Consenting to the Chief Judge of the Native Land Court granting Leave to Appeal.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of March, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

WHEREAS subsection one of section fifty of the Native Land Act, 1909, enacts that at any time and from time to time, on application made ex parte or otherwise by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Native Land Court, grant leave to the applicant to appeal to the Appellate Court against that order, notwithstanding the fact that, owing to lapse of time or for any other reason, the applicant has no appeal as of right to that Court:

And whereas subsection two of that section further enacts that, save with the precedent consent of the Go-

enacts that, save with the precedent consent of the Governor in Council, leave to appeal shall not be granted by the Chief Judge under this section unless application for same is made within five years after the making of the

order appealed from:
And whereas application has been made to His
Honour the Chief Judge of the Native Land Court to grant leave to appeal against the decision of the Native Land Court dated the twenty-third day of November, one thousand nine hundred and three, in respect of the succession to the interest of Rangiheketanga te Wharaupo, deceased, in

to the interest of Rangiheketanga te Wharaupo, deceased, in the Puketapu Block: And whereas it is expedient that such leave to appeal should be granted:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection two of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Chief Judge granting the applicant leave to appeal as aforesaid. And it is hereby declared that this Order in Council is made under the provisions in that behalf of 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 proceedings hereby authorized.

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

Consenting to an Order for Rehearing being made by the Chief Judge of the Native Land Court.

LIVERPOOL, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of March, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

WHEREAS subsection three, section fifty, of the Native Land Act, 1909, enacts that at any time and from time to time, on application made, ex parte or otherwise, by any person interested, the Chief Judge may, if he thinks fit, on being satisfied that the applicant has shown a prima facie case of error, whether of fact or law, in any final order of the Appellate Court, make an order for the rehearing, whether complete or partial, of the appeal or matter in which that order was made; and the Appellate Court shall thereupon rehear the same accordingly, and may affirm, annul, or vary its previous order:

And whereas subsection four of that section further enacts that no such order for rehearing shall be made without the precedent consent of the Governor in Council:

And whereas application has been made to His Honour THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

And whereas application has been made to His Honour the Chief Judge of the Native Land Court to make an order for the rehearing of the decision of the Native Appellate Court dated the twenty-second day of March, one thousand rine hundred and nine, varying an order of the Native Land Court respecting Rotohokahoka F Block (Fairy Spring): And whereas it is expedient that such order for rehearing should

whereas it is expedient that such order for renearing snown be made:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by subsection four of section fifty of the Native Land Act, 1909, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the order for rehearing being made. 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 operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized.

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

Native Land set apart as a Native Reservation.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of March, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by section two hundred and thirty-two of the Native Land Act, 1909, it is enacted inter alia VV the Native Land Act, 1909, it is enacted inter alia that any Native freehold land owned at law or in equity by more than ten owners in common, the Governor may by Order in Council set apart and reserve any part of that land for the common use of the owners thereof as a burial-ground, fishing-ground, village, landing-place, place of historical or scenic interest, spring, well, or other source of water-supply, meeting-place, timber-reserve, church-site, building-site, recreation-ground, bathing-place, or for the common use of the owners thereof in any other manner:

And whereas the Native Land Court has, under date the twelfth day of June, one thousand nine hundred and thir.

twelfth day of June, one thousand nine hundred and thir-teen, recommended that the land known as Kauangaroa No. 2 Block should be dealt with under section two hundred

No. 2 Block should be dealt with under section two hundred and thirty-two of the Native Land Act, 1909, as land for the common use of the owners thereof, as a place of historical interest: And whereas it is expedient so to do:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby set apart and reserve the land known as Kauangaroa No. 2 Block for the common use of the owners as a place of historical interest.

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

Native Land set apart as a Native Reservation.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of March, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by section two hundred and thirty-two of the Native Land Act, 1909, it is enacted inter alia that any Native freehold land owned at law or in equity by more than ten owners in common, the Governor may by Order in Council set apart and reserve any part of that land for the common use of the owners thereof as a burial land for the common use of the owners thereof as a burial ground, fishing-ground, village, landing-place, place of historical or scenic interest, spring, well, or other source of water-supply, meeting-place, timber-reserve, church-site, building-site, recreation-ground, bathing-place, or for the common use of the owners thereof in any other manner: And whereas the Native Land Court has, under date the twelfth day of June, one thousand nine hundred and thirteen, recommended that the land known as Kauangaros No 3 Block should be dealt with under section two hundred

No. 3 Block should be dealt with under section two hundred and thirty-two of the Native Land Act, 1909, as land for

the common use of the owners thereof, as a place of historical interest: And whereas it is expedient so to do:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby set apart and reserve the land known as Kauangaroa No. 3 Block for the common

use of owners as a place of historical interest.

J. F. ANDREWS,

Ulerk of the Executive Council

Prohibiting all Private Alienation of certain Native Land.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twentieth day of March, 1914.

Present :

THE HONOURABLE J. ALLEN PRESIDING IN COUNCIL.

N the recommendation of the Native Land Purchase No the recommendation of the Native Land Purchase
Board, referred to in section three hundred and sixtythree 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.