Consent to exercise by Chief Judge of Power of Amendment.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1931.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by subsection eight of section seven of the Native Land Amendment and Native Land Claims Adjustment Act, 1922, it is enacted that in all cases where an order is dated more than five years previously to the receipt of the application the Chief Judge of the Native Land Court shall first obtain the consent of the Governor-General in Council before making any order thereunder :

And whereas application has been made to the Chief Judge under the said section to amend the respective succession orders made by the Native Land Court described in the Schedule hereto:

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, doth hereby consent to the Chief Judge exercising with regard to the respective succession orders mentioned and described in the Schedule hereto all and every the jurisdiction granted to him by the said section seven, and to the making of any such order or orders thereunder as may seem necessary or expedient.

SCHEDULE.

Date of Order.		Name of Deceased.	Name of Land.						
1/8/14		Pimia Haurangi	Ohuia No. 1.						
13/5/18		,, ,, ,,	Nuhaka 2A 4N 1.						
13/5/18		Turei Pura	,, 2A 4N 1.						
$\frac{10}{25}/1/19$		Pimia Haurangi	,, 2A 4C.						
$\frac{20}{31}/\frac{1}{19}$		Turei Pura Haurangi	,, 2A 4c.						
$\frac{01}{1}\frac{1}{10}$ $\frac{24}{6}\frac{21}{21}$		Pimia Haurangi	Tutuotekaha 2D 1.						
$\frac{24}{8}/21$	••	e	Kopua C.						
7/8/24		Dini Dunn	C.						
			<i>"</i> • • •						
7/8/24	••	,, Dirini Haurangi	,, A 2. Ohuia No. 1.						
7/8/24	••	Piripi Haurangi							
29/7/26	••	Pura Haurangi	Nuhaka 2c 2w 66.						
27/1/23	••	Mere te Awarangi or Tiho	Paeroa 1B 1B.						
27/1/23	••	···· ·· ··	Wharepu 1H.						
27/1/23	••	Wiremu Ngapapa, Ngapuka or Te Awarangi	, Paeroa IB 1B.						
27/1/23	••	Ditto	Wharepu 1 _H .						
27/1/23		,,	Taumataoteo 13.						
27/1/23		Tuihana, or Tuihana Hami	,, 13.						
		Pahiroa	,,						
5/8/24	••	Mere te Awarangi or Tiho	,, 13в.						
5/8/24		"	Whataroa 2 and 3.						
5/8/24	••	,,	Mangapoike 2A 1.						
5/8/24		Wiremu Ngapuki or te	Whataroa 2 and 3.						
		Awarangi							
		F. D. THOMSON,							
		1. D. 1110moon,							

Clerk of the Executive Council.

Exempting certain Native Land from Rates.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1931.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS under the provisions of section one hundred W HEREAS under the provisions of section one hundred and four of the Rating Act, 1925, and as therein mentioned, the Governor-General may from time to time, for the reasons therein specified, exempt any Native land liable to rates from all or any part of such rates: And whereas it is desirable that such power should be exercised in respect of the land mentioned in the Schedule herets.

hereto:

Now, therefore, in pursuance of the said Act and of every other power thereunto him enabling, 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, doth hereby exempt the Native land named in the Schedule hereto from all rates made or levied by any local authority under the provisions of the Rating Act, 1925.

SCHEDULE.

THE following lands situated in the County of Opotiki :----

Block.	Area.					
Diock.				Α.	R. P	•
Maungaroa No. 3A N	o.3	••		417	0 ()
Matengareka No. 3B		••		4,861	2 12	2
Pohueroro No. 1		••	••	2,290	0 ()
" No. 2	••	••	••	3,481	0 ()
" No. 3	••		••	1,950	0 ()
" No. 4		••		1,875	0 ()
" No. 6в	••		••	1,485	0 ()
Part of Mangaroa	Blook	aantaining	1 700	0.0000 0	maad	~

Part of Mangaroa Block, containing 4,782 acres 2 roods 16 perches, being the whole of that block excepting a portion of 2,000 acres at the western end held under lease.

The Whangaparaoa No. 3B Block, excluding Lot 4 on deposited plan 10600, comprising 2,450 acres, the balance being estimated to be 9,012 acres.

F. D. THOMSON,

Clerk of the Executive Council.

Education Act, 1914: Amended Regulations.

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 2nd day of March, 1931.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred on him by the Education Act, 1914, and the amendments of L by the Education Act, 1914, and the amendments of that Act, and of all other powers enabling him in that behalf, 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, doth hereby amend, in the manner set forth in the Schedule hereto, the regulations at present in force relating to free places in secondary schools, &c., and with the like advice and consent dath available that this Order schell arms into function doth prescribe that this Order shall come into force on the date of publication thereof in the New Zealand Gazette.

SCHEDULE.

THE regulations relating to free places in secondary schools, district high schools, technical high schools, and technical schools and classes, made by Order in Council, dated 19th December, 1922, and subsequently amended by several Orders in Council, are hereby further amended by inserting in clause 5A (1) after the word "qualification" the following words: "or who is a Maori attending the Rotorua High School" words : School."

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

Recreation Reserve in Marlborough Land District brought under Part II of the Public Reserves, Pomains, and National Parks Act, 1928.

> BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1931.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by the thirty-fourth section of the Division by the thirty-fourth section of the Public Reserves, Domains, and National Parks Act, 1928, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Marlborough Land District, described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter form part of the Omaka Domain, and be managed, administered, and dealt with as a public domain by the Omaka Domain Board.

SCHEDULE.

ALL that area in the Marlborough Land District, containing by admeasurement 13 acres 0 roods 6 perches, more or less, being part Section 51, Omaka District, and being all the land comprised in certificate of title, Vol. 18, folio 164, Blenheim Registry.

(L. and S. 1/520.)

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

MAR. 12.]