43. Sections 79, 96, 112, Karioi Parish, containing 803 acres, the property of Mrs. Laura Ward.
44. Lot 1, Sections 52/3, 88, 92/5, 92, part 96, 96A, 115, and 139, Karioi Parish, Block VIII and XII, containing 200 acres, the property of Charles Swann.
45. Part of Korokanui No. 4, containing 570 acres, the property of W. G. Kay.
46. Wharapuhanga 12B, containing 1,274 acres, the property of W. G. Kay.
47. Wharepuhanga 7c, 3A, part Block III, Lot 4 of 14B, containing 646 acres, the property of G. Wellington.
48. Section 2, Block I, Wharepapa Survey District, Otorohanga County, containing 358 acres, the property of J. A. Reid.

49. Lots I and 3 on D.P. 19412, part of Wharepuhanga 12A No. I, containing 417 acres, the property of W. J. Reid.
50. Section 7, Block V, Patetere Survey District, containing 582 acres, the property of A. A. Riggir, "Green Hill," Putaruru.

51. Section 6, Selwyn Settlement, Block V, Patetere North, containing 350 acres, the property of A. T. Morriss,

52. Block VIII, Whaingaroa Survey District, and Block V, Newcastle Survey District, part Sections 127, 128, Waipa Parish, containing 2,052 acres, the property of Walter Seavill.

walter Seavill.

53. Parts 126, 127, 128, Parish of Waipa, containing 1,813 acres, the property of Donald Seavill.

54. Part 64 and 186, Parish of Makarau, containing 397 acres, the property of A. Tuke.

55. Section 1, Block I, Wharepapa Survey District, containing 1,380 acres, the property of E. S. Watson.

56. Crown land, Blocks VII and VIII, Wharekawa Survey District, containing approximately 2,988 acres.

57. Lot 123, Whakakawhara Block, Maraetai No. 1 South A and Maraetai No. 1 South B, containing 688 acres, the property of Wm. Duder.

58. Section 3 of Plan C 60, Papepape Block, Blocks II, IV, Wairoa Survey District, containing 193 acres, the property of C. W. Stephens.

59. Part 23 and 58, Wairoa Parish (North Road, Clevedon), containing 445 acres, the property of W. J. Hyde.

60. Maraetai 4A and 1/3 of 3 Maraetai Block and Maraetai 1N, containing 275 acres, the property of Messrs. Bell and

containing 275 acres, the property of Messrs. Bell and Atchison.

61. Part Lot 58, Papepape Block, situated North Road, Clevedon, containing 190 acres, the property of L. H. Burgoyne.

L. H. Burgoyne.
62. Part of Allotment No. 23 of the Parish of Wairoa, situated North Road, Clevedon, containing 14³/₄ acres, the property of M. A. Sladdin.
63. Part Lot 58, Wairoa Parish, containing 226 acres, the property of R. J. Hale, Clevedon.
64. Part Lot 23, Wairoa Parish, containing 152 acres, the property of Frank B. Burgoyne, Clevedon.
65. Allotment 127 of Block L. Papepape, containing 267¹/₂ acres, the property of G. Stephens, Clevedon.
66. Lot 1 of Allotments 23 and 23A, Parish of Wairoa, containing 276 acres, the property of A. Moneur, Clevedon.
67. Part Papepape Block No. 2 of 24, containing 301 acres, the property of Albert Stephens.

67. Part Papepape Block No. 2 of 24, containing 301 acres, the property of Albert Stephens.
68. Part 22/3, N.E. 46, 78, Parish of Wairoa, containing 374 acres, the property of J. Galbally, Clevedon.
69. Section 79, 98, 49, 50, 52, 67, 47, 66, 68, part 47s, 68, Maraetai Parish, containing 1,222 acres, the property of F. Halliwell, Manurewa.
70. Part 8, 9, 60, Weiroa, Parish, the property of H. S.

Part 8, 9, 60, Wairoa Parish, the property of H. S. Fleming, Clevedon.

Fleming, Clevedon.

71. Block Orere North and Orere and Taupo, situated Wairoa and Orere Survey District, containing 1,290 acres, the property of Eliot Davis.

72. The whole of Rodney County, Auckland District.

73. Sections Nos. 1, 8, 8a, and 13, Block X, Coromandel Survey District, containing 550 acres, the property of A. G. Harvey, Coromandel.

74. Totarawhakatunui Nos. 1/3 and part 4, Nos. 2, 4/5, Blocks IX and X, Coromandel, containing 2,170 acres, the property of Mr. M. Gorrie, Coromandel.

75. Sections 23, 24, part 5/6, 9, 10, part 2a, Block X, Coromandel, containing 830 acres, the property of P. D. Denize, Coromandel.

76. Section 1, Block IX, Coromandel, part B. Morres

tion 1, Block IX, Coromandel, part B. Morres Block No. 60p, containing 97 acres, the property of H. Campbell, Coromandel.

77. Tutaemahie Owhaite and Waikairipaka Block IX, Coromandel, containing 322 acres, the property of W. H. Preece, Coromandel.

78. Te Koumu Nos. 1 and 2, part Morres and Graham's Grant, Block IX, Coromandel, containing 1,120 acres, the property of A. A. James, Coromandel.

As witness my hand this 20th day of March, 1930.

(I.A. 25/17/2.)

JAS. B. DONALD, For Minister of Internal Affairs.

43. Sections 79, 96, 112, Karioi Parish, containing 803 acres, | Open Season for Imported Game and Native Game, License Fee, &c., Bay of Islands Acclimatization Distric

IN exercise of the powers vested in me by the Animals Protection and Game Act, 1921–22, I, Philip Aldborough de la Perrelle, Minister of Internal Affairs of the Dominion of New Zealand, do hereby declare the period from the 1st day of May to the 30th day of June, 1930 (both days inclusive), to be an open season in the Bay of Islands Acclimatization District, as described in the First Schedule hereto, except in the areas referred to in condition No. 3 and in the Second Schedule hereto, for the taking or killing of the following imported game and native game—viz., cock pheasants, Californian quail, Australian quail, grey duck, and black swan; and the period from the 1st day of May to the 31st day of May, 1930 (both days inclusive), to be an open season in the said district, except as above for the taking or killing of the following native game—viz., black teal: and the period from the 1st day of January, 1931, to the 31st day of March, 1931 (both days inclusive), to be an open season in the said district except as above for the taking or killing of the following native game—viz., godwits—subject to the following conditions. ditions.

CONDITIONS.

1. LICENSES to take or kill such imported game and native game (including godwits), within the said district will be issued game (including godwits), within the said district will be issued to any person on payment of the sum of twenty shillings (20s.) each; and licenses to take or kill the following native game only—viz., godwits—will be sisued to any person on payment of the sum of ten shillings (10s.) each; and the Secretary of the Bay of Islands Acclimatization Society, or any person authorized by such Secretary in that behalf, is hereby authorized to sign and issue the said licenses.

2. The number of such imported game and native game that may be taken or killed by any one person in any one day

that may be taken or killed by any one person in any one day shall not exceed ten cock pheasants, twenty Californian quail and Australian quail, and twenty head in all of grey duck, black teal, and black swan.

3. Nothing in any license to take or kill imported game and native game, including godwits, (or the following native game only—viz., godwits), shall authorize the holder thereof to take or kill imported game or native game including godwits (or godwits only), on lands actually and exclusively used by any registered acclimatization society for acclimatization purposes, or on any sanctuary or public domain, or any land mentioned in the Second Schedule hereto.

4. No person shall kill or destroy any such imported game

4. No person shall kill or destroy any such imported game or native game, or shoot at or attempt to shoot at any such imported game or native game, with any automatic or auto-loading gun, unless it is converted into a gun capable of carrying two cartridges only, or with any rifle or pea-rifle, swivel-gun, punt-gun, or pump-gun, or shall use any gun other than a shoulder-gun; and no gun shall be used for the purpose aforesaid the bore of which is larger than the size known as No. 12 at the muzzle, nor shall any gun be used which exceeds 10 lb. in weight.

5. Shooting may begin not earlier than one hour before sunrise and must cease not later than one hour after sunset.

6. No live birds of any species shall be used as decoys, nor shall more than twenty-five artificial decoys be used at any one time (whether by one or several persons) on any particular

one time (whether by one or several persons) on any particular water within an area of less than 100 yards square.

7. No person shall use any aeroplane, power-boat, or launch in connection with the taking or killing of imported or native

game.

8. Any person committing a breach of any of these conditions is liable, on conviction, to a fine of £20.

FIRST SCHEDULE.

All that area in the North Auckland Land District bounded by a line commencing at the entrance to the Whangape Harbour and proceeding thence up the middle of that harbour and of the Awaroa River to the south-western corner of Section 3, Block XIV, Takahue Survey District; thence along the northern watershed of the Taraire and Mangamuka along the northern watershed of the Taraire and Mangamuka Rivers, passing through Raetea, Kumetewhiwhia, and Maungataniwha, to Ratakamaru; thence along the northern boundaries of Timber Sections 2, 6, and 16, of the Omahuta State Forest, to the northern boundary of Block XVI, Maungataniwha Survey District; along that boundary and down the Whakatereterekia and Mangapapa Streams; thence up the Waipapa River and Pukatea Stream, along the north-western boundaries of Sections 9 and 8, Block XIV, Kaeo Survey District, Sections 35 and 15, Puketi Settlement, Section 5, Block XV, Kaeo Survey District, and Old Land Claim 28; along the western boundaries of Sections 16, Block XVI, Kaeo Survey District, and of Sections 28, 27, Pungaere K.G.R., Sections 10 and 14, Block XII, along the northern boundaries of Sections 14 and 26, the northwestern boundaries of Sections 17 and 16, Block XII, Kaeo Survey District, Sections 1, 3, and 5, Block II, Kerikeri Survey District; along the north-western boundary of