Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Wellington Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as the Brownston Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE

BROWNSTON DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 6 acres 1 rood 36 perches, more or less, being Section No. 133, Block I. Mangaone Survey District. Bounded towards the north-west by the railway-line, 321·2 links, 50 links, and 262·1 links; towards the north-east by Mangatainoka K Block, No. 2c No. 3, 1484·3 links; towards the south-east by Jackson Street, 490 links; and towards the south-west by Sections Nos. 1 to 7, Block XIV, Township of Brownston, 1151·1 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/5/1, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered

F. W. FURBY, Acting Clerk of the Executive Council.

Regulations for Sambur or Ceylon Deer Shooting, Counties of Manawatu, Oroua, and Kairanga.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this fifth day of March, 1917.

THE HONOURABLE A. L. HERDMAN PRESIDING IN COUNCIL.

TN exercise of the powers vested in him by the Animals

Dratection Act. 1908 (hereinafter called "the said Protection Act, 1908 (hereinafter called "the said Act"), 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 make the following regulations respecting the Sambur or Ceylon deer shooting season within the Counties of Mana-watu, Oroua, and Kairanga (hereinafter called "the said district ").

REGULATIONS.

1. Sambur or Ceylon deer (stags or bucks only) may be taken or killed within the said district from the 1st day of June, 1917, to the 31st day of July, 1917, both days inclusive.

2. Licenses to kill such deer may be issued by the Chief Postmaster at Wellington, and the Postmasters at Palmerston North, Bull's, Foxton, and Marton, on payment of a license fee of 20s., in the form prescribed in the Schedule

hereto, and subject to the said Acts and these regulations.

3. No licensee shall be allowed to take or kill more than two stags or bucks of not less than four points, and one hind; and, further, the said Chief Postmaster and Postmasters shall not issue more than one license to take or kill deer to the same person.

4. 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.

SCHEDULE.

No.

License to take or kill Game (Ceylon Deer).

, of , having this day paid the sum of £, is hereby authorized to take or kill Sambur or Ceylon deer (stags or bucks only, and one hind) within the Counties of Manawatu, Oroua, and Kairanga, from the 1st day of June, 1917, to the 31st day of July, 1917 (both days inclusive), subject to the provisions of the Animals Protection Act, 1913, and the amendments thereof, and the regulations made thereupoder. regulations made thereunder.

Dated this

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Chief Postmaster [or Postmaster].

F. W. FURBY, Acting 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 Buildings at Wellington, this twenty-sixth day of February, 1917.

Present:

THE HONOURABLE SIR JAMES ALLEN, K.C.B., PRESIDING IN COUNCIL

HEREAS 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 (hereinafter referred to as the said Act), and vested in a Maori Land Board, shall no longer be subject to such Parts of that Act, and shall be revested in the Native owners thereof:

And whereas the land mentioned in the Schedule hereto is at present subject to Part XIV of the said Act, and is vested in the Tokerau District Maori Land Board, which Board has recommended that such land be no longer subject as aforesaid and that it be revested in the Native owners:

And whereas the Governor is satisfied that the said land is not subject to any lease, license, 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

under any other authority:
Now, therefore, His Excellency the Governor of the Do-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 section ninetysix 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 mentioned in the Schedule hereto shall no longer be subject to Part XIV of the Native Land Act, 1909, and shall be revested in the Native owners thereof revested in the Native owners thereof.

SCHEDULE.

ALL that parcel of land, containing 1,998 acres 0 roods 24 perches, more or less, and known as Kaikou B Block, situate in the Motatau Survey District, in the Land District of Auckland.

F. W. FURBY, Acting 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 Buildings at Wellington, this twenty-sixth day of February, 1917.

Present:

THE HONOURABLE SIR JAMES ALLEN, K.C.B., PRESIDING 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 (hereinafter referred to as "the said Act"), and vested in a Maori Land Board, shall no longer be subject to such Parts of that Act, and shall be revested in the Native owners thereof:

And whereas the land mentioned in the Schedule hereto is present subject to Part XIV of the said Act, and is vested in the Tokerau District Maori Land Board, which Board has recommended that such land be no longer subject as aforesaid and that it be revested in the Native owners:

And whereas the Governor is satisfied that the said land is not subject to any lease, license, 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 under any other authority:

under any other authority:

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 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 mentioned in the Schedule hereto shall no longer be subject to Part XIV of the Native Land Act, 1909, and shall be revested in the Native owners thereof.