SECTION 2.—STRIPED OR PARTIAL RED VARIETIES OF APPLES.

Adams Pearmain. Duchess of Oldenburg Rhodes Orange. Springdale. Rome Beauty. Allington Pippin. Duke of Clarence. Alexander. Edward Lippiatt. American Horn. Frimley Beauty. Rymer. Annie Elizabeth. Gravenstein. Salome. Black Twig. Beauty of Bath. Irish Peach. Shepherd's Perfec-Jonathan. tion. Scarlet Nonpareil. Ben Davis. John Bull. Buncombe. Scarlet Pearmain. Jubilee. Buncombe.

Bramley's Seedling Kentucky Red Streak Scarlet Queen.
Carolina Red June. Lady Hopetoun.
Cellini.

Charles Ross.

McLiver's Winesap.

Scarlet Gearm
Scarlet Realm
Scarlet Realm
Scarlet Realm
Senator.
Senator.
Sharp's Late H Sharp's Late Red. Shorland Queen. Claygate Pearmain Nickajack. Stansill. Northern Spy. New Rock Pippin. Peasgood's Nonsuch. Commerce Statesman Cliff's Seedling. Stayman Winesap. Cornish Aromatic. Stark. Premier. Prince Alfred. Symond's Winter. Cornish Gilliflower. Cox's Orange. Prince Alfred. Crofton Pearmain. Red Astrakhan. Worcester Pearmain. Yates Ribston Pippin. Pomme de Neige. Delicious. York Imperial. Dougherty.

SECTION 3.—YELLOW OR GREEN VARIETIES OF APPLES.

Ballarat. Blenheim Orange. Boston Russet. Brownlee's Russet. Cleopatra. Colonial Washington. Crisp's Russet Dumelow's Seedling. Dunn's. Epps's Seedling.	Mobb's Royal. Newtown Pippin.	Yellow Transparent.
--	----------------------------------	---------------------

F. D. THOMSON, Clerk of the Executive Council

Revoking an Order in Council taking Land for the Purposes of a Public School in Waihua Survey District.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of April, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by the Public Works Amendment Act, 1909, WTHEREAS by the Public Works Amendment Act, 1909, it is enacted that if at any time after the issue or making of any Proclamation or Order in Council taking land under the Public Works Act, 1908, and before the payment or award of any compensation in respect of the taking thereof, it is found that the land or any part thereof is not required for the purpose for which it was taken, or that any error in form or substance exists in or in relation to that Proclamation or Order in Council or the making or gazetting the Covergor General may by a subsequent Prothereof, the Governor-General may, by a subsequent Pro-clamation or Order in Council gazetted, revoke the former Proclamation or Order in Council either wholly or so far as he thinks necessary

And whereas it is found that the land taken for the purposes of a public school in Waihua Survey District by an Order in Council made under the Public Works Act, 1894, dated the tenth day of February, one thousand nine hundred and two (hereinafter termed "the said Order in Council"), and published in the New Zealand Gazette No. 15, of the twentieth day of the same month, is not now required for the purpose for which it was taken :

And whereas compensation in respect of the land taken by the said Order in Council has not been paid or awarded:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the Public Works Amendment Act, 1909, and of all other powers enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the said Order in Council

> F. D. THOMSON, Clerk of the Executive Council.

Vesting the Control of Reserves for Plantation Purposes in the Mackenzie County Council.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of April, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the lands described in the Schedule hereto have been permanently reserved for plantation purposes: And whereas it is expedient that the control of the said reserves should be vested in the Mackenzie County Council:

Now, therefore, His Excellency the Governor-General of Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section two of the Public Reserves and Domains Amendment Act, 1914, doth hereby vest the control of the said reserves in the Mackenzie County Council.

SCHEDULE.

CANTERBURY LAND DISTRICT

Reserve	Area.		Reserve	1	\rea	
No.	A.	R. P.	No.	Δ.	R.	P.
2916	 831	0 0	2925	 609	0	0
2917	 220	0 0	2926	 435	0	0
2918	 564	1 35	2927	 75	0	0
2919	 82	2 0	2928	 746	0	0
2920	 148	3 0	2929	 50	0	0
2921	 143	1 0	2930	 463	0	0
2922	 271	2 0	2931	 102	3	28
2959	 161	2 0	2932	 31	0	0
2923	 132	2 0	2950	 26	0	0
2924	 80	0 0	ĺ			
1			'	 		

F. D. THOMSON, Clerk of the Executive Council.

Vesting a Cemetery Reserve in the Corporation of the Borough of Taumarunui.

${\bf LIVERPOOL,\ Governor\text{-}General.}$ ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of April, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto

WHEREAS the land described in the Schedule hereto has been duly set apart for a public cemetery: And whereas in the opinion of the Governor-General, it is expedient to vest the said reserve in the Mayor, Councillors, and Burgesses of the Borough of Taumarunui:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section four of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Mayor, Councillors, and Burgesses of the Borough of Taumarunui, in trust, for a public cemetery.

SCHEDULE.

ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 4 acres 2 roods 21 perches, more or less, being Section No. 1, Block I, Piopiotea Survey District. Commencing at a point on the west side of the Taumarunui-Ongarue Road where it intersects the left bank of the Rangaroa Stream, the said point being distant 1101860-4 links S. and 211486-6 links F. of initial trig. No. 16, Mount Eden, and proceeding thence in a southerly direction along the Taumarunui-Ongarue Road a distance of 1132-9 links; thence again in a southerly direction by a line bearing S. 62° 36′ W., a distance of 464 links, to the road reserve along the left bank of the Ongarue River: towards the south-west the left hank of the Ongarue River; towards the south-west by said road reserve to the Rangaroa Stream; and towards the north-west by the said Rangaroa Stream to the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L and S. 2/217, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

F. D. THOMSON, Clerk of the Executive Council.