In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 37374, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured green.

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

Electric Lines Regulations.—Telephone Exchange Charges.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this fifteenth day of March, 1915.

#### Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the first day of November, one thousand nine hundred and eleven, and published in the New Zealand Gazette of the second day of November, one thousand nine hundred and eleven, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), prescribing, inter alia, the charges to be levied for connection with a telephone exchange: And whereas it is expedient to amend such regulations in the manner hereinafter set footh.

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 the said Act, and of all other powers and authorities in that behalf en-abling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations numbered four, thirteen, fourteen, fifteen, sixteen, and seventeen, under the heading "Telephone Exchanges" in the Schedule to the above-recited Order in Council, and in lieu thereof doth hereby make the regulations set forth in the Schedule hereto; and doth declare that the regulations hereby made shall form part of and be read together with the regulations made by the above-recited Order in Council, and shall have effect on and after the date of publication of this Order in Council in the New Zealand

## SCHEDULE.

#### TELEPHONE EXCHANGES.

4. Subscribers at each exchange will be furnished with a list of persons with whom they may communicate by telephone, and new subscribers when they are connected with the system will be afforded facilities to enable them to advise other subscribers whom they wish to have immediate information of the fact.

13. For every additional quarter-mile or fraction thereof up to three miles, the charge is 10s. per annum; beyond three miles, 15s. per annum. If a special line of poles has to be constructed beyond three miles, the charge will be £1 per annum for each quarter-mile or fraction thereof beyond the three miles; except that for the portion of the line for which the subscriber pays half cost of construction the charge will be 15s, per annum for each quarter-mile or fraction thereof.
This regulation is to be read in conjunction with Regulations

14. Where subscribers pay the whole cost of construction beyond the three-mile limit, the charge for such extension will be 10s. per quarter-mile, whether a special line of poles is constructed or not.

15. Temporary connections (for a period less than one year) will be granted, provided the applicant pays the net cost of giving the connection, and a rental of 10s. for the first fortnight or fraction thereof, and 5s for every subsequent week. In the event of the temporary subscriber ultimately deciding to have the temporary connection converted to an ordinary permanent one, the usual bond must be given, and the regular charges will take effect from the date of the completion of the bond. In such a case the cost of making the connection will be refunded. be refunded.

16. Subscribers will have to sign a bond to hold the con-16. Subscribers will have to sign a bond to note the connection for one year for each two miles or fraction thereof of circuit wholly provided by the Department. Thus, for a distance up to two miles, one year; over two miles and not exceeding four miles, two years; over four miles and not exceeding six miles, three years.

17. Extension telephones, not fitted for internal communication, are charged for at \$1 per annum each in addition to

cation, are charged for at £1 per annum each, in addition to the cost of switching-devices, material, and fitting. Extension telephones fitted for intercommunication, in addition

to exchange facilities, are charged for at £2 per annum each, except the annunciator telephone, the subscriber to pay the of the annunciator and of crection. The annunciator telephone is provided by the Department. An extension telephone is one which is placed within the same premises as that in which the original connection is placed.

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

Regulations for Deer-shooting, South Canterbury.

# LIVERPOOL, Governor.

In exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in the South Canterbury Acclimatization District (as defined in the New Zealand Gazette of the sixteenth day of December, one thousand eight hundred and ninety-seven, comprising the Counties of Geraldine and Levels and part of the County of Mackenzie), and the conditions affecting the same, and also the form of license and the fee payable therefor.

#### REGULATIONS.

1. FALLOW-DEER bucks may be taken or killed within the South Canterbury Acclimatization District from the 1st day of April, 1915, to the 31st day of May, 1915, both days

2. Licenses to take or kill such deer may be issued by the Postmaster at Temuka, upon the recommendation of the secretary of the South Canterbury Acclimatization Society, on payment of a license fee of £2, in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations. The number of such licenses to be issued by the said Postmaster shall not exceed twenty; provided that not more than one such license shall be issued to the same person.

3. No licensee shall take or kill more than three fallow-deer

Νo.

4. No doe or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.

5. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.

6. Any person committing a breach of any of these regula-tions shall be liable, on conviction, to a fine not exceeding £20.

SCHEDULE.

License to take or kill Game (Deer).

of , of , having this day paid the sum of is hereby authorized to take or kill deer (bucks) within the South Canterbury Acclimatization Disday of , 1915, to the day of , 1915, to the day of , 1915 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and the regulations made thereunder.

Dated at this day of

As witness the hand of His Excellency the Governor, this twentieth day of March, one thousand nine hundred and fifteen.

H. D. BELL. Minister of Internal Affairs

Regulations for Deer-shooting, Mahia l'eninsula.

# LIVERPOOL, Governor

In VERPOOL, Governor.

Nexercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Rotorua Acclimatization District comprised in the Mahia Peninsula which is in the said acclimatization district, and the conditions affecting the same, and also the form of license and the fee payable therefor.

## REGULATIONS.

1. Red-deer stags may be taken or killed within the above-mentioned part of the Rotorua Acclimatization District from the 25th March, 1915, to the 24th April, 1915, both