

THE

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Altering Boundaries of Masterton and Eketahuna Counties.

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

WHEREAS it is provided by subsection two of section three of the Counties Amendment Act, 1913, that the boundaries of any one or more counties may be altered in accordance with a resolution proposing the alteration passed by the Council of each of such counties in which the principal Act is in force:

Act is in force:
And whereas a resolution was passed by the Masterton County Council on the ninth day of February, one thousand nine hundred and fifteen, and sealed with the seal of the Council of the said county on the ninth day of February, one thousand nine hundred and fifteen: And whereas a similar resolution was passed by the Eketahuna County Council on the thirteenth day of February, one thousand nine hundred and fifteen, and sealed with the seal of the said county on the fifteenth day of February, one thousand nine hundred and fifteen, praying for the inclusion in the Eketahuna County of that part of the Masterton County described in the said resolutions and in the First Schedule hereto: And whereas it is expedient to make such alteration in accordance whereas it is expedient to make such alteration in accordance with the said resolutions:

Now, therefore, in pursuance and exercise of the power and Now, therefore, in pursuance and exercise of the power and authority conferred on me by 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 that the area described in the First Schedule hereto, being now part of the Masterton County, shall, as from the date of the publication hereof in the New Zealand Gazette, be deemed to be added to and form part of the Eketahuna County; and, with the like power and authority, do proclaim and declare that the boundaries of the Counties of Masterton and Eketahuna respectively shall as from the aforesaid date be those set forth under their respective headings in the Second Schedule hereto.

FIRST SCHEDULE.

Area to be added to Eketahuna County.

ALL that area in the Wellington Land District comprised in ALL that area in the Wellington Land District comprised in the Alfredton Riding of Masterton County, as described in the New Zealand Gazette of 17th January, 1901. Bounded towards the north-east generally by the County of Akitio from the summit of the Puketoi Range to the County of Castlepoint; thence towards the south-east generally by the said County of Castlepoint to the Taueru River; thence by that river to the southern boundary-line of Section No. 149 in Block II, Mangapakeha Survey District; thence towards the south Eketahuna County.

Eketahuna County.

All that area in the Wellington Land District bounded towards the north-east generally by the southern boundary of Pahiatua County as described in the Schedule to the Counties Act Amendment Act, 1888, from Arawaru Trig. Station to the southern boundary-line of Section No. 149 in Block II, Mangapakeha Survey District; thence again by the said Pahiatua County to the westernmost corner of Akitio County in Section 27,

generally by the southern and western boundary-lines of the said Section No. 149 and the western boundary-line of Section 148 to the northernmost corner of that section; Section 148 to the northernmost corner of that section; thence by a right line to the easternmost corner of Section No. 26 in Block I, Mangapakeha Survey District; thence by Sections Nos. 26, 25, 24, 23, and 22 in Block I aforesaid to the southernmost corner of Section No. 16, Block IV, Kopuaranga Survey District; thence towards the south-west generally by the County of Mauriceville to the County of Eketahuna; and thence towards the north-west generally by the Counties of Eketahuna and Pahiatua respectively to the place of commencement. the place of commencement.

SECOND SCHEDULE.

MASTERTON COUNTY.

ALL that area in the Wellington Land District bounded ALL that area in the Wellington Land District bounded towards the north generally by Mauriceville County as described in the Schedule to the Mauriceville County Act, 1899, from its south-western corner on the Tararua Range to the south-west corner of Section 110, Block VII, Kopuaranga; thence by that section to Mangarei Road, across that road and by the south-west and south-east boundaries of Section 212, by Sections 139 and 138, Block VIII, to the southernmost corner of Section 102, Block IV; thence by Sections 102, 101, 18, and 17 to the easternmost corner of the last-mentioned section: thence by the southern boundary of Alfredton 101, 18, and 17 to the easternmost corner of the last-mentioned section; thence by the southern boundary of Alfredton Riding as described in the New Zealand Gazette of 17th January, 1901, to its intersection with the western boundary of Castlepoint County on the centre-line of the Taueru River at Section 157, Block II, Mangapakeha Survey District; thence towards the east and north-east by Castlepoint County as described in the New Zealand Gazette of 19th December, 1901, to the sea; thence towards the south-east by the sea to the mouth of the Kaiwhata River; thence towards the south-west generally by the Wairarapa South County, as described in the New Zealand Gazette of 19th December, 1901, to the summit of the Tararua Range; thence towards the west by the summit of that range to the place of commencement: excepting from the above-described area the Borough of Masterton, as described in the New Zealand Gazette of 31st March, 1904.

Block III, Puketoi Survey District; thence towards the north-east and east generally by the said Akitio County, as described in the New Zealand Gazette of 1st December, 1905, to its intersection with the northern boundary of Castlepoint County; thence towards the south-east by the northern boundary of Castlepoint County, as the same is described in the New Zealand Gazette of 19th December, 1901, to its intersection with the Taueru River; thence towards the south by the southern boundary of Alfredton Riding, as described in the New Zealand Gazette of 17th January, 1901, to the easternmost point of Mauriceville County; thence towards the southwest and south generally by the above-mentioned county, as the same is described in the Schedule to the Eketahuna County Act, 1898, to the eastern boundary of Horowhenua County; thence towards the north-west by that county, along the summit of the Tararua Range to Arawaru Trig. Station, the place of commencement: excepting from the above-described area the Borough of Eketahuna, as described in the Schedule to the Eketahuna Borough Act, 1906. Block III, Puketoi Survey District; thence towards the

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

H. D. BELL.

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

Laying out and taking a Road through Rangitoto Tuhua 57a Nos. 2a, 2e, and 2f Blocks, Taranaki Land District.

LIVERPOOL, Governor.

A PROCLAMATION.

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

SCHEDULE.

Approximate areas of the pieces of land taken:

3 acres 0 roods 16 perches, portion of Rangitoto-Tuhua
57a No. 2a Block. Coloured purple on plan.

4 acres 0 roods 2 perches, portion of Rangitoto-Tuhua
57a No. 2E Block. Coloured pink on plan.

1 acre 3 roods 30 perches, portion of Rangitoto Tuhua
57a No. 2F Block. Coloured purple on plan.

Situated in Block II, Totoro Survey District.

In the Taranaki Land District; as the same are more particularly delineated on the plan marked L. and S. 1913/37c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as

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

W. F. MASSEY

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Laying out and taking a Road through Rangitoto-Tuhua 61c Block, Taranaki Land District.

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

In pursuance and exercise of the powers conferred by section three hundred and eighty-nine of the Native Land Act, 1909, I, Arthur William de Brito Savile, Earl of

Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 19 acres 3 roods 36 perches. Portion of Rangitoto-Tuhua No. 61c Block (Puhanga). Situated in Blocks VIII and XII, Aria Survey District.

In the Taranaki Land District; as the same is more particularly delineated on the plan marked L. and S. XVI/109, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured pink.

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

W. F. MASSEY.

W. F. MASSEY, Minister of Lands

GOD SAVE THE KING!

Declaring a Portion of Railway Reserve at Ohakune to be Crown Land.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

WHEREAS by section five of the Public Works Amendment Act, 1909, it is provided that in the case of any land taken, purchased, or acquired for a Government work, and not required for that purpose, the Governor may, on recommendation by the Minister, by Proclamation declare such land to be Crown land subject to the Land Act, 1908, and thereupon the land may be administered and disposed of under that Act accordingly:

And whereas the parcel of land described in the Schedule hereto has been, inter alia, acquired for the purposes of the North Island Main Trunk Railway by a Proclamation dated the thirty-first day of December, one thousand nine

of the North Island Main Trunk Railway by a Proclamation dated the thirty-first day of December, one thousand nine hundred and nine, and published in the New Zealand Gazette No. 1, of the thirteenth day of January, one thousand nine hundred and ten: And whereas the said parcel of land is not now required for the purposes of the North Island Main Trunk Railway, and the Minister has recommended that this Proclamation should be issued declaring such parcel of land

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 on me by section five of the Public Works Amendants 1900. ment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

APPROXIMATE area of the piece of land: 10.5 perches. Portion of railway reserve (S.O. 249/12). Situated in Block V, Karioi Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked W.R. 22368, deposited in the office of the Minister of Railways at Wellington, and thereon coloured purple.

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 twentieth 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!

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

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

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

And whereas it is further provided by section five of the

under the conditions therein mentioned:

And whereas it is further provided by section five of the Public Works Amendment Act, 1909, that in the case of any land so taken, purchased, or acquired for a Government work and not required for that purpose the Governor may, on the recommendation of the Minister, and without complying with any other requirements of the aforesaid section thirty, by Proclamation declare such land to be Crown land subject to the Land Act, 1908, and thereupon the land may be administered and disposed of under that Act accordingly:

And whereas the land described in the Schedule hereto was taken for the purposes of a road: And whereas such

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of closed road declared to be Crown land:

1 acre 1 rood 39.6 perches, being closed road formerly part of Autawa Road, adjoining Section 31 and C.L.
 3 acres 3 roods 22.7 perches, being closed road formerly part of Autawa Road, adjoining Section 32 and C.L.

Situated in Block III, Huiroa Survey District.

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 37203, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured green.

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

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block IX, Opaheke Survey District, Paparata Road District, Franklin County.

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

WHEREAS the land described in the Schedule hereto WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work—to wit, for the purposes of a road in Block IX, Opaheke Survey District:

And whereas the Paparata Road Board has laid before the Governor a memorial, accompanied by a map, 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 of every other

in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf,

do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 2 roods 15.24 perches

Portion of Allotment 161 of Suburban Section 3, Opaheke Parish (18038, blue). Situated in Block IX, Opaheke Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 37167, 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 twenty-fifth 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 Lighthouse in Block X, Castlepoint Survey District.

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

WHEREAS the land described in the Schedule hereto is W HEKEAS 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 lighthouse in Block X, Castlepoint Survey District:

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

Now therefore I Author William L. B. 1908.

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other no me by the Public Works Act, 1906, 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 lighthouse; and I do also hereby declare that this Proclamation shall take effect on and after the eighth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 9 acres 2 roods 16 perches.
Portion of Sections 361 and 362 (Whareama R.D.).
Situated in Block X, Castlepoint Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 36866, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon edged pink.

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

W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block V, Portobello District.

LIVERPOOL, Governor.

A PROCLAMATION:

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work—to wit, for the purposes of a road in Block V, Portobello District:

And whereas an agreement has been entered into between the Portobello Road Board and the owners of the land described in the Schedule hereto to take such land for the

purposes of a road:
And whereas the Portobello Road Board has laid before

And whereas the Portobello Road Board has laid before the Governor a memorial, accompanied by a map, in duplicate, 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 of every other power and authority in anywise enabling me in this behalf, and being satisfied of the sufficiency of the agreement hereinbefore referred to, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of the said road; and I also hereby declare that this Proclamation shall take effect on and after the fifteenth day of April, one thousand nine hundred and fifteen. hundred and fifteen.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

0 3, portion of Sections 15, 17; coloured red.
0 18 Section 16 Blue
3 14 Section 17 red.
1 25:9 Sections 19, 21, 23 purp purple. 0 20.5 Sections 20, 22 blue.

Situated in Block V, Portobello District.

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 36941, 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 twenty-fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of the Development of the Lake Coleridge Water-power Scheme in Block X, Christchurch 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 the development of the Lake Coleridge water-power scheme in Block X, Christchurch Survey District:

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

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 development of the Lake Coleridge waterpower scheme; and I do also hereby declare that this Proclamation shall take effect on and after the eighth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 2 roods 4.6 perches.

Portion of Rural Sections 139 and 215.

Situated in Block X, Christchurch Survey District.

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 33553 (sheet No. 2), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured yellow.

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

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

W HEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a gravel-pit:

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

Now, therefore, I. Arthur William de Brito Savile Earl

and performed:
Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities in me vested by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim that the land described in the Schedule hereto is hereby taken for a gravel-pit as aforesaid; and it is hereby declared that this Proclamation shall take effect on and after the eighth day of April, one thousand nine hundred and fifteen.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 4 acres 2 roods 32 perches.

Portion of Ractihi No. 2B 1D Block. Situated in Block VIII, Makotuku Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 23029, 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 twenty-fifth day of
March, in the year of our Lord one thousand nine
hundred and fifteen.
W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XV, Christchurch Survey District, Heathcote County.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the

consents of the owner of the land described in the First Schedule hereto, and of the Heathcote County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Christchurch 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: 1.2 perches. Portion of Lot 8, D.P. 2953, part Section 138.

Coloured on plan: Red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1/12th of a

perch.
Adjoining or passing through Section 138.
Coloured on plan: Green.

All situated in Block XV, Christchurch Survey District. All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 37371, 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 twenty-fourth 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 FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XIII, Opaheke Survey District, Paparata Road District, Franklin County.

[L.S.] LIVERPOOL, Governor.

A PROCLAMATION.

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 1 acre 0 roods 1 perch. Portion of Section 42. Coloured on plan: Red.

SECOND SCHEDULE

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 acre 0 roods 1 perch Adjoining or passing through Sections 42 and 146. Coloured on plan: Green.

All situated in Mangatawhiri Parish (18026, blue), Block XIII, Opaheke Survey District.
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 37350, 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 twenty-fourth 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. FRASER, Minister of Public Works

GOD SAVE THE KING!

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

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

I N pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagee of the land described in the First Schedule hereto, and of the Waipara County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Stonyhurst Survey District described in the First Schedule hereto; and also do District described in the First Schedule hereto; and also do hereby, with the like consents as aforeraid, 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: 2 acres 2 roods 19.8 perches.

Portion of Rural Sections 24460 and 26344. Coloured on plan: Red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate area of the piece of road closed: 2 acres 2 roods 5.9 perches. Adjoining or passing through Rural Sections 24460 and 26344.

Coloured on plan: Green.

All situated in Block VII, Stonyhurst Survey District

(Canterbury R.D.).
All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 37372, 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 twenty-fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XIII, Tutamoe Survey District, Hobson County.

LIVERPOOL, Governor. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents

of the owners and mortgagees of the land described in the First Schedule hereto, and of the Hobson County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Tutamoe Survey District described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. B. P. 3 2 7.7, portion of Section 11; coloured red. 3 3 8.8 " 12 " blue

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:-

A. B. P.2 3 36.4, adjoining or passing through Sections 11, 13, 14 Secs. 12, 14, 15 (E.R.).

3 0 9·4 0 0 0·02

Section 12.

Coloured on plan: Green.

All situated in Block XIII, Tutamoe Survey District

All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 36279, 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 twenty-fourth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING

Land proclaimed as a Road, and Road closed, in Block IX. Opaheke Survey District, Paparata Road District, Franklin County.

LIVERPOOL, Governor. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagees of the land described in the First Schedule hereto, and of the Paparata Road Board, being the local authority in whose district the said land is situated, proclaim as a road the land in Opaheke 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. closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

2 roods 11.89 perches, portion of Allotment 57 of Suburban Section 3. Coloured red on plan. 19.18 perches, portion of Section 228. Coloured purple on plan.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 30.8 perches. Adjoining or passing through Allotment 57 of Suburban Section 3.

Coloured on plan: Green.

All situated in Opaheke Parish, Block IX, Opaheke Survey District (18037, blue).

All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 37166, 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 twenty-fifth day of March, in the year of our Lord one thousand nine hundred and fifteen.

W. FRASER,

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block III, Clyde Survey District, Wairoa County.

LIVERPOOL, Governor. A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

R. P. 3 37, portion of Lot 2; coloured blue. 10 " red. 1 2 0 10 red. 0.38 D.P. 2534; parts of Tukemokihi No. 2 Block.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

1 1 20 0 0 39 0 0 0 02 D.P. 2534; parts of Tukemokihi No. 2 Block. Coloured on plan: Green. 10.

All situated in Block III, Clyde Survey District (Hawke's

Bay R.D.).
All in the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 35088, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned

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

W FRASER.
Minister of Public Works.

GOD SAVE THE KING!

Prison at Templeton to be known as Paparua Prison.

LIVERPOOL, Governor. L.s.

A PROCLAMATION.

HEREAS by a Proclamation dated the fifth day of January, one thousand nine hundred and fifteen, and published in the New Zealand Gazette of the fourteenth day of January, one thousand nine hundred and fifteen, a prison was declared at Templeton, in the Canterbury Land District, to be known as the Templeton Prison: And whereas it has been found expedient to change the name of the said prison:

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 Prisons Act, 1908, do hereby declare that the said prison shall be known as the Paparua Prison instead of the Templeton Prison, as declared in the aforementional Procedure in mentioned Proclamation.

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

A. L. HERDMAN, Minister of Justice

GOD SAVE THE KING!

Declaring a certain Area added to County of Eketahuna to be included in a Riding to be called Alfredton Riding.

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

A PROCLAMATION.

WHEREAS by Proclamation dated the thirty-first day of March, one thousand nine hundred and fifteen, and published in the New Zealand Gazette of the first day of April, one thousand nine hundred and fifteen, the boundaries of the Counties of Masterton and Eketahuna were altered by including within the County of Eketahuna the area described in the First Schedule to the said Proclamation. clamation:

And whereas it is desirable that the area so included in the

And whereas it is desirable that the area so included in the County of Eketahuna should be included in a riding of the said county to be known as the Alfredton Riding:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim and declare that the area included as aforesaid in the Eketahuna County, and described in the Schedule hereto, shall be included in a riding of the said County to be known as the Alfredton Riding.

SCHEDULE.

Boundaries of Alfredton Riding.

ALL that area in the Wellington Land District bounded towards the north-east generally by the County of Akitio from the summit of the Puketoi Range to the County of Castlepoint; thence towards the south-east generally by the said County of Castlepoint to the Taueru River; thence towards the south generally by the County of Masterton to the easternmost corner of Mauriceville County; thence towards the south-west by the County of Mauriceville to the south-eastern boundary of Section 75, Block XV, Mangaone Survey District; thence towards the north-west generally by the said Section 75 and by Sections 45, 44, 25, the crossing of a road, and Section 6, Block XI, by Sections 39, 41, the crossing of a road, Sections 30, 30A, and 30B, Block VII, by Section 1, Block VIII, and the north-western side of Pa Valley Road to Section 175; thence by the southern and western boundaries of the said Section 175 to the southern boundary of Pahiatua County; thence by the County of Pahiatua to the place of commencement. ALL that area in the Wellington Land District bounded

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

H. D. BELL,

H. D. BELL, Minister of Internal Affairs.

GOD SAVE THE KING!

Authorizing the Otago Harbour Board to reclaim Land in Otago Harbour.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

${f Present}:$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS it is provided by the one-hundred-and-fifty-eighth section of the Harbours Act, 1908 (hereinafter called "the said Act"), that where a Harbour Board is desirous of executing or constructing upon lands vested in such Board or upon lands of the Crown any harbour-works of such a nature that the same could, but for this section, only be carried out and executed under the authority of a special Act, the Board may apply to the Governor in Council for a special order, and, if the Governor in Council

thinks fit, such order may be made and granted:
And whereas the Otago Harbour Board (hereinafter called "the Board") is desirous of reclaiming from the sea certain land in Otago Harbour, and the said harbour-works are of such a nature as aforesaid, and the Board has applied to the Governor in Council for a special order authorizing the

execution of the said harbour-works:

And whereas the conditions precedent to the granting of a special order prescribed by the said Act have been duly performed and observed, and it appears expedient that such order should be made:

And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the

in Council that the proposed work will not be or tend to the injury of navigation:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Board to reclaim from the sea in Otago Harbour all the lands shown coloured red on sheet 1 of plan marked M.D. 4044, and deposited in the office of the Marine Department at Wellington, and the construction of rubble retaining-wall in connection therewith, such reclamation to be carried out and constructed in accordance with sheet 1 of plan marked out and constructed in accordance with sheet 1 of plan marked M.D. 4044, subject to the provisions of the said Act; and the said harbour-works shall be completed within the period of ten years computed from the date of this Order in Council.

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

Authorizing the Laying-off of a Street in the City of Christ-church of a Width less than 66 ft., but not less than 40 ft.

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.

W HEREAS by section twenty-five of the Municipal Corporations Amendment Act, 1913, it is, inter alia, provided that the Governor may by Order in Council authorize the Council to lay out streets and private streets of a width less than sixty-six feet, but not less than forty feet, for the purpose of connecting blind streets with other streets, but no such connecting street of a greater length than five chains shall be authorized:

And whereas Fiddes Lane in the City of Christchurch is a blind street, and the Christchurch City Council has applied for permission to lay out a street less than sixty-six feet, but not less than forty feet, for the purpose of connecting Fiddes Lane with Cornwall Street in the said city:

And whereas the connecting street is not of a greater length than first chairs a little street is not of a greater length.

than five chains, and it is expedient to authorize the laying-out

of the connecting street described in the Schedule hereto (hereinafter referred to as "the said connecting street"):

Now, therefore, in pursuance and exercise of the powers vested in him by the Municipal Corporations Amendment Act, 1913, and of all other powers in anywise enabling him in this back! His Fredleger the Converse of the Programment Act, 1915, and of all other powers in anywise enabling him in this back! in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Christchurch City Council to lay off the said connecting street between Fiddes Lane and Cornwall Street in the City of Christchurch.

SCHEDULE.

THAT street in the City of Christchurch through portion of R.S. 311, Canterbury Land District, connecting Cornwall Street with Fiddes Lane, both in the said city, having a length of 406 links, more or less; as the said street is more particularly delineated on the plan marked P.W.D. 37316, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured purple.

J. F. ANDREWS, Clerk of the Executive Council

Allocating Cost of taking Poll under Section 13 of the Municipal Corporations Amendment Act, 1913, Borough of Te

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance of the powers vested in him by section thirteen of the Municipal Corporations Amendment Act, 1913, and of 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 direct that the Te Awamutu Borough Council shall defray all the costs incurred in connection with the taking of a poll under the said Act on the twenty-second day of December, one thousand nine hundred and fourteen, on the proposal to constitute the Borough of Te Awamutu.

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

Altering Date of Election to a Hospital and Charitable Aid Board.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council made the twelfth day of March, one thousand nine hundred and fifteen, it VV of March, one thousand nine hundred and fifteen, it was enacted that the first election of a representative for the combined district of Frankton Borough, Ngaruawahia Town District, and Te Awamutu Town District to the Waikato Hospital and Charitable Aid Board should be held on Saturday, the third day of April, one thousand nine hundred and fifteen: And whereas it has been found to be more convenient and desirable that the election should take place on Wednesday, the twenty-eighth day of April, one thousand nine hundred and fifteen:

Now, therefore, His Excellency the Governor of the Do-

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the power and authority conferred upon him by the Hospitals and Charitable Institutions Act, 1909, doth hereby direct that the first election of a representative for the combined district of Frankton Borough, Ngaruawahia Town District, and Te Awamutu Town District on the Waikato Hospital and Charitable Aid Board shall be held on Wednesday, the twenty-eighth day of April, one thousand nine hundred and fifteen, and the aforesaid Order in Carnell is heady amended accordingly. in Council is hereby amended accordingly.

J. F. ANDREWS, Clerk of the Executive Council

Amending Regulations for the Elections of Members of Harbour Boards.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Orders in Council dated the twenty-second day of February and the twenty-third day of arch, one thousand nine hundred and eleven, and pubshed in the New Zealand Gazette of the second day of March the thirtieth day of March, one thousand inne hundred

and eleven, respectively, certain regulations were made under sections seven and thirteen of the Harbours Amendment Act, 1910 (hereinafter referred to as "the said Act"), for the purposes therein set forth:

purposes therein set forth:

And whereas it is expedient to amend the said regulations in the manner hereinafter described:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section seven of the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke regulation two of the said regulations of the twenty-third day of March, one thousand nine hundred and eleven, and doth hereby make the following regulation in lieu thereof.

REGULATION.

Provided that such revocation shall not affect any matter or thing already done under the said regulations, but such matter or thing shall be deemed to have been done under the said regulations as amended by these regulations:—

ECTIONS BY THE ELECTORS OF COMBINED DISTRICTS

Subject to the express provisions of the hereinbeforerecited regulations, where one or more members of a Harbour Board are to be elected by the electors of a combined
district under section 7 of the said Act, the provisions of
sections 5 to 16 inclusive, 18 to 26 inclusive, 30 to 32 inclusive, 35 (except paragraph (d)), 36 to 39 inclusive, and
45 to 54 inclusive, of the Local Elections and Polls Act,
1908, and of section 2 of the Local Elections and Polls
Amendment Act, 1911, and of sections 2 to 12 inclusive,
13 (subsection (2)), and 16 to 24 inclusive, of the Local
Elections and Polls Amendment Act, 1913, shall apply to
the elections of those members.

J. F. ANDREWS.

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

Appointing a Person to hold Inquiry into an Application for Avoidance or Suspension of a Trade-mark.

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.

W HEREAS by the Patents, Designs, and Trade-marks Amendment Act, 1914, and the regulations thereunder, the Governor in Council may, on the application of any person, and subject to such terms and conditions (if any) as he may think fit, order the avoidance or suspension, any) as he may think fit, order the avoidance or suspension, in whole or in part, of any patent or license granted to a subject of any State at war with His Majesty, or of the registration of any trade-mark the proprietor whereof is a subject of any such State as aforesaid:

And whereas for the purpose of exercising in any case the powers of avoiding or suspending any such patent or license or the registration of any such trade-mark the Governor in Cauncil may appoint such person or persons as he shall think

Council may appoint such person or persons as he shall think fit to hold an inquiry:

fit to hold an inquiry:

And whereas an application, dated the twenty-sixth day of February, one thousand nine hundred and fifteen, and signed by Herbert Albert Reeves, of 15 Elm Street, London W.C., England, on behalf of Pearson's Antiseptic Company (Limited), of the same address, has been received for the avoidance or suspension of the registration of Trade-mark No. 6182, registered as of the fifteenth day of September, one thousand nine hundred and six, in the name of Schülke and Mayr, of Hamburg 21, in the German Empire, and consisting of the word "Lysol":

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint you,

said Dominion, doth hereby appoint you,

JAMES CLARK LEWIS,

the Registrar of Patents, Designs, and Trade-marks, to forth-with hear the said application and to inquire into the matter of the same, and to report thereon to the Governor in Council on or before the thirtieth day of June, one thousand nine hundred and fifteen.

J. F ANDREWS, Clerk of the Executive Council.

Bringing certain Provisions of the Mining Act into Force within certain Parts of New Zealand.

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.

HEREAS by section two of the Mining Amendment Act, 1911, it is provided that the Governor, by Order in Council, may from time to time declare that any of the provisions of the Mining Act, 1908, shall apply to prospecting and mining for and the storage of petroleum and other mineral oils and of natural gas, and also define the districts within which any such Order in Council shall take effect :

take effect:

Now, therefore, in pursuance and exercise of the powers and authorities conferred on him by the said Act, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the provisions of the Mining Act, 1908, set out in the First Schedule hereto shall apply to prospecting and mining for and the storage of petroleum and other mineral oils and of natural gas within the district described in the Second Schedule hereto.

FIRST SCHEDULE.

THE Mining Act, 1908.—Part II: Section 11, subsection (a); sections 76 to 85, both inclusive; and section 165. Part V: Sections 261 to 276, both inclusive.

Regulations under Mining Act, 1908.—Nos. 1, 33, 91, 102, 147 to 150 (both inclusive).

SECOND SCHEDULE.

ALL that area in the Westland Land District contained in the Survey District of Waiwhero.

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

Declaring Land to be no longer subject to Part XIV of the Native Land Act, 1909.

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 ninety-six of the Native Land Amendment Act, 1913, it is enacted that the Governor in Council may from time to time by Order in Council declare that any land subject to Part XIV or XV of the Native Land Act, 1909, and vested in a Maori Land Board, shall no longer be subject to such Parts of that Act, and shall be revested in the Native armore thereof. in the Native owners thereof:

And whereas the land described in the Schedule hereto, and known as Ruapekapeka No. 7p Block, is now, by virtue of an Order in Council made on the third day of November, one thousand nine hundred and nine, and by virtue of the provisions of section two hundred and thirty-three of the Native Land Act, 1909, subject to Part XIV of the said Act, and vested in the Tokeran District Macri Land Reard act. and vested in the Tokerau District Maori Land Board accordingly:

And whereas the Governor is satisfied that the said land is not subject to any lease, license, contract of sale, or other alienation, and that no moneys are charged on the said land or on the revenue thereof in accordance with the

said land or on the revenue thereof in accordance with the said Act or under any other authority:

And whereas it is expedient that the said land should cease to be subject to Part XIV of the said Act:

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 section ninety-six of the Native Land Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the land described in the Schedule hereto shall no longer be subject to Part XIV of the Native Land Act, 1909.

SCHEDULE.

ALL that parcel of land, containing by admeasurement 77 acres 1 rood 3 perches, more or less, situated in the Hukerenui Survey District, in the Land District of Auckland, and known as Ruapekapeka No. 7p Block. Bounded towards the north by Section 38 of the Parish of Ruapekapeka and a road, toward's the east by Ruapekapeka No. 5 Block, towards the south by Ruapekapeka No. 7g Block, and towards the west by a road.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Retaruke Valley Road, in the Kaitieke County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth 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 accurate. and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of road in the Wellington Land District, Kaitieke County, known as the Retaruke Valley Road, commencing at a point 16 chains north of the boundary between Retaruke No. 1 Block and Section 6, Block IX, Kaitieke Survey District, and proceeding generally in a south-westerly direction adjoining or passing through the said Retaruke No. 1 Block, Section 6, and scenic reserve, Block IX, Kaitieke Survey District, Sections 8, Scenic Reserve, 7 and 9 Block XII Betaruke Survey District, and tarminat 7, and 9, Block XII, Retaruke Survey District, sections 8, Scenic Reserve, 7, and 9, Block XII, Retaruke Survey District, and terminating at the Taurimu Stream, being a distance of three miles or thereabouts; as the said portion of road is more particularly delineated on the plan marked P.W.D. 37396, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured

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

Declaring Portion of Kokako Road, in the Kaitieke County, to be a County Road.

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.

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

SCHEDULE.

ALL that portion of road in the Wellington Land District, Kaitieke County, known as Kokako Road, commencing at its junction with the Kouturoa Road, and proceeding generally in a southerly direction fronting Section 10, Block IX, Kaitieke Survey District; thence fronting Section 10 and part Section 2, Block XIII, Kaitieke Survey District, and terminating at a point 25 chains north of the boundary between Sections 2 and 3, Block XIII aforesaid, being a distance of 1 mile 40 chains, more or less: as the said portion of road is more particularly delineated on the plan marked P.W.D. 37389, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red. and thereon coloured red.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Puraroto Road, in the Patea County, to be a County Road.

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.

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

SCHEDULE,

SCHEDULE.

All that portion of road in the Wellington and Taranaki Land Districts, Patea County, known as Puraroto Road, commencing at its junction with the Makakaho Road, and proceeding generally in a northerly direction intersecting Maungaporau Block, Block III, Momahaki Survey District, and Block IV, Kapara Survey District, and fronting part Section 3, Block IV, Kapara Survey District, and terminating at a point 30 chains south of the boundary between Sections 2 and 3, Block IV, Kapara Survey District, being a distance of three miles or thereabouts; as the said portion of road is more particularly delineated on the plan marked P.W.D. 37386, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red. and thereon coloured red.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Makaretu Road, in the Raurimu Township, in the Kaitieke County, to be a County Road.

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.

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

SCHEDULE.

SCHEDULE.

All that portion of road in the Wellington Land District, Kaitieke County, Raurimu Township, known as the Makaretu Road, commencing at its junction with Pukerimu Road and proceeding generally in a southerly direction fronting Sections 1, 2, 27, 28, 29, 30, and part 26, Block V, Raurimu Township, and terminating at the boundary between Sections 2 and 3, Block IX, Raurimu Township, being a distance of 22 chains, more or less; as the said portion of road is more particularly delineated on the plan marked P.W.D. 37395, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured blue.

J. F. ANDREWS.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Kouturoa Road, in the Kaitieke County, to be a County Road.

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.

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 becomes account. and after the date of this Order in Council, become a county

SCHEDULE.

ALL that portion of road in the Wellington Land District, Kaitieke County, known as the Kouturoa Road, commencing at its junction with Retaruke Valley Road, and proceeding generally in a south-easterly direction fronting Sections 9, 8, and 10, Block IX, Kaitieke Survey District, and terminating at its junction with the Kokako Road, being a distance of 4 miles 60 chains, more or less; as the said portion of road is more particularly delineated on the plan marked P.W.D. 37388, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured blue. thereon coloured blue.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Raurimu Road, in the Kaitieke County, to be a County Road.

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.

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

SCHEDULE.

ALL that portion of road in the Wellington Land District, Kaitieke County, known as Raurimu Road, commencing at its junction with the Ohakune-Taumarunui Road, and proceeding in a southerly direction generally intersecting Waimarino E Block, Block VIII, Kaitieke Survey District; thence fronting Section 20 and part 19, Block XII, Kaitieke thence fronting Section 20 and part 19, Block XII, Kattieke Survey District, and terminating at a point 25 chains south of the boundary of the said Sections 19 and 20, being a distance of one mile, more or less: as the said portion of road is more particularly delineated on the plan marked P.W.D. 37387, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

J. F. ANDREWS, Clerk of the Executive Council

Domain Board appointed to have Control of the Owaka Township Domain.

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.

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

And whereas by an Order in Council made on the nineteenth day of December, one thousand nine hundred and seven, and published in the New Zealand Gazette of the ninth day of January, one thousand nine hundred and eight, a Domain Board was appointed to control the Owaka

Township Domain:
And whereas the period for which the said Board was appointed expired on the eighteenth day of December, one thousand nine hundred and fourteen:
And whereas it appears expedient to again appoint a Domain Board to control the domain:

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

Matthew Latta, John McIntyre, ₩ ROBERT McLEAN, FREDERICK PARKER, Adam Paterson, George Frederick Perkins, and James Morrison Thomson

to be the Owaka Township Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Thursday, the fifteenth day of April, one thousand nine hundred and fifteen, at half past seven o'clock p.m., as the time when, and the Volunteer Hall, Owaka, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

OWAKA TOWNSHIP DOMAIN.

ALL that area in the Otago Land District, containing by admeasurement 3 acres 3 roods 0.8 perches, more or less, being Section No. 111 (formerly part of Section No. 3), Block VIII, Glenomarn Survey District. Bounded towards the north-west by railway reserve, 352 links, bearing 48° 24′; towards the north-east by Section No. 112 of the said Block VIII, Glenomarn Survey District, 100 links, bearing 138° 24′; again towards the north-west by the said Section No. 112, 250 links, bearing 48° 24′; again towards the north-east by railway reserve, 150 links, bearing 138° 24′; again towards the north-east by railway reserve, 398 links, bearing 48° 24′; again towards the north-east by Section No. 3, 200 links, bearing 138° 24′; towards the south-east by Section No. 3 of the said Block VIII, 1005 links, bearing 222° 41′; and towards the south-west by the said Section No. 3, 550·2 links, bearing 318° 24′: be all the aforesaid linkages more or less: as the same is delineated on the plan marked S.G. 25041/15A, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red. ALL that area in the Otago Land District, containing by

J. F. ANDREWS, Clerk of the Executive Council

Domain Board appointed to have Control of the Hunterville Domain.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

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

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

said Act, control of any public domain:

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

And whereas the period for which the said Board was appointed expired on the seventeenth day of February, one thousand nine hundred and fifteen:

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

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

THE HUNTERVILLE TOWN BOARD

to be the Hunterville Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Monday, the nineteenth day of April, one thousand nine hundred and fifteen, at eight o'clock p.m., as the time when, and the Town Board Office, Hunterville, as the place where, the first meeting of the Board shall be

SCHEDULE.

HUNTERVILLE DOMAIN.

All that area in the Wellington Land District, containing by admeasurement 8 acres 1 rood 19.9 perches, more or less, being Sections Nos. 155, 156, 157, 158, 159, 160, 161, and 178, Town of Hunterville. Bounded towards the north-west by Pourewa Road, 1310.2 links and 557.1 links; towards the north-east by Section No. 177, 494.6 links; towards the

by Pourewa Road, 1310·2 links and 557·1 links; towards the north-east by Section No. 177, 494·6 links; towards the south-east by Sections Nos. 174, 173, 172, 248, 247, 246, 245, 244, 243, 171, 170, 169, and 168, 1618·9 links; and towards the south-west by Section No. 162, 347·3 links.

Also all that area in the Wellington Land District, containing by admeasurement 3 roods 14·7 perches, more or less, being Section No. 163, Town of Hunterville. Bounded towards the north-west by Pourewa Road, 241·1 links; towards the north-east by Section No. 162, 309·5 links; towards the

wards the north-west by Pourewa Road, 241·1 links; towards the north-east by Section No. 162, 309·5 links; towards the south-east by Sections Nos. 167 and 165, 288·1 links; and towards the south-west by Section No. 164, 336·6 links.

Also all that area in the Wellington Land District, containing by admeasurement 11 acres 1 rood 4 perches, more or less, being Sections 9, 10, 17, 18, 25, 26, 33, and 54, Town of Hunterville. Bounded towards the north-west by Sections 53, 832 links; towards the north-east by Sections 121 and 122, 500 links; fagain towards the north-west by said Section 122, 400 links; again towards the north-east by Sections 123, 125, and 1, 500 links; thence towards the south-east by Paraekaretu Road, 1424 links; and thence towards the south-west by Marshall Road, 1018·2 links.

Be all the aforesaid linkages a little more or less; as the

Be all the aforesaid linkages a little more or less; as the said parcels of land are more particularly shown on the plan marked L. and S. 1/572, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Pukekohe Domain.

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.

In pursuance and exercise of the powers and authorities conferred by the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), His Excellency the Governor of the Dominion of New Zealand, acting by the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke an Order in Council, dated the seventh day of August, one thousand nine hundred and eleven, and published in the Gazette of the seventeenth day of August, one thousand nine hundred and eleven, appointing a Domain Board to have control of the Pukekohe Domain, and doth hereby appoint

Тне Риксконе Вовоиси Соимси

to be the Pukekohe Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Wednesday, the fourteenth day of April, one thousand nine hundred and fifteen, at eight o'clock p.m., as the time when, and the Borough Council Chambers, Pukekohe, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

PUREKOHE DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 3 acres 3 roods 34 perches, more or less, being Lot 5a of Suburban Section 2, Parish of Pukekohe. Bounded towards the north-east by a public road, 100 links wide, 679 links; towards the south-east by Lot 6, Suburban Section 2, Parish of Pukekohe, 583 links; towards the south-west by Lot 5 of the aforesaid suburban section, 684 links; and towards the north-west by a public road, 100 links wide, 583 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1392, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red. ALL that area in the Auckland Land District, containing of Lands, at Wellington, and thereon edged red.

J. F. ANDREWS, Clerk of the Executive Council

Domain Board appointed to have Control of the Tauranga Racecourse Domain.

LIVERPOOL, Governor. ORDER IN COUNCIL

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

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

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

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

GERARD ARNOLD WARD. JAMES McCLURE DARRAGH, THOMAS TANNER, DAVID ASHER, and HENRY AUGUSTUS SHARP

to be the Tauranga Racecourse Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of the said Act; and doth hereby appoint Monday, the third day of May, one thousand nine hundred and fifteen, at four o'clock p.m., as the time when, and Messrs. Sharp and Tudhope's Office, Tauranga, as the place where, the first meeting of the Board shall be held. shall be held.

SCHEDULE.

TAURANGA RACECOURSE DOMAIN.

ALL that area in the Auckland Land District, containing 200 acres, more or less, being Allotments 22, 23, 24, and 25, Parish of Te Papa, Tauranga Survey District. Bounded towards the north-east by Allotment 373, the abutment of a public road, Allotment 22a, all of the Parish of Te Papa, 4282 links; towards the south-east by a public road 100 links wide, 5067 links; towards the south-west by Allotment 38 of the aforesaid parish, 3680 links; and towards the north-west by Allotments 528 and 527 of the aforesaid parish, 5054 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1/567, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Plan 435, blue.) blue.)

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

License authorizing Edward Parker, Flax-miller, Blenheim, to uss Water from Murphy's Creek, Blenheim, Marlborough Provincial District, for the Purpose of generating Electricity.

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 five of the Public Works Amend-WHEREAS by section five of the Public Works Amendment Act, 1908, it is enacted that the Governor may from time to time by Order in Council grant to any person or body corporate a license to use water from any fall, river, stream, or other source for the purpose of generating electricity for electric light, mechanical power, or other uses, and to exercise in respect of that purpose any of the powers and authorities specified in that behalf in the said section: And

whereas it is further provided by the said section that any such license may confer upon the licensee a right at any time or times during the continuance of the license (but subject to such conditions and restrictions as are expressed in the license) to enter upon any road, railway, or other land, whe-ther vested in or occupied by the Crown, or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such cables, wires, and other things as are required for the transmission of electricity be-

things as are required for the transmission of electricity between the fall, river, stream, or other source aforesaid and any place to which the licensee is authorized to transmit electricity in pursuance of the license:

And whereas Edward Parker, of Blenheim, Flax-miller (who, with his successors and assigns, is hereinafter referred to as "the licensee"), has applied for a license under the said section to take and use water from Murphy's Creek, Blenheim, in the Provincial District of Marlborough (hereinafter referred to as "the said stream"), for the purpose of generating electricity as aforesaid, and it is expedient to issue such license accordingly:

such license accordingly:

such license accordingly:

Now, therefore, in pursuance and exercise of the powers conferred upon him as aforesaid, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executve Council of the said Dominion, doth hereby grant to the licensee (subject to the terms and conditions set forth in the Schedule hereto) a license to take and use from the said stream, for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding one hundred cubic feet per second at any one time.

SCHEDULE.

1. Utilization of the Water.

The said water shall be used for the purpose of generating electricity, and shall be returned to the Omaka River at or near the power-house. Nothing in this license shall affect the liability of the licensee in respect to the riparian rights of the owner of any property affected by the diversion of the said water from the said stream to the Omaka River.

2. LOCATION OF HEADWORKS.

The said water shall be taken from the said stream at the headworks, situated near the junction of the said stream with the Omaka River in Section 5, Block XVI, Cloudy Bay Survey District, at a point indicated on the plan marked P.W.D. 36932, deposited in the office of the Minister of Public Works at Wellington, in the Provincial District of Wellington.

3. General Description of Works.

The licensee is hereby authorized to construct, maintain. and use the following works for the purposes of this license; the position of the said works being indicated on the plan marked P.W.D. 36932 hereinbefore referred to.

- (a.) Headworks consisting of a dam and necessary intake.
 (b.) Race leading from such dam to the power-house hereinafter referred to.
 (c.) A power-house with all necessary equipment, including water-turbines, generators, lightning-arresters, switchboards, switches, and other appliances for generating electricity.

4. Maintenance of Works.

After the said works have been completed the licensee shall maintain the same in proper working-order during the continuance of this license

5. POWER TO TAKE LAND.

The licensee is hereby empowered to take, under the Public Works Act, 1908, as for a public work such land as may, in the opinion of the Governor, be necessary to enable the licensee to construct and maintain the various works authorized by this license.

6. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years, commencing on the 1st January, 1915. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore in-

or otherwise as the Minister may from time to time require, a yearly rental of one-twentieth of a penny per unit for each unit generated and as recorded by a wattmeter to be installed by the licensee.

8. Granting of other Water-rights.

Nothing herein shall prevent the Governor in Council from Nothing herein shall prevent the Governor in Council from granting to any person or body corporate other than the licensee a license to take water from any portion of the said stream, except at the place where the licensee is by this license empowered to take it; provided that no such license shall so operate as to reduce the natural fall between the headworks and tail-water, or the volume of the water which the licensee is by this license authorized to take from the said stream.

9. FINES.

If the licensee fails or neglects

(a.) To use or maintain the said works, after completion, so as to secure the full benefit of the undertaking; or

(b.) To observe any of the conditions or obligations herein imposed,-

then and in any such case the Governor may by Order in Council revoke this license.

10. SERVICE OF NOTICE.

Notwithstanding anything in the last preceding clause, this license shall not be revoked, and no proceedings shall be taken for the recovery of a fine in respect of the breach thereof unless and until notice in writing of the intention so to revoke the license or to take such proceedings has been served upon the licensee, or placed upon some principal or conspicuous part of the works, and default has been made by the licensee in repairing or remedying the breach or breaches specified in the said notice for the following periods:

(a.) For any breach which in the opinion of the Governor

can be met by a fine, for thirty days after the service

of such notice.

(b.) For any breach which in the opinion of the Governor is of such a nature as to require the revocation of this license, for ninety days after the service of such notice.

11. VARIATION IN CONDITIONS OF LICENSE.

The terms and conditions of this license may at any time, or from time to time, at the request or with the consent in writing of the licensee, be altered by the Governor by Order in Council.

12. SYSTEM OF SUPPLY.

The system of supply shall be two-wire direct current, with a pressure not exceeding 100 volts between the two conductors or between either conductor and the earth.

13. Notices re Extensions, etc.

Notices re any extensions or alterations should be sent to the Public Works Engineer at present stationed at Blenheim, and to the Telegraph Engineer, or his Deputy, at present stationed at Blenheim.

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

License authorizing the Tokomaru Sheep-farmers Freezing Company (Limited) to erect Electric Lines at Tokomaru Bay, Waiapu County.

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 two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act:

in Council under that Act:

And whereas the Tokomaru Sheep-farmers Freezing Company (Limited), (hereinafter referred to as "the said licensee"), desires to erect electric lines in Tawhiti 1B, 1F, and 1A, Blocks IV and IVA, Tokomaru Survey District, Hawke's Bay Land District (hereinafter referred to as "the said electric lines"), and it is expedient accordingly to issue a license in respect thereof under the said section:

Now therefore in pursuance and in exercise of the powers

Now, therefore, in pursuance and in exercise of the powers conferred on him by the said section, 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, subject to the conditions set forth in the Schedule hereto, hereby authorize the said licensee to erect and maintain the said electric lines for the purpose of supplying electricity to the premises marked on the plan P.W.D. 36148, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, such electric lines being indicated by red lines on the said

SCHEDULE.

CONDITIONS.

1. In this license—
"Minister" means Minister of Public Works.

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

by the said licensee hereunder.
"Telegraph" includes telephone.
2. The conductors shall be at a minimum height of 20 ft.

above the surface of the ground, and may be uninsulated.

3. The conductors shall be composed of stranded copper or aluminium. The size of the strand shall be not less than No. 20 standard wire gauge, and the number of strands shall not be less than seven.

4. The potential difference between the two wires or between either wire and the earth shall not exceed 220 volts direct current.

5. The main switchboard shall be made of and be mounted

on material that is non-inflammable.
6. All outgoing feeders and distributors from the generating station shall be provided with automatic circuit-breakers or

fuses, set to open circuit at 50 per cent. excess current over the rated full load of such feeder or distributor with a time-

limit not exceeding ten seconds.

7. Every support for an aerial line shall be of durable material, and properly strengthened against forces due to wind-pressure, change of direction of the line, and unequal length of span. The factor of safety of such supports shall be at least four, taking into consideration all possible stresses, including wind-pressure at 30 lb. per square foot on plane surfaces and 18 lb. per square foot on cylindrical surfaces. The stress in the aerial conductors shall not exceed 25,000 lb. per square inch for copper and 12,500 lb. per square inch for aluminium in the extreme case of a temperature of 12° F. and a wind pressure of 18 lb. per square foot of diametrical plane occurring simultaneously.

8. The said electric-light lines shall occupy the other side of the road to that taken by the existing telegraph and telephone lines, and all future extensions shall be run on one side

only of roads or streets.

9. No work of any nature shall be erected or constructed upon, over, or under any part of the New Zealand Government Railways until the said licensee has obtained the consent of the Minister of Railways thereto as required by section 4 of

the Minister of Railways thereto as required by section 4 of the Government Railways Amendment Act, 1910 (No. 2).

10. Where lead-covered telephone cables or any open telegraph or other aerial wires are crossed above or been they said electric-light lines, the latter wires shall be an sulated with not less than 300-megohms-per-mile grade of vulcanized rubber, throughout the crossing-span, and over every such span they shall be suitably suspended from effectively earthed steel bearer-wires, if the Minister of Telegraphs shall so require. If required by the Minister of Telegraphs, efficient guard-wires or other protective devices shall be erected at crossings and places where electric-light wires intersect telegraph wires, or wherever such protection is deemed necessary. The licensee shall bear the cost of carrying out such protection.

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

casing for a distance of 8 ft. from the ground.

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

12. An aerial line shall be removed so soon as it has ceased to be used for the transmission of electricity, unless the said licensee intends within a reasonable time again to take it

13. Where an aerial line crosses or is in proximity to any 10. where an aerial line crosses or is in proximity to any metallic substance, precautions shall be taken against the possibility of the line coming into contact with the metallic substance coming into contact with the line by breakage or otherwise.

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

15. Service lines from aerial lines shall be taken from in-sulators, and shall not be tapped off between insulators. They shall be led as directly as possible to insulators firmly attached to some portion of the consumer's premises which is not accessible to any person without the use of a ladder or other special appliance. Every portion of any service line which is outside a building and within 7 ft. of any part of the building shall be rubber insulated.

16. Service wires shall not be less than No. 12 S.W.G. if solid, or 7/20 S.W.G. if stranded.

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

18. The said licensee shall be responsible for all electronses lines, fittings, and apparatus belonging to him, or under his control, which may be upon a consumer's premises, being maintained in a safe condition and in all respect fit for supply ing energy.

19. In delivering the energy to a consumer's terminals the said licensee shall exercise all due precautions so as to

avoid risk of causing fire on the premises.

20. All electric lines and apparatus on a consumer's premises, excepting such parts as are required to be connected to earth, shall be highly insulated and be suitable for the voltage at which supply is being given. They shall be thoroughly protected against injury to the insulation and against the access of moisture, and any metal forming part of the electric circuit shall not, unless efficiently connected with earth, be exposed so that it can be touched. All electric lines shall be so fixed and protected as to prevent the possibility of electrical discharge to any adjacent metallic substance.

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

of fireproof construction.

22. The wiring shall be done from distributing boards which shall be of incombustible material. Suitable fuses which shall be of incompusione material. Suitable fuses at each pole, fitted to engage in spring clips, shall be placed on these boards so that it shall be possible to disconnect any or all circuits from the supply. If double-pole switches are used on the distributing-board circuits, fuses need not then be of the type to engage in spring clips.

23. There must be an approved porcelain bridge or other efficient insulation between the terminals of lamp-holders, and where lamp-holders are liable to be handled by persons making good earth contact they shall be provided with non-

conducting covers.

24. Insulation of conductors used for interior wiring shall be of vulcanized rubber of not less than 600-megohms-per-

mile grade.

The said licensee shall not connect the wires and fittings on a consumer's premises with its mains, or, in the case of premises already connected, continue the supply from its mains, unless it is reasonably satisfied that the requirements of this license, as far as applicable, are being complied with, that the wiring and fittings are suitable to the voltage at which supply is being given, and that the connection or conwhich supply is being given, and that the connection or continuance of supply would not cause a leakage from those wires and fittings exceeding one ten-thousandth part of the maximum supply current to the premises; and where the said licensee declines to make such connection or to continue the supply it shall serve upon the consumer a notice stating the reasons of so declining.

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

27. If on such testing and inspection the officer discovers

27. If on such testing and inspection the officer discovers a leakage from the consumer's wires exceeding one ten-thousandth part of the maximum supply current to the premises, or that the requirements of this license are not properly conformed to, or if the consumer does not give all due facilities for inspection and testing, the said licensee shall forthwith discontinue the supply of energy to the premises in question, giving immediate notice of the discontinuance to the consumer, and shall not recommence the supply until it is reasonably

and shall not recommence the supply until it is reasonably satisfied that the cause of leakage has been remedied, and that the installation is in conformity with these conditions.

28. If any consumer is dissatisfied with the action of the said licensee in refusing to give, or in discontinuing, or in not recommencing the supply of energy to his premises, the wires and fittings of that consumer may, on his application to the Minister and on payment of the cost of such inspection, be inspected and be tested for the existence of leakage has be inspected and be tested for the existence of leakage by

the Inspecting Engineer.

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

29. From the time when the said licensee commences to supply energy through any distributing main, and during the continuance of this license, it shall maintain continuously sufficient power for the use of all the consumers for the time sufficient power for the use of all the consumers for the time being entitled to be supplied from such main; provided that for any purposes connected with the efficient working of the undertaking the Minister may give permission to the said licensee to discontinue the supply at such intervals and at such periods as he thinks expedient. When the supply is so discontinued, public notice shall be given when practic-able of such discontinuance and of the probable duration thereof

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

31. The said licensee shall not use the said electric lines, or permit the same to be used, for any purpose until the Minister has given notice in writing to the said licensee that he has received from the Inspecting Engineer a certificate that the work hereby authorized has been satisfactorily carried out carried out

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

33. After the supply of energy has begun, not less than fourteen days' notice in writing shall be given to the Resident Engineer of Public Works at Gisborne, and to the Telegraph Engineer for the district, his deputy, or such other officer as the Minister from time to time directs, of each alteration or further extension that the said licensee is about to make.

34. The said licensee shall, upon the receipt of an application from an occupier of any premises, within 60 ft. of any of the said licensee's public-supply lines, furnish such premises with electric energy upon the same terms and conditions on which any other consumer is entitled under similar circumstances to a corresponding supply.

35. The said licensee shall, before erection or construction of any part of the work hereby authorized is begun, submit for the approval of the Minister such plans and other in-formation showing and describing such work as he may

require.

36. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of April, 1915, and shall be completed on or before the 1st day of July, 1915.

37. The said licensee shall, prior to the completion of the said works, give to the Minister at least one month's notice in writing of the estimated date of such completion.

38. This license, and the benefits and obligations hereunder, shall not be assigned by the said licensee without the express consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this license.

39. If the said licensee fails to comply with any of the conditions of this license, the Minister may, by notice in writing, require the licensee within thirty days to remedy the default specified in that notice, and if the said licensee fails to comply with the terms of the notice within the said period, he shall be liable to a penalty of £10, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

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

41. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the said licensee, the Minister, or any person appointed by

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

42. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works, nor shall any compensation be payable to or on behalf of the said licensee for injury done to the works herein authorized by the construction, management, or working of any such public work as aforesaid, or ment, or working of any such public work as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid.

43. Notwithstanding anything hereinbefore contained, the said licensee shall not be entitled to erect, maintain, or use the said electric lines except subject to such conditions, not inconsistent with the provisions of this license, as may from time to time be agreed on between the said licensee and the Waiapu County Council.

44. This license shall come into force on and after the date

of publication thereof in the New Zealand Gazette.

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

License authorizing the Christchurch Tramway Board to erect Electric Lines from the Trolly-wire in Lincoln Road to Messrs. Nairn and Son's Nurseries.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

WHEREAS by section two of the Public Works Amend went Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued to him by the Governor

in Council under that Act:

And whereas the Christchurch Tramway Board (hereinafter referred to as "the licensee") desires to erect electric lines from the trolly-wire in Lincoln Road to connect with a three-horse-power motor situated on the premises at Messrs. Nairn and Son's Nurseries, Lincoln Road, in the Borough of Spreydon (hereinafter referred to as "the said electric lines"), and it is expedient accordingly to issue a license in respect thereof under the said section:

Now, therefore, in pursuance and in exercise of the powers conferred on him by the said section, 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 the advice and consent of the Executive Council of the said Dominion, doth, subject to the conditions set forth in the Schedule hereto, hereby authorize the said licensee to erect and maintain the said electric lines for the purpose of supplying electrical energy to the aforesaid motor, such electric lines and the position of the premises being indicated on the plan marked P.W.D. 36685, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District.

SCHEDULE.

CONDITIONS.

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

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

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

"Minister" means Minister of Public Works. "Telegraph" includes telephone.

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.

2. The conductors shall not be less than 7/20 S.W.G. hard-drawn copper wires, firmly attached to porcelain insulators, and erected on supports placed not more than 150 ft. apart. The positive conductor shall be covered throughout, and the covering may consist of vulcanized indiarubber or of triple

covering may consist of vulcanized indiaruboer or of triple braiding thoroughly impregnated with weatherproof com-pound. The negative conductor may be bare.

3. The conductors shall be carried on substantial and durable supports, which shall be designed to have a factor of safety of four in the case of steel, iron, or ferro-concrete, and five in the case of wood, calculated upon the ultimate strength of the material, assuming the wind-pressure 20 lb. per square foot upon a plane surface, and 12 lb. per square foot upon a diametral plane upon a cylindrical surface.

4. The conductors shall not in any part thereof be at a less height than 18 ft. from the surface of the ground.

5. A single-pole fuse cut-out shall be inserted in the positive conductor, and arranged to operate with an overload of 100 per cent. above the rated full load of the circuit. Such fuse cut-out shall be placed in a suitable locked or sealed receptacle of fireproof construction fixed at a convenient height on the pole nearest the point where the positive conductor. on the pole nearest the point where the positive conductor leaves the trolly-wire or feeder. At the distributing point of a lighting circuit there shall be inserted in the positive conductor a single-pole switch, together with a fuse arranged to operate with an overload of 50 per cent. above the rated full load of such circuit. In a motor circuit there shall be provided, in the immediate vicinity of each motor connected thereto, a double-pole switch and fuse cut-out or circuitbreaker arranged to operate with an overload of 50 per cent-above the rated full load of the motor so controlled. Each motor shall be fitted with a no-volt release and a series re-

6. The negative conductor shall, in a lighting circuit, be continuous throughout its length from the lamps to the tramway-rail, to which it shall be effectively bonded, and in a motor circuit from the switch terminal to the tramway-rail,

to which it shall be effectively bonded.

7. At telegraph-line crossings the conductors shall pass over or under, as may be decided by the Minister of Telegraphs. In every crossing span the maximum tension in any conductor shall not exceed one-half the elastic limit of the conductor under the conditions of a minimum temperature of 12° F. and wind-pressure as specified in clause 3 occurring simultaneously. Efficiently earthed guard-wires, to the satisfaction of the Minister of Telegraphs, shall be erected where such protection may be considered necessary by the Minister of Telegraphs, and earth-wires where led down poles shall be protected by a casing for a distance of 8 ft. from the ground. Guard-wires shall be carried on substantial supports at a height of 2 ft. above the said electric lines if the telegraph lines pass over the said electric lines, or 2 ft. above the tele-graph lines if they pass under the said electric lines. In graph lines if they pass under the said electric lines. In addition to the above precautions, telegraph lines shall be suitably insulated if deemed necessary by the Minister of Telegraphs. The cost of all necessary guard-wires and special provisions required to comply with this clause, or deemed to be necessary as a protection to telegraph lines generally, shall be borne by the licensee when the telegraph lines are erected before the said electric lines. In cases where the said electric lines are erected before the telegraph lines, the licensee, 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 at any points at which the said electric lines already clause at any points at which the said electric lines already cross such routes, the cost of such changes being borne by the Post and Telegraph Department.

8. No work of any nature shall be erected or constructed upon, over, or under any part of the New Zealand Government Railways until the licensee has obtained the consent of the Minister of Railways thereto, as required by section 4 of the Government Railways Amendment Act, 1910 (No. 2).

9. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of May, 1915, and shall be completed on or before the 1st day of June, 1915.

10. The licensee shall, prior to the completion of the said works, give to the Minister at least seven days' notice in writing of the estimated date of such completion.

11. The licensee shall not use the said electric lines, or permit the same to be used, until the Minister has given notice in writing to the licensee that he has received from the

Inspecting Engineer a certificate that the work hereby autho-

rized has been satisfactorily carried out.

12. The said electric lines shall be duly and efficiently supervised and maintained by the licensee as regards both electrical and mechanical conditions, and shall not be per-

mitted by the licensee to remain erected after they have ceased to be used for the supply of electricity.

13. This license, and the benefits and obligations hereunder, shall not be assigned by the licensee without the expressed consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the temptage is finemainly such faction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this

license.

14. The Minister may at any time order an inspection to be made of the said electric lines. If any defect is found to exist it must be remedied forthwith; and if, in the opinion of the officer or person inspecting, such default is serious the Minister may, on receipt of the report, direct the licensee to at once cease transmitting energy either over the whole of the said electric lines or over any specified part thereof until such defect is repaired or remedied. In default of the licensee remedying the defect or ceasing to transmit energy the licensee shall be liable to a penalty of £20 for each day during which the defect remains if energy is transmitted, such penalty to be recoverable by or on behalf of the Minister as a debt due to the Crown. The cost of such inspection shall be borne by the licensee. by the licensee.

by the licensee.

15. If the licensee fails to comply with any of the conditions of this license the Minister may, by notice in writing, require the licensee within thirty days to remedy the default specified in that notice; and if the licensee fails to comply with the terms of the notice within the said period, the licensee shall be liable to a penalty not exceeding £20, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

16 Notwithstanding anything in the last preceding clause

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

17. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the licensee, 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.

18. Nothing in this license shall be deemed in any way to

interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works; nor shall any compensation be payable to or on behalf of the licensee for injury done to the works herein authorized by the construction, management, or working of any such public works as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as afore said.

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

J. F. ANDREWS, Clerk of the Executive Council

License authorizing the Wellington City Council to erect Electric Lines from the Trolly-wire in Revans Street to the Wellington Public Hospital.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL

HEREAS by section two of the Public Works Amend

HEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act:

And whereas the Wellington City Council (hereinafter referred to as "the licensee") desires to erect electric lines from the trolly-wire in Revans Street to connect with motors situated on the premises at the Wellington Public Hospital, Revans Street, Newtown, in the City of Wellington (hereinafter referred to as "the said electric lines"), and it is expedient accordingly to issue a license in respect thereof under the said section: the said section:

Now, therefore, in pursuance and in exercise of the powers conferred on him by the said section, 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, subject to the conditions set forth in

the Schedule hereto, hereby authorize the said licensee to erect and maintain the said electric lines for the purpose of supplying electrical energy not exceeding 50 horse-power to the aforesaid motors, such electric lines and the position of the premises being indicated on the plan marked P.W.D. 37205, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District.

SCHEDULE.

CONDITIONS.

1. In this license the following words and phrases shall have the meanings hereby attached to them respectively:— "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 heating purposes; and includes any instrument, insulator, casing, tubing, pipe-covering, or post enclosing or supporting an electric line, or anything connected therewith

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

"Minister" means Minister of Public Works.

"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. "Inspecting Engineer" means and includes any Inspect-

Department.

2. The conductors shall not be less than 7/14 S.W.G. hard-drawn copper wires, firmly attached to porcelain insulators, and erected on supports placed not more than 150 ft. apart. The positive conductor shall be covered throughout, and the covering may consist of vulcanized indiarubber or

apart. The positive conductor shall be covered throughout, and the covering may consist of vulcanized indiarubber or of triple braiding thoroughly impregnated with weatherproof compound. The negative conductor may be bare.

3. The conductors shall be carried on substantial and durable supports, which shall be designed to have a factor of safety of four in the case of steel, iron, or ferro-concrete, and five in the case of wood, calculated upon the ultimate strength of the material, assuming the wind-pressure to be 20 lb. per square foot upon a plane surface, and 12 lb. per square foot upon a diametral plane upon a cylindrical surface.

4. The conductors shall not in any part thereof be at a less height than 18 ft. from the surface of the ground.

5. A single-pole fuse cut-out shall be inserted in the positive conductor, and arranged to operate with an overload of 100 per cent. above the rated full load of the circuit. Such fuse out-out shall be placed in a suitable locked or sealed receptacle of fireproof construction fixed at a convenient height on the pole nearest the point where the positive conductor leaves the trolly-wire or feeder. At the distributing-point of a lighting circuit there shall be inserted in the positive conductor a single-pole switch, together with a fuse arranged to operate with an overload of 50 per cent. above the rated full load of such circuit. In a motor circuit there shall be provided, in the immediate vicinity of each motor connected thereto, a double-pole switch and fuse cut-out or circuit breaker arranged to operate with an overload of 50 per cent. above the rated full load of the motor so controlled. Each motor shall be fitted with a no-volt release and a series resistance. motor shall be fitted with a no-volt release and a series resistance

The negative conductor shall, in a lighting circuit, be continuous throughout its length from the lamps to the tramway-rail, to which it shall be effectively bonded, and in a motor circuit from the switch terminal to the tramway-rail,

to which it shall be effectively bonded.
7. At the telegraph-line crossings the conductors shall pass over or under, as may be decided by the Minister of Telegraphs. over or under, as may be decided by the Minister of Telegraphs. In every crossing-span the maximum tension in any conductor shall not exceed one-half the elastic limit of the conductor under the conditions of a minimum temperature of 32° F. and wind-pressure as specified in clause 3 occurring simultaneously. Efficiently earthed guard-wires, to the satisfaction of the Minister of Telegraphs, shall be erected where such protection may be considered necessary by the Minister of Telegraphs, and earth-wires where led down poles shall be protected by a casing for a distance of 8 ft. from the ground. protected by a easing for a distance of 8 ft. from the ground. Guard-wires shall be carried on substantial supports at a height of 2 ft. above the said electric lines if the telegraph lines pass over the said electric lines, or 2 ft. above the telegraph

lines if they pass under the said electric lines. In addition to the above precautions, telegraph lines shall be suitably insulated if deemed necessary by the Minister of Telegraphs. The cost of all necessary guard-wires and special provisions required to comply with this clause, or deemed to be necessary as a protection to telegraph lines generally, shall be borne by the licensee when the telegraph lines are erected before the said electric lines. In cases where the said erected before the said electric lines. In cases where the said electric lines are erected before the telegraph lines, the licensee, on receipt of notice from the District Telegraph Enlicensee, 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 at any points at which the said electric lines already cross such routes, the cost of such changes being borne by the Post and Telegraph Department.

8. No work of any nature shall be erected or constructed upon, over, or under any part of the New Zealand Government Railways until the licensee has obtained the consent of the Minister of Railways thereto, as required by section 4

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

9. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of May, 1915, and shall be completed on or before the 1st day of August, 1916.

10. The licensee shall, prior to the completion of the said works, give to the Minister at least seven days' notice in writing of the estimated date of such completion.

11. The licensee shall not use the said electric lines, or permit the same to be used, until the Minister has given notice in writing to the licensee that he has received from the Inspecting Engineer a certificate that the work hereby authorized specting Engineer a certificate that the work hereby authorized has been satisfactorily carried out.

12. The said electric lines shall be duly and efficiently supervised and maintained by the licensee as regards both electrical and mechanical conditions, and shall not be permitted by the licensee to remain erected after they have ceased to be used for the supply of electricity.

13. This license, and the benefits and obligations hereunder,

shall not be assigned by the licensee without the expressed consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this license.

14. The Minister may at any time order an inspection to be made of the said electric lines. If any defect is found to exist it must be remedied forthwith; and if, in the opinion of the officer or person inspecting, such default is serious the Minister may, on receipt of the report, direct the licensee to at once cease transmitting energy either over the whole of such defect is repaired or remedied. In default of the licensee remedying the defect or ceasing to transmit energy the licensee shall be liable to a penalty of £20 for each day during which the defect remains if energy is transmitted, such penalty to be recoverable by or on behalf of the Minister as a debt due to the Crown. The cost of such inspection shall be borne by the licensee.

15. If the licensee fails to comply with any of the conof the license falls to comply with any of the conditions of this license the Minister may, by notice in writing, require the licensee within thirty days to remedy the default specified in that notice; and if the licensee fails to comply with the terms of the notice within the said period, the licensee shall be liable to a penalty not exceeding £20, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

16. Notwithstanding anything in the last preceding clause of these conditions, if the licensee fails to comply with the terms of any such notice for ninety days after the receipt thereof, the Governor in Council may thereupon revoke this

license without further notice.

17. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the licensee, 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.

18. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works; nor shall any compensation be payable to or on behalf of the licensee for injury done to the works herein authorized by the construction, management, or working of any such public works as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid.

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

J. F. ANDREWS Clerk of the Executive Council. Licensing the Hokianga Meat Supply Company (Limited) to use and occupy a Part of the Foreshore at Rawene, Hokianga Harbour, as a Site for a Store.

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.

HEREAS, there being no Harbour Board empowered VV to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), the Harbours Act, 1908 (hereinafter called "the said Act"), the Hokianga Meat Supply Company (Limited), (hereinafter called "the company") has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore at Rawene, in Holing, H.rb. ur, in order to erect and maintain a store thereon; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 4402), showing the area of foreshore intended to be occupied, and the manner in which it is proposed to

erect the said store on site marked No. 6 on the said plan:

And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council:

And whereas it is expedient that a license should be granted and issued to the company under the said Act for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and cting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the object for which the said license is required by the company as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore on which the said store is to be created as shown on the plan so described said store is to be erected, as shown on the plan so deposited as aforesaid, for the purpose of erecting and maintaining the the said store thereon, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen

Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore necessary for the erection of the store as shown on site No. 6 on the plan marked M.D. 4402.

3. In consideration of the concessions and privileges granted by this Order in Council the company shall, on being supplied with a copy thereof, pry to the Minister the sum of £2 10s., and thereafter an annual sum of £5 payable in advance, dating from the date hereof, the first of such annual payments to be made on the company being supplied with a copy of this Order in Council.

annual payments to be made on the company being supplied with a copy of this Order in Council.

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

5. The company shall maintain the above-mentioned store in good order and repair.

6. Any person authorized by the Minister may at all

in good order and repair.

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

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

8. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen

years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the company shall not assign, charge, or part with any such right, power, or privilege without the previous written authority of the Minister first

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

10. The company shall be liable for any injury which the said store may cause any vessel or boat to sustain through

any default or neglect on its part.

11. In case the company shall—

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

(2.) Cease to use or occupy the said store for a period of

thirty days;

(3.) Be in any manner wound up or dissolved; or (4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in either of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the company or other proceedings whatsoever; and publica-tion in the New Zealand Gazette of an Order in Council con-taining such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby

granted and conferred, have been revoked and determined.

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

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

Licensing Maurice Alfred Harding to occupy a Part of the Foreshore at Gumstore Creek, Kaipara Harbour, as a Site for a Wharf.

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, there being no Harbour Board empowered HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Maurice Alfred Harding (hereinafter called "the licensee") has applied to the Governor in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark at Gumstore Creek, Kaipara Harbour, in order to erect and maintain thereon a wharf, as shown on plan M.D. 3733, which was approved by His Excellency the Governor in Council on the fifth day of September, one thousand nine hundred and eleven; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department at Wellington a plan in the office of the Marine Department at Wellington a plan in the office of the Marine Department at Wellington (marked M.D. 4393), showing the place where it is intended to erect such wharf, the area of foreshore and land below low-water mark to be occupied for such purpose: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation; and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council, without modification or addition: And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee, on the terms and conditions set forth in the Schedule hereto:

Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshere and land below low-water mark which are particularly shown and delineated on the plan marked M.D. 4393 so deposited as aforesaid, for the purpose of constructing or

erecting thereon a wharf; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order

in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the erection of such wharf, which are shown on the plans marked M.D. 4393, and deposited in the office of the Marine Department as aforesaid.

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

payments to be made on the licensee being supplied with a copy of this Order in Council.

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

5. All persons shall at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the said wharf, and all rights of ingress and egress thereon and therefrom

therefrom.

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

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

may be.

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

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

lege without the written consent of the Minister first obtained.

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

11. The licensee shall be liable for any injury which the said wharf may cause any vessel or boat to sustain thr ugh any default or perfect on his part.

any default or neglect on his part.

12. In case the licensee shall—

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

before set forth, or any of them;
(2.) Cease to use or occupy the said wharf for a period of thirty days;
(3.) Fail to pay the sum specified in clause 3 of these conditions; or

ditions; or

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

then and in either of the said cases this Order in Council, and every license right, power, or privilege thereby conferred, may be revoked and determined by the Governor in Council without any notice to the licensee or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

13. The erection of the said wharf shall be sufficient. then and in either of the said cases this Order in Council,

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

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

G

Licensing the Use and Occupation of certain Parts of the Foreshore of Hokianga River at Rawene.

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, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), Heremia te Wake, Kahi Tipene, Moki Mitikakau, and Hohepa Heperi, as trustees for the Native inhabitants of the district (hereinafter called "the licensees"), have applied to the Governor in Council for a license under the said Act to occupy part of the foreshore at Rawene, in Hokianga Harbour, as shown on plan M.D. 4357, deposited in the office of the Marine Department at Wellington, in accordance with the one-hundred-and-fiftieth section of the said Act, for the purpose of erecting and maintaining a market-house: And whereas it hundred-and-fiftieth section of the said Act, for the purpose of erecting and maintaining a market-house: And whereas it has been made to appear to the Governor in Council that the proposed works will not be or tend to the injury of navigation, and the plans mentioned herein have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license should be granted and issued to the licensees under the said Act for the purposes aforesaid, on the terms and conditions set forth in the Schedule hereto: forth in the Schedule hereto:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Execuand acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose for which the said license is required by the licensees as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy that part of the foreshore as shown numbered 8 on the plan deposited as aforesaid, for the purpose of erecting and maintaining the said structures thereon, such license to be held and enjoyed by the licensees upon and subject to the terms and conditions set forth in the Schedule hereto. Schedule hereto.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the force the preserve for the creating of the said market house.

in Council shall extend and apply only to that part of the foreshore necessary for the erection of the said market-house as shown on plan M.D. 4357.

3. In consideration of the concessions and privileges granted by this Order in Council the licensees shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of £4 payable in advance, dating from date hereof.

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

5. The licensees shall maintain the above-mentioned

- 5. The licensees shall maintain the above-mentioned market-house in good order and repair; and, in respect of their respective erections, shall at all times exhibit therefrom and maintain at their own cost suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the
- 6. Any person authorized by the Minister may at all reasonable times enter upon the said market-house and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensees, or any of them, a notice in writing of any defect or want of repair in such market-house, requiring them or him within a reason-able time, to be therein prescribed, to repair the same, they or he shall with all convenient speed cause such defect to be

removed or such repairs to be made.

7. Nothing herein contained shall authorize the licensees to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regu-

lations made thereunder, and that are now or may hereafter

be in force.

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

privilege without the previous written consent of the Minister first obtained.

9. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the licensees, or either of them, three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the licensee in respect of whose right it is given.

10. The licensees shall be liable for any injury which the said market-house may cause any vessel or boat to sustain

10. The licensees shall be liable for any injury which the said market-house may cause any vessel or boat to sustain through any default or neglect on their part.

11. The erection by any of the licensees of the said market-house which they are respectively authorized by this Order in Council to construct shall be sufficient evidence of the acceptance by such licensees of the terms and conditions of this Order in Council.

12. In case any of the licensees shall—

 Order in Council.
 In case any of the licensees shall—

 Commit or suffer a breach of the conditions herein-before set forth, or any of them;
 Cease to use or occupy the said market-house for a period of thirty days;

 Become bankrupt, or be in any manner brought under the operation of any Act for the time being in force relating to bankruptey; relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in either of the said cases every right, power, or privilege granted to him by this Order in Council may be revoked and determined by the Governor in Council without any notice to the licensees or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that the license, rights, and privileges thereby granted and conferred have been revoked and determined so far as concerns the persons in respect of whom the revocation is made.

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

Parcel Post .- Fee for Inquiry.

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 Order in Council dated the twenty-sixth W HEREAS by Order in Council dated the twenty-sixth day of December, one thousand nine hundred and seven, and published in the New Zealand Gazette of the thirty-first day of December, one thousand nine hundred and seven regulations were made under the authority of the Post Office Act, 1900, for the conveyance of parcels by means of the Post Office: And whereas it is desirable to add to such regulations in the manner hereinafter set forth:

Now therefore His Excellency the Covernor of the December 1997.

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 Post and Telegraph Act, 1908, and of all other powers and authorities in that behalf enabling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulation set forth in the Schedule hereto; and doth declare that the regulation hereby made shall be read together with the aforesaid regulations, and shall take effect from the date of the publication of this and shall take effect from the date of the publication of this Order in Council in the New Zealand Gazette.

SCHEDULE.

On payment of a fee of $2\frac{1}{2}d$. inquiry will be made regarding any parcel alleged to be missing. Such fee shall be refunded if, in the opinion of the Postmaster-General, the inquiry was justified.

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

Prohibiting all Private Alienations of certain Native Land.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

ROTOHOKAHOKA D North No. 6 Block: Approximate area, 220 acres; Rotorua Survey District.

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

Revoking Order in Council licensing George John Smith to use and occupy a Part of the Foreshore and Land below Low-water Mark of Oruawharu River, Kaipara Harbour, as a Site for a Wharf.

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.

HEREAS by Order in Council dated the fifth day of September, one thousand nine hundred and eleven, and published in the New Zealand Gazette No. 71, of the seventh day of the same month, His Excellency the Governor in Council did, in pursuance of the provisions of the Harbours Act, 1908, license George John Smith to use and occupy a council of the ference and lend below low weather mark of part of the foreshore and land below low-water mark of Oruawharu River, Kaipara Harbour, in order to maintain thereon a wharf erected in accordance with plan marked M.D. 3733, and deposited in the office of the Marine Department at Wellington, and upon and subject to the terms and conditions therein set forth: And whereas the rights, powers and anisilence greated by the said Order in Council have with and privileges granted by the said Order in Council have, with the Minister's written consent, been transferred to Maurice Alfred Harding: And whereas it is desirable that the said

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke and determine the said recited Order in Council of the fifth day of September, one thousand nine hundred and eleven, and the rights and privileges thereby conferred.

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

Regulations extending Powers of Associations under the Mutual Fire Insurance Amendment Act, 1913.

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.

HEREAS it is provided by section two of the Mutual Fire Insurance Amendment Act, 1913, that the Governor may from time to time, by Order in Council gazetted, make regulations for the extension, subject to such conditions and restrictions as he thinks fit, of the powers of associations under the Mutual Fire Insurance Act. 1908, for

the purpose of enabling such associations to undertake the insurance or indemnity of their members against liability to pay compensation or damages in respect of accidents to workers employed by them: And whereas it is considered desirable to make such regulations:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth bereby make and prescribe the regulations set forth in the First Schedule hereto; and doth declare that the same shall take effect from the date of publication of this Order in Council in the New Zealand Gazette, and shall apply only to the associations named in the Second Schedule hereto.

FIRST SCHEDULE.

INTERPRETATIONS

 In these regulations, if not inconsistent with the context,—
 "Accident insurance" means the insurance or indemnity of the members of an association against their liability under the Workers' Compensation Act, 1908, and at common law, in respect of accidents to workers employed by them.
"Association" means an association established under

the Mutual Fire Insurance Act, 1908, and to which

these regulations apply.
"Board" means the Board of Directors of an association elected in accordance with the Mutual Fire Insurance Act, 1908.

"Financial period" means a yearly period ending on 31st March.

ACCIDENT-INSURANCE BUSINESS MAY BE UNDERTAKEN.

2. Any association named in the Second Schedule hereto may by a resolution passed at a special meeting of its members set up an Accident Branch for the transaction of accident-insurance business

COPY OF RESOLUTION TO BE FILED.

3. A copy of such resolution, certified as correct by the secretary of the association, shall be filed with the Registrar or Assistant Registrar of Companies of the district wherein the place of business of the association is situated, and a similar copy shall also be filed with the Public Trustee.

Workers in Mines or Ships not to be covered.

4. No indemnity under an accident-insurance policy shall be issued to a member in respect to his liability for injuries to workers employed by him in or about any mine or ship.

LIMIT OF LIABILITY AT COMMON LAW.

5. The amount which an association undertakes to pay and make good in regard to a member's liability at common law in respect of injury to any one worker shall in no case exceed the sum of £500.

PREMIUMS TO BE PAID IN CASH.

6. All premiums in respect of contracts of accident ino. All premums in respect of contracts of accident insurance issued by an association shall be payable in cash within fourteen days of the commencement of the insurance and any renewal thereof, and, together with all interest accruing from the investments hereinafter provided for and other sums received on account of the Accident Branch, shall be deposited to the credit of the association in a separate bank account to be called the Association's Accident Branch Bank Account.

ACCIDENT BRANCH BANK ACCOUNTS.

7. No payments shall be made out of the Accident Branch Bank Account except as follows

(a.) Claims in respect of accident-insurance policies issued hereunder, and legal, medical, and other expenses in connection with such claims.

- (b.) Expenses of management of the Accident Branch, including commission (if any) and such proportion of the salaries and other expenses common to the fire and accident insurance business of an association as a whole as the premium income of the Accident Branch bears to the total premium income of the association as respects both fire and accident insurance.
- (c.) Investments made on behalf of the Accident Branch

as hereinafter provided for.
(d.) Transfer of profit to the association as hereinafter provided for.

INVESTMENTS.

8. If at any time the balance to the credit of the Accident Branch Bank Account is more than is, in the opinion of the Board, necessary for the payment of the amounts for the time

being chargeable to that account, the Board may invest such | surplus moneys in securities of the Government of New Zealand, or by way of deposit with any bank or building society or investment company.

Accident Branch Funds not liable for Losses except those relating to Accident Insurance.

9. The balance at the credit of the Accident Branch Bank Account, the investments made under the immediately pre-ceding regulation, and the assets of the Accident Branch (including those representing the Accident Branch Reserve Fund), shall not be available for any other purpose than the business of the Accident Branch.

PROFITS.

10. The profits arising from the accident-insurance business may be transferred from the Accident Branch Bank Account to the association at the end of a financial period, subject to provision being made for-

(a.) Unearned premiums (not to be less at the end of a financial period than 40 per cent. of the current year's premiums); l outstanding claims under accident-insurance

(b.) All outstanding policies;
(c.) All other outstanding accounts; and

(d.) Such reserve fund as the Governor in Council approves. The said reserve fund shall be called the Accident Branch Reserve Fund, and shall not be diminished except with the approval of the Governor in Council.

ACCIDENT-INSURANCE CLAIMS TO TAKE PRECEDENCE.

11. In the event of the accident-insurance funds of an association not being sufficient to meet a claim for which a member holding an accident-insurance policy is liable to an injured worker or his representatives, such member shall have a claim on the total assets of the association other than the amounts still payable upon premium-notes or undertakings on hand.

STATEMENTS AND ACCOUNTS.

12. Every association transacting accident-insurance business shall prepare a revenue account for each financial period, and a balance-sheet as at the close of such financial period, in the form in the Third Schedule hereto. Such revenue accounts and balance-sheets shall be audited by an accountant who is a member of the New Zealand Society of Accountants, and the originals, signed by the Secretary of the Association, together with three copies thereof, shall be deposited with the Minister of Finance within four months after the close of the financial period.

CONDITIONS OF POLICIES.

13. The provisions of section 61 of the Workers' Compensation Act, 1908, as to the provisions and conditions of policies being approved by the Governor in Council shall apply to accident-insurance policies issued by every mutual fireinsurance association.

SECOND SCHEDULE.

Hawke's Bay Farmers' Mutual Fire-insurance Association. Otago Farmers' Union Mutual Fire-insurance Association. The Taranaki Farmers' Mutual Fire-insurance Association. Wellington Farmers' Union Mutual Fire-insurance Association.

THIRD SCHEDULE.

REVENUE ACCOUNT AND BALANCE-SHEET OF THE ACCIDENT Branch of the Association.

Revenue Account of the Accident Branch of the sociation for the Year ending 31st March, 19

Amount of Accident Funds at beginning of the year Reserve for unearned premiums at the beginning of the year

Premiums received after deduction of reinsurance . .

Other receipts [Accounts to be specified]

					;	£		
					,	£	s.	(
Claims after	deductin	g reins	urances					
Interest (if a	ny)			••				
Commission								
Salaries					• •			
Expenses of	managen	aent	,					
Other payme	$\operatorname{nts}\left[Acc ight.$	ounts to	$be\ specifi$	$ed] \dots$				
Reserve for u	ınearned	premiu	ıms					
Amount of A	ccident	Funds a	at end of	year				

Balance-sheet at	the 31st.	March, 19	•	
Li	iabilities.		£ s	s. d.
Accident Funds (as per Rev	enue Acc	ount)		
Reserve for unearned premi			•••	
Claims outstanding			• •	
Other sums owing by the as	ssociation	[Accounts	to be	
$specified] \hspace{0.1in} \dots \hspace{0.1in} \dots$	• •	• •	••.	
			£	
	Assets.		£	s. d.
Investments [Securities to be	e specified]		
Agents' balances	·	•••		
Outstanding premiums		••		
Outstanding interest	• •	• •	• •	
Interest accrued but not du	ıe	• •	• •	
Cash—On deposit			• •	
In hand and on curr		nt	• • •	
Other assets [To be specified	<i>[</i>]	• •	• •	
			£	
		F. ANDRI		
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Vesting a Reserve in the Hikurangi and Otonga Ridings Farmers' Agricultural, Pastoral, and Industrial Association.

LIVERPOOL, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for an agricultural and pastoral showground: And whereas, in the opinion of the Governor, it is expedient to vest the said reserve in the Hikurangi and Otonga Ridings Farmers' Agricultural, Pastoral, and Industrial Association:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in the said consent of the Executive Council of the said Dominion.

and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Hikurangi and Otonga Ridings Farmers' Agricultural, Pastoral, and Industrial Association, in trust, for an agricultural and pastoral showground. pastoral showground.

SCHEDULE.

SCHEDULE.

All that area in the Auckland Land District, situated in Whangarei County, containing by admeasurement 75 acres 2 roods 17 perches, more or less, and being Section 44, Block X, Hukerenui Survey District. Bounded towards the north by Section 4, Block X, Hukerenui Survey District, Te Mata (Kauri-gum Reserve, 2313 links; towards the east by Section 38 of the aforesaid block, 2075.2 links; again towards the north by the said Section 38, 700 links; again towards the east by a public road, 475.9 links; towards the south-east and south generally by a public road, 446.3, 809.6, 174, 431.3, 258.4, 808.4, 556.3, and 170.7 links; and towards the west by Te Mata Kauri-gum Reserve, 3272 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 5435/15, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 17647, blue.)

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

Vesting a Pound Reserve in the South Rakaia Road Board.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been permanently reserved for a public pound:
And whereas, in the opinion of the Governor, it is expedient
to vest the said reserve in the Corporation of the South
Rakaia Road District: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act. 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Corporation of the South Rakaia Road District, in trust, for a public pound.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 4 acres 0 roods 36 perches, more or less, being Lot 1 of Reserve 2446, Rakaia Suburbs, and bounded as follows: On the north-west by Baker Road, 1,069 links; on the north-east by Lot 2 of Reserve 2475, 400 links; on the south-east by Lot 3 of said Reserve 2446, 1046.5 links; and on the south-west by Hardy Road, 400.6 links: be all the aforesaid linkages more or less: as the same are delineated on the plan marked L. and S. VI/I (14), deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

J. F. ANDREWS, Clerk of the Executive Council

Withdrawing Lands from the Operation of the Kauri-gum Industry Act, 1908.

> 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

HEREAS the Commission appointed under the Commissions of Inquiry Act, 1908, to inspect and classify kauri-gum reserves, in its report dated the third day of July, one thousand nine hundred and fourteen, printed in parliamentary paper C.-12 (1914), recommended that the reservation should be uplifted over certain areas in certain kauri-gum reserves as therein specified:

And whereas by section five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1914, it is enacted that the Governor may, by Order in Council gazetted, declare that the lands specified in the last column of the schedule of reserves set out in the above-recited report of the Commission shall as from a date to be specified in the said Order in Council cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified, the lands to which the Order in Council relates shall become

subject to the provisions of the Land Act, 1908.

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive acting by and with the advice and consent of the executive Council of the said Dominion, and in pursuance and exercise of the power and authority conferred upon me by section five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1914, do hereby order and declare that from and after the first day of April, one thousand nine hundred and fifteen, the lands described in the Schedule hereto shall cease to be subject to the Kauri-gum Industry Act, 1908. Act, 1908.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement about 600 acres, being the Otumareki Kaurigum Reserve. Bounded towards the north by Sections Nos. 3, gum Reserve. , and 5, Block XVI, Muriwhenua Survey District; towards the north-west by part of the south-eastern boundary of Te Kao No. 3 Block, and that boundary produced to the Ngatumaroki Pa; thence towards the west by a line running due south 40 chains; thence towards the south by a line running in an easterly direction 120 chains; and thence towards the east by a line running due north to the southeastern corner of Section No. 3 aforesaid.

Also all that area in Blocks VII and XI, Rangaunu Survey

District, containing by admeasurement 339 acres, more or less, being portion of the Pairatahi Kauri-gum Reserve. Bounded towards the north by the Omataite River; towards the east by Section No. 3, Block VII aforesaid, and Old Land Claim No. 31; and again towards the east, and also towards the south-west and west, by the Mangatete River.

Also all that area in the Rangaunu and Mangonui Survey

Districts, containing by admeasurement 665 acres, more or less, being part of the Parapara Kauri-gum Reserve. Bounded

towards the north by a right line from the north-eastern corner of Allotment No. 3, Kaiaka Parish, to the trig. station mear the south-western corner of Section No. 1, Block VIII, Mangonui Survey District; thence by a right line to the said south-western corner and by the said Section No. 1, Block VIII; towards the south-east by the Paranui Stream; towards the south-west by Allotment No. 3 aforesaid.

Also all that area in the Mangonui Survey District, containing by admeasurement 1,330 acres, more or less, being the Taipa Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2073; and the Taipa Kauri-gum Reserve Extension, as described in the New Zealand Gazette No. 32, of the 13th April 1899, page 756, excepting the second of the 18th April 1899, page 756, excepting the second of the 18th April 1899, page 756, excepting the 1899 and 1899. April, 1899, page 756; excepting an area of 20 acres withdrawn from the reserve by Order in Council published in the New Zealand Gazette No. 45, of the 14th June, 1906, page 1518.

Also all that area in the Maungataniwha Survey District,

Also all that area in the Maungataniwha Survey District, containing by admeasurement 153 acres, more or less, being the Peria Kauri-gum Reserve, as described in the New Zealand Gazette No. 36, of the 11th April, 1901, page 868.

Also all that area in the Whangape Survey District, containing by admeasurement 800 acres, more or less, being the Warawara Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2074.

Also all that area in the Maungataniwha and Mangamuka Survey Districts, containing by admeasurement 1,000 acres, more or less, being the Omahuta Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2074. December, 1898, page 2074.

Also all that area in the Mangamuka and Omapere Survey Districts, containing by admeasurement 5,450 acres, more or less. Bounded towards the north generally by Crown lands, less. Bounded towards the north generally by Crown lands, a forest reserve, and the southern boundary of Block X, Omapere Survey District; towards the east by the Waihonga Stream; thence towards the south generally by the northern boundary of Section 1, Block XIV, Omapere Survey District, about 45 chains; thence by a line due north about 60 chains; thence by a line due west to a stream which flows into the Rakauwahi Stream; thence by that stream, the Rakauwahi Stream, and the Mangatoa Stream to the south-western corner of Section No. 1 aforesaid; thence by a line running due west to the western boundary of the a line running due west to the western boundary of the Punakitere Kauri-gum Reserve, as described in the New Zealand Gazette No. 72, of the 31st August, 1899, page 1592; and thence towards the west generally by the western bound-

Also all that area in Block I, Punakitere Survey District, containing by admeasurement 650 acres, more or less, being part of the Punakitere Kauri-gum Reserve. Bounded by a line commencing at the north-western corner of Pahekeheke Block; thence along the north-western boundary of that block, and of Native Reserve numbered 4004, along the northern boundaries of Sections Nos. 3 and 2, Block I aforesaid, and along the north-eastern boundaries of Pakihi-iti and Rangiawhia No. 1 Blocks to the south-eastern corner of Section No. 18, Block IV, Waoku Survey District; thence along the eastern boundary of that section to its north-eastern corner; thence along a right line running easterly to a point due Also all that area in Block I, Punakitere Survey District, thence along a right line running easterly to a point due north of and about 28 chains distant from the north-western corner of Pahekeheke Block aforesaid; and thence by a right line to the place of commencement.

arv of that reserve.

Also all that area in the Kaeo Survey District, containing by admeasurement 4,000 acres, more or less, being the Maungaparerua Kauri-gum Reserve Extension, as described in the New Zealand Gazette No. 52, of the 23rd May, 1901, page 1167; excepting an area of 640 acres on the southern side of the reserve, to be defined by survey.

Also all that area in the Kaeo Survey District, containing by admeasurement 770 acres, more or less, being that portion of the Pungaere Kauri-gum Reserve Extension, as described in the New Zealand Gazette No. 43, of the 25th May, 1899, page 1010; lying on the south-east of a right line running page 1010; lying on the south-east of a right line running north-easterly from a point on a public road near the north-erimost corner of Section No. 16, Block XVI, Kaeo Survey District, to a point on the road passing through the aforesaid reserve, and in line with the north-western corner of Section No. 8, Block XII, of the said district.

Also all that area in the Kaeo and Kerikari Survey Dis

Also all that area in the Kaeo and Kerikeri Survey Districts, containing by admeasurement 11,948 acres, more or less, being the Kapiro Kauri-gum Reserve, as described in the New Zealand Gazette No. 46, of the 9th May, 1901, page 1020: excepting an area of 352 acres withdrawn from the Gazette No. 71, of the 25th September, 1913, page 2886; an area of 1,500 acres situated in the northern middle of the reserve, to be defined by survey; and an area of 400 acres on the western side of the reserve, to be defined by survey.

Also all that area in Block V, Hukerenui Survey District-containing by admeasurement 400 acres, more or less, being

the Towai Kauri-gum Reserve No. 2, as described in the New Zealand Gazette No. 32, of the 13th April, 1899, page 757.

Also all that area in Block X, Hukerenui Survey District,

containing by admeasurement 215 acres, more or less, being that portion of the Te Mata Kauri-gum Reserve bounded towards the north by Sections 9, 31, 3, and portion of 4, Block VI, Hukerenui Survey District; towards the east by portion of Section 38, Block X, Hukerenui Survey District; towards the south-east by the boundary between the Bay of Islands and Whangarei Counties to the eastern boundary of Section 15. Block X, forecastly, towards the weet the of Section 15, Block X aforesaid; towards the west by Sections 15 and 14, Block X aforesaid; and towards the north-west generally by a public road to the south-west corner of Section 9, Block VI, Hukerenui Survey District aforesaid.

Also all that area in the Hukerenui Survey District, containing by admeasurement 2,206 acres 1 rood 10 perches, more or less, being the Te Mata Kauri-gum Reserve Extension, as described in the New Zealand Gazette No. 60, of the 13th July, 1899, page 1302; excepting areas containing 793 acres 2 roods 30 perches, withdrawn from the reserve.

Also all that area in Block VII, Opnawhanga Survey Dis-

Also all that area in Block VII, Opuawhanga Survey District, containing by admeasurement 1,370 acres, more or less, being the Opuawhanga Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1836; excepting an area of 530 acres lying east of a line running from the western point of the southernmost boundary-line of Section No. 23, Block VII, Opuawhanga Survey District, to the north-eastern corner of Section No. 32 of the same block, and along the eastern boundary of the lastmentioned section and its eastern boundary-line produced to the northern boundary of Section No. 27 of the aforesaid block. said block.

Also all that area in Block II, Purua Survey District, containing by admeasurement 1,300 acres, more or less, being the Purua Kauri-gum Reserve Extension, as described in

the New Zealand Gazette No. 79, of the 28th September, 1899, page 1836; excepting an area of 300 acres in the north-eastern corner of the reserve, to be defined by survey.

Also all that area in Block II, Purua Survey District, containing by admeasurement 363 acres, more or less, being Sections 10 and 11 of the said Block II, being part of the Purus Konri gum Reserve, as described in the New Zealand Purus Kauri gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2075.

Also all that area in Blocks I and II, Purus Survey District,

containing by admeasurement 484 acres 3 roods 16 perches, more or less, being the Purua Kauri-gum Reserve Extension No. 2, as the same is described in the New Zealand Gazette

No. 2, as the same is described in the New Zealand Gazette No. 18, of the 6th March, 1902, page 528.

Also all that area in Block XIV, Hukerenui Survey District, containing by admeasurement 139 acres 2 roods 19 perches, more or less, being the Otakairangi Kauri-gum Reserve, as described in the New Zealand Gazette No. 60, of the 13th July, 1899, page 1302; excepting areas containing 3,010 acres 1 rood 21 perches, withdrawn from the reserve. Also all that area in Block VIII, Mangakahia Survey District, containing by admeasurement 1,100 acres, more or less, being the Mangakahia Kauri-gum Reserve Extension, as described in the New Zealand Gazette No. 14, of the 15th February, 1900, page 364.

February, 1900, page 364.

Also all that area situated in Blocks II and VI, Purua Survey District, containing by admeasurement 348 acres, more or less, being Allotments Nos. 95, 96, 97, 98, 102, 101, and the eastern part of 100, Parish of Ruatangata, being part of the Ruatangata No. 3 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899,

page 1837.

Also all that area in Block VI, Purua Survey District, containing by admeasurement 145 acres 2 roods, more or less, being the south-western portion of Allotment No. 68, Parish of Ruatangata, being the Ruatangata No. 1 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of

the 28th September, 1899, page 1837.

Also all that area in Block VI, Purua Survey District, containing by admeasurement 45 acres, more or less, being the western portion of Allotment No. 92, Parish of Ruatangata, being the Ruatangata No. 4 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1890, page 1827.

1899, page 1837.
Also all that area in Blocks VI, VII, and XI, Purua Survey pistrict, containing by admeasurement 960 acres, more or less, being the Kaitara No. 2 Kauri-gum Reserve, as described in the New Zealand Gazette No. 98, of the 23rd November, 1899, page 2162.

Also all that area in Block X, Purua Survey District, containing by admeasurement 600 acres, more or less, being the Kaitara Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2075.

Also all that area situated in Block V, Whangarei Survey District, containing by admeasurement 57 acres, more or

less, being Allotment No. 27, Parish of Parahaki, being the Parahaki No. . Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1837.

Also all that area situated in Block XVI, Whangarei Survey District, containing by admeasurement 559 acres 32 perches, more or less, being Allotments Nos. 6, 7, 8, 11, 10, and southern part of 9, Parish of Waikare, being the Waikare No. 4 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1837; and Allotment No. 46, Parish of Manaia, being part of the Waikare No. 5 Kauri-gum Reserve, as described in the Gazette storementioned in the Gazette aforementioned.

Also all that area situated in Block VI, Tangihua Survey District, containing by admeasurement 1,666 acres 7 perches, more or less, being the Otaika Kauri-gum Reserve Extension No. 1, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1836; excepting Section No. 101A, Block VI aforesaid, and an area of 50 acres, which have been withdrawn from the reserve

withdrawn from the reserve.

Also all that area in Block IV, Tangihua Survey District, containing by admeasurement 360 acres, more or less, being the eastern part of the Otaika Kauri-gum Reserve Extension No. 2 (New Zealand Gazette No. 79, of the 28th September, 1899, page 1837), lying east of a line running from the southernmost corner of Allotment No. 140, Maungatapere Parish, to the road at the northernmost corner of Allotment No. 34 in the aforesaid parish.

Also all that area in Block IX, Ruakaka Survey District, containing by admeasurement 168 acres, more or less, being the Mangapai Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899,

page 1838.
Also all that area situated in Blocks V, VI, IX, X, Ruakaka Survey District, containing by admeasurement 311 acres, more or less, being the Ruakaka No. 1 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1838.

Also all that area situated in Block X, Ruakaka Survey District, containing by admeasurement 970 acres, more or less, being the Ruakaka No. 2 Kauri-gum Reserve, as described in the New Zealand Gazette No. 79, of the 28th September, 1899, page 1838.

Also all that area situated in Block VI, Waipu Survey District, containing by admeasurement 820 acres, more or less, being the south-western portion of the Waipu Kauri-gum Reserve, as described in the New Zealand Gazette No. 56, of the 29th June, 1899, page 1214, lying south of a line running from Trig. Station F, in Block VI, Waipu Survey District, to the southernmost corner of Allotment No. 129, Parish of Waipu, and south-west of a line running from the southernmost corner of that section to the road forming the north-western boundary of Allotment No. 266, in the aforesaid parish, being the production of the south-western boundary of Allotment 129 aforesaid.

Also all that area in Blocks I and II. Kaihu Survey Dis-Also all that area situated in Block VI, Waipu Survey

Also all that area in Blocks I and II, Kaihu Survey Dis-Also all that area in Blocks I and II, Kaihu Survey District, containing by admeasurement 1,280 acres, more or less, being the eastern portion of the Kai-iwi Kauri-gum Reserve Extension No. 2, as described in the New Zealand Gazette No. 72, of the 31st August, 1899, page 1592, lying east of a line running due south from the south-eastern corner of Section No. 16, Block I, Kaihu Survey District.

Also all that area situated in Blocks V, VI, VIII, Te Kuri Survey District, containing by admeasurement 8,017 acres, more or less, being the Te Kuri Kauri-gum Reserve, as described in the New Zealand Gazette No. 1, of the 9th January, 1908, page 22.

Also all that area situated in Block II. Te Kuri Survey

Also all that area situated in Block II, Te Kuri Survey District, containing by admeasurement 427 acres 2 roods, more or less, being the Puketapu Kauri-gum Reserve, as described in the New Zealand Gazette No. 10, of the 6th February, 1902, page 227.

Also all that area in Block I, Te Kuri Survey District, containing by admeasurement 265 acres 3 roods 20 perches, more or less, being the Tikinui No. 3 Kauri-gum Reserve, as described in the New Zealand Gazette No. 99, of the 6th December, 1900, page 2183.

December, 1900, page 2183.

Also all that area situated in Blocks XV, XVI, Tangihua Survey District, and Blocks III and IV, Matakohe Survey District, containing by admeasurement 279 acres, more or less, being the Marcretu Kauri-gum Reserve No. 2, and Marcretu Kauri-gum Reserves Nos. 4, 5, and 6, as described respectively in the New Zealand Gazettes No. 91, of the 2nd November, 1899, page 2034, and No. 102, of the 7th December, 1899, page 2218.

Also all that area situated in Blocks II and III, Mangawai Survey District, containing by admeasurement 732 acres.

Survey District, containing by admeasurement 732 acres, being that part of the Mangawai No. 3 Kauri-gum Reserve, as described in the New Zealand Gazette No. 46, of the 9th May, 1901, page 1020, lying to the north-east of the road forming north-eastern boundaries of Allotments Nos. 9, 10, 11, 242,

and 118, Parish of Mangawai.

Also all that area situated in Blocks XIV, XV, Waipu Survey District, and IV, Otamatea Survey District, containing by admeasurement 545 acres 3 roods 4 perches, more or less, being the Hakaru No. 1 Kaurigum Reserve, as described in the New Zealand Gazette No. 71, of the 24th August, 1899, page 1556; excepting Allotments Nos. 148A, 149A, and page 1556; excepting Allotments Nos. 148A, 149A, and 150A, Parish of Kaiwaka, which have been withdrawn from

Also all that area in Block X, Matakohe Survey District, containing by admeasurement 198 sores 2 roods, more or less, being Allotment No. 108, and the north-eastern portion of Allotment No. 109, Parish of Matakohe, being part of the Matakohe Kauri-gum Reserve, as described in the New Zealand Gazette No. 32, of the 13th April, 1899, page 756.

Also all that area in Blocks V and VI, Pakiri Survey District, being part of the Pakiri Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2075; containing by admeasurement 600 acres, more or less. Bounded towards the north-west by the abutment of a road and by Allotment No. 5, Parish of Arai; abutment of a road and by Allotment No. 5, Farish of Arai; towards the north by forest reserve; towards the east by State forest reserve; towards the south by the said State forest reserve and that boundary produced to Section 9, Block V aforesaid; and towards the south-west by that section to the point of commencement.

Also all that area situated in Block III, Waioneke Survey

Also all that area situated in Block 111, Waloneke Survey District, containing by admeasurement 1,060 acres, more or less, being that part of the Waloneke Kauri-gum Reserve Extension as described in the New Zealand Gazette No. 19, of the 12th March, 1903, page 731, lying south of Allotment No. 24, Waloneke Parish, and of a right line running from the south-western corner of that allotment to the road forming the south-eastern boundary of Allotment No. 10 in

the aforesaid parish.

Also all that area situated in Blocks VI and VII, Waiwera Survey District, containing by admeasurement 400 scres, being the Orewa Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898,

Also all that area situated in Block III, Waitemata Survey District, containing by admeasurement 324 acres, more or less, being the Pukeatua Kauri gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898, page 2074.

Also all that area situated in Block XIII, Waitemata Survey District, containing by admeasurement 100 acres, more or less, being the Tanpaki Kauri-gum Reserve, as described in the *New Zealand Gazette* No. 47, of the 19th June, 1902,

page 1307.

Also all that area situated in Block IV, Katikati Survey, District, containing by admeasurement 1,900 acres, more or less, being the Katikati Kauri-gum Reserve, as described in the New Zealand Gazette No. 47, of the 8th June, 1899,

Also all that area situated in Blocks XV, XVI, Opaheke Survey District, containing by admeasurement 1,800 acres, more or less, being the Koheroa No. 2 Kauri-gum Reserve, as described in the New Zealand Gazette No. 64, of the 13th August, 1903, page 1787.

Also all that area situated in Block I, Harataunga Survey District, containing by admeasurement 500 acres, more or less, being the Port Charles Kauri-gum Reserve, as described in the New Zealand Gazette No. 93, of the 21st December, 1898. page 2075.

J. F. ANDREWS, Clerk of the Executive Council

Special Regulations for Deer-shooting, Waitaki.

LIVERPOOL, Governor.

In exercise of the powers vested in me by the Animals Protection Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the conditions under which certain red deer may be destroyed in the Waitaki-Waimate District.

REGULATIONS.

1. Notwithstanding anything contained in the regulations made under the Animals Protection Act, 1908, the Secretary of the Waitaki Branch of the Waitaki-Waimate Acclimatization Society at Oamaru, or any person or persons duly authorized in writing by such Secretary, may, during the period hereinafter mentioned, kill red deer of either sex and of any age which in the opinion of the said Secretary or of of any age which, in the opinion of the said Secretary or of the said authorized persons, should be destroyed either by reason of age, deformity, or other physical imperfection.

2. Such deer may be destroyed as aforesaid during the eriod commencing on the 1st April and ending on the

20th May.

3. A return shall be furnished to the Minister of Internal
Secretary within one calendar month after 3. A return shall be furnished to the Minister of Internal Affairs by the said Secretary within one calendar month after the expiry of the aforesaid period, and such return shall state the number and sexes of all red deer so destroyed as aforesaid, the dates, and name of the person by whom and the locality in which the deer were destroyed.

4. The bodies of such deer may be sold either by auction

or otherwise, and the proceeds devoted to the Belgian Relief

Fund.

5. Any person who commits a breach of any of the provisions of these regulations shall be liable to a penalty not exceeding £20.

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

H. D. BELL, Minister of Internal Affairs.

Special Regulations for Deer-shooting, Otago.

LIVERPOOL, Governor

IN exercise of the powers vested in me by the Animals Protection Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the conditions under which certain red and fallow deer may be destroyed in the Otago Acclimatization District.

REGULATIONS.

1. NOTWITHSTANDING anything contained in the regulations made under the Animals Protection Act, 1908, dated 3rd March, 1915, the Secretary of the Otago Acclimatization Society at Dunedin, or any person or persons duly authorized in writing by such Secretary, may, during the period herein-after mentioned, kill red and fallow deer of either sex and of any age which, in the opinion of the said Secretary or of the said authorized persons, should be destroyed either by reason of age, deformity, or other physical imperfection.

 Such deer may be destroyed as aforesaid during a period from 1st April to 31st December, 1915.
 A return shall be furnished to the Minister of Internal Affairs by the said Secretary within one calendar month after the expiry of the aforesaid period, and such return shall state the number and sexes of all red and fallow deer so destroyed as aforesaid, the dates, and name of person by whom and the locality in which the deer were destroyed.

4. Nothing herein contained shall extend to authorizing

any person to sell any deer or any portion thereof.
5. Any person who commits a breach of any of the provisions of these regulations shall be liable to a penalty not exceeding £20.

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

H. D. BELL, Minister of Internal Affairs.

Changing the Purpose of Portion of a Reserve in Lewis Survey District, Nelson Land District.

LIVERPOOL, Governor.

WHEREAS the land described in the Schedule hereto V forms portion of a reserve heretofore duly set apart for purposes of public utility, being a reserve within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land has not been vested in trust in any society, body corporate, or trustees:
And whereas it is expedient that such land shall be appro-

reserve within Class III of the aforesaid Act:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities conferred upon me in exercise of the powers and authorities conferred upon me by the eleventh section of the Public Reserves and Domairs Act, 1908, do by this notification declare that the said land shall, from and after the first day of April, one thousand nine hundred and fifteen, be appropriated for an endowment for primary education under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette Zealand Gazette.

SCHEDULE.

ALL that area in the Nelson Land District, containing by admeasurement 648 acres, more or less, being part of Section 2 of Square 182, and situated in Blocks III and IV, Lewis Survey District. Bounded towards the north-east by Sections 10 and 3 of Blocks XV and XVI, Rahu Survey District, respectively, and also by a mining reserve, 16535 links, more or less; towards the south-east by a road along the right bank of the Alfred River; and towards the south-west and westward generally by a road along the right bank of the Maruia River: as the same is delineated on the plan marked L. & S. 1911/723, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

W. F. MASSEY, Minister of Lands

Lands temporarily reserved in the Auckland, Taranaki, and Otago Land Districts.

LIVERPOOL, Governor.

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the nowers and authorities con-

in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Auckland Land District.

All that area in the Auckland Land District, containing 1 acre 0 roods 22.7 perches, more or less, being Sections 133, 136, 137, and 138, Rawene Township. Bounded towards the north by Marriner Street, 498 links; towards the east by Parnell Street, 204 links; towards the south by Section 139, Rawene Township, 250 links; Tagain towards the east by Section 139 aforesaid, 51 links; again towards the south by Sections 135 and 134 of the aforesaid township, 248 links; and towards the west by Section 132 of the aforesaid township, 255 links; be all the aforesaid linkages more or less; as the same is delineated on the plan marked L. and S. VI/1 (57), deposited in the Head Office, Department of Lands and Survey at Wellington, and thereon edged red. (Auckland Plan 13535, blue.) For a site for public buildings of the General Government.

TARANAKI LAND DISTRICT.

All that area in the Taranaki Land District, containing by admeasurement 216 acres, more or less, being Section 13, Block XI, Mahoe Survey District. Bounded towards the east generally by a road reserve, 3300 links, and by the Tangarakau River; towards the south by a stream forming the northern boundary of Tahunaroa Road; and towards the south-west, north-west, and north-east generally by Section 12, Block XI, Mahoe Survey District, 9215-7 links, and by Section 5, Block VII, Mahoe Survey District, 6181-7 links and 518-9 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. VI/1 (60), deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered pink. For the growth and preservation of timber and protection of

OTAGO LAND DISTRICT.

All that area in the Otago Land District, containing by admeasurement 9 acres 3 roods 38 perches, more or less, being Section 44 and part of Sections 37 and 54, Block II, Teviot Survey District. Bounded towards the north-east by part of Section 52 of aforesaid block, 940.7 links; towards the south-east by Section 56 of aforesaid block, 457.2 links; again towards the north-east by said Section 56, 1161.9 links; towards the east by the public road, 287 links; towards the south-west by a line bearing 287° 51′, 2152.6 links; and towards the north-west by a public road, 694.5 links; be all the aforesaid linkages more or less: as the same is delineated

on the plan marked L. and S. 1912/929B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. For a public recreation-ground.

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

W. F. MASSEY, Minister of Lands.

Lands temporarily reserved in the Marlborough and Otago Land Districts.

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, notwith-standing that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands described in the Schedule hereunder written, for the purposes in the said Schedule specified

under written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

All that area in the Marlborough Land District, containing All that area in the Marlborough Land District, containing by admeasurement 65 acres 3 roods, more or less, being Section 4, Block IV, Mount Olympus Survey District. Bounded towards the north-west by a one-chain reserve along the bank of the Wairau River; towards the north-east by part Section 18, Block IV, Mount Olympus Survey District, 2810 links; towards the south-east by Section 5, Block IV, Mount Olympus Survey District, 2681.7 links; and towards the south-west by the Northbank Road, 2534 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. VI/1 (48), deposited in the Head Office. Department of Lands and Survey, at in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. For a resting-place for travelling stock.

Also all that area in the Marlborough Land District, containing by admeasurement 4 acres 1 rood 9 perches, more or less, being Section 13, Block IV, Mount Olympus Survey District. Bounded towards the north-west by a public road, 798:1 links; towards the north-east by Morse Street, 540 links; towards the south-east by Section 12, Block IV aforesaid, 798:1 links; and towards the south-west by Section 6, Block IV aforesaid, 540 links; be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. II/85, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. For a public cemetery.

OTAGO LAND DISTRICT.

All that area in the Otago Land District, containing by admeasurement 404 acres, more or less, being Sections 22, Block XI, and 2, Block XII, Maniototo Survey District. Bounded towards the north generally by Section 18 of aforesaid Block XI, 3225·2 links; towards the west by part of said Section 18, 68·9 links; again towards the north generally by Section 7 of aforesaid Block XII, 7526·2 links; towards the east by part of Section 10 of said Block XII, 258·9 links; towards the south-east by Crown lands, 3400 links; towards the south generally by the Taieri River, 13500 links, and by part of Section 1 of aforesaid Block XI, 729·6 links; Tagain towards the west by a public road, 1911·3 links; Tagain towards the north by Section 23 (gravel reserve) of said Block XI, 210·3 links; again towards the west and towards the south-west by said Section 23, 941·9 links and 152·9 links; and towards the north-west by the aforesaid public road, All that area in the Otago Land District, containing by and towards the north-west by the aforesaid public road, 2283.7 links: be all the aforesaid linkages more or less: as: the same is delineated on the plan marked L and S. 1/182, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. For a public recreation-ground.

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

W. F. MASSEY, Minister of Lands. Notice of Intention to change the Purpose of Portion of a Reserve in Inangahua Survey District, Nelson Land

LIVERPOOL, Governor.

 $\mathbf{W}^{ ext{HEREAS}}$ by the Public Reserves and Domains Act, 1908, it is, amongst other things, enacted that the Governor may declare his intention to change, exchange, or alter vernor may declare his intention to change, exchange, or alter the dedication of any public reserve now or hereafter vested in His Majesty or the Governor for any of the purposes named in Class II of the Second Schedule to the said Act, whether the same be granted or not; and in the case of any reserve made under the authority of section three hundred and twenty-one of the Land Act, 1908, if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserve or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more of the purposes named in the said Class II, the Governor of the purposes named in the said Class II, the Governor may, by notice gazetted, make such change, exchange, or dedication, as the case may be, and in such notice declare the manner and terms in which the same is intended to pe so made :

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, in pursuance and exercise of the powers and authorities conferred upon me by the Public Reserves and Domains Act, 1908, aforesaid, declare my intention to change the specific purpose of the portion of the reserve described in Part II of the Schedule hereto from that named in Part II of the said Schedule to that named in Part III of the said Schedule

Part III of the said Schedule.

SCHEDULE.

PART I.

Description and Purpose of Original Reserve.

ALL that area in the Nelson Land District, containing by ALL that area in the Nelson Land District, containing by admeasurement 10 acres 0 roods 26 perches, more or less, being Section 28 of Square 134, in Block V, Inangahua Survey District. Bounded towards the north by a public road, 404-1 links; towards the east and south-east by the Westport-Reefton Road, 556-7 links and 1531 links respectively; towards the south-west by Crown land, 552-2 links; and towards the north-west by Section 27, 1756 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1913/1241a, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Permanently reserved for an accommodation-house site

Permanently reserved for an accommodation-house site by Warrant published in the New Zealand Gazette No. 1 of the 4th of January, 1900.

PART II.

Description of Portion of Reserve the Purpose of which it is intended to change.

All that area in the Nelson Land District, containing by All that area in the Nelson Land District, containing by admeasurement 1 acre, more or less, being Section 47 (formerly part of Section 28, Square 134), Block V, Inangahua Survey District. Bounded towards the south-east by the Westport-Reefton Road, 333-33 link; and towards the south-west, north-west, and north-east by parts of the said Section 28, Square 134, Block V, Inangahua Survey District, 300-02 links, 333-33 links, and 300-02 links respectively: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L and S. 1913/1241B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green. thereon bordered green.

PART III.

Intended Purpose.

Site for a police-station.

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

W. F. MASSEY, Minister of Lands

Opening Lands in Auckland Land District for Sale or Selection.

LIVERPOOL, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare

that the lands described in the Schedule hereto shall be open for sale or selection on Monday, the twenty-fourth day of May, one thousand nine hundred and fifteen; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for oach, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do deelere that the said lands shall be sold, occupied, or leased under and subject to the shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT.—OTAMATEA COUNTY.—MATAKOHE PARISH.

Second-class Land.

Sections N. 39 and S. 40: Area, 60 acres 2 roods 27 perches. Cash purchase: Total price, £25. Occupation with right of purchase: Half-yearly rent, 12s. 6d. Renewable lease: Half-yearly rent, 10s.

Section W. 41: Area, 10 acres 2 roods 7 perches. Cash purchase: Total price, £5. Occupation with right of purchase: Half-yearly rent, 2s. 6d. Renewable lease: Half-yearly rent, 2s. 6d.

yearly rent, 2s. od. Nenewaste lease. Half-yearly rent, 2s. Altitude, 250 ft. to 300 ft. above sea-level. Level to undulating fern and manuka country; badly dug over by gum-diggers, who have left a number of holes. Soil inferior clay, on slate formation; no water on either section. Situated five miles from Matakohe—three miles by formed cart-road, balance unformed.

Section 132: Area, 96 acres 0 roods 30 perches. Cash purchase: Total price, £100. Occupation with right of purchase: Half-yearly rent, £2 10s. Renewable lease:

purchase: Half-yearly rent, £2 10s. Renewable lease: Half-yearly rent, £2.

Altitude, 100 ft. to 350 ft. above sea-level. About 3 acres swamp, balance undulating. About 1 acre small kahikatea rickers, 3 acres manuka forest, balance fern and manuka scrub. Good black soil in swamp, inferior clay on hills, on slate formation; well watered by Omaru Stream. Situated six miles from Matakohe—four miles by formed cart-road, balance unformed, but passable for wheeled traffic.

Section 135: Area, 115 acres 2 roods 30 perches. Cash urchase: Total price, £60. Occupation with right of urchase: Half-yearly rent, £1 10s. Renewable lease:

Section 135: Area, 110 acres 2 1000s ov persons. Campurchase: Total price, £60. Occupation with right of purchase: Half-yearly rent, £1 10s. Renewable lease: Half-yearly rent, £1 4s.

Altitude, 150 ft. to 400 ft. above sea-level. Fern and manuka country, with 1 acre scrubby bush in patches; about half ploughable, balance slightly broken. Poor clay soil, on slate formation; fairly watered by swampy gullies. Situated six miles from Matakohe—four miles by formed cart-road, balance unformed. Section has been well dug over for gum.

Sections E. 195 and W. 196: Area, 25 acres 1 rood 22 perches. Cash purchase: Total price, £55: Occupation with right of purchase: Half-yearly rent, £1 7s. 6d. Renewable lease: Half-yearly rent, £1 2s.

Altitude, 100 ft. to 150 ft. above sea-level. About 5 acres

flax and rush swamp, with a few kahikatea trees of no value; balance undulating fern and manuka country. Soil good swampy loam in swamp, to fair clay on undulating portion; well watered by swampy stream. Distant ten miles from Matakohe by cart-road in bad condition.

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

W. F. MASSEY, Minister of Lands.

Warrant vesting Control of the Turanganui Bridge in the Gisborne Borough Council, and apportioning Cost of Main-

LIVERPOOL, Governor.

HEREAS by section one hundred and twenty of the Public Works Act, 1908 (hereinafter called "the said Act"), it is, inter alia, enacted that the Governor may, by Warrant under his hand publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date fixed in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Warrant; and may hyany such Warrant as aforesaid fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or

reconstructing any such bridge is to be provided and paid by the local authority or local authorities; and may by any such Warrant as aforesaid direct how, when, and to whom

any such payment is to be made:

And whereas by the said section one hundred and twenty it is, inter alia, provided that the Governor may, with a view of determining what proportion (if any) of the cost of maintaining any work should be borne by any local authority or local authorities, direct any Magistrate or other person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to

any matter which he shall deem necessary to enable him to determine any such question aforesaid:

And whereas a Commissioner was appointed for the purpose as aforesaid and an inquiry duly held:

And whereas such Commissioner should report to the Governor, after due inquiry, his opinion thereon:

And whereas the Governor is of opinion that it is equitable that the cost of maintaining the bridge mentioned in the Schedule hereto shall be provided and paid in the manner and in the proportions hereinafter respectively 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 and authorities vested in me by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the bridge described in the Schedule hereto, and known as the Turanganui Bridge (hereinafter called "the said bridge"), shall, from and after the first day of April, one thousand the Turanganui Bridge (hereinafter called "the said bridge"), shall, from and after the first day of April, one thousand nine hundred and fifteen, be under the exclusive care, control, and management of the Gisborne Borough Council; and, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, rehereby fix and determine that the cost of maintaining, repairing, or improving the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions—viz., the Cook County Council to pay fifteen per centum, the Waikohu County Council to pay five per centum, the Gisborne Borough Council to pay seventy centum, and the Gisborne Borough Council to pay seventy per centum of such cost respectively: And I do hereby direct that the contribution hereby required to be made as aforesaid by the Cook and Waikohu County Councils and the Gisborne Harbour Board towards the cost of maintaining, repairing, or improving the said bridge shall be paid from time to time, in the proportion hereinbefore prescribed, out of the funds of the said Councils and Board, within a period of one month after demand in writing made by or on behalf of the Council of the Borough of Gisborne, and the payments so required to be made shall be made from time to time to the Town Clerk, Gisborne, for and on behalf of the said Councils Town Clerk, Gisborne, for and on behalf of the said Councils and Board: And I do hereby cancel and revoke the Proclamation vesting the control and apportioning the cost of maintaining the said bridge, published in the New Zealand Gazette, page 587, of the twenty-second day of March, one thousand nine hundred.

SCHEDULE.

THAT bridge in the Borough of Gisborne over the Turanganui That bridge in the Borough of Gisborne over the Turanganui River, known as the Turanganui Bridge, connecting Gladstone and Wainui Roads in the said borough; as the site of the said bridge is more particularly delineated on the plan marked P.W.D. 37385, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon marked "Turanganui Road Bridge."

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

W. FRASER Minister of Public Works

Warrant vesting Control of the Taruheru Bridge in the Gisborne Borough Council, and apportioning Cost of Maintenance.

LIVERPOOL, Governor.

WHEREAS by section one hundred and twenty of the Public Works Act, 1908 (hereinafter called "the aid Act"), it is, inter alia, enacted that the Governor may, said Act"), it is, inter alia, enacted that the Governor may, by Warrant under his hand publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date fixed in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Warrant; and may by any such Warrant as aforesaid fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid

by the local authority or local authorities; and may by any such Warrant as aforesaid direct how, when, and to whom

any such payment is to be made:

And whereas by the said section one hundred and twenty it is, inter alia, provided that the Governor may, with a view of determining what proportion (if any) of the cost of maintaining any work should be borne by any local authority or local authorities, direct any Magistrate or other person to be a Commissioner to inquire into and report to him upon any matter which he shell down recessary to enable him to date. matter which he shall deem necessary to enable him to determine any such question aforesaid:

And whereas a Commissioner was appointed for the purpose as aforesaid and an inquiry duly held:

And whereas such Commissioner should report to the

And whereas such Commissioner should report to the Governor, after due inquiry, his opinion thereon:

And whereas the Governor is of opinion that it is equitable that the cost of maintaining the bridge mentioned in the Schedule hereto shall be provided and paid in the manner and in the proportions hereinafter respectively 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 and authorities vested in me by the said Act, and of every other power and authority in pursuance and exercise of the powers and authorities vested in me by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the bridge described in the Schedule hereto, and known as the Taruheru Bridge (hereinafter called "the said bridge"), shall, from and after the first day of April, one thousand nine hundred and fifteen, be under the exclusive care, control, and management of the Gisborne Borough Council; and, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, repairing, or improving the said bridge is to be provided and and by the local authorities hereinafter mentioned in the folpairing, or improving the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions—viz., the Cook County Council to pay ten per cent., the Mangapapa Town Board five per cent., and the Gisborne Borough Council eighty-five per cent. of such cost respectively: And I do hereby direct that the contribution hereby required to be made as aforesaid by the Cook County Council and the Mangapapa Town Board towards the cost of maintaining, repairing, or improving the said bridge shall be paid from time to time, in the proportion herein before prescribed, out of the funds of the said County Council and Town Board, within a period of one month after demand in Town Board, within a period of one month after demand in writing made by or on behalf of the Town Clerk, Gisborne, and the payments so required to be made shall be made from time to time to the Town Clerk, Gisborne, for and on behalf of the said County Counciland Town Board: And I do hereby cancel and revoke the Proclamation vesting the control and apportioning the cost of maintaining the said bridge, published in the New Zealand Gazette, page 588, of the twenty-second day of March, one thousand nine hundred.

SCHEDULE.

That bridge, in the Borough of Gisborne, over the Taruheru River, known as the Taruheru Bridge, connecting Peel and Fitzherbert Streets; as the site of the said bridge is more particularly delineated on the plan marked P.W.D. 37385, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon marked "Taruheru Bridge."

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

W. FRASER, Minister of Public Works.

Warrant vesting Control of the Roebuck Road Bridge in the Gisborne Borough Council, and apportioning Cost of Maintenance.

LIVERPOOL, Governor.

WHEREAS by section one hundred and twenty of the Public Works Act, 1908 (hereinafter called "the id Act"), it is, inter alia, enacted that the Governor may, said Act"), it is, inter alia, enacted that the Governor may, by Warrant under his hand publicly notified and gazetted, direct that any bridge already constructed, or which may hereafter be constructed, over or across any river or arm of the sea respectively shall, from and after a date fixed in such Warrant, be under the exclusive care, control, and management of such local authority as shall be mentioned in that behalf in such Warrant; and may by any such Warrant as aforesaid fix and determine whether all or any, and, if so, what, part of the cost, whether theretofore incurred or thereafter to be incurred, of maintaining, repairing, improving, or reconstructing any such bridge is to be provided and paid by the local authority or local authorities; and may by any such Warrant as aforesaid direct how, when, and to whom any Warrant as aforesaid direct how, when, and to whom any such payment is to be made:

And whereas by the said section one hundred and twenty And whereas by the said section one hundred and twenty it is, inter alia, provided that the Governor may, with a view of determining what proportion (if any) of the cost of maintaining any work should be borne by any local authority or local authorities, direct any Magistrate or other person to be a Commissioner to inquire into and report to him upon any matter which he shall deem necessary to enable him to determine any such question aforesaid:

And whereas a Commissioner was appointed for the purpose as aforesaid and an inquiry duly held:

And whereas such Commissioner should report to the

Governor, after due inquiry, his opinion thereon

Governor, after due inquiry, his opinion thereon:

And whereas the Governor is of opinion that it is equitable that the cost of maintaining the bridge mentioned in the Schedule hereto shall be provided and paid in the manner and in the proportions hereinafter respectively 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 and authorities vested in me by the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby direct that the bridge described in the Schedule hereto, and known as the Roebuck Road Bridge (hereinafter called "the said bridge"), shall, from and after the first day of April, one bridge"), shall, from and after the first day of April, one thousand nine hundred and fifteen, be under the exclusive care, control, and management of the Gisborne Borough Council; and, in further pursuance and exercise of the powers aforesaid, I do hereby fix and determine that the cost of maintaining, repairing, or improving the said bridge is to be provided and paid by the local authorities hereinafter mentioned in the following proportions—viz., the Cook County Council to pay fifteen percent., the Mangapapa Town Board to Council to pay fifteen percent., the Mangapapa Town Board to pay fifteen per cent., and the Gisborne Borough Council to pay seventy per cent. of such cost respectively: And I do hereby direct that the contribution hereby required to be made as aforesaid by the Cook County Council and the Mangapapa Town Board towards the cost of maintaining, repairing, or improving the said bridge shall be paid from time to time, in the proportions hereinbefore prescribed, out of the funds of the said County Council and Town Board, within a period of one month after demand in writing made by or on behalf of the Town Clerk Gisborne, and the payments so required of the Town Clerk, Gisborne, and the payments so required to be made shall be made from time to time to the said Town Clerk for and on behalf of the said County Council and Town Board.

SCHEDULE.

THAT bridge, in the Borough of Gisborne, over the Taruheru THAT bridge, in the Borough of Gisborne, over the Taruheru River, known as the Roebuck Road Bridge, connecting Roebuck Road and Wi Pere Street; as the site of the said bridge is more particularly delineated on the plan marked P.W.D. 37385, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon marked "Roebuck Road Bridge."

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

W. FRASER, Minister of Public Works

Member of Auckland Land Board reappointed.

Department of Lands and Survey, Wellington, 24th March, 1915.

His Excellency the Governor has been pleased to reappoint reappoint

March, 1915.

ALFRED RICHARD HARRIS to be a member of the Auckland Land Board as from 7th

> W. F. MASSEY, Minister of Lands

Member of Kimbolton Domain Board appointed.

Department of Lands and Survey wellington, 25th March, 1915.

IS Excellency the Governor has been pleased to appoint appoint WILLIAM BEEDIE, M.B.,

to be a member of the Kimbolton Domain Board, in the place of Thomas Scoble Cornish, resigned.

W. F. MASSEY, Minister of Lands.

Member of Culverden Domain Board appointed.

Department of Lands and Survey, Wellington, 25th March, 1915. Wellington, 25th March, 1915.

H IS Excellency the Governor has been pleased to appoint appoint

> BENJAMIN HAMPTON, WILLIS ASHTON SCAIFE, and JAMES HOBAN

to be members of the Culverden Domain Board, in the place of William George Polhill, William Edward Hare, and Francis Davison, retired.

W. F. MASSEY, Minister of Lands

Member of Makaka Domain Board appointed.

Department of Lands and Survey, Wellington, 25th March 1915. TIS Excellency the Governor has been pleased to appoint

HUGH CECIL DUCKETT

to be a member of the Makaka Domain Board, in the place of Edward Burton Mumby, resigned.

> W. F. MASSEY Minister of Lands

Member of Gorge Domain Board appointed.

Department of Lands and Survey, Wellington, 29th March, 1915. wellington, 29th March, 1915.

H IS Excellency the Governor has been pleased to appoint appoint

JOSEPH MICHAEL O'HAGAN

to be a member of the Gorge Domain Board, in place of James Joseph Burt Veale, resigned.

W. F. MASSEY. Minister of Lands.

Member of Uruti Domain Board appointed.

Department of Lands and Survey, Wellington, 29th March, 1915. IS Excellency the Governor has been pleased to appoint

WILLIAM JOHN DAY,

to be a member of the Uruti Domain Board, in the place of Cornelius O'Sullivan, resigned.

W. F. MASSEY, Minister of Lands.

Inspector of Sea Fishing appointed.

Marine Department Wellington, 25th March, 1915.

IS Excellency the Governor, in pursuance and exercise of the power and authority conferred by subsection (1) of section 4 of the Fisheries Act, 1908, has appointed

CLARENCE HENRY BOWLES

of Johnsonville, Wellington, to be an Inspector of Sea Fishing under the above-mentioned Act.

W. H. HERRIES.

Registrar of Births and Deaths of Maoris appointed.

Office of Public Service Commissioner,
Wellington, 26th March, 1915.

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

LUDWIG ARNOLD BERTHOLD TEUTENBERG

to be Registrar of Births and Deaths of Maoris at Wellington, as from the 22nd day of March, 1915, vice E. A. Welsh.

P. VERSCHAFFELT,

Secretary.

Registrar of Births and Deaths of Maoris appointed.

Office of Public Service Commissioner,
Wellington, 26th March, 1915.

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

GEORGE OCTAVIUS STEPHENSON

to be Registrar of Births and Deaths of Maoris at Opotiki, as from the 1st day of April, 1915, vice the Reverend Taimona Hapimana.

P. VERSCHAFFELT,

Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office Wellington, 30th March, 1915.

Weilington, 30th March, 1915.

I 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 EDSER	 Otautau.
ARTHUR WILLIAM MULLIGAN	 Riverton.
FRANCIS JOSEPH RUDOLPH GIBENS	 Granity.
RALPH CRAWSHAW	 Waitara.

F. W. MANSFIELD, Registrar-General

Special Order made by the Te Aroha Borough Council increasing the Number of Councillors.

Department of Internal Affairs,

Wellington, 26th March, 1915.

THE following special order, made by the Te Aroha
Reproductive of the control of Borough Council, is published in accordance with the Municipal Corporations Act, 1908. J. HISLOP,

Under-Secretary.

TE AROHA BOROUGH COUNCIL.

 $Special\ Order\ increasing\ Number\ of\ Councillors.$

Notice is hereby given that at a special meeting of the Te Archa Borough Council held on the 24th day of February, 1915, the following resolution was passed, and was confirmed at a subsequent meeting held on Thursday, the 25th day of March, 1915.

RESOLUTION.

In exercise of the powers conferred on it by section 125 (c) of the Municipal Corporations Act, 1908, the Te Aroha Borough Council resolves by way of special order as follows: That the total number of members of the Council, exclusive of the Mayor, be altered from six to eight. The alteration hereby made in the number of the members of the said Council shall take effect on and after the 7th day of April, 1915 and the Council stable take the council shall take the feet of the members of the said to the resolution of the members of the said the Council shall take the feet of the members of the said to the council shall take the feet of the members of the said the council shall take the said the council shall the council shall take the said th 1915, and the Councillors to be elected in the month of April, 1915, shall be elected in accordance with the provisions of this special order.

Dated this 26th day of March, 1915.

F. W. WILD. Town Clerk.

Notification of Deposit and Approval of Amended Rules of the Whangarei Acclimatization Society.

Department of Internal Affairs,

Wellington, 29th March, 1915.

I T is hereby notified that a copy of the amended rules of the Whangarei Acclimatization Society, duly signed, has been deposited in this office, and has been approved by His Excellency the Governor in Council, under the Animals Protection Act, 1908. Wellington, 29th March, 1915.

H. D. BELL. Minister of Internal Affairs.

Plants declared by the Eastbourne Borough Council to be Noxious Weeds.—Notice No. 1778.

Department of Agriculture, Industries, and Commerce,
Wellington, 24th March, 1915.

The is hereby notified for public information that the
Eastbourne Borough Council has, by special order,
declared the following plants to be noxious weeds within

the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction: Broom, gorse, fennel, milk-thistle, tutsan, St. John's wort, and pennyroyal.

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

Varied Notice fixing the Closing-hours of all Shops in the Borough of Pahiatua under the Shops and Offices Act.

HEREAS a requisition in writing, signed by a majority of the occupiers of all the shops in the Borough of Pahiatua, has been forwarded to me, desiring that all shops in the borough shall be closed in the evening of Thursday, the 1st of April, 1915, at 9 o'clock p.m.:

And whereas the Pahiatua Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of all the shops within the Borough of Pahiatua:

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 on Thursday, 1st April, 1915, all shops in the Borough of Pahiatua shall be closed in accordance with such requisition.

The notice gazetted on the 22nd day of June, 1905, fixing the closing-hours of all shops in the borough is hereby varied accordingly

Dated at Wellington this 31st day of March, 1915.

W. F. MASSEY, Minister of Labour.

Appointment of Members of Workers' Dwellings District Boards.

N pursuance and exercise of the power and authority conferred upon me by subsection (2) of section 6 of the Workers' Dwellings Amendment Act, 1914, I, William Ferguson Massey, Minister of Labour, do hereby appoint the persons for the time being holding the offices hereinafter referred to to be members respectively of the Workers' Dwellings Boards for the workers' dwellings districts specified:—

Workers' Dwellings Board for the Auckland Workers' Dwellings District-

The Officer in Charge of the Department of Labour in the City of Auckland, and

The Commissioner of Crown Lands for the Auckland Land District.

Workers' Dwellings Board for the Gisborne Workers' Dwellings District-

The Inspector of Factories in the Borough of Gisborne,

The Inspecting Surveyor for the Gisborne Land District. Workers' Dwellings Board for the Napier Workers' Dwellings District-

The Inspector of Factories in the Borough of Napier, and The Commissioner of Crown Lands for the Hawke's Bay Land District.

Workers' Dwellings Board for the New Plymouth Workers' Dwellings District-

The Inspector of Factories in the Borough of New Plymouth, and

The Commissioner of Crown Lands for the Taranaki Land District.

Workers' Dwellings Board for the Wanganui Workers' Dwellings District-

The Inspector of Factories in the Borough of Wanganui,

Harry Lundius, of Wanganui (Crown Lands Ranger). Workers' Dwellings Board for the Palmerston North Workers' Dwellings District

The Inspector of Factories in the Borough of Palmerston North, and

Joseph Bell Smith, of Petone (Crown Lands Ranger).

Workers' Dwellings Board for the Masterton Workers' Dwellings District

The Inspector of Factories in the Borough of Masterton, and

James Burns Finlaison Sutherland, of Masterton (Crown Lands Ranger).

Workers' Dwellings Board for the Wellington Workers' Dwellings District-

The Inspector in Charge of the Department of Labour in the City of Wellington, and The Commissioner of Crown Lands for the Wellington

Land District.

Workers' Dwellings Board for the Nelson Workers' Dwellings District-

The Inspector of Factories in the City of Nelson, and The Commissioner of Crown Lands for the Nelson Land District (for that portion of the district which is con-tained in the Nelson Land District) and the Com-missioner of Crown Lands for the Marlborough Land District (for the remainder of the district).

Workers' Dwellings Board for the Greymouth Workers' Dwellings District

The Inspector of Factories in the Borough of Greymouth, and

The Commissioner of Crown Lands for the Westland Land District.

Workers' Dwellings Board for the Christchurch Workers' Dwellings District

The Officer in Charge of the Department of Labour in the City of Christehureh, and

The Commissioner of Crown Lands for the Canterbury Land District.

Workers' Dwellings Board for the Timaru Workers' Dwellings District-

The Inspector of Factories in the Borough of Timaru, and

David Nimmo Scott, of Timaru (Crown Lands Ranger). Workers' Dwellings Board for the Oamaru Workers' Dwellings District-

The Inspector of Factories in the Borough of Oamaru,

Ernest Atkinson, of Dunedin (Crown Lands Ranger).

Workers' Dwellings Board for the Dunedin Workers' Dwellings District-

The Officer in Charge of the Department of Labour in

the City of Dunedin, and The Commissioner of Crown Lands for the Otago Land District.

Workers' Dwellings Board for the Invercargill Workers' Dwellings District

The Inspector in Charge of the Department of Labour in the Borough of Invercargill, and

The Commissioner of Crown Lands for the Southland Land District.

Dated at Wellington this 24th day of March, 1915.

W. F. MASSEY,

Minister of Labour.

Amending Rules for Examination of Masters and Mates.

Marine Department,
Wellington, 27th March, 1915.
WHEREAS by Warrant dated the 29th day of July,
1910, and published in the New Zealand Gazette
to 74, of the 2nd day of the following month, rules were made governing the examination of candidates for certificates of competency as masters and mates:

And whereas it is desired to amend the said regulations in

And whereas it is desired to amend the said regulations in the manner hereinafter described:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section 23 of the Shipping and Seamen Act, 1908, and of all other powers and authorities enabling me in that behalf, I do hereby make the following regulation amending the hereinbefore-recited regulations; and I do hereby order that it shall come into force on the 1st April, 1915.

W. H. HERRIES.

W. H. HERRIES Minister of Marine.

REGULATION.

REGULATION 141 is hereby revoked, and the following regula-

tion made in lieu thereof:-

141. (1.) Time served on board a training-ship will be allowed to count as equivalent to one-half the same time spent in service at sea, up to a limit of two years (i.e., no length of service will be allowed to count as more than one year at sea); provided that the candidate can produce a certificate from the Committee or Contain Superintendent certificate from the Committee or Captain Superintendent that he has conducted himself creditably and passed a good training-ship, as well as in other matters, down to the time of his leaving the ship. Training-ship service will not be regarded as equivalent to service in square-rigged vessels.

(2.) Time spent at a school for nautical training conducted on premises ashore may be allowed to count in some proportion, not exceeding one-half, as service at sea, provided

(a.) The school is in receipt of a grant from the Board of Education under the Regulations for Schools of

Nautical Training;

(b.) After an inspection by one of their officers, the Board of Trade is satisfied that the school gives a training that justifies time spent there being reckoned as part of the necessary qualifying time for a certificate of competency;

(c.) The candidate produces a satisfactory certificate as regards conduct and proficiency from the authorities

of the school on leaving it.

The proportion in which time spent at a school conducted on premises ashore will be accepted as qualifying under the above provisions will be decided after inspection by one of the Board's officers, but time spent at the school will never be counted as equivalent to more than one-half of the same time spent at sea, nor will it in any circumstances be taken as equivalent to more than one year at sea.

Tenders.

Public Works Department,

Wellington, 29th March, 1915. is published for general information.

W. FRASER, Minister of Public Works.

AUTOMATIC TELEPHONE EXCHANGE AT REMUERA.

Accep	oted.	£	s.	d.
Lamb, C. R., Grey Lynn		 1,314	0	0
Decli	ned.			
Garner, G., Auckland		 1,390	0	0
McCallum and Bull, Auckland		 1,420	0	0
Clarke, S. I., and Son, Ponsonb	у	 1,437	0	0
Julian and Son (Limited), Auck	land	 1,537	0	0
Clarke, W. A., Auckland		 1,537	0	0
Nelson, Fred., Auckland		 1,555	0	0
Barnbury, J. W., Epsom		 1,569	0	0
France, G., Remuera		 1,612	0	0
Frankham, C. H., Newmarket		 1.613	0	0
Pattison and Brooks, Auckland		 1,719	0	0

Tenders.

Public Works Department,
Wellington, 30th March, 1915.

THE following list of successful and unsuccessful tenders is published for general information.

W. FRASER. Minister of Public Works.

HAMILTON AUTOMATIC TELEPHONE EXCHANGE.

Accepted.		£ s. d.
Hollow, H. M., Hamilton	 	1,825 0 0
Declined.		
Henderson, W. M., Frankton	 	1,925 0 0
Frankham, C. H., Newmarket	 	2,025 0 0
Clarke, W. A., Auckland	 	2,030 0 0
Cooper, C. W., Hamilton	 	2,059 0 0
Snell Bros., Hamilton	 ٠.	2,157 0 0
Potts, F., Cambridge		$[2,157 \ 0 \ 0]$
Julian, J. T., and Son, Auckland	 • •	2,197 0 0
Pattison and Brooks, Auckland	 	2,200 0 0
McKinnon and Paterson, Hamilton	 	2,205 0 0

Notice of Intention to take Land in Blocks III and VII, Heao Survey District, for Road Purposes.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work—to wit, the construction of a road in Blocks III and VII, Heao 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 hereby further given that the plan of the land so required to be taken is deposited in the post-office at Tokirima, 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 such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be

percentage taken:—

13 acres 2 roods 33.5 perches, portion of Koiro No. 4E
Block. Situated in Blocks III and VII.

1 acre 2 roods 10.5 perches, portion of Koiro No. 4D
Block. Situated in Block III.

Situated in Heao Survey District.

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 37424, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

As witness my hand, at Wellington, this 29th day of March, 1915.

W. FRASER Minister of Public Works

Education Act, 1914.—Elections of Members of the General Council of Education.

Education Department, Wellington, 16th March, 1915.

LECTIONS of members of the General Council of
Education will be held on the 10th May, 1915. The
poll will close at 5 o'clock on that day. Ten members are to poll will close at 5 o'clock on that day. Ten members are to be elected by the following eight classes of electors: Two members by the members of the Education Boards in the North Island, and two members by the members of the Education Boards in the South Island; one member by certificated male teachers of public schools in the North Island, and one member by certificated male teachers in the South Island; one member by male teachers in secondary and technical schools; one member by certificated women teachers of public schools in the North Island, and one member by certificated women teachers of public schools in the South Island; one member by the women teachers of secondary and technical schools.

ary and technical schools.

Nominations will be received by the Returning Officer up Nominations will be received by the Returning Officer up till 5 p.m. on the 20th April, 1915, in the form prescribed by regulation dated 27th February, 1915. No person shall be eligible for election unless he is nominated by at least two electors entitled to vote for his election. For every election the rolls shall be closed on 20th April, 1915, and shall remain closed until the election is completed. Ballot-papers will be posted to each elector entitled to vote, containing a list of all the duly nominated condidates for such election. all the duly nominated candidates for such election.

> F. K. DE CASTRO, Returning Officer.

Officiating Ministers for 1915.-Notice No. 11.

Registrar General's Office,

Wellington, 30th March, 1915.

PURSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general

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

The Reverend Wilfred Arthur Butler, M.A.
TREVOR VINCENT GOULD GILFILLAN.
E. R. NEVILL, B.A.

Church of Christ. Mr. EDMUND HARVEY TAYLOR.

Baptists.

The Reverend Walter Lawry Salter.

F. W. MANSFIELD, Registrar-General.

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

Wellington, 26th March, 1915.

TENDERS will be received at the office of the Chairman (Government Printing Office) not later than 4 p.m. on Wednesday, the 26th May, 1915, for the supply and delivery, C.I.F. and E., main ports, New Zealand, of the undermentioned material:—

120 miles wire, rubber-insulated, twin-twisted, 1/18, 1 red 1 black.

2,000 reams paper, amber wove, foolscap folio. 200 reams paper, brown, 40 in. x 48 in.

The successful tenderer will be required to give security for the due performance of the contract. Particulars and conditions of tendering and samples of the paper may be obtained at the office of the Controller of Stores, Post and Telegraph Department, Wellington, the District Storekeeper, Post and Telegraph Department, Christchurch, or the Telegraph Engineers at Auckland and Dunedin, where samples of the wire may be seen.

J. MACKAY.

Chairman.

Tenders for Ironbark Timber.

Railway Department (Head Office),
Wellington, 24th March, 1915.

THE undermentioned accepted tender-rates for the supply of ironbark timber and piles for the New Zealand Government Railways are published for general information.

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

	Dis	trict.			Feet.	Rate.	Tenderer.
uckland						2010	
Timber hakune—	••		• •	• •	103,762 super.	29/6	Fraser and Co. (Limited).
Timber Vanganui—	••		••		12,032 "	29/6	"
Timber Vellington—			••		45,383 "	29/6 and 31/-	"
Timber Piles			• •		12,108 " 4,030 lineal.	27/- 2/5	Samuel Brown (Limited).
isborne— Timber					2,832 super.	32/-	,
icton — Timber					4,667 "	30/6	
hristchurch- Timber			•		175,214 super.	29/3 and 31/-	Fraser and Co. (Limited).
Piles unedin—	••	••	••	••	1,170 lineal	2/8	
Timber Piles	••	• •		• • •	22,200 super. 7,175 lineal	29/- 3/-	Samuel Brown (Limited).
vercargill— Timber Piles					58,802 super. 1,035 lineal	29/2 2/5 1 and 2/9	J. A. Redpath and Sons.

Results of Land Surveyors' Examination, March, 1915.

The Surveyors' Board, Government Buildings, Wellington, 26th March, 1915.

T the examination of surveyors held in March, 1915, under the Surveyors Institute and Board of Examiners Act, 1908, and conducted by the Federated Surveyors' Boards of Australasia and New Zealand, eleven candidates presented themselves. Of these, Mr. A. Sander passed the examination; while Messrs. Henry Louis Paterson, Wiremu Paora, and Maximilian Gandar completed their examination by passing in the astronomy and geodesy papers.

> M. C. SMITH, Secretary, Surveyors' Board.

Application for Avoidance or Suspension of Trade-marks .-Trade-marks (Temporary) Regulations, 1914.

NOTICE is hereby given that Herbert Albert Reeves, of 15 Elm Street, London, W.C., England, on behalf of Pearson's Antiseptic Company (Limited), of the same address, has lodged an application for the avoidance or suspension of the registration of Trade-mark No. 6182-5419, bearing date of 15th day of September, 1906, consisting of the word "Lysol," in Class 2 for disinfectants, in the name of Schulke and Mayr, of Hamburg 21, in the German Empire.

Any person interested who desires to be heard in opposition to the above-mentioned application should give notice in writing, addressed to the Registrar of Trade-marks, Wellington, before Wednesday, the 14th April, 1915, the day appointed for hearing the application.

J. C. LEWIS,

J. C. LEWIS, Registrar.

Exports .- Weekly.

RETURN of Principal Exports of New Zealand Produce from the Dominion during the Week ended Tuesday, 30th 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.	,	Gold.	
Distric	Districts.*		Butter.	Cheese.	Lamb.	Mutton.	Other.	Gold.	
			£	£	£	£	£	£	
Auckland			23,577	2,672	••		••	••	
Kaipara			••		••		••	• •	
Cauranga			••			1		••	
disborne			280	••	4,044	14,886	3,792	• •	
New Plymouth			44,146	17,579			40.505	••	
Vaitara			••	••	16,259	13,672	46,535	••	
atea			••		• •		••	• • •	
Vanganui			12,156	7,613		3,492	4.000	• • •	
Vellington			••	32,872	21,503	24,042	4,970	••	
Japier			675	8,032	••	•••	••	••	
Vairau (includi:	ag Pic	ton)	346	2,508	• •		•	9,100	
Velson			1,598	1,642	••	•••	••	3,400	
Vestport	• •		624		• • •	•••	••	15 500	
reymouth			140	••	••	' ••	••	15,590	
Iokitika			157		••	•••	••	•••	
Lyttelton			••	194	1 . 4			• • •	
limaru			• •	••	15,453	293	••	••	
amaru			••			•••	••	• • • • • • • • • • • • • • • • • • • •	
Dunedin nvercargill	•	••		12,585	4,222	177	4,573		
Totals			83,699	85,697	61,481	56,562	59,870	18,990	

Distric	Districts.* Grain and Pulse.			Hides and Skins.	Kauri-gum.	Phormium (including Tow).	Tallow.	Timber.	Wool.	
Auckland			£ 14	£ 144	£ 2,035	£	£ 1,823	£ 1,176	£ 31,485	
			••			•••	••	••		
Tauranga						••		•••	200	
Gisborne			,••	4,423		٠. ا	4,854		57,558	
New Plymouth						• • •	***	•••	FO 000	
Waitara			• •	7,436		!	13,210	••	52,672	
Patea			••				••		7 105	
Wanganui			••	1,854				••	7,195	
Wellington			257	18,517		••	10,241		300,740	
Napier)	••	38			127		47,683	
Wairau (includi	ng Pic	ton)	• • *	230			98	••	3,927	
Nelson	٠.	· · · ·	••		•••) ·· [••	••		
Westport				٠.			***			
Greymouth		\				•••	186	3,627	90	
Hokitika			• •		••		••	•••	30,984	
Lyttelton			1,348	10,437	••	106	89	••	10 406	
Fimaru			2,952	23		••	2,585	•••	19,496	
Oamaru				117	• • •	••	• •	••	14,463	
Dunedin]	••		••		1 170	16	29,849	
Invercargill		[52	120		•••	1,470	10	29,849	
Totals			4,623	43,339	2,035	106	34.683	4,819	596,137	

Traffic Returns.

				affic Keturns.	
N EW ZEALAND sponding perio	RAILW a 1914:-	JAYS. – Traffi	c Return	for the period ending 27th F	ebruary, 1915, and for the corre
2 1 sponding porto			WHANG	AREI SECTION.	
Passengers,-				1915,	1914.
1st Class	٠.		••	8. R. Total. 1.197 588 1,785	S. R. Total 1,572 754 2,320
2nd Class		••	••	5,787 6,300 12,087	5,750 4,964 10,714
Total				$\overline{6,984}$ $\overline{6,888}$ $\overline{13,872}$	$7,332$ $\overline{5,718}$ $\overline{13,040}$
Season Tickets					
Geason Tickess		1915.	1914	213	150
300DS,—		No.	No.		1915. 1914. No. No.
Drays Cattle		150	1 86	PARCELS, ETC	1,431 1,052
Calves		00	84		
Sheep			4,703		
Pigs		16	76	REVENUE,—	£ s. d. £ s. d
Total	•	2,889	4,950	Passengers	. 925 10 2 981 13 9
		Tons.	Tons.	Parcels Luggage, and	đ
Chaff, Lime, &c		156	108	Mails	. 136 15 6 111 5 10
Wool	• •	192	240	Goods	2,619 14 8 2,949 14 10
Timber		0.150	3,997		
Grain Merchandise		395 674	555 780	Miscellaneous•	19 9 8 89 19 2
Merchandise Minerals	• •	$\substack{674\\8,914}$	780 10,616	Rents and Commission	102 2 4 41 6 11
				m-1.1	69 009 10 4 04 174 6 6
Total	• •	13,484	16,296	Total	£3,803 12 4 £4,174 0 6
			KAIE	U SECTION.	
ASSENGERS, -				1915. S. R. Total	1914. S. R. Total.
lst Class				49 200 249	44 92 136
2nd Class	••	••		1,259 2,762 4,021	1,034 2,476 3,510
Total				$\overline{1,308}$ $\overline{2,962}$ $\overline{4,270}$	$\overline{1,078}$ $\overline{2,568}$ $\overline{3,646}$
Season Tickets			••		
Coupon Trends	• • •	1915.	1914.		1915, 1914,
OODS,—		No.	No.		No. No.
Drays Cattle	• • •	1	2	PARCELS, ETC.	1,026 599
Calves .	•••	2	••		
Sheep Pigs	••	14	11		
rigs	••			REVENUE, -	£ s. d. £ s. d
Total		17	13	Passengers	207 14 6 192 3 5
•		Tons.	Tons.	Parcels, Luggage, and	
Chaff, Lime, &c	•••	6 1	 5	Mails	43 1 10 35 0 1
Wool Firewood	• •	18	12	Goods	301 5 10 211 9 7
Timber .		1,223	661	Miscellaneous	8 18 6 4 2 11
Grain Merchandise	•	31 178	59 153	j	
Minerals	••	135	143	Rents and Commission	7 2 0 5 1 0
Total		1,592	1,033	Total	£568 2 8 £447 17 0
Total		1,032			2000 2 5 231, 1, 0
			GISBOR	NE SECTION. 1915.	1914,
ssengers,—			•	8. R. Total.	S. R. Total.
1st Class	••	••	• •	750 386 1,136	808 458 1,266
2nd Class	••		••	3,958 5,336 9,294 	3,552 5,080 8,632
Total	••	••	••	4,708 5,722 10,430	4,360 5,588 9,898
Season Tickets		·. ••	••	30	27
Dengon Tioncon	••	1915.	1914.	1	1915. 1914.
ods,-		No.	No.	1_	No. No.
Drays Cattle	••	4 60	2 22	PARCELS, ETC	827 854
Cattle Calves	••	3			
Sheep	••	$\frac{26,936}{22}$	23,650	Danisana	
Pigs	• •	ZZ	17	REVENUE, -	£ s. d. £ s. d.
Total	••	27,025	23,691	Passengers	744 14 1 764 5 1
		Tons.	Tons.	Parcels, Luggage, and	
Chaff, Lime, &c	••	288	180	Mails	88 2 1 81 17 8
Wool	••	52 258	154 210	Goods	1,423 4 8 1,133 5 7
Firewood Timber	• •	$\frac{258}{1,083}$	884	1	
Grain	••	426	224	Miscellaneous	
Merchandise Minerals	••	$\substack{236\\1,042}$	284 750	Rents and Commission	47 14 10 45 13 0
7.4	••	<u> </u>		m	60 010 10 11 60 111 15 5
Total	••	3,385	2,686	Total	£2,310 12 11 £2,411 15 1
773					

NORTH ISLAND MAIN LINES AND BRANCHES. 1915. 1914. R. 56,058 407,926 PASSENGERS. 8. R. Total. S Total. 1st Class 21,978 50,092 22,289 72,070 78,347 2nd Class 129,105 410,790 539,895 127,525 535,451 Total 151,083 460.882 611,965 149,814 463,984 613,798 18,034 Season Tickets 17.760 ٠. 1915. 1914. 1915. 1914. No. No. GOODS. No. No 109 17.769 118 10,653 70,193 PARCELS ETC. 62,472 Drays Cattle Calves 4,032 699,772 2,418 Sheep 579,895 15,274 Pigs 14,305 . . REVENUE .-£ s. d. £ s. d. 736,956 607,389 Passengers .. 73.565 16 "7 80 082 10 7 Total Parcels, Luggage, and Tons. Tons. 4,754 7,424 Mails Chaff, Lime, &c. .. ٠. 10.644 15 1 10,669 13 5 3,590 4.973 Wool ٠. 4,986 27,031 Goods 101,887 11 11 108,644 2 11 Firewood ٠. 4.896 20,115 Timber ... ٠. ٠. Missellaneous 1.747 18 1,186 .. 29.963 29,883 Marchandise 35,872 36,453 ٠. Rents and Commission 2.627 8 6 2.293 6 8 50,155 58,290 Minerals Total 149,345 169,040 . . Total .. £190,473 10 4 £202,876 0 9 SOUTH ISLAND MAIN LINES AND BRANCHES. 1915. 1914. R. 66,974 8. PASSENGERS, Total. 8. R. Total. 15,169 17,263 74,071 87,307 369,649 1st Class 82,143 70,044 70,923 275,752 2nd Class .. 356,675 . . 295,57886,092 342,726 Total 428.818 91.334 . . 365.622 456,956 10,980 Beason Tickets 10,741 1915. 1914. 1915. 1914. No. 101 No. 100 GOODS .-No. No. Drays PARCELS, ETC. 61,991 66,562 8,054 4.174 Cattle ٠. ٠. 630 616 Calves ٠. 480,129 425,070 Sheep ٠. REVENUE .-₽ 2,806 2,666 8. a. £ s. d. . . Pigs . . 491,720 432,626 Passengers .. 42,862 11 1 49.501 17 2 Total . . Parcels, Luggage, and Tons. Tons. 5,738 23,844 1,918 18,061 36,376 46,988 7,374 Mails Chaff, Lime, &c... 7,403 5 6 7.949 15 4 18,185 2,000 10.796 Wool Wool .. Firewood 74,107 7 75,390 15 11 ٠. ٠. ٠. Timber Miscellaneous 2,229 46,756 40,757 1 2,041 16 8 Grain Merchandise . . ٠. Rents and Commission 1,964 0 1,908 5 9 4 67,423 68,603 Minerals ٠. 193,291 201,528 Total .. £128,566 5 1 £136,792 10 10 Total WESTLAND SECTION. 1915. 1914. R. 1,900 Total. 8. 8 R. Total. PASSENGERS, --3,446 29,174 1,347 2,222 1,224 1st Class 32,724 8,640 20,534 8,722 24,002 2nd Class 9,864 22,756 32,620 10,069 25,902 35,971 Total .. ٠. • • ٠. 711 567 Season Tickets .. 1915. 91. No. 2 1914. 1915. 1914. No. 9 Nο. No. GOODS,-2,967 3,187 Drays Cattle PARCEES, ETC., 115 446 . . •• •• Calves 22 45 1,543 6,624 Sheep ٠. £ £ s. d. s. d. REVENUE .-.. .. Pigs .. Passengers .. 2,408 1 4 2.832 3 2 7,094 1,712 Total •• •• Parcels, Luggage, and Tons. Tons. 399 16 385 4 5 Mails 6 Chaff, Lime, &c... 108 210 40 318 10,705 123 Wool Firewood 8.796 2 6 ...9.398 2 9Goods 734 •• ٠. 7,766 Timber .. 0 •• 329 18 10 899 9 ٠. Miscellaneous 832 829 Grain ••

1,452

32,174

45,731

Rents and Commission

Total ..

142 13 9

£12,678 13 2

135

£12,548

6 2

5

3

1.333

42.598

53,491

••

Merchandise

Total

Minerals

٠.

••

••

			WESTP	ORT SECTION.			
Passenger,				1915.			1914.
1st Class			••	S. R. 28 122	Total. 150	8. · 42	R. Total 86 128
2nd Class	• •	••	••	2,011 5.166	7,177	1,961	4,640 6,601
Total	• •			2,039 5,288	7,327	2,003	4,726 6,729
Season Tickets			••		189	••	255
Goods.—		1915.	1914.	1		1915.	
Drays		No. 2	No. 1	PARCELS, ETC.		Nο	No.
Cattle Calves		6 1	13	, Auchas, gre	•••	588	796
Sheep	• • • • • • • • • • • • • • • • • • • •	349	$\begin{array}{c} 1 \\ 485 \end{array}$				
Pigs	••		* *	REVENUE, -		£ s.	d. £ s. d.
Total		358	500	Passengers		532 0	8 594 15 4
		Tons,	Tons.	Parcels, Lu	ggage, and		
Chaff, Lime, &c Wool		24	144	Mails		85 12	8 104 15 2
Firewood	••	402	510	Goods		8,219 9	11 8,482 8 4
Timber Grain	••	96 2 33	146 289	Miscellaneou	ıs	409 3	5 502 8 2
Merchandise		371	355	Rents and C			. 302 0 2
Minerals	••	62,610	62,564		ощинаноц	49 Z	3 52 8 10
Total	••	63,736	64,008	. Total		£9,295 8 3	11 £9,736 15 10
			NELS	ON SECTION.			
D				1915			1914.
Passengels, 1st Class			• •	S. R. 191 578	Total.	8.	R. Total.
2nd Class				3,162 $7,208$	769 $10,370$	$\substack{241\\3,292}$	552 793 6,986 10.278
Total	••	••	6	3,353 7,786	11,139	3,533	
Season Tickets	• •		••		315		$\frac{7,538}{}$ $\frac{11,071}{}$
		1915.	1914.		515	••	324
Goods,—		No.	No.			1915. No.	1914, No.
Drays Cattle	•• ••	4 6	1 19	PARCELS, ETC.	• •	855	904
Calves Sheep	••	37 3,665	13				
Pigs	•• ••	14	3,509 5	REVENUE,-		£ s. d.	£ s. d.
Total		3,726	3,547	Passengers .	• ••	864 19	938 17 4
		Tons.	Tons.	Parcels, Lugg	age, and		
Chaff, Lime, &c.		372	148	Mails .		133 18 1	112 15 10
Firewood	•• ••	78 480	$\begin{array}{c} 66 \\ 312 \end{array}$	Goods .	,	1,668 12 8	3 1,781 0 10
Timber		279	434	Miscellaneous		131 15 2	•
Merchandise	·· · · · · · · · · · · · · · · · · · ·	$\begin{array}{c} 728 \\ 742 \end{array}$	$\frac{487}{1,301}$	Rents and Cor	nmission	79 8 6	
Minerals	••	867	1,008	1 TOOLUS WHO COL	иштаатоп	19 0 0	86 7 2
Total	•• ••	3,546	3,756	Total .	• ••	£2,878 13 2	£3,069 16 11
			PICTON	N SECTION.			
n				1915.		:	1914.
Passengers, 1st Class	,	••			Total. 2.360	8. 789	R. Total. 1,888 2,677
2nd Class	• •	••			7,766		5,424 7,996
Total	• • •		2,	808 7,318 1	0,126	3,361	7,312 10,673
Season Tickets	••	••	••		144 .		
		1915.	1914.	1		1915	1914.
Goods,— Drays		No. 5	No.			No.	No.
Catile		46	1 31	PARCELS, ETC.	• •	635	721
Calves Sheep		50 18,246	$\begin{array}{c} 27 \\ 25,425 \end{array}$				
Pigs		172	36	REVENUE,-		£ s. d.	£ s. d.
Total		18,519	25,520	Passengers		734 8 10	
		Tons.	Tons.	Parcels, Lugge	 aga and	194 0 10	885 0 5
Chaff, Lime, &c		708	1,896	Mails	ige, and	109 5 0	103 13 5
Wool		820 78	514 204	03-		1,187 15 6	
Timber	••	235	22	1	••	•	1,847 12 7
Grain Merchandise		$\frac{613}{428}$	$\frac{1,584}{403}$	Miscellaneous	••	87 4 5	297 16 7
Minerals .	••	885	1,864	Rents and Com	mission	77 14 7	60 10 1
Total .	••	3,267	5,987	Total	••	£2,196 8 4	£3,194 13 1

LAKE WAKATIPU STEAMERS.

a a cu	••					8. 208 286		Total. 2,534 866	S 212 281	1914. R. 2,162 680	2,	otal 374 961	
rotal				••		494	2,906	3,400	493	2,842	3,	335	
. Season Tick	ts			••	. ••				••			·	
Goods, Drays				1915. No. 2	1914. No. 3				1915 No.	•	1914 No.		
Cattle Calves		· ·	••	19	6		PARCELS, ETC.	••	692		832	. 5	
Sheep Pigs		••	••	3,737	766		REVENUE,—		£ s.	d.		s. d	
Total	,	••	••	3,758 ——— Tons.	775 Tons,		Passengers Parcels, Lug Mails		349 19 74 17	9 5	445 78 1	1 9	-
Chaff, Lime Wool		• •	••	93	120		0 1	••	232 18	8	217 1		_
Firewood Timber		••		6 60	44		Miscellaneou	• • • • • • • • • • • • • • • • • • • •	Cr. 0 13	3	1 1		-
Grain Merchandise		•		64 121	78 151		Rents and Co	mmission	3 14			0 (-
Minerals		••	••	110	106	}	Total	••	£660 16	7	£744	2 6	3
Total Railway Dej	artn	 nent,	 29 th M	454 [arch, 1915.	499	-1	O'		H. DAVIDSO: tant, New Zeal		llways.		

N.Z.R.-FINANCIAL YEAR 1914-15.

RAILWAY WORKING ACCOUNT, showing REVENUE and EXPENDITURE to the Termination of the Period ending 27th February, 1915.

	ев ореп Тraffic.		Be	enue.	•		Expe	nditure.		For s	Twelve-mont Average to I	hly Period, Oate.	
Section.		Four-we	eekly.	Total to Date.		Four-weekly.		Total to Date.		Per Cent. of Revenue.	Revenue per Mile of Railway.	Expenditure per Mile of Railway.	
NORTH ISLAND,— Whangarei Kaihu Gisborne North Island Main Lines and Branches	74 20 44 1,101	568 2,310	$\frac{2}{12}$ $\frac{8}{11}$	44,963 4,974 20,452	8 10 0 5	2,307 509 1,298	s. d. 3 1 0 5 8 8 5 3	28,736 15 5,275 11	9	63·91 106·05 71·60	277 4 11 611 4 2	294 0 7	
Total	1,239	197,155	18 3	2,038,890	4 5	124,398 1	17 5	1,447,687 1	10	71.00			
SOUTH ISLAND, — South Island Main Lines and Branches	1,386	128,566	5 1	1,366,002	11 2	86,479	8 9	1,023,505 3	7	74.93	1,073 16 10	804 11 10	
Westland	157 36 61 48	9,295 2,878 2,196	8 11	108,325 28,348 28,881	4 10 8 0	5,165 1 1,948 2,360 1	10 11 9 5 15 0	54,146 9 22,919 10 25,012 17	10 0 6	49·99 80·85 86·60	651 17 0	1,629 14 407 0 1	
	1,688	156,276	5 8	1,684,402	11 8	103,826	14 11	1,218,804 2	3	72:36			
Grand total	2,927	353,432	3 6	3.723.292	16 1	228,225	12 4	2,666,491 4	. 1	71.62			

NORTH ISLAND-		£	8.	đ.	£	8.	d.			à.		8.			£		đ.		s.	
Whangarei	58	4,174	0	6						8			- 1					528		
Kaihu	17		17	0	4,463							12	6	136.48				388		
Gisborne	32	2,411	15	1	20,625			1,198	4	6	12,167	0	4				ō	411		
North Island Main	1,092	202,876	0	9	1,950,530	9	4	121,189	18	11	1,379,105	17	4	70.70	1,935	1	0	1,368	3	2
Lines and Branches	Ì									į							ĺ			
Total	1,199	209,909	13	4	2,014,269	19	4	125,221	10	8	1,425,661	17	3	70.78						
SOUTH ISLAND,-							_													
South Island Main	1,366	136,792	10	10	1,367,575	0	3	85,468	3	10	1,016,430	0	2	74.32	1,084	12	0	806	2	0
Lines and Branches	1			i					- 1	- 1							1			
Westland	144	12,548	5	3	122,980	13	6						2				7	645		5
Westport	36								9.	- 6	49,386		11		2,743			1,486		
Nelson	61	3,069	16	11	28,707	16	2									16				
Picton	48	3,194	13	1						3						9	8	610	15	11
Lake Wakatipu		744	2	6	5,918	19	7	445	3	7	6,592	15	9	111.38	-	• •	i		••	
Steamers								ļ		. !										
Total	1,655	166,086	4	5	1,645,347	6	2	101,354	15	4	1,206,676	1	7	73.84						
Grand total	2,854	375,995	17	9	3,659,617	5	6	226,576	6	0	2,632,337	18	10	71.93			į			

April 1.]

THE NEW ZEALAND GAZETTE.

COMPARATIVE STATEMENT OF TRAFFIC on ALL SECTIONS from 1st April, 1914, to 27th February, 1915.

· All Sections. First-class				First-class	Passengers.	Second-class	s Passengers.	Total.	Season Tickets.
1915 1914	••			S. 424,766 439,521	R. 1,388,606 1,435,856	8. 2,524,626 2,510,120	R. 8,064,364 7,865,768	12,402,362 12 251,265	274,740 259,748
Increase				••		14,506	198,596	151,097	14,992
Decrease				14,755	47,250		•••	••	••

All	Sections.		Parcels, &c.	Drays.	Cattle.	Calves.	Sheep.	Pigs.	Total.
1915 1914	••	••	No. 1,337,625 1,328,782	No. 2,806 2,817	No. 246,632 208,132	No. 35,141 24,647	No. 5,795,994 5,630,859	No. 139,255 124,232	No. 6,219,828 5,990,687
Increase			8,843		38,500	10,494	165,135	15,023	229,141
Decrease		••	••	11		••		••	••

A11 1	Sections.	Chaff Lime, &		Wool	•	Firewoo	đ.	Timber	.	Grain.		Merchandise	۱.۶	Minerals	•	Total.
1915 1914	••	 Tons 197,896 214,002	-	Tons 151,326 139,335	12		o. 0	565,257		Tons 976,833 933,067	13	786,739 1	1			Tons 5,520,806 5,091,167
Increase	••	 		11,991	4	2,652	0			43,766	7	568	2	429,981	1	429,638
Decrease		 16,106	0				_	43,213	15	•••		••		••		••

ESTIMATED COST of CONSTRUCTION of RAILWAYS, ROLLING-STOCK, ETC., to 31st March, 1914, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

•			Section.					Cost of Opened Lin			Cost of Unopened L		в.
							1	£	s.	d.	£	s.	d.
Vhangarei								582,325	0	0	153,061	0	0
aihu		• • •	• •	.,			:	68,281	0	0	28,699	0	0
auranga	••	• •	••	•••				••		1	145,904	0	0
isborne	••	•••	• •					337.339	0	0	322,092	0	0
orth Island				••	•••	••		13,987,793	0	0	622,133	0	0
outh Island					• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	13,677,921	Ō	0	498,809	Ō	0
estland							• • • • • • • • • • • • • • • • • • • •	1,913,809	ō	0	567,984	ō	Õ
	••	••	••	••	••	••		587,258	ŏ	o i	75,350	Õ	ŏ
estport	• •	••	• •	• •	• • •	• •	• •	535,364	ŏ	Ô	23,931	ŏ	ŏ
elson	• •	••	**	••		••	• • •	584,203	Õ	ő	55,901	ŏ	ő
icton		•••		• •	• •	••	•• !	42,589	ŏ	ŏ	•	٠	٠
ake Wakati		eamer Serv	10e	• •	• •	• • •	• •	42,000	U	•	••		
Suspense											31,558	0	0
Surveys, N			• • •	• •	• • •	••	•••	• •			5.169	Ö	Ö
Miscellane			α	• •	• •	••	••			1	6,129	Ö	0
Surveys, Sc				• •	••	••	• •				5.168	0	0
Miscellane					••	• •	• •	• •		ĺ		0	-
P.W.D. Sto				• •	• •	••	• •	00 00"	^		83,601	U	0
W.R.D. 8t	ock of	A.O.L. St	ores	••	••	••	•• }	38,205	0	0			
		Totali	s		••			£32,355,087	0	0	£2,625,489	0	0

Public Service Senior Examination, 1914-15.

Education Department,

Wellington, 29th Marcn, 1915. THE following list of candidates who have passed the Public Service Senior Examination of January, 1915, or have otherwise completed their qualification, is supplementary to the lists published under date of the 15th February, 1915, and 11th March, 1915.

Bull, Tasman Frank Shannon, Herbert George Smith, Roy Vincent Last Examination Centre. Blenheim. Christchurch. Auckland.

Last Examination Centre.

Christehurch. Gisborne.

Wellington.

Wellington.

Tauranga.

Dunedin. Wellington.

Auckland. Invercargill. Dunedin.

Wellington.

,,

'W. J. ANDERSON, Acting Director of Education.

Public Service Senior Examination.

Education Department,

Wellington, 1st April, 1915. THE following is a list of candidates whose success at the Public Service Senior Examination of January, 1915, or earlier, has the effect under the regulations which come into force on the 1st April, 1915, of completing their passes for the examination as on that date.

Name. Aitchison, Francis William Douglas Beckingsale, Henry ... Bingham, John Merton . . Cody, Thomas

Cody, Thomas
Cumming, Alexander
Davis, George Cedric Clarence
Fraer, Arthur Hedley
Lynch, Ronald Heriot Irvine
Lyttelton, George Clyne
McKenzie, Richard
Melvin, Eric George
Miller, Claude Oswald
Robertson, Hugh Miller Christia

Robertson, Hugh Miller Christie Russell, John Herbert Mowbray Spelman, William Thomas Wright, Trevor Moncrieff Young, Henry Harben Austen

W. J. ANDERSON, Acting Director of Education.

The Industrial Conciliation and Arbitration Act, 1908.-Notice of Cancellation of Registry.

Department of Labour,

Wellington, 31st March, 1915.

OTICE is hereby given that the registration of the Auckland City Bricklayers' (No. 2) Industrial Union of Workers, registered number 999, situated at Auckland, the pereby cancelled as from the data of the sublication. is hereby cancelled as from the date of the publication hereof in the New Zealand Gazette.

F. W. ROWLEY, Registrar of Industrial Unions.

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

Office of Public Service Commissioner,

Office of Public Service Commissioner,
Wellington, 24th March, 1915.
A PPLICATIONS will be received by the undersigned up
till noon on the 30th 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 education and experience, particulars of age, &c.
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.

the catening and marketing of ish.
(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

oyster-beds.

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 is

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

The appointment will be subject.

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 Inspector of Schools in the Auckland District (Three Vacancies).

Office of Public Service Commissioner,
Wellington, 26th March, 1915.
A PPLICATIONS will be received by the undersigned up
till noon on the 19th April, 1915, for the position of
Inspectors of Schools (three) in the Auckland District, with
the rank and salary of Assistant Inspectors as set out in
the Tenth Schedule to the Education Act, 1914.
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.

age, &c.

3. Candidates must have good primary-school-teaching experience, and be University graduates or holders of a teacher's certificate not lower than Class B.

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

The position will be graded in the Professional Division. Salary, £440 per annum to commence.

P. VERSCHAFFELT,

Secretary.

Notice to Mariners No. 24 of 1915.

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

THE following Notices to Mariners, received from the
Hydrographic Office, London, the Hydrographic Office,
Washington, D.C., and the Marine Department, Brisbane,
are published for general information.

GEORGE ALLPORT, Secretary.

MALACCA STRAIT.

PENANG HARBOUR.—EXISTENCE OF A WRECK.—Position: At a distance of 5 cables, 46° (N. 45° E. mag.) from Fort Cornwallis Lighthouse. Lat. 5° 24¾' N., long. 100° 21' E. Description: Sunken wreck with mast showing 12 ft. at low water. Remarks: The bow and stern of the wreck are marked by sampans exhibiting red flags by day and red lights by night. Note: The note "Wreck (1914) marked by red lights" is to be inserted against this wreck on the charts. Variation: 1° E.

GIBRALTAR BAY.—ALGECIRAS ROADS.

VERDE ISLET.—ALTERATION IN CHARACTER.—Position: Lat. 36° 7′ N., long. 5° 26′ W. New abridged description: Lt. gp. occ. (4), ev. 30 secs., 65 ft., vis. 9 m. Details: The fixed white light has been replaced by a group occulting white light, showing a group of four eclipses every thirty seconds—thus, light 12½ secs., eclipse 2½ secs.; light 2½ secs., eclipse 2½ secs.; The other details of the light remain unchanged. Note: The light is to be erased from the small-scale Chart No. 2158A. the small-scale Chart No. 2158A.

ENGLAND, SOUTH COAST.

PORTLAND HARBOUR APPROACH.—CAUTION WITH REGARD TO TARGET PRACTICE.—Position: Portland Outer Breakwater; lat. 50° 35′ N., long. 2° 25′ W. Caution: Mariners are hereby warned that target practice will take place, without further notice, from ships lying in Portland Harbour, and it will therefore be dangerous henceforth for vessels to enter the following area: to enter the following area:

Limits of Dangerous Area.

(a.) On the North.—By a line drawn in a 97° (S. 67° E. mag.) direction from the north end of the Outer Breakwater, until St. Albans Head bears 18° (N. 34° E. mag.).

(b.) On the South.—By a line drawn in a 119° (S. 45° E. mag.) direction from the south end of the Outer Breakwater, until St. Albans Head bears 18° (N.

34° E. mag.).

n the East.—By a line joining the eastern extremities (c.) On the East.—By a line joining the eastern ext of limits (a) and (b).
(d.) On the West.—By Portland Outer Breakwater.
Variation: 16° W

CHANNEL ISLANDS.—GUERNSEY.

Hanois Lighthouse.—Fog-signal established.—Position: Lat. 49° 26½ N., long. 2° 42½ W. Description: An explosive fog-signal giving one report every ten minutes. Remarks: The fog-bell, giving one stroke every fifteen seconds, will continue to be sounded as hitherto. Charts affected: No. 262c, Guernsey, Herm, and Serk, western sheet; No. 3400, Guernsey, Herm, and Serk; No. 2669, Channel Islands and adjacent coast of France; No. 2675B, English Channel, middle sheet; No. 1598, English Channel. Publications: List of Lights, Part I, 1915, No. 159; List of Lights, Part IV, 1915, No. 165; Channel Pilot, Part II, 1906, page 310. Authority: Trinity House, London, Notice No. 4 of 1915.

SOUTH PACIFIC OCEAN.—NEW CALEDONIA.

PORT NOUMEA.—RED SECTOR INSERTED IN LIGHT. tion: On Blockhouse semaphore tower. Lat. 22° 164′ S., long. 166° 27′ E. New abridged description: Lt. F. W.R., vis. 10 m. Details: A red sector, from 75° (N. 65° E. mag.), through east, to 180° (S. 10° E. mag.), has been inserted in the light. Variation: 10° E.

WEST INDIES .- PUERTO RICO.

PORT SAN JUAN.—LIGHT ESTABLISHED.—Position: On the PORT SAN JUAN.—LIGHT ESTABLISHED.—Position: On the outer end of the narrow spit, extending southwards from the point known as Puntilla Point, and at a distance of 8·1 cables, 150° (S. 27° E. mag.), from Morro Castle Lighthouse. Lat. 18° 27¾′ N., long. 66° 7′ W. Abridged description: Lt. occ. red, ev. 5 secs., 10 ft. Details: Character—an occulting red light about every four or five seconds; elevation—10 ft.; visibility—distance not stated, from 234° (S. 57° W. mag.), through west, to 103° (S. 74° E. mag.). Variation: 3° W.

CHINA, SOUTH COAST.—CANTON RIVER.

DUTCH FOLLY PASS.—ALTERATION IN LIGHTS OF LIGHT-BEACONS.—Position: Dutch Folly Pass, lat. 23° 6¾′ N., long. 113° 15¼′ E. Alteration: (a.) The lights of the two light-beacons marking the reefs on the north side of the channel have been altered from fixed red to flashing red every three seconds—thus, flash 0·3 sec., eclipse 2·7 secs. (b.) The light of the light-beacon marking the reef on the south side of the channel has been altered from fixed green to flashing green every three seconds—thus, flash 0·3 sec., eclipse 2·7 secs.

CHINA, EAST COAST .- KYAU-CHAU BAY APPROACH.

TAI-KUNG-TAU.—WRECK SOUTHWARD OF.—Position: At a distance of 6½ miles, 181° (S. 5° W. mag.), from Tai-kung-tau Lighthouse. Lat. 35° 51½' N., long. 120° 29' E. Description: The wreck of H.I.J.M.S. "Takachiho." Variation: 4° W. Charts affected: No. 1255, Kyau-chau Bay to Laichau Bay; No. 3480, Shantung Promontory to Nagasaki. Publication: China Sea Pilot, Vol. V, 1912, page 411. Authority: Tokio Notice No. 395 of 1915.

BAY OF BENGAL. -- BURMA.

MOULMEIN RIVER ENTRANCE.—ALTERATION IN POSITION OF GOODWIN SANDS BUOY.—Former notice: No. 709 of 1914.

New position: At a distance of one mile south-eastward of its former position.
Lat. 16° 9′ 10″ N., long. 97° 30′ 55″ E., on Chart No. 1845.

Description: Red conical buoy, marked "G.S." in white, with a red globular cage as topmark.

PANAMA.

ISLA GRANDE.—MANZANILLO POINT LIGHT REPORTED IRRE-GULAR.—The master of the Norwegian steamer "Hermod" reports that on the night of 18th December, 1914, he observed

Manzanillo Point light to be functioning irregularly.

Approx. position: Lat. 9° 39' N., long. 79° 33' 30" W.

H.O. Document No. 101577-47nf. §

H.O. Charts Nos. 21, 1290, 1176, and 945.

H.O. Light List, Vol. I, 1913, No. 1242. §

H.O. Publication No. 64, Gulf of Mexico and Caribbean Sea, Vol. II, 1907, page 411.

SOUTH PACIFIC OCEAN

SOLOMON ISLANDS.—BOUGAINVILLE.—EAST COAST!—KIETA.
—BEACON CHANGED.—BUOY ESTABLISHED.—The triangular iron pyramid surmounted by a cross and ring on the 5-foot shoal in the South Channel, in (approximately) latitude 6° 13′ 15″ S., longitude 155° 41′ 43″ E., has been replaced by a four-sided iron pyramid with cross and ring.

A red buoy surmounted by a leaning cross has been moored on Puanaga Reef. This reef has a least depth of 11 ft.

Approx. position: Lat. 6° 13′ 20″ S., long. 155° 41′ 32″ E.

H.O. Charts Nos. 1500, 825A, and 2943.

B.A. Chart No. 214.

Pacific Islands, Vol. I! 1908, page 340.

TONGA ISLANDS.—REEF REPORTED SOUTH-EASTWARD. TONGA ISLANDS.—REEF REPORTED SOUTH-EASTWARD.—FURTHER INFORMATION.—Captain J. D. S. Phillips of the R.M.S. "Makura" reports under date of 17th December, 1914, that on 5th November, 1914, at 10 a.m., he passed directly over the assigned position of Gleaner Reef in (approximately) latitude 22° 43′ S., longitude 173° 3′ W., and saw no indication of a reef or broken water.

H.O. Document No. 46830–952.

H.O. Charte No. 222, 1701, 1362, 2406, 1282, 1282, 1500.

H.O. Charts Nos. 923, 1701, 1262, 2406, 1282, 1283, 1500, and 825A.

B.A. Charts Nos. 3613, 3598, and 3603. Pacific Islands, Vol. II, 1908, page 37.

NEW CALEDONIA, -- PORT NOUMEA, -- SEMAPHORE LIGHT. --NEW CALEBONIA.—FORT NOUMEA.—SEMAPHORE LIGHT.— RED SECTOR INSTALLED.—The fixed white light in the sema-phore tower at Port Noumea has been provided with a red sector of 105° between the bearings 75° and 180°. Approx. position: Lat. 22° 16′ 12″ S., long. 166° 27′ 34″ E.

CALIFORNIA.

San Francisco Bay.—Angel Island.—Lights and Fog-signals to be established.—About 10th February, 1915, lights and fog-signals will be established on Point Blunt and Point Stuart, Angel Island.

Point Blunt light will be occulting white of 1,200 candle-power, with 1 group of 2 eclipses every 20 seconds, exhibited 60 ft. above the water from a white frame house located

about 25 yards from the end of the point.

about 25 yards from the end of the point.

The fog-signal will be an electric siren, which will sound 1 blast of 2 seconds duration every 15 seconds.

Approx. position: Lat. 37° 51′ 10″ N., long. 122° 25′ 4″ W. Point Stuart light will be occulting white of 1,200 candle-power every 20 seconds, exhibited 80 ft. above the water than the second of the bluff. from a white frame house on the edge of the bluff.

The fog-signal will be an electric siren, which will sound 1 group of 2 blasts every 20 seconds.

SAN FRANCISCO BAY ENTRANCE.—FORT POINT LIGHT-STATION.—FOG-SIGNAL TO BE CHANGED.—About 20th February, 1915, the fog-signal at Fort Point Light-station will be changed from an air siren to an air diaphone without change in characteristic.

Approx. position: Lat. 37° 48′ 39″ N., long. 122° 28′ 36″ W.

HAWAIIAN ISLANDS.

HAWAII.—LAUPAHOEHOE POINT LIGHT.—INTENDED CHANGE IN CHARACTERISTIC.—NEW STRUCTURE.—About 1st March, 1915, the characteristic of Laupahoehoe Point light will be changed to flashing white, of 170 candle-power, every 10 seconds—thus, flash 1 second, eclipsed 9 seconds. The light will be exhibited 46 ft. above the water and 30 ft. above the ground, from a white pyramidal concrete tower erected 6 yards 83° 30′ from the present site.

The old light-mast and service house will be removed on

the same date.

Approx. position: Lat. 19° 59′ 40" N., long. 155° 14′ 39" W.

MAUI ISLAND.-SOUTH-WEST COAST.-McGREGOR POINT LIGHT.—CHARACTERISTIC TO BE CHANGED.—NEW STRUCTURE.
—About 1st March, 1915, the characteristic of McGregor Point light will be changed from fixed red to flashing white, of 170 candle-power, every 1½ seconds—thus, flash ½ second,

celipsed I second.

The light will be exhibited 72 ft. above high water and 20 ft. above the ground, from a white pyramidal concrete tower bearing 276° from the old structure, which will then

be removed.

Approx. position: Lat. 20° 46′ 50" N., long. 156° 31′ 30" W.

LONG ISLAND SOUND.

NEW YORK.—STRATFORD SHOAL (MIDDLE GROUND) LIGHT-STATION.—Fog-Signal to be changed.—About 15th February, 1915, the fog-signal at Stratford Shoal (Middle Ground) Light-station will be changed from a reed horn to a first-class

Light-station will be changed from a reed horn to a first-class air-siren, which will sound I blast every 15 seconds—thus, blast 2 seconds, silent interval, 13 seconds.

Approx. position: Lat. 41° 3′ 36″ N., long. 73° 6′ 6″ W. U.S. Coast Survey Charts Nos. 1108, 52, 1212, and 116. Light List, Atlantic and Gulf Coasts, 1914, No. 388. U.S. Coast Pilot, Part IV, 1909, page 65.

URUGUAY.

PLATA RIVER.—PANELA ROCK.—LIGHT ESTABLISHED.—On 1st January, 1915, a flashing white light, showing I group of

Espinillo Point 5° 00'

The new tower is of iron, on a masonry base, painted white, with one red band 12 ft. wide around the middle of the

structure. The name "Panela" is painted in black letters on the northern side of the foundation.

The light-vessel moored to mark this shoal will be with-

Approx. position: Lat. 34° 54′ 30″ S., long. 56° 26′ 45″ W. H.O. Charts Nos. 1130, 1132, 616, and 930. H.O. Light List, Vol. I, 1913, No. 1488.

H.O. Publication No. 88, East Coast of South America, 1904, page 566.

WASHINGTON.

Puget Sound. — Seattle Harbour. — Colman Dock Light. — Characteristic changed. — Colman Dock light has been changed to show white 3 seconds, eclipsed 3 seconds, red 3 seconds, eclipsed 3 seconds. The white light has a luminous power of 9,000 candles, and the red light 2,700 candles. U.S. Coast Survey Charts Nos. 6460, 6450, and 6445. Light List, Pacific Coast, 1914, page 60, No. 387. U.S. Coast Pilot, Pacific Coast, 1909, page 153. H.O. Publication No. 96, the Coast of British Columbia, 1907, recently a second secon

1907, page 81.

Washington Sound.—San Juan Channel.—Turn Rock.
—Light established.—On 26th January, 1915, a flashing white light of 15 candle-power, every 3 seconds—thus, flash 0.3 second, eclipsed 2.7 seconds—was established on Turn Rock, in place of the former beacon.

The light is exhibited 18 ft. above high water from a small

white square concrete house on a black cylindrical base.

Approx. position: Lat. 48° 32′ 10″ N., long. 122° 57′ 45″ W.

H.O. Charts Nos. 527, 903, and 1769.

U.S. Coast Survey Charts Nos. U, 7002, 5052, 6400, 6300,

and 6380

Light List, Pacific Coast, 1914, page 64, No. 428A. U.S. Coast Pilot, Pacific Coast, 1909, pages 169 and 172. H.O. Publication No. 96, the Coast of British Columbia,

1907, page 187.

NORTH ATLANTIC OCEAN.

TRANS-ATLANTIC STEAMSHIP ROUTES .-- ICE PATROL SER-TRANS-ATLANTIC STEAMSHIP ROUTES.—ICE PATROL SERVICE.—For the purpose of carrying on the ice observations and ice patrol service provided for by the International Convention for the Safety of Life at Sea, London, 1913–14, the U.S. C.G.C. "Seneca" will leave New York on 15th February and proceed to the Grand Banks of Newfoundland, locate the icefields and icebergs, make such observations as practicable on the quantity of ice, its kind, extent, and drift, and obtain any other information that may seem to be of and obtain any other information that may seem to be of value.

The object of the patrol is primarily to ascertain the location and progressive movement of the limiting lines of the regions in which icebergs and field ice exist in the vicinity of the Grand Banks of Newfoundland, and to disseminate this information for the guidance and warning of navigators. Co-ordinately with these primary duties the "Seneca" will make such oceanographical and meteorological observations as will contribute toward a knowledge of the causes why the limiting lines assume their observed locations. During the period of ice observations the "Seneca" will be

During the period of ice observations the "Seneca" will be the only vessel employed on this duty; but when the ice has moved southward so as to make a constant patrol necessary an additional vessel will be detailed for that purpose.

The experience of previous years has shown that a continuous ice patrol should be established about 1st April, and continued throughout the season of dangerous ice conditions.

Upon getting in touch with the ice the "Seneca" will send a report daily to the Branch Hydrographic Office, New York City, at 4 a.m., 75th meridian time, addressed "Hydrographic, New York." An endeavour will be made to communicate direct with coast radio stations, but should the "Seneca" be unable to communicate with any of these stations, the message will be relayed through any vessel within reach. within reach.

within reach.

The ice information will be given in as plain and concise English as practicable, and will state the following: (a) Ice (berg or field), (b) date, (c) time (75th meridian), (d) latitude, (e) longitude, (f) other data as may be necessary.

While on this duty the patrol vessel will endeavour by means of daily radio messages to keep ships at sea advised of

means of daily radio messages to keep sinps at sea advised of the limits of the icefields, &c.

The "Seneca's" call letters are NRE, and she uses wavelengths of 300, 600, and 750 meters.

H.O. Document No. 102617-2995ps.

H.O. Charts Nos. 1308 and 1262. H.O. Publication No. 73, Newfoundland and Labrador

1909, page 57. H.O. Publication No. 99, Bay of Fundy, South-east Coast of Nova Scotia, &c., 1906, page 36.

SOUTH CHANNEL, FITZROY RIVER, ROCKHAMPTON.

Referring to Notice to Mariners No. 102 of 1914, notice is hereby given that, on and after the 5th March, 1915, the

following directions for the navigation of the South Channel, Fitzroy River, will supersede those at present in use

-After passing Sea Hill continue with the Bala-BY DAY.—After passing Sea Hill continue with the Bara-klava leading-beacons in line until two similar beacons erected on Kazatch Point, Balaklava Island, are in line; keep these in line, passing a black buoy on the port hand moored in 26 ft. on the extreme western edge of a rocky patch off Cardigan Point until two white triangular beacons erected on the north shore of Casuarina Island, and a corresponding pair erected on the extreme north shore of Cardigan Point, are in line on the extreme north shore of Cardigan Point, are in line (passing a red intersection boat buoy on the starboard hand, and a black buoy moored off the eastern edge of Haynes Spit on the port.band); keep these in line until another similar pair of beacons erected on the north shore of Casuarina Island are brought into line; keep these in line until abreast the western end of Egg Island (passing a red buoy moored on the extreme eastern and northern edge of Rocky Point cutting), when two triangular beacons erected on the north shore of Fitzroy River, and a corresponding pair erected on Casuarina Island, must be brought into line; keep these in line until a large red buoy moored on the northern and western edge of Island, must be brought into line; keep these in line until a large red buoy moored on the northern and western edge of a large red buoy moored on the northern and western edge of the cutting off Rocky Point is reached, when, if bound to Broadmount, haul round this buoy, passing a second and third red buoy all on the starboard hand (which mark the outer extreme edge of the bell mouth), and steer up for the wharf. If bound to Rockhampton, after passing Rocky Point proceed as previously directed.

By Night.—After passing Sea Hill continue with the Bala-klava lights in line until two lights (front—red, back—white) erected on Kazatch Point are in line; keep these in line until two similar lights erected on the north shore of Casuarina Island, and a corresponding pair of lights erected on the extreme north of Cardigan Point, are in line (passing a lighted boat buoy on the starboard hand carrying a fixed green light, moored in 20 ft. at the intersection of Cardigan and Kazatch moored in 2016, at the intersection of Cardigan and Kazatch Point lights); keep these in line until another similar pair of lights erected on the north shore of Casuarina Island are brought into line; keep these in line until a breast the western edge of Egg Island, when two white lights erected on the north shore of Fitzroy River must be brought into line; follow this line until a large red buoy moored on the northern and western edge of the cutting off Rocky Point is reached, when, if bound to Broadmount, haul round the second buoy, on which a fixed green light is shown, and steer up for the wharf.

If bound to Rockhampton, after passing Rocky Point (on which a fixed white light is shown) proceed as hitherto directed.

Charts affected: Nos. 345 and 363; "Australia Directory," Vol. ii.

Notice to Mariners No. 25 of 1915.

AMENDMENT TO NOTICE No. 22 AUCKLAND HARBOUR.ог 1915.

Marine Department,
Wellington, N.Z., 29th March, 1915
PEFERRING to Notice to Mariners No. 22 of 1915, re
the bearings determining the position of heavy the bearings determining the position of beacon off Devonport Sandspit, the bearing of Trig. Station, Depot Point, should read 281° 23′ (S. 86° W. magnetic) in lieu of (N. 86° W. magnetic).

GEORGE ALLPORT, Secretary.

Notice to Mariners No. 26 of 1915.

AUCKLAND HARBOUR.—BEACON OFF DEVONPORT SANDSPIT.

Marine Department

Marine Department,
Wellington, N.Z., 30th March, 1915.

The Auckland Harbour Board have notified that the
beacon which is to take the place of the buoy off
Devonport Sandspit has now been erected, and is being
temporarily lighted by a fixed white light until the arrival
and installation of the new occulting red light.
The buoy will be removed on the 6th April, 1915.
Charts, &c., affected: Admiralty Charts Nos. 1896 and
1970; "New Zealand Pilot," eighth edition, 1908, Chapter ii, page 38.

1970; "New ter ii, page 38.

GEORGE ALLPORT,

Notifying Land in the Auckland Land District subject to the Land for Settlements Consolidation Act, 1908.

Office of Board of Land Purchase Commissioners,
Wellington, 27th March, 1915.

URSUANT to the provisions of the Land for Settlements
Consolidation Act. 1908, and its amountains. Consolidation Act, 1908, and its amendments, I hereby notify that the undermentioned Crown land, being part of the land known as the Waitakaruru Settlement, which has been acquired under the said Acts, is subject to the said Acts as from 1st November, 1913.

SCHEDULE.

WAITAKARURU SETTLEMENT (ADDITIONAL).

All that area in the Auckland Land District, containing by admeasurement 263 acres, more or less, situated in Block VII, Piako Survey District. Bounded towards the north generally by a public road, towards the east generally by Sections Nos. 1 and 2, Subdivisions of Waitakaruru No. 5B Block; and towards the south-west by a public road: as the same is delineated on the plan marked L. and S. 19415, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

W. F. MASSEY Minister of Lands.

Notifiing Land in the Wellington Land District subject to the Land for Settlements Consolidation Act, 1908.

Office of Board of Land Purchase Commissioners,
Wellington, 27th March, 1915.

URSUANT to the provisions of the Land for Settlements
Consolidation Act. 1908, and its consolidation Consolidation Act, 1908, and its amendments, I hereby notify that the undermentioned Crown land, being the land known as the Falloon Settlement, which has been acquired under the said Acts, is subject to the said Acts as from 30th September, 1914.

SCHEDULE.

FALLOON SETTLEMENT.

ALL that area in the Wellington Land District, containing by admeasurement 1,034 acres 3 roods 11 perches, more or less, being Section 70, Block XI, Mikimiki Survey District, and known as the "Falloon Settlement." Bounded towards the north-east by Sections 7, 3, 74, 73, 72A, and 67 for a distance of 15993-3 links; thence towards the east by Section 69 for a distance of 3686-3 links; thence towards the south-east and east by the Matahiwi Road for distances of 61-2 links and 853-5 links respectively: thence towards the south-east and east by the Matahiwi Road for distances of 61-2 links and 853-5 links respectively; thence towards the south-west by Section 9 for a distance of 10161-1 links; again towards the east by said Section 9 for a distance of 6982-8 links; again towards the south-west by part of Section 41 for a distance of 4166-3 links, by the abutment of a road for a distance of 101-2 links, and by other part of said Section 41 for a distance of 619-9 links; and towards the west by Section 2 for a distance of 11929-6 links: be all the aforesaid linkages a little more or less: the said parcel of land being more particularly shown on plan marked L. and S. 19471, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

W. F. MASSEY

W. F. MASSEY, Minister of Lands.

Notifying Land in the Hawke's Bay Land District subject to the Land for Settlements Consolidation Act, 1908.

Wellington, 27th March, 1915.

PURSUANT to the provisions of the Land for Settlements Consolidation Act, 1908, and its amendments, I hereby notify that the undermentioned Crown land, being the land known as the Springhill Settlement, which has been acquired under the said Acts, is subject to the said Acts as from 30th March, 1914.

SCHEDULE.

SPRINGHILL SETTLEMENT.

ALL that area in the Hawke's Bay Land District, containing ALL that area in the Hawke's Bay Land District, containing by admeasurement 6,232 acres 2 roods 6 perches, more or less, being Lots 2, 3, 4, and 5, deposited plan 1919, including Blocks 79, 80, 96, 177, 215, 239, and parts 76, 83, 93, 94, 95, 97, 99, 119, 178, 216, and 269, and closed roads in the Ruataniwha Crown-grant District. Bounded towards the north generally by Waipawa River; towards the south-east by Sections 1, Block IV, and 18, Block VIII, Ruataniwha Survey District, 12011-8 and 6623-1 links; towards the south-west by Kahahakuri Stream, and again towards the south-west generally by Blocks 44A, 66, 122, Lot 1 deposited plan 1919, 236, 285, 117, Ruataniwha Crown-grant District, and Section 48, Block II, Ruataniwha Survey District, 32218-9 links; towards the north-west generally by public road, 9772-1 links; and again towards the north-west by Devil's Creek to its junction with Wairawa River: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 19462, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged with green. thereon edged with green.

W. F. MASSEY, Minister of Lands.

Notifying Land in the Marlborough Land District subject to the Land for Settlements Consolidation Act, 1908.

Office of Board of Land Purchase Commissioners,

Wellington, 27th March, 1915.

PURSUANT to the provisions of the Land for Settlements
Consolidation Act, 1908, and its amendments, I hereby
notify that the undermentioned Crown land, being the land
known as the Lynton Downs Settlement, which has been
acquired under the said Acts, is subject to the said Acts as from 30th March, 1914.

SCHEDULE.

Lynton Downs Settlement.

ALL that area in the Marlborough Land District, containing ALL that area in the Marlborough Land District, containing by admeasurement 6,771 acres 1 rood 22 perches, more or less, being Sections Nos. 2 and 3 of Block III, 2, 3, and 4 of Block IV, and parts of Sections Nos. 1 of Block II, 1 of Block III, and 1 of Block IV, all in the Greenburn Survey District, and being the whole of the lands comprised in certificates of title entered in registered books Volume 5, folio 135, Volume 5, folio 136, Volume 13, folio 14, Volume 15, folio 119, and Volume 15, folio 163, Marlborough Registry at Blenneim, excluding lands taken for road by Proclamations Nos. 97 and 110, for which due allowance has been made in the area of land above described, edged red on plan L. and S. 19461 of land above described, edged red on plan L. and S. 19461, deposited in the Head Office, Department of Lands and

of land above described, edged red on plan L. and S. 19401, deposited in the Head Office, Department of Lands and Survey, at Wellington.

Also all that area in the Marlborough Land District, containing by admeasurement 10,783 acrts, more or less, being part of Pastoral Run No. 127 and Crown lands situated in Blocks I, III, VIII, IX, XII, and XIII, Greenburn Survey District. Bounded towards the west and north generally by Pastoral Run No. 124 for a distance of 80254 links; thence towards the east by the remaining part of Run No. 127, a road reserve, and Crown land, for a distance of 65516 links; thence towards the south by a public road, 650 links; thence again towards the west by the left bank of Cribb Creek for a distance of about 10000 links; thence across Cribb Creek and by the boundaries of Section 1, Block III, Greenburn Survey District, being lines bearing 317° 56′, 4800 links, and 47° 56′, 5642.8 links, to Cribb Creek; thence by the right bank of that creek for about 4900 links; thence towards the south-west and south-east by Section 1, Block III aforesald, by lines bearing 317° 56′, 5944.2 links, and 227° 56′, 28145.8 links, to the point of commencement: as the same is edged yellow on plan L. and S. 19461, deposited in the Head Office, Department of Lands and Survey, at Wellington.

W. F. MASSEY, Minister of Lands.

Notifying Land in the Southland Land District subject to the Land for Settlements Consolidation Act, 1908.

Office of Board of Land Purchase Commissioners, Wellington, 27th March, 1915.

Wellington, 27th March, 1915.

DURSUANT to the provisions of the Land for Settlements Consolidation Act, 1908, and its amendments, I hereby notify that the undermentioned Crown land, being the land known as the Waiarikiki Settlement, which has been acquired under the said Acts, is subject to the said Acts as from 30th March 1914 March, 1914.

SCHEDULE.

WAIARIKIKI SETTLEMENT.

WAIARIKIKI SETTLEMENT.

All that area in the Southland Land District, containing by admeasurement 4,149 acres 2 roods 38 perches, more or less, situated in Block VIII, Tuturau, and Block VIII, Waikaka Survey Districts, being Sections 1 to 10 (both inclusive), Waiarikiki Settlement, and interior new roads, and bounded as follows: Commencing at the north-west corner of Section 2, Waiarikiki Settlement; thence towards the north generally by a road and Section 6, Block VIII, Waikaka Survey District, 524-5 links, 857-6 links, 734-6 links, 1782-8

links, 2825-1 links, 2660-8 links, 1491-7 links, 1237 links, 2483 links, 2306-1 links, and 6272-3 links, to the north-west corner of Section 14A, Block VIII, Tuturau Survey District; thence towards the east by said Section 14A, the abutments and crossing of a road, Section 15A, the abutment of a road, Section 16A, the crossing of a road, and Section 17, Block VIII, Tuturau Survey District, 17182-2 links, to the southwest corner of said Section 17; thence towards the south by Section 32. Section 26, the abutment of a road, Section 26 west corner of said Section 17; thence towards the south by Section 32, Section 26, the abutment of a road, Section 26 aforesaid, Section 25, Section 24, and Section 23, Block IX, Tuturau Survey District, 26403 links, to the Waiarikiki Stream; thence towards the north-west by said Waiarikiki Stream and a road to the point of commencement: be all the aforesaid linkages more or less: excepting from the land above described original roads not closed: as the same is more particularly delineated on Plan No. L. and S. 19458, deposited in the Lands Department at Wellington, and thereon edged with red. edged with red.

W. F. MASSEY, Minister of Lands

CROWN LANDS NOTICES.

Land in Auckland Land District for Disposal.

District Lands and Survey Office,
Auckland, 27th March, 1915.

NOTICE is hereby given, in accordance with the provisions of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of the said Act, and the Land for Settlements Act, 1908, on or after Thursday, the 8th day of July, 1915.

SCHEDULE.

AUCHLAND LAND DISTRICT.-MATAMATA COUNTY.-SELWYN SETTLEMENT.

SECTION 69, Block XVI, Tapapa Survey District: Area, 10 acres.

H. M. SKEET, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 25th March, 1915.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be disposed of under the provisions of the said Act
on or after Thursday, the 8th day of July, 1915.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 2, Block XIV, Kawhia South Survey District: Area, 3,936 acres.

Section 3, Block XIII, Kawhia North Survey District: Area, 203 acres.

H. M. SKEET, Commissioner of Crown Lands

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

District Lands and Survey Office, Invercargill, 27th 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 section 131 of the said Act on or after Monday, the 5th day of July, 1915.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- SOUTHLAND COUNTY .-OTERAMIKA HUNDRED.

SECTION 78, Block III: Area, 3 acres 0 roods 15 perches.

G. H. M. McCLURE, Commissioner of Crown Lands. Land in Hawke's Bay Land District open for Selection on Renewable Lease.

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

Napier, 18th March, 1915.

OTICE is hereby given that the undermentioned land 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 April, 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.

fully.

SCHEDULE.

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

Village Land (National Endowment).

SECTION 6: Area, 1 rood 10.6 perches; capital value, £20;

half-yearly rent, 10s.
Weighted with £5 10s., valuation for improvements consisting of fencing and grassing.
Good building-site, flat land, situated near Otoko Viaduct

and Railway-station.

W. H. SKINNER, Commissioner of Crown Lands.

Milling-timber in Auckland Land District for Sale by Public Auction.

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

N OTICE is hereby given, in terms of the Land Act, 1908,
and the regulations thereunder, that the undermentioned milling-timber will be offered for sale by public
auction at the District Lands and Survey Office, Auckland,
at 12 o'clock noon on Monday, 12th April, 1915, subject to
the terms and conditions as stated herein and any other
special conditions which may be mentioned at the time of
sale. sale.

${\tt SCHEDULE}.$

AUCKLAND LAND DISTRICT.-RODNEY COUNTY. Section 191a, Parish of Oruawharo.

32 GREEN and dry kauri-trees, containing about 37,244 sup. ft. (standing measurement).

Distinguishing brand, thus: FRA.

Upset price: £75. Time for removal of timber: One year.

TERMS OF PAYMENT.

Cash on fall of hammer, together with timber-cutting license fee of £1 1s.

CONDITIONS.

1. Intending purchasers are expected to visit the locality and to satisfy themselves in every particular on all matters relating to the sale.

2. The right is reserved to the Commissioner of Crown Lands to withdraw from sale the above lot of timber either before or during the time of sale.

3. The aforementioned quantity, quality, and kind as to the said timber shall be taken as sufficiently accurate for the purpose of this sale, and no contract for purchase shall be voidable, nor shall the purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated herein or in any advertisement the vide wide reference to the said timber procedules. ment having reference to the said timber, nor shall any extra sum be claimed by the Crown if the said quantity of timber is found to be in excess of that stated herein.

4. The quantity stated is standing measurement, and only those trees bearing the special distinguishing brand stated are included in this sale.

5. Should any dispute arise as to the boundaries, the decision of the Commissioner of Crown Lands shall be final.
6. In the event of the above lot not being disposed of,

applications may be received and dealt with at any time within six months from date of sale (unless previously formally withdrawn); provided, however, that the amount offered is not less than the upset price stated herein.

Post-office or at the above office.

H. M. SKEET, Commissioner of Crown Lands. Lands in Southland Land District for Disposal under the Land | Land in Nelson 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 agres 32 perches.
,, 15: ,, 3 agres 32 perches.
,, 20: ,, 9 agres I rood 29 perches.

G. H. M. McCLURE, 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. 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.

OTICE 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, Blook XV,
Shepherd's Bush Survey District, Canterbury Land District,
containing 8 acres 2 roods 7 perches, will be disposed of
under the provisions of the said Act on or after Thursday,
the 15th day of April, 1915.

C. R. POLLEN, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 19th 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 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.

Act, 1908.

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

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, Ĭ908.

District Lands and Survey Office, Dunedin, 23rd December, 1914.

N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Section 54, Block IV, Catlin's Survey District, Otago Land District, containing 135 acres 2 roods 4 perches, will be disposed of under the provisions of the said Act on or after Thursday, the 8th day of April, 1915.

ROBT. T. SADD, Commissioner of Crown Lands.

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

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that part of Section 62, Block IX, Glenomaru Survey District, Otago Land District, containing 5 acres, more or less, will be disposed of under the provisions of the said Act on or after Thursday, the 8th day of April, 1915.

ROBT. T. SADD. Commissioner of Crown Lands.

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 36761 36762 36763 36764 36770 36771 36772 36773 36774	A. R. P. 0 3 32 4 1 36 4 3 27 0 3 2 29 2 10 73 0 3 25 3 8 28 0 36 34 3 15 15 3 5	VII ", IX, XIII XIII, XIV XIV XIV XIV, XV XV	Fighting Hill. "" Hororata. "" ""
36775	11 0 38	"	"

C. R. POLLEN, Commissioner of Crown Lands.

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

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

Notice is hereby given, in pursuance of section 326 of the Land Act, 1908, that the land known as the Telegraph Reserve, running through Sections 137, 138, 140, and 142, Parish of Tuhikaramea, will be disposed of under the provisions of the said Land Act, 1908, on or after Thursday, the 8th day of April, 1915. The approximate area of th said reserve is 3 acres 2 roods.

H. M. SKEET, Commissioner of Crown Lands. Reserve in Marlborough Land District for Lease by Public Auction.

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 residence and garden; creek runs through lower portion.

TERMS AND CONDITIONS OF LEASE.

1. Possession will be given on day of sale.
2. 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.

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 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 prevent the growth and spread of gorse,

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 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 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;

between 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,

1915.
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

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 blackberry, 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.

Education Reserves in the Hawke's Bay Land District for Lease by Public Auction.

District Lands and Survey Office, Napier, 1st March, 1915.

Will be offered for lease by public auction for 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 17s. 6d. £215 17s. 6d.

Section 5, Block I, Turanganui District: Area, 45 acres; upset annual rental, £99 2s.

All flat land, soil partly sandy loam and heavy loam; whole of section laid down in good clean English rye-grass. Situated about seven miles from Gisborne by good metalled road. The improvements which are included in the price of the land comprise 65½ chains fencing, £24 11s. 3d.; and grassing, £157 10s.; total, £182 1s. 3d.

TERMS AND CONDITIONS OF LEASE.

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

fees (£2 2s.), to be paid on fall of hammer.

2. Term of lease, twenty-one years from date of sale, with perpetual right of renewal for further successive terms of twenty-one years.

3. Rent of renewal lease to be fixed by arbitration. If

essee 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.

THE NEW ZEALAND GAZETTE.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Shortland, Thames.

Registrar's Office, Auckland, 24th March, 1915.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Shortland, Thames, on the 20th day of April, 1915, or as soon thereafter as the business of the Court will allow.

[Auckland, 1915-3.]

E. P. EARLE, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

о.	Name of Applica	nat.	-		Name of Land.
					1
10	Ani Perepetua and others			• • •	Arikirau 7.
11	Merea Wikiriwhi		• •		Aroha, Block V, Lot 2.
12	Mei Hou Ida Taupaki	• •		• • •	,, IX, Section 28, Lot 2.
13	Ida Taupaki			,	Awaiti la.
14	Joel Fisher, jun. (Wynyard, Skelton, ar	nd Wilson)			,, 2c 4.
15 l	Hekiera Tuterangi Pupuhi Pokai				Harataunga 3.
16	Pupuhi Pokai				Hikutaia Ic 2.
17	Mere Tipare Wiremu and Keke Wiremu	п.			,, lg 5.
18	Koroaha Pirimona				Horahia-Opou 4B.
19	Wiremu Anihana	.,	• •		Hore 2.
20					Houkotuku North.
21	Eramiha Tipene Arani Paetai (Porritt and Mueller)	• •	• •		Huhuraumati B.
	Trai Danasia			٠.	Iwituaroa.
22	Hori Ranapia		• •	• •	
23	Wiremu Anihana and Wiremu te Kupe			• •	Katinga.
24	Rangiaruaru Whatuoho (Earl and Ken			٠.	Kopuarahi 3c 2в.
25	Kahutanoa Tahuora (Earl and Kent)		• •	• •	Kopuraruwai 3в.
26	Taumaha Aperahama			٠.	Makumaku 5 2.
27	Tupe te Waewae and others				,, 5в.
28	Whakamura Hetaraka			٠.	,, 5c 2.
29	Merea Wikiriwhi and others				Mangamutu 2.
30	Awhimate Kipa and others				Mata.
3ĩ	Hohepa Mataitaua				22
32	Hohepa Mataitaua and others			• • •	1
33	Tomopa matatada and others				,, Matamata North.
	Taupoki te Aho	• •		••	37 1
34	W. G. Nicholls	• •	• •	• •	***
35	Hamiora te Keena	• •	• •	• •	,, No. 1.
36	Panapa te Pea (T. A. Moresby)	• •		• •	" No. 1.
37	Rikihana Winika	• •		• •	, No. 1.
38	Aopare Ngahuia and others			٠.	Maurihoro.
39	Te Arani Parata				Maungatautari 4B.
10	Tangiwai te Kiri (T. A. Moresby) Paca Timiuha Oka Reti				Moanakapiti-Huhuraumati D 4.
11	Paca Timiuha			• •	Ngahutoitoi D 1.
42	Oka Reti				Paeroa 1B.
43	Morehu Marumaru		• • •	• • •	Papaaroha 1.
14	Hamiora Mangakahia and others (F. P.				*
45	Raiha Akinihi (J. St. Clair)			• •	,, I. ,, 1p.
	Denomination (1. 50. Olair)		• •	• • !	
46	Pererangi Maui and others (Edwin Cler	idon)	• •		Papakitatahi.
17	Ani Perepetua Rawiri Pehipa Matiu (Edwin Clendon)	• •	• •		Peka-o-Hawaiki.
48	Pehipa Matiu (Edwin Clendon).	- •			Pukerahui.
1 9	Tupe te Waewae Turiwhati Poihipi and others Pareteau Wirihana Henareeta Paraone Maui te Pere and others				Racotepapa South 2.
50	Turiwhati Poihipi and others				Rotokohu 5B.
51	Pareteau Wirihana				Taupiri 474B 2A (Hapuakohe).
52	Henareeta Paraone				Taurarahi F.
53	Maui te Pere and others		:.		Tawhiripukeko.
54	Wiremu te Whetu (Parr and Blomfield)			Tiritiri 3c.
55	Tame Matchaere and Maki Matchaere	,			7, 7.
56	Makiwi Meremana and Te Nuka Meren				Tongarewa C.
57	Arapera Matene and others			,	Tuitahi 1B.
			• •	• •	
58	Wiremu Anihana		• •	• •	Tupanaki 3.
59	Hone Ngatara	• •	• •	• •	Uriwha Rahui A and B.
60	Rikirangi Tuinga and others		• •		Waihou West 4B West.
31	Tupe te Waewai (T. A. Moresby)				", 4B West.
62	Merea Wikiriwhi (T. A. Moresby)				,, 4 <i>D</i> .
33 .	Riripeti Rangianewa				Waikaka 2B.
64	Hawira Taupo (Edwin Clendon)				C 2c 2.
65	Kerei Piahana and others			• • •	Waikanae 4.
66	Haora Tareranui		• •		Waipatukahu 1.
6 7	Hare Renata and Awhe Tuki (Edwin C		• •	• •	Waiwhau.
68 68	Wiremu Anihana	мичи	••	• •	Wakaharatau.
	Tohona Mataitana (Nanina and Carita)	• •	• •	• •	
69	Hohepa Mataitana (Napier and Smith)	• •	• •	• •	Wharekawa 4c 3c.
$70 \\ 71$	Hone Ngatara	• •			Wharenga B.
	John Willam Ryan				Willis Grant.

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

No.	Name of Applicant.		1	Name of Land.
72 73 74 75	Rare Pukeroa and others Kahurangi Kaa and others (Parr and Blomfield) Kahurangi Ka and others Paora Hikaiti	• •	• •	Hikutaia. Matamata North. Tiritiri Ža.

APPLICATIONS FOR HOAD ACCESS.

No.	Name o	f Applica	nt.			Name of Land.
76 77 78	Chief Surveyor, Auckland Henareeta Paraone (Miller and Enos Bond	Son)	• •	44.	••	Horabia-Opou 3B 1. Waiwhau. Whatitokarua C.

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

7/99113	e of Applica	nt.		Name of Land.	Date from which Interest is calculated.	Amount.
Chief Surveyor	, Auckland	••		Awamahanga A B Hape Kopuraruwai 3A	20 August, 1913 20 ,, 1913 10 November, 1914 9 March, 1914 9 ,, 1914	£ s. d. 12 1 3 12 1 1 7 11 6 24 8 1 21 15 10
99	,,	••,	••	30 1B 30 1c 30 2 30 2 30 4	9 ", 1914 9 ", 1914 9 ", 1914 9 ", 1914	7 1 2 9 5 1 7 1 2 10 7 8 8 4 11 7 17 11
,, ,, ,,))))))	••	• •	Koronae 1a 1	26 August, 1914 7 November, 1914 14 October, 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
"	"		••	,, 2B 4c 2A ,, 2B 4c 2B (Waiari 2 South A ,, B	14 ,, 1914 14 ,, 1914 18 December, 1914 18 ,, 1914	10 8 7 8 6 7 38 17 8 4 12 3 4 12 3 17 10 4
	Chief Surveyor	Chief Surveyor, Auckland """ """ """ """ """ """ """ """ """ "	Chief Surveyor, Auckland , , , , ,	Chief Surveyor, Auckland	Chief Surveyor, Auckland	Chief Surveyor, Auckland

APPLICATION FOR DETERMINATION OF RELATIVE INTERESTS.

No.	Name of Applicant.						Name of Land,
88	Hera Nikora	••	••		••		Aroha, Block IX, Section 18.

APPLICATION FOR REHEARING.

No.	Name of Applicant.	Name of Land.	Nature of Application.
89	Meteria Papahuaki	Kokotimokaikai	Decision dated 4th August, 1914, appointing successors to Aporo te Kaka, deceased.

APPLICATION FOR EXCHANGE.

No	Name of Applicant.	Name of Land proposed to be exchanged.
90	Hera Tuhirae and Tiri Tahimana Nahe (Edwin Clendon) Meteria Papahuaki (Edwin Clendon)	Kaiwhakawhaka B 2. Ponatahi 2.

APPLICATIONS FOR LETTERS OF ADMINISTRATION IN PERSONAL ESTATES.

No.		Ne	ame of Appli	cant.			Name of Deceased.
91 92	Raiha Poono Atareta te Hihi	••	••	••	••	••	Hera Paremataiti. Hihi Rawiri.

MATTER REFERRED BACK TO THE NATIVE LAND COURT BY THE NATIVE APPELLATE COURT FOR REHEARING.

No.	Name of Land.		Matter for Rehearing.
93	Mataitai 1A 2B	.	For a partition of the said land.

APPLICATIONS UNDER SECTION 29 OF THE NATIVE LAND ACT, 1909.

			The state of the s
No.	Name of Applicant.	Name of Land.	Nature of Application.
	te Aramona (Miller and Son)	kanga 1c, and Horahia-	as successor to Hori Ngakapa Reweti, deceased. For an order directing payment of portion of money held by the Public Trustee upon behalf of Wiri
			Irimana and Haro Irimana.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS

No.	Applicant.	Name of Land.	Nature of Alienation.	Date.	Parties.
96	William Begg Nicholson (Earl	Horo	Memorandum of transfer	14 June, 1894	Mita Arama Whakatau and others to William Begg Nicholson.
97	and Kent) Public Trustee	Pohaua 2B	Ditto	22 Mar., 1881	Miriama te Ngahue and Wikitoria te Ngahue to Robert Wingate.
98	(Julius D. Hogben) William Begg Nicholson (Earl	Rautawhiri	, ,	9 April, 1894	
99	and Kent) Ditto	Taumatawahine	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	26 July, 1898	Rahera Tanui and Erana te Onerere to William Begg Nicholson.

100 Notice is hereby given that the plans of the lands set out in the Schedule hereunder will be exhibited at the sitting of the Native Land Court at Shortland, Thames, on the 20th day of April, 1915, for public inspection.

SCHEDULE.

TE AMO-O-TE RANGI (Plan No. 8740).

WAITAKARURU 2A (Plan No. 8346).

Sitting of the Native Land Court at Te Kaha, Bay of Plenty.

Registrar's Office, Rotorua, 27th March, 1915.

Notice is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Te Kaha, Bay of Plenty, on the 27th day of April, 1915, or as soon thereafter as the business of the Court will allow.

[Waiariki, 1915-5.]

Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.		Name	of Appl	icant.	 	Name of Land.
2 3	Kemara Tapeta and Tunca Roihana	others	••	••		Te Karaka. Te Waiti.

APPLICATIONS FOR SURVEY CHARGING ORDERS AND FOR DEFINED PORTIONS OF LAND IN LIQUIDATION OF SURVEY FEES.

No.	Name	of Applica	nt.	Name	of Land.			rom whic is calculs	h Interest ited.	Aı	mour	1t.
4 5	Chief Surveyor,	Auckland	{	Awanui-Hapa Te Karaka	No	. 2	2 June,	1913 1913 1913 1910	••	24 41	9 13	

Sitting of the Native Land Court at Whakatane.

Registrar's Office, Rotorua, 25th March, 1915.

OTICE is hereby given that a sitting of the Native Land Court will be held at Whakatane, Bay of Plenty, on the 3rd day of April, 1915, to hear and determine the matter mentioned in the Schedule hereunder written, in respect of which an application has been received by the Registrar, and all such other matters as may be lawfully brought before it.

[Waiariki, 1915-4.]

H. S. KING, Registrar.

SCHEDULE.

APPLICATION TO LAY OFF ROAD.

No.	Name of Applicant.	Name of Land.
·1	Chief Surveyor, Auckland	Rangitaiki, Lots 33K, 33G, A 1, A 2.

Sitting of the Native Land Court at Manaia.

Registrar's Office, Actea District, Wanganui, 29th March, 1915.

Notice Land Court sitting at Manaia on the 12th day of April, 1915, or as soon thereafter as the business of the Court will allow.

On completion of the business at Manaia the Court will adjourn to Opunake, Rahotu, New Plymouth, Waitara, and Urenui.

[Wanganui, 1915-8.]

A. H. MACKAY, Registrar.

Registrar.

SCHEDULE.

APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES FOR MINORS.

No.	Name	e of Appli	cant.		Name of Land.		Name of Person under Disability.
133 134	Roera Rawaenga te Riri		••	••	Mokoia, Hapotiki, Hamua Ngatitoa Trust	••	Rangiwhetuki, Tamaohungia, Hi te Ra (minors). Tutu te Hihi (lunacy).

Sitting of the Native Land Court at Kaiapoi.

Registrar's Office, South Island District, Wellington, 31st March, 1915.

OTICE is hereby given that a sitting of the Native Land Court will be held at Kaiapoi on the 20th 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.

[South Island, 1915-1.]

L. A. TEUTENBERG,

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name o	f Applican	ıt.			Name of Land.
1	Hariata W. Morera					Kaiapoi No. 2B.
2	" and others			• • •		" Section 136F.
3	Margaret P. Rapatini	••		• • •		Wairewa 887, Block 1, Section 12.
4	R. Kildare		•••			Katapoi, Section 87.
5	T. T. Pitama	••				" No. 2B.
6	Charles Harden	••				" Section 139B.
7	,	••	•••			" " 138c.
8	Teera Paipeta and others			••	••	Rapaki 875, No. 1A.
9	Aperahama Horomona	••		• •		Port Levy, Section 3.
10	Herewine Kemara	• •				Kaiapoi, Section 138c.
11	Heneriata H. Kapiti	••				Waihao 903, Sub. 6.
12	Ria Tikini					Kaiapoi, Section 136F.
13	Pirihira Ngamiro	• •				, 110.
14	Ruiha M. te Aika and others	• •				Kaiapoi Reserve 873, Section 104.
15	Roka Manawatu and another					" 86₄.
16	Mei Pere and others			• •		Wairewa 887, Block 3, Section 5.
17	Rawiri Mehaka	• •		• •	••	Port Levy 874 No. 4.
18	Ani Aldridge			• •	••	Kaiapoi, Section 11.
19	Hone Tare Tikao	••		• •		Port Levy No. 1a.

APPLICATIONS UNDER SECTION 11 OF THE NATIVE LAND AMENDMENT ACT, 1912.

No.	Name of Applic	cant.	Name of Land,		Nature of Application.
20	Minister of Lands		N. Reserve 895, Te	viotdale	Applying to inquire and ascertain what persons shall be included in the certificate of title; also to determine the relative interests of the persons
21 22	-		N.R. 2557, Teviotda N.R. 385, Little Canterbury D.	ale River,	so ascertained.

REFERENCE TO THE COURT UNDER SECTION 2 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1913.

No.	Name o	f Applicant.		Name of Land.	Master for Inquiry and Report,
23	Chief Judge		••	Te Upoko-o-Rakaitauheke	For inquiry and report as to the petition of Rakapa Pohio, praying for inclusion in the order of the Court dated 26th May, 1887, under the Native
24	,	••	••	Mawhera	Equitable Owners Act, 1886. For inquiry and report as to the petition of Katarina Rendall, praying for relief re succession to interest of Hakiaha te Horo, deceased.

No.

30

Aterea Maopo

APPLICATIONS FOR EXCHANGE.

Nọ.	N a me	of Applicant.		,	Name of Land.
25 26	Hamuera Reupene and othe Hohepa Mapu Hohepa Karetai Maiharanui Maopo	••			Kaiapoi, Section 51. 47. Waiwhakaheketupapaku, Sub. 1. Te Paomoki.
No.	Name	APPLICATIOn of Applicant.	ns for Invest	TIGATION	OF TITLES. Name of Land.
No. 27 28 29	Name Taokaki Paurini and others Aterea Maopo and others	of Applicant.	NS FOR INVEST		

MAORI LAND ADMINISTRATION NOTICE.

Name of Applicant.

Meeting of the Ikaroa District Maori Land Board.

Wellington, 30th March, 1915.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be considered at a meeting of the Ikaroa District Macri Land Board to be held at Hastings on Tuesday, the 13th day of April, 1915, at 10.30 o'clock a.m., or as soon thereafter as the business of the Board will allow.

L. A. TEUTENBERG, Registrar.

Name of Land.

.. | Tumutu Commonage.

		Technolo.			
No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
1	1914/337	Transfer	7 February, 1914	Otawhao A 3, Section 64B	Paretoka to Rose Jane Prescott (Dolan, Hallett, and Co.).
2	1914/477	,,	10 October, 1914	Tapairu 13a	Henie Hekiera to Ngaruma Nepe (Carlile, McLean, Scannell, and Wood).
3	1914/478	,,	5 September, 1914	,,	Tuta Whareraupo and another to Ngaruma Nepe (Carlile, McLean, Scannell, and Wood).
4	1914/474	Lease	30 , 1914	Waikopiro 2B 2A, Lots 5 and 6	Kaninamu Hona and another to Ida Blanche McLeod (D. B. Kent).
5	1914/425	<i>,,</i>	15 August, 1914	Waitapuke Block	Ngarama Kereama to Norman Moore White (Carlile, McLean, Scannell, and Wood).
6	1914/483	,,	21 November, 1914	Pukemapou B	Anatipa Tuatini to Colin Kinross White (Carlile, McLean, Scan- nell, and Wood).
7	1914/508	,,	22 September, 1914	Tarewa D	Mepera Maku Erihana to G. C. Lowe (Dolan, Hallett, and Co.).
8	1914/509	,,	9 ,, 1914	,, E	Hotene te Ruri to G. C. Lowe (Dolan, Hallett, and Co.).
9	1915/24	Transfer	16 December, 1914	Ngatarawa 2E No. 5	Rawea Utiku Marumaru to Eona Jane Glazebrook (Carlile, Mc- Lean, Scannell, and Wood).
10	1915/27	,,	3 ,, 1914	Waiohiki 2B 2	Merita Runga to Harry Thomas Bradley (Kennedy, Lush, and Morling).
. 11	1915/28	,,	11 January, 1915	Matatuowhiro L	Hiraani Pupu to George Priest (Carlile, McLean, Scannell, and Wood).
12	1915/29	,,	•	Waiohiki 2B l	Arapera Raupa to Harry Thomas Bradley (Carlile, McLean, Scan- nell, and Wood).
13	1915/32 -	Lease	9 January, 1915	Rotopounamu 1c No. 4	Karepe Tuhaha to George Wood- ward (T. H. Lewis).
14	1915/39	Transfer	18 ,, 1915	Ngatarawa 2E No. 5	Maika Ateremo and another to Emma Jane Glazebrook (Car- lile, Scannell, and Wood).
15	1915/40	,,	13 ,, 1914	Patangata 4A 2A	Te Roiri Pareihi to John Green (Lee and Wedde).
16	1915/41	,,	13 ,, 1914	" 4а 2, Sub. 2в	Retia Pareihe to John Green (Lee and Wedde).

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS-continued.

No.	Record No.	Nature of Application.	Date.	Name of Land.	Names of Parties.
17	1915/46	Lease	25 January, 1915	Omahu 1B 3	Ngawaka Peraniko to Hedley Vickers Codd (Carlile, McLean
18	1915/47	* ************************************	25 , 1915	Matahiwi 4D and 4E	Scannell, and Wood). Taha Otene to Rihara Gregory (Carlile, McLean, Scannell, and
19	1915/53	Transfer	30 " 1915	Te Aute 3B, Section 1	Wood). Mangai Uhuuhu to Colin Kinress White (Carlile, McLean, Sean nell, and Wood).
20	1915/68	,,	5 February, 1915	Waipuka 3A 4B	Keita Tanatiu to Sarah Ann Field (Dolan, Hallett, and Co.).
21	1915/72	Lease	17 February, 1915	Gethsemane Reserve No. 4	Niniwa Heremia to Allen Donald (Bunny and Ayson).
22	1915/73		18 ,, 1915	Te Aute 40, Raukawa 3B, and Waitapuke	Atareta Wharekiore to Colin Kin- ross White (Carlile, McLean Scannell, and Wood).
23	1915/18	,,	16 , 1915	Ohiti-Waitio 3g	Atareta Hetariki to Eva Harper (Carlile, McLean, Scannell, and Wood).
24	1915/79	,,	23 " 1915	Wharerangi 8B 2	Tirita Haukore to William Stanley Jones (Carlile, McLean, Scan- nell, and Wood).
25	1915/81	,,	30 January, 1915	Patangata 3D	Meri Kirita to Karetu Nikera and others (Carlile, McLean, Scan- nell, and Wood).
26	1915/99	Transfer	27 February, 1915	Te Aute 3D, Section 1 and 3c	Hori Tupaea and another to George Priest (Dolan, Hallett, and Co.)
27	1915/100	Lease	5 November, 1914	Waiohiki 2B, Sections 1 and 2	Arapera Raupa to E. J. Elliott (Dolan, Hallett, and Co.).
28	1915/102	••	2 February, 1915	Patangata 2J	Hori Warena and others to Ernest Searle Priest (Dolan, Hallett and Co.).
29	1915/101	**	30 January, 1915	,, 2 _E 4	Hori Warena and others to Ernest Searle Priest (Dolan, Hallett, and Co.).
30	1915/110	." ,	17 December, 1914	Peka Peka 24 No. 2	Wiki te Ngaro and others to George Ebbett (Ebbett and Banks).
31	1915/111	••	20 March, 1915	" 24 No. 1	Wiki te Ngaro and another to George Ebbett (Ebbett and Banks).
32	1915/112	,,	3 February, 1915	Wharerangi B No. 2	Hiha Ngarangione to Charles Codd (Carlile, McLean, Scan- nell, and Wood).
33	1915/117	,,	1 March, 1915	Patangata 2E 3	Te Warena te Whatu to Edith Hewitt (McCarter and Dor- rington).
34	1915/122	••	••	" 3р	Tutua Kirita to Karetu Nikera and others (Carlile, McLean, Scannell, and Wood).
35	1915/123	,,	20 February, 1915	" lp	Hanatiu Potaua to Andrew Dun- can Priest (Carlile, McLean Scannell, and Wood).
36	1915/124	,,	20 ,, 1915	Wharerangi 6B, Section 3	Hiha Ngarangione to Charles Dodd (Sainsbury, Logan, and Williams).
37	1915/126	,,	18 March, 1915	Tamaki 2A 3, Lots 1, 3, and 4	Mariana Manahi to Charles Frederick Wall (R. H. Robertshawe).
38	1915/127	,,	19 ,, 1915	Tamaki 2A No. 2	Paraneha Manahi to Wirihana Hekiera (R. H. Robertshawe).
39	1915/132	Transfer	••	Peka Peka 2a No. 4	Kani Hori to George Ebbett (Ebbett and Banks).
40	1915/133	,,	16 October, 1914	Omahu 1 B 3 B No. 1	Miriama Peraniko to Hedley Vicars Codd (Cotterill and Humphries).
41	1915/134	,,	3 February, 1915	" 1в 3в №. 3	Ani te Hoata to Hedley Vicars Codd (Cotterill and Humphries).
42	1915/135	99	3 ,, 1915	" 1в 3в No. 4	Rukarei Tamarakai to Hedley Vicars Codd (Cotterill and Humphries).
43	1915/136	Lease	20 , 1915	,, 4c, Section 8 (part)	Hawhekaihe Mohi to Elizabeth Mary Rosvall (T. W. Lewis).
44	1915/137	"	20 , 1915	" 4c, Section 8 (part)	Hawhekaihe Mohi to Neil Leslie Rosvall (T. W. Lewis).
45	1915/138	,,	22 March, 1915	Rotopounamu 10 Nos. 2 and 4	Rangitahia Manaena to Kauru Karaitiana (Dolan, Hallett, and Co.)
46	1915/139	"	15 ,, 1915	Patangata 20 No. 3	Te Warana te Whatu to E. S. Priest (Dolan, Hallett, and Co.).
47	1915/140	,,	2 ,, 1915	" 2m l No. 2	Te Wehi to Edith Hewitt Mc- Carter and Dorrington).
48	1915/141	Transfer	27 ,, 1915	Rotopounamu Ic No. 2B	Timikerangi Tunuiarangi to Kauru Karaitiana (Logan, Williams, and White).

APPLICATIONS IN TERMS OF SECTION 341 OF THE NATIVE LAND ACT, 1909, THAT MEETINGS OF ASSEMBLED OWNERS BE SUMMONED.

No.	Record No.	Nature of Alienation.	Name of Land.	Proposed Resolutions for Consideration.	
49	1915/125	Lease	Paerahi D	That the said land be leased to John Davis Canning for a term of twenty-one years at a rental of 5 per centum per annum of the Government valuation for the first ten years, and for the residue of the term at a rental of 5 per centum per annum of the Government valuation made at the expiration of the first ten years of the said term (Sainsbury, Logan, and Williams).	

BANKRUPTCY NOTICES.

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

OTICE is hereby given that HARRY CHRISTIAN HANSEN, of Auckland, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 12th day of April, 1915, at 2.30 c'clock.

W. S. FISHER, Official Assignee.

Auckland, 30th March, 1915.

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

OTICE is hereby given that Mrs. Wice Sahoj, of Waiharara, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 13th day of April, 1915, at 11 o'clock a.m.

W. S. FISHER, Official Assignee.

Auckland, 80th March, 1915.

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

OTICE is hereby given that RALPH FORREST CRAIG and FREDERICK LANGLANDS CRAIG, trading as "Craig Bros.," of Auckland, Drapers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 13th day of April, 1915, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 30th March, 1915.

In Bankruptcy.

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

Adamson, F., of Hamilton, Boardinghouse-keeper: First and final of 2s. 6d. in the pound.

Asher, H. P., of Tauranga, Tobacconist and Hairdresser: First and final of 7½d. in the pound.

Atkinson, F. B., of Whakatane, Builder: First and final of 3s. 4½d. in the pound.

Aulsebrook, R., of Karangahape Road, Draper and Milliner: Supplementary, 104d in the pound.

Supplementary, 104d. in the pound.

Bemrose, M., of Manawaru, Farmer: First and final of 10s. in the pound.

Blade, H. H., of Te Kuiti, Farmer: First and final of 3s. 3d.

in the pound. Buchanan Cake Company (Limited), of Karangahape Road:

First of 10s. in the pound. Cornes, H. A., of Auckland, Draper: First and final of 4s. 2d. in the pound.

Coulson; M. (deceased), of Auckland, Contractor: First and final of 3s. 8d. in the pound.

Croson, W. R., of Auckland, Engineer: First and final of 12s. 11d. in the pound.

Davis, J. C. (deceased), of Waitomo, Farmer: First of 7s. 6d. in the pound.

Dunsford and Finkelstein, of Paeroa, Storekeepers: First of

5s. in the pound.
Edlington, J. P. and H. E., of Auckland, Mariner and Wife:

First and final of 1s. 6\frac{1}{2}d. in the pound.
Gilliand, J., of Waitoa, Storekeeper: First of 4s. in the

Gilmour, W. T., of Auckland, Motor-car Proprietor: First and final of 4s. 9\frac{3}{4}d. in the pound.

Hayward, W. P., of Auckland, Painter: First of 9s. in the

pound.

James, H. R., of Hamilton, Livery-stable Keeper: First and final of 1s. 10¹/₄d. in the pound.

Kallil, K., of Ohura, Storekeeper: First of 5s. in the pound.

Keeley, J., of Cambridge, Butcher: First and final of 1s. 8¹/₄d.

in the pound.

Leach, A., of Glenmurray, Sawmiller: First and final of 2s. 7d. in the pound.

Light, L. D., of Epsom, Builder: First and final of 6s. 81d. in the pound. McGregor, J. L., of Hamilton, Land Agent: First and final

McGregor, J. L., of Hamilton, Land Agent: rirst and unal of 8\frac{1}{2}d. in the pound.

Newcombe, E. R., of Tutekehua, Hokianga, Bush Contractor: Final of 1\frac{1}{2}d. in the pound.

Nicholls, L. V., of Otahuhu, Fruitgrower: First and final of 1s. 3d. in the pound.

Olson, C. F., of Auckland, Butter Merchant (Agra Pairy Company): First of 5s. in the pound.

Pargeter, J., of Waikino, Storekeeper: First of 5s. in the pound.

pound. Parker, E. G., of Karangahape Road, Fancy-goods Dealer:

Third and final of 2s. 11d. in the pound.

Phillips, W. J., of Taumarunui, Jeweller: First and final of 3s. 3d. in the pound.
Raine and Irwin, of Auckland, Electricians: First and final

of 5s. in the pound.

Renner, W. J., of Frankton Junction, Farmer: Second and final of 1s. 2½d. in the pound.

Richie, R., jun., of Orua Bay, Settler: First and final of 15s.

in the pound.

Robertson, D., of Clevedon, Storekeeper: Second and final of 9d. in the pound.

Sewell and Gormley, of Auckland, Indent Agents: First and final of 10d. in the pound.

Taylor, C. P., Rotorua, Ironmonger: First and final of 6s.

in the pound. Urlich, G. S., Kaiwaka, Storekeeper: First and final of

1s. 7d. in the pound. Wheeler, C. B., of Archhill, Grocer: First and final of 2s. 8d.

in the pound. W. S. FISHER. Auckland, 27th March, 1915.

Official Assignee.

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

OTICE is hereby given that HERBERT FRYER, trading as "H. Fryer and Son," of Gisborne, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 7th day of April, 1915, at 2.30 o'clock.

JOHN COLEMAN, Deputy Official Assignee.

Gisborne, 24th March, 1915.

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

OTICE is hereby given that Samuel Carr, of Onga-onga, Hawke's Bay, Contractor, was this day ad-judged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 1st day of April, 1915, at 11 o'clock a.m.

NORMAN L. QURR, Deputy Official Assignee.

Dannevirke, 25th March, 1915.

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

OTICE is hereby given that a dividend of 4s. in the pound is now payable on all accepted proved claims of William Cook, of Christchurch, a Basket maker.

Promissory notes (if any) must be produced for endorse-

T. D. KENDALL, Official Assignee.

Christchurch, 24th March, 1915.

LAND TRANSFER ACT NOTICES.

TVIDENCE of the loss of certificate of title, Vol. 42, folio 53, of the Register-book, in favour of PARETE TE RIRITUKU, of Whaite-Kairanui, for part of the block situated in the Patetere North, Patetere North-east, and Rotorua Survey District, called Whaiti-Kuranui 1a Block, which having been lodged with me, and application made to issue a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title accordof my intention to issue a provisional certificate of title accordingly at the expiration of fourteen days from the 1st April, 1915.

Dated the 24th day of March, 1915, at the Lands Registry Office at Auckland.

THOS. HALL, District Land Registrar.

EASE No. 6360, of part of Allotment No. 42 of Section No. 4 of the City of Auckland, and being the whole of the land in certificate of title, Vol. 108, folio 55, of the Registerbook, from ALFRED ERNEST GIFFORD to ALFRED BERNARD CANNELL:

The lessor having re-entered for non-payment of rent, it is my intention to notify such re-entry upon the Register at the expiration of one month from the 1st April, 1915.

Dated this 24th March, 1915, at the Lands Registry Office

at Auckland.

THOS. HALL, District Land Registrar.

A PPLICATION having been made to me to register a dealing affecting Allotments 4, 5, 6, and 7 of Section 326, Town of Stratford, all the land in Memorandum of Lease No. 9163, THE MAYOR, COUNCILLORS, AND BURGESSES OF THE BOROUGH OF STRATFORD to SAMUEL PIVAC, and evidence having been lodged of the loss or destruction of the said lease, I hereby give notice that I will dispense with the production of the said lease, and register the dealing as requested, on or after the 16th day of April 1915. of April, 1915.

Dated at the Lands Registry Office, New Plymouth, this 29th day of March, 1915.

A. V. STURTEVANT, District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act. 1908, and its amendment, unless caveat be lodged forbidding the same on or before the 1st day of May, 1915.

Application 1460. FRED KING, EDWARD JAMES HUGHES, and JOHN HODGE MONTEITH.—19 acres 0 roods 34.7 perches, parts of Farm Lots 45 and 46, East Hastings. Occupied by Applicants.

Diagram may be inspected at this office.

Dated this 30th day of March, 1915, at the Lands Registry Office, Napier.

F. ASPINALL 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 amend-

visions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same on or before the 1st day of May, 1915.

Application 4686 (deposited plan 3157). THE NEW ZEALAND LOAN AND MERCANTILE AGENCY COMPANY (LIMITED).—6 acres 3 roods 7 perches, part Section 22, right bank, Wanganui River. Occupied by Applicant. Application 4687 (deposited plan 3161). PIKIHUIA WIREMU.—56 acres 0 roods 11 perches, part Takapakapa Block, in the Parewanui Native Reserve, Rangitoto Survey District, Block XIV. Occupied by William Homes.

Diagrams may be inspected at this office.
Dated this 31st day of March, 1915, at the Lands Registry
Office, Wellington.

G. G. BRIDGES,
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 of the issue of the Gazette containing this notice.

No. 715. CHARLES SEABY REEVES and WILLIAM REEVES.—147 acres 2 roods 18 perches, parts of Section 88, District of Wairau West. Occupied by Applicant.

Diagram may be inspected at this office. Dated this 30th day of March, 1915, at the Lands Registry Office, Blenheim.

F. W. BROUGHTON, District Land Registrar.

TVIDENCE having been furnished of the loss of certificate of title, Vol. 93, folio 13, for Rural Section 32370, Block XII, of the Pigeon Bay Survey District, whereof REBECCA SCORE, Wife of John Score, of Port Levy, Farmer, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title, I hereby give notice that it is my intention to issue such provisional certificate of title for the said land at the expiration of fourteen days from the date of the Gazette containing this notice. containing this notice.

Dated this 31st day of March, 1915, at the Lands Registry

Office, Christchurch.

W. WYINKS, District Land Registrar.

PPLICATION having been made to me for the issue of a A PPLICATION having been made to me for the issue of a provisional certificate of title in favour of MARGARET CLARK, of Riverton, Widow, for part of Section 11 (north-eastern half), Block IV, Town of Riverton, being the land contained in certificate of title, Vol. 24, folio 186, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Lands Registry Office, Invercargill, the

29th day of March, 1915.

W. W. DE CASTRO, District Land Registrar,

A PPLICATION having been made to me for the issue of a provisional certificate of title in favour of AGNES JOHNSTON, of Gore, formerly a Spinster, but now the Wife of WILLIAM JOHN MCCUTCHEON, of the same place, Saddler, for Allotment 8, Block III, plan No. 81, Township of Charlton, being the land contained in certificate of title, Vol. 71, folio 46, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette. Dated at the Lands Registry Office, Invercargill, the 24th day of March, 1915.

W. W. DE CASTRO,

W. W. DE CASTRO, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

N OTICE is hereby given, in pursuance of section 266, subsection (3), of the above Act, that the undermentioned companies will, at the expiration of three months

from the date hereof, and unless cause is shown to the contrary, be struck off the Register and dissolved :-

1907/2. The Lynda Soap-making and Trading Company (Li-

mited).

1907/3. The Ship "Constance Craig" Company (Limited).

1907/4. The Ship "Ilma" Company (Limited).

1907/5. Oatridge and Long (Limited).

1907/6. The Ship "Hazel Craig" Company (Limited).

1908/6. The Gisborne Co-operative Bakery Company (Limited). mited).

1909/4. The McAra Wilson Soap-manufacturing Company (Limited).

1910/1. Jas. Morrison (Limited).
1910/6. The Waima Shipping Company (Limited).
1912/7. Clare and Sons (Limited).
1913/2. The Gisborne Grand Hotel Company (Limited).
1913/3. The Poverty Bay Farmers' Co-operative Association (Limited).

1913/7. The Te Ra Furnace Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Gisborne this 26th day of March, 1915.

> J. A. FRASER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

N OTICE is hereby given, in pursuance of section 266, subsection (3), of the above Act, that the undermentioned company will, at the expiration of three months from the date hereof, and unless cause is shown to the contrary, be struck off the Register and dissolved.

The Cash Trading Company (Limited). 1909/12.

Dated at the office of the Assistant Registrar of Companies at Dunedin this 24th day of March, 1915.

J. P. MURPHY, Assistant Registrar of Companies.

BOROUGH OF MOTUEKA.

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

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

Motucka Borough Council, High Street, Motucka, 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 and 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.

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 Motucka Survey District.

Dated at Motucka 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,

Town Clerk.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Vinegar Hill Hydraulic Sluicing Com-

pany (Limited). When formed, and date of registration: 23rd September, 1900.

Whether in active operation or not: In active operation.

whether in active operation or not: in active operation.
Where business is conducted, and name of Legal Manager:
Vinegar Hill, St. Bathans; Edward Morgan.
Nominal capital: £6,500.
Amount of capital subscribed:
Amount of capital actually paid up in cash: £6,000.
Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

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: 6,500.
Number of shares allotted: 6,000.
Amount paid per share: £1.
Amount called up per share: £1.
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 company: 10.

Present number of shareholders: 13.

Number of men employed by company: 5.

Quantity and value of gold or silver produced during preceding year: 265 oz. 1 dwt. 16 gr.; £1,020 18s. 9d.

Total quantity and value produced since registration: £14,476 8s. 11d.

£14,476 8s. 11d.

Amount expended in connection with carrying on operations since last statement: £986 19s. 6d.

Total expenditure since registration: £13,272 2s. 1d.

Total amount of dividends declared: £1,050.

Total amount of dividends paid: £1,050.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £131 18s. 4d.

Amount of debts owing by company: £131 18s. 4d.
Amount of contingent liabilities of company (if any): Nil.

I, Edward Morgan, of St. Bathans, the Manager of the Vinegar Hill Hydraulic Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on 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, 1882.

EDWARD MORGAN, Legal Manager.

Declared at St. Bathans this 22nd day of March, 1915 before me—Wm. McConnochie, J.P. 380

In the matter of the Companies Act, 1908.

OTICE is hereby given that the office and place of business in New Zealand of the Central Agency (Limited), Glasgow, has been removed to 65 Victoria Street, Wellington.

JAMES W. HENDERSON, Attorney for the Company.

N OTICE is hereby given that the Partnership heretofore N existing between the undersigned, under the style of "Bowden & Ford," and carried on at Kaiwarra, has been dissolved by mutual consent as from the 20th day of March, 1915.

Dated at Wellington this 24th March, 1915.

ALFRED FORD CHARLES BOWDEN.

Witness-Anthony C. Nathan, Solicitor, Wellington.

THE WILLIAM E. WOODS GREAT PEPPERMINT CURE COMPANY (LIMITED), IN LIQUIDATION.

NOTICE OF FINAL MEETING.

OTICE is hereby given, in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at the offices of W. & G. Turnbull & Company (Limited), situated at No. 32 Customhouse Quay, in the City of Welling-

ton, on the 27th day of April, 1915, at half past eleven o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidator; and also, in pursuance of section 252 of the Companies Act, 1908, of determining by extraordinary resolution that the books accounts and determined the section 252. that the books, accounts, and documents of the company, and of the Liquidator thereof, be handed over to the purchasing company "W. E. Woods (Limited)," having its registered office at 32 Customhouse Quay, Wellington, New Zealand.

Dated this 29th day of March, 1915.

JOHN U. TURNBULL

Witness-Henry Hall, Solicitor, Wellington.

Liquidator. 333

WAITOMO COUNTY COUNCIL

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Counties Act, 1908, and the Public Works Act, 1908.

OTICE is hereby given that the Waitomo County Council proposes, under the provisions of the above-mentioned Acts, to execute certain public works—namely, the construction of a road through Kinohaku East 1B 4B No. 4, 1B 4B No. 3, 2A 2B, 2A 2c No. 2, and 1B 4B No. 6, and Kinohaku East No. 1F, Sections 23D and 24; and for the purpose of such public works the lands described in the Schedule hereto

And notice is hereby further given that a plan of the land so required to be taken is deposited in the public office of the Clerk to the said Council situate in Taupiri Street, Te Kuiti, and is open to inspection, without fee, by all persons during ordinary office hours.

All persons affected by the execution of the said public works or by the taking of the said lands must state their objections in writing, and send the same, within forty days from the date of the first publication of this notice, to the said County Clerk at the Council Chambers aforesaid.

Schedule.

Approximate Area of Parcel of Land required to be taken, and Purpose for which required.		Boing Postion of	Coloured in Outline on Plan	Situate in the	
	В. Р.				
6	2 26	Kinohaku East 1B 4B No. 4	Yell w	Orahiri S.D.	
- O	0 4.2	Kinohaku East 23p	Blue	. ,,	
4	0 23.5	Kinohaku East No. 24	,,	,,	
7	0 2	Kinohaku East 1B 4B No. 3	Red	,,,,	
1	3 33	Kinohaku East 2A 2B	Purple	, .	
. 3	0 25.5	Kinohaku East 2a 2c No. 2	Yellow	, , ,	
0	2 24.3	Kinohaku East 1B 4B No. 6	Blue	<i>u</i>	

Dated this 26th day of March, 1915.

P. MORA,

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County Clerk.

WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Wellington City Empowering Act, 1897, the Wellington City Empowering Act, 1899, the Wellington City Empowering Act, 1908, the Public Works Act, 1908, and the Municipal Corporations Act, 1908, and their amendments.

OTICE is hereby given that the Council of the City of Wellington proposes, under the provisions of the above-named Acts, and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, the widening of Crawford Road, Bay Road, and Constable Street; and for the purpose of such public work 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 public office of the Town Clerk to the said Council in the Town Hall, Cuba Street, in the said city, and are there onen for inspection, without fee in the said city, and are there open for inspection, without fee

by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such lands should, if they have well-grounded objections to the execution of the said public work or to the taking of the said lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

Агеа.		геа.	Being Part of	Coloured on Plan	Situated in City of	
A. 0	в. 0	P. 3	Sec. 5, Block VII, Port Nicholson	Green	Wellington.	
0	0	0·16) 0·47	Survey District Sec. 867	Red Blue	"	

In the Land District of Wellington; as the same are more particularly delineated on the plan above mentioned.
As witness my hand, at Wellington, this 26th day of March,

JNO. R. PALMER, Town Clerk.

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WELLINGTON BEDSTEAD COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary meeting of the above company held at Wellington on the 10th March, 1914, the following special resolutions were passed,

and at a subsequent meeting were duly confirmed, viz.:—
"That the company be wound up voluntarily, under the provisions of the Companies Act, 1908, and its amendments; and that a Liquidator be appointed for the purpose of such

winding-up.
"That Mr. James McIntosh, 11 Grey Street, Wellington, be appointed Liquidator."

Dated this 25th day of March, 1915.

JAMES McINTOSH, Liquidator.

WELLINGTON BEDSTEAD COMPANY (LIMITED).

In LIQUIDATION.

OTICE is hereby given to all persons being creditors of the above company that a meeting of its creditors will be held at Accountants' Chambers, Johnston Street, Wellington, at 3 o'clock in the afternoon, on Thursday, the

Sth day of April, 1915.
All those claiming to be creditors and desiring to be represented at the meeting should notify the Liquidator forthwith at the address given below.

Notice is hereby further given that the creditors of the above-named company are required, on or before the 8th day of April, 1915, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to the Liquidator, and, if so required by notice in writing from the said Liquidator, are, by their solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 25th day of March, 1915.

JAMES McINTOSH, Liquidator.

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OTICE is hereby given that for the purposes of reconstruction the following special resolutions were passed the Taupo Totara Timber Company (Limited) on the 19th March, 1915:-

"1. That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily; and that Mr. H. B. COUPE, of Putaruru, be and he is hereby appointed Liquidator for the purposes of such winding-up.

"2. That the said Liquidator be and he is hereby authorized to consent to the registration of a new company to be named 'The Taupo Totara Timber Company (Limited),' with a Memorandum and Articles of Association which have already been prepared with the privity and emproyal of the already been prepared with the privity and approval of the directors of this company.

"3. That the draft agreement submitted to this meeting

and expressed to be made between this company and its

Liquidator of the first part, the Wellington Industrial Development Company (Limited) of the second part, the new Taupo Totara Timber Company (Limited) of the third part, and the Taupo Railway Company (Limited) of the fourth part, be and the same is hereby approved; and that the said Liquidator be and he is hereby authorized, pursuant to section 259 of the Companies Act, 1908, to enter into an agreement with all the said other companies (when the companies of the third and fourth parts are incorporated) in the panies of the third and fourth parts are incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

The business of the liquidated company will in future be carried on by a new company called the Taupo Totara Timber Company (Limited).

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F. G. DALZIELL, Chairman of Directors of the said Company in Liquidation.

NOTICE is hereby given that for the purposes of reconstruction the following special resolutions were passed by the Wellington Industrial Development Company (Limited)

by the Wellington Industrial Development Company (Limited) on the 19th March, 1915:—

"1. That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily; and that Mr. H. B. Coupe, of Putaruru, be and he is hereby appointed Liquidator for the purposes of such winding-up.

"2. That the draft agreement submitted to this meeting and expressed to be made between the Taupo Totara Timber Company (Limited) and its Liquidator of the first part, this company of the second part, the new Taupo Totara Timber Company (Limited) of the third part, and the Taupo Railway Company (Limited) of the fourth part, be and the same is hereby approved; and that the said Liquidator be and he is hereby authorized, pursuant to section 259 of the Companies Act, 1908, to enter into an agreement with all the said other companies (when the companies of the third and fourth parts are incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

The business of the liquidated company will in future be carried on by the Taupo Totara Timber Company (Limited).

F. G. DALZIELL, Chairman of Directors of the said Company in Liquidation.

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T NDEX TO THE LAWS OF NEW ZEALAND

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Under the Control and Supervision of the Education Department.

Director: Mr. J. E. STEVENS.

FOR Deaf Children of sound intellect. The pupils are taught to understand and use ordinary speech. The full charge for board and education is £40 a year, but less is accepted from parents who cannot afford to pay this amount. In case of necessity admission is free.

By the Education Act it is compulsory for deaf children to come under instruction at the age of six, and to continue until the age of twenty-one unless the Education Department previously grants exemption. Though a child is, as a rule, best fitted to begin the school course at the age of six, advice should be obtained as soon as any sign of deafness is observed.

The following classes of deaf children are admitted to the School for the Deaf (sound intellect being always a necessity):—

- Children born deaf, or who have lost their hearing before learning to speak.
- 2. Children who can hear a little, but are too deaf to be taught in a public school.
- Children who have lost their hearing after having learned to speak.

The Act imposes upon every parent, teacher of a school (either public or private), constable, or officer of a charitable or kindred institution who is aware of the place of residence (either temporary or permanent) of a deaf child, and the householder in whose house any such child resides, an obligation to send notification of the fact to the Minister of Education, giving the name, age, and address of the child; and any neglect or failure to comply with this provision involves liability to a fine.

Information and advice may be obtained from the Director, or from

THE SECRETARY FOR EDUCATION, Wellington.

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The New Zealand Gazette is published on Thursday evening in each week, and notices for insertion must be received by the Government Printer before 3 o'clock of the day preceding publication.

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