charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council:

And whereas application has been made for the consent of the Governor in Council to a mortgage of the block or parcel of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the

Governor in Council should issue:
Now, therefore, His Excellency the Governor of the Do minion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth onsent of the Executive Council of the said Dominion, dothereby consent to the confirmation of an alienation by way of mortgage of the block or parcel of land set out in the Schedule hereto. 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 proceedings hereby supports authorized.

SCHEDULE.

Мотикаwa 2в No. 15a and 15b Blocks: Approximate area, 661 acres 1 rood 34 perches; Wellington Provincial Dis-

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

Consenting to an Alienation of Native Land subject to the Thermal Springs Districts Act.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by subsection two of section three of the Thermal Springs Districts Act, 1910 (hereinafter referred to as "the said Act"), it is provided, inter alia, that where any Native land is or has been subject to any such Act, and has situated thereon or contiguous thereto any thermal or mineral spring, river, stream, lake, pool, geyser, or other thermal or mineral water, no alienation of that land shall be confirmed or effected by a Maori Land Board without the precedent consent of the Governor in Council:

And whereas application has been made, and the Waiariki District Maori Land Board recommends that the precedent

consent of the Governor in Council should be granted to enable confirmation of an alienation of Te Korokoro No. 18

No. 4 Block:

And whereas it is expedient that the precedent consent

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, doth hereby consent to the confirmation of an alienation by way of transfer of Te Korokoro No. 1s No. 4 Block.

J. F. ANDREWS, Clerk of the Executive Council

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

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR 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 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:

pealed 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 decisions of the Native Land Court, dated the seventeenth day of December, one thousand nine hundred and eight, and the first day of March, one thousand nine hundred and eleven, appointing successors to the interest of Pitama Pirika in Ngatirahiri Nos. 3 and 9 and Okura Section 168 (Grant 3873): And whereas it is expedient that such

los (Grant 38/3): And wheres 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 Causal of the said Dominion deth hereby expects to the 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 Conneil Judge granting the applicant leave to appear as aforesaid. 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 proceedings hereby authorized.

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

Declaring Land to be no longer subject to Part XIV of the Native Land Act, 1909.

LIVERPOOL, Governor ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section ninety-six of the Native Land Amendment Act, 1913, it is enacted that the Governor in Council may from time to time by Order in Council declare that any land subject to Part XIV or XV of the Native Land Act, 1909, and vested in a Maori Land Board, shall no longer be subject to such Parts of that Act, and shall

shall no longer be subject to such Parts of that Act, and shall be revested in the Native owners thereof:
And whereas the land described in the Schedule hereto and known as Ruapekapeka No. 1D North Block is now, by virtue of an Order in Council made on the third day of November, one thousand nine hundred and nine, and by virtue of the provisions of section two hundred and thirty-three of the Native Land Act, 1909, subject to Part XIV of the said Act, and vested in the Tokerau District Maori Land Roard accordingly:

Board accordingly:

And whereas the Governor is satisfied that the said land is not subject to any lease, license, or contract for sale or other alienation, and that no moneys are charged on the said land or on the revenue thereof in accordance with the said Act or and the revenue thereof in accordance with the said Act or under any other authority:

And whereas it is expedient that the said land should cease to be subject to Part XIV of the said Act:

Now, therefore, His Excellency the Governor of the Do-

minion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section ninety-six of the Native Land Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the land described in the Schedule hereto shall no longer be subject to Part XIV of the Native Land Act, 1909.

SCHEDULE.

ALL that parcel of land, containing by admeasurement 151 acres 3 roods 8 perches, more or less, situated in the Hukerenui Survey District, in the Land District of Auckland, and known as Ruapekapeka No. 1p North Block. Bounded towards the north by Sections 6 and 9 of Block II, Hukerenui Survey and the section of the Winter River. Survey District, towards the east by the Waiotu River, towards the south by Ruapekapeka No. 1p South Block, and towards the west by Ruapekapeka Nos. 1D South aforesaid and 1c Blocks.

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

Declaring Land to be no longer subject to Part XIV of the Native Land Act, 1909.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section ninety-six of the Native Land Amendment Act, 1913, it is enacted that the Governor in Council may from time to time by Order in