Partial Revocation of an Order in Council under Section 296 of the Native Land Act, 1909.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this sixteenth day of April, 1917.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL

N7 HEREAS by section two hundred and ninety-six of the Native Land Act, 1909, it is enacted that any Order in Council made under Part XVI of that Act, or under Part II of the Native Land Settlement Act, 1907, may be at any time revoked, either wholly or as to any part or parts of the land included therein, by the Governor by Order in Council:

And whereas a parcel of land known as Nuhaka 24 4k became subject, by virtue of an Order in Council dated the eighteenth day of February, one thousand nine hundred and eight, to the provisions of Part XVI of the Native Land Act,

And whereas the Tairawhiti District Maori Land Board has recommended that such land be no longer subject to Part XVI aforesaid:

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 revoke the said Order in Council dated the eighteenth day of February, one thousand nine hundred and eight, in so far as such Order in Council affects Nuhaka 2_A 4κ .

J. F. ANDREWS Clerk of the Executive Council

Partial Revocation of an Order in Council under Section 296 of the Native Land Act, 1909.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this sixteenth day of April, 1917.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL

WHEREAS by section two hundred and ninety-six of the Native Land Act, 1909, it is enacted that any Order in Council made under Part XVI of that Act, or under Part II of the Native Land Settlement Act, 1907, may be at any time revoked, either wholly or as to any part or parts of the land included therein, by the Governor by Order in Council:

And whereas a parcel of land known as Nuhaka 2D 2N 7C became subject, by virtue of an Order in Council dated the eighteenth day of February, one thousand nine hundred and eight, to the provisions of Part XVI of the Native Land Act, 1909:

And whereas the Tairawhiti District Maori Land Board has recommended that such land be no longer subject to Part XVI aforesaid:

Part XVI atoresaid:

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 revoke the said Order in Council dated the eighteenth day of February, one thousand nine hundred and eight, in so far as such Order in Council affects Nuhaka 2D 2N 7C.

J. F. ANDREWS, Clerk of the Executive Council

Importation of Pear, Apple, or Quince Trees from North America and Japan prohibited, and from other Countries restricted.—Notice No. 1875.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this sixteenth day of April, 1917.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

HEREAS by section four of the Orchard and Garden Diseases Act, 1908 (hereinafter termed "the said Act"), it is provided that the Governor may from time to time, by Order in Council gazetted, prohibit, either absolutely or except in accordance with regulations under the said Act, the introduction into New Zealand, either generally or from any specified colony country port or place of any or from any specified colony, country, port, or place, of any

plant, fruit, fungus, parasite, insect, or any other thing which in his opinion is likely to introduce any disease into New Zealand

And whereas pear-blight or fire-blight of the pear (Bacillus amylovorous) is a disease within the meaning of the said Act: And whereas, in the opinion of the Governor, the introduction of pear, apple, or quince trees, cuttings, or buds into New Zealand from any country or place in North America or Japan, or from any other country except in the manner hereinafter provided, is likely to introduce the said disease into New Zealand.

nerenatter provided, is likely to involute the said answer into New Zealand:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and appear of the Execution. and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit the introduction into New Zealand of pear, apple, or quince trees, or of cuttings, buds, or any other portion of any such trees (except the fruit)—

(1.) From any country or place in North America or

Japan; and
(2.) From any other country or place unless every shipment of such pear, apple, or quince trees, or cuttings, buds, or other portions thereof (except the fruit), is accompanied (in addition to the certificates required to be furnished in compliance with clause eight of the regulations under the said Act published in the *Gazette* of the second day of September, one thousand nine hundred and fifteen) by a certificate in the form set out in the Schedule hereto, signed by an officer of the Department of Agriculture or other Department performing the functions or duties relating to horticulture in the country or place where such pear, apple, or quince trees or portions thereof were grown, certifying that pear-blight or fire-blight of the pear (Bacillus amylovorous) does not exist

in the said country.

And, in further pursuance and exercise of the powers conferred on him as aforesaid, and acting with the like advice and consent, doth hereby revoke clause nine of the regulations hereinbefore referred to, and doth hereby declare that this Order in Council shall come into force on the date of its publication in the Gazette.

SCHEDULE.

ADDITIONAL CERTIFICATE TO ACCOMPANY PEAR, APPLE, OR QUINCE TREES, OR CUTTINGS, BUDS, OR OTHER PORTIONS THEREOF (EXCEPT THE FRUIT), FROM COUNTRIES OTHER THAN NORTH AMERICA OR JAPAN TO NEW ZEALAND.

I HEREBY certify that the consignment of [Here state number of trees, buds, or cuttings, and whether pear, apple, or quince], addressed to [Name and address of consignee], and consigned by [Name and address of consignor], was grown in [Name of country], and that pear-blight or fire-blight of the pear (Bacillus amylovorous) does not exist in the said country. Dated at this

, 19 day of Address:

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

License authorizing the Ross Borough Council to erect Electric Lines within the Borough of Ross.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this sixteenth day of April, 1917.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

THEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, place, put up, or use any electric line except under the authority of a license issued by the Governor in Council under that Act:

And whereas the Ross Borough Council (hereinafter referred to as "the licensee") desires to erect lines within the area of supply as defined in the Schedule hereto, and hereinafter called "the area of supply," and it is expedient accordingly to issue a license in respect thereof under the said section:

Now, therefore, in pursuance and exercise of the powers conferred upon him by the said section, and of all other powers in anywise enabling him in that 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, subject to the conditions set forth in the Schedule hereto, and to the regulations made under