Amending a Proclamation setting apart Crown Land as a Provisional State Forest.

JELLICOE, Governor-General. [L.S.]

A PROCLAMATION.

WHEREAS by a Proclamation dated the twenty-second day of November, one thousand nine hundred and twenty, and published in *Gazette* of the twenty-fifth day of that month (hereinafter referred to as the said Proclamation), certain Crown lands in the Auckland Land District were, *interalia*, set apart as and for provisional State forests, in terms of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918:

And whereas an error was made in the description of the first-mentioned area in the Schedule to the said Proclamation.

first-mentioned area in the Schedule to the said Proclamation, and it is desirable that the said error should be rectified:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by subsection three of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, and of all other powers and authorities enabling me in this behalf, do hereby amend the Schedule to the said Proclamation by substituting the description set forth in the Schedule attached hereto for the description of the first-mentioned area in the Schedule for the description of the first-mentioned area in the Schedule to the said Proclamation.

SCHEDILE.

AUCKLAND FOREST-CONSERVATION REGION.

Provisional State Forest No. 82.

ALL that area in the North Auckland Land District, containing ALL that area in the North Auckland Land District, containing by admeasurement 6,556 acres, more or less, situated in Blocks I, II, and IV, Waipoua Survey District, Block VIII, Hokianga Survey District, and Block XIII, Waoku Survey District, commencing at a point being the north-western corner of a State forest reserve, Block XIII, Waoku Survey District, and bounded towards the east, north, and again east by the said State forest reserve; towards the south-east by Native land; towards the south-west generally by a road reserve, Sections 6, 5, 10, 9, 8, and 7, Block I, Waipous Survey District, again by a road reserve, Section 11, Block I aforesaid, again by a road reserve, by a Native reserve, Block VIII, Hokianga Survey District, and again by a road reserve; towards the west generally by Section 3 (recreation reserve) and Section 1 (quarry reserve), both of Block VIII reserve; towards the west generally by Section 3 (recreation reserve) and Section 1 (quarry reserve), both of Block VIII aforesaid, and the Waimamaku River; towards the north by Native land, Block VIII, Hokianga Survey District, and Block XIII, Waoku Survey District; and again towards the east by national-endowment land, Block XIII aforesaid, to the point of commencement: save and excepting an area of 50 acres, more or less, being Section 12, Block I, Waipoua Survey District, and public roads of varying width traversing the above-described area.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 6th day of August, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

C. A. JEFFERY, Acting Clerk of the Executive Council.

GOD SAVE THE KING!

Land withdrawn from Provisional State-forest Reservation.

JELLICOE, Governor-General. [L.S.] A PROCLAMATION.

THEREAS by a Proclamation dated the fifth day of W HERLAS by a Froctament dated the inth day of July, one thousand nine hundred and twenty, and gazetted on the eighth day of July of that year, certain land in Otipi Survey District, in the Auckland Land District, was, inter alia, set apart as and for a provisional State forest in terms of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918:

And whereas the land described in the Schedule hereto (being part of the land so set apart) is required for settlement, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the

said Schedule:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-suance and exercise of the powers conferred upon me by suance and exercise of the powers conterred upon the by clauses (b) and (c) of subsection three of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, and of all other powers and authorities enabling me in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby revoke the Proclamation dated the fifth day of July, one thousand nine hundred and twenty, hereinafter referred to, in so far as it relates to the land described in the Schedule hereto.

SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION.

Description of Land withdrawn from Provisional State Forest. Description of Land withdrawn from Provisional State Forest.
ALL that area in the Auckland Land District, situate in Block V, Otipi Survey District, Opotiki County, containing by admeasurement 2,928 acres, more or less, being portion of provisional State forest reserve set apart by Proclamation dated 5th day of July, 1920, and published in the New Zealand Gazette No. 65, of the 8th day of July, 1920, page 2116. Bounded towards the north generally by Section 6 of Block IV, Urutawa Survey District (scenic reserve), and Section 2 of Block II, Otipi Survey District (forest reserve); towards the east by Section 2 of Block VI, Otipi Survey District (forest reserve); towards the south by a road reserve two chains wide along the Motu River; towards the west by Section 1 of Block II, Urutawa East Survey District, Section 3 of Block VIII, Urutawa Survey District, Section 2 of Block VIII aforesaid, the abutment of a road reserve, and by Section 2 aforesaid. As the same is delineated on the atlas No. R. 041, deposited in the Head Office, State Forest Service, at Wellington, and thereon coloured green. at Wellington, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 15th day of August, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

C. A. JEFFERY,
Acting Clerk of the Executive Council.

GOD SAVE THE KING!

Crown Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the North Auckland Land District.

JELLICOE, Governor-General. A PROCLAMATION.

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the areas of Crown lands described in the Schedule hereto shall be and the same are hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .- CROWN LAND.

			Α.	R. P.
SECTION	7, Block VI, Maungataniwha S.D.		470	0 0
,,	30 , VIII, Motatu Survey Distric	$^{ m st}$	137	0 5
,,	E 34, Parahaki Parish		18	2 33
,,	117, 118, and 242, Mangawai Parish		308	3 2
,,	179, Paremoremo Parish		34	1 24
,,	243		25	0 20
,,	318 ,,		15	2 20
,,	322 and 323, Paremoremo Parish		30	1 17

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of August, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Settlement Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Wellington Land District.

JELLICOE, Governor-General. A PROCLAMATION

N pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of settlement land described in the Schedule hereto shall be and the same is hereby