### Lands permanently reserved.

## 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:

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

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

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

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

#### SCHEDULE.

	First Column.  Description of Reserves.				Second Column.	Third Column.	Fourth Column.
Land District.	Locality.	Section.	Block.	Area.	Purpose for which Land reserved.	Date of Warrant.	Gazette.
·				A. R. P.		1913.	1913.
Auckland	Matamata Township	••	XXI	0 3 0	Addition to a site for a public school	17 April	No. 35, 24 April.
	Whangape Parish	Allotment 130a		9 2 0	Site for a public school	22 "	No. 37, 1 May
Taranaki	Mimi S.D.*	34	I	84 3 0	Growth and preserva- tion of timber	17 "	No. 35, 24 April.
Wellington	Kaitieke S.D.*	15	XII	11 3 4	Metal purposes	11	No. 33, 17
,	Tararua S.D.*	76	VII	7 0 6	Public recreation- ground	23 "	No. 37, 1 May.
Canterbury	Selwyn S.D.* (Fyvie Settlement)	Reserve 3805	VI	1 0 32	Site for a public school	11 "	No. 33, 17 April.
	Ditto	Reserve 3806	"	1 0 32	Gravel purposes	11 "	" 17 "
Southland	Chatton S.D.*	70	XIV	5 2 3	Addition to a site for a public school	17 "	No. 35, 24 "

<sup>\*</sup> Survey District.

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

W. F. MASSEY, Minister of Lands.

Trustees for the Cust and West Eyreton Public Cemetery appointed.

## LIVERPOOL, Governor

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

FRANK ALBERT SHEAT, WILLIAM RALPH GARDNER, and GEORGE FREDERICK WAYLAND

to be Trustees, in the place of Stephen Sheat, Edward Wolff, and David Garland, left the district, to provide for the maintenance and care of the Cust and West Eyreton Public Cemetery, in conjunction with John Smith, George Knight Crysell, Fredrick George Horrell, Charles Davy Blackmore, and Frederick Henry Early, previously appointed.

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

A. L. HERDMAN,
For Minister of Lands.

Vesting Control of the Tunakore Bridge and Approaches in the Dannevirke County Council.

# $\mathbf{L}\,\mathbf{I}\,\mathbf{V}\,\mathbf{E}\,\mathbf{R}\,\mathbf{P}\,\mathbf{O}\,\mathbf{O}\,\mathbf{L}\,,\;\;\mathbf{Governor}\,.$

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

And whereas it is expedient to make provision under the said Act for the purpose and in the manner hereinbefore set forth