MAKING SPECIAL RATE TO PROVIDE INTEREST ON HOREHORE LOAN OF £3,000.

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

County Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of three thousand pounds (£3,000), authorized to be raised by the Hobson County Council, under the above-mentioned Act, for forming and metalling roads in the Horehore Special-rating District, the Hobson County Council hereby makes and levies a special rate of one penny and three-eighths of a penny (1\frac{1}{2}\)d.) in the pound upon the rateable value of all rateable property of the Horehore Special-rating Area, comprising Sections Nos. 1 to 48 of Horehore No. 1 Subdivision, and Sections Nos. 1 to 35 of Horehore No. 2 Subdivision, of Horehore and Mangatawhiri Blocks, Blocks XIII, XIV, Maungaru Survey District, and Block I, Tokatoka Survey District, of the County of Hobson; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of 36\frac{1}{2} years, or until the loan is fully paid off."

The above resolution was duly passed at a meeting of the Hobson County Council held on the twenty-first day of

Hobson County Council held on the twenty-first day of January, 1915, and the common seal of the Hobson County wa hereunto affixed this 21st day of January, 1915, in the presence of-

V. TROUNSON.

Chairman.

J. HOGG.

County Clerk.

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UPPER MANGAPIKO DRAINAGE BOARD.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Upper Mangapiko Drainage Board hereby resolves as follows

That, for the purpose of providing the interest and other charges on a loan of £2,000, authorized to be raised by the Upper Mangapiko Drainage Board, under the above-mentioned Upper Mangapiko Drainage Board, under the above-mentioned Act, for the construction of drainage-works, the said Upper Mangapiko Drainage Board hereby makes and levies a special rate of one-farthing in the pound upon the rateable value of all rateable property of the Upper Mangapiko Drainage District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable annually on the first day of September in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off.

The common seal of the Upper Mangapiko Drainage Board was affixed to the above-written resolution, by order of the Board, in the presence of—

EDMUND B. COX,

EDMUND B. COX, Chairman.

E. VEALE,

At Cambridge this nineteenth day of March, 1915.

I, Elisha Veale, do hereby certify that the above is a true copy of a resolution duly passed at a properly constituted meeting of the Upper Mangapiko Drainage Board held on Friday, the nineteenth day of March, 1915.

E. VEALE.

Clerk to the Upper Mangapiko Drainage Board. Number of men employed by company: 74.

TARANAKI COUNTY COUNCIL.

Hoani Road Special Loan.—Resolution making Special Rate.

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

That, for the purpose of providing the interest and other charges on a loan of £650, authorized to be raised by the Taranaki County Council, under the above-mentioned Act, for forming, culverting, grading, and metalling Hoani Road, the said Taranaki County Council hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property of the Hoani Road Specialrating District, comprising Sections 2n 9 of Section 1, 2a 8 of Section 1, 1, 3, pt. 4, pt. 4, 5, 6, and 7 of Section 1, Block 5, Cape Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly 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.

We hereby certify that the foregoing resolution is a correct That, for the purpose of providing the interest and other

We hereby certify that the foregoing resolution is a correct copy of the resolution passed by the Taranaki County Council at a properly constituted meeting of the Council held on Tuesday, the second day of March, 1915, and appearing in the minute-book of the said Council, page 86.

J. BROWN, Chairman.

ROBERT ELLIS, Clerk

Dated at New Plymouth this 15th day of March, 1915.

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N.Z. BULLETIN PRINTING AND PUBLISHING COMPANY (LIMITED), IN LIQUIDATION.

In the matter of the Companies Act, 1908; and in the matter of the N.Z. BULLETIN PRINTING AND PUBLISHING COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary meeting of the N.Z. Bulletin Printing and Publishing Company (Limited) duly convened and held at the office of the Secretary of the Company, Wyndham Chambers, Wyndham Street, in the City of Auckland, on the 12th day of March, 1915, the fellowing resolution was duly passed:—

"That it is proved to the satisfaction of the company that it cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same; and that accorddingly the company be wound up voluntarily."

And at the meeting referred to George William Hutchtson, of Auckland, Public Accountant, was appointed Liquidator for the purpose of the winding-up.

Dated at Auckland this 13th day of March, 1915.

GEO. W. HUTCHISON, Liquidator.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: New Big River Gold-mining Company

(Limited).
When formed, and date of registration: 19th August, 1907. When formed, and date of registration: 1911 August, 1907. Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: Reefton; Thomas Hubert Lee.

Nominal capital: £6,000.

Amount of capital subscribed: £6,000.

Amount of capital actually paid up in cash: £600.

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: Nil.

Number of shares into which capital is divided: 24,000.

Number of shares allotted: 24,000.

Amount paid per share: 6d.

Amount called up per share: 6d.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil. Number of shareholders at time of registration of com-

pany: 7.
Present number of shareholders: 67.

Quantity and value of gold produced since last statement:
Battery, 6,273 tons of quartz crushed for 6,196 oz. 4 dwt.
12 gr. of gold valued at £25,021 2s. 8d.; cyanide, 5,700 tons
of sands treated for 1,271 oz. 1 dwt. bullion valued at
£3,819 5s.; concentrates, 63 tons 19 cwt. treated for
bullion valued at £1,442 5s. 2d.
Total quantity and value produced since registration: Battery, 39,857 tons of quartz crushed for 44,364 oz. 13 dwt.
12 gr. of gold valued at £179,398 10s. 10d.; cyanide,
29,750 tons of sands treated for 6,57 oz. 16 dwt. of bullion
valued at £18.344 18s. 3d.; concentrates, 411 tons 9 cwt.

valued at £18,344 18s. 3d.; concentrates, 411 tons 9 cwt. 1 qr. 9 lb. treated for a gross return of £7,168 19s. 5d.

Amount expended in connection with carrying on operations since last statement: £20,470 3s. 5d.

Total expenditure since registration: £118,425 17s. 6d.

Total amount of dividends declared: £91,200.

Total amount of dividends paid: £91,200.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £265 2s.

Amount of cash in hand (wages imprest account): £100.

Amount of cash on deposit, with accrued interest: £750.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £311 2s. 11d.

Amount of contingent liabilities of company (if any): £913

7s. 7d.

I, Thomas Hubert Lee, of Reefton, the Secretary of the New Big River Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the 31st December, 1914; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

T. HUBERT LEE, Secretary.

Declared at Reefton this 16th before me-E. J. Scantlebury, J.P. day of March, 1915, 324

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the Partnership lately sub-Sisting between us, the undersigned, EARNEST WILLIAMS McCARTER and PERCY WALTER DORRINGTON, carrying on business as Barristers and Solicitors at Dannevirke, under the style or firm of "Fitzherbert, McCarter, & Dorrington," has this day been dissolved by mutual consent.

All debts due to or owing by the said late firm will be received and paid by the said Percy Walter Dorrington alone, who will continue the said business under the old style or firm-name of "McCarter & Dorrington."

As witness our hands this 18th day of March, 1915.

E. W. McCARTER. P. W. DORRINGTON.

Witness-G. H. Bingham, Law Clerk, Dannevirke.

CASTLEPOINT COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

That, for the purpose of providing the interest and other charges on a loan of one thousand pounds, authorized to be raised by the Castlepoint County Council, under the abovementioned Act, for the purpose of metalling a portion of the Tinui-Annedale Road, the said Castlepoint County Council hereby makes and levies a special rate of one-thirteenth part of a penny in the pound upon the rateable value of all rateable property of the special-rating area, comprising the following sections—viz., 9, 10, 11, 12, 819, pt. 820, Bk. XIII, Aohanga S.D.; Secs. 1 to 8, pts. 820, 822, Bk. XVI, Puketoi S.D.; Sec. 160, pt. 822, Bk. XV, Puketoi S.D.; Sec. 180, pt. 822, Bk. XV, Puketoi S.D.; Secs. 824–8, 153–6, 158, 159, 177–80, 397–8, pt. 822, Bk. III, Mangapakeha S.D.; Secs. 811–2, 302–5, Bk. VI, Mangapakeha S.D.; Secs. 811–2, 302–5, Bk. VI, Mangapakeha S.D.; Secs. 115–7, 120, 110, 111, 113, 829–836, 226–228, pts. 820, 821, Bk. IV, Mangapakeha S.D.; Secs. 115–7, 120, 110, 111, 113, 829–836, 226–228, pts. 820, 821, Bk. IV, Mangapakeha S.D.; Secs. 231–2, 235–6, pt. 821, Bk. I, Castlepoint S.D.; Secs. 112, 114, 837, 839, 840, pt. 838, Bk. VIII, Mangapakeha S.D. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of February and the first day of August in each and every year during the of a penny in the pound upon the rateable value of all rateable

currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

I hereby certify that the above resolution was duly passed at a meeting of the Castlepoint County Council held on Satur-day, the 27th day of February, 1915.

H. SUTTON. County Clerk.

OTOROHANGA NATIVE TOWNSHIP.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Council of the Inhabitants of the Native Township of Otorohanga hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £1,000, authorized to be raised by the Inhabitants of the Native Township of Otorohanga, under the above-mentioned Act, for the several purposes of providing furniture, electric light, and cinematograph plant in and for the use of the Otorohanga Town Hall, the said Council hereby the use of the Otorohanga Town Hall, the said Council hereby makes and levies a special rate of one-fifth of a penny in the pound on the capital value of all rateable property in the Township of Otorohanga; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first days of April and October in each and every year during the currency of such loan, being a period of seven years, or until the loan is fully paid off paid off.

The common seal of the Inhabitants of the Otorohanga Native Township was hereunto affixed this 22nd day of March, 1915, in the presence of—

JOHN ORMSBY, Chairman.

CHAS. J. JOHNSON. Town Clerk.

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WAIPAWA BOROUGH COUNCIL.

In pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, and all other Acts in any way enabling it in that behalf, the Waipawa Borough Council hereby resolves as follows:—

That, for the purpose of completing the work of roads and streets improvement, the said Waipawa Borough Council streets improvement, the said Waipawa Borough Council hereby authorizes the raising of a special loan of £390 (three hundred and ninety pounds), such amount being one-tenth (1/10th) of the special loan of £3,900 known as "The Roads and Streets Improvement Loan" (raised from the New Zealand State-guaranteed Advances Department); and that such special loan be for a period of thirty-six and one-half years; and that the rate of interest shall not exceed five pounds per centum per annum; and that the loan he repeated years; and that the rate of interest shall not exceed five pounds per centum per annum; and that the loan be repaid in instalments as demanded by the New Zealand Stateguaranteed Advances Department. And, for the purpose of providing the instalments in respect of principal and interest and other charges in connection with the said loan, the Waipawa Borough Council hereby makes and levies a special rate of one twenty-first (1/21st) of a penny in the pound on the rateable value of all rateable property within the Borough of Wainawa. And that such special rate shall be an annually Waipawa. And that such special rate shall be an annually recurring rate during the currency of such loan, and shall be payable yearly on the first day of December in each and every year during the currency of such loan, or until the loan is fully paid off. And that the cost of raising the loan and the first year's interest on the loan be paid out of the moneys so raised.

The foregoing resolution was passed at a properly convened special meeting of the Waipawa Borough Council held on the 12th day of March, 1915.

E. J. O'BRIEN, Town Clerk.

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WAIMATE WEST COUNTY COUNCIL

COPY OF RESOLUTION MAKING SPECIAL RATE ON £60,000 LOAN.

RESOLVED that, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waimate West County Council hereby resolves

as follows:—
That, for the purpose of providing interest and other charges on a loan of £60,000, authorized to be raised by the Waimate West County Council, under the above-named Act, for widening and remetalling roads, tarring all traffic roads,

erecting and renovating bridges, erecting and purchasing workers' homes, and purchasing machinery required for carrying out these public works, the said Council hereby makes and levies a special rate of 7/11 of one penny in the pound on the rateable value of all rateable property in Waimate West County, comprising the whole of the County of Waimate West, with exception of Manaia Town District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of January in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. the loan is fully paid off.

I hereby certify that the above resolution was passed at a duly constituted meeting of the Waimate West County Council held on the 11th March, 1915.

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THOS. A. BRIDGE, Acting Chairman.

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