

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, JUNE 1, 1916.

Crown Land in the Karioi Survey District, Wellington Land District, added to the Tongariro National Park.

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

In pursuance and exercise of the powers and authorities conferred upon me by section fifty-four of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1914, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the Crown land described in the Schedule hereto, being land in the vicinity of the Tongariro National Park, she l, from and after the date hereof, be added to and form part of the said park form part of the said park.

SCHEDULE.

ALL that area in the Wellington Land District, containing 398 acres 0 roods 22 perches, more or less, being Section No. 10 and part of Section No. 6, Block I, Karioi Survey District. Bounded towards the north-east by Rangataua North 2B 1 Block, by the crossing of the Urewera Road, and again by Rangataua North 2B 1 Block, 6120 links; towards the south-east and south-west generally by Section No. 8, Block I aforesaid, 6113.7 links, by other part of Section No. 6, aforesaid, 3675.2 links and 2800.9 links, by Section No. 5, Block I aforesaid, by the crossing of the Urewera Road, and again by Section No. 5 aforesaid, 2210 links; and towards the north-west generally by a river-bank reserve one chain wide along the eastern bank of the Mangawhero River.

Also all that area in the Wellington Land District, containing 320 acres 3 roods 12 perches, more or less, being parts of Sections Nos. 1 and 3, Block I, and part of Section No. 1, Block V, Karioi Survey District. Bounded towards the north-east by a proposed road, 1959.4 links; towards the south-east generally by other parts of Sections Nos. 1 and 3, Block I, and by other part of Section No. 1, Block V, Karioi Survey District, 8358.4 links and 2948.4 links, and by a proposed road, by the crossing of a waterpipe reserve, and again by a proposed road, 1548.9 links; towards the south-west generally by a public road, by Urewera Road, by the crossing of Urewera Road, by Section No. 19, by Lot 2 ef ALL that area in the Wellington Land District, containing

Section No. 18 (a hospital reserve), and by Lot 1 of Section No. 18 (being Rochford Park), all of Ohakune Village Settlement, 3537 links; and towards the north-west generally by a riverbank reserve one chain wide along the eastern bank of the Mangawhero River, by the crossing of Urewera Road, and by that road.

Be all the aforesaid linkages more or less. As the same are more particularly delineated on the plan marked L. and S. 324, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Also all that area in the Wellington Land District, containing 113 acres 0 roods 20 perches, more or less, being Section No. 11, Block I, Karioi Survey District. Bounded towards the north-east by Rangataua 2B No. 2 Block, 4765 links; towards the south-east by Rangataua North No. 1 Block and by Section No. 8, Block I, Karioi Survey District, 2046 links; towards the south-west by Section No. 10, Block I aforesaid, by the crossing of Urewera Road, again by Section No. 10, and by the abutment of a riverbank reserve, 6128.2 links; and towards the north-west generally by the 6128-2 links; and towards the north-west generally by the eastern bank of the Mangawhero River: excepting therecut a road reserve one chain wide: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 324A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered 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 thirtieth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Revoking the Reservation over a Scenic Reserve in the Nelson | Land District.

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

HEREAS by Proclamation dated the first day of July, one thousand nine hundred and ten, and published in the New Zealand Gazette of the fourteenth day of July, one thousand nine hundred and ten, the land described in the Schedule hereto was set apart as a reserve under the Scenery Preservation Act. 1908.

Scenery Preservation Act, 1908:
And whereas portion of the native bush thereon has been destroyed by fire, and the said land is now no longer suitable

for scenic purposes:

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 conferred on me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the land described in the Schedule hereto.

SCHEDULE.

MOTUPIKO SCENIC RESERVE.

MOTUPIKO SCENIC RESERVE.

ALL that area in the Nelson Land District, containing by admeasurement 67 acres 1 rood 8 perches, more or less, and being Section No. 14, Block VI, Motupiko Survey District. Bounded towards the north-west by Section No. 3 of the said Block VI; towards, the north-east and south-east generally by the Big Bush main road; and towards the south-west and north-west generally by the road one chain wide along the bank of the River Motupiko: as the same is delineated on the plan marked L. 517/1, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered 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 thirtieth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block I, Beaumont Survey District, Otago Land District.

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

A PROCLAMATION.

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

FIRST SCHEDULE. LAND PROCLAIMED AS A ROAD.

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

A. R. P. 2 1 17, portion of Section 1. 0 1 17 11 and closed road. Coloured on plan: Red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Adjoining or passing through
2 1 12 Sections 1 and 6, and closed road.
0 1 6 1 and 11.

Coloured on plan: Green.

All situated in Block I, Beaumont Survey District. All in the Otago Land District; as the same are more particularly delineated on the plan marked L. and S. 16/295,

deposited in the Head Office, Department of Lands and Survey, at Wellington, 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-eighth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Resuming Land for a Site for a Public School in Airedale Settlement, Otago Land District.

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

HEREAS by section one hundred and forty-four of the Land Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor in Council may by Proclamation resume possession of any land leased under Part III of the said Act, or under any corresponding Part of the Land Act, 1892, which in his opinion is required

for any public purpose:

And whereas the land described in the Schedule hereto forms part of land which is held under lease in perpetuity from His Majesty the King issued under the Land Act, 1892, and the Land for Settlements Consolidation Act, 1900, and the Land for Settlements Amendment Act, 1901, dated the twenty-seventh day of June, one thousand nine hundred and seven:

seven:
And whereas in the opinion of the Governor the land mentioned in the Schedule hereto is required for a public purpose—that is to say, for a site for a public school:
Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and forty-four of the Land Act, 1908, and section sixty-seven of the Land for Settlements Act, 1908, and of all other powers and authorities in anywise enabling me in this behalf, 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 Council of the said Dominion, do hereby proglaim and declare that I hereby with the advice and consent of the executive Council of the said Dominion, do hereby proclaim and declare that I hereby resume possession of the land mentioned in the Schedule hereto for the public purpose hereinbefore mentioned, the same being part of the land held under lease in perpetuity as aforesaid.

SCHEDULE.

ALL that area in the Otago Land District, containing by admeasurement 1 acre 2 roods, more or less, being Section 13A, Airedale Settlement, and bounded as follows: Commencing at a point on the south side of the main road bearing 243°, 804.4 links, from the northern corner of Section 5A, Airedale Settlement; thence by said section 148° 52′, 300.8 links, 243°, 500 links, 328° 52′, 300.8 links, to the main road; by said road 63°, 500 links, to the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/6/78, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. lington, and thereon bordered 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-ninth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

Approved in Council.

J. F. ANDREWS Clerk of the Executive Council.

GCD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

W HEREAS by section sixty-three of the Land Laws Amendment Act, 1913, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section sixty-three in connection with any block of land, unless that block is set apart for selection under that section pursuent to Proplemetron for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, Arthur William de Brito Savile, Earl of Inverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Mangahoutoa Block.

SECTION 1, Kohumaru Parish: Area, 188 acres 2 roods 32 perches.

As the same is delineated upon the plan marked L. and S. 5/77, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

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

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Crown Land set apart for Disposal by Way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Otago Land District.

LIVERPOOL, Governor. L.s.]

A PROCLAMATION.

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, 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 of Crown land described in the Schedule hereto shall be and the same is hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

OTAGO LAND DISTRICT.—CLUTHA COUNTY.—BLOCK XIV, RIMU SURVEY DISTRICT.

SECTION 20: Area, 206 acres 3 roods.

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-sixth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Crown Lands set apart for Disposal by Way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Marlborough Land District.

LIVERPOOL, Governor.

A PROCLAMATION.

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915. I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim and declare that the Crown lands described in the Governor details and the same are described. in the Schedule hereto shall be and the same are hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

MARLBOROUGH LAND DISTRICT .- CROWN LAND. Block I, Wakamarina Survey District.

Section 44: Area, 230 0 0 0 45 , 254 2 0

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-sixth day
of May, in the year of our Lord one thousand of May, in the year of our Lord one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

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.

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 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:

the Governor to declare such land to be Crown land:

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

SCHEDULE.

APPROXIMATE area of stopped road declared to be Crown

land: 3 acres 1 rood 7-1 perches.

Adjoining or passing through Sections 77 and 124, Ruapeka peka Parish (S.O. 18833), Block XIII, Russell Survey District.

In the Auckland Land District; as the same is mere particularly delineated on the plan marked P.W.D. 39901, 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-seventh day of May, in the year of our Lord one theusand. day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

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

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

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

And whereas it is further provided by section five of the 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

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

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

SCHEDULE.

· Approximate area of stopped road declared to be Crown land: 39.1 perches.

Adjoining or passing through Sections 77, 105, and 106, Lawry Settlement (Ward and Seddon Streets). Situated in Block I, Otahuhu Survey District (S.O. 18644).

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 39689, 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-seventh
day of May, in the year of our Lord one thousand
nine hundred and sixteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Laying out and setting apart a Road in Block XIII, Coromandel Survey District, Coromandel County.

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

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

SCHEDULE.

APPROXIMATE area of the piece of road laid out and set apart: 15 perches.
Portion of customary land, Block XIII, Coromandel Survey

District (S.O. 18149).

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 39328, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red edged red.

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

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Laying out and taking a Road in Block XV, Omapere Survey District, Bay of Islands County.

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 areas of the pieces of road laid out and taken:-

- 1 15.2, portion of Taraire No. 2, Sec. J; coloured yellow.
- 1 11·3 0 19·5 2 15·6) 0 28·4 " L blue.
- 1
- " M red. 3 25.6

Situated in Block XV, Omapere Survey District (S.O.

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 40117, 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 thirtieth day of
May, in the year of our Lord one thousand nine
hundred and sixteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Block XIII, Coromandel | Survey District, Coromandel County.

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 area of the piece of road laid out and taken:

6.9 perches. Portion of Pumoko No. 2c, Block XIII, Coromandel Survey District (S.O. 18149).

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 39328, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, 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 twenty-ninth day of May, in the year of our Lord one thousand of May, in the year of our Lord one thousand nine hundred and sixteen.

W. FRASER. Minister of Public Works

GOD SAVE THE KING!

Prison at Wellington proclaimed a Prison Hospital under the Prisoners Detention Act, 1915.

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

HEREAS by an Act of the General Assembly of New Zealand intituled the Prisoners Detention Act, 1915, it is provided that the Governor may by Proclamation declare any hospital, or any part of a hospital or of a prison or police gaol, to be a prison hospital for the purposes of that Act:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance of the above-recited power and authority, do hereby declare that the prison situate in Woolcombe Street in the City of Wellington, known as the Wellington Prison, and the exercise yards and other yards used in connection therewith, shall be a prison hospital within the meaning and for the purposes of the Prisoners Detention Act, 1915.

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 thirtieth day of May, in the year of our Lord one thousand nine hundred and sixteen.

W. H. HERRIES, For Minister of Justice.

GOD SAVE THE KING!

Appointing a Member of Assessment Court under the Valuation of Land Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the power and authority vested in him by the Valuation of Land Act, 1908, His Excellency the Governor of the Dominion of New Zealand, Cook Reserve, and for other purposes:

acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint the person mentioned in the Schedule hereto to be a member of the Assessment Court for the special district set opposite his

SCHEDULE.

WILKINSON, WILLIAM: Mangonui County.

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

Consenting to the Raising of Loans by certain Local Authorities from the State Advances Department.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section twenty-six, subsection one, of the Appropriation Act, 1915, it is provided that, notwithstanding any Act to the contrary, it shall not be lawful or competent for any local authority or for any Harbour lawful or competent for any local authority or for any Harbour Board, during the present war with Germany, to borrow or contract to borrow any money (otherwise than by way of bank overdraft within the limit of its powers, if any, in that behalf) whether from the State Advances Office or from any other source whatever, and whether in pursuance of a special Act or under any other authority whatever, without the precedent consent of the Governor in Council:

And whereas application has been made for the consent of the Governor in Council to enable the several local authorities mentioned in the Schedule hereto to borrow the loans

of the Governor in Council to enable the several local authorities mentioned in the Schedule hereto to borrow the loans set out in column B therein from the State Advances Office:

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

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the borrowing from the State Advances Department of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto; and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Appropriation Act, 1915, and shall operate accordingly as a consent of the Governor in Council to the raising of the loans hereby authorized. loans hereby authorized.

SCHE		Column B.		
Awakino County Council				200
, ,,			• •	2,000.
Horowhenua County Council	• •	• •	• •	1,250
Ohinemuri County Council	• •	• •	• •	350
Port Chalmers Borough Council	11	••	• •	5,000

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

Consenting to Land in Block X, Port Nicholson Survey District, City of Wellington, being taken for the Purpose of depositing Spoil from the Mount Cook Reserve and for other Purposes.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the Public Works Act, 1908, it is, in section fifteen thereof, inter alia, enacted that, except for the purposes of a railway or defence purposes, or for the purposes of any other work to be made under the authority of a special Act, nothing in this Act contained shall authorize the taking of any land occupied by any building, yard, garden, orchard, or vineyard, or in bona fide occupation as an ornamental park or pleasure-ground, without the previous consent of the Governor in Council:

And whereas part of the land described in the Schedule

And whereas part of the land described in the Schedule hereto is occupied by buildings, and the Minister of Public Works has recommended the Governor to issue an Order in

Now, therefore, in pursuance and exercise of the above-inhow, therefore, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Do-minion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken:

7.3, portion of Section 710; coloured green.

2 23·3 3 9·2

711 712

pink. ,,

,,

Situated in Block X, Port Nicholson Survey District (Town of Wellington R.D.), City of Wellington.

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 39940, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

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

Recreation Reserve in Auckland Land District brought under Part II of the Public Reserves and Domains Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

KAURI POINT DOMAIN.

ALL that area in the Auckland Land District, being Allotments 157, 162 (Kauri Point Reserve), Parish of Takapuna, containing by admeasurement 112 acres 1 rood, more or less. containing by admeasurement 112 acres 1 rood, more or less. Bounded towards the east generally by a public road and by a right line (the production of the said road) to a public road, across that road, and by a public road to Allotment 163, Parish of Takapuna; thence towards the south-east by the said Allotment 163 to high-water mark of the Waitemata Harbour; and towards the south, west, and north-west generally by high-water mark of the Waitemata Harbour to the place of commencement. As the same is delineated on plan marked 6/1/55, deposited in the Head Office, Department of Lands and Survey, Wellington, and thereon bordered pink. (Auckland Plan No. 17877.)

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

License authorizing the Wellington City Council to erect Electric Lines from the Tramway Trolly-wire and Rail in Kent Terrace to the Premises of Messrs. Doyle Brothers in Home Street.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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:

And whereas the Wellington City Council (hereinafter referred to as "the licensee") desires to erect electric lines from the tramway trolly-wire and rail at the corner of Kent Terrace and Home Street, Wellington, along Home Street, to the premises of Lawrence Patrick Doyle and Gregory Doyle, wholesale furniture manufacturers, situated in Town Acre Section 310, 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:

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

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 power to motors having an average capacity of fifteen horse-power, such electric lines being indicated by a red line on the plan marked P.W.D. 39831, 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

"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 Inspect-"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.

Department.

ling wires belonging to the Government Railways Department.

2. The conductors shall not be less than 7/20 S.W.G. hard-drawn 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 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 hearest the point where the positive conductor leaves

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 conlighting 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.

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 taneously. 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 paight of 2 ft above the said clearing line; if the telegraph lines 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 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 height of 2 ft. above the said electric lines if the telegraph lines shall forthwith make the necessary changes required to comply with this clause at any points at which the said

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 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 July, 1916, and shall be completed on or before the 1st day of October, 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 In-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 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

15. If the licensee fails to comply with any of the con-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

behalf, may at all reasonable times enter on the lands and works and inspect the said works.

works and inspect the said works.

18. Nothing in this license shall be deemed in any way to interfere with, affect, or a bridge 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. power as aforesaid.

19. The regulations made under section two of the Public Works Amendment Act, 1911, and published in the New Zealand Gazette dated 29th day of April, 1915, shall not apply

to this license.

20. This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years from the date hereof. Upon expiry of the said term, or upon 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 incurred under this license.

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

Domain Board appointed to have Control of the Glentunnel Domain.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by an Order in Council made on the twentyfourth day of February, one thousand nine hundred and nine, and published in the New Zealand Gazette of the fourth day March, one thousand nine hundred and nine, a Domain Board was appointed to control the Glentunnel Domain:

And whereas the period for which the said Board was appointed expired on the twenty-third day of February, one thousand nine hundred and sixteen:

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

ROBERT JAMES LONGSTAFF, DANIEL MILNE, LAWRENCE DAVID KING, HENRY ROLLINSON CHARLES GEORGE MARSH, CHARLES WRIGHT ALLARD, and JOHN GEORGE WEASTELL

to be the Glentunnel 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 nineteenth day of June, one thousand nine hundred and sixteen, at seven p.m., as the time when, and the Public Library, Glentunnel, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

GLENTUNNEL DOMAIN.

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

of Reserve 2279; and on the north-west by that road, 1235 links, to the point of commencement: be all the aforesaid linkages more or less. As the same are delineated on the plan marked L. and S. 1/117, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Hawke's Bay War Relief Association incorporated under the War Funds Act, 1915.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by section twelve of the War Funds Act, 1915 (hereinafter referred to as "the said Act"), it is provided that the Governor may, by Order in Council gazetted, incorporate a society possessing a war fund, or the trustees of such fund: And whereas application, in writing addressed to the Minister, has been made by the Hawke's Bay War Relief Association (being an association possessing a war fund), praying for the incorporation of that association: tion

And whereas it is considered desirable to grant such appli-

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 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 order and declare that the association known as the Hawke's Bay War Relief Association is hereby incorporated for the purposes of the said Act as from the publication hereof in the New Zealand Gazette, and shall be known as the "Hawke's Bay War Relief Association."

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

Prohibiting all Private Alienation of certain Native Land.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N the recommendation of the Native Land Purchase Board referred to in section at 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 thirty-first day of May, one thousand nine hundred and fifteen, for a further period of six months, prohibiting all alienations of the Native land specified in the Schedule hereto other than alienations in favour of the Crown.

SCHEDULE

MATA South Block: Approximate area, 175 acres; Hastings Survey District.

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

Prohibiting all Private Alienation of certain Native Land.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, 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 prohibit, for the period of one year from the date of this Order

in Council, all alienations of the Native lands specified in the Schedule hereto other than alienations in favour of the Crown.

SCHEDULE.

MAKETU AND WAIHI SOUTH SURVEY DISTRICTS. Approximate Area.

PUREHINA M Sec. 1 Block: 684 1 0
2 " 602 2 3

3 300 1 18

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

Declaring Portion of Marakopa Valley Road, in the Kawhia County, to be a County Road.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 the Marakopa Valley Road, in the Auckland Land District, Kawhia County, commencing at the suspension-bridge across the Marakopa River at Karaka, in Section K No. 2c, Kinohaku West, Block IX, Kawhia South Survey District, and proceeding thence generally in a north-easterly direction, adjoining or passing through the said Section K No. 2c, Sections 2 and 3, Block IX, and Section 1, Block X, Kawhia South Survey District, and terminating at its junction with Kinohaku Road; being a distance of 4 miles 24 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40190, 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 Pomerangi Road, in the Awakino County, to be a County Road.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

N pursuance and exercise of the powers vested in him by the Public Works Act. 1903, 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 Pomerangi Road, situated in the Auckland Land District, Awakino County, commencing at the north-eastern corner of Section 3, Block II, Maungamangero Survey District, and proceeding thence generally in a westerly direction, adjoining or passing through the said Section 3 and Section 4, Block II aforesaid, and terminating at the north-western corner of the said Section 4; being a distance of four miles, more or less. As the said portion of road is more particularly delineated? on the plan marked P.W.D. 40189, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

J. F. ANDREWS

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

Making Rules for Magistrates' Courts in respect of the Imprisonment for Debt Limitation Act, 1908.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this twenty-second day of May, 1916.

Present:

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

WHEREAS by the Imprisonment for Debt Limitation Act, 1908, it is enacted that the term "prescribed" in that Act means, as respect Magistrates' Courts, prescribed by general rules made under the Magistrates' Courts Act, 1908, and that general rules may be made under the aforesaid Magistrates' Courts Act for the purpose of carrying the Imprisonment for Debt Limitation Act, 1908, into effect in Magistrates' Courts: And whereas by section three of the Magistrates' Courts Act, 1908, it is enacted that the Governor may from time to time, by Order in Council gazetted, make rules or regulations regulating, in all cases therein not specially provided for, the practice and forms of all proceedings in Courts under the said Act, and prescribing the forms to be adopted and used in all proceedings to be taken under the said Act, and prescribing the costs and charges to be paid by one party in any action to the other party, and the fees payable in respect of any proceedings taken, or for the service of any summons or other process, and generally for giving effect to the said Act: And whereas it is expedient to revoke all former rules or regulations made or deemed to have been made under the said Acts, or by any Act or Acts repealed by the said Acts, in respect of the imprisonment for debt by Magistrates' Courts:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance of the authority contained in the Imprisonment for Debt Limitation Act, 1908, and in pursuance and exercise of the powers and authorities conferred by the said Magistrates' Courts 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 revoke, as from the first day of July, one thousand nine hundred and sixteen, all former rules and regulations made or deemed to have been made in respect of imprisonment for debt in Magistrates' Courts, and in lieu thereof doth hereby make and prescribe the rules, regulations, forms, charges, costs, and fees set out in the Schedule hereto, to take effect as from the first day of July, one thousand nine hundred and sixteen.

SCHEDULE.

THESE rules may be cited as "The Rules for Magistrates' Courts under the Imprisonment for Debt Limitation Act, 1908.'

Interpretation .- In these rules, unless inconsistent with the context, the several words and expressions hereinafter mentioned or referred to shall have or include the meanings following, viz.:

"Any other Court" means any Court in respect of whose judgment or order proceedings under the authority of the Imprisonment for Debt Limitation Act, 1908, may be taken in a Magistrate's Court on a judgment removed therein by certificate of judgment or otherwise, and includes a Magistrate's Court in which a judgment has been given or order made where proceedings as aforesaid are taken, or are to be taken, in a Magistrate's Court other than the Court giving such judgment or making such order:

"Clear days" means that in all cases in which any particular number of days is prescribed for doing any act, or for any other purpose, the same shall be reckoned exclusive both of the first day and of the last day:

"Judgment" includes decree or order:

"Judgment creditor" shall include any person, firm, or company in whose favour a judgment or order has been given or made, but shall not include any person, firm, or company whose business is that of collecting or recovering debts in respect of any such debt acquired by assignment from the original creditor:

"Person" shall include a body politic or corporate:

"Prison" includes a police-gaol:

"The Act" means the Imprisonment for Debt Limitation Act, 1908:
"This Act" means the Magistrates' Courts Act, 1908:
"The Clerk" means the Clerk of a Magistrate's Court:

"The Court" means a Magistrate's Court constituted under the Magistrates' Courts Act, 1908.

The reference in these rules to numbered forms means the forms as numbered in Appendix A hereof, and the appropriate form in the said appendix shall be used in all proceedings to which they

apply.

The Clerk shall keep for each Court a Judgment Summons Record Book in the form No. 1. The Clerk shall enter in the said book the particulars therein required, taken from the application for a judgment summons, whether such judgment summons is applied for in respect of a judgment or order of that Court or any other Court. Every judgment summons shall be entered in the Record Book in numerical order in each year. No judgment summons shall be issued out of the Court or entered in the Record Book unless and until an application in the form prescribed, together with the necessary affidavit, has been filed in the Court. Every such application shall give in full the names and last known place of address and occupation of the parties in all cases where the same are known.

2. No order under section 6 of the Act shall be made unless a summons to appear and be examined on oath (hereafter called a "judgment summons") shall have been served personally on the judgment debtor. Every order made on a judgment summons shall be recorded in the Civil Record Book of the

Court.

3. Every application for a judgment summons under the Act shall be in writing, according to the prescribed form, signed by the judgment creditor or his solicitor, or an agent duly authorized in writing by such judgment creditor; and every such application shall be accompanied by an affidavit made by the applicant, his solicitor or agent as aforesaid, in the appropriate form, or by a statutory declaration to the like effect.

4. When a judgment creditor desires and is entitled to apply to a Magistrate's Court for a judgment summons in respect of any judgment or order of any other Court, he shall obtain from the Clerk or Registrar of such other Court a certified copy of such judgment or order in the form prescribed under the general rules of this Court or of the Court in which the judgment or order was obtained, and shall file the same in the Court out of which he desires to obtain the issue of such judgment

summons.

5. Whenever a certified copy of any judgment or order is obtained under the foregoing rule the Clerk or Registrar shall make on the minute of such judgment or order a memorandum of having given such certificate, and no warrant of execution against the goods of the judgment debtor, or judgment summons, or other process shall issue upon such judgment or order out of such other Court issuing the certificate unless it be proved to the Clerk or Registrar thereof that such certificate has not been

filed in any Court as in the next rule provided.

6. Whenever any judgment creditor presents to the Clerk any certificate as in the preceding rule mentioned, such Clerk shall enter the particulars thereof in the Civil Record Book of the said Court, and shall add to such entry in the said Civil Record Book the following memorandum: "I certify that the foregoing judgment [or order] was entered herein pursuant to a certified copy of a judgment [or which said copy bears date the day of order] of the Court at and shall sign the same, adding his official designation and the date of such entry, and shall file the said certified copy as a record of the Court, and thereafter such judgment shall for all purposes be deemed to be the judgment of such Court: Provided that for the purposes of the Act any such judgment may again be removed into any other Court in the same manner in all respects as if it were an original judgment of the Court in which the certificate was filed, and the rules shall apply accordingly to every such removal.

7. Upon such entry being made as in the preceding rule provided the Clerk shall, on application under Rule 3 hereof, issue a judgment summons in the prescribed form, as if such judgment or order

had been originally given or made in the Court issuing such judgment summons.

8. Whenever, pursuant to section 139 of the Magistrates' Courts Act, 1908, a judgment creditor desires to obtain the issue of a judgment summons calling upon the judgment debtor to appear in a Court other than the Court giving the judgment or making the order, he shall lodge with the Clerk of the Court giving the judgment or making the order an application in the prescribed form, and no such application shall be received by such Clerk unless and until the particulars required by such form have been properly filled in and an affidavit verifying the same has been made and filed with such application.

9. On receipt of such application and verifying affidavit as in the foregoing rule provided the Clerk shall prepare and sign a judgment summons in the prescribed form, and shall certify on such summons the amount still due on such judgment or order, as the same appears from the record of the said judgment or order, and the application for the issue of such summons. Every such certificate shall be conclusive as to the amount owing on such judgment or order, unless the contrary be proved by

the judgment debtor at the hearing of such judgment summons.

10. The Clerk signing such summons, after entering the particulars thereof in the Judgment Summons Record Book of the Court, shall issue the same and forward it to the Clerk of the Court for hearing, who shall enter the particulars thereof in the Judgment Summons Record Book of the said Court, and appoint a day for the hearing of the said summons, and the same shall be served out of the Court for hearing.

11. Every judgment summons issued of the Court shall be in such of the prescribed forms as may be applicable, and shall be served on the judgment debtor not less than seven days before the day of hearing, except as in Rule 13 hereof.

12. The service of a judgment summons shall be effected in the manner prescribed by this Act,

or by the general rules made thereunder, in respect of personal service of an ordinary summons.

13. Where the person applying for the judgment summons shall file an affidavit in the prescribed form, setting out that the judgment debtor is about to remove from his dwelling or place of business, or is keeping out of the way to avoid service, then the judgment summons may be issued and served at any time before the hearing: Provided that the Court shall not act upon a summons issued under this rule unless at the hearing such Court is satisfied, by evidence on oath, that at the time of the application for the judgment summons the judgment debtor was about to remove from his dwelling or place of business, or was keeping out of the way to avoid service, in either of which cases service upon such debtor at any time before the time appointed for his appearance shall be sufficient.

14. In any case where the judgment debtor resides or carries on business more than five miles from the Court at which he is required to appear, the application for such summons shall be accompanied by a tender of expenses. The amount to be deposited shall be sufficient, in the opinion of the Clerk of such Court, to enable the judgment debtor to attend and return from the hearing of such summons, and to provide maintenance for the debtor during such attendance. The Clerk shall decline to issue a judgment summons until such expenses are deposited with the application as aforesaid. amount so deposited shall (unless the Court otherwise orders) form part of the costs of the judgment

summons for all purposes.

15. Where it appears to the Court that the hearing of a judgment summons cannot fairly proceed owing to the absence of either the debtor, creditor, or a witness through illness, accident, or other reasonable cause, the Court may adjourn the same subject to the payment of such costs and further conduct money as it thinks just. Except as aforesaid no judgment summons shall be adjourned unless it is shown at the original hearing thereof that sufficient grounds exist for the making of an order of committal. And in no case shall an adjournment be made sine die. All such costs and conduct money shall, if the Court so directs, form part of the costs of the judgment summons for all purposes

16. Any witness may be summoned to give evidence upon the hearing of a judgment summons or any adjournment thereof in the same manner as witnesses are summoned to give evidence upon the hearing of a plaint. Every such summons shall be according to the prescribed form. Every such witness shall be entitled to such expenses as if summoned to give evidence upon a plaint, which expenses may, if the Court so direct, form part of the costs of the judgment summons for all purposes.

17. Every judgment summons to be served on a Maori or foreign defendant shall be accompanied by a translation thereof in the Maori or foreign language, as the case may be, certified to by a licensed interpreter or by some person who in the opinion of the Court is qualified to make such Provided that if the Court is satisfied at the hearing that the Maori or foreign defendant has a sufficient knowledge of the English language to fully and fairly understand the meaning and purport of such summons, the same may be heard and determined though not accompanied by such translation as aforesaid.

18. When a Maori or foreign interpreter is required at the hearing of a judgment summons, or where any summons, order, or warrant issued by the Court requires to be translated into the Maori or foreign language, the Court or Magistrate may fix the fee for such interpretation or translation, not exceeding the fees allowed to be charged by authorized interpreters, and such fee or fees so fixed shall, if the Court so direct, form part of the costs of the judgment summons for all purposes

19. Upon the issue of a judgment summons against a party upon an order or judgment the bailiff of the Court issuing the judgment summons, or of the Court giving such judgment or making such order, shall return into the Court any warrant of execution against the goods of such party which

may have been issued in the cause out of such Court.

- 20. When a judgment summons is heard in a Court other than the Court in which the judgment or order was obtained, as provided by Rule 8 hereof, and no order is made thereon by the Court hearing the same, the Court shall endorse on such summons its refusal to make an order, and the Clerk shall return such summons to the Court from which the same was issued, and such judgment or order shall remain the judgment or order of such last-mentioned Court for all purposes. A note of such refusal shall be entered in the Judgment Summons Record Book by the Clerk of the Court to which the summons is returned as aforesaid.
- 21. When a judgment summons is heard in a Court other than that in which the judgment or order was obtained, as provided in Rule 8 hereof, and an order of commitment or an order altering the terms of the judgment or order is made, all payments under such order or new order shall be made into, and execution or other process thereon shall be issued by, the Court making such order or new order. of such order of committal or new order shall be forwarded to the Clerk of the Court in which such judgment or order was obtained, and such Clerk shall note the same in the Judgment Summons Record Book of such Court.

22. When the Court refuses to make an order on a judgment summons the judgment creditor shall not be entitled to add the cost of the application for such order, or of any certificate of judgment or

order obtained in respect thereof, to the judgment debt for any purpose whatever.

23. Where the Court makes an order on a judgment summons altering the terms of the original judgment or order by ordering the payment of the same by instalments, the judgment creditor shall not be entitled to add the cost of obtaining such order to the judgment debt for any purpose whatever unless the Court making such order specially orders the payment of such costs by the judgment debtor. No such order for payment shall be made unless it be proved to the satisfaction of the Court that the judgment debtor has had, since the date of the judgment or order, sufficient money to pay the judgment debt as in the Act provided.

24. Subject to the foregoing rule, whenever an order is made on a judgment summons the costs of obtaining the same shall be added to the judgment debt, and shall form part thereof for all purposes,

unless the Court otherwise orders.

25. When the Court has refused to make an order on a judgment summons the judgment creditor may at any time thereafter apply in the prescribed form, accompanied by an affidavit in the prescribed form, for a second or subsequent judgment summons in the same manner and with the same consequences as if no previous judgment summons had been issued: Provided that on the hearing of any such second or subsequent judgment summons the judgment creditor shall not be entitled to examine the judment debtor as to his means of paying the debt prior to the date of the hearing of the previous judgment summons unless the judgment creditor first satisfies the Court that since the date of the previous hearing he has discovered that the judgment debtor had prior to the previous hearing sufficient money to pay the said debt, and that such money was unknown to the judgment creditor, and he had no reasonable opportunity of discovering the same at or prior to such previous hearing.

26. Whenever and as often as any moneys payable by instalments remain unpaid on any judgment or order of any Court, whether the order for payment by instalments was made at the time of giving or making the judgment or order, or by an order for payment by instalments, without default, made on the hearing of a judgment summons, the judgment creditor may from time to time apply to the Court

for a judgment summons in respect of such instalments.

No person shall be punished twice in respect of the same default: Provided that, on any judgment summons issued on default of payment of any instalment, if it appear to the Court at the hearing that the defendant, since the date of the order to pay the debt by instalments, has or has had sufficient money to pay the instalment in respect of which the judgment summons is issued, together with all prior instalments (if any), the Court may make an order in respect of such moneys notwithstanding that a previous order of commitment may have been made in respect of the same moneys on proceedings

taken for default in payment of any prior instalment.

27. The Court, on making an order of committal for default in payment of a judgment debt or instalment thereof, may of its own motion, or on the application of either of the parties, order that such warrant of commitment may be suspended as long as the judgment debtor pays into Court such sums at such times as the Court orders. No such warrant shall issue out of such Court so long as the judgment debtor makes such payments as aforesaid. If the judgment debtor fails to make such payment as aforesaid such warrant may issue forthwith in respect of the whole debt, or such part as remains unpaid, as if no such order of payment or of suspension had been made: Provided that before issuing such warrant the Clerk shall note on such warrant any sums paid in pursuance of such order. All payments made under such order shall be paid into Court and not to the judgment creditor.

28. An order made under section 4 of the Act on an order or judgment of a Magistrate's Court shall be in the form No. 20, and an order made under this Act on an order or judgment of any other Court shall be in the form Nos. 21 or 22; and every such order shall, on whatever day it may be issued from the Clerk's office, bear date on the day on which the order on the judgment summons was made, and shall continue in force for one year from such date and no longer.

29. When an order on a judgment summons has been made the judgment debtor may, at any time before his body is delivered into the custody of the Gaoler, pay to the bailiff the amount endorsed on the warrant as that on the payment of which he may be discharged; and on receiving such amount the bailiff shall discharge such debtor, and shall within twenty-four hours after receiving such amount

pay over the same to the Clerk of the Magistrate's Court of which he is an officer.

30. The sum endorsed upon the order on a judgment summons, or endorsed upon the warrant of committal as that upon payment of which the prisoner may be discharged, may be paid to the Clerk of the Court from which the order or warrant was issued, or to the Gaoler in whose custody the prisoner Where it is paid to the Clerk he shall sign and seal a certificate of such payment, and upon receiving such certificate by post or otherwise the Gaoler in whose custody the prisoner shall then be shall forth-with discharge such prisoner, and where it is paid to the Gaoler he shall, upon payment to him in cash or by post-office order of such amount, together with costs sufficient to pay for transmitting such amount to the Court under the order of which the prisoner was committed, sign a certificate of such payment and discharge the prisoner, and such costs of transmission shall be part of the prescribed

A certificate as to payment by a prisoner shall be according to the form No. 28.

32. Warrants upon a judgment summons against the same party may be issued concurrently into more than one district; provided that the cost of one warrant only shall be allowed unless the Court shall otherwise direct.

33. The warrant to be issued by the Clerk of a Magistrate's Court under the provisions of section 14 of the Act shall be in the form No. 24, and such warrant shall be deemed to be the "warrant

in the prescribed form" required to be issued under the said section.

34. Where a judgment debtor shall, upon the return day of a judgment summons, satisfy the Court that he has been adjudicated a bankrupt, and that the debt was provable in the bankruptcy, or that in respect of the debt the provisions of the Bankruptcy Act for the time being in force have been complied with, no order of commitment shall be made.

35. No warrant of commitment shall be issued where the judgment debtor shall, after the making of an order upon a judgment summons against him, and before the warrant is issued, file in the Magistrate's Court in which the order was made an affidavit in the prescribed form, stating that he has been adjudicated a bankrupt, and that, in respect of the judgment debt, the provisions of the Bank-

ruptcy Act for the time being in force have been complied with.

36. Where a judgment debtor is arrested he may, according to the tenor of the order or warrant of committal, file in the Magistrate's Court within the district in which he is in custody an affidavit as mentioned in the last foregoing rule, and thereupon the judgment debtor shall be discharged out of custody upon the certificate of the Clerk of such Court. Such certificate shall be according to the

form No. 26.

37. All orders and warrants issued out of the Court shall be sealed with the seal of the Court. 38. In all cases where a warrant of commitment has been made directing the imprisonment of the defendant in any prison, and by reason of the distance of the defendant from that prison when arrested under the warrant, or for any other reason, it is desirable to alter the prison in which the defendant is to be imprisoned, any Magistrate may, on an ex parte application, alter the name of any prison named in the warrant to any other prison, and the warrant shall take effect accordingly

39. Every person against whom an order of committal is made may apply in the prescribed form

for a rehearing of the summons upon which such order was made.

40. Every such application shall state specifically the grounds upon which the application is made, and where the grounds are, or one of the grounds has reference to, the means of the judgment debtor to pay the judgment debt, the application shall state in detail the amount of his earnings or other means, and the amount of his average weekly or monthly expenses in the maintenance of himself and his family, since the date of the judgment.

41. Every such application shall be supported by an affidavit by the person making the same, and shall be served on the judgment creditor at least three clear days before the hearing thereof.

- 42. If the warrant of committal is not issued when the application for the rehearing is made the filing of the application shall operate as a stay of proceedings until the application is finally disposed of by the Court, and if the warrant has been issued, and the judgment debtor has been arrested thereunder, the Court or the Magistrate may suspend such warrant, and the Gaoler into whose custody the judgment debtor has been committed shall release such judgment debtor on the certificate of the Clerk of the Court in the form No. 26, and every such warrant shall be suspended until the application is finally disposed of by the Court.
- 43. If the Court grants the rehearing it shall fix a date for such rehearing, subject to such terms. as the Court thinks just. If on the rehearing the Court makes an order altering, cancelling, or varying the former order such former order, or any warrant issued thereunder, shall cease to take effect, and such new order shall become the order of the Court upon such summons; and if the Court refuses to alter, cancel, or vary such order, then such order, or any warrant issued thereon, shall take effect as if no such stay of proceedings or suspension had been made; and any judgment debtor released under Rule 42 hereof shall be rearrested under such warrant, and the same shall take effect for the unexpired term thereof.

COSTS AND FEES.

44. The costs which shall be paid by a person imprisoned under the Act on an order made under this Act shall be the fees specified in Appendix B, and such fees shall be deemed to be the prescribed costs referred to in section 16 of the Act.

45. All costs incurred by the plaintiff in endeavouring to enforce a judgment or order of any Court by execution against the goods of the defendant or other process shall be deemed to be due pursuant

to such judgment or order under section 4 of the Act.

46. The Court may in its discretion, at the hearing of the judgment summons, allow the judgment creditor for his solicitor's costs the fees according to the scale set out in Appendix B hereof; and the Court may in cases where no order is made allow the judgment debtor costs according to the scale for his solicitor, and may also allow him expenses as a witness in accordance with the scale of costs allowed to witnesses under this Act or the regulations made thereunder.

APPENDIX A.

JUDGMENT SUMMONS RECORD BOOK.

Debt Form 1.

.)

The Imprisonment for Debt Limitation Act, 1908.

(Being a Record of Judgment Summonses issued out of the Magistrate's Court at

Date	No. of Plaint.	lo. of Judgment Plaintiff. Defendant Summons.		Defendant.	Amount.	Date of Hearing.	Initials of Bailiff, and Date of Receipt.			
i i					£ s. d.					
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[Debt Form 2.

APPLICATION FOR JUDGMENT SUMMONS.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

Between , of [Address and description], plaintiff, and , of [Address and description], defendant.

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order, or decree] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order or decree)] given [or made] on the day of , for £ , including costs, on the grounds—

1. That I have just reason to believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt; or

2. That I have just reason to believe that the defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due [as the case may be].

3. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged].

And I am aware that if no order is made I shall have to pay the cost of this summons.

Witness to signature:

, Plaintiff [or Agent for Plaintiff].

[Debt Form 3.

APPLICATION FOR JUDGMENT SUMMONS WHEN DEBT ORDERED TO BE PAID BY INSTALMENTS IN FIRST INSTANCE.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

Between , of [Address and description], plaintiff, and , of [Address and description], defendant.

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order, or decree] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order or decree)] given [or made] on the day of , for £ , inclusive of costs, on the grounds—

1. That the Court ordered the said defendant to pay the said debt by instalments [State order as to payment].

2. That the defendant has made default in the payment of the instalment due and payable on tate default).

3. That I have just reason to believe that the defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment due on the [Specify which instalment].

4. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged].

And I am aware that if no order is made I shall have to pay the cost of this summons.

Witness to signature:

, Plaintiff [or Agent for Plaintiff].

[Debt Form 4.

APPLICATION FOR JUDGMENT SUMMONS UNDER SECTION 139 OF THE MAGISTRATES' COURTS ACT, 1908.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

Between , of [Address and description], plaintiff, and , of [Address and description], defendant.

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order, or decree] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order or decree)] given [or made] on the day of , for f inclusive of costs, on the grounds—

19 , for £ , inclusive of costs, on the grounds—
1. That I have just reason to believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt. or

2. That I have just reason to believe that the defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment due [State date of instalment or as the case may be].

3. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged].

I desire that the said summons be heard in the Magistrate's Court at

And I am aware that if no order is made I shall have to pay the cost of this summons.

Witness to signature:

, Plaintiff [or Agent for Plaintiff].

[Debt Form 5.

APPLICATION FOR JUDGMENT SUMMONS ON JUDGMENT REMOVED BY CERTIFICATE.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

Between , of [Address and description], plaintiff, and , of [Address and description], defendant.

I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order, or decree] of the Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order or decree)] given [or made] on the day of ,

19 , for £ , and removed into this Court by certificate of judgment on the day of , 19 , on the grounds—

1. That I have just reason to believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt; or

2. That I have just reason to believe that the defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment due [State date of instalment or as the case may be].

3. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged].

And I am aware that if no order is made I shall have to pay the cost of this summons.

Witness to signature: , Plaintiff [or Agent for Plaintiff].

[Debt Form 6.

Application for Judgment Summons when Original Judgment altered. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

Between , of [Address and description], plaintiff, and , of [Address and description], defendant.

I APPLY for the issue of a judgment summons against the said defendant in respect of an order [or decree] of this Court made on the day of , 19 , whereby the judgment [or order] of the Court made or given on the day of , 19 , was altered to an order for payment of the said debt by instalments of £ on the day of , on the grounds—

1. That default has been made in the payment of the said instalment due on the [State date of instalment].

2. That I have just reason to believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt; or

3. That I have just reason to believe that the defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due [as the case may be]. 4. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged]. And I am aware that if no order is made I shall have to pay the cost of this summons. Witness to signature: , Plaintiff [or Agent for Plaintiff]. [Debt Form 7. APPLICATION FOR SECOND OR SUBSEQUENT JUDGMENT SUMMONS. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at , of [Address and description], plaintiff, and Between , of [Address and description], defendant. I APPLY for the issue of a judgment summons against the said defendant in respect of a judgment [or order, or decree] of this Court [or of (Here set forth the style or other sufficient description of the Court which gave the judgment or made the order or decree)] given [or made] on the , on the groundsfor £ , the Court refused to make an order on a judg-1. That on the day of , 19 ment summons issued out of this Court. 2. That I have just reason to believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the last-mentioned refusal to make an order had sufficient money to pay the debt; or 3. That I have just reason to believe that the defendant has, since the date of the refusal to make an order referred to in paragraph 1 hereof, in respect of the payment of the debt by instalments, had day of sufficient money to pay the instalment due on the , 19 4. And I undertake to prove to the satisfaction of the Court at the hearing that the debt [Set out specifically grounds of fraud if alleged. And I am aware that if no order is made I shall have to pay the cost of this summons. Witness to signature: , Plaintiff [or Agent for Plaintiff]. [Debt Form 8. Affidavit where Judgment Summons is sought. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at , of [Address and description], plaintiff, and Between , of [Address and description], defendant. , the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,-1. That on the day of , 19 , I [or the above-named plaintiff] obtained a judgment [or order, or decree] in [Here set forth the style of the Court in which judgment, decree, or order 1. That on the , the above-named defendant, for the payment of the sum of £ obtained against 2. That subsequent costs of execution have been incurred amounting to \pounds 3. That the defendant has [not] paid [any part of the debt] the sum of £ said debt. 4. That there is still due on the said judgment [or order, or decree] the sum of £
5. That I believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt or [If fraud is alleged it must be specified]. , Plaintiff [or Agent for Plaintiff]. . 19 , before me, , a Justice of the Peace day of Sworn at , this for New Zealand [or Clerk of Court, or Solicitor]. [Debt Form 9. AFFIDAVIT IN SUPPORT OF JUDGMENT SUMMONS WHERE MONEY ORDERED TO BE PAID BY INSTALMENTS IN THE FIRST INSTANCE. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

[or solicitor, or agent, for], the above-named plaintiff, make oath and say,-

, of [Address and description], plaintiff, and

Between

I,

, of [Address and description],

In the unit of the sum of f by instalments of [State terms of order made]. payment of the sum of £ 2. That subsequent costs of execution have been incurred amounting to £ 3. That the defendant has made default in the payment of the instalment due on the [State default]. 4. That there is due on the said instalments the sum of £ , representing ments, ordered to be paid on the respectively. 5. That I believe that the defendant has since the date of the order to pay the said debt by instalments had sufficient money to pay the instalment due on the day of , Plaintiff [or Solicitor, or Agent, for Plaintiff]. [If fraud is alleged it must be specified]. rn at , this day of , 19 , before me, Peace for New Zealand [or Clerk of Court, or Solicitor]. Sworn at [Debt Form 10. Affidavit where Judgment Summons is sought, under Section 139 of the Magistrates' Courts Аст, 1908. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at Between , of [Address and description], plaintiff, and , of [Address and description], defendant. , the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,— 1. That on the , 19 , I, the above-named plaintiff, obtained a judgday of ment [or order, or decree] in this Court against , the above-named defendant, for the payment , including costs. 2. That subsequent costs of execution have been incurred amounting to £ 3. That the defendant has not paid anything [paid the sum of £] in respect of the said 4. That there is still due on the said judgment [or order, or decree] the sum of £ 5. That the defendant resides [or carries on business] at , a distance of from the Magistrate's Court holden at 6. That I believe the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt or [If fraud is alleged it must be specified]. , Plaintiff [or Agent for Plaintiff]. day of , 19 Sworn at $_{
m this}$, a Justice of the Peace for New Zealand [or Clerk of Court, or Solicitor]. [Debt Form 11. Affidavit where Judgment Summons is sought on Judgment removed by Certificate. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at , of [Address and description], plaintiff, and Between , of [Address and description], defendant. , the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,— 1. That on the day of , 19 , I, the above-named plaintiff, obtained a judgment [or order, or decree] in [Here set forth the style of the Court in which judgment, decree, or order obtained] , the above-named defendant, for the payment of the sum of £ 2. That the said judgment or order was removed by a certificate of judgment into the Magistrate's Court at , on the day of , 19 3. That subsequent costs have been incurred amounting to £
4. That there is still due on the said judgment [or order, or decree] the sum of £ 5. That I believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment had sufficient money to pay the debt or [If fraud is alleged it must be specified]. , Plaintiff, [or Agent for Plaintiff]. Sworn at , this day of , 19 before me, , a Justice of the Peace for New Zealand [or Clerk of Court, or Solicitor].

[Debt Form 12.

Affidavit where Judgment Summons is sought when Original Judgment altered. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

, of [Address and description], , of [Address and description], plaintiff, and Between defendant.

, the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,-1. That on the , 19 , I, the above-named plaintiff, obtained a judgment day of [or order, or decree] in [Here set forth the style of the Court in which judgment, decree, or order obtained] , the above-named defendant, for the payment of the sum of £ against

 That subsequent costs have been incurred amounting to £
 That on the day of , 19 , by an order o , by an order of the Magistrate's Court at day of , 19 the said judgment or order was altered to a payment by instalments of £ , 19 , 19 , and £ on the day of

4. That the defendant has made default in the payment of the instalment due on the day , 19 , and there is still due in respect of the said instalment the sum of £

5. That I believe that the defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the order for payment of the said instalment had sufficient money to pay the same or [It traud is alleged it must be specified].

, Plaintiff [or Agent for Plaintiff]. , 19 , before me, , a Justice of the day of , this Peace for New Zealand [or Clerk of Court, or Solicitor].

[Debt Form 13.

AFFIDAVIT WHERE SECOND JUDGMENT SUMMONS IS SOUGHT ON AN ORDER OF A MAGISTRATE'S COURT. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

, of [Address and description], plaintiff, and , of [Address and description], Between defendant.

I, , the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,—

1. That on the day of , 19 , I obtained a judgment [or order, or decree] in [Here set forth the style of the Court in which judgment, decree, or order obtained] against , the

above-named defendant, for the payment of the sum of £

2. That subsequent costs have been incurred amounting to £
3. That on the day of the Court refused to the Court refused to make an order of committal against the defendant in respect of a judgment [or decree, or order] in the Magistrate's Court at

4. That the defendant has still made default in the payment of such debt [or part of such debt],

and there is still due and owing in respect of such judgment debt and costs the sum of £

5. That I believe that since the date of the refusal to make such order the defendant has, after providing for the reasonable maintenance of himself and his family, had sufficient money to pay the debt [or instalment] due. And the following are the grounds of my belief [State grounds].

, Plaintiff [or Agent for Plaintiff]. , a Justice of the , before me, day of Sworn at this Peace for New Zealand [or Clerk of Court, or Solicitor].

Debt Form 14.

AFFIDAVIT WHERE JUDGMENT SUMMONS IS SOUGHT ON SHORT SERVICE. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Magistrate's Court holden at

, of [Address and descrip-, of [Address and description], plaintiff, and Between tion], defendant.

, the above-named plaintiff [or agent for the above-named plaintiff], make oath and say,— 1. That on the day of , 19 , I, the above-named plaintiff, obtained a judgment [or order, or decree] in [Here set forth the style of the Court in which judgment, decree, or order obtained] , the above-named defendant, for the payment of the sum of ${\bf \pounds}$ against

2. That subsequent costs have been incurred amounting to £

3. That there is still due on the said judgment [or order, or decree] the sum of £

4. That the judgment debtor is about to remove from his place of residence [or business: or is keeping out of the way] to avoid service of the summons in these proceedings.

5. That I believe that the defendant and his family, has since the date of the alleged it must be specified.]							
Sworn at , this day Peace for New Zealand [or Clerk	of c of Cou	, 19 rt, <i>or</i> Soli	, befo	Plaintiff [ere me,	or Agent :	for Plai a Just	ntiff]. ice of the
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JUDGMENT SUMMONS ON AN							100
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No. of plaint: /19 . In the Magis	atrata'a (Yourt hale		ı Juagme	nt summe	оця :	/19
Between , of [Address and					of p_{x}	ocont ac	ldress and
description, and, if known, place	of emplo	yment], d	e fendan t	•	_		
WHEREAS the plaintiff obtained a judgm has been obtained upon a judgment, an or trate's Court holden at , on the for debt [or damages] and costs, and subsing to £:	rder] aga da	inst you, y of	the abo	ve-named , for	l defenda the paym	nt, in tent of	the Magis-
And whereas it appears you have m the said judgment [or order], and that the of \mathfrak{L}	ade defa ere is no	ault in pa ow due an	yment o	f the sur thereund	n payable er to the	e in pur plainti	rsuance of ff the sum
You are therefore hereby summoned Court holden], on the day of be examined on oath by the Court as tapplication]—	, 19	, at	the hour	of	in the	-	noon, to
 (1.) After providing for the rea not since the date of the j (2.) You have not since the dat money to pay the instalm (3.) [If fraud is alleged it must be 	judgmen se of the sent so d	t [or orde order to lue [as the	r] had su pay the case ma	ıfficient n debt by y be]; or	noney to i	pay the nts had	debt; or sufficient
and also to show cause why you should n	ot be co	\mathbf{m} mitted	to prison	for such	default.		
Given under my hand, and the seal of	of the Co	ourt, this		day of	, 19		
**					, Clerk	of the (Court.
							£ s. d.
Amount of judgment [or order] and costs		• •	• •	• •			
Costs of warrant against the goods, if any Costs of previous judgment summons	·	• •	• •		• •	••:	
			• • •	• •	••	• •	
Deduct Paid on account Amounts which were not require	red to h	ave been	paid b	efore the	date		
of summons	• •	• •	• •	• •	••		
Sum payable	• •	• •	• •			••	
Costs of the summons	••	••	• •	• •	• •	• •	<u> </u>
Amount upon the payment of which no payment of next instalment	further	proceedi	ngs will	be had u	ntil defa	ult in	£
	-						
I, , Bailiff of the Magistrate's Counamed with a summons, a true co		, de hich is wi	swear t	hat I hav	ve duly se lelivering	erved th	ne within-
	y of	, 19	•		_		
Sworn at , this day Peace for New Zealand [or Clerk		, 19 t. <i>or</i> Solid	, befor	[Si	ignature o ,	-	ce of the
		,	J-				

Debt Form 16. JUDGMENT SUMMONS ON AN ORDER OR JUDGMENT UNDER SECTION 139, MAGISTRATES' COURTS Act, 1908. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. No. of judgment summons: No. of plaint: In the Magistrate's Court holden at , of [Address and description], plaintiff, and , of [Present address and Between description, and, if known, place of employment], defendant. Whereas the plaintiff obtained a judgment [or, if no judgment has been obtained, or if a fresh order has been obtained upon a judgment, an order] against you, the above-named defendant, in the Magistrate's Court holden at , on the day of , 19 , for the payment of £ , on the , 19 , for the payment of £ for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amount-And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [or order], and that there is now due and owing thereunder to the plaintiff the sum You are therefore hereby summoned to appear personally at the Magistrate's Court at [Place where Court holden], on such day and at such hour as the Clerk of Court there shall appoint, to be examined on oath by the Court as to whether [Strike out paragraph No. 1 or 2 so as to follow application]-(1.) After providing for the reasonable maintenance of yourself and your family you have not since the date of the judgment [or order] had sufficient money to pay the debt; or (2.) You have not since the date of the order to pay the debt by instalments had sufficient money to pay the instalments so due [as the case may be]; or (3.) [If fraud is alleged it must be specifically stated as in the application for judgment summons]; and also to show cause why you should not be committed to prison for such default. Given under my hand, and the seal of the Court, this , 19 day of , Clerk of the Court. s. d. Amount of judgment [or order] and costs Costs of warrant against the goods, if any Cost of previous judgment summons Paid on account Deduct Amounts which were not required to have been paid before the date of summons Sum payable Cost of the summons Amount upon the payment of which no further proceedings will be had until default in payment of next instalment . . is due and owing on this judgment. I certify that the sum of £ , Clerk of the Court. day of , 19 , at the hour of in the forenoon, 1 appoint the as the time for the hearing of this summons. , Clerk of the Court for hearing. , do swear that I have duly served the within-, Bailiff of the Magistrate's Court at I, with a summons, a true copy of which is within written, by delivering the same to him named , 19 personally at day of , on the [Signature of Deponent.] , a Justice of the , 19 , before me, Sworn at this day of Peace for New Zealand [or Clerk of Court, or Solicitor].

JUDGMENT SUMMONS ON ORDER OR JUDGMENT OF A COURT REMOVED BY CERTIFICATE.

Debt Form 17.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. [No. of judgment summons: In the Magistrate's Court holden at of [Address and description], plaintiff, and Between , of [Present address, description, and, if known, place of employment], defendant. WHEREAS the plaintiff obtained a judgment against you, the above-named defendant, in the , for the sum of £ , 19 , on the , holden at day of [Or, Whereas by a decree (or order) made by the Court of , holden at on , 19 the day of , you, the above-named defendant, were ordered to pay to the plaintiff the sum of £ :] And whereas the said judgment [or order] was removed into this Court by certificate of judgment , 19 dated the day of And whereas it appears you have made default in payment of the sum payable in pursuance of the said judgment [or decree, or order], and that there is now due and owing thereunder to the plaintiff the sum of £ You are therefore hereby summoned to appear personally at the Magistrate's Court at [Place where Court holden], on the day of , 19 , at the hour of in the be examined on oath by the Court as to whether [Strike out paragraph No. 1 or 2 so as to follow application \-(1.) After providing for the reasonable maintenance of yourself and your family you have not since the date of the judgment [or decree, or order] had sufficient money to pay the debt; or (2.) You have not since the date of the order to pay the debt by instalments had sufficient money to pay the instalments so due; or (3.) [If fraud is alleged it must be specifically stated as in the application for judgment summons]; and also to show cause why you should not be committed to prison for such default. Given under my hand, and the seal of the Court, this , 19 day of Clerk of the Court. £ s. d. Amount of judgment [or order] remaining due Cost of this summons Total sum due £ T. Bailiff of the Magistrate's Court at , do swear that I duly served the within-named with a summons, a true copy of which is written within, by delivering the same to him personally at , on the day of , 19 . Bailiff. , 19 , a Justice of the Sworn at $_{
m this}$ day of , before me, Peace for New Zealand [or Clerk of Court, or Solicitor]. [Debt Form 18. JUDGMENT SUMMONS ON AN ORDER OR JUDGMENT WHEN ORIGINAL JUDGMENT VARIED TO PAYMENT BY INSTALMENT. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. No. of plaint: /19 No. of judgment summons: In the Magistrate's Court holden at , of [Address and description], plaintiff, and , of [Present address and description, and, if known, place of employment], defendant. Whereas the plaintiff obtained a judgment [or, if no judgment has been obtained, or if a fresh order has been obtained upon a judgment, an order] against you, the above-named defendant, in the Magistrate's Court holden at , on the day of , 19 , for the payment of , 19 , for the payment of for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amounting to £

And whereas a judgment summons was issued against you and heard at the Magistrate's Court at , on the day of , 19 , and the said judgment was by the Court varied by an order for the payment of the same by instalments: And whereas it appears you have made default in the payment of the instalment due on the day of , and there is now due to the plaintiff in respect of the said instalment the sum of £: You are therefore hereby summoned to appear personally at the Magistrate's Court at [Place where Court is holden], on the day of , 19 , at the hour of in the noon, to be examined on oath by the Court as to whether [Strike out paragraph No. 1 or 2 so as to follow application]— (1.) After providing for the reasonable maintenance of yourself and your family you have not since the date of the judgment [or order] had sufficient money to pay the debt; or (2.) You have not since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due [as the case may be]; or (3.) [If fraud is alleged it must be specifically stated as in the application for judgment summons]; and also to show cause why you should not be committed to prison for such default. Given under my hand, and the seal of the Court, this day of , 19 , Clerk of the Court.								
		•						
A (6 * 3) 1							£ s. d.	
Amount of judgment [or order] and costs	. • •		• •		• •			
Costs of warrant against the goods, if any		• •	• •					
Costs of previous judgment summons	• •	• •						
in the state of th						-		
Paid on account		• •						
Deduct Amounts which were not required	to have b	een paic	l before	the dat	e of			
summons	• •	• •						
011						-		
Sum payable	• •	• •	• •	• •	• •	• •		
Cost of the summons	• •	• •	• •	• •	• •	• •		
Amount upon the payment of which no furt	her proce	odin <i>a</i> s w	ill he had	d until de	efault in r	-)av-		
	••			.,	· · ·		E 	
	tat py of whi day of	. , do s ich is wi , 19	wear tha	t I have tten, by	duly servedelivering	ved the	e within- same to	
I, , Bailiff of the Magistrate's Cournamed with a summons, a true cohim personally at , on the Sworn at , this day of	tat py of whi day of	. , do s ich is wi , 19	wear tha	t I have tten, by	duly servedelivering	ved the	e within- same to	
I, , Bailiff of the Magistrate's Cournamed with a summons, a true cohim personally at , on the Sworn at , this day of	tat py of whi day of	. , do s ich is wi , 19	wear tha	t I have tten, by	duly service delivering the deliveri	ved the g the Deponduction	e withinsame to ent.]	
I, , Bailiff of the Magistrate's Cournamed with a summons, a true colling personally at , on the Sworn at , this day of Peace for New Zealand [or Clerk of The Imprisonment for Debt Limitation of The Imprisonment for The Imprisonment for The Imprisonment for The Imprisonment for The Im	t at py of whi day of f f Court, o	, do sich is wi , 19 , 19 r Solicito	wear that thin wright with the wind with the wear the wea	t I have tten, by [Sig me,	duly service delivering nature of , a [ved the g the Deponduction Justice Debt In BEEN 190ct, 190ct	e withinsame to ent.] e of the Form 19. HEARD.	
ment of next instalment I, , Bailiff of the Magistrate's Cour named with a summons, a true could him personally at , on the Sworn at , this day of Peace for New Zealand [or Clerk of Peace for New Zealand]	t at py of whi day of f f Court, o	, do sich is wi , 19 , 19 r Solicito	wear that thin wright with the wind with the wear the wea	t I have tten, by [Sig me,	duly service delivering nature of , a	ved the g the Deponduction Justice Debt In BEEN 190ct, 190ct	e withinsame to ent.] e of the Form 19. HEARD.	
I, , Bailiff of the Magistrate's Cournamed with a summons, a true colling personally at , on the Sworn at , this day of Peace for New Zealand [or Clerk of The Imprisonment for Debt Limitation of The Imprisonment for The Imprisonment for The Imprisonment for The Imprisonment for The Im	t at py of whi day of f f Court, o	, do s ich is wi , 19 , 19 r Solicito AFTER A	wear that thin write or leading to the Mag No. of journal or leading to the Mag	t I have tten, by [Sig me,	duly service delivering nature of , a [ved the g the Deponduction Justice Debt In BEEN 190ct, 190ct	e withinsame to ent.] the of the Form 19. HEARD.	

yourself and your family, you have not since the date of the refusal to make an order had sufficient money to pay the debt [or the instalment so due], and also to show cause why you should not be committed to prison for such default. Given under my hand, and the seal of the Court, this day of 19 Clerk of the Court. £ s. d. Amount of judgment [or order] and costs Costs of warrant against the goods, if any Costs of previous judgment summons if allowed Paid on account Deduct \(\) Amounts which were not required to have been paid before the date of summons Sum payable . . Cost of the summons Amount upon the payment of which no further proceedings will be had until default in payment of next instalment , Bailiff of the Magistrate's Court at , do swear that I have duly served the within-I, with a summons, a true copy of which is within written, by delivering the same to him named , 19 , on the day of personally at [Signature of Deponent.] , before me, , a Justice of the this day of , 19 Sworn at Peace for New Zealand [or Clerk of Court, or Solicitor]. [Debt Form 20. Order on a Judgment Summons. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. No. of judgment summons: /19 . No. of order: /19 . No. of plaint: In the Magistrate's Court holden at plaintiff, and , of , defendant. Between of. Whereas the plaintiff obtained a judgment [or order] against the defendant in the Magistrate's Court , on the day of , 19 , for the payment of £ [or damages] and costs, and subsequent costs have been incurred in pursuance thereof amounting to And whereas the defendant hath made default in payment of the amount [or the ment of £ due and payable in pursuance of the said judgment [or order]: And whereas a summons was at the instance of the plaintiff duly issued out of this Court, by which the defendant was required to appear personally at this Court on the day of , 19 to be examined on oath as to whether [Here quote the exact words stated in the summons] (1.) After providing for the reasonable maintenance of himself and his family he had not since the date of the judgment [or order] had sufficient money to pay the debt; or (2.) He had not since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due [as the case may be]; or (3.) [If fraud is alleged state specifically]; and to show cause why he should not be committed to prison for such default, which summons has been proved to this Court to have been duly served on the defendant. And whereas at the hearing of the summons it has been proved to the satisfaction of the Court that [Here specify such of the matters stated in the summons as have been proved]-(1.) The defendant, after providing for the reasonable maintenance of himself and his family, has since the date of the judgment [or order] had sufficient money to pay the debt; or (2.) The defendant has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due; or (3.) [If fraud is proved state specifically]; or
(4.) [If defendant does not appear strike out the words in parentheses and paragraphs 1 and 2, and say] The defendant did not appear as required by such summons, nor allege a sufficient cause for not attending; and the defendant has shown no cause why he should not be committed to prison:

Now, therefore, it is ordered that unless the defendant shall pay into this Court at forthwith [or on or before the day of , 19 , or by instalments of £ on the day of each , commencing on the day of , 19] the sum stated below, as that upon the payment of which he is to be discharged, or shall file such affidavit as is mentioned in Rule 36 of the Rules for Magistrates' Courts under the Imprisonment for Debt Limitation Act, 1908, he shall be committed to the public prison at , known as the , for . Given under my hand, and the seal of the Court, this day of , 19 . , Stipendiary Magistrate.
£ s. d.
Amount of judgment [or order] remaining due Costs of judgment summons
Total sum upon payment of which the order will be discharged \dots £
Subject as above, this order remains in force for one year from the date hereof.
I, , Bailiff of the Magistrate's Court holden at , do hereby make oath and say:— 1. That I duly served the within , the defendant, with an order on a judgment summons a true copy of which said order is endorsed hereon, by delivering the same to him personally at on the day of , 19
Sworn at , this day of , 19 , before me, , Clerk of Court [or Justice of the Peace for New Zealand, or Solicitor].
· · · · · · · · · · · · · · · · · · ·
[Debt Form 21.
ORDER ON AN ORDER OR JUDGMENT OF A COURT OTHER THAN THE COURT IN WHICH THE JUDGMENT WAS OBTAINED.
The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. No. of plaint: /19 . No. of judgment summons: /19 . No. of order: /19 . In the Magistrate's Court holden at .
Between , of , plaintiff, and , of , defendant. Whereas the plaintiff obtained a judgment against the defendant in the Court [or as the case may be] holden at , on the day of , 19 , for the sum of £ , and there is now due and payable upon the said judgment the sum of £ : [Or, Whereas by a decree (or order) made by the Court [or as the case may be] holden at , on the day of , 19 , the defendant was ordered to pay to the plaintiff the sum of £ , and there is now due and payable upon the said decree (or order) the sum of £ :]
And whereas the said judgment or order was removed into this Court by certificate of judgment [or under section 139 of the Magistrates' Courts Act, 1908] and a summons was, at the instance of the plaintiff, duly issued out of this Court by which the defendant was required to appear personally at this Court on the day of , 19 , to be examined on oath as to whether [Here specify such of the matters as were stated in the summons]—
(1.) After providing for the reasonable maintenance of himself and his family he had not since the date of the judgment [or decree, or order] had sufficient money to pay the debt; or
 (2.) He had not since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due; or (3.) [If fraud is alleged state specifically]; and also to show cause why he should not be committed to prison for such default, which summons was proved to this Court to have been duly served on the defendant:
And whereas at the hearing of the said summons it has now been proved to the satisfaction of the Court that the defendant [Here specify such of the matters stated in the summons as have been proved]—
 (1.) After providing for the reasonable maintenance of himself and his family, has since the date of the judgment [or decree, or order] had sufficient money to pay the debt; or (2.) Has since the date of the order to pay the debt by instalments had sufficient money to pay the instalment so due; or (3.) [If fraud is proved state specifically]; or
(4.) The defendant did not appear, as required by such summons, nor allege a sufficient cause for not attending;
and the defendant has shown no cause why he should not be committed to prison:

Now, therefore, it is ordered that unless the defendant shall pay into this Court at with [or on or before the day of , 19 ; or by instalments of £ on the day of each , commencing on the day of , 19], the sums so due and pay able as aforesaid, together with the prescribed costs, or shall file such affidavit as is mentioned it Rule 36 of the Rules for Magistrates' Courts under the Imprisonment for Debt Limitation Act, 1908 he shall be committed to the public prison at , known as , for . Given under my hand, and the seal of the Court, this day of , 19 . Stipendiary Magistrate.
£ s. d.
Amount of judgment [or order] remaining due
Amount upon the payment of which the order is to be discharged £
Subject as above, this order remains in force one year from the date hereof.
[Debt Form 22
Order upon a Judgment Summons altering Original Order or Judgment.
The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.
No. of plaint: /19 . No. of judgment summons: /19
In the Magistrate's Court holden at
Between , of [Address and description], plaintiff, and , of [Present address, description, and, if known, place of employment], defendant.
Whereas the plaintiff obtained a judgment [or order] against the defendant in the holden at , on the day of , 19 , for the payment of £ , togethe with £ for costs, and in payment thereof, or of £ , part thereof, the defendant hat made default [or as the case may be]: [Or, Whereas by a decree [or order] made by the Court [or as the case may be], of the day of , 19 , the defendant was ordered to pay to the plaintiff the sum of £ , and there is now due and payable upon the said decree [or order] the sum of £ : And whereas the said judgment [or order] was removed by certificate of judgment [or under section 139 of the Magistrates' Courts Act] into this Court, and a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defendant was required to appear personally a this Court on the day of , 19 , to be examined on oath as to whether [Here specificate of the matters as were stated in summons]— (1.) After providing for the reasonable maintenance of himself and his family he had no
since the date of the judgment [or order, or decree] had sufficient money to pay the debt; or (2.) He had not since the date of the order to pay the debt by instalments had sufficien money to pay the instalment so due; or (3.) [If fraud is proved state specifically];
and to show cause why he should not be committed to prison for such default; which summons wa proved to this Court to have been duly served on the defendant; and application has been made to vary or alter the said recited judgment [or order, or decree]: Now, therefore, it is ordered that the defendant do pay the amounts still due on the said judgment [or order, or decree], and the costs of the said summons, as stated at the foot of this order, to the Clerk of this Court, by instalments of £, on the day of the months of , the first payment to be made on the day of , 19, and the said recited judgment [or order, or decree] is hereby varied accordingly. Given under my hand, and the seal of the Court, this day of , 19. Stipendiary Magistrate.
£ s. d.
Amount of judgment [or order] remaining due
Total sum due £

ACKNOWLEDGMENT OF PAYMENT INTO COURT.

_	ACKNOWLED	GMENT OF PAYMENT I	NTO COURT.
	Date.	Amount.	Received by.
		£ s. d.	
~			
			[Debt Form 23.
			RRANT OF COMMITTAL SUSPENDED.
No. of pla	-		he Magistrates' Courts Act, 1908. /19 . No. of order: /19 .
rioi or pan		strate's Court holden a	·
holden at	the plaintiff obtained a judgm , on the day	of , 19 , fo	the defendant in the Magistrate's Court
ment of £ And the defend to be exam	whereas a summons was at the lant was required to appear penined on oath as to whether [1 1.) After providing for the re	pursuance of the said instance of the plaintifersonally at this Court Here quote the exact word asonable maintenance	judgment [or order]: If duly issued out of this Court by which on the day of , 19 ,
and to sh	 2.) He had not since the date money to pay the install 3.) [If fraud is alleged state spe 	e of the order to pay nent so due [as the case cifically]; ne committed to prison	the debt by instalments had sufficient may be]; or a for such default, which summons has
And that [Here (whereas at the hearing of the e specify such of the matters stat 1.) The defendant, after provi- has since the date of the	summons it has been ed in the summons as he ling for the reasonable judgment [or order] he the date of the order the instalment so due	proved to the satisfaction of the Court ave been proved— maintenance of himself and his family, ad sufficient money to pay the debt; or to pay the debt by instalments had
	4.) [It detendant does not appear	ar strike out the words did not appear as re	in parentheses and paragraphs 1 and 2, quired by such summons, nor allege a
Now, with [or of the low, as is mention]	lay of each , commend that upon the payment of w	nless the defendant sha of , 19 ; sing on the da which he is to be dis- for Magistrates' Cou	all pay into this Court at forth- or by instalments of £ on the y of , 19], the sum stated charged, or shall file such affidavit as rts under the Imprisonment for Debt
Provide defendant payment of the warrant n	pays into the Magistrate's Co to be made on the day	ourt at the sur of , and there o make the payments der of suspension had	after on the days as aforesaid, or any of them, the said
		N- started dark	e a d

Subject as above, this order remains in force for one year from the date hereof.

I, , Bailiff of the Magistrate's Court holden at , do hereby make oath and say:— 1. That I duly served the within , the defendant, with an order on a judgment summons, a true copy of which said order is endorsed hereon, by delivering the same to him personally at ,
on the day of , 19 Sworn at , this day of , 19 , before me, , Clerk of Court [or Justice of the Peace for New Zealand, or Solicitor].
Debt Form 24.
WARRANT OF COMMITTAL.
The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. No. of Plaint:
In the Magistrate's Court holden at To , the Bailiff of the Magistrate's Court at , and to , the Gaoler or Keeper of the prison at , known as : Greeting. Between , of , plaintiff, and , of , defendant. Whereas by an order bearing date the day of , 19 , and issued out of this Court, it was ordered that unless the defendant should pay into this Court at [Copy exact terms of order] the sums so due and payable as aforesaid, together with the prescribed costs, or should file such affidavit as is mentioned in Rule 37 of the Rules for the Magistrates' Courts under the Imprisonment for Debt Limitation Act, 1908, he should be committed to the public prison at , known as , for :
And whereas such order was duly served on the defendant upon the day of ,
And whereas the defendant has not paid the sums in the said order mentioned in the manner therein directed, but therein has made default, and there is now due and owing under the said order the sum stated below:
These are therefore to require you, the said and others, to take the defendant and deliver him to the Gaoler or Keeper of the prison known as at , and you, the said Gaoler or Keeper, to receive the defendant and him safely keep in the said prison for from the date of his arrest under the said order, unless he shall sooner pay the sum stated below as that upon payment of which he is to be discharged, or be otherwise discharged by due course of law. Given under my hand, and the seal of the Court, this day of , 19. Clerk of the Court.
£ a d
£ s. d. Amount of judgment summons remaining due
Amount of judgment summons remaining due
Amount of judgment summons remaining due
Amount of judgment summons remaining due
Amount of judgment summons remaining due Cost of warrant of committal Amount upon the payment of which the defendant is to be discharged [Debt Form 25. Application for Rehearing. The Imprisonment for Debt Limitation Act, 1908, and Imprisonment for Debt Limitation Amendment Act, 1914.
Amount of judgment summons remaining due Cost of warrant of committal Amount upon the payment of which the defendant is to be discharged £ [Debt Form 25. APPLICATION FOR REHEARING. The Imprisonment for Debt Limitation Act, 1908, and Imprisonment for Debt Limitation Amendment Act, 1914. Between A. B., judgment creditor, and C. D., judgment debtor. I, , the above-named judgment debtor, hereby apply for a rehearing of the judgment summons heard in the Magistrate's Court at , on the day of , 19 , on the following grounds [State specifically the grounds, and if grounds have reference to the means of the judgment debtor to pay debt set out in detail his earnings and expenses since date of judgment]:— (1.) (2.)
Amount of judgment summons remaining due Cost of warrant of committal
Amount of judgment summons remaining due Cost of warrant of committal

[Debt Form 26. ORDER FOR RELEASE OF JUDGMEN'S DEBTOR. The Imprisonment for Debt Limitation Amendment Act, 1914, and the Magistrates' Courts Act, 1908. Between , judgment creditor, and , judgment debtor.

I, , Clerk of the Court at , hereby certify that , the judgment debtor in the above action, has applied for a rehearing of the summons upon which the warrant of commitment was issued, and the Court [or Magistrate] has suspended the said day of warrant; and you are hereby required to release the said judgment debtor until the final order of the Court on the said application. Given under my hand, and the seal of the Court, this day of , Clerk of the Court. To the Gaoler at [Debt Form 27. Notice to Rearrest Judgment Debtor. The Imprisonment for Debt Limitation Act, 1908, and its Amendments, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at To the Bailiff of the Magistrate's Court at , and to the Gaoler or Keeper of the prison : Greeting. at plaintiff, and Between , defendant. WHEREAS defendant was released from custody under Rule 42 of Rules for Magistrates' Courts under the Imprisonment for Debt Limitation Act, pending the rehearing of a judgment summons heard in the Magistrate's Court at , on the \mathbf{day} of And whereas the order made on the said day of was affirmed: Now, therefore, this is to command you, the said and others, to rearrest the said defendant and deliver him to the Gaoler or Keeper of the prison known as and you, the said Gaoler or Keeper, to receive the said defendant and him safely keep for the unexpired term of the warrant issued herein on the , unless otherwise discharged in due day of course of law. Given under my hand, this day of , 19 , Clerk of the Court. [Debt Form 28. SUMMONS TO WITNESS. The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908. In the Magistrate's Court holden at In the matter of a judgment summons bearing date the day of Between , of , plaintiff, and You are hereby required to attend at the , defendant. , of Courthouse, at , on noon, to give evidence in the above , at the hour of in the , 19 matter on behalf of the plaintiff [or defendant], and then and there to have and produce [Here state any particular documents required] and all other books, papers, writings, and other documents relating to the said matter which may be in your custody, possession, or control. In default of your attendance you will be liable to a penalty of £10. Given under my hand, and the seal of the Court, this day of , Clerk of the Court. To AFFIDAVIT OF SERVICE OF WITNESS-SUMMONS. , of [Address and description], do swear that I served the within-named with a summons, a true copy of which is within written, by delivering the same to him personally on

, 19 , at his day of

, this

Court [or Justice of the Peace, or Solicitor].

. [If expenses tendered or paid, say so.]
, 19 , before me, , Clerk

[Debt Form 29.

CERTIFICATE.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Court of , holden at .

Between A. B., plaintiff, and C. D., defendant.

I hereby certify that the defendant, who was committed to your custody by virtue of a warrant of committal issued out of the Court of , holden at , bearing date the day of , 19 , has filed an affidavit in this Court stating that he has been duly adjudged a bankrupt, and that the debt in respect of which the said warrant of committal was made was provable under the said bankruptcy. And I do further certify that the defendant may, in respect of such order, be forthwith discharged out of your custody.

Given under my hand, and the seal of the Court, this

day of , 19 . , Registrar [or Clerk] of the Court.

To the Gaoler or Keeper of the prison at

Debt Form 30.

AFFIDAVIT AS TO BANKRUPTCY.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

In the Court of , holden at

Between A. B., plaintiff, and C. D., defendant.

I, C. D., of , make oath and say,—
(1.) That under the Imprisonment for Debt Limitation Act, 1908, a warrant for my committal to prison was made by the above Court [or the Court of , holden at [for making default in payment of £ due from me in pursuance of an order [or judgment] of the [Here insert the Court in which order or judgment was given].

(2.) That on the day of , 19 , I was adjudicated a bankrupt by the [Here insert title of Court by which adjudication was made].

(3.) That the order of adjudication was published in the [naming the newspaper] on the

(4.) That the debt in respect of which the above order [or judgment] was given was provable under the said bankruptcy.

C. D.

Sworn at , this day of , 19 , before me—, J.P., Solicitor, or Clerk of Court.

[Debt Form 31.

CERTIFICATE AS TO PAYMENT BY A DEFENDANT.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

I hereby certify that the defendant, who was committed to my [or your] custody by virtue of a warrant of commitment issued out of this Court [or of the Court of holden at], bearing date the day of , 19 , has paid and satisfied the sum of money for the non-payment whereof he was so committed, together with all costs due and payable by him in respect thereof; and that the defendant may, in respect of such order, be forthwith discharged out of my [or your] custody.

Given under my hand, and the seal of the Court, this day of , 19, Gaoler [or Clerk of the Court holden at].

To

Debt Form 32.

NOTICE OF ORDER.

The Imprisonment for Debt Limitation Act, 1908, and the Magistrates' Courts Act, 1908.

To the Clerk of the Court at

Between , judgment creditor, and , judgment debtor.

Notice is hereby given that at the sitting of the Magistrate's Court at the Court made [or refused to make] an order as under [Set out order].

Dated at , this day of 19

C. D., Clerk of Court at

APPENDIX B.

Table of Fees to be taken in Magistrates' Courts under the Imprisonment for Debt Limitation Act, 1908.

	On Amount unpaid (exclusive of Costs) not exceeding													
	£	5.	£1	0.	£2	0.	£5	ю.	£1	00.	£150.		£200.	
	s.	d.	s.	d.	8.	d.	s.	d.	8.	d.	s.	d.	s.	d.
Summons, service, hearing, and order	5	0	8	0		0		0	30	0	35	0	40	0
Summons for each witness	3	0	3	0	3	0	3	0	3	0	3	0	3	0
Service of summons to witness within two miles of Court	2	0	2	0	2	0	2	0	2	0	2	0	2	0
Adjournment of hearing on application of either party	1	0	2	0	3	0	4	0	5	0	5	0	5	0
Warrant of committal	3	0	4	Ô	5	0	6	0	7	0	10	0	15	0
Certificate or order for discharge	3	0	4	0	5	0	6	0	7	0	10	0	15	0
Certified copy of order or judgment	2	ŏ	3	ŏ	4	Õ	5	Õ	6	Ŏ	8	Õ	10	0
Tiling and of and an an independent	2	ŏ	2	ŏ	2	ŏ	2	õ	2	ŏ	2	ŏ	2	ŏ
Solicitors' fees for appearance	-	••	10	6	10	6	21	ŏ	31	6	42	ŏ	42	ŏ
			1		1		1		1		Ì		1	

Mileage for service of any summons or order, 1s. a mile beyond two miles from the Courthouse or police-station from which service is to be effected to the residence or place of business of defendant, or the place where service takes place, or actual expenses, at the discretion of the Magistrate.

Mileage for execution of any warrant, 1s. a mile from the Courthouse from which the warrant is executed to residence of defendant, or actual expenses, at the discretion of the Magistrate; and actual expenses of bailiff and defendant from the place of arrest to the prison named in the warrant, and of the bailiff from the said prison to his residence.

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

Declaring Otawhao Block Roads in the Waipawa County to be County Roads.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

SCHEDULE.

ALL that portion of road in the Hawke's Bay Land District, Waipawa County, commencing at the north-western corner of Section 24, Block VI, Takapau Survey District, and proceeding thence generally in an easterly direction along the southern boundaries of Sections part 20, 21, 22, and 28,

Block VI aforesaid, and terminating at the north eastern corner of Section 29, Block VI, Takapau Survey District, on the Napier-Woodville main road; being a distance of 2 miles 40 chains, more or less.

Also all that portion of road in the said land district and county, commencing at the south-western corner of Section 9, Block II, Takapau Survey District, and proceeding thence generally in a northerly direction along the western boundaries of Sections 9 and 2, and in an easterly direction along the northern boundary of part Section 2, Block II aforesaid, and terminating at a point on the northern boundary of the said Section 2, Block II, Takapau Survey District; being a distance of 1 mile 22 chains, more or less.

Also all that portion of road in the said land district and

Also all that portion of road in the said land district and county, commencing at the north-western corner of Section 14, Block II, Takapau Sruvey District, and proceeding thence in an easterly direction generally adjoining the said Section 14, and terminating at a point on the northern boundary of the said Section 14 about thirty chains from the north-western corner of the said section; being a distance of thirty chains, more or less.

As the said roads are more particularly delineated on the plan marked P.W.D. 40198, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red, and marked AB, CD, and EF respectively.

J. F. ANDREWS, Clerk of the Executive Council. Declaring Portion of Mangakokopu Road, in the Awakino | County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 the 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 that the dots of this Order in Council become a county road. after the date of this Order in Council, become a county road.

SCHEDULE

All that portion of Mangakokopu Road, in the Auckland Land District, Awakino County, commencing at its junction with Kiritchere Road, and proceeding thence generally in a north-easterly direction, adjoining or passing through Sections 8, 9, Block II, Whareorino Survey District, and part 4 (forest reserve), Block I, Maungamangero Survey District, and part 4 (forest reserve), Block I, Maungamangero Survey District, and part the section of 4 (forest reserve), Block 1, Manigamangero Survey District, and terminating at a point about twenty-six chains from the south-western boundary of the said Section 4; being a distance of 2 miles 6 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40188, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and the corresponding of the said specific provincial district, and thereon coloured red.

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

Declaring Portion of Potaka Road, in the Waitomo County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

H18 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. road.

SCHEDULE.

SCHEDULE.

ALL that portion of Potaka Road, in the Taranaki Land District, Waitomo County, commencing at its junction with the Totoro Road, and proceeding thence in a south-easterly direction generally, adjoining or passing through Sections 7, 24 (scenery reserve), 13, 27, 14, 15, 16, 19, 20, 22, and 23 (scenery reserve), Block IX, Totoro Survey District, to its junction with the Kumara Road; being a distance of three miles and three-quarters, more or less. As the said road is more particularly delineated on the plan marked P.W.D. 39137, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

J. F. ANDREWS.

J. F. ANDREWS, Clerk of the Executive Counci

Declaring Portion of Makino Road, in the Waimarino County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 Taranaki Land District, known as Marco Road, commencing

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.

SCHEDULE.

ALL that portion of road in the Wellington Land District, Waimarino County, known as the Makino Road, commencing at a point sixty chains south of the boundary between Sections 6 and 7, Block V, Manganui Survey District, and proceeding in a northerly and easterly direction, fronting part Section 8, Block V, Manganui Survey District, and terminating at the boundary between the said Section 8 and Section 3, Block VI, Manganui Survey District; being a distance of eighty-eight chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40157, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red.

J. F. ANDREWS.

J. F. ANDREWS, Clerk of the Executive Council

Declaring Portion of Petipeti Road, in the Opotiki County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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

SCHEDULE

ALL that portion of Petipeti Road, in the Auckland Land
District, Opotiki County, commencing at a point where it
junctions with Motu to Opotiki main road near the southern
extremity of Section 1, Block XV, Waiawa Survey District,
and proceeding thence generally in an easterly and southeasterly direction, adjoining or passing through Sections 2
and 5, Block XV, Waiawa Survey District; Section 6,
Block III, Urutawa Survey District; and terminating at a
point about fourteen chains north-west of the junction of
Petipeti Road with Waitukuaruhe Road on the southern
boundary of Section 1, Block XVI, Waiawa Survey District;
being a distance of 4 miles 4 chains, more or less. As the said being a distance of 4 miles 4 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40131, 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.

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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.

at a point marked 2 miles 37 chains, on the south-western boundary of Section 4, Block IX, Pouatu Survey District, and proceeding thence in a westerly direction generally, adjoining or passing through portion of the said Section 4 and part Section 1, Block IX, Pouatu Survey District, and terminating at a point on the southern boundary of the said Section 1 marked 3 miles 17 chains; being a distance of sixty chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40158, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red and marked A B.

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

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 por-tion 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 Ahoroa Road, situated in the Taranaki Land District, Patea County, commencing at a point on the Confiscation Line near the western corner of Section 2 E.R., Block VIII, Opaku Survey District, and proceeding thence in a westerly direction generally, adjoining or passing through Sections part 2 E.R. and 1, Block VIII, Opaku Survey District, and terminating at its junction with the Whenuakura Valley Road; being a distance of sixty-six chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40175, 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.

Declaring Tata Road, in the Waitomo County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 road described in the Schedule hereto shall, on and after the date of this Order in Council become a county read. of this Order in Council, become a county road.

SCHEDULE.

ALL that road in the Taranaki Land District, Waitomo County, known as Tata Road, commencing at its junction with the Mapiu Road, and proceeding thence in a north-easterly direction generally, adjoining or passing through Sections part 18, 24 C.L., 16, and 10, Block XII, Mapara Survey District, to its junction with the Mangaiti Road; being a distance of two miles, more or less. As the said road is more particularly delineated on the plan marked P.W.D. 40149, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured red. thereon coloured red.

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

Declaring Portion of Pukerimu Road, in the Waitomo County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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 the Pukerimu Road, in the Taranaki Land District, Waitomo County, commencing at its junction with the Kopaki Road, and proceeding thence in a northwith the Kopaki Road, and proceeding thence in a north-westerly direction generally, adjoining or passing through Sections 7, 2, 3, Block IV, and part Section 2, Block III, Mapara Survey District, to a point fifteen chains beyond the north-western corner of the said Section 3; being a distance of 3 miles 15 chains, more or less. As the said portion of 10ad is more particularly delineated on the plan marked P.W.D. 40148, 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.

Declaring Portion of Neill Road, in the Waikohu County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and exercise of the powers verted 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

SCHEDULE.

ALL that portion of Neill Road, in the Hawke's Bay Land District, Waikohu County, commencing at a point on the eastern boundary of Lot 2 of Section 6, Block XV, Motu Survey District, and proceeding thence in a north-westerly direction generally, adjoining or passing through the said Lot 2 of Section 6, Section 8, part Lot 1 of Section 6, and Section 5, Block XV; Sections 12, 11, 13, and 14, Block XI; Sections 6 and 7, Block X; Sections 10, Block XI; Section 1, Block X; Sections 4, 3, 2, and 1, Block XI; Motu No. 3 Block, Blocks VI and III; and terminating at its junction with the Motu to Waikohu Road at the south-eastern corner of Whakapaupakahi No. 4, Block II, Motu Survey District; being a distance of eleven miles and a quarter, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 39785, 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.

Declaring Portion of Puketawai Road, in the Waitomo County, to be a County Road.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of May, 1916.

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

SCHEDULE.

ALL that portion of the Puketawai Road, in the Auckland Land District, Waitomo County, commencing at its junction with the Hangatiki-Otorohanga Road, and proceeding thence with the Hangatiki-Otorohanga Road, and proceeding thence in a southerly direction generally, adjoining or passing through Section 4, Block XII, Orahiri Survey District; Section 1 (I.F.S.), Block IX, Mangaorongo Survey District; Te Kuiti No. 2B No. 19, Te Kuiti Po. 2B No. 18B, Te Kuiti No. 2B No. 17, Section 5 (I.F.S.), Te Kuiti 2B No. 16B, Block XII, Orahiri Survey District; Te Kuiti 2B No. 15, Block IX, Mangaorongo Survey District; Te Kuiti 2B No. 25, Te Kuiti 2B No. 26, part Rangitoto-Tuhua No. 26A 3, Section 1, Sections 6, 7A (school-site), Rangitoto-Tuhua No. 26A 2, Section 8, (greamery-site), Rangitoto-Tuhua No. 26a 3, Section 1, Sections 6, 7a (school-site), Rangitoto-Tuhua No. 26b 2, Section 8 (creamery-site), Rangitoto-Tuhua No. 69b, Block XIII, Mangaorongo Survey District, to its junction with the Te Kuiti-Rangitoto-I.F.S. Road; being a distance of seven miles and a half, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 40150, 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.

Removing Protection from Fallow Deer in the Rongahere District.

LIVERPOOL, Governor.

IN pursuance 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 declare that fallow deer shall, as from the date hereof, cease to come within the operation of the said Act within that part of the Otago Acclimatization District described in the Schedule hereto.

SCHEDULE.

ALL that area in the Otago Land District bounded towards the north generally by the northern boundary of Block V, Rankleburn Survey District, from its north-western corner to the road forming the eastern boundary of Section 4, by the said road forming the eastern boundaries of Sections 4 and 3, Block V aforesaid, and the northern boundaries of Sections 44 and 43, Block VI, and the road continued to the south-western corner of Section 53, by that section and its southern boundary produced to the Clutha River; towards the east generally by that river to the north-eastern corner of Block I, Rankleburn Survey District; towards the south by Blocks I and II to Back Creek (east), by that creek to the Pomahaka River, by that river to Back Creek (west); and thence towards the west generally by the said Back Creek (west) and the eastern boundary of Block IV, Rankleburn Survey District, to the north-western corner of Block V, the ALL that area in the Otago Land District bounded towards Survey District, to the north-western corner of Block V, the place of commencement.

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

> > G. W. RUSSELL, Minister of Internal Affairs.

Special Shooting Season for Imported and Native Game, License Fee, &c., Feilding and District Acclimatisation District.

LIVERPOOL, Governor.

IN exercise of the powers vested in me by the Animals Protection Act, 1908, I, Arthur Will am de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby exempt from the operation of section twenty-six of the said Act the Fielding and District Accli matization District, and do hereby notify that the following imported game—viz., cock pheasants and Californian and Australian quail—may be killed within the Feilding and District Acclimatization District, described in the First Schedule hereto (except in the areas mentioned in the Second Schedule hereto), from the first day of June, one thousand nine hundred and sixteen, to the thirty-first day of July, one thousand nine hundred and sixteen, both days inclusive; and do hereby restrict the number of cock

pheasants that may be killed by any one person in any one day to ten, and the number of Californian quail to fifty. And I do further notify that licenses to kill such imported game within the said district shall be issued to any person on payment of the sum of twenty shillings each; and the Postmasters at Feilding, Kimbolton, Apiti, Halcombe, Pohangina, Rangiwahia, and Ashhurst are hereby appointed to sign and issue the said licenses to kill imported game.

And I do further notify that the following native game.

And I do further notify that the following native game—viz., grey duck and teal—may be killed within the above-mentioned district (except in the areas mentioned in the Second Schedule hereto) from the first day of June, one thousand nine hundred and sixten, to the thirty-first day of July, one thousand nine hundred and sixteen, both days inclusive; and do hereby restrict the number of such native game that may be killed by any one person in any one day to not more than twenty-five head in all.

FIRST SCHEDULE.

ALL that area in the Wellington Land District bounded towards the north by the Kawhatau and Pourangaki Streams from the Rangitikei River to the summit of the Ruahine from the Rangitskei River to the summit of the Ruahine Range; thence towards the east generally by the sammit of that range to the Manawatu Gorge, and by the Manawatu River to the Raukawa Road; thence towards the sou h generally by that road which forms the north-eastern boundaries of Sections Nos. 455 and 454, Block VIII, Kairanga Survey District, to the Palmerston - Aschurst Road; thence by that road to Stony Creek Road; thence by that road and the railway-line to the Orona River; thence by that river to Amahuric and thence by the Awahuric Rull's that river to Awahuri; and thence by the Awahuri-Bull's Road to the Rangitikei River; and towards the north-west generally by the Rangitikei River to the Kawhatau Stram aforesaid.

SECOND SCHEDULE.

AREAS WHEREIN IMPORTED AND NATIVE GAME SHALL NOT BE KILLED.

All lands notified or set apart as sanctuaries or reserves for the preservation of imported or native game.

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

G. W. RUSSELL, Minister of Internal Affairs.

Special Shooting Season for Native Game, Westland Acclimatization District.

LIVERPOOL, Governor.

IN exercise of the powers vested in me by the Animals Protection Act, 1908, I, Arthur William de B. ito Savie, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby exempt from the operation of section twenty-six of the said Act the Westland Acclimatization District, and do hereby notify that the following native game—viz., grey duck, pukeko, and black swan—may be killed within the Westland Acclimatization District, comprising the County of Westland (except in the areas mentioned in the Schedule hereto), from the first day of June, one thousand nine hundred and sixteen, to the thirty-first day of July, one thousand nine hundred and sure, one thousand nine hundred and sixteen, to the thirty-first day of July, one thousand nine hundred and sixteen, both days inclusive; and do hereby restrict the number of such native game that may be killed by any one person in any one day to not more than twenty-five head in

SCHEDULE.

AREAS WHEREIN NATIVE GAME SHALL NOT BE KILLED.

Lake Rotokino, Lake Kanieri, Lake Okarito, White Heron Lagoon, and Lake Mahinapua, and the road reserve around the shore of the said Mahinapua Lake, Waihe Glacier, and Mahinapua Creek and the road reserves on either side of the said creek.

Also part of Waitangi-roto Stream extending southerly and easterly from its confluence with the Waitangi-roto

and easterly from its confluence with the Waitangi-taona River for a distance of three miles, and the area included in lines running parallel to and three chains from the said part of the Waitangi-roto Stream on both sides of the

Also all lands notified or set apart as sanctuaries or eserves for the preservation of imported or native game.

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

G. W. RUSSELL, Minister of Internal Affairs.

Approving the Stratford Patriotic Committee's Fund under the War Contributions Validation Act, 1914 (No. 2)

LIVERPOOL, Governor

WHEREAS by section two of the War Contributions Validation Act, 1914 (No. 2), (hereinafter referred to as "the said Act"), it is enacted as follows:—

Contributions, whether in money or kind, may be made by any local authority or body of persons, whether corporate or unincorporate, other than private trustees under a settle-

(a.) For the relief of distress occasioned by the war in which His Majesty is at present engaged, whether such distress exists in New Zealand or elsewhere in the British Dominions, or in any country allied to His Majesty;

His Majesty;
(b.) For any patriotic objects approved for the purposes of this Act by the Governor:

Provided that every such contribution is paid either—
(i.) Into a public fund established by the Government, or by any local authority, for the purposes of such relief of distress, or patriotic objects; or
(ii.) Into a fund established by persons other than the Government or a local authority, where such fund and the conditions of control and expenditure thereof are approved for the purposes of this Act by the Governor: by the Governor:

And whereas certain persons in the Provincial District of Taranaki have formed themselves into an association known as the Stratford Patriotic Committee for the following pur-poses—namely, to raise funds for patriotic purposes, as

(1.) For benefit of sick and wounded soldiers and their dependants;

(2.) Assisting recruiting, including the providing of personal equipment, where necessary;
(3.) Providing necessaries and comforts for men at the front and in hospitals;
(4.) Providing contributions to hospital ships and institutions who are ministering to the needs of our soldiers and their dependents.

and their dependants;
(5.) Raising money for the entertainment of men going to and returning from the front:

And whereas the said Committee has established a fund for the promotion of the objects hereinbefore expressed, and has submitted the said fund and the conditions of control

and the expenditure thereof for approval, as required by the hereinbefore-quoted provisions of the said Act:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby approve for the purposes of the said Act—

(1.) The fund hereinbefore referred to, established by the Stratford Patriotic Committee; and

(2.) The conditions of control and expenditure of the said fund, as set out in the rules adopted by the said Committee on the ninth day of May, one thousand nine hundred and sixteen.

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

G. W. RUSSELL, Minister of Internal Affairs.

Amending the Description of a Reserve in the Auckland Land District.

LIVERPOOL, Governor.

HEREAS by the three-hundred-and-twenty-fifth section of the Land Act, 1908, it is enacted that where there has been any error of description made in any notification of any intended reserve, or where there appears a great discrepancy in the area of any intended reserve after the same shall have been surveyed, the Governor may cancel any notification that may have been made in respect of such reserve, and issue fresh notification in respect thereof, with amended particulars and description. And whereas an of such reserve, and issue fresh notification in respect thereof, with amended particulars and description: And whereas an error was made in the description of Section No. 10, Block LI, Town of Rotorua, containing an area of one rood in the Warrants of the second day of December, one thousand nine hundred and one, and the eleventh day of February, one thousand nine hundred and two, and published in the New Zealand Gazette No. 104, of the twelfth day of December. one thousand nine hundred and one, and No. 12, of the thirteenth day of February, one thousand nine hundred and two, respectively, reserving the land for the use of the aboriginal Natives of the Tuhoe Tribe, the same having been

described as containing an area of one acre, and it is ex-

described as containing an area of one acre, and it is expedient to cancel the said Warrants in so far as they relate to Section No. 10, Block LI, Town of Rotorua, aforesaid: Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby revoke the Warrants of the second day of December, one thousand nine hundred and one, and the eleventh day of February, one thousand nine hundred and two, in so far as they relate to the said Section No. 10, Block LI, Town of Rotorua; and do declare that the land described in the Schedule hereto shall be the land set apart as a reserve for the use of the aboriginal Natives of the Tuhoe Tribe intended by the said Warrants.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 1 rood, more or less, being Section No. 10 of Block LI of the Town of Rotorua. Bounded towards the north by Section No. 6 of Block LI of the Town of Rotorua, 125 links; towards the east by Section No. 11 of the same block, 200 links; towards the south by a public road, 125 links; and towards the west by Section No. 9 of Block LI aforesaid, 200 links: be all the aforesaid linkages more or less

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

W. F. MASSEY, Minister of Lands.

Land temporarily reserved in Block IX, Otanake Survey District, Auckland Land District, for a Public Cemetery.

LIVERPOOL, Governor.

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

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

land, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written, for a public cemetery.

SCHEDULE.

SCHEDULE.

All that area in the Auckland Land District, being Section 4, Block IX, Otanake Survey District, and containing by admeasurement 6 acres 3 roods 20 perches, more or less. Bounded towards the north-west generally by Kinohaku East No. 3D 1a Block and Kinohaku East No. 2 Block, Section 16c, 341·6 links and 331·5 links respectively; towards the east generally by a public road, 297·3 links, 581·4 links, 259·1 links, 206·7 links, and 14·1 links; towards the south by Section 5, Block IX, Otanake Survey District, 631·8 links; and towards the west by Kinohaku East No. 3D 1a Block aforesaid, 1124·9 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 2/304, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 12615.) Plan 12615.)

As witness the hand of His Excellency the Governor, this thirtieth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

Lands temporarily reserved in the Auckland Land District.

LIVERPOOL, Governor.

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

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands in the Auckland Land District 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 re-

SCHEDULE.

ALL that area in the Auckland Land District, being Allotment 516, Parish of Whangamarino, containing by admeasure ment 7 acres 2 roods, more or less. Bounded towards the north-west by Allotment 517 of the said Parish of Whangamarino, 720 links; towards the north-east generally by the Waikiekie Stream; towards the south-east by Allotment 320 of the aforesaid parish, 800 links; towards the south-west generally by a public road, 1471-6 links and 529 links; be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/1/131, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan No. 18854.) For a resting-place for travelling stock.

Also all that area in the Auckland Land District, being Allotment 517, Parish of Whangamarino, containing by admeasurement 2 acres, more or less. Bounded towards the north-west by a public road, 726 links; towards the east by the Waikiekie Stream; towards the south-east by Allotment 516, Whangamarino Parish aforesaid, 720 links; and towards the south-west by a public road, 270 links: be all the aforesaid links are road as the second is dethe aforesaid linkages more or less. As the same is de-lineated on the plan marked L. and S. 6/1/131A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan No. 18854.) For a depot for storing road material.

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

W. F. MASSEY, Minister of Lands

Notice of Intention to change the Purpose of Portion of a Reserve in the Christchurch and Rolleston Survey Districts, Canterbury Land District.

LIVERPOOL, Governor.

WHEREAS 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 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 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 for which such reserve 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 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 be so made: same is intended to be 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 I of the said Schedule to that named in Part III of the said Schedule.

SCHEDULE.

PART I.

Description and Purpose of Original Reserve.

ALL that area in the Canterbury Land District, containing by admeasurement 912 acres, more or less, and being Reserve 702, situated in Blocks IX, Christchurch, and XII, Rolleston Survey Districts, and bounded as follows: On the north-west by Bealey's Road; on the north-east generally by Sections 2919, 2603, 2552, 2342, and 2343; on the south-east

by Haskett's Road; and on the south-west generally by Section 4069, Barter's Road, Sections 4364, 4910, Rifle Butt Road, and Sections 4911 and 6099: excluding thereout Reserves 325 and 326, Section 8005, and those portions of Barter's Road and Rifle Butt Road intersecting the abovedescribed area. As the same is delineated on the plan marked L. and S. 6/1/6c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured with a red margin.

Permanently set apart as a reserve for a rifle range by notification published in the Canterbury Provincial Gazette No. XIV, of the 1st day of April, 1868.

PART II.

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

All that area in the Canterbury Land District, containing by admeasurement 742 acres 0 roods 14 perches, more or less, and being part of Reserve 702, situated in Blocks IX, Christchurch, and XII, Rolleston Survey Districts, and bounded as follows: Commencing at the north-east corner of bounded as follows: Commencing at the north-east corner of Reserve 325; thence on the north-west by Bealey's Road, 2968-4 links and 764-6 links, to Reserve 2530; thence on the north-east, north-west, and south-west by that reserve, 1000 links, 993-6 links, and 1000-1 links respectively; again on the north-east generally by Sections 2919, 2603, 2552, 2342, and 2343 to Haskett's Road; thence on the south-east by that road, 5163-7 links and 425 links; on the south generally by a public road, 4060-4 links and 1602 links; on the east generally by the crossing of the aforesaid public road, 100 links, by Reserve 3962, 1270-9 links, and by a public road, 365-7 links and 1133-2 links; on the south-west generally by Section 8, Drayton Settlement, a public road, Section 6, prison reserve, a closed road which is now reserved for prison purposes, Section 5, prison reserve, and Section 2, Drayton Settlement, to Reserve 325; thence again on the north-west by that reserve, 666-9 links and 1000 links, to the point of commencement: be all the aforesaid linkages more or less: by that reserve, 666.9 links and 1000 links, to the point of commencement: be all the aforesaid linkages more or less: excluding from the above-described area those portions of closed roads one chain in width, as described in Warrant dated the 15th April, 1916, and published in the New Zealand Gazette No. 47, of the 20th April, 1916, which are within the said area; Reserve 2531, containing 10 acres; and also a public road one chain in width from the north-east corner of Section 8, Drayton Settlement, to the north-west corner of Reserve 3962. As the same is more narticularly delineated Reserve 3962. As the same is more particularly delineated on the plan marked L. and S. 6/1/6p, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured with a red margin.

PART III.

Intended Purpose.

Reserve for prison purposes.

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

> W. F. MASSEY, Minister of Lands

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

LIVERPOOL, Governor.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.

TOWN LAND.

Mangonui County .- Town of Mangonui.

SECTION 65: Area, 3 roods 5 perches; upset price, £7 10s.
Altitude, 40 ft. to 80 ft. above sea-level. Undulating to steep land covered with manuka; fair building-site, commanding a good view of the harbour. Clay soil, on sandstone formation. Distant about half a mile from Mangonui Wharf by good road, except for a few chains.

Waipa County .- Town of Whatawhata.

			A.	B.	B		2	8.	d.
Section	6:	Area,	0	1	0	; Iupset price,	12	Û	0
,,	8	,,	0	1	0	·_ ,,	12	0	0
,,	9	,,	0	1	0	,,	10	0	0
,,,	10	,,	0	1	0	**	10	0	0
,,	25	,,	0	1	0	. ,,	6	0	0
,,	26	,,	0	1	0	,,	6	0	0
,,	27	**	0	1	0	,,	6	0	0
,,	28	,,	0	1	0	,,	Ø.	0	0
, ,,	29	,,	.0	1	0	**	6	0	0
,,	30	,, .	0	1	0	**	6	0	9
,,	41	,,	0	1	0	,,	6	0	0
,,	42	,,	0	1	0	,,	ť	0	0 •
,,,	43	,,	0	1	0	••	6	0	0
,,	44	,,	0	1	0	,,,	6	0	0
,,	45	,,	0	1	0	,,	6	0	0
,,	47	,,	0	1	0	,,	6	0	0
"	48	,,	0	1	0	,,	6	0	0
,,	49	,,	0	1	0	,,	6	Ó	0
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Whatawhata is situated on the eastern bank of the Waipa River, about seven miles from Frankton Junction Railway-

SUBURBAN LAND.

Franklin County.—Section 1, Pokeno Suburbs.

Lot 65: Area, 8 acres 2 roods 17 perches; upset price, £90. Altitude, 150 ft. to 250 ft. above sea-level. Undulating land, ploughable, some scrub and blackberry. Soil a brown loam of good quality, on clay subsoil. Distant about three miles from Pokeno Railway-station by good formed road.

Waipa County .- Town of Whatawhata. Lot 17: Arsa, 3 roods 8 perches; upset price, £18. Whatawhata is seven miles from Frankton Junction.

Waipa County.-Horotiu Parish.

Section 8: Area, 28 acres 2 roods; upset price, £170. Weighted with £7 10s., valuation for improvements, consisting of 5 acres stumped and ploughed, and seven chains

sisting of 5 acres stumped and ploughed, and seven chains fencing along road frontage.

Altitude, 30 ft. to 70 ft. above sea-level. Level to undulating land, broken by swampy gullies; covered with fern, manuka, gorse, and some blackberry. Soil of first-class quality, on clay subsoil; fairly watered by springs. Situated on Waipa River, eight miles from Ngaruawahia by formed road.

Otamatea County.-Mangawai Parish.

Section 43: Area, 69 acres; upset price, £35. Altitude, 200 ft. to 350 ft. above sea-level. Half undulating, half broken land, covered with fern and manuka. Clay soil, on slate formation; no water on section in summer. Distant two miles from Mangawai by cart-road.

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

W. F. MASSEY, Minister of Lands.

Opening National Endowment Lands in Auckland Land District for 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, do hereby declare that the national endowment lands described in the Schedule hereto shall be open for selection on renewable lesse on Monday, the twenty-fourth day of July, one thousand nine hundred and sixteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Act.

SCHEDULE.

AUGRLAND LAND DISTRICT .- SECOND-CLASS LAND .-NATIONAL ENDOWMENT.

Manyonui County.-Waiake Parish.

SECTIONS 23, 34, 35, and 41: Area, 530 acres 0 roods 11 perches; approximate rent per acre per annum, 5d.; capital value, £270; half-yearly rent, £5 8s.

Altitude, 15 ft. to 260 ft. above sea-level. About 10 acres

raupo swamp and clay flat; balance undulating to hilly land covered with manuka and fern, with a few acres light scrubby forest in gullies. Soil inferior clay, on clay subsoil. Sections 23 and 41 well watered by stream. Situated six miles from Awanui by partly formed rough cart-road.

Sections 1 to 8 (inclusive) and E. 11, 10: Area, 1,030 acres 3 roods 28 perches: approximate rent rent

3 roods 28 perches; approximate rent per acre per annum, 5d.; capital value, £520; half-yearly rent, £10 8s.
Altitude, 20 ft. to 250 ft. above sea-level. About 20 acres clay flat with a little raupo, balance undulating to hilly fern and manuka country. Soil inferior clay, on clay subsoil; not watered, but water can probably be obtained by sinking in culling. Situated seven miles and a half from Awanui by in gullies. Situated seven miles and a half from Awanui by partly formed cart-road.

Tauranga County.—Otanewainuku Survey District.

Section 1, Block I: Area, 861 acres 2 roods 10 perches; approximate rent per acre per annum, 10d.; capital value, £870; half-yearly rent, £17 8s.

Weighted with £230, valuation for improvements consist-

weighted with £230, valuation for improvements consisting of six-roomed house, shed, fencing, grassing, and orchard. Altitude, 300 ft. to 800 ft. above sea-level. Undulating country; 50 acres grass, 1 acre orchard, balance fern. Soil of fair quality, of a pumice sandy nature, on pumice-cement formation; well watered by Wairoa River and streams. Distant twelve miles from Tauranga by good formed road.

Raglan County.-Karamu Parish.

Sections 43, 44, 45, and 46: Area, 210 acres 0 roods 14

perches; approximate rent per acre per annum, 8d.; capital value, £180; half-yearly rent, £3 12s.

Undulating to broken land; about 40 acres good mixed forest, balance fern and manuka. Soil poor to fair, general quality poor; well watered by small stream and swamps. Distant eleven miles from Frankton Junction by coach-road.

Sections 55, 56, 57, 58, 59, and 60: Area, 292 acres 2 roods; approximate rent per acre per annum, 10d.; capital value, £300; half-yearly rent, £6.

Undulating to broken land, half ploughable; 10 acres mixed forest, balance fern and manuka. Soil poor to fair, but generally poor; well watered by permanent stream and several swamps. Fronts Hamilton-Raglan coach-road, eleven miles from Frankton Junction.

Sections 62, 63, 64, 65, 66, and 67: Area, 301 acres 2 roods 29 perches; approximate rent per annum, 10d.; capital value, £320; half-yearly rent, £6 8s.

Loaded with £90, valuation for clearing, grassing, and

fencing.

Undulating fern and manuka country, three-fourths ploughable. Soil generally poor, fair in places; indifferently watered by swamps. Distant ten miles from Frankton Junction by main coach-road.

Awakino County.—Maungamangero Survey District.

Sections 1 and 4, Block V: Area, 557 acres 3 roods 2

Sections 1 and 4, Block V: Area, 557 acres 3 roods 2 perches; approximate rent per acre per annum, 10d.; capital value, £560; half-yearly rent, £11 4s.

Altitude, 1,300 ft. to 2,000 ft. above sea-level. Very broken country, covered with heavy mixed forest comprising tawa, tawhero, towai, rimu, and rata, with heavy undergrowth of makomako, mahoe, and supplejack. Soil of medium quality, on rubble formation; well watered by small streams. Distant thirty-three miles from Te Kuiti—twenty-five miles of which is by formed dray-road, balance 6 ft. and 3 ft. bridle-track. 6 ft. and 3 ft. bridle-track.

Section 9, Block IX: Area, 545 acres; approximate rent per acre per annum, 10d.; capital value, £550; half-yearly

rent, £11.
Altitude, 400 ft. to 2,350 ft. above sea-level. Altitude, 400 ft. to 2,330 ft. above sea-level. Very rough and broken country, covered with heavy mixed forest comprising tawa, tawhero, towai, rata, and rimu, with heavy undergrowth of mahoe, makomako, supplejack, punga, &c.; well watered by small streams. Distant forty-three miles from Te Kuiti—twenty-seven miles of which is by formed dray-road, fifteen miles and a half formed bridle-track, balance unformed as yet.

Bay of Islands County.—Omapere Survey District.

Section 3, Block IV: Area, 315 acres 1 rood 15 perches;

approximate rent per acre per annum, 6d.; capital value, £210; half-yearly rent, £4 4s.

Altitude, 1,000 ft. to 1,100 ft. above sea-level. Broken and undulating land; 10 acres mixed forest, balance fern and manuka country. Fair soil in gullies and lower slopes, clay soil on ridges; well watered by small streams. Distant eight miles from Kerikeri Landing—six miles of which is by cart-road, balance unformed. cart-road, balance unformed.

> As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

> > W. F. MASSEY, Minister of Lands.

Renewable Lease.

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, do hereby declare that the lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the eighteenth day of July, one thousand nine hundred and sixteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to section one hundred and thirty-five of the said Act, as they contain, or are supposed to contain, metal, mineral, or valuable stone.

SCHEDULE.

WESTLAND LAND DISTRICT.—GREY COUNTY.—BLOCK III, HOHONU SURVEY DISTRICT.—WESTLAND MINING DISTRICT.

Second-class Land.

SECTIONS 3353 and 3354: Area, 592 acres; approximate rent per acre per annum, 7d.; capital value, £450; half-yearly rent, £9.

Fairly low flat terrace land, with a high broken spur running fairly low flat terrace land, with a high broken spur running through Section 3353, carrying heavy mixed bush consisting of rimu, kamahi, miro, birch, &c., with a dense undergrowth of mixed scrub. Soil on terraces fair to very fair quality, but pirtly wet and poor on flats, the whole resting on gravel subsoil; well watered. Altitude, 380 ft. to 750 ft. above sea-level. Access by dray-road, a distance of half a mile from Kaimata Railway-station and post-office.

Sections 3355 and 2743: Area, 660 acres; approximate rent per acre per annum, 8d.; capital value, £580; half-yearly rent, £11 12s.

Half broken country and half flat terrace land, carrying heavy mixed bush consisting of rimu, kamahi, birch, rata, &c., with a dense undergrowth of mixed scrub and fern. Soil poor to very fair quality, resting on gravel and sandstone subsoil; well watered. Altitude, 390 ft. to 750 ft. above sea-level. Access by dray-road, a distance of half a mile from Kaimata Railway-station and post-office.

Section 3356: Area, 397 acres; approximate rent per acre per annum, 7d.; capital value, £300; half-yearly rent, £6.

About 85 acres old burnt bush country, covered with poor grass and fern; balance flat and terrace land, carrying heavy mixed bush consisting of rimu, kamahi, birch, miro, &c., with a dense undergrowth of mixed scrub. Soil of fair quality, on gravel subsoil; well watered. Altitude, 450 ft. to 850 ft. above sea-level. Access by dray-road, a distance of a mile and a quarter from Kaimata Railway-station and post-office. post-office.

Section 3357: Area, 344 acres; approximate rent per ore per annum, 7d.; capital value, £260; half-yearly rent, £5 48.

About 5 acres open burnt bush; balance broken country throughout, carrying heavy mixed bush consisting of rimu, rata, kamahi, birch, &c., with a dense undergrowth of mixed scrub. Soil of fair quality, on gravel subsoil; well watered. Altitude, 440 ft. to 950 ft. above sea-level. Access by drayroad, a distance of a mile and three-quarters from Kaimata Reilway station and rost office. Railway-station and post-office.

Section 2744: Area, 185 acres; approximate rent per acre per annum, 7d.; capital value, £140; half-yearly rent, £2 16s.

About 35 acres open land: the balance half flat terrace About 35 acres open land; the balance half flat terrace and half broken country, carrying mixed bush consisting of kamahi, birch, rimu, miro, &c., with a dense undergrowth of mixed scrub and fern. Soil poor to fair quality, on clay and gravel subsoil; well watered. Altitude, 270 ft. to 470 ft. above sea-level. Situated on Greymouth-Otira Railway line, adjoining Kaimata Railway-station and post-office.

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

Opening Settlement Lands in Auckland Land District for Selection.

LIVERPOOL, Governor.

I N pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of

Opening Lands in Westland Land District for Selection on the Dominion of New Zealand, do hereby declare that the Renewable Lease. open for selection on renewable lease on Monday, the twelfth day of June, one thousand nine hundred and sixteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

AUCKLAND LAND DISTRICT.—WAIPA COUNTY.—CAMBRIDGE AND HAMILTON SURVEY DISTRICTS.—REYNOLDS SETTLE-

First-class Land.

Section.	Area.	Capital Value.	Renewable Lease: Half- yearly Rent.
	A. R. P.	£ s. d.	£ s. d.
1 '	55 - 3 - 18	1,840 0 0	41 8 0
2	48 0 5	1,580 0 0	35 11 0
3	49 3 34	1,700 0 0	38 5 0
4	$97 \ 2 \ 6$	3,480 0 0	78 6 0
			*27 15 6
5	43 1 19	1,520 0 0	34 4 0
6	38 1 20	1.360 0 0	30 12 0
17	94 + 2 + 35	1.220 0 0	27 9 0
18	85 1 29	1.180 0 0	26 11 0
19	60 - 1 - 25	860 0 0	19 7 0
21	48 2 14	1.040 0 0	23 8 0
22	$56 \ 3 \ 37$	1,220 0 0	27 9 0
23	57 2 26	1,240 0 0	27 18 0
24	$59 \ 0 \ 3$	1.280 0 0	28 16 0
25	124 1 0	$1.480 \ 0 \ 0$	33 6 0

*Interest and sinking fund on buildings valued at £550; payable in cash, or in fourteen years by half-yearly instalments of £27 15s. 6d.: total half-yearly payment, £106 1s. 6d.

Improvements.

The improvements included in the capital values of the

sections are as follow:—
Section 1.—84 chains boundary fence (half value); 27 chains subdivisional fence, and wooden water-trough. Value, £44 3s.

Section 2.—67 chains boundary fence (half value). Value,

Section 3.—49 chains boundary fence (half value); 29½ chains road-boundary fence; 16 chains subdivisional fence; windmill and two concrete troughs, and I acre plantation.

Value, £79 17s.

Section 4.—136 chains boundary fence (half value); 30 chains road-boundary fence; 60 chains subdivisional fence; two windmills, wooden trough, and I acre plantation. Value, £179 16s.

Section 5.-62 chains boundary fence (half value); 14 chains road-boundary fence; 14 chains subdivisional fence. Value, £35 2s.

Section 6.—72 chains boundary fence (half value); 9 chains road-boundary fence, and wooden water-trough.

Section 17.—36 chains boundary fence (half value); 37 chains boundary drain. Value, £27 10s.

Section 18.—40 chains boundary fence (half value); and wooden trough. Value, £12.

Section 19.—94 chains boundary fence (half value); 12 chains road-boundary fence, and wooden trough. Value, £22 4c. £33 4s.

Section 21.—98 chains boundary fence (half value). Value,

Section 22.—86 chains boundary fence (half value); 16 chains subdivisional fence; windmill and wooden trough, and 4 acres plantation. Value, £72 10s.

chains subdivisional fence; windmill and wooden trough, and 4 acres plantation. Value, £72 10s.

Section 23.—52 chains boundary fence (half value); 16 chains subdivisional fence; wooden trough, and 4 acres of plantation. Value, £40 16s.

Section 24.—114 chains boundary fence (half value), and wooden trough. Value, £30 10s.

Section 25.—98 chains boundary fence (half value), and wooden trough. Value, £26 10s.

The following improvements are not included in the capital value of the section, and have to be paid for separately:—
Section 4.—House, milking-shed, and outbuildings. Value,

£550

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

Trustee for the Macraes Public Cemeteries appointed.

LIVERPOOL, Governor.

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

GEORGE ALEXANDER SUTHERLAND

to be a Trustee, in the place of Joseph White, jun., resigned, to provide for the maintenance and care of the Macraes Public Cemeteries, in conjunction with James O'Connell, Peter Gifford, David Peddie, Francis Hiram Hay, Andrew Phelan, and George Francis Cockerell, previously appointed.

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister of Lands.

Inspector of Scenic Reserves appointed.

LIVERPOOL, Governor.

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

HENRY CORNWALL CHRISTIAN

to be an Inspector under the said Act in respect to the scenic reserves described in the Schedule hereto.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—ORIERI SURVEY DISTRICT. Pelorus Sound.

SECTION 5, Block IV: Area, 110 acres. ,, 12 ,, XI ,, 370 ,,

Yncyca Bay.

Section 10, Block VII: Area, 29 acres.

North-west Bay.

Section 13, Block XI: Area, 20 acres. ,, 14 ,, XI ,, 19 ,,

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister in Charge of Scenery Preservation.

Inspector of Scenic Reserves appointed.

LIVERPOOL, Governor.

In pursuance and exercise of the powers conferred by section four of the Scenery Preservation Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint

FREDRICK ARCHER, Jun.,

to be an Inspector under the said Act in respect to the scenic reserves described in the Schedule hereto.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—TENNYSON INLET.

Tennyson Survey District.

SECTION 4, Block V: Area, 397 acres.

256 671 VII ,, VII VII 3 65 ,, ,, 5 90 **54** ,, ,, VII

Orieri Survey District.

Section 5, Block XII: Area, 1,683 acres

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister in Charge of Scenery Preservation.

Inspector of Scenic Reserves appointed:

LIVERPOOL, Governor.

N pursuance and exercise of the powers conferred by section four of the Scenery Preservation Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint

JOHN DANIEL HENDERSON

to be an Inspector under the said Act in respect to the scenic reserves described in the Schedule hereto.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—LINKWATER SURVEY DISTRICT.

Kenspuru Sound.

SECTION 6, Block II: Area, 131 acres.
, 11 ,, II ,, 173 ,,
,, 3 ,, IV ,, 168 ,,

As witness the hand of His Excellency the Governor, this twenty-sixth day of May, one thousand nine hundred and sixteen.

W. F. MASSEY, Minister in Charge of Scenery Preservation.

Post-office where Miners' Rights may be issued.

In pursuance and exercise of the power and authority conferred upon me by the Mining Act, 1908, and of all other powers and authorities enabling me in this behalf, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint the post-office at the undermentioned place to be a post-office at which miners' rights may be issued by the Postmaster in charge of such post-office, viz.

GLENHOPE, NELSON.

As witness my hand, this twenty-fifth day of May, one thousand nine hundred and sixteen.

LIVERPOOL, Governor.

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

Government Buildings

Wellington, 30th May, 1916.

IS Excellency the Governor has, in pursuance and exercise of the power and authority conferred by section 79 of the Fisheries Act, 1908, appointed

ENEAS GEORGE ARMSTRONG,

of Becks, to be an Officer for the purposes of Part II of the Fisheries Act, 1908.

G. W. RUSSELL, Minister of Internal Affairs.

Member of Southland Land Board reappointed.

Department of Lands and Survey,
Wellington, 25th May, 1916.

H IS Excellency the Governor has been pleased to
reappoint

JAMES FLEMING to be a member of the Southland Land Board, as from the 2nd June, 1916.

W. F. MASSEY, Minister of Lands.

Member of Scarborough Domain Board appointed.

Department of Lands and Survey,
Wellington, 29th May, 1916.

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

WILLIAM MANGIN

to be a member of the Scarborough Domain Board, in place of George Richmond, who has left the district.

and Market and a

W. F. MASSEY, Minister of Lands. Member of Reefton Domain Board appointed.

Department of Lands and Survey,

Wellington, 29th May, 1916.

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

RICHARD WILLS

to be a member of the Reefton Domain Board, in place of Charles Mirfin, deceased.

W. F. MASSEY, Minister of Lands.

Member of Alfredton Domain Board appointed.

Department of Lands and Survey,
Wellington, 29th May, 1916.

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

JOHN EDWIN DUCKETT

to be a member of the Alfredton Domain Board, in place of Charles Benton, who has resigned.

W. F. MASSEY, Minister of Lands.

Probation Officer appointed.

Department of Justice Wellington, 18th May, 1916.
IS Excellency the Governor has been pleased to appoint HENRY HAYWOOD,

of Wellington, to be a Probation Officer under the Crimes Amendment Act, 1910.

> ROBERT MCNAB Minister of Justice.

Inspector of Sea Fishing appointed.

Marine Department,
Wellington, 23rd May, 1916.

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

of Thames, Police Constable, to be an Inspector of Sea Fishing under the above-mentioned Act.

ROBERT MCNAB Minister of Marine.

Clerk of Magistrates' Court appointed.

Department of Justice,
Wellington, 24th May, 1916.

H IS Excellency the Governor has been pleased to appoint appoint Constable ROBERT SIMS

to be Clerk of the Magistrates' Court at Kumara, on and from the 1st day of May, 1916, vice G. H. Harris, resigned.

ROBERT MCNAB, Minister of Justice.

Members of Licensing Committee appointed.

Department of Justice,
Wellington, 30th May, 1916.

H IS Excellency the Governor has been pleased to appoint appoint

WILLIAM HENRY LUCAS

to be a member of the Licensing Committee for the District of Thames, vice J. Hawkes, deceased; and

SAMUEL JAMES

be a member of the Licensing Committee for the District of Thames.

ROBERT McNAB. Minister of Justice. Member of Licensing Committee appointed.

Wellington, 29th May, 1916.

HIS Excellency the Governor has been pleased to appoint STANHOPE EDWARD COOPER

to be a member of the Licensing Committee for the District of Napier, vice J. Law, resigned

ROBERT MCNAR Minister of Justice.

Member of Teachers' Superannuation Board appointed.

Education Department, Wellington, 16th May, 1916. IS Excellency the Governor has, in pursuance of section 7 of the Public Service Classification and Superannuation Amendment Act, 1908, been pleased to appoint

Josephus Hargreaves Richardson, Esq.,

to be a member of the Teachers' Superannuation Board, vice G. F. C. Campbell, Esq., resigned.

J. A. HANAN, Minister of Education.

Inspector for the Purposes of the Noxious Weeds Act, 1908, the Rabbit Nuisance Act, 1908, and the Fertilizers Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 24th May, 1916.

THE Public Service Commissioner has made the following appointment in the Public Service. lowing appointment in the Public Service:-

JAMES ALLAN

to be an Inspector for the purposes of the Noxious Weeds Act, 1908, the Rabbit Nuisance Act, 1908, and the Fertilizers Act, 1908, as from the 1st day of April, 1916.

P. VERSCHAFFELT Secretary.

Inspector for the Purposes of the Orchard and Garden Diseases Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 24th May, 1916.

THE Public Service Commissioner has made the following appointment in the Public Service. lowing appointment in the Public Service:-WILLIAM HENRY RICE

to be an Inspector for the purposes of the Orchard and Garden Diseases Act, 1908, as from the 15th day of April,

P. VERSCHAFFELT,

Inspector for the Purposes of the Weights and Measures Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 24th May, 1916.

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

FREDERICK WILLIAM THOMPSON

to be an Inspector for the purposes of the Weights and Measures Act, 1908, as from the 8th day of May, 1916.

P. VERSCHAFFELT,

Inspector for the Purposes of the Weights and Measures Act. 1908, appointed.

Office of Public Service Commissioner,
Wellington, 24th May, 1916.

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

to be an Inspector of Weights and Measures for the purposes of the Weights and Measures Act, 1908, as from the 4th day of May, 1916.

P. VERSCHAFFELT, Secretary. Clerk of Magistrates' Court for the Purposes of the Magistrates' Courts Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 24th May, 1916.

THE Public Service Commissioner has made the following appointment in the Public Service. lowing appointment in the Public Service:-

JOHN SNODGRASS

to be Clerk of the Magistrates' Court at Coromandel under the Magistrates' Courts Act, 1908, as from the 29th day of

P. VERSCHAFFELT,

Secretary.

Commissioner of Crown Lands and Chief Surveyor for the Land District of Canterbury for the Purposes of the Land Act, 1908, and Conservator of State Forests for the Land District of Canterbury for the Purposes of the State Forests Act, 1908,

Office of Public Service Commissioner,

Wellington, 24th May, 1916.

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

WILLIAM HENRY SKINNER

to be Commissioner of Crown Lands and Chief Surveyor for the Land District of Canterbury for the purposes of the Land Act, 1908, and Conservator of State Forests for the Land District of Canterbury for the purposes of the State Forests Act, 1908, as from the 3rd day of April, 1916.

P. VERSCHAFFÉLT,

Secretary.

Official Assignee for the Supreme Court District of Otago and Southland for the Purposes of the Bankruptcy Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 30th May, 1916.

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

KENELM NOEL HAWTREY BROWNE

to be Official Assignee for the Supreme Court District of Otago and Southland, for the purposes of the Bankruptcy Act, 1908, as from the 15th day of May, 1916.

P. VERSCHAFFELT,

Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 31st May, 1916.

The is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :-

Name.			District.
WILLIAM EMERSON McMichael		• •	Awakino.
ARCHIBALD FINDLAY FRASER	••		Geraldine.
JOHN ALEXANDER LOUISSON	••	• •	Aorere.
ROBERT PRAIN BOYNE		• •	Gore.
HENRY EDSER	••	• •	Wakatipu.

F. W. MANSFIELD, Registrar-General.

Personal Appointment to His Excellency the Governor and Commander in-Chief, and Appointments, Promotions, Resig-nations, and Transfers of Officers of the New Zealand Staff Corps and Territorial Force.

Department of Defence,

Wellington, 24th May, 1916.

H IS Excellency the Governor has been pleased to approve of the following personal appointment to the Commondarie Chief and appointment to the Commondaries Chief and C mander in Chief, and appointments, promotions, resignations, and transfers of the undermentioned officers of the New Zealand Staff Corps and Territorial Force:

Personal Appointment to the Governor and Commander-in-Chief. Colonel the Honourable William Edward Collins, M.B., M.L.C., New Zealand Medical Corps, to be Honorary Surgeon to His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, G.C.M.G., M.V.O., Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies. Dated 1st May, 1916. Staff.

Captain Frank Hudson, New Zealand Staff Corps, relinquishes his appointment as Assistant Military Secretary and Aide-de-Camp to the Commandant, New Zealand Military Forces (temporarily for the period during the absence from the Dominion of the New Zealand Expedi-

absence from the Dominion of the New Zealand Expeditionary Force, 1914), and proceeds on active service. Dated 25th March, 1916.

Lieutenant Douglas Bryan, New Zealand Staff Corps (returned from active service for home duties), is appointed Assistant Military Secretary and Aide-de-Camp to the Commandant, New Zealand Military Forces (temporarily for the period during the absence from the Dominion of the New Zealand Expeditionary Force), vice Captain Frank Hudson, New Zealand Staff Corps, who proceeds on active service. Dated 25th March, 1916.

Sergeant-major (W.O.) George Albert Gibbs, R.A.M.C., is granted the honorary rank of Lieutenant and Quartermaster, and attached to the New Zealand Staff Corps while employed with the New Zealand Military Forces. Dated 4th May, 1916.

4th May, 1916.

Regiment of Royal New Zealand Artillery.

Master Gunner (W.O.) Thomas Farquharson to be Honorary Lieutenant. Dated 15th May, 1916.

6th (Manawatu) Mounted Rifles.

Sergeant Anthony Carroll Nathan to be 2nd Lieutenant. Dated 27th November, 1915.

9th (Wellington East Coast) Mounted Rifles.

Cyril Nelson Beetham Williams to be Lieutenant (temp.), vice Lieutenant Wilder. Dated 10th January, 1916.

New Zealand Field Artillery.

Sergeant-major Percy Cecil Hurst to be 2nd Lieutenant (on probation), "H" Battery, supernumerary to establishment. Dated 21st December, 1915.

New Zealand Garrison Artillery.

Edward Francis Richardson to be 2nd Lieutenant (temp.), (Wellington Garrison Artillery Division), vice 2nd Lieutenant Tomlin, with the New Zealand Expeditionary Force. Dated 15th April, 1916.

1st (Canterbury) Regiment.

Lieutenant Edward Harvey Stacpoole Batchelor is struck off the strength of the New Zealand Expeditionary Force, and absorbed into the establishment. Dated 30th March, 1916.

ieutenant Edward Harvey Stacpoole Batchelor is transferred to the Reserve of Officers. Dated 30th March, 1916.

3rd (Auckland) Regiment (Countess of Ranfurly's Own). James Halifax Stewart to be 2nd Lieutenant (temp.), vice 2nd Lieutenant Ivil, with the New Zealand Expeditionary

Force. Dated 17th April, 1916. 7th (Wellington West Coast) Regiment.

Lieutenant William Peachey Aldridge is struck off the strength of the New Zealand Exped tionary Force, and is absorbed into the establishment. Dated 10th February, 1916.

9th (Hawke's Bay) Regiment.

2nd Lieutenant James McRae to be Lieutenant. Dated 28th April, 1916.

13th (North Canterbury and Westland) Regiment.

appointment of 2nd Lieutenant (on probation) Lionel Hawdon Davison is confirmed.

New Zealand Forces Motor Service Corps. -- Motor-car Section. (Wellington.)

John Terence Midwood to be 2nd Lieutenant (on probation). Dated 14th April, 1916.

(Auckland.)

Lieutenant Vincent Holbeche resigns his commission. Dated 8th April, 1916.

New Zealand Medical Corps.

Captain William Little. M.D., M.S.D.P.H., is granted the temporary rank of Major while employed with the New Zealand Expeditionary Force. Dated 25th April, 1916. Captain Edward William Sharman, L.R.C.P., L.R.C.S., is granted the temporary rank of Major while employed with the New Zealand Expeditionary Force. Dated 28th April, 1916. 1916.

Captain Douglas Gordon Macpherson is struck off the strength of the New Zealand Expeditionary Force, and is absorbed. Dated 10th May, 1916.

Captain Douglas Gordon Macpherson is posted to the Retired

List, with permission to retain his rank and wear the prescribed uniform. Dated 10th May, 1916.

Captain William McAra is struck off the strength of the New

Zealand Expeditionary Force, and is absorbed. Dated 13th May, 1916.

Lieutenant William Henry Simpson, M.B., B.S., to be Captain while employed with the New Zealand Expeditionary

Force. Dated 24th April, 1916.

Alexander Duncan Shanks Whyte, M.B., B.S., to be Captain while employed with the New Zealand Expeditionary Force. Dated 1st April, 1916.

Herbert Millar Hay, M.B., B.S., to be Captain while employed with the New Zealand Expeditionary Force. Dated Let April, 1916.

1st April, 1916. Edwin Claude Hayes, M.R.C.S. Eng., L.R.C.P. Lond., to be Captain for war service while holding appointment as Superintendent of a Hospital in New Zealand. Dated 8th May, 1916.

New Zealand Chaplains Department.

The Reverend John Aldred Luxford, Chaplain to the Forces, 3rd Class, to be Chaplain, 2nd Class. Dated 12th April.

The Reverend John Aldred Luxford, Chaplain to the Forces, 2nd Class, to be Chaplain, 1st Class, and is retired under the provisions of paragraphs 126 and 127, General Regulations, 1913, with permission to retain his rank and wear the prescribed uniform. Dated 12th April, 1916.

The undermentioned Chaplains, 4th Class, to be Chaplains, 3rd Class. Dated 12th April, 1916:—
The Reverend Angus MacDonald.
The Reverend Thomas Fielden Taylor.

Adjutant Alfred Greene (attached from Salvation Army), ranking as Chaplain to the Forces, 4th Class, to rank as Chaplain, 3rd Class. Dated 12th April, 1916.

The undermentioned to be Chaplains to the Forces, 4th

The Reverend Charles Palmer. Dated 21st March, 1916. The Reverend Charles Hughlings Garland. Dated 3rd

May, 1916.
The Reverend Albert Charles Lawry. Dated 3rd May,

The Reverend Eruera te Tuhi. Dated 8th May, 1916. The Reverend David Bronlow Forde Carlisle, Chaplain to the Forces, 4th Class, resigns his commission. Dated 29th April, 1916.

Unattached List (b).

The undermentioned 2nd Lieutenants to be Lieutenants: Walter John King. Dated 27th February, 1914. Charles John Hickson. Dated 13th March, 1916.

2nd Lieutenant Archibald Graham Valentine to be Lieu-

tenant, under provisions of paragraph 111, General Regulations, 1913. Dated 16th January, 1916.
2nd Lieutenant (on probation) Herbert Carvosso is granted

the temporary rank of Lieutenant while employed as Supply Officer, Trentham Camp. Dated 1st May, 1916. William John Logan to be 2nd Lieutenant (on probation).

Dated 19th April, 1916.

The commission granted 2nd Lieutenant Norman Dennis Mahoney is cancelled under provisions of section 5 (a) of

Mahoney is cancelled under provisions of section 5 (a) of the Defence Act, 1909. Dated 29th April, 1916.

The commission granted 2nd Lieutenant Arthur Richard Bailey is cancelled under provisions of section 5 (a) of the Defence Act, 1909. Dated 29th April, 1916.

The commission granted 2nd Lieutenant William Richard Mulgan is cancelled under provisions of section 5 (a) of the Defence Act, 1909. Dated 29th April, 1916.

The commission granted 2nd Lieutenant Ronald Macmillan Algie is cancelled under provisions of section 5 (a) of the

Algie is cancelled under provisions of section 5 (a) of the Defence Act, 1909. Dated 29th April, 1916.

New Zealand Expeditionary Force.—Maori Contingent. 2nd Lieutenant Hori McGregor is discharged from the New Zealand Expeditionary Force under the provisions of section 11 (1), Expeditionary Forces Act, 1915. Dated 13th April, 1916.

Memorandum.

Lieutenant George Finlay (Garrison Artillery Division, Wellington) is appointed for duty as Ship's Quartermaster on H.M.N.Z. Transport "Mokoia," with his present rank, vice Lieutenant R. Le Quesne, resigned. Dated 4th May, 1916.

J. ALLEN. Minister of Defence.

Award of the Colonial Auxiliary Forces Officers' Decoration.

Department of Defence Wellington, 16th May, 1916. IS Excellency the Governor has been pleased to approve of the award of a Colonial Auxiliary Forces Officers' Decoration to

Lieutenant - Colonel JOHN ARCHIBALD PAUL FREDRIC, 4th (Otago) Regiment,

he having a total rank and commissioned service to the 31st March, 1916, entitling him thereto of twenty-two years two hundred and forty days.

J. ALLEN, Minister of Defence.

Department of Defence, Wellington, 18th May, 1916.

IS Excellency the Governor has been pleased to approve of the award of a Colonial Auxiliary Forces Longservice Medal to

Major Charles Hellier Davis Evans, Reserve of Officers, 9th (Wellington East Coast) Mounted Rifles, he having a total service to 14th April, 1916, entitling him thereto of twenty years and seventeen days.

> J. ALLEN, Minister of Defence.

Award of the Meritorious-service Medal.

Department of Defence, Wellington, 16th May, 1916. IS Excellency the Governor has been pleased to approve, in accordance with paragraph 12, Appendix IX, of the Regulations for the New Zealand Military Forces, 1913, of the award of the Meritorious-service Medal to

No. 821, Regimental Sergeant major (W.O.) Thomas John George Rutland (deceased), Royal New Zealand Artillery.

J. ALLEN. Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Department of Defence. Wellington, 16th May, 1916. IS Excellency the Governor has been pleased to approve of the award of a Colonial Auxiliary Forces Longservice Medal to

No. 45/21, Quartermaster - Sergeant William Thomas Facer, New Zealand Garrison Artillery,

he having a total service to the 31st March, 1916, entitling him thereto of twenty-one years two hundred and forty-four

> J. ALLEN Minister of Defence.

Disbandment of a Defence Rifle Club.

Department of Defence Wellington, 27th May, 1916.

IS Excellency the Governor has been pleased to approve of the disbandment, under section 43 (1) and (2) and section 44 of the Defence Act, 1909, of the undermentioned Defence Rifle Club:

The Lumsden Defence Rifle Club,

with headquarters at Lumsden, Otago Military District. Date of disbandment, 27th May, 1916.

J. ALLEN. Minister of Defence.

Approval of Fees for Licensing of Vehicles fixed by By-law .-Grey County Council.

Department of Internal Affairs, Wellington, 27th May, 1916.
T is hereby notified, in accordance with section 107 of the Counties Act, 1908, that so much of the by-law made by the Grey County Council on the 22nd day, of March, 1916, as appoints the several sums to be paid to the Grey County funds for the licensing of vehicles has this day been approved by His Excellency the Governor.

G. W. RUSSELL, Minister of Internal Affairs.

Notification of Deposit of Rules of North Canterbury Acclimatization Society.

Department of Internal Affairs, Department of Internal Affairs,
Wellington, 29th May, 1916.

To is hereby notified that a copy of the rules of the North
Canterbury Acclimatization Society has been duly deposited in this office in accordance with section 51 of the
Animals Protection Act, 1908, and has been approved by the
Governor in Council. The said society is therefore deemed to
be a duly registered Acclimatization Society under the Animals
Protection Act, 1908. Protection Act, 1908.

G. W. RUSSELL, Minister of Internal Affairs

Authorizing the Laying-off of Jellicos, Argyle, and Kilbryds Roads, in the Town of Takapuna Extension No. 57, of a Width of not less than 66 ft.

Department of Lands and Survey,
Wellington, 19th May, 1916.

In pursuance of the power and authority conferred upon me
by section 15 of the Land Act, 1908, I hereby authorize
the laying-off of Jellicoe, Argyle, and Kilbryde Roads, in the
Town of Takapuna Extension No. 57, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

W. F. MASSEY, Minister of Lands.

Notice fixing the Closing-hours of Shops carrying on the Com-bined Trade of selling Bread, Cakes, and Pastry in the Borough of Mount Albert, under the Shops and Offices Act.

HEREAS a requisition in writing, signed by a majority of the occupiers of the shops carrying on the combined trade of selling bread, cakes, and pastry in the Borough of Mount Albert, has been forwarded to me, desiring that all such shops in the borough shall be closed in the evening of working-days as follows: 7 p.m. on Mondays, Tuesdays, Wednesdays, and Thursdays; 9.30 p.m. on Fridays; 10.30 p.m. on Saturdays; 11 p.m. on the evening preceding Christmas Day and New Year's Day; 9.30 p.m. on the evening preceding any other public holiday:

And whereas the Mount Albert Borough Council has certified that the signatures to such requisition represent a majority of the occupiers of shops carrying on the combined trade of selling bread, cakes, and pastry within the Borough of Mount Albert:

of Mount Albert:

Now, therefore, I, William Ferguson Massey, Minister of Now, therefore, I, William Ferguson Massey, Minister of Labour, in pursuance of section 25 of the Shops and Offices Act, 1908, do hereby direct that from and after the 5th day of June, 1916, all shops carrying on the combined trade of selling bread, cakes, and pastry in the Borough of Mount Albert shall be closed as follows: 7 p.m. on Mondays, Tuesdays, Wednesdays, and Thursdays; 9.30 p.m. on Fridays; 10.30 p.m. on Saturdays; 11 p.m. on the evening preceding Christmas Day and New Year's Day; and 9.30 p.m. on the evening preceding any other day generally observed as a public holiday in the Borough of Mount Albert.

Dated at Wellington this 26th day of May, 1916.

W. F. MASSEY, Minister of Labour.

Notifying Land in Marlborough Land District subject to the Land for Settlements Act, 1908.

Office of Board of Land Purchase Commissioners,

Wellington, 31st May, 1916.

PURSUANT to the provisions of the Land for Settlements
Act, 1908, and its amendments, I hereby notify that the undermentioned Crown land, being the land known as the Wither Settlement, which has been acquired under the said Acts, is subject to the said Acts as from the 31st March,

SCHEDULE.

WITHER SETTLEMENT.

ALL that area in the Marlborough Land District, containing by admeasurement 7,153 acres 2 roods, more or less, situated in Blocks III, IV, V, VIII, IX, and XIII, Taylor Pass Survey District, being parts Sections 3, 4, and 5 of Block 2, Sections 15, 16, 17, 18, 19, 20, and 21 of Square 39, Sections 48A, 49, and part 48, Sections 55, 56, 57, 58, 59, 60, and 61 of Square 28, parts of Sections 52, 53, 54, 62, and 63 of Square 28, parts of Sections 34, 37, 38, and 39 of Block 1, all in the Omaka District, and part Section 43, Opawa District; also roads as closed by New Zealand Gazettes, 11th February, 1915, page 473, and 13th January, 1916, page 3; and Crown lands between Taylor Pass Road and Taylor River, commencing on the right bank of the Taylor River at the north-west corner of Section 4 of Block 2, Omaka, and bounded towards the north by a public road, 11888-6 links; thence towards the west across the public road aforesaid, 75 links, and by part Section 43, Opawa, 1337-4 links; thence again towards the north and west by part Section 43 aforesaid, 275-6 links and 1001-9 links; thence again towards the north-west by Section 42 aforesaid, 1577-3 links; thence generally towards the east and north 24207-3 links, by the Riverlands Estate, being parts Sections 3 of Block 2, 62 of Square 28, the abutment of a public road, part Section 63 of Square 28, the ALL that area in the Marlborough Land District, containing

abutment of a public road, and parts of Sections 54, 53, and abutment of a public road, and parts of Sections 54, 53, and 52 of Square 28; thence towards the east and south-east by the boundary of the Ugbrooke Estate, being a creek to the Maxwell Pass, and a creek to the Maxwell Creek at the southwest corner of Section 23 of Block 2, Omaka; thence again towards the south-east by the Maxwell Creek to its junction with the Taylor River; thence across the Taylor River, and towards the north-east by the left bank of that river to the Taylor Pass Road; thence towards the south by the Taylor Pass Road, 21254 8 links, to the right bank of the Taylor River; thence generally towards the west by the Taylor River to the point of commencement: saving and excepting the roads coloured brown on the said plan, for which excepthe roads coloured brown on the said plan, for which excep tions the necessary allowance has been made in the area. As the same is more particularly delineated on plan No. 21/4, deposited in the Head Office, Department of Lands and Survey, and thereon edged with red.

W. F. MASSEY, Minister of Lands.

Consent under Section 311 of the Native Land Act, 1909.

IN pursuance of the power conferred upon the Native Minister by subsection (2) of section 311 of the Native Land Act, 1909, I, William Herbert Herries, Native Minister, acting on the recommendation of the Tairawhiti District Maori Land Board, do hereby consent to the assignment of a lease of Nuhaka 2D 2H Block, containing 277 acres 0 roods 17 perches, situated in the Provincial District of Auckland, subject to the same restrictions and to the same requirements as to confirmation and otherwise as if the land was not subject as to confirmation and otherwise as if the land was not subject to Part XVI of the Native Land Act, 1909.

As witness my hand, this 29th day of May, 1916.

W. H. HERRIES, Native Minister

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

IN pursuance of the power conferred upon the Native Minister by subsection (b) of section 298 of the Native Land Act, 1909, I. William Herbert Herries, Native Minister, acting on the recommendation of the Waiariki District Maori Land Board, do hereby consent to a sale of Motiti A No. 2A Block, containing 22 acres 1 rood 39 perches, situated in the Provincial District of Auckland, which to the same rectrictions and to the same require. subject to the same restrictions and to the same requirements as to confirmation and otherwise as if the land was not subject to Part XVI of the Native Land Act, 1909.

As witness my hand this 31st day of May, 1916.

W. H. HERRIES Native Minister.

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

In pursuance of the power conferred upon the Native Minister by subsection (b) of section 298 of the Native Land Act, 1909, I, William Herbert Herries, Native Minister, acting on the recommendation of the Waiariki District Maori Land Board, do hereby consent to a sale of Maungatapu No. 1E Block, containing 26 acres 0 roods 24 perches, situated in the Provincial District of Auckland, subject to the same restrictions and to the same requirements as to confirmation and otherwise as if the land was not subject to Part XVI of the Native Land Act. 1909 not subject to Part XVI of the Native Land Act, 1909. As witness my hand this 31st day of May, 1916.

W. H. HERRIES Native Minister.

Prohibition of Correspondence under the War Regulations Act, 1914.

JOSEPH GEORGE WARD, the Postmaster-General, of New Zealand, do hereby, in pursuance of clause 2 of the War Regulations of the 17th day of December, 1914, order that no postal packet or telegram addressed to or intended for the society named in the Schedule hereto shall be forwarded or delivered by the Post Office or transmitted by telegraph mitted by telegraph.

Dated this 26th day of May, 1916.

SCHEDULE:

Indische Krijgskundige Vereeniging, Weltevreden, Dutch East Indies. INDIAN MILITARY SOCIETY, Weltevreden, Dutch East Indes.

J. G. WARD,

Postmaster-General

Result of Poll for Proposed Loan.

Wellington, 30th May, 1916. THE following notice, received from the Spring Creek River Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

J. G. WARD, Minister of Finance.

SPRING CREEK RIVER BOARD

Notice of Result of Poll on Loan Proposal.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the Spring Creek River Board taken on the 18th day of May, 1916, on the proposal of the Spring Creek River Board to borrow the sum of £9,250 for the acquisition of Lots 14, 15, 16, D.P. 483 and 484, of Section 50, Block XI, Cloudy Bay, 10, D.r. 483 and 484, of Section 50, Block AI, Cloudy Bay, for flood-relief purposes, and the erection of protective works for the Spring Creek District, the number of votes recorded for the proposal was 169; the number of votes recorded against the proposal was 63; informal, 5.

I therefore declare that the proposal was carried.

Dated this 19th day of May, 1916.

H. C. CHEESMAN, Chairman.

Results of Polls for Proposed Loans.

Wellington, 30th May, 1916. THE following notices, received from the Mayor of the Borough of Palmerston North, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

J. G. WARD, Minister of Finance.

PALMERSTON NORTH BOROUGH COUNCIL.

Notice of Result of Poll on Proposal to raise a Loan. PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers on the Borough of Palmerston North taken on the 24th day of May, 1916, on the proposal of the Palmerston North Borough Council to borrow the sum of £4,000 for the purpose of contenting and fitting up a topid surjuming and fitting up a topid surjuming both and acquired structing and fitting up a tepid swimming bath, and acquiring a site if necessary, the number of votes recorded for the proposal was 408, and the number of votes recorded against the proposal was 341.

I therefore declare that the proposal was carried. Dated this 25th day of May, 1916.

J. A. Nash, Mayor.

PALMERSTON NORTH BOROUGH COUNCIL.

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

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers on the Borough of Palmerston North taken on the 24th day of May, 1916, on the proposal of the Palmerston North Borough Council to borrow the sum of £3,000 for the purpose of erecting separate conveniences in The Square for the use of ladies and gentlemen, the number of votes recorded for the proposal was 544, and the number of votes recorded against the proposal was 207.

I therefore declare that the proposal was carried

I therefore declare that the proposal was carried. Dated this 25th day of May, 1916.

J. A. NASH, Mayor.

PALMERSTON NORTH BOROUGH COUNCIL.

Notice of Result of Poll on Proposal to raise a Loan. PURSUANT to section 12 of the Local Bodies' Loans Act,

1913, I hereby give notice that at a poll of ratepayers on the Borough of Palmerston North taken on the 24th day of May, 1916, on the proposal of the Palmerston North Borough Council to borrow the sum of £4,000 for the purpose of purchasing and laying out for a public park Sections 237, 238, and 239, North Street, comprising an area of fifteen acres, the number of votes recorded for the proposal was 306, and the number of votes recorded against the proposal was 443.

I therefore declare that the proposal was rejected.

Dated this 25th day of May, 1916.

J. A. NASH, Mayor. PALMERSTON NORTH BOROUGH COUNCIL.

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

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers on the Borough of Palmerston North taken on the 24th day of May, 1916, on the proposal of the Palmerston North Borough Council to borrow the sum of £24,000 for the following pur-

poses:—
£6,000 of such loan to be used for the purpose of duplicating the 12 in. water-main at Tiritea;
£9,000 to be applied in extending the water reticulation within the borough;
£9,000 to be applied in extending the sewer through unsewered streets where necessary—
the number of votes recorded for the proposal was 521, and the number of votes recorded against the proposal was 227.
I therefore declare that the proposal was carried.
Dated this 25th day of May, 1916.

J. A. NASH.

J. A. NASH, Mayor.

Justices of the Peace appointed.

Wellington, 31st May, 1916.

Is Excellency the Governor has been pleased to appoint the undermentioned persons to be Justices of the Peace for New Zealand, viz.:—

Peter Airland To

Peter Aitken, Esq., of Paerau, Co. Maniototo.
William Allan, Esq., of Wellington.
George Henry Andrew, Esq., of Birch Hill, Co. Marlborough.
Francis Crofton Armstrong, Esq., of Mahoenui, Co. Stratford.
John Edward Ashworth, Esq., of Leigh, Co. Rodney.
William Bain Auld, Esq., of Reefton, Co. Inangahua.
Alfred Martyn Barriball, Esq., of Waiuku, Co. Franklin.
Charles James Belcher, Esq., of Rawhitiroa, Co. Eltham.
Henry Benner, Esq., of Otorohanga, Co. Waitomo.
Herbert Bertram, Esq., of Rotorua.
Edward Thomas Birtles, Esq., of Paparoa, Co. Otamatea.
William Bonella, Esq., of Whitianga, Co. Coromandel.
John James Boyd, Esq., of Whitianga, Co. Wallace.
William Boyle, Esq., of Murchison, Co. Murchison.
Robert Breen, Esq., of Murchison, Co. Murchison.
Robert Breen, Esq., of Dunedin.
James Vigor Brown, Esq., of Napier.
Thomas Wanless Bruce, Esq., of Ross.
Henry Williams Steven Horace Buchanan, Esq., of Ongaonga,
Co. Waipawa.
Frederick Henry Buckley, Esq., of Cattle Valley, Co. Peter Aitken, Esq., of Paerau, Co. Maniototo.

Mackenzie.

Frederick Henry Buckley, Esq., of Cattle Valley, Co. Mackenzie.

James Henry Burnet, Esq., of Ahuiti, Co. Waitotara.

Arthur Burt, Esq., of Glenhope, Co. Waimea.

William Eaton Burt, Esq., of Glenhope, Co. Waimea.

Edward Butler, Esq., of Riversdale, Co. Southland.

Henry Buxton, Esq., of Taupaki, Co. Waitemata.

Archibald Laing Campbell, Esq., of Hawera.

Malcolm Campbell, Esq., of Geraldine.

Peter Chisholm, Esq., of Outram, Co. Taieri.

Frank Harold Christian, Esq., of New Brighton.

Julian Anthony Christophers, Esq., of Wairoa.

Malcolm Clark, Esq., of Ohura, Co. Ohura.

William Clark, Esq., of Argyll East, Co. Waipawa.

John Ernest Close, Esq., of Kawakawa, Co. Bay of Islands.

George Colville, Esq., of Kohumaru, Co. Mangonui.

Stanhope Edward Cooper, Esq., of Napier.

Thomas Alexander Cooper, Esq., of Matatoke, Co. Thames.

Francis Joseph Dargaville, Esq., of Dargaville, Co. Hobson.

George William Douglas, Esq., of Terauamoa, Co. Waitomo.

William Walter Dumper, Esq., of Oratia, Co. Waitemata.

Philip Anderson Estcourt, Esq., of Rotorua.

Thomas Sydney Fagg, Esq., of Horopito, Co. Waimarino.

Frederick William Fraser, Esq., of Waipiro Bay, Co. Waiapu.

Dynes Fulton, Esq., of Tuakau, Co. Franklin.

Henry Edward Gapper, Esq., of Temuka.

John Rees George, Esq., of Devonport.

Charles Horace Gilby, Esq., of Christchurch.

William Gordon, Esq., of Garston, Co. Lake.

William Aubrey Gosling. Esq., of Frankton Junction, Co.

Waipa.

Richard Gribbon, Esq., of Waitara.

John Hart, Esq., of Havelock North, Co. Hawke's Bay.
John Hayes, Esq., of Kakahi, Co. Kaitieke.
Jesse Haymes, Esq., of Dunedin.
John Henderson, Esq., of Devonport.
Leonard Hill, Esq., of Eltham.
Thomas Howley, Esq., of Timaru.
James Hunt. Esq., of Richmond.
Stanley William Iles, Esq., of Waiterimu, Co. Waikato.
Walter Frederick Jenkins, Esq., of Waitara.
James William Johnson, Esq., of Dunedin.
William Hayes Owen Johnston, Esq., of Ruatorea, Co.
Waiaru. James William Johnson, Esq., of Dunedin.

William Hayes Owen Johnston, Esq., of Ruatorea, Co. Waiapu.

Ernest Jolly, Esq., of Cromwell.

William Stanley Jones, Esq., of Moteo, Co. Hawke's Bay.

John Joyce, Esq., of North Loburn, Co. Ashley.

William Malloy Clark Keech, Esq., of Kumara, Co. Westland.

Gerald Fitzgerald John Kennedy, Esq., of Waimaramara,

Co. Hawke's Bay.

Charles Eustace Kerr, Esq., of Cave, Co. Mackenzie.

John Rattray Kessell, Esq., of Port Ahuriri, Co. Hawke's Bay.

Len Kitching, Esq., of Arapohue, Co. Hobson.

John Robert Lack, Esq., of Fairlie, Co. Mackenzie.

Alexander Lamont, Esq., of Remuera, Auckland.

Gavin Lang, Esq., of Lower Kokatahi, Co. Westland.

William Donald Laxon, Esq., of Whatawhata, Co. Waipa.

Thomas Hubert Lee, Esq., of Reefton, Co. Inangahua.

William John Lees, Esq., of Matiere, Co. Ohura.

Robert Lilburn, Esq., of Hunterville, Co. Rangitikei.

John Lindsay, Esq., of Otautau, Co. Wallace.

Thomas James Lockwood, Esq., of Hunua, Co. Franklin.

James Purdon Lomax, Esq., of Takapau, Co. Waipawa.

John Low, Esq., of Waimana, Co. Whakatane.

Hugh Alexander McCormick, Esq., of Portage, Co. Sounds.

Ernest Macdonald, Esq., of Fairlie, Co. Mackenzie.

Herbert Ross MacDonald, Esq., of Rotorua.

James MacKenzie, Esq., of Gromwell.

William Mackintosh, Esq., of Rotorua.

Charles Edward Matthews, Esq., of Wellington.

Angus McDonald, Esq., of Balcutha.

James McEwan, Esq., of Gore.

William James McGrath, Esq., of Napier.

Lewis John McGregor, Esq., of Corra Linn, Fairlie, Co. Mackenzie.

Duncan McFarlane, Esq., of Gore.

William James McGrath, Esq., of Napier.

Lewis John McGregor, Esq., of Corra Linn, Fairlie, Co. Mackenzie. kenzie.
John Henry McMahon, Esq., of Big River, Co. Inangahua.
Archibald Alexander McWilliam, Esq., of Hampden.
Edward Martin Monekton, Esq., of Ngatapa, Co. Cook.
William Henry Murcott, Esq., of Hampden.
James Wishart Murray, Esq., of Pongaroa, Co. Akitio.
Walter Edward Murray, Esq., of Kaeo, Co. Whangaroa.
James Alfred Nash, Esq., of Palmerston North.
Louis Henry Neumegen, Esq., of Auckland.
Benjamin Charles New, Esq., of Arapohue, Co. Hobson.
Frank Johannes Schindehutte Parker, Esq., of Athol, Co.
Southland. Southland. Southland.
George James Pearce, Esq., of Pahautanui, Co. Hutt.
William Peters, Esq., of Waitakaruru, Co. Thames.
Thomas Beckett Pike, Esq., of Christchurch.
William Porter, Esq., of Moteo, Co. Hawke's Bay.
Charles Quinn, Esq., of Warahoe, Co. Thames.
William Ernest Richards, Esq., of Kumara, Co. Westland.
Charles W.lliam Ritchie, Esq., of Pahiatua.
George William Robinson, Esq., of Wellington.
Henry George Rose, Esq., of Kaikohe, Co. Bay of Islands.
John Rose, Esq., of Waitahuna, Co. Tuapeka.
Alexander Alexander Ross, Esq., of Te Kauwhata, Co.
Waikato. Frederick Cotton Rowley, Esq., of Tokomaru Bay, Co. Waiapu. Frederick William Sanderson, Esq., of Whangaroa, Co. Whangaroa.
Arthur George Sanford, Esq., of Frankton Junction, Co.
Waipa.

Waipa.
William Henry Seed, Esq., of Christchurch.
John Ferries Shepherd, Esq., of Te Kauwhata, Co. Waikato.
George Arthur Sherwin, Esq., of Fairlie, Co. Mackenzie.
Ernest Gilbert Skeates, Esq., of Birkenhead, Auckland.
Robert Skinner, Esq., of Hilton, Co. Geraldine.
Henry Herbert Smith, Esq., of Riverhead, Co. Waitemata.
John Smith, Esq., of Marokopa, Co. Awakino.
John Somerville, Esq., of Wairoa.
James Hutton Speedy, Esq., of Frankton Junction, Co.
Waina.

Waipa.
Robert Charles Steed, Esq., of Nuhaka, Co. Wairoa.
Thomas Erskine Stenhouse, Esq., of Dunback, Co. Waihemo.
Robert George Surrey, Esq., of Awatuna, Co. Egmont.
Christopher Bockin Thacker, Esq., of O'Kains Bay.
Thomas Tilbrook, Esq., of Temuka.
William Wallace, Esq., of Birkenhead, Auckland.
Bernard Guthrie Whishaw, Esq., of Rangataua, Co. Waimarino,
Charles Herbert Wilkie, Esq., of Argyll East, Co. Waipawa.

Waipa

Hugh Caskey Williamson, Esq., of Cape Runaway, Co. Waiapu Richard Wills, Esq., of Coalgate, Co. Selwyn.
Anthony John Wither, Esq., of Berwick, Co. Taieri.
Cecil Richard Eric Wood, Esq., of Cape Runaway, Co. Waiapu.
Joseph Woodall, Esq., of Devonport, Auckland.
Albert James Wright, Esq., of Kaikohe, Co. Bay of Islands,
James Young, Esq., of Oaonui, Co. Egmont.

ROBERT McNAB, Minister of Justice.

Tenders.

Public Works Department, Wellington, 26th May, 1916. THE following list of successful and unsuccessful tenders is published for general information.

W. FRASER, Minister of Public Works

WAIHOU RIVER IMPROVEMENT.—STOPBANK	Con	TRACT No. 3.
Accepted.		\mathfrak{L} s. d.
Torpey, Michael, Auckland		1,945 10 10
Declined.		
Mapp, William, Walton		1,192 0 0
Lupis, Tony, Whangarei		1,813 10 4
Treanor Bros., Paeroa		1,964 5 0
Keane and Doherty, Waihi		1,973 15 0
Forrest, J. W., Devonport		1,977 12 6
Sheehan, P., Paeroa		2,861 9 10
CONTRACT No. 4.		
Contract No. 4. Accepted.		
		1,729 12 8
Accepted.		1,729 12 8
Accepted. Keane and Doherty, Waihi		1,729 12 8 1,000 0 0
Accepted. Keane and Doherty, Waihi Declined. Mapp, William, Walton Lupis, Tony, Whangarei		1,000 0 0 1,838 6 6
Accepted. Keane and Doherty, Waihi Declined. Mapp, William, Walton Lupis, Tony, Whangarei Torpey, Michael, Auckland		1,000 0 0 1,838 6 6 1,880 5 0
Accepted. Keane and Doherty, Waihi Declined. Mapp, William, Walton Lupis, Tony, Whangarei		1,000 0 0 1,838 6 6

Notice of Intention to take Land in Block XXXV, Clutha District, for the Purposes of a Post-office.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take the land described in the Schedule hereto for the purposes of a post-office. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Balclutha, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington. Wellington.

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken : 33.3 perches.

Portion of Sections 14 and 17, Block II, Barr's Subdivision, Township of Balclutha, Block XXXV, Clutha District.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 40185, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon edged red.

As witness my hand, at Wellington, this 25th day of May, 1916.

W. FRASER, Minister of Public Works.

Notice of Intention to take Land in Block XIII, Coromandel 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 Block XIII, Coromandel 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 denosited in the post-office at Coromandel and be taken is deposited in the post-office at Coromandel, 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 said land should, it they have any wen-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 taken:

а. О в. 0

0.1

0.5 0.5 portion of Pumoko No. 2c (S.O. 18149).

Situated in Block XIII, Coromandel Survey District. In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 39328, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured purple edged purple.

As witness my hand, at Wellington, this 29th day of May, 1916.

Minister of Public Works

Articles prohibited to be imported to the United Kingdom.

Customs Department Wellington, 30th May, 1916.

T is notified for general information that Proclamations have been issued by the Imperial Government prohibiting the importation to the United Kingdom, except under license of the Board of Trade, of the undermentioned goods.

Licenses will in general be granted only in respect of goods on the way to the United Kingdom or actually purchased at the date of the Proclamation.

All materials for the manufacture of paper, including wood pulp, esparto grass, and linen and cotton rags

aper and cardboard, including strawboard, pasteboard, millboard, and wood-pulp board.

Manufactures of paper and cardboard.

All periodical publications exceeding sixteen pages in length imported otherwise than in single copies through the post. Tobacco unmanufactured and manufactured, including cigars

and cigarettes. Furniture woods, hardwoods, and veneers.

Slates.

Canned, bottled, dried, and preserved fruits, except currants. [Note.—This does not apply to such fruits which are the

[NOTE.—Ins does not apply to such fruits which are the produce of British possessions.]

Motor-cars, chassis, motor-cycles, parts and accessories (other than tires) of motor-cars and motor-cycles, with the exception of motor-cars, chassis, accessories, and parts which are at present exempted from import duty under section 13 (4) of the Finance (No. 2) Act, 1915 (Imperial).

Musical instruments, including gramaphones, pianolas, and other similar instruments, and accessories and component parts and records therefor.

Spirits and strong waters of all-kinds except brandy and rum. Baskets and basketware, except baskets and basketware of bamboo.

Cement.

Chinaware, earthenware, and pottery, not including cloisonne wares.

Cotton varn.

Cotton piecegoods and cotton manufactures of all kinds, except hosiery and lace.

Cutlery.

Fatty acids.
Furniture, manufactured joinery, and other wood manufactures, except lacquered wares. Hardware and hollow-ware.

Oilcloth.

Toys, games, and playing-cards.
Wood and timber of the following kinds: Beech, birch, elm,

Woollen and worsted manufactures of all kinds, except yarns. Bladders, casings, and sausage-skins.

Brooms and brushes.

Bulbs, flower roots, plants, trees, and shrubs. Canned, bottled, dried, and preserved vegetables, and pickles. Horns and hoofs

Ice.

Vegetable ivory. Moss litter.

Salt. Starch.

Dextrine

Farina and potato flour.

A. M. MYERS, Minister of Customs.

Note.—This list is in substitution for previous lists published in the New Zealand Gazette of 30th March, 1916 (page 929), and 11th May, 1916 (page 1695), respectively.

Applications invited for the Position of Search Clerk, Public Trust Department, Auckland.

Office of Public Service Commissioner,

Office of Public Service Commissioner,
Wellington, 30th May, 1916.

A PPLICATIONS will be received by the undersigned up
till noon on the 15th June, 1916, for the position of
Search Clerk, Public Trust Department, Auckland.

2. Applications (to be made on P.S.C. Form 17A, obtainable at principal post-offices) 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. particulars of age, &c.

3. Applicants must have had practical experience of legal office work, including the searching of titles and deeds and all land-transfer work.

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

The position will be graded in the Clerical Division, Class VII. Commencing salary, £150.

P. VERSCHAFFELT, Secretary.

Applications invited for the Position of Manager, Weraroa Experimental Farm, Department of Agriculture, Industries, and Commerce.

Office of Public Service Commissioner,
Wellington, 29th May, 1916.

A PPLICATIONS will be received by the undersigned up
till noon on the 30th June, 1916, for the position of
Manager, Weraroa Experimental Farm, Department of Agri-

culture, Industries, and Commerce.
2. Applications (to be made on P.S.C. Form 17A, obtainable at principal post-offices) must be addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars of age, &c.

3. Applicants must have—

(a.) Education in science, and training in scientific methods

as applied to dairying and agriculture; (b.) Specific training in dairy work;

(c.) Training in all operations appropriate to a large mixed farm;

(d.) Experience of farm management on present day principles

(e.) A thorough knowledge of the breeding and raising of stud and other live-stock;

(f.) Business aptitude and experience in the purchase and sale of live-stock and other farm produce; and
 (g.) Ability to conduct correspondence and prepare reports

on dairying and farming subjects, and lecture on the underlying principles of dairying and farming.

4. The duties of the Manager are to carry out, subject to

general departmental control, the operations of the Weraroa Farm, which at present consists of dairying, agricultural, and pastoral farming, and orcharding. The farm is conducted for public instruction, and for that purpose carries out experiments and demonstrations, and has a number of lads in residence as learners. The Manager's duties include the supervision of these learners both during and outside of working-hours. In addition to the ordinary farm staff there

working nours. In addition to the ordinary farm stail there is a qualified officer in charge of the orchard and nursery.

5. The Manager would be provided with a house, for which he would be charged rental at the rate of £30 per annum. A fair price would also be charged for fuel, milk, vegetables, &c.

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

The position will be graded in the Professional Division. Salary £460, maximum £500, per annum.

P. VERSCHAFFELT, Secretary.

Office of Public Service Commissioner, Wellington, 25th May, 1916.

A PPLICATIONS will be received by the undersigned up till noon on the 8th June, 1916, for the position of Electrician, Tourist and Health Resorts Department, Rotorua.

2. Applications (to be made on P.S.C. Form 17A, obtainable

at principal post-offices) must be addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars

of age, &c.
3. The duties of the position are as follows:

(a.) Principal assistant to the Electrical Engineer and in charge of the town section of the Rotorua electric light and energy system during any temporary absence of the Engineer;

(b.) Responsible for substation apparatus, switchboards, instruments, and records;

(c.) Testing of meters, transformers, and installations;

and (d.) Maintenance of electro-medical apparatus, including

converter set and accumulators at the main baths.

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

The position will be graded in the General Division. Salary,

£175 per annum; maximum, £190.

P. VERSCHAFFELT,

Secretary.

Notice to Mariners No. 44 of 1916.

Marine Department,
Wellington, N.Z., 30th May, 1916.

THE following Notices to Mariners, received from the
Hydrographic Office, London, are published for general information.

GEORGE ALLPORT,

Secretary.

BRAZIL.

East Coast Rio Real.—New Light established

Position (approximate) .- On the northern side of the entrance to the river, at a distance of about half-a-mile, northward, from the charted position of the fixed white light which it replaces. Lat. 11° 26′ 20″ S., long. 37° 22′ 25″ W., on Chart No. 3286.

Abridged Description of New Light.—Lt. fl. ev. 3 sees., 71 ft. vis. 14 m. (room unprove)

Abrugea Description of New Light.—Lt. R. ev. 3 secs., 71 ft., vis. 14 m. (posn. approx.).

Details.—Character: A flashing white light every three seconds—thus, flash 0·3 sec., eclipse 2·7 secs. Elevation: 71 ft. Visibility: 14 miles. Structure: A tower.

CEYLON.

WEST COAST.—COLOMBO HARBOUR APPROACH.—LIGHT-BUOY WITHDRAWN.

Position.--At a distance of about one mile westward of the examination anchorage. Lat. 6° 57½ N., long. 79° 49½ C.

Description.—A light-buoy exhibiting an occulting red light.

Remarks.—This light-buoy, which was formerly established

in connection with the examination service, has now been withdrawn, and is to be expunged from the charts.

Charts affected.—No. 3686, Approaches to Colombo Harbour; No. 3700, Colombo to Galle; No. 813, Ceylon, south part, south of 7° 20′ N.; No. 688, Palk Strait and Gulf of

part, south of 7 20 m., Manar, sheet II.

Manar, sheet II.

Publications.—West Coast of India Pilot, 1909, page 87;
Revised Supplement, No. 1, 1915. Bay of Bengal Pilot, 1910, page 97; Revised Supplement, 1916.

SUMATRA.

East Coast.—Banka Strait, South Entrance.—Lucipara CHANNEL.—EXISTENCE OF AN OBSTRUCTION.

Position.—At a distance of 6.4 miles, 296° (N. 65° W. mag.), from the north-western extremity of Lucipari Island. Lat. 3° 104′ S., long. 106° 74′ E.

Details.—A vessel struck a submerged obstruction, believed

to be a sunken wreck, in the position given above.

Note.—The position on the charts is to be encircled by a danger line and marked "Obstruction (1916)."

Variation.—1° E.

SOUTH PACIFIC OCEAN

NEW CALEDONIA. - PORT NOUMEA ROADSTEAD. - INFORMA-TION WITH REGARD TO SHOALS.

1. Existence of Shoals.

(a.) Position.—At a distance of 3.9 cables, 336° (N. 35° W. mag.), from Ducrot high leading-light on Dubouzet Island. Lat. 22° 16′ S., long. 166° 25¼′ E. Depth.—2½ fathoms,

Applications invited for the Position of Electrician, Tourist and Health Resorts Department, Rotorua.

(b.) Position.—At a distance of 7 cables, 348° (N. 23° W. mag.), from Ducrot high leading-light. Depth.—2½ fathoms, coral.

2. Non-existence of Shoal.

Position.--At a distance of about 2½ cables, eastward, from Lucchini Point.

Description.—A 24-fathom shoal.
Remarks.—The shoal has been searched for without success and is to be expunged from the charts.

Variation.—11° E.

Notice to Mariners No. 37 of 1916.

TAURANGA HARBOUR.—ERECTION OF NEW LIGHT AT HARBOUR ENTRANCE.

Marine Department, Wellington, N.Z., 26th May, 1916. THE Tauranga Harbour Board have notified that an un-

watched flashing light is now exhibited from the beacon on Stoney, Point at the entrance to Tauranga Harbour. The light shows a flash of \(\frac{1}{2} \) sec. duration followed by an interval of 2\(\frac{2}{3} \) secs. eclipse, giving twenty flashes a minute.

It will show white when to the southward of the light over an arc of 180° from 259\(\frac{1}{2} \) ° (S. 64° W. magnetic) round by west and north to 79\(\frac{1}{2} \) ° (N. 64° E. magnetic), and will show red from seaward over the remaining arcs except where the light is cut off by the land. is cut off by the land.

The height of light is 14 ft., and the light should be seen

for a distance of about five miles.

Charts, &c., affected: Admiralty Charts Nos. 2521, 2527, and 3332; "New Zealand Pilot," eighth edition, 1908, Chapter iv, page 108.

GEORGE ALLPORT.

Secretary.

Notice to Mariners No. 40 of 1916.

ERRATUM IN "NEW ZEALAND NAUTICAL ALMANAC" FOR 1916 AND "MODERN UP-TO-DATE NAVIGATION."

Marine Department,
Wellington, N.Z., 24th May, 1916.

In example on page 140 of the "New Zealand Nautical Almanae" for 1916, and on page 46 of the small book "Modern Up-to-date Navigation," under the heading "Position from Two Ex-Meridian Observations of Stars Sirius and Canopus," the reduction from table has been wrongly taken out for north latitude instead of for south latitude. or north latitude instead of for south latitude.

If those interested in the problem will please alter in their books the altitude of star Sirius to 57° 43.1′ N., and the reduction from table to 2° 55.3′, the whole of the rest of the work and the figure may stand as it is, and the resulting position will be correct, as fortunately the azimuth for star Sirius was taken out correctly for south latitude.

> GEORGE ALLPORT. Secretary.

Notice to Mariners No. 41 of 1916.

AUCKLAND HARBOUR.—DREDGERS.

Marine Department,
Wellington, N.Z., 29th May, 1916.

THE Auckland Harbour Board have notified that the
dredge No. 121 is now working approximately 950 ft.
N.E. magnetic of the N.E. corner of Freeman's Bay Reclamation, and has six moorings laid out in N., S., E., and W.
directions directions.

Charts, &c., affected: Admiralty Charts Nos. 1970 and 396; "New Zealand Pilot," eighth edition, 1908, Chap-1896; "New ter ii, page 39.

GEORGE ALLPORT,

Secretary.

Notice to Mariners No. 43 of 1916.

AUCKLAND HARBOUR.-BLACK BEACON SOUTH OF CHELSEA RE-ERECTED.

Marine Department,
Wellington, N.Z., 29th May, 1916.

THE Auckland Harbour Board have notified that the
black beacon south of Chelsea, notified to have been
knocked down (Notice No. 38 of 1916), has been re-erected in the same position.

Charts, &c., affected: Admiralty Chart No. 1970; "Zealand Pilot," eighth edition, 1908, Chapter ii, page 42.

GEORGE ALLPORT, Secretary. Government Meteorological Observatory.

M ETEOROLOGICAL Observations, Wellington, for the month of April, 1916. Observations taken 9 a.m.

Altitude of Observatory, 8 ft.

	luced d in t. 45°.	From for T	Self-rewenty-	egister four H	ing Ins ours pi	trum eviou	ents sly.	Cloud,	7ind.	in Points I Inch),
Date.	Barometer reduced and corrected in Inches to Lat. 45°.	Max. Temp. in Shade.	Min. Temp. in Shade.	Mean Temp. in Shade.	Solar Radia- tion.	Terrestrial Radiation	Veloc. Wind in Miles.	Amount of C 0 to 10.	Direction of Wind.	Rainfall, in Po (100 to 1 Inct
1		Fah.	Fah.	Fah.	Fab.	Fab.				
1	30.209	68.6	50.2	59.4	100.6	41.2	106	8	N.	
2	30.119	69.8	52.8	61.3	74.8	42.4	107	8	N.	
3	30 159	68.4	49.6	59.0	91.6	39.6	85	3	E.	
4	30.061	69.8	49.2	59.5	95.8	37.8	152	5	N.	
5	30.220	67.6	60.4	64.0	75.6	56.4	356	8	N.	
6	30.239	66.6	62.8	64.7	95.4	56.8	484	6	N.	12
7	30.003	70.2	63.6	66.9	69.6	58.0	520	10	N.	2
8	29.849	66.4	60 2	63.3	89.8	55.0	434	8	S.	35
. 9	30.099	61.6	40.2	50 ·9	98.0	30.4	289	5	N.	• •
10	30.141	62.6	48.8	55.7	92.6	40.2	160	6	N.	• •
11	30.309	64.8	46.8	55.8	95.8	38.6	137	0	N.	• •
12 13	30·253 30·139	67.6	58.8	63·2 64·0	$\begin{array}{c} 94\cdot 2 \\ 101\cdot 6 \end{array}$	55·4 56·0	313 520	6	N. N.W.	$\overset{\cdot \cdot \cdot}{2}$
14	29.920	66·2 67·0	61·8 62·2	64.6	67.8	59·0	520	8 10	N.W.	42
15	29.701	64.6	58.4	61.5	60.4	57.6	317	10	Calm	98
16	29.519	58.4	52.6	55.5	70.6	49.2	100	6	N.	-
17	29 579	65.6	58.4	62.0	63.8	50.0	260		S.	
18	30.069	59.8	52.0	55.9	86.4	46.4	513		s.	
19	30.183	61.2	42.0	51.6	87.0	30.0	140		Ñ.	• • •
20	30.229	63.4	42.6	53.0	74.6	31.4	90		Calm	
21	30.199	66.6	43.4	55.0	100.8	32.0	57		N.	
22	30.119	64.0	50.2	57.1	96.4	40.6		4	N.	1
23	30.011	65.6	60.2	62.9	68.2	55.0	380	10		11
24	30.280	64.8	54.0	59.4	69.6	50.2	380	8	S.	
25	30.419	59.6	50.4	55 0	92.0	46.2	390	4	S.	1
26	30.400	59.6	52.6	56.1	62.8	49.4	267		S.	• •
27	30.300	60.4	50.2	55.3	80.6	43.0	103			• •
28	30.061	65.8	55.6	60.7	85.8	53.6	240	_		
29	29.879	65.0	59.6	62.3	71.4	55.4	390			103
30	29.429	67.2	54.8	61.0	57.6	53.2	150	.10	S.	59
31 —-			<u> </u>	•••		•••	<u> </u>	<u> </u>	••	••
*	30.070	64.9	53.5	59.2	82.4	47.0	270.1	6.5	•••	369
+	30.044	62.7	51.1	56.8	106.7	43.9	230	•	·	402

* Means, &c. † Means previous years.

DIRECTION OF WIND.

N. N.E. E. S.E. 8. S.W. W. N.W Calm. 18 | .. | 1 | .. | 7 | .. | .. | 1 | 3

Note.—A good autumn month, with northerly winds prevailing, and rainfall slightly below the mean of previous years. Total bright sunshine, 160 hours 8 minutes, and six years. 10tal bright sunshine, 100 hours 8 minutes, and six sunless days. Thunder and lightning occurred on the 8th, and hail fell on the same date. Frost was recorded on four mornings, and fog on the 27th. Mean earth-temperature at 1 ft. was 61.3°, and 62.1° at 3 ft. Mean dew-point, 55.0°; mean elastic force of vapour, 0.388 in.; and mean relative humidity, 77 per cent. of saturation.

CLIMATOLOGICAL TABLE.

MEANS AND TOTALS FROM THE CHIEF STATIONS.

April, 1916.

о Г.	•	1	in in	Extr	emes.	all tbe	rin 19)
Altitude above Sea-level.	Name of Station and Observer		Absolute Me Temp. Air Shade.	Mean Max. Temp.	Mean Min. Temp.	Total Rainfe (100 Points to Inch).	Days with Rain Point or more)
Ft. 125	North Island. Auckland F. A. F. Burnett	••	Deg. 61.7	Deg. 67·6	Deg. 55·9	Points. 588	Dys. 12
46	TE AROHA G. F. McGirr	••	••	••	••	••	••
925	D		57.2	68.4	46.0	338	10
340	777					608	8
••	fm		59.9	71.8	48.1	453	9
160	NEW PLYMOUTH .		59.8	68.3	51.3	756	13
250	W. W. Smith MOUMAHAKI T. W. Lonsdale	••	58.2	67.5	49.0	379	8
2080			53.3	61.5	45.1	278	9
100	PALMERSTON NORTH	••	57:3	67.0	47.7	232	9
186	GREYTOWN W. C. Davies		56.1	67.6	44.6	171	9
377		••	57.2	69.8	44.7	255	10
70	GREENMEADOWS, NA	A-	61.6	71.1	52.1	303	5
10	W. B. Buckley Wellington F. W. Simms	••	59.2	64.9	53.5	369	12
	Corper Lorum		Dow	D	Dow	Defeate	
34		••	Deg. 59·3	Deg. 68·2	Deg. 50·4	Points. 506	Dys.
1220	A. E. Hedges Hanmer Spa J. F. Robieson		52.5	63.0	42.1	175	7
25	CHRISTCHURCH H. F. Skey	••	54.5	64.1	44.9	168	12
42		• •	5 6·0	65.4	46.7	201	8
	RAKAIA Miss A. Hardy	• •	54.4	64.7	44.1	319	8
130		in	$55 \cdot 2$	65.4	44.9	187	5
90		• •	54 ·9	63.7	46.0	266	5
300		••	$55\cdot 2$	64·0	46.5	125	13
245		• ,	51.2	61.7	40.8	156	14
12		••]	55.3	62.7	48.0	1352	13
12	Invercargill L. Lennie	• •	53.0	62.2	43.8	283	15

SUMMARY FOR THE MONTH OF APRIL, 1916.

During the month of April atmospheric pressure was chiefly anticyclonic, this type prevailing between the 1st and

During the month of April atmospheric pressure was chiefly analysisonic, this type providing.

7th, 10th and 13th, and the 19th and 28th.

In consequence the weather generally was fine and calm with mild days and cool nights.

Unsettled conditions were experienced on the 7th and 8th, with the passage of a small depression in the south.

Between the 14th and 17th a more intense westerly held sway, and this was followed by an extra tropical cyclone the centre of which passed over the North Island during the night of the 17th. Heavy rain fell on the 14th over the South Island and general rains were reported on the 15th.

centre of which passed over the North Island during the night of the 17th. Heavy rain ten on the 14th over the South Island, and general rains were reported on the 15th.

On the 29th, and again on the 30th, when the centre of a disturbance passed in the vicinity of Cook Strait, heavy rain was recorded and caused floods in some of the rivers in the northern districts.

Most of the northern districts of the North Island and the whole of the western coast had more than the average rainfall, while the remaining portions of the Dominion recorded slightly below or about the average.

D. C. BATES, Director,

New Zealand Rainfall for April, 1916—continued.

NEW	ZEALAND	RAINFALL	FOR	APRIL,	1916.
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Station.			J_	l		· Kain
NO		Total Fall, Points (160 to Inch).	Days with Rain.			
	RTH ISLAN	D.	·	(C.) South-west Aspect—Cape I —continue		PALLISE
(A.) NORTH-RAST ASP	вст Мокти С	CAPE TO EAST	CAPE.	Mataimoana	608	9
Iangonui		263	10	Oruamatua, Moawhango	ceo	.:
akaraka, Ohaeawai	••	263	6	Whangamomona Taumarunui	660	9
Zaimatenui		336	13	Okahukura	451	7
'ahunakura, Bay of Isl 'uhipuhi Plantation, Whangarei		367	9	Manunui Raurimu (1,920 ft.)		
ponga		295	13	Ohakune	450	8
Luatangata		298	15	Raetihi Horopito	409 610	7 8
Vairau Falls, Power St		207	11	Waiouru	439	6
/hangarei /hangarei Heads		272 327	10 9	Mangaporau	703	7
lount Eden, Auckland		516	11	Newtonlees, Kaitoke, Wanganui	349	5
aukapakapa, Auckland		375	12	Parikino, Wanganui River Marybank, Wanganui	431	10 7
uvier Island	••	613	14	Belmont, Tayforth, Wanganui	216 295	7
ocky Bay, Waiheke airua		265 627	9	Wanganui	332	8
m	•• ••	387	8 9	Ruanui	334	6
1 D	•• ••	422	7	Dalvey, Turakina	321	- 7
araka		328	11	Erewhon Station, Moawhango Hunterville	332 359	8 9
	••	301	7	Awakilta, Hunterville (1,451 ft.)	359	7
forrinsville Thakarewarewa, Rotor	••	358 431	8	Waituna West, Feilding	364	12
7		334	8 10	Thoresby, Marton	278	7
	•• ••	679	7	Halcombe	203	. 8
potiki	••	588	8	Waitatapia, Bull's	256 233	9 6
	••	650	13	Foxton	235	9
	••	416 800	10	Ngahiwa, Himatangi	222	8
)) PF13	•• ••	613	13 9	Feilding	228	8
e Kaha	••			Komako Kairanga	210	8
akira Station, Cape Ru		į.	••	Fitzherbert West, Palmerston No		7
3 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		•	_	Arapeti, Tokomaru	507	14
3.) North-West Aspro-	CAPE MARI.	A VAN DIEME	N TO CAPE	Otaki	372	15
angitihi		299	13	"Tiroroa," Hautere Cross		••
				Kapiti Island Waikanae	322	9
Vaoku, Taheke		509	9	Pahautanui	252	8
e Karae, Broadwood		650	::	Khandallah	356	11
Vekaweka Sangiahua, Hokianga H	erbour	679 296	17 14	Opau, North Makara	345	11
lohukohu	arbour	242	8	_		
eretoki Station, Waim	atenui	420	11	(D.) SOUTH-EAST ASPECT-EAST	CAPE TO CAPE 1	PALLISER.
	••	391	8	Waitakaro	307	8
r . 1	••	472	8	Pakihiroa	552	7
nehunga		-14		Tolaga Bay	342	9
langere School, Auckla		574	9	Kaharoa, Waimata Valley Motu	245	9
Vaiuku, Auckland	•• ••	444	8	Koranga Valley	249	io
	••	347	9	Waihau, Gisborne	365	11
		589 547	9 10	Otoko	101	5
urangaomoana, Matan aupo	18.ta	353	7	Waitahoata, Whatatutu	236	10
aharua Station, East I	Canpo	••		Te Karaka Puha, Poverty Bay	190	11
tewa, Waitomo Count		451	8	Glenrov Station, Gisborne	201	9
	••	460	5 10	Waihuka, Gisborne	170	5
e Kuiti Iangakohi, Piopio	••	433	10	Ormond	177	9
	•• ••	542	10	Patutahi, Gisborne	118	8
lamilton, Waikato		393	11	Whakapunake Strathblane, Hangaroa	275 170	10 13
tate Farm, Waerenga		333	7	Muriwai	110	
len Murray Igaruawahia	••	416 256	11 8	Tahora, Gisborne	117	9
garuawania Waitere,'' Kihikihi	•• ••	583	10	Tiniroto, Gisborne		
utaruru	•• ••			Morere Mangaone Valley, Tangitere	475 532	12
Vaiatua, Kaitieke, Rau		502	9	Spring Hill, Mohaka	532	13
Iangaotaki (550 ft.)		331	5	Portland Island	273	ii
aekaha, Paemako koke	••	478 73 4	9 13	Patunamu, Wairoa ,.	258	4
urangi	•• ••	701	8	Puketitiri	363	6
lgatimaru, Tarata	••	789	9	Tarawera Tutira Lake	$egin{array}{c c} & 322 \\ & 272 \\ \hline \end{array}$	10 10
liversdale, Inglewood (794	12	Eskdale, Hedgeley	172	10
nglewood	••	850	10	Riverbank, Rissington, Napier	229	9
pper Mangorei (1,000 i	it.)	1072	15	Napier	297	8
C.) South west Aspec	T-CAPE EAM	ONT TO CLEE	PATITIONS	Wahine, Sherenden, Hastings	290	11
punake		356	10	Mokopeka, Hastings Frimley, Hastings	329	8
liverlea, Kaponga	•• ••	493	8	Whanawhana, Hastings	217 222	10
ltham	••	577	10	Maraekakaho, Hastings	269	10
moana	••	779	11	Te Roto, Poukawa	278	10
tratford (1,020 ft.)	•• ••	419	::	Pukehou, Te Aute	377	9
hawe, Hawera Sates	•• ••	413 363	10	Gwavas, Tikokino Aramoana, Waipawa	374 607	18 11

New Zealand Rainfall for April, 1916—continued.

New Zealand Rainfall for April, 1916—continued.

New Zealand Rainfall for April, 1916—continued.		New Zealand Rain	jau jor April	, 1916—conti	nued.	
Station	Total Fall, Points (100 to Inch	Rein	Station.		Total Fall, Points (100 to Inch).	Days with Rain.
NORTH ISLAND-	continued.		SOUTH	ISLAND—co	ntinued.	
(D.) South-east Aspect—East Continued	CAPE TO CAPE	Palliser-	(F.) WEST ASPECT—CAI	PE FAREWELL continued.		
Rangitapu, Waipawa Mount Vernon, Waipawa	334 370	7 12	Greymouth Lake Hochstetter, Grey	mouth	1328 613	13 7
Norsewood	370		Otira	••	1425	13
Waimarama, Hawke's Bay	340	9	Otira (1,255 ft.)	•• ••	1470	14
Mangakuri	400		Ross, Westland Okura	••	1338 1696	11 12
Waipukurau Motuotaraia, Wanstead	409 275	8 5	Puysegur Point		F10	24
Makaretu	343	8	(G.) EAST ASPECT-	KATEOTERA MO	Cine Sinn	
Oruawharo, Takapau	255	8	· ' '		173	
Ormondville Dannevirke	407	8 8	Hanmer Springs Nurse Culverden	ry	76	7 5
Umutaoroa (top end)	467	10	Waiau Hills, Culverden		151	8
Porangahau	425	5	Highfield, Amuri		205	7 6
Pourerere Woodbank, Wimbledon	504	10 9	Keinton Combe, Waiau, Waiau	Amuri	375 162	7
Pine Grove, Dannevirke	272	9	Mackenzie, Cheviot	••	128	4
Mangatainoka	206	7		••	184	8
Pahiatua Makuri, Pahiatua	218	10	Oxford East Amberley	•• ••	335 203	8 10
Makuri, Pahiatua Eastry, Tane, Eketahuna	240	12	Singletree, Alford Fores		468	4
Tawataia, Eketahuna	228	8	Mount Somers		342	9
Nireaha, Eketahuna	$\begin{array}{c c} . & 472 \\ 283 \end{array}$	5	Daniel William	••	783	9
Castlepoint	285	6	Rhodes Convalescent I	Home, Cash-	199	
Annedale, Te Nui	250	10	mere Hills			_
Ditton, Masterton Bush Grove, Masterton	340 278	11 9	New Brighton Otahuna, Tai Tapu	•• ••	156 325	8 8
Marangai	190	9	1	••	488	9
Eringa, Masterton	268	11		••	370	8
Hikurangi College, Clareville Waihakeke, Carterton	253 149	3 10	Akaroa Mount Torlesse, Spring	field	50	3
Martinborough	154	9	77' 1 36 13	•• ••	349	ii
Featherston	183	9		••	436	7
Summit Waiwetu	570 420	13 10	Kisselton, Lake Coleridg Lake Coleridge Homeste		406	7
Wainuiomata Reservoir	572	10	Glenariffe, Double Hill		327	3
Whiteman's Valley, Silverstream	361	10	Winchmore, Ashburton	••	251	7
Lower Hutt Western Hutt	419	11	A1-1	•• ••	251	 5
Whangai Moana, Pirinoa	369	$\begin{array}{c c} 12 \\ 8 \end{array}$	1	•• ••	334	9
Karori Reservoir	430	10	Staveley		438	7
Seatoun] 312	9	Evandale, Mount Somer Lynnford, Hinds		249	10
SOUTH ISLA	AND,		Coniston, Ashburton	••	263	4
(E.) North Aspect-Cape Fa	REWELL TO KAI	KOURA.	Mount Peel, Rangitata		339	4
Collingwood	757	11	Peel Forest Kapunatiki, Rangitata	•• •• ••	434 278	$\frac{9}{7}$
Paturau, via Collingwood Parapara	1148	17	The Heights, Geraldine	••	370	17
Motueka	821 346	11 10	l o d	••	328 591	9
Stanley Brook, Nelson	536	6	On that on the	••	322	17 10
Aporo, Nelson "Harakeke," Central Moutere	259	1 .:	Balmoral	••	287	6
Upper Sherry River	374	5 8		••	292	3
Highfield, Kohatu	416	4	T 3 3 77 1 11	••	332 277	8 8
Tophouse Hope, Nelson	298	4	"Craigieburn," Kimbell		362	9
Port Hardy, French Pass	244	13	Mary Burn Station, I	Mackenzie	••	••
Stephen Island	217	5	Godley Peaks, Te Kapo	. Mackenzie	326	6
The Brothers Cape Campbell	346 193	$\frac{4}{6}$	Country			
Picton	338	10	Rhoborough Downs, La Mackenzie Country	ike Pukaki,	268	7
Endeavour Inlet	670	10	1 4 2 3 4 3 3		334	11
V	389	7			0.00	••
TT IS SHEETED WINNERS IN	393	5	Kakahn Bush, Geraldine Pleasant Point		273 256	9 6
Dakin III. 3 Din	170	6	Te Pah Farm, Seadown		180	7
0.33	412	8 6	Timaru Reservoir	/0 =10 ft \	221	6
" Channet II Would	212	6	Hermitage, Mount Cook Benmore Station, Omars		293	7
Mirza Downs, Flaxbourne	188	4	Otiake		192	6
IZ = :4 M =	267 279	8			000	
Spring Creek, Blenheim	179	6	Livingstone . Arnmore, Windsor .	: :::	253 204	4 4
Avondale Station, Blenheim	316	5	Totara Station, near Oas		250	6
Hapuku	231	10	Duntroon .	• • • •	192	4
(F.) WEST ASPECT—CAPE FAREW	BLL TO PUYSEG	UR POINT.	Oamaru Steward Settlement, Oan	naru	228 173	4 4
	322	6	Trotter's Creek, Hillgroy	7e	204	7
N/C:11 4 =	397	11	Kauroo Hill, Maheno .	• • • • •	221	5
TT7	826	14	Balruddery, Kauroo Hill Bushey Park, Palmersto	, Maheno	$\begin{array}{c} 211 \\ 179 \end{array}$	7 9
Warwick Junction	487	10	Opoho, Dunedin (383ft.)	••	120	14
Manna	1014	11	Fish-hatchery, Portobelle	o	105	13
Moana	•••		Whare Flat .	• •••	100	9
-						

New Zealand Rainfall for April, 1916-continued.

New Zealand Rainfall for April, 1916-continued.

Station.		Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days wi Rain.
SOUTH ISLANI)—co	ntinued.		LATE RETURNS—co	ntinued.	<u></u>
(H.) SOUTH ASPECT-CAPE SAUL	DERS	TO PUYSEG	UR POINT.	Puha, Poverty Bay, March, 1916	776	1
Paerau	1	146	6	Waipukurau, December, 1915	145	1,
Freat Moss Swamp, via Patearo	а	136	8	Motuotaraia, February, 1915	Nil	.
Eweburn Nursery, Ranfurly		143	7	" March, 1915	47	
Waipiata		117	7	,, April, 1915	Nil	
Naseby	• • •	176	6	Dannevirke, January, 1916	204] !
Kokonga	. '	106	7	,, February, 1916	27	1
Hadbrook Station, Middlemarch Mount Pisa Station, Cromwell	· i	211	7	,, March, 1916	507	1 1
Maungawera, Otago		286	7	Eastry, Tane, May, 1915	184 236	2
Luggate, Cromwell		208	7	,, ,, January, 1916 Tawataia, December, 1915	239	1
Manorburn Dam		115	10	Bush Grove, April, 1915	70	
Queenstown		••		" May, 1915	243	1
'Craigroy," Arrowtown	••	220	7	,, June, 1915	306	i i
Poolburn, Central Otago	•••	97	6	,, July, 1915	319	1
Mos. Creek	• • •	90	6 4	,, August, 1915	234	1.
Galloway, Alexandra South	• -	$\frac{80}{249}$	9	,, September, 1915	43	_:
St. Bathan's Blackstone Hill	• •	249		,, October, 1915	221	1
Clyde	••	128	5	,, November, 1915	298	1.
Roxburgh				Castlepoint, March, 1916	324	1
Balclutha				Wainui-o-mata, March, 1915	919 205	100
Owaka		136	10	Karori Reservoir, January, 1915 Bush Grove, March, 1916	619	i
Tapanui Nursery		154	13	Whangai Moana, February, 1916	109	1 -
Waikawa Valley	• •	198	15	Collingwood, January, 1916	335	
Wharuarimu	• •	200 208	19 10	" February, 1916	212	
Uplands, Waimahaka Roslin Estate, Woodlands	• •	270	17	" March, 1916	750	1
Wyndham South		147	13	Upper Sherry River, September, 1915	338	10
Dipton		218	9	Ugbrooke, February, 1916	286	1
Bluff				Brothers, March, 1916	143	1 .
Nightcaps		205	10	Okuru, March, 1916	1425 596	1.
Rannock, Orawia	• •	1::	1:	Puysegur Point, March, 1916 Culverden, July, 1915	38	1
Otautau	• •	176	12	Amount 1015	61	
Riverton Manapouri	• •	232	9	,, October, 1915	169	1
wanapouri	• •	. 202	, ,	" January, 1916	87	
(I.) ISLA	NDS	•		" February, 1916	365	1
Centre Island		221	13	,, March, 1916	309	
Stewart Island		308	25	Hororata, November, 1915	249	1
Horse-shoe Bay, Stewart Island	• •	316	22	Mount Torlesse, March, 1916	181	'
Niue Island		015	10	Ashburton, April, 1915 October, 1915	75 137	
Avarua, Rarotonga, Cook Island Aitutaki Island, Cook Islands		915	19	Coniston, February, 1916	323	
Mangaia, Cook Islands	••	::	::	, December, 1915	242	
Chatham Island	• • • • • • • • • • • • • • • • • • • •	::		Balmoral, February, 1916	140	
		1		" March, 1916	86	
LATE RET	URN	is.		,, March, 1915	163	
Ruatoki, March, 1916 .		1,148	13	,, April, 1915	67	
Raukokore, March, 1916		717	8	", September, 1915	194	
Kawhia, November, 1914		419	14	Balruddery, September, 1915	36	
Stratford, January, 1915	• •	461	11	"Craigroy," Arrowtown, January, 1916	106	
Mataimoana, September, 1915	• •	251 636	17 10	", ", February, 1916 ", March, 1916	172	1
Whangamomona, March, 1915 Khandallah, February, 1915	• •	151	7	Luggate, December, 1914	117	1 .
Ruanui, December, 1915	• • •	292	13	January, 1916	170	
" February, 1916		54	5	Queenstown, March, 1915	257	
,, March, 1916		318	8	,, December, 1915	310	
Erewhon Station, July, 1915		376	8	Manorburn Dam, October, 1915	261	1
,, December, 191	5	216	12	,, September, 1915	72	
Awakilta, November, 1915			m plete.	,, August, 1915	47	
,, December, 1915	• •	249	7	July, 1915	130 124	
,, January, 1916	• •	316 151	10 5	June, 1915 May, 1915	95	
,, February, 1916 ,, March, 1916	• •	$\begin{array}{c} 151 \\ 225 \end{array}$	3	Galloway Station, December, 1915	65	
Halcombe, March, 1916	• • •	160	7	January, 1916	171	
Hangaroa, January, 1916	• • •	108	8	Avarua, Rarotonga, March, 1916	3,830	2

Election of Member of Southland Land Board.

OTICE is hereby given that Mr. James King, of Blackmount, farmer, has been duly nominated as a member of the Land Board of the Southland Land District for the next ensuing term. There being no other nominations, and he being otherwise eligible, I hereby declare the said JAMES KING to be duly elected a member of the said Land Board for the said district.

for the said district.

Dated at Invercargill this 23rd day of May, 1916. H. D. M. HASZARD, Returning Officer. Conscience-money received.

The Treasury,
Wellington, 26th May, 1916.

THE Minister of Finance directs me to acknowledge
the receipt of two postal notes each for 2s., forwarded
to the Collector of Customs, Auckland, by some person
unknown, as conscience-money to the New Zealand Government. ment.

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

Traffic Returns.

						
period 1915:—	LWAYS.—Traf	he Returns for the	ne period ending 29th April,	1916,	and for the	s corresponding
2 4 period 1919:—		WHANGAR	EI SECTION.			
-		1916. 1915.			1916 .	1915.
Passengers,—		No. No.	Goods,-		No.	No.
1st Class	••	2,196 2,336 14,726 14,597	Drays Cattle	• • •	$\begin{array}{c} 4 \\ 255 \end{array}$	$\begin{array}{c} 3 \\ 154 \end{array}$
and Class	••		Calves	• • •	4	107
Total		16,922 16,933	Sheep		114	1,983
Season Tickets		75 57	Pigs		84	92
Season Tickets	••	10 01	Total		461	2,339
						<u></u> -
0	1916.	1915.	Ob-6 Time to		Tons. 300	Tons. 66
Revenue,— Passengers	£ s. d 1,092 16		Wool	••	•••	••
Parcels, Luggage, and		, , , , , , , , , , , , , , , , , , , ,	Firewood		192	102
Mails	84 8 11		Timber	• •	3,403	2,146
Goods Miscellaneous	2,924 0 1 99 17 6		1	• • •	536 630	513 781
Rents and Commission	138 1 11		Minerals	••	9,670	9,537
m - 4 - 1	04 000 5 4	0 00 11 1	Make 1		14 791	19 145
Total	£4,339 5 (0 £3,665 11 1	Total	••	14,731	13,145
		KAIHU	SECTION.			
		1916. 1915.	1_		1916.	1915.
Passengers,—		No. No.	Goods,—		No.	No.
1st Class 2nd Class		219 213 2,613 2,822	Drays Cattle	••	ï	• •
	••		Calves	••	••	••
Total	••	2,832 3,035	Sheep	••	••	••
Season Tickets		9 1	Pigs	••		<u></u>
			Total	••	1	• •
	1016	1015			Tons.	Tons.
REVENUE, -	1916. £ s. d	1915. . £ s. d.	Chaff, Lime, &c		1016.	TOHE.
Passengers	169 10 9		Wool	••	• •	2
Parcels, Luggage, and	22.42	4 17 10 0	Firewood	••	12	18
Mails Goods	22 18 4 302 2 4		Timber Grain	••	$^{1,342}_{70}$	1,267 80
Miscellaneous	2 4 7		Merchandise	••	111	165
Rents and Commission	25 19 (27 17 4	Minerals	••	6	127
Total	£522 15	0 £543 16 0	Total	••	1,643	1,659
					, -	,
			E SECTION.		1016	1015
Passengers,-		1916. 1915. No. No.	Goods,—		1916. No.	1915. · No.
1st Class		1,115 1,372	Drays	• •	••	4
2nd Class	••	6,311 6,609	Cattle	••	155	23
Total		7,426 7,981	Calves Sheep	••	12,715	25,232
	••		Pigs		44	4
Season Tickets	••	15 2				
					10.014	05 060
			Total	••	12,914	25,263
	1916.	1915.		••	Tons.	Tons.
Revenue, —	£ s. d.	£ s. d.	Chaff, Lime, &c	••	Tons. 216	Tons. 270
Passengers		£ s. d.	Chaff, Lime, &c Wool	••	Tons. 216 40	Tons. 270 23
Passengers Parcels, Luggage, and Mails	£ s. d. 710 0 8 49 13 10	£ s. d. 702 10 1 46 0 7	Chaff, Lime, &c Wool Firewood Timber	••	Tons. 216 40 456 1,252	Tons. 270 23 350 1,074
Passengers Parcels, Luggage, and Mails Goods	£ s. d. 710 0 8 49 13 10 1,449 5 2	£ s. d. 702 10 1 46 0 7 1,500 11 5	Chaff, Lime, &c Wool Firewood Timber Grain	••	Tons. 216 40 456 1,252 320	Tons. 270 28 350 1,074 857
Passengers Parcels, Luggage, and Mails	£ s. d. 710 0 8 49 13 10	£ s. d. 702 10 1 46 0 7 1,500 11 5 62 14 11	Chaff, Lime, &c Wool	••	Tons. 216 40 456 1,252	Tons. 270 23 350 1,074
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 62 14 11 0 83 18 10	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals	••	Tons. 216 40 456 1,252 320 484 2,350	Tons. 270 23 350 1,074 357 329 1,783
Passengers Parcels, Luggage, and Mails Goods Miscellaneous	# s. d. 710 0 5 49 13 10 1,449 5 2 21 6 2	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 62 14 11 0 83 18 10	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals	••	Tons. 216 40 456 1,252 320 484	Tons. 270 23 350 1,074 357 329
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,841 17	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 £2,395 15 10	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals	•••	Tons. 216 40 456 1,252 320 484 2,350	Tons. 270 23 350 1,074 357 329 1,783
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,841 17	£ s. d. 702 10 1 2 46 0 7 2 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915.	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES.	•••	Tons. 216 40 456 1,252 320 484 2,350 5,118	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,—	# s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,841 17 5	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES.	••	Tons. 216 40 456 1,252 320 484 2,350 5,118	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. No. 97,874 104,057	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays	•••	Tons. 216 40 456 1,252 320 484 2,350 5,118	Tons. 270 23 350 1,074 367 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class	# s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 #2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. 97,874 104,057 391,459 705,517	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves	••	Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class	# s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 #2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. No. 97,874 104,057	Chaff, Lime, &c Wool Firewood Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep	•••	Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class Total	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. No. 97,874 104,057 391,459 705,517 789,333 809,574	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers 2nd Class	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. 97,874 104,057 391,459 705,517	Chaff, Lime, &c Wool Firewood Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep	•••	Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575	Tons. 270 23 350 1,074 357 329 1,783 4,186
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class Total	# s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 #2,341 17 5 NORTH	£ s. d. 702 10 1 1 46 0 7 2 1,500 11 5 2 62 14 11 3 18 10 7 £2,395 15 10 ISLAND MAIN 1916. No. 97,874 361,459 705,517 789,333 809,574 16,121 14,837	Chaff, Lime, &c Wool Firewood Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep Pigs		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878 256,436	Tons. 270 28 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class Total	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH 6 7	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. No. 97,874 104,057 769,333 809,574 16,121 14,837	Chaff, Lime, &c Wool Firewood Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class Total Season Tickets Revenue,— Passengers	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. No. 97,874 104,057 391,459 705,517 789,333 809,574 16,121 14,837	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878 256,436 Tons. 9,156 946	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302 440,809 Tons. 9,784 781
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers 2nd Class 2nd Class 2nd Class 2nd Class 2nd Class Accepted Brown Commission Total Season Tickets Revenue,— Passengers Parcels, Luggage, and	# s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 #2,341 17 5 NORTH	£ s. d. 702 10 1 1 46 0 7 2 1,500 11 5 2 62 14 11 3 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916.	Chaff, Lime, &c Wool Firewood Grain Merchandise Minerals Total LINES AND BRANCHES. Goods,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878 256,436 Tons. 9,156 946 4,326	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— let Class 2nd Class Total Season Tickets Revenue,— Passengers Parcels, Luggage, and Mails Goods	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH 6 1916. £ s. d 117,506 18 8 8,244 0 4 94,053 12 4	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. No. 97,874 104,057 391,459 705,517 789,333 809,574 16,121 14,837 1915. £ s. d. 3 92,938 19 7 4 8,412 3 1 4 94,128 7 6	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. GOODS,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber Grain		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302 440,809 Tons. 9,784 781 5,478 21,021 26,527
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class 2nd Class Total Season Tickets Revenue,— Passengers Parcels, Luggage, and Mails Goods Miscellaneous	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 7 NORTH 6 1916. £ s. d. 117,506 18 8 8,244 0 4 94,053 12 4 2,690 8 10	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. 97,874 104,057 7691,459 705,517 7789,333 809,574 16,121 14,837 1915. £ s. d. 8 92,938 19 7 4 8,412 3 1 4 94,128 7 6 6 2,055 4 3	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. GOODS,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber Grain Merchandise		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878 256,436 Tons. 9,156 946 4,326 19,764 30,154 29,384	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302 440,809 Tons. 9,784 781 5,478 21,021 26,527 33,221
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class Total Season Tickets Revenue,— Passengers Parcels, Luggage, and Mails Goods Mails Goods	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 5 NORTH 6 1916. £ s. d 117,506 18 8 8,244 0 4 94,053 12 4	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 2 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. 97,874 104,057 7691,459 705,517 7789,333 809,574 16,121 14,837 1915. £ s. d. 8 92,938 19 7 4 8,412 3 1 4 94,128 7 6 6 2,055 4 3	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. GOODS,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber Grain		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302
Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission Total Passengers,— 1st Class 2nd Class 2nd Class Total Season Tickets Revenue,— Passengers Parcels, Luggage, and Mails Goods Miscellaneous	£ s. d. 710 0 8 49 13 10 1,449 5 2 21 6 2 111 12 0 £2,341 17 7 NORTH 6 1916. £ s. d. 117,506 18 8 8,244 0 4 94,053 12 4 2,690 8 10	£ s. d. 702 10 1 0 46 0 7 1,500 11 5 62 14 11 0 83 18 10 7 £2,395 15 10 ISLAND MAIN 1916. 1915. No. 97,874 104,057 789,333 809,574 16,121 14,837 1915. £ s. d. 3 92,938 19 7 4 8,412 3 1 4 94,128 7 6 5 2,055 4 3 7,532 12 9	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals Total LINES AND BRANCHES. GOODS,— Drays Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals		Tons. 216 40 456 1,252 320 484 2,350 5,118 1916. No. 111 22,739 3,133 214,575 15,878 256,436 Tons. 9,156 946 4,326 19,764 30,154 29,384	Tons. 270 23 350 1,074 357 329 1,783 4,186 1915. No. 123 18,736 4,090 400,558 17,302 440,809 Tons. 9,784 781 5,478 21,021 26,527 33,221

SOUTH ISLAND MAIN LINES AND BRANCHES.

Passengers,— 1st Class	1916. 1915 No. No. . 75,280 82,854	Goods,— Drays	1916. No. 91	1915. No. 103
2nd Class	388,826 428,482	Cattle Caives	8,115	8,142 477
Total	464,106 510,836	Sheep	3,224	420,930 4,849
Season Tickets	8,500 7,521	Total	484,238	434,501
REVENUE,— Passengers	1916. 1915. £ s. d. £ s. d. 64,221 10 5 54,114 1 0 5,344 2 11 5,577 1 6 84,480 2 5 94,887 17 2 2,417 5 8 2,454 15 0 4,019 3 6 5,275 13 5	Chaff, Lime, &c Wool Firewood Timber Grain Merchandise Minerals	Tons 8,118 6,384 2,214 10,868 70,498 37,270 53,164	Tons. 14,058 7,863 2,046 13,611 81,569 37,390 68,908
Total	£160,482 4 11 £152,309 8 1	Total .	188,516	225,445
	WESTLAN	SECTION.		
	1916. 1915.	<u> </u>	1916.	1915.
PASSENGERS, 1st Class 2nd Class Total	No. No. 3,424 4,253 26,991 34,051 30,415 38,304	Goods,— Drays Cattle Calves	No 320 2 3,103	No. 193 50 4,422
Season Tickets	508 473	Pigs	·· ··	••
		Total	3,428	4,665
Ravenue,— Passengers	1916, 1915, £ s. d. £ s. d. 2,716 10 10 2,781 18 1	Chaff, Lime, &c Wool	Tons 210 5	Tons. 314 8
Parcels, Luggage, and Mails	306 5 9 329 0 8	Firewood	624	632 9,020
Goods Miscellaneous Rents and Commission	8,533 2 1 9,573 17 4 282 10 8 407 13 11 366 4 7 319 9 9	Grain	667 1,265 36,748	932 1,527 40,639
Total	£12,204 13 11 £13,411 19 9		36,748	53,072
20022	411,401 10 11 110,111 15		20,200	00,01
	WESTPORT	SECTION.		
PASSENGERS,— 1st Class 2nd Class	1916. 1915. No. No. 188 285 7,836 8,662	Goods,— Drays Cattle	1916. No. 1	1915. No. 2 1
Total	8,024 8,947	Calves Sheep	3	473
Season Tickets	47 28	Pigs		
		Total	202	476
REVERUE,— Passengers Parcels, Luggage, and Mails Goods Miscellaneous Rents and Commission	1916. 1915. £ s. d. £ s. d. 514 8 4 483 5 1 29 15 5 34 12 2 6,687 15 6 8,744 10 5 393 10 0 588 0 11 77 5 2 99 8 7	Chaff, Lime, &c Wool Firewood Timber Crain Merchandise Minerals	Tons 174 366 49 296 260 48,559	Tons. 138 348 138 334 332 66,154
Total	£7,702 14 5 £9,894 17 2	Total	49,704	67,444
	MIDI CON	a monto N	•	
	1916, 1915.	SECTION.	1916.	1915.
PASSENGERS,— 1st Class	No. No.	Goods,— Drays	No.	No.
	617 714			
2nd Class	617 714 10,421 11,649	Cattle	171	52
2nd Class	10 101 11 010	Cattle Calves Sheep	171 3,527	
	10,421 11,649	Cattle Calves Sheep	171	52 2,666
Total Season Tickets	10,421 11,649 11,038 12,363 28 35	Cattle	171 3,527 3,698 Tons.	52 2,666 23 2,741 Tons.
Total Season Tickets REVENUE,— Passengers	10,421 11,649 11,038 12,363 28 35	Cattle Calves Sheep Pigs Total Chaff, Lime, &c, Wool	171 3,527 3,698 Tons. 264	52 2,666 23
Total Season Tickets REVENUE,— Passengers Parcels, Luggage, and Mails	\frac{10,421}{11,038} \frac{11,649}{12,363} \frac{28}{28} \frac{35}{35} 1916. \frac{1915}{28} \frac{1}{8} 1	Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber	171 3,527 3,698 Tons. 264 264 342	52 2,666 23 2,741 Tons. 546 18 246 399
Total Season Tickets REVENUE,— Passengers Parcels, Luggage, and Mails Goods Miscellaneous	10,421 11,649 11,038 12,363 28 35 28 35 28 35 1916 1915 8 8 6 8 9 1,622 12 9 1,780 16 4 1 72 3 9 126 11 7	Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Timber Grain Merchandise	171 3,527 3,698 264 6 342 275 734 668	52 2,666 23 2,741 Tons. 546 18 246 399 1,017 747
Total Season Tickets REVENUE,— Passengers Parcels, Luggage, and Mails Goods	10,421 11,649 11,038 12,363 28 35 1916 1915 2 8 d. 2 8 d. 906 4 1 815 1 8 55 11 11 68 8 9 1,622 12 9 1,780 16 4	Cattle Calves Sheep Pigs Total Chaff, Lime, &c Wool Firewood Firewood Grain Merchandise Minerals	171 3,527 3,698 Tons. 264 6 342 275	52 2,666 23

PICTON SECTION.

	1101	DAT DEGLECTION		
Passengers,— 1st Class 2nd Class	2,667 3, 6,724 10,	o. Goods,— 521 Drays	••	1916. 1915. No. No. 1 96 37 14
Total	9,391 14,		• •	12,272 8,491
~		Pigs	••	54 84
Season Tickets	4	Total	••	12,437 8,613
	1916. 1918	. 1		Tons. Tons.
REVENUE,-		d. Chaff, Lime, &c		1,775 1,290
Passengers	767 17 8 904 15			35 257
Parcels, Luggage, and		Firewood		6 60
Mails	39 18 8 57 11	5 Timber		32 75
Goods	1,280 11 9 1,080 1	11 Grain	••	1,678 996
Miscellaneous	133 19 8 81 0	3 Merchandise	••	489 355
Rents and Commission	98 4 10 102 1	5 Minerals .	••	85 620
Total	£2,320 12 7 £2,225 10	10 Total .	••	4,100 3,653
Passengers,— let Class	No. No. No. 1,523 1,	15. o. Goods,— Drays	••	1916. 1915. No. No.
2nd Class	1,286 2,	Cattle	• •	18 10
Total	0.000	Calves	••	0.000 0.104
Total	2,809 4,	Sheep		2,598 2,104
Season Tickets		— Pigs	••	••
Sound Hokees		Total	••	2,618 2,114
	1916. 1915.			Tons. Tons.
Revenue,-	£ s, d. £ s.	d. Chaff, Lime, &c		18
Passengers	381 0 7 431 0	6 Wool		3 34
Parcels, Luggage, and	·	Firewood		
Mails	32 14 5 28 0	6 Timber		22 48
Goods	267 17 8 287 0	11 Grain		198 263
Miscellaneous	0 8 4 Cr. 0 13	6 Merchandise		126 153
Rents and Commission	4 5 9 8 15	9 Minerals	••	131 215
Total	£686 6 9 £754 4	Total	••	480 731

N.Z.R.-FINANCIAL YEAR 1916-17.

COMPABATIVE STATEMENT OF TRAFFIC on ALL SECTIONS from 1st April, 1916, to 29th April, 1916.

All Sections.				First-class	Passengers.	Second-class	Second-class Passengers. Total.		
1916 1915	• •	••	::	8. 38,459 42,562	R. 146,644 158,454	S. 234,035 251,871	R. 923,158 973,406	1,342,296 1,426,293	25,307 22,962
Increase	••	••		••	···				2,345
Decrease	••	••		4,103	11,810	17,836	50,248	83,997	••

	A	ll Sections	s.		Drays.	Cattle.	Calves.	Sheep.	Pigs.	Total.
1916 1915	••	••		••	No. 213 236	No. 31,871 27,348	No. 3,534 4,724	No. 721,531 866,859	No. 19,284 22,354	No. 776,483 921,521
Increase	••	• •	••	[••	4,523		• •		••
Decrease	. • • .		••	••	23		1,190	145,328	3,070	145,088

All Sections.		Chaff, Lime, &c.	Wool.	Firewood.	Timber.	Grain.	Merchandise.	Minerals.	Total.	
1 91 6 1915	••	••	Tons. 20,315 26,484	Tons. 7,419 8,987	Tons. 8,538 9,280	Tons. 43,727 48,801	Tons. 105,151 112,586	Tons. 70,687 75,000	Tone. 205,545 246,911	Tons. 461,382 528,049
Increase	·		••			••	••			••
Decrease	е		6,169	1,568	742	5,074	7,435	4,313	41,366	66,667

1880

RAILWAY WORKING ACCOUNT, showing REVENUE and EXPENDITURE to the Termination of the Period ending 29th April, 1916.

				29	th Ar	pril, 191	6.				
	pen ffic.		Rev	enue.			Expe	enditure.	For a	Twelve-mo Average to	onthly Period, o Date.
Section.	Miles open for Traffic.	Four-w	eekly.	Total to D	ate.	Four-w		Total to Date.	Per Cent. of Revenue.	Revenue per Mile of Railway	per Mile
NORTH ISLAND,— Whangarei Kaihu Gisborne North Island Main Lines and Branches	74 20 44 1,108	522 2,341	15 0 17 7	4,339 522 1 2,341 1	17 7		1 0 15 11	2,426 7 10 710 1 0 976 15 11	55·92 135·83 41·71	762 6 339 15 691 18	d. £ s. d. 0 426 5 2 9 461 10 8 5 288 12 0 0 1,266 12 10
Total	1,246	236,354	14 4	236,354 1	14 4	112,052	8 3	112,052 8 3	47.40		
South Island,— South Island Main Lines and Branches Westland	1,404			160,482 12,204 1		79,968 6,217		,		1,485 19 1,010 12	0 740 9 0 0 514 16 2
Westport Nelson Picton Lake Wakatipu Steamers	36 61 56	7,702 2,908	14 5 7 11 12 7	7,702 1 2,908 2,320 1	l4 5 7 11	3,609 1,636 1,330 449	19 5 5 4 16 3	3,609 19 5 1,636 5 4 1,330 16 3	46·87 56·26 57·35	2,781 10 619 16 538 14	9 1,303 12 0 2 348 14 3 5 308 18 9
Total	1,714	186,305	0 6	186,805	0 6	93,211	19 4	93,211 19 4	50.03		
Grand total	2,960	422,659	14 10	422,659 1	4 10	205,264	7 7	205,264 7 7	48.56		
			(OBBESPOND	ing l	PERIOD	LAST !	YEAR.			
NOBTH ISLAND— Whangarei Kaihu Gisborne North Island Main Lines and Branches	74 20 44 1,101	543 2,395	16 0 15 10	3,665 1 543 1 2,395 1	6 0 5 10	396 1,510		£ 8. d. 2,476 10 7 396 14 11 1,510 1 9 125,315 16 10	72·60 63·03	353 9 707 16 1	0 435 1 4 5 246 5 7
Total	1,239	211,672	10 1	211,672 1	0 1	129,699	4 1	129,699 4 1	61.27		
South Island,— South Island Main Lines and Branches	1	,		152,809		•		95,632 2 5		-,	5 885 9 8
Westland Westport Nelson Pioton Lake Wakatipu Steamers	157 36 61 48	9,894 2,928	17 2 16 4 10 10	2,225 1	7 2 6 4	7,196 4,568 1,795 1,520 546	9 9 8 2	7,196 2 10 4,568 12 0 1,795 9 9 1,520 8 2 546 17 6	46·17 61·30 68·32	624 3 602 15	0 1,649 15 5 6 382 12 11
	1,706	181,524	16 4	181,524 1	l6 4	111,259	12 8	111,259 12 8	61.29	. •	

ESTIMATED COST of CONSTRUCTION of RAILWAYS, ROLLING-STOCK, ETC., to 31st March, 1916, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

5 240,958 16

393,197 6

5

.. 2,945 393,197 6

Grand total

9

240,958 16

9 61.28

			Section.					Cost of Opened Li			Cost of Unopened Lines.		
								£	8.	d,	£	s.	d.
Whangarei					••	••		760,095	0	0	124,909	0	0
aihu	•••	••	••		••	••		99,962	0	0	17,194	0	0
auranga	•••	••	••]	•••			25 5,719	0	0
isborne		••	••	• .			}	585.768	0	0	231,245	0	0
orth Island				••	••	••		15,049,532	0	0	821,396	Ō	Ô
outh Island	Mein	Tines and	Branches		•••	••		14,431,457	Ŏ	Ò	122.625	ō	Õ
estland					• • • • • • • • • • • • • • • • • • • •	•••		2,054,716	ŏ	Ŏ	588,288	Õ	ŏ
	••	••	••				1	592,089	Õ	ñ	95,672	ŏ	ŏ
estport	••	••	••	••	••	••	•••	542,171	ŏ	ň	35,189	ŏ	ŏ
elson	••	••	••	••	••	••	••	672,439	ŏ	ň	14,981	ŏ	ő
icton				••	••	••	•••		ŏ	ň	•	U	v
ake Wakat		eamer Berv	7108	••	••	••	••	43,708	U	U	. ••		
Suspense-										- 1	02 501		
Surveys, N				• •	••	••	••	• •		1	35.701	0	0
Miscellane	ous, N	Iorth Islan	d	••	••	••	••	• •			5,169	0	0
Surveys, S	outh I	sland	••		••						5,752	0	0
		outh Island	d								5,168	0	0
P.W.D. St	ook of	Permanen	t-way								118,190	0	0
W.R.D. S	ock of	A.O.L. St	ores	••	••	••	••	25,945	0	0	••		
		Totals	B		• •			£34,857,882	0	0	£2,477,198	0	0

J. MACDONALD, Chief Accountant, New Zealand Railways.

Exports.-Weekly.

RETURN of PRINCIPAL EXPORTS of New ZEALAND PRODUCE from the Dominion during the Week ended Tuesday, 30th May, 1916.

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 ended 31st August, 1915, New Zealand Gazette No. 103, page 3117), whether exported through the port for such district or not.

District	4		D-44	Cheese.		Frozen Meats.		Gold.
Distric	TB.*		Butter.	Спееве.	Lamb.	Other.	Gola.	
			£	£ 1,523	£	£	£	£
uckland	• •	•••	3,349	1,929	••	••	••	• •
aipara	• •	•••	••		••	••	•••	••
auranga	• •	••	••	. ••	0.000	10.004	20.001	• •
isborne	• •	••		10.004	2,200	10,024	29,201	. • •
ew Plymouth			6,400	46,834	•••	••	276	• •
Vaitara		• •	• •	••	••	••	32,264	• •
atea	• •		1,950	75,351	••	••	2,979	
7anganui			• •	6,216	1,945	2,247	1,315	
Vellington				250	• • •		8,874	
apier				4,141	4,205	9,934	11,811	
airau (includi:	ng Pio	ton)		515	5,436	3,654	1	
elson			••	881				
Vestport	• • •		• • • • • • • • • • • • • • • • • • • •			•••		• • • • • • • • • • • • • • • • • • • •
reymouth	• •		• • • • • • • • • • • • • • • • • • • •		i			9,746
lokitika		•••		1,244	1			•
yttelton	• •		••		50,489	18,683	2,820	• •
imaru	• •	•••	••	•••	53,641	14,120	1,251	
amaru	• •	**	1,137	•••	5,066	1,791	1 '	• •
unedin	••	• •	•	3,382		734	10 891	• •
	• •	•••	• •		4,991		10,531	• •
nvercargill	••	••	••	24,026	13,073	19,996	50,415	• •
Totals			12,836	164,363	141,046	81,183	151,737	9,746

Distric	ts.*		Grain and Pulse.	Hides and Skins.	Kauri-gum.	Phormium (including Tow).	Tallow.	Timber.	Wool.
			£	£	£	£	£	£	£
Auckland			11	14,932	20,447	1,718	960	3,906	6,210
Kaipara	• •						••	3,555	
auranga				• •				i	
disborne			1	9,029			3,564		27,821
lew Plymouth									
Vaitara									
atea				1,393		••			1,014
Vanganui				2,708			••		389
Vellington	• •		559	6,876		549	282	18	36,598
apier	• •			10,971			3,574		30,158
Vairau (includi:	ng Pia	ton		12		160	•		
elson	15 ± 10				• •		••	••	••
Vestport	-	••	••	••	••	••	••	••	••
reymouth	• •	• • •	• •	73	••	• •	• •	4.000	••
loki tika	• •	••	• •	19	•••	••	• •	4,293	••
	• •	••		0.100	••	• • • !	• •	99	27.
yttelton	• •	• •	30	3,168	••	••	••	••	21,174
imaru	• •	•••	••	3,729	••	••	56	••	29,547
amaru		••		• •	•••	••	••	••	22,409
unedin		{		3,185	٠.		1,097	••	2,109
nvercargill	• •	• •	54	2,229	••	2,376	••	94	7,863
Totals	• .		654	58,305	20,447	4,803	9,533	11,965	185,292

Customs Department, Wellington, 31st May, 1916.

W. B. MONTGOMERY, Comptroller of Customs.

Notice published pursuant to the Provisions of Section 15 of the Public Trust Office Act, 1908, and Sections 18 and 19 of the Public Trust Office Amendment Act, 1913.

OTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder respectively set forth, their gross properties being estimated not to exceed £400 in each case.

No.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Date Election filed,	Testate or Intestate.	
1	Andrews, Edward	Auckland	Seaman		8/8/15	29/5/16	Testate.
2	Augood, John Newton	Palmerston North	Accountant		3/5/16	23/5/16	Intestate
3	Bird, Edmund	Dunedin	Steward		2/6/.5	29/5/16	Testate.
4	Brown, Alan	Hastings	Orchardist		7/5/16	27 5 16	Intestate
5	Cahill, John	Dunganville	Gold-miner		21/3/16	27/5/16	,,
6	Collins, Alfred	Kakatahi	Farm hand		5/3/15	27/5/16	
7	Cutler, Thomas	Christehurch	Carpenter		18/3/16	23/5/16	
8	Dickson, Andrew Russell	Knapdale	Blacksmith		23/1/16	23/5/16	
9	Dunbar, William	Howiek	Labourer		10/11/15	27/5/16	,,
10	Dunk, Edith or Edith Jane	Auckland	Domestic duties		2/4/16	27/5/16	,,
11	Herbert, Andrew Gordon	Dunedin	Butcher		19/10/15	23/5/16	Testate.
12	Horne, Rosamond Laura or Rosamond Laurie	Christehurch	Married woman	••	28/5/16	23/5/16	Intestate
13	Howie, William Gladstone	Waikiwi	Bank clerk		30/11/15	27/5/16	,,
14	Johansen, Mangus; or Johanson, Magnus; or Johnson, Magnus	Eketahuna	Labourer	••	10/12/15	27/5/16	,,
15	Kane, Sarah	Greymouth	Widow		25/12/15	29/5/16	Testate.
16	Robertson, William; or Robinson, William	Brighton	Miner	••	15/6/15	27/5/16	Intestate
17	Roil, Francis	Christchurch	Carpenter		22/9/15	23/5/16	,,
18	Rowley, Norman Seymour	Wanganui	Draper		27/7/15	24/5/16	,,
19	Sigley, Vincent Roy	Trentham	Electrical operator		20/4/16	29/5/16	,,
20	Stewart, Ernest Oliver	Tamaki	Farmer		27/12/15	29 /5/16	Testate.
21	Tod, David Gordon	Prebbleton	Farm labourer		16/3/16	25/5/16	,,
22	Weavers, Leslie Gordon	Weber	Labourer		29/5/15	29/5/16	,,

FRED. FITCHETT. Public Trustee.

Wellington, 31st May, 1916.

CROWN LANDS NOTICES.

Beach Reserve adjoining Town of Westport, Nelson Land District, for Lease by Public Auction.

District Lands and Survey Office,

Nelson, 29th May, 1916.

Nelson, 29th May, 1916.

Nelson, 29th May, 1916.

Nelson, 29th May, 1916.

Nelson and Survey Office, 29th May, 1916.

Nelson and Survey Office, 29th May, 1916.

Vill be offered for lease by public auction at the local Lands Office, Westport, at 2.30 o'clock p.m. on Friday, 30th June, 1916, under the provisions of the Nelson and Westland Coalfields Administration Act, 1877, and amendments.

SCHEDULE.

NELSON LAND DISTRICT.

Sections 12 and 13, Block III, Kawatiri Survey District.

AREA, 51 acres 0 roods 28 perches; upset annual rental, £35. Weighted with £400, valuation for improvements. All flat land adjoining the Town of Westport. Covered with gorse, a few lupins, and small patches of grass. Locally known as the Beach Reserve.

TERMS OF SALE.

1. The highest bidder shall be the purchaser. No bid shall advance less than £1, or such sum as the auctioneer may determine. No bid shall be retracted.

2. The purchaser shall immediately upon the fall of the hammer pay the full amount of one-half year's rent at the rate bid, together with all fees necessary in respect of the

3. The land is weighted with £400, valuation for improvements which must be paid to the Receiver of Land Revenue, Nelson, before the purchaser is allowed to enter into posses-

Abstract of Conditions of Lease.

The term of the lease shall be twenty-one years from

1st July, 1916, on which date possession will be given.

2. The lessee shall not sublet, transfer, or otherwise dispose of the land or encumber the same with any debt without the approval of the Land Board first had and obtained.

3. The word "lessee" shall include the executors, admi-

nistrators, or permitted assigns of such lessee.

4. If the lessee fails to execute a lease in due form within one month of being called upon to do so, his interest in the land shall be deemed to have lapsed and all deposits forfeited.

5. The lessee shall submit to the Land Board for approval

all proposed improvements.

6. Twelve months before the end of the term the substantial improvements effected with permission upon the land shall be duly assessed in expectation of reletting and the new annual rental determined.

7. If the lessee declines to accept a renewal of the lease the land shall be submitted for lease by public auction, weighted

with improvements as assessed.

8. The lessee shall keep the land clear of noxious weeds

9. A fine of 10 per cent. shall be imposed on all rent remaining over one month in arrears.

10. If either the rent or the fine shall be over six months in arrear, the lease may be forfeited without notice, and the arrears may in addition be sued for.

F. A. THOMPSON, Commissioner of Crown Lands.

Settlement Land in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office,
Auckland, 5th May, 1916.

OTICE is hereby given that the undermentioned lands
will be offered for sale by public auction, for cash or
on deferred payments, at this office on Friday, the 1st September, 1916, at 11 o'clock a.m., under the provisions of the Land
Act, 1908, and amendments, and the Land for Settlements Act. 1908.

SCHEDULE.

AUCKLAND DISTRICT.—MATAMATA COUNTY.—MATAMATA TOWN.—MATAMATA SETTLEMENT.

Section 21, Block VII: Area, 10 perches; upset price, £200. Section 22, Block VII: Area, 15 perches; upset price, £150. Section 23, Block VII: Area, 15 perches; upset price, £150. Altitude, about 200 ft. above sea-level. Level grass land. Good soil, of a light sandy nature, on pumice formation. Distant ten miles from Matamata Railway-station by good Section 21 is situated at the corner of Lower Road and Arawa Street; the other sections front Arawa Street.

H. M. SKEET, Commissioner of Crown Lands.

District Lands and Survey Office,

New Plymouth, 1st June, 1916.

OTICE is hereby given that the right to cut and remove the timber on the undermentioned Crown lands will be offered for sale by public auction, in one lot, at the District Lands and Survey Office, New Plymouth, at 2.30 o'clock p.m. on Wednesday, 19th July. 1916, under the provisions of the Land Act, 1908, and the Timber Regulations thereunder.

SCHEDULE.

TARANAKI LAND DISTRICT.

Sections 1 and 10, Block VIII, Mapara Survey District.

Area of milling-timber, 337 acres. Situated about two miles and a half from Kopaki Railway-station.

Kahikatea, 839,600 sup. ft.; rate per 100 sup. ft., 9d.; upset price, £314 17s.

Matai and miro, 102,600 sup. ft.; rate per 100 sup. ft., 2s.;

upset price, £102 12s.

Rimu, 914,600 sup. ft.; rate per 100 sup. ft., 1s.; upset price, £457 6s.

Total upset price, £874 15s.

CONDITIONS OF SALE.

1. The right to cut and remove the timber will be sold generally in accordance with the provisions of the Land Act, 1908, the Timber Regulations made thereunder, and the fol-

1908, the Timber Regulations made thereunder, and the following conditions, and may contain such additional conditions as the Commissioner in his discretion considers necessary in the interests of the Crown or of the public.

2. The quantities of the various timbers set forth in the above Schedule are approximate only, and are furnished for the information of intending purchasers, who are expected, previous to the sale, to make their own estimate of the quantity of timber. No contract for purchase shall be voidable, nor shall the licensee be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated herein; nor shall any extra sum be claimed by the Crown if for any reason the quantity of timber is found to be in excess of that stated herein.

herein.

- therein.

 3. The successful bidder shall purchase the whole of the timber, and shall, on the fall of the hammer, pay in cash a deposit of one-fifth of the amount bid, together with £1 1s. license fee, and shall also deposit four promissory notes, each for one-fourth of the balance, each payable on demand and endorsed by two persons to be approved by the Commissioner; such promissory notes shall bear interest at the rate of 5 per centum per annum, as from date of sale, in accordance with clause 86 of the regulations. These promissory notes will be presented—the first at an interval of four months from the date of sale, and the others at subsequent intervals of four months; but they may be presented for payment at earlier dates if more than a due proportion of timber is found to be cut, or should any breach of the conditions occur, or if in the opinion of the Commissioner the interest of the Crown is jeopardized.

 4. The purchaser shall have the right to cut all the timber thereon during a period of two years from the date of sale.
- thereon during a period of two years from the date of sale. The license shall only be for the cutting and removal of the timber, and shall give no right to the use of the land.

 5. The timber shall be cut in a face, and the Crown re-
- serves the right of following up the mill-workings by felling and grassing such areas as from time to time will have been cleared of milling-timber, or of disposing of the land. Sufficient timber shall be left for fencing and general farming

purposes.
6. The licensee shall not put, throw, or place, or allow to be put, thrown, or placed, into any river, stream, or watercourse, or into any place where it may be washed into any river, stream, or watercourse, any sawdust or other sawmill

7. In the event of the above not being disposed of, appli-7. In the event of the above not being disposed of, applications may be received and dealt with at any time within six months from the above date of sale (unless previously formally withdrawn); provided, however, that the amount offered is not less than the upset price stated herein.

8. No compensation will be given nor shall any be claimed for any error, discrepancy, or misdescription whatever in respect of the lot or in these conditions.

9. Any timber not specified milled for sale shall be purchased at the rate of 6d. per 100 sup. ft.

The measurements are quarter girth measurements.

Full particulars may be ascertained and copies of the Timber Regulations obtained at this office.

> G. H. BULLARD Commissioner of Crown Lands.

Timber in Taranaki Land District for Sale by Public Auction. Education Reserve in Nelson Land District for Lease by Public Auction.

District Lands and Survey Office,

Nelson, 1st June, 1916.

tion reserve will be offered for lease by public auction at this office on Wednesday, the 28th day of June, 1916, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1908, and the Public Bodies' Leases Act, 1908, and amendments.

SCHEDULE.

Nelson Land District.—Murchison County.—Matiri Survey District.

Section 16, Block IV: Area, 241 acres 2 roods; upset annual

All hill country, high and broken. Fair soil; well watered, and covered with heavy birch bush. Altitude, 1.001t. to 3,200ft. above sea-level. Accessible by pack-track. Distance about five miles and a half from Buller coach-read, and twenty miles and a half from Glenhope Railway-station.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

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

tration fees (£2 2s.), to be paid on fall of hammer.

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

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

4. No transfer or sublease allowed without the consent of

the Land Board.

5. Lessee to cultivate and improve land, and keep it clear weeds. Creeks, drains, and watercourses to be kept cper.
6. Interest at the rate of 10 per cent. per annum to be paid

on rent in arrear.

7. Buildings in land to be kept in good order, repair, and condition.

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

 Lessee will not carry on any offensive trade.
 Consent of Land Board to be obtained before making improvements.

11. Lessee to pay all rates, taxes, and assessments.

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

F. A. THOMPSON Commissioner of Crown Lands.

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

District Lands and Survey Office, Dunedin, 16th May, 1916.

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 Wednesday, 23rd August, 1916.

SCHEDULE.

OTAGO LAND DISTRICT.—TOWN OF WAITAKI BRIDGE.

Section 1, Block I: Area, 1 rood.

D. M. CALDER, Deputy Commissioner of Crown Lands.

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

District Lands and Survey Office, Auckland, 25th May, 1916.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Section 194, Te Papa Parish, Tauranga County, Auckland Land District, containing 50 acres, will be disposed of under the provisions of the said Act on or after Monday, the 27th day of August, 1916.

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, 13th March, 1916.

NOTICE is hereby given, in terms of section 326 of the Land Act, 1908, that Section 4, Block XII, Waiawa Survey District, Auckland Land District, containing 89 acres, will be disposed of under the provisions of the said Act on or after Tuesday, 13th June, 1916.

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 May, 1916.

OTICE is hereby given, in accordance with section 326 of the Land Act, 1908, that Section 1, Block VI, Newcastle Survey District, Auckland Land District, containing 50 acres, will be disposed of under the provisions of the said Act on or after Thursday, the 24th day of August, 1916.

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, 21st April, 1916

OTICE is hereby given, in accordance with section 326 of the Land Act, 1908, that Section 37, Whangape Parish, Rangiriri Survey District, Auckland Land District, containing 35 acres 1 rood 5 perches, will be disposed of on or after Friday, the 21st day of July, 1916, under the provisions of the said Act.

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, 2nd May, 1916.

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 Friday, the 1st September, 1916.

SCHEDULE.

AUCKLAND LAND DISTRICT .- WAIPA COUNTY.

SECTION 8, Horotiu Parish: Area, 28 acres 2 roods. Sections 9 and 10, Town of Whatawhata: Area, 2 roods.

Commissioner of Crown Lands.

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

District Lands and Survey Office, Nelson, 13th March, 1916.

Nelson, 13th March, 1916.

Nelson, 13th March, 1916.

TOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that part Section 9, Block VIII, Inangahua Survey District, Nelson Land District, containing 2 acres 2 roods 13.4 perches, will be disposed of under the provisions of the said Act on or after Tuesday, the 13th day of June, 1916.

F. A. THOMPSON, Commissioner of Crown Lands.

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

District Lands and Survey Office, Nelson, 1st May, 1916.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the school reserve, containing 13 acres, more or less, adjoining Section 83, in Block XIV, Oparara Survey District, and originally shown on sale poster No. 81, will be disposed of under the provisions of the said Act on or after Thursday, the 3rd day of August, 1916. 1916.

F. A. THOMPSON, Commissioner of Crown Lands. Land in Southland District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Invercargill, 9th May, 1916.

N OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Sections 51a and 52a, Block VIII, and 17, 18, 23, 24, 31, and 32, Block X, New River Hundred, Southland Land District, will be disposed of under the provisions of the said Act on or after Thursday, 11th Appret 1916 August, 1916.

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

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

District Lands and Survey Office, Invercargill, 3rd April, 1916.

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 Thursday, the 6th day of July, 1916

SCHEDULE.

SOUTHLAND LAND DISTRICT. - SOUTHLAND COUNTY.

SECTION 801, Block XII, Hokonui Survey District: Area, 39 acres 3 roods 34 perches.

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

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

District Lands and Survey Office,
Dunedin, 3rd April, 1916.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned land
will be sold to the owner of adjoining land, in terms of section 131 of the said Act, on or after Wednesday, 5th July,

SCHEDULE.

OTAGO LAND DISTRICT .- VINCENT COUNTY .- TIGER HILL SURVEY DISTRICT.

An area of 5 acres 3 roods 35 perches, being old railway reserve traversing Section 28A, Block II.

D. M. CALDER, Deputy Commissioner of Crown Lands.

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

> District Lands and Survey Office, Invercargill, 21st February, 1916.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands will be open for selection on renewable lease on Wednesday, 21st June, 1916.

SCHEDULE.

Southland Land District .- Waikaka District.

				A.	R. P.
Section	37,	Block VI:	Area,	29	1 23
,,	38	,	,,	22	3 10
,,	39	,,	,,	24	3 27
<i>II</i>	40		,,	4	1 10
w	41	,,	"	4	1 5
"	42	"	,,	4	1 35
"	43		,,	5	1 25
. #	44		,,	3	2 0
"	45	,,	"	4	3 12
,,	46	,,	,,	7	1 34
,,	47	"	,,	5	0 10
,,	48	,,		18	1 15

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

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Opunake.

Registrar's Office, Actea District, Wanganui, 29th May, 1916.

Notice is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Opunake on the 21st day of June, 1916, or as soon thereafter as the business of the Court will allow.

[Wanganui, 1916-12.]

A. H. MACKAY, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No		Name of Applicant.			Name of Land.
160	The Under-Secretar	ry, Native Department	+ P		Residue, Ngatitara, Grant 3938 (Ngatitara, 1892 Act. leases).
161	,,	"			Residue, Ngatihaua, Grant 3802 (Ngatihaua,
162	"	"	••	••	1892 Act, leases). Residue, Ngatitamarongo, Grant 3936 (Ngatitamarong), 1892 Act, leases).
163	"	"	••		Residue, Ngatitu, Grant 3799 (Ngatitu, 1892 Act. leases).
164	"	v v	••	••	Residue, Ngatikahumate, Grant 3937 (Ngatika-
165	"	"	••		humate, 1892 Act, leases). Sections 27, 28, and 29, Titahi, Grant 3925.

Sitting of the Native Land Court at Puketeraki.

Native Land Court, South Island District Office, Wellington, 31st May, 1916.

Native Land Court, South Island District Office, Wellington, 31st May, 1916.

OTICE is hereby given that a sitting of the Native Land Court will be held at Puketeraki on the 13th day of June, 1916, 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.

L. A. TEUTENBERG,

[South Island, 1916-3.]

SCHEDULE.

Registrar.

APPLICATIONS FOR PARTITIONS.

0.	Name of Appl	icant.		Name of Land.		
1	Tame Parata (for Peti Haimona)		••	 Waikouaiti, Block 12, Section 58.		
2	S. C. Hercus			 Taieri A, Lot 6.		
3	H. D. Maire and others			 Tautuku, Block B.		
4	Hohepa Karetai and others			 " " A.		
5	Teera Dick			 Alton, Block 9, Section 2.		
6	Jane Campbell and others			 Chaseland's Mistake, Block 14.		
7	Irihapeti te Koaki			 Moeraki, Block 16, Section 6.		
8	Peti H. Kahuti and others			 Waikouaiti, Block 12, Section 22,		
9	Teone R. te Mamaru and others	• •		 Moeraki, Section 23.		
10	Tame Parata (for Peti Haimona)			 Waikouaiti, Block 12, Section 7.		
11	Horiwia Erihana and another			 Otakou, Taumutu, and Taieri Blocks.		
12	Tini Kaahu (W. Mihaka)			 " Block B. Section 9.		

APPLICATIONS FOR PROBATE.

No.	Name of Applica	n t.		Name of Deceased.	
23 24	John M. Ellison A. A. Southerwood (William C. Arkle)	••	••	Hariata Parker. Annie Waterreus.	

APPLICATION FOR INVESTIGATION OF TITLE.

No.	Name of Applicant.				Name of Land.		
25	Raniera Erihana and others	••	••	••		Te Poho-o-Tairea.	

APPLICATION FOR INJUNCTION.

No.	Name of Applicant.	Name of Land.	Nature of Application.		
26	Hori Hoetu	Manawatu-Kukutauaki 4c 5a No. 1B and Manawatu- Kukutauaki 4c 5a No. 1D	Ropata, and Rewa Ropata from destroying the		

APPLICATION FOR EXCHANGE.

No.	Name of Applicant.				Name of Land.	
27	Tini Kerekere	••	••	••	••	Moeraki, Block I, Section 77. Rakiura, Block XVI, Section 17.

MAORI LAND ADMINISTRATION NOTICE.

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

REGULATION No. 52

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Matahina A No. 1p, A No. 2, and A No. 3b Blocks will be held at Whakatane on Tuesday, the 20th day of June, 1916, at 10 c'clock in the forenoon, for the purpose of considering certain proposals relative to the payment of the consideration-money on the sale of the said blocks.

Dated at Rotorua this 23rd day of May, 1916.

JAS. W. BROWNE, President.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that ARTHUR SPEED, of Leslie Avenue, Morningside, Auckland, Grocer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 30th day of May, 1916, at 2.30 o'clock.

23rd May, 1916.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that STAMATE ANGELLO,
Auckland Restaurant become Auckland, Restaurant-keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 2nd day of June, 1916, at 2.30 o'clock.

26th May, 1916.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that CHARLIE LEE, of Rotorus Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 31st day of May, 1916, at 2.30 o'clock.

23rd May, 1916.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that Solwig Eddie, of Napier, Hairdresser, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 2nd day of June, 1916, at 11 o'clock in the forenoon.

E. B. BURDEKIN,

25th May, 1916.

Deputy Official Assignee.

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

In the estate of Walter Henry Wilson, of Wanganui, Carrier.

NOTICE is hereby given that a first and final dividend of 2s. in the pound is payable at my office, Public Trust Office, on all proved and accepted claims.

18th May, 1916.

T. R. SAYWELL, Deputy Official Assignee. In Bankruptcy.—In the Supreme Court, Wanganui District.

In the matter of HENRY MARTIN DOWNS, of Rata, Farmer. OTICE is hereby given that a second and final dividend of 5s. in the pound is payable at my office, Public Trust Office, on all proved and accepted claims.

26th May, 1916.

T. R. SAYWELL, Deputy Official Assignee.

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

OTICE is hereby given that MICHAEL JOSEPH SMALL, of Newburv, Palmerston North, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 29th day of May, 1916, at 2.30 o'clock.

22nd May, 1916.

G. J. SCOTT, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Blenheim.

Notice is hereby given that William Nessit, of Nydia Bay, Sawmill Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 2nd day of June, 1916, at 2 o'clock.

22nd May, 1916.

R. WANDEN, Deputy Official Assignee.

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

OTICE is hereby given that John William Tant, of Christchurch, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 5th day of June, 1916, at 2.30 o'clock in the afternoon.

11th May, 1916.

T. D. KENDALL, Official Assignee.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be forbidding the same on or before the 1st day of July, 1916.

5794. ANNIE McGARRIGLE.—Part Allotment 35, Town of Hamilton West, containing 2 roods 2 perches, fronting Victoria Street. Occupied by Applicant. Plan 9310. 6011. CHARLES LIMMER.—Allotments 71, 72, and 73, Parish of Tuhikaramea, containing 150 acres 2 roods 6 perches.

Occupied by Applicant. Plan 10533.

Diagrams may be inspected at this office. Dated this 30th day of May, 1916, at the Lands Registry Office, Auckland.

THOS. HALL, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional Crown lease, in favour of RUBY EDITH COLE, of Woodville, Spinster, for Section 26, Block IV, Woodville Survey District, being all the land in L.I.P. Vol. 2L, folio 174, and evidence having been lodged of the loss of the said Crown lease, I hereby give notice that I will issue a provisional Crown lease, as requested, unless caveat be lodged forbidding the same within fourteen days from the publication of this notice in the Gazette.

Dated at the Lands Registry Office, Napier, this 24th day of May. 1916.

of May, 1916.

W. HISLOP, Deputy District Land Registrar. OTICE is hereby given that the parcel of land herein-after described will be brought under the provisions of the Land Transfer Act. 1915, unless caveat be lodged forbidding the same on or before the 1st day of July, 1916.

1452. GEORGE FLEMING.—4 acres 2 roods 10.4 perches, parts of Blocks 64 and 71, western side of harbour. Occupied by James McIntyre.

Diagram may be inspected at this office.

Dated this 29th day of May, 1916, at the Lands Registry Office, Napier.

W. HISLOP Deputy District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one month from the publication hereof in the Gazette.

5153. THE EDUCATION BOARD OF THE DISTRICT

OF OTAGO.—I rood 11-4 perches, Sections 32 and 33, Block II, City of Dunedin. Unoccupied.

5200. THE PUBLIC TRUSTEE.—4 perches, Sections 11 and 16, Block VII, Township of Queenstown. Unoccupied.

5201. CATHERINE MARION HOLMES.—17-34 perches, part of Section 12, Block XXVI, Town of Oamaru. Occupied by Milligen and Bond. by Milligan and Bond.

Diagrams may be inspected at this office. Dated this 27th day of May, 1916, at the Lands Registry Office, Dunedin.

C. E. NALDER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

NOTICE 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 control of the Project and Alice trary, be struck off the Register and dissolved :-

1913/5. O. J. MORELL AND SONS (LIMITED).

Dated at the office of the Assistant Registrar of Companies at Gisborne this 24th day of May, 1916.

J. A. FRASER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

PUBLIC notice is hereby given that the situation and locality of the office or place of business of the SCOTTISH TUBE COMPANY (LIMITED) is at No. 11 Grey Street, Wellington.

GEORGE DUNCAN, Attorney.

Bell, Gully, Bell, & Myers, Solicitors.

THE COMPANIES ACT, 1908.

PUBLIC notice is hereby given that the situation and locality of the office or place of business of MAROWER, MCBEATH, & Co. PROPRIETARY (LIMITED) is now situate at 65 and 67 Victoria Street, in the City of Wellington.

CHARLES CLABBURN,

Ukay, Attorney, 373

Bell, Gully, Bell, and Myers, Solicitors.

WELLINGTON CITY COUNCIL

RESOLUTION PASSED ON THE FOURTH DAY OF MAY. 1916.

HEREAS by section 3 of the Hutt Road Act, 1915, it is provided that towards the cost of forming and constructing the Hutt Road there shall be payable by each of the local authorities mentioned in the First Schedule thereto the sum set opposite the name of the local authority in the said Schedule: And whereas the Wellington City Council is one of the local authorities mentioned: And whereas the same Act authorizes the issue by each of the

local authorities of debentures for the amount payable by it as aforesaid: And whereas it is further provided that for the purpose of paying the interest and sinking fund in respect of debentures so issued the local authority shall make and levy a special rate on all rateable property within its district:

Now, therefore, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hutt Road Act, 1915, the Municipal Corporations Act, 1908, and the amendments thereof, and all other Acts and powers (if any) enabling it in that behalf, the Wellington City Council hereby resolves as follows:—

"That, for the purpose of providing the interest and other charges on a loan of twenty-two thousand eight hundred pounds (£22,800), authorized to be raised by the Wellington City Council, under the above-mentioned Acts, for the purpose of providing its share of the cost of the construction of the Hutt Road as set out in the First Schedule to the Hutt Road Act, 1915, the said Wellington City Council hereby makes and levies a special rate of 2/75d. in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the district, comprising the whole of the City of Wellington; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the second days of April and October in each year during the currency of such loan, and be payable half-yearly on the second days of April and October in each year during the currency of such loan, being a period of fifty years, commencing on and from the first day of April, 1916, or until the loan is fully paid off."

JNO. R. PALMER,

JNO. R. PALMER, Town Clerk.

In the matter of the CLYDEVALE CO-OPERATIVE DAIRY COMPANY (LIMITED).

A T an extraordinary general meeting of the members of the above-named company duly convened and held at the registered office of the company at Upper Clydevale on Thursday, the 4th day of May, 1916, the following extraordinary resolution was duly passed:—

That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily. And at the same meeting Thomas Robert Buttar, of Upper Clydevale, Farmer, was appointed Liquidator for the purpose Clydevale, Farmer, was appointed Liquidator for the purpose of such winding-up.

Dated this fourth day of May, one thousand nine hundred and sixteen.

E. F. PANNETT, Chairman.

Witness-C. F. Overton, J.P., Farmer, Wharetoa.

DORIS CLIFTON JOLLY, Bachelor of Medicine and Bachelor of Surgery, N.Z., 1916, now residing in Dunedin, hereby give notice that I intend applying on the 21st June, 1916, next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Dunedin.

hs at Dune....
DORIS C. JOLLY,
M.B., Ch.B., N.Z.
384

Dated at Dunedin 22nd May, 1916.

MARY FRANCESCA COMPERE DOWLING, Bachelor MARY FRANCESCA COMPERE DOWLING, Bachelor of Medicine and Bachelor of Surgery, New Zealand, 1916, now residing in Dunedin, hereby give notice that I intend applying on the 21st June, 1916, next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Dunedin.

MARY F. C. DOWLING.

Dated at Dunedin 22nd May, 1916.

HAROLD RAY GIBSON, Bachelor of Medicine and Bachelor of Surgery, New Zealand, 1916, now residing in Dunedin, hereby give notice that I intend applying on the 21st June, 1916, next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Dunedin.

H. RAY GIBSON, M.B., Ch.B., N.Z.

Dated at Dunedin 22nd May, 1916.

MEDICAL REGISTRATION.

WILLIAM FLEMING CURRIE, Bachelor of Medicine and Bachelor of Surgery, now residing in Hamilton, hereby-give notice that I intend applying on the 24th June, 1916, next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Begistrar of Births and Doaths at Anabland of Births and Deaths at Auckland.

W. F. CURRIE

Dated at Hamilton 24th May, 1916.

387

LEGAL ADDRESS

In the matter of the Companies Act, 1908; and in the matter of MEYER BROTHERS (LIMITED).

OTICE is hereby given, pursuant to the above Act, that the offices of Meyer Brothers (Limited), where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered, are situate at Commercial Bank Chambers, Lambton Quay, in the City of Wellington.

Dated this 1st day of June, 1916.

JAMES JENKINS, Attorney for the said Company, Wellington.

ERNEST C. LEVVEY, Solicitor for the said Company, Wellington.

391

HERBERT LESLIE GOULD, M.B., Bac. Surg., Univ. N.Z., 1916, now residing in Napier, hereby give notice that I intend applying on the 30th June next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and my qualification in the one of the Deaths at Wellington. H. L. GOULD,

Dated at Napier 30th May, 1916.

Napier Hospital 389

WINDING-UP NOTICE.

I N accordance with section 223 of the Companies Act,

IN accordance with section 223 of the Companies Act, 1908, notice is hereby given that at an extraordinary general meeting of the Dargaville Supply Company (Limited) held on the 26th day of May, 1916, the following extraordinary resolution was passed:—

"That, as it is proved to the satisfaction of the company that it cannot by reason of its liabilities continue its business and it is advisable to wind up, the company be wound up voluntarily; and that ARTHUR LOUIS BILLING, of Dargaville, Public Accountant, be and is hereby appointed Liquidstor for the purpose of such winding up." for the purpose of such winding up.

A. LOUIS BILLING, Liquidator.

APPLICATION FOR LICENSE FOR A WATER-RACE

Under the Mining Act, 1908.

To the Warden of the Hauraki Mining District at Te

DURSUANT to the Mining Act, 1908, the undersigned, Albert Augustine Adams, of Auckland, Mining Engineer, hereby applies for a license for a water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Precise time of marking out privilege applied for: 11th May, 1916, noon.

Date and number of miner's right: 26th January, 1916:

Date and number of miner's right: 26th January, 1916;

No. 103703.

Address for service: Care of Miller and Sons, Solicitors,

Dated at Te Aroha this 15th day of May, 1916.

SCHEDULE.

Locality of the race and of its starting and terminal points: Lipsey's Creek, situate in Block IX, Aroha Survey District, starting from the tail-race at the electric-power station and terminating at a point two chains below the rail-way-crossing over the said Lipsey's Creek.

Length and intended course of race: 70 chains along the course of Lipsey's Creek.

the course of Lipsey's Creek.

Point of intake: At the tail-race of the electric-power

station.

Estimated time and cost of construction: Six months; £1,700.

Mean depth and breadth: Pipe. Number of heads to be diverted: Two.

Mark on pegs: Gap cut in edge.
Purpose for which water is to be used: Mining purposes, milling, concentration, &c.
Proposed term of license: Forty-two years.

ALBERT AUGUSTINE ADAMS,
By his Solicitors, Miller and Son.

Precise time of filing of the foregoing application: 16th

Treeses time of the foregoing application. 18th May, 1916, 11 a.m.

Time and place appointed for the hearing of the application and all objections thereto: Tuesday, 27th June, 1916, at 10.30 a.m., at Warden's Court, Te Aroha.

Objections must be filed in the Registrar's office and

notified to applicant at least three days before the time so appointed.

H. R. BUSH,

Mining Registrar.

DISSOLUTION OF PARTNERSHIP.

THE Partnership formerly existing between John Wilson Brownlee, John Nyberg, Emil Nyberg, and Myself, carrying on business under the style of the Lake Brunner Sawmilling Company, has been dissolved by my retirement from the business. T. H. KER. 392

DISSOLUTION OF PARTNERSHIP.

FRED. FANNING AND CO.

OTICE is hereby given that the Partnership heretofore subsisting between us the relationship heretofore subsisting between us, the undersigned, and carried on under the style of "Fred. Fanning & Co.," has been dissolved by mutual consent as from the date hereof.

Dated this 29th day of May, 1916.

393

F. J. FANNING. A. P. DAWSON.

MOA ROAD BOARD.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

Moa Road Board hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £2,700, authorized to be raised by consent of the ratepayers interested, under the above-mentioned Acts, for the purpose of forming and metalling Lepper Road South, the said Moa Road Board hereby makes and levies a South, the said Moa Road Board hereby makes and levies a special rate of one penny and two-thirds of a penny in the pound upon the rateable value of all rateable property of the Lepper Road South No. 3 Special-rating Area, comprising part Section 121, Sections 122, 123, 125, 126 in two subdivisions, 127 in four subdivisions, and 147, Block IV, Egmont S.D.; Sections 138, 143, 144, 145, and 146, Block III, Egmont S.D.; and Sections part 7, 8, 9, in two subdivisions, 10 in two subdivisions, 11, 12, 13, and 30, Block VII, Egmont S.D. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of August in each and every year during the currency of such loan, being a period of thirty-six years and a half; and the interest and sinking fund to be paid at the rate of £5 12s. 2d. per centum per annum, or until the loan is fully paid off. paid off.

I hereby certify that the foregoing is a true and correct copy of a resolution passed at a duly constituted meeting of the Moa Road Board held on the 15th day of April, 1916.

R. BUCKLEY Clerk to Moa Road Board.

394

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CONTENTS.

				PAGE
Advertisements	••	••	••	1887
APPOINTMENTS, ETC.	••	••	• •	1864, 1869
BANKRUPTCY NOTICES				1886
	• •	•••	••	
CROWN LANDS NOTICES	••	••	• •	1882
Defence Forces	• •	• •	••	1866
Land—				
Crown Land proclain	med	••		1829
Land for Settlement		Notifyin	g Land	
to	t for S	election	• •	1868 1862
National Park, Crov				1827
Native Land Act, Co	nsents	under		1868
Native Land, Prohi	rorerag	all Priv	ate Alle	1834
Post-office, Intentior	to tak	e Land i	for	1870
Public School, Resur	ming L	and for	a Site fo	r 1828
Recreation Reserve Public Reserves as				1832
Renewable Lease, Se	election	on	••	1863
Reserve, Amending	_	•	••	1860
Reserved temporaril Reserve, Intention to	o chana	e the P	rpose o	1860 f 1861
Road, Intention to to	ake La	nd for	••	1870
Road, Laying out an				1830
Road proclaimed and Roads, Authorizing	the La	ving-off	of	1828 1868
Roads declared to be Roads, Laying out a	Count	y Roads	••	1834, 1856
Roads, Laying out a	nd tak	ing	• •	1830 1861
Sale by Public Auct Sale or Lease to D	ion ischars	ted Soldi	iers. Se	1861 t apart
for Disposal by W	ay of			1829
Scenic Reserve, Rev				
Selection, Set apart Settlement, for Sele		• •	• •	1829 1863
Spoil, &c., Consent	ing to	Land b	eing tak	ten for
depositing	••	••	• •	1831
LAND TRANSFER ACT NOT	TICES			1886
Maori Land Administra	TION N	OTICE		1886
M iscellaneous—				
	inter M.	atificatio	n of Do	and a
Acclimatization Soc. Rules of				1867
Assessment Court,	Appoin	ting a M	ember o	f 1831
Closing-hours of Sho Conscience-money r Deer, Removing Pro	ops		••	1868 1876
Deer, Removing Pro	tection	from F	allow	1859
Domain Board appo	inted			1833
Electric Lines, Auth		g Erectio	n of	183 2 1881
Exports Fees for Licensing o	f Vehic	cles, App	roval of	1867
Hospital proclaimed	, Priso	n	• •	1831
Importation of cer Kingdom prohibit		rticles t	the o	United 1870
Imprisonment for 1	Debt L	imitatio	n Act,	
Rules for Magistra	ates' Co	ourts in 1	respect o	of 18 3 5
Inspectors of Scenic Justices of the Peace			inted	1864
Land Board, Election			f	1876
Loans, Consenting t	o raisir	ıg	٠.,	1831
Meteorological Retu Miners' Rights may	rns IOI he issu	: April ied Post	office w	1873 here 1864
Polls for Proposed I	oans, l	Results o	f	1869
Public Service, App	lication	ns invite	d for Po	1001
in Public Trustee, Esta	ates ad	 minister	ed hv	1871 1882
Railway Traffic Ret	urns	• •		1877
Shooting Season for	_	ted and	Native (
Tenders Trustee of Public Co	 emeter	v apnoin	ted	1870
War Contributions V				
under			••	1860
War Funds Act, Warsted under	ar Kell	ei Assoc	nation i	ncorpo- 1834
War Regulations A	ct, Cor		ence pro	hibited
under the	••	••	••	1868
NATIVE LAND COURT NOT	rices			1885
Shipping		•		
Notices to Mariners				1872