the Minister or by any person appointed by the Minister for

that purpose.

11. Any person authorized by the Minister may, at all reasonable times, enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at

or posting to the last known address of the company a notice in writing of any defect or want or repair in such wharf, requiring the company within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect to be removed or such repairs to be

made.

12. The company shall be liable for any injury which may be to be to present the wharf or be sustained by any vessel or boat in passing the wharf or by contact with it, and which may be occasioned by any default or neglect on the part of the company.

13. In case the company shall—

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

before set forth, or any of them;

(2.) Cease to use or occupy the said premises for a period of thirty days;

(3.) Fail to pay the sums specified in clause 3 of these conditions; or

(4.) Be in any manner wound up or dissolved, then and in any of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the company or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revoca-tion the Minister may cause the said premises to be removed, and may recover the cost incurred by any such removal from the company.

SE	COND S	CHEDU	LE.		s.	d.				
GRAIN or flour, per to	n				1	θ				
" not ex		200 lb. b	ags		0	2				
Posts and rails, per le					0	6				
Firewood, per cord					0	6				
Sawn timber, inward	ls or out	twards.		00 ft.						
superficial, per 100			-		0	2				
Ditto, over 1,000 ft. s	uperficial	. per 100	ft		0	1				
Single bag or parcel		•••			0	3				
Horses or great cattle	. first one	e			2	0				
	all over				1	0				
Sheep or pigs, each				٠	0	1				
,, all over 100, ea					0	$0\frac{1}{2}$				
Bricks, per 1,000					2	0 ~				
Coal, per ton					1	0				
					0	6				
Flax and tow, per bal	е				0	6				
Hides, 1d. each, or pe	r ton of	40 to the	ton		2	0				
Sheepskins, per bale					0	3				
All other goods, eithe	r weight	or meast	irement, a	at the						
option of the wharf	inger, pe	r ton			1	0				
Half-dues to be charged on all goods transhipped into										
lighters.		•								
All vessels lying alon	gside the	wharf v	vithout la	nding						
or receiving cargo.	first day				Fr	ee.				
Ditto, after the first day (excepting Sundays and holi-										
days), per ton net r	egister, p	oer day			0	$0\frac{1}{2}$				
Such passengers' lu	iggage of	ships' s	tores as a	ire car	ried	lin				
hand, not exceeding a	quarter	of a ton	, shall be	exemp	et fi	rom				
wharfage charges.	•			_						
Storage.										
Per ton (any quantity	ty over l	alf a to	n and un	der a						

ton will t	e charged	as I ton), per v	veek or part	of a	s.	a.
\mathbf{week}	ັ			••		1	0
Half a ton	or under, p	er week	or part	of a week		0	6
If services	of Wharfi	nger req	uired k	pefore 8 a.m	. or		
after 5 p.	m., per ho	ur or pai	t of ho	ur		1	0

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 eighth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY 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 Execu-tive 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 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 Tutamoe Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

TUTAMOE DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 6 acres 3 roods 35 perohes, more or less, being Section 29, Block VIII, Weipoua Survey District. Bounded towards the north by Section 28, Block VIII, Waipoua Survey District, 577-7 links; towards the northeast by a public road, 435-4, 273-6, and 354-1 links; towards the south by Sections 24 and 26 of the aforesaid block, 508-3 and 822-7 links and towards the root by Section 10 of the the south by Sections 24 and 26 of the aforesaid block, 508.3 and 822.7 links; and towards the west by Section 19 of the aforesaid block, 745 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1607/25c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 16994, blue.)

J. F. ANDREWS Clerk of the Executive Council.

Revoking Order in Council licensing Messrs. Henry Bates and William Hudson to use and occupy a Part of the Foreshore of Preservation Inlet as a Site for a Wharf.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of December, 1913.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the twenty-fourth day of October, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 96, of the third day of November, one thousand nine hundred and ten, this Excellency the Governor in Council did, in pursuance of the provisions of the Harbours Act, 1908 (hereinafter called "the said Act"), license Messrs. Henry Betes and William Hudson to use and occupy a part of the foreshore of Preservation Inlet as a site for a wharf:

And whereas it is desirable that the said license should 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 conferred upon him by the said Act, 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. and determine the said recited Order in Council of the twentyfourth day of October, one thousand nine hundred and ten, and the rights and privileges conferred thereby.

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

Revoking Order in Council licensing Mr. John Anton Subritzky to use and occupy a Part of the Foreshore of Rangaunu Bay as a Site for a Wharf.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of December, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the twenty-first WHEREAS by Order in Council dated the twenty-first day of October, one thousand nine hundred and one, and published in the New Zealand Gazette No. 92, of the twenty-fourth day of the same month, His Excellency the Governor in Council did, in pursuance of the provisions of the Harbours Act Amendment Act, 1883 (hereinafter called "the said Act"), license Mr. John Anton Subritzky (hereinafter called "the licensee") to use and occupy a part of the foreshore of Rangaunu Bay as a site for a wharf: