Declaring Roads in the Manunui Township, Kaitieke County, to be County Roads.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-third day of June, 1914.

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 others. 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 roads described in the Schedule hereto shall, on and after the date of this Order in Council, be county roads.

SCHEDULE.

MANUNUI TOWNSHIP ROADS.

ALL that portion of Matai Road in the Manunui Township, Kaitieke County, Wellington Land District, commencing at its junction with Titoki Street and running in a south-easterly direction, bounded on the one side by the North Island Main Trunk Railway and on the other by Sections 51, 52, and 53, Manunui Township, to its junction with Waikura Terrace, being a distance of 11.75 chains, more or less.

Also all that portion of Waikura Terrace in the said township, county, and land district, commencing at its junction with Titoki Street and running in an easterly direction generally, adjoining Sections 51, 52, and 53, Manunui Township, and terminating at its junction with Matai Road, being

ship, and terminating at its junction with Matai Road, being a distance of 12·75 chains, more or less.

Also all that street known as Titoki Street, in the said township, county, and land district, commencing at its junction with Matai Road and running in a south-westerly direction, adjoining Section 50, Manunui Township, and terminating at its junction with Waikura Terrace, being a distance of 7·15 chains, more or less.

Also all that street known as Konini Street, in the said township, county, and land district, commencing at its junction with Waikura Terrace and running in a southwesterly direction, adjoining Section 56, Manunui Township, and terminating at the south-eastern corner of the said

and terminating at the south-eastern corner of the said

Section 56, being a distance of 4.50 chains, more or less.

Also all that street known as Nikau Street, in the said township, county, and land district, commencing at its junction with Matai Road and running in a south-westerly direction, adjoining Sections 103 and 111, Manunui Township,

direction, adjoining Sections 103 and 111, Manunui Township, and terminating at the south-western corner of the said Section 111, being a distance of 6-43 chains, more or less.

Also all that portion of River Flat Road, in the said township, county, and land district, commencing at a point adjacent to the North Island Main Trunk Railway and running in a north-easterly direction, adjoining Sections 88, 89, and 90 in the said township, and terminating at the south-eastern corner of the said Section 90, being a distance of 20 chains, more or less. of 20 chains, more or less.

As the said roads are more particularly delineated on the plan marked P.W.D. 35639, 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 Oyster-fishery wherein Maoris only may take Oysters for their own Food.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-third day of June, 19.4.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS it is enacted by section seventeen of the Fisheries Act, 1908 (hereinafter called "the said "), that the Governor may from time to time, by Order in Council gazetted, declare any bay or portion of a bay, estuary, or tidal waters in New Zealand in the neighbourhood of any Maori pa or village, to be an oyster-fishery where Maoris only may take oysters for their own food at all times, irrespective of any of the provisions of the said Act: and may prescribe regulations for preventing the sale by Maoris of any oysters from such beds, and for protecting any such bay, estuary, or tidal waters from trespassers and the oysters therein from destruction:

And whereas it is desired to declare a portion of the fore-shore of Arapaoa River, in Kaipara Harbour, as hereinafter defined, to be an oyster-fishery where Maoris only may take oysters for their own food, and to prescribe regulations as aforesaid:

Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the hereinbefore-recited power and authority, and of all other powers and authorities enabling him in that behalf, and powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that part of the foreshore of Arapaoa River, Kaipara Harbour, between Te Kopua Point and Wakaiti, as shown outlined in red on plan marked M.D. 4282, and deposited in the office of the Marine Department at Wellington, the boundaries of such area being marked by posts painted red and marked "Maori oyster boundary," to be an oyster-fishery where Maoris only may take oysters for their own food at all times, and doth hereby make the following regulations. hereby make the following regulations.

REGULATIONS.

1. No Maori shall sell any oysters taken from the oyster-

fishery hereinbefore defined.

2. All oysters taken in pursuance of the provisions of this Order in Council shall be taken whole—i.e., they shall not be opened on the rocks, and the shells shall not be left on the rocks.

3. Any Maori committing a breach of the aforesaid regulations is liable to a fine not exceeding £20.

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

Determining Lease over certain Education Reserve in Taranaki Land District.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-third day of June, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section three of the Education Reserves Amendment Act, 1913 (hereinafter termed "the said Act"), it is, inter alia, enacted that any lease or license which has been theretofore granted by School Commissioners under has been theretofore granted by school commissioners under the Education Reserves Act, 1908, or any former Act relating to education reserves or endowments, and which confers upon the lessee or licensee any right, whether absolute or con-tingent, to a renewal of the lease or license, whether on the same or on different terms and conditions, may be at any time determined by the Governor by Order in Council if the Land Board reports to the Minister that the land comprised in such lease or license should be subdivided: And whereas the Taranaki Land Board has reported to the Minister that the lands described in the Schedule hereto should be subdivided: Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and excrete of the

powers and authorities conferred upon him by section three of the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that, from and after the first day of June, one thousand nine hundred and fifteen, the lease over the lands described in the Schedule hereto shall absolutely cease and determine.

SCHEDULE.

Date of Lease.	Name of Lessees.	Lands comprised in Lease.
17th Dec., 1912	John Hardley & Isaac Skelton Hardley (as tenants in common)	

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