make out, in alphabetical order of first names or of surnames. as the Jury Officer may direct, or (failing such direction) as as the dury Omeer may direct, or (talling such direction) as the constable shall, in accordance with local custom, deem the more convenient, a true list of all Maori men as required by clause 2 hereof, with the true place of abode of each, and the calling, description, or other particulars likely to serve for purposes of identification of each, in the proper columns of the said form of return.

7. Every such constable having made out such list shall, on the first and second Sundays in March in every year, fix a notice in the form marked C in the Schedule hereto (together with a translation thereof in the Maori language) upon or near with a translation thereof in the Maori language upon or hear the principal outer door of every Magistrate's Courthouse and some church or place of worship, meeting-house, hall, or place regularly frequented by Maori people situate in each locality which is the place of residence of any person whose name appears on such list within the jury district.

8. If such constable shall find that there is no person resident within the limits of the jury district whose name is to be inserted in such list as hereby required he shall make his return accordingly, and it shall not be necessary in that

case to affix the notice required by clause 7 hereof.

9. The validity of any jury list shall not be affected by failure to comply with any of the requirements of clause 7 hereof.

10. Sections 17 to 30 (both inclusive) of the said Act shall

apply, mutatis mutandis, to the revising, keeping, and transmitting to the Sheriffs of jury lists for Maori cases.

11. When any notice has been given of a claim to be tried by a Maori jury under section 144 or section 146 of the said Act, or of a mixed jury under section 148 of the said Act, the Registrar or proper officer of the Court in which the trial is to be heard shall issue a precept under his hand to the Sheriff of the Sheriff's district within which such trial is to be heard, commanding such Sheriff to summon a sufficient number of Maori jurors to attend and serve at such trial.

12. Such precept shall be in the form contained in the Sixth Schedule to the said Act, or to the like effect, and shall command the Sheriff to summon not less than thirty-six Maori men (if so many be resident within the jury district) when the trial is to be heard under section 144 or section 146 of the said Act, and not less than twelve Maori men (if so many be resident within the jury district) when the trial is to be heard under section 148 of the said Act.

13. The provisions of the said Act as to boxes for the names of common jurors, and as to jury-books for common jurors, and as to the summoning of jurors, as contained in sections 31 to 34 (both inclusive), sections 39 to 50 (both inclusive), sections 65 to 70 (both inclusive), and sections 95 to 101 (both inclusive), of the said Act, shall apply, mutatis mutandis, to Maori jurors and juries.

14. (a) Immediately after the meeting of Justices referred to in section 19 of the said Act the list of Maori jurors, when revised and completed pursuant to section 24 of the said Act, shall, before being delivered to the Sheriff pursuant to section 25 of the said Act, be submitted by the Jury Officer to some 25 of the said Act, be submitted by the Jury Officer to some Stipendiary Magistrate for the time being exercising within the jury district the jurisdiction of the Magistrate's Court, for the purpose of certifying the capability of the Maoris named therein pursuant to section 4 of the said Act.

(b) The Magistrate shall take such steps as he may think fit to inform himself of the capability of any Maori whose name appears in the said list, and may for that purpose

summon before him and examine any police officer or any person having special knowledge of the locality.

(c) The Magistrate shall strike out the name of any person

on the said list whose capability he is unable to certify, and shall verify such striking out by appending his initials thereto, and shall thereafter sign a certificate at the end of the said list in the form marked D in the Schedule hereto.

(d) All Maoris whose names are retained on the said list so certified shall be deemed to be Maoris whose capability is certified under these regulations pursuant to section 4 of

the said Act.

(e) The Jury Officer shall thereupon deliver or transmit the

said list to the Sheriff pursuant to section 25 of the said Act. 15. Any Magistrate may at any time, in addition to the powers hereinbefore conferred, deliver to the Jury Officer a certificate in relation to any Maori, certifying his capability pursuant to section 4 of the said Act for the purpose of qualifying such Maori thereafter to serve as a juror.

> SCHEDULE. FORM A.

Warrant from Jury Officer.

Jury District of To Wit.

To A.B., a constable within the said district.

THESE are to command you in His Majesty's name to make out, before the first Sunday in March next, a true list in

writing, in the form hereunto annexed, containing the names of all Maori men qualified and liable, as set out in clause 2 of the Maori Jury Regulations, 1927, and residing within the said jury district; and, when you have made out such list, you are to sign the several notices hereunto annexed, and on the first and second Sundays of the said month of March you are to fix one of such notices upon or near the principal outer door of every Magistrate's Courthouse, and some church or place of worship, meeting-house, hall, or place regularly frequented by Maori people situate in each locality which is the place of re-idence of any person whose name appears on such list, within the district aforesaid; and you are to keep the said list, or a true copy thereof, to be inspected or perused by any of the inhabitants of the said district at any reasonable time during the first three weeks of the said merch of March. time during the first three weeks of the said month of March, without any fee or reward. And I do further require you to

appear personally, at the meeting of the same which may then and there to produce the same which may then and there be put to you.

Civen under my hand at , in the said district, this

A.B., Jury Officer.

FORM B.

List of Maori Men within the Jury District of (subject to Certification by Magistrate) to serve as Maori

Full Name.	Place of Abode.	Calling, Description, or other Particulars likely to serve for Purposes of Identification.

FORM C.

Notice of Maori Jury List open to Inspection.

Notice is hereby given that a list of Maori men residing within the Jury District of , and qualified and liable (subject to certification by a Magistrate) to serve on Maori juries therein, has been made out, and may be inspected and perused at the place hereunder described during the first three weeks of this present month.

All objections to the said list will be heard by the Justices at a meeting of Justices on day of o'clock in the next, at the hour of

Dated this

day of

C.D., Constable.

FORM D.

Certificate of Stipendiary Magistrate.

I, A.B., Stipendiary Magistrate exercising the jurisdiction of the Magistrate's Court in the jury district of do hereby certify the capability of the Maoris whose names appear undeleted on the foregoing list, pursuant to the provisions of section 4 of the Juries Act, 1908.

Dated at

this

day of , 19

Stipendiary Magistrate.

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

Increasing Borrowing Powers of Auckland Fire Board.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 28th day of November, 1927.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS it is provided by section thirty-one of the Fire Brigades Act, 1926 (hereinafter called "the said Act"), that the Governor-General in Council may, on the application of any Fire Board established under the said Act, extend the powers of that Board to borrow moneys in excess of the limits fixed by the said section: