(4) C (1) (4	£	s.	d.	
(4.) Certificate of protection, when granted by Warden without consent of Minister	0	5	0	
(5.) Certificate of easement	0	10	0	
(6.) Certificate of registration	0	2	0	
neither rent nor royalty is payable	1	1	0	
PART III.				
Proceedings in the Warden's Court.				
(1.) Summons to defendant, for each defendant to	c	_	a	
be served	0	s. 5	d. 0	
(2.) Summons to witness, for each witness to be			•	
served	0	3	0	
officer, for each defendant or witness to be				
served	0	3	0	
of any summons by bailiff or police officer				
from the Courthouse or police-station from which service commences: for every mile				
after the first mile, one way :				
ls. per mile for first eight miles, there-				
after 6d. per mile, or such sum as may be fixed by Warden in any exceptional				١
case.	_	_		
(5.) Hearing (6.) Adjournment of hearing, when made on appli-	0	5	0	
cation of plaintiff or defendant	0	2	0	
(7.) Filing demand for assessors	0	2	0	
(8.) Notice of payment into Court (9.) Order of Warden or Court in a suit	0	2 5	0	
(10.) Any other order of the Warden or Court (11.) Entering of judgment	0	5	0	ĺ
(11.) Entering of judgment (12.) Filing notice of intention to appeal	0	5 8	0	ı
(13.) Distress warrant	ŏ	5	ŏ	ĺ
(14.) Issuing warrant to bailiff to deliver possession to the plaintiff or defendant of premises				
recovered	0	5	0	
(15.) Executing any distress warrant or other process, from the Courthouse; for every mile				
after the first mile, one way:—				
ls. per mile for first eight miles, there-				
after 6d. per mile or such sum as may be fixed by the Warden in any ex-			į	
ceptional case.				
(16.) Poundage on the sum levied or received in execution, for every £1	0	1	0	
(17.) Serving or executing any writ of arrest, in-	Ü	-	1	
junction, writ of attachment, or any summons, order, warrant, precept, writ, or				
other process not hereinbefore provided for,				
if within one mile of the Courthouse (If over one mile, mileage in addition	0	5	0	
as in (15) above.)				
(18.) For keeping possession, per diem: any sum not				
exceeding (19.) Auctioneer's commission on goods sold: not	0	ız	0	
exceeding 5 per centum (to be paid into				
the Public Account where the bailiff also as auctioneer).				
(20.) Executing any distress warrant against the			į	
goods, if satisfied within two hours of the levy	0	5	0	
(21.) Advertising—not exceeding: per inch (22.) For every search	ŏ	5	ŏ	
(22.) For every search (23.) For any document required in proceedings and	0	2	0	
not enumerated in this part of the Table			İ	
of Fees	0	2	0	
(24.) For copy of any proceedings: for each complete folio of seventy-two words, or part			- 1	
thereof	0	0	8	•
(25.) Cartage of goods seized in execution to auction- room or place of security: reasonable				•
expenses actually paid, to be supported by			-	
voucher.	0	3	0	
(26.) Filing any consent of agreement (27.) Filing notice of any application for a rehearing	0		0	
(28.) Allowances to witnesses: the same allow-				
ances as are for the time being allowed in Civil cases under the Magistrates' Courts				
Act, 1908.				
Where any act has to be done or any document is	man i	iira	a L	í

Where any act has to be done or any document is required in order to carry out and enforce

(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or (b.) Any conviction or order of the Warden or of the

Warden's Court in proceedings imposing a penalty,—
then in so far as no fee is charged for such act or document
in this part of the Table of Fees, the fees chargeable shall—

In case (a) be those chargeable under the Magistrates' Courts Act, 1908; and In case (b) be those chargeable under the Justices of the Peace Act, 1908.

PART IV.

Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors.

(1.) In respect of applications to the Warden—

(a.) In respect of every unopposed application, including preparation and filing of application and appearance before Warden

0 10 6 (b.) In respect of every opposed application, including preparation and filing of application (or notice of objection, as the case may be) as well as appearance before the 1 1 0 3 Warden

The same fees (2.) In respect of proceedings before the Warden's Court allowed to solicitors in Civil cases under the Magistrates' Courts Act, (3.) Interlocutory or other proceedings 1908

As witness the hand of His Excellency the Governor-General, this 2nd day of June, 1926.

G. JAS. ANDERSON, Minister of Mines.

Land temporarily reserved in the Otago Land District for Recreation Purposes.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act. 1994 of the Land Act, 1924, it is enacted that the Governor-General may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in

the said section mentioned:

Now, therefore, I, General Sir Charles Fergusson, Baronet,
Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Otago Land District described in the Schedule hereunder written, for recreation purposes.

SCHEDULE.

ALL that area in the Otago Land District containing by admeasurement 1 rood 2 perches, more or less, being Sections 62 and 63, Block I, Otokia Survey District, and being all the land lying between Allotments 1, 2, 3, and 4 (Land Transfer land lying between Allotments 1, 2, 3, and 4 (Land Transter plan 2130) and the foreshore, the control of which is vested in the Brighton Domain Board by Order in Council published in Gazette of 1920, page 2025. As the same is more particularly delineated on the plan marked L. and S. 1/146A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 26th day of May, 1926.

J. A. YOUNG, for Minister of Lands.

Opening Settlement Land in Southland Land District for Selection.

CHARLES FERGUSSON, Governor-General.

By his Deputy, CHARLES PERRIN SKERRETT.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand do hereby declare that the settlement land described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the thirteenth day of July, one thousand nine hundred and twenty-six, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts.