The whole ship's company has [has not] been medically | inspected within hours prior to departure from this port.

Details of any cases of infectious disease discovered during inspection, and of action taken to prevent the occurrence of further cases on board, will be found in Statement III on the back hereof.

In Statement IV on back hereof are tabulated the number of cases of specified diseases which have occurred amongst the resident population at this port and vicinity during the fourteen days ended . In the attached bulletin are set out the number of cases of infectious disease which have occurred in the Dominion as a whole for the week ending

. Hour: Date:

Port Health Officer.

\* The agents' statements are accepted for these items.

[To be printed on back of form.] Statement I.

Particulars of active quarantine measures :-

Statement II.

Particulars of, and reasons for, disinfection measures:

Statement III.

Outward inspection of vessel:-

## Statement IV.

Number of cases of following diseases reported in port and during the fourteen days ended vicinity of

·			Amongst Resident Population.	Isolated from Oversea Ships at a Quarantine Station.
Smallpox		• •	••	
Plague				••
Cholera				• •
Yellow fev	$\mathbf{er}$			••
<b>Ty</b> phus	••			••

	SECON	то sch			
Diseases.				Period of	Incubation Days.
Cholera					7
Plague					7
Typhus					14
Yellow fever					7
Cerebro-spinal fever	r				10
Diphtheria					7
Enteric fever					21
Scarlet fever					7
Smallpox					18
Chickenpox					21
Encephalitis lethar					14
Influenza					4
Measles					16
German measles					21
Mumps					21
Acute poliomyelitis				• •	14
Whooping-cough		••	••		21

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

Vesting the Control of a Reserve in the Moura Native Burial-ground Board

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto was by Warrant published in Gazette of the twenty-seventh day of May, one thousand nine hundred and twenty, permanently reserved for a Native burial-ground: And whereas it is expedient that the control of the said reserve

whereas it is expedient that the control of the said reserve should be vested in a special Board as hereinafter provided:

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 reserve described in the Schedule hereto, for the period of

five years from the date hereof (unless previously amended or revoked under the said Act), in the undermentioned persons, namely,

RAURETI MOKONUIARANGI, NGATAI TE TUHI. Arawhiti Mehak HOHEPA POIA, and PATITI PAERAU.

who are hereby constituted for that purpose a special Board by the name of the Moura Native Burial-ground Board (here-inafter referred to as "the Board"), with the powers and subject to the conditions hereinafter contained,

1. The Board shall meet for the transaction of business at 1. The Board shall meet for the transaction of business at two o'clock p.m. on the first Saturday in the months of February, May, August, and November in each year, at Matata, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Saturday, the twenty-sixth day of November, one thousand nine hundred and twenty-one.

2. The members of the Board shall at their first meeting elect one of themselves to be Chairman, who may join in the discussion and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

his successor.

3. Special meetings may be convened by the Chairman, provided that two days' notice of any such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of such meeting.

meeting.

6. If by resignation, death, incapacity, or otherwise the seat of any member shall be or become vacant, or if any member absents himself without reasonable cause from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.

7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

8. The Board is hereby empowered to do all things which may be requisite for the proper and beneficial management and administration of the said reserve.

ON thing herein contained shall authorize further having

9. Nothing herein contained shall authorize further burials being made within the boundaries of the said reserve.

## SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 5, Block XII, Tarawera Survey District: Area,

F. D. THOMSON Clerk of the Executive Council.

Warrant apportioning the Annual Payments of Interest and Other Charges in respect of a Loan, originally raised by the Hobson County Council, between the Hobson and Whangarei County Councils.

## JELLICOE, Governor-General.

W HEREAS by section seventy-three of the Local Bodies' Loans Act, 1913, it is, inter alia, provided that where part only of an area over which a special rate is made as security for a loan is merged or included within the district of a local authority other than the local authority that made the rate, then the whole of the liability in respect of the loan shall continue to be a liability of the local authority that raised the loan, but the Governor-General may, upon the written application of that local authority, by Warrant under his hand, direct that any local authority in whose district part of such area has been merged shall pay annually to the first-mentioned local authority during the currency of the loan, on such date as is specified, such amount as he considers a duly proportionate part of the interest and other charges

and whereas a part of the area over which a special loan of three thousand five hundred pounds, for forming and metalling roads in the Tangiteroria Riding, was raised by

metalling roads in the Tangiteroria Riding, was raised by the Hobson County Council has been merged or included in the County of Whangarei:

And whereas it has been mutually agreed between the Hobson County Council and the Whangarei County Council that the amount of nineteen pounds four shillings be paid annually by the Whangarei County Council to the Hobson County Council as its duly proportionate part of the interest and other charges payable in respect of the loan:

And whereas written amplication has been made by the