THE NEW ZEALAND GAZETTE.

feiture, or abandonment the licensee shall be entitled to remove all buildings and plant belonging to him on the land.

(12.) Whenever the licensee of a sawmill area obtains a license for a reserved area, the first-mentioned license shall be surrendered and cancelled :

Provided that the Warden shall grant him, without fee, the right to use for the purpose of working such reserved area the sites (if any) of any mill, building, or tramway belonging to him on the first-mentioned area.

110. When making his application for the license, or at any time thereafter during the currency of the license, the applicant or licensee may, by application in the form numbered 67 in the First Schedule hereto, apply to have reserved for him one or more additional areas of not more than 400 acres each, adjoining tach other, reserved for his exclusive use. The total areas so granted shall not exceed the following :--

Where the necessary outlay to erect mills, sidings, tramways, &c., does not exceed—

0.				
£1,000	 	400	acres.	
$\pm 2,000$	 	800	,,	
£3,000	 	1,200	,,	
$\pm 4,000$	 ·	1,600	,,	

And the Warden may, by certificate under his hand, in the form numbered 68 in the First Schedule hereto, reserve the same accordingly upon being satisfied that the sawmill plant referred to in subclause (1) of the next preceding clause of these regulations has or will be duly provided and fitted up as therein required, and that in the case of any existing license all its conditions have been duly complied with to date; and with respect to such application and certificate the following provisions shall apply:—

- (1.) Subclauses (1) and (2) of clause 108 of these regulations shall apply.
- (2.) The certificate shall continue in force for five years, but may be renewed thereafter from year to year so long as the license continues in force, and shall *ipso facto* cease and determine with the license.
- (3.) The certificate, and each renewal thereof, shall be registered.
- (4.) The renewal may be effected in the same manner, *mutatis mutandis*, as in the case of a tunnel prospecting license, and for that purpose clause 11 of these regulations, with all necessary modifications, shall apply.
- (5.) There shall be payable in respect of the certificate, and of each renewal thereof, an acreage-rent at the rate of 1s. per acre per annum, and such rent shall be payable by two equal half-yearly instalments in advance.
- (6.) The certificate shall not be transferable apart from the license.

- (7.) The certificate shall not confer any right to occupy the land or cut timber or otherwise use the same, but at any time during its currency the licensee may exchange his existing license for a new sawmill license for any continuous area (not exceeding 400 acres) out of the land comprised in the certificate.
- (8.) Such new license shall specify the certificate out of which the land comprised in the new license is taken.
- (9.) The Warden, when granting the new license, shall, by memorandum under his hand on the certificate, cancel the certificate as to the land comprised in the new license, and thereafter the certificate shall be deemed to relate only to the residue of the land, and the acreagerent under the certificate shall abate accordingly.
- (10.) Such memorandum shall be registered.
- (11.) Upon the grant of the new license all references herein contained to the former license shall apply to the new license in lieu of to the former license.
- (12.) As against his liability for acreage-rent under his new license, the licensee shall be credited with the sums paid by him for acreage-rent under the former license or under the certificate for any period subsequent to the commencement of the term of the new license:

Provided that, in the case of acreagerent paid as aforesaid under the certificate, the sum to be credited as aforesaid shall be the acreage-rent so paid in respect of the area comprised in the new license, being the area as to which the certificate has been cancelled.

Hand-sawing and Timber-splitting Warrants.

111. On application in that behalf, filed in the office of the Registrar, the Warden may grant to any person, being the holder of a miner's right, a warrant entitling him during its currency to cut timber (other than kauri-trees or trees reserved by the Warden) growing or standing on the land comprised in the warrant, and to sell or otherwise dispose of the same for any purpose:

Provided that he shall not be entitled to cut timber for sawmilling purposes except for his own use, and with the consent of the Warden.

112. With respect to such application and warrant the provisions of subclauses (1) and (2) of clause 108 and subclauses (6), (9), and (11) of clause 109 of these regulations, *mutatis mutandis*, and also the provisions following, shall apply :---

- (1.) The application may be in the form numbered 69, and the warrant in the form numbered 70, in the First Schedule hereto.
- (2.) The area of the land shall not exceed 20 acres.