or section thereof to be excepted from the operation of | sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act the Governor-General may, by Order in Council, make a declaration accordingly, and thereupon the land described in such Order in Council shall be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and

And whereas the Governor-General may by the same or any subsequents Order in Council declare any land the sub-ject-matter of an application under the said section one hundred and eighteen to be absolutely inalienable except

And whereas the lands described in the Schedule hereto are subject to the provisions of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act:

And whereas, on the application of a majority in number of the beneficial owners of the said lands, a Judge of the Native Land Court has reported that the owners of the lands described in the Schedule hereto are desirous of retaining the said lands as forming part of an extensive papa-kainga, and has recommended that the said lands should be excepted from the provisions of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and

And whereas the Minister is satisfied that the said lands described in the Schedule hereto ought, in the interests of the owners, to be excepted from the operation of the said sec-tions one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section one hundred and eighteen 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 lands mentioned in the Schedule hereto shall be excepted from the operation of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the Native Land Amendment Act, 1913, and that the same shall be absolutely inalienable except by will.

SCHEDULE.							
	Russell	Survey	DISTRICT		Α.	R.	Р.
WAIKARE No. 81	3			Area,	4	0	0
,, 80				,,	100	.3	6
Waihaha No. 2A			• •	,,	18	0	0

F. W. FURBY Acting Clerk of the Executive Council

Revoking Charge for Rental of Foreshore at Tangowahine, Kaipara Harbour, as a Site for a Wharf.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-first day of May, 1919.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the seventh day WHEREAS by Order in Council dated the seventh day of March, one thousand nine hundred and sixteen, and published in the New Zealand Gazette No. 32, of the sixteenth day of the same month, Kenneth Stewart, of Hoanga, was licensed to occupy a part of the foreshore and land below low-water mark of the Wairoa River at Tangowahine, in Kaipara Harbour, as shown on plan marked M.D. 4544, and deposited in the office of the Marine Department at Wellington, in order to maintain a wharf thereon:

And whereas the said license has, with the consent of the Minister of Marine, been transferred to the Hobson County Council, and it is desired to revoke the charge of one pound per annum for rental of the site:

per annum for rental of the site:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke clause three and subsection four of clause thirteen of

the Schedule of the hereinbefore-recited Order in Council in so far as it relates to the payment of an annual sum of one pound for rental of the foreshore and land below lowwater mark hereinbefore mentioned, but not further or other-

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

Transfer of the Kaponga Wounded Soldiers Fund to the Tara-naki Provincial War Relief Association (Incorporated), under the War Funds Act, 1915.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-first day of May, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by section thirteen of the War Funds Act, W 1915 (hereinafter referred to as "the said Act"), it is provided that any person, society, or trustees (whether such society or trustees are incorporated or not) having control of any war fund may, with the consent of the Governor-General in Council, transfer such fund to any other society or trustees incorporated pursuant to section twelve of the said Act, to be applied by such last-mentioned society or trustees for the purposes for which such last-mentioned society or trustees were incorporated, notwithstanding that such purposes may not be identical with the purposes for which the fund to be transferred was established; provided that consent shall not be given to any application under this section unless the Governor-General in Council is satisfied that the fund to be transferred can be administered by the incorporated society or trustees for substantially the same purposes as those for which the fund was established:

And whereas an application has been made by the trustees Having control of the war fund known as the Kaponga Wounded Soldiers Fund to transfer the fund held by such trustees, entitled "The Kaponga Wounded Soldiers Fund," to the Taranaki Provincial War Relief Association (Incorporated):

And whereas the Governor-General in Council is satisfied that such fund can be administered by the Taranaki Provincial War Relief Association (Incorporated) for substantially the same purposes as those for which that fund was established:

And whereas it is considered desirable to consent to such

transfer:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the transfer of the fund held by the said trustees, entitled "The Kaponga Wounded Soldiers Fund," to the Taranaki Provincial War Relief Association (Incorporated).

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

General Harbour Regulations.

LIVERPOOL, Governor-General.

ORDER IN COUNCIL

At the Government Buildings at Wellington, this seventh day of May, 1919.

Present:

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

War Legislation and Statute Law Amendment Act, 1918, that the Governor-General may from time to time, by Order in Council gazetted, make regulations, to be known as "General Harbour Regulations," for all or any of the pur-

poses mentioned in the said section:

And whereas it is desirable to make the following General

Harbour Regulations for the purposes hereinafter set forth:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in exercise of the hereinbeforerecited power and authority, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following General Harbour Regulations.