Number of Commissioners of Town District of Waiuku increased.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers vested in me by the Town Boards Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby increase the number of the Commissioners of the Town District of Waiuku to seven, such increase to commence from the general election of members to be held in September, one thousand nine hundred and twenty-two. twenty-two.

As witness the hand of His Excellency the Governor-General, this 15th day of November, 1921.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Notice of Exchange of Reserve for Land of Equal Value pursuant to Section 6 of the Public Reserves and Domains Act. 1908.

JELLICOE, Governor-General.

WHEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered, in the case of any public reserve vested in His Majesty or the Governor-General for any of the purposes comprised in Class II in the Second Schedule to the said Act, to exchange any of the land comprised in such reserve to be dedicated to one or more of

the purposes comprised in the said Class II:

And whereas the land described in Part I of the Schedule

And whereas the land described in Part I of the Schedule hereto was duly set apart as a site for a police-station, being a purpose within Class II in the Second Schedule to the said Act, and it is expedient that the said land should be exchanged for the Crown land of equal value described in Part II of the Schedule hereto, and that the land last referred to should be dedicated as a site for a police-station:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the land described in Part II of the Schedule hereto; and, further, that the land described in Part II of the Schedule hereto; and, further, that the land described in Part II of the Schedule hereto is hereby dedicated as a site for a police-station (being a purpose comprised in Class II site for a police-station (being a purpose comprised in Class II of the Second Schedule of the Act). And I do hereby further declare that this notice is issued subject to the provisions of section seven of the said Act, and shall take effect according to the provisions of that section.

SCHEDULE.

PART I.

Section 15, Block VII, Matamata Township, Auckland Land District: Area, 1 rood.

PART II.

Section 19, Block VIII, Matamata Township, Auckland Land District: Area, 1 rood.

As witness the hand of His Excellency the Governor-General, this 27th day of October, 1921.

D. H. GUTHRIE, Minister of Lands.

Declaring Road-lines intersecting or adjacent to Land in Pukeawa Settlement, Otago Land District, to be closed.

JELLICOE, Governor-General

WHEREAS a report has been received from the Surveyor-General, from which it appears that the roads described in the Schedule hereto are unformed and unused, and that the said roads intersect or are adjacent to land acquired under the Land for Settlements Act, 1908, and are

acquired under the Land for Settlements Act, 1908, and are not suitable to the subdivision of such land:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of section eighty of the Land for Settlements Act, 1908, as amended by section twenty-eight of the Land Laws Amendment Act, 1920, and of all other covers and authorities in anywise applied we in this babel. powers and authorities in anywise enabling me in this behalf, do by this notice hereby close the roads hereinafter described; and I do hereby declare that the said roads shall thereupon become subject to the Land for Settlements Act, 1908.

SCHEDULE. PUKEAWA SETTLEMENT.

Arêa Pieces	oximate s of the of Roads closed.	Adjoining or passing through Section	Block	Survey District.
A. 0	R. P. 3 14	12 1, 944R	I V	Waitahuna East. Hillend.
0	1 27	3	,,	,,
0	2 16	4	,,	,,
0	1 38	6 12	Ï V	Waitahuna East.
0	2 0	7,8	V	Hillend.
0	3 0	$\left\{\begin{array}{c}8\\2\\12\end{array}\right.$	XÏI I	,, Waitahuna East.
1	3 10	2	XII	Hillend.
Ō	0 13	2 2	,,	,,
0	1 0	1	,,	***
0	3 25	1	,,	,,
0	2 5	1	,,	,,
0	0 28	1	,,	,,
1	0 0	1	,,	,,
1	3 24	1	,,	,,
0	0 5	1	,,	,,
0	2 30	4, 9	IV	,,
1	1 24	21, 33	,,	,,
0	0 7	33	,,	,,
0	0 10	2	XII	,,
0	1 0	{ 2 955r	ív	"
4	0 14	955R 1, 2, 3, 27	"	"

In the Otago Land District; as the same are more particularly delineated on the plan marked L. and S. 21/291, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1941, and thereon coloured

As witness the hand of His Excellency the Governor-General, this 17th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

Opening Settlement Lands in Taranaki Land District for Selection.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, John Rushworth, Viscount Jellicoe. Governor General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be somen for selection on represents lesses on Monday, the open for selection on renewable lease on Monday, the thirtieth day of January, one thousand nine hundred and twenty-two, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said

SCHEDULE.

TARANAKI LAND DISTRICT.—FIRST-CLASS LAND. Piu Settlement.-Waitomo County.-Mapara Survey District.

Section.	Area.	Capital Value.	Half-yearly Rent.
	A. R. P.	£	£ s. d.
1s	402 1 37	3,250	73 2 6
3s	$275 \ 3 \ 0$	2,815	63 6 9
5s	296 3 0	1,650	37 2 6
6s	283 3 0	3,000	67 10 0
7s	$139 \ 0 \ 0$	1,750	39 7 6
8s	190 3 38	3,750	84 7 6
		50*	
lls	324 0 0	5,600	126 0 0
Ì		900†	35 2 0‡
12s	187 3 6	3,500	78 15 0
		450†	17 11 0‡

* Timber and whare. yearly repayment for buildings.

† Buildings.

† Half-

IMPROVEMENTS.

The improvements which are not included in the capital value of the land are as follows:—

Section 8s.—Timber valued at £30 and a whare at £20, now on Section 11s. Payable in cash.