Recreation Reserve in Wellington 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 twelfth day of June, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

B Y virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council 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 Wellington 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 form part of Eketahuna Domain, and be managed, administered, and dealt with as a public domain by the Eketahuna Domain Board.

SCHEDULE.

ALL that area in the Wellington Land District, containing by ALL that area in the Wellington Land District, containing by admeasurement 5 acres 3 roods 15 perches, more or less, being Section 33, Block V, Mangaone Survey District. Bounded towards the north-west generally by the Makakahi River; towards the north-east by Section 76, Block V, Mangaone Survey District, 30 links, 208-9 links, and 485-5 links; and towards the south-east by Cullen Street (Parkville Township), 440-5 links, 666-9 links, 213-7 links, 244-2 links, and 289-7 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1135/27B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. at Wellington, and thereon bordered red.

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

Revoking Order in Council licensing Mr. William John Bray to use and occupy a Part of the Foreshore of Mangonni Harbour as a Site for a Flaxmill.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of June, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated this twentysecond day of July, one thousand nine hundred and
seven, His Excellency the Governor in Council did, in pursuance of the provisions of the Harbours Amendment Act,
1883, license Mr. William John Bray, of Mangonui (hereinafter called "the licensee"), to use and occupy a part of the
foreshore of Mangonui Harbour, in order to creet and maintain a flaxmill thereon, in accordance with plan marked M.D. 3073, and deposited in the office of the Marine Department at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said licensee desires that the said license

shall be revoked:

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

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

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of June, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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 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 vary an Order in Council dated the ninth day of December, one thousand nine hundred and twelve, and published in the New Zealand Gazette dated the twelfth day of December, one thousand nine hundred and twelve, in so far as to and to permit the owners of the land set out in the First Schedule hereto to effect an exchange of their interest as set out in the Second Schedule

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

FIRST SCHEDULE.

ALL that piece or parcel of land, situate in the Porangahau Survey District, containing 1,100 acres, more or less, and known as Mangamaire B No. 12 Block.

All that piece or parcel of land, situate in the Porangahau Survey District, containing 1,220 acres, more or less, and known as Mangamaire B No. 13 Block.

SECOND SCHEDULE.

HARATAKURU and Hemi Kircka Rapaoa to exchange their interests in Mangamaire B No. 12 Block for the interest of Hoani Te Kuru and Arapata te Kuru in Porangahau 184, Subdivision O, Block.

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

Transmission of Telegrams by Telephone.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of June, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Orders in Council dated the seventeenth day of January, one thousand nine hundred and ten, VV day of January, one thousand nine hundred and ten, and the seventeenth day of July, one thousand nine hundred and eleven, and published in the New Zealand Gazette of the eighteenth day of January, one thousand nine hundred and ten, and the twentieth day of July, one thousand nine hundred and eleven, respectively, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), inter alia, prescribing the conditions and charges for the transmission of telegrams by telephone: And whereas it is expedient to alter and amend such regulations in the manner hereinafter set forth. such regulations in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the minion of New Zeahand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulation numbered 38, under the heading "Transmission of Telegrams by Telephone," in the Schedule to the above-recited Order in Council dated the seventeenth day of January, one thousand nine hundred and ten, and the regulations under the heading "Transmission of Telegrams by Telephone" in the Schedule to the aforesaid Order in Council dated the seventeenth day of July, one thousand nine hundred and eleven, and in lieu thereof doth hereby make the regulations set forth in the Schedule hereto; and doth order that the regulations so made shall be read as part of the regulations made by Order in Council dated the seventeenth day of January, one thousand nine hundred and ten, first herein mentioned, and shall have effect on and after the publication of this Order in Council in the New Zealand Gazette.

SCHEDULE.

TRANSMISSION OF TELEGRAMS BY TELEPHONE.

38. (1.) Subscribers to telephone exchanges and owners of private lines connected with telephone bureaux may, by pre-arrangement in writing with the telegraph-office, have tele-graphic messages which are addressed to them forwarded by graphic messages which are addressed to them forwarded by telephone from the office of destination to their business or private addresses. Such messages will, after transmission, be posted for delivery to such address, and be marked on the front "Transmitted by telephone."

(2.) If desired, short Press messages up to fifty words may be telephoned to newspapers the proprietors of which are subscribers to a telephone exchange, and agree to pay the

fee for so doing. After being telephoned, such messages will be delivered by messenger, when their values (if "collect"), together with the fee for telephoning, will be collected.