Notifying the proposed Exchange of Crown Land in the Auckland Declaring a certain Area to be a Sanctuary under the Animals Protection and Game Act, 1921–22, Southland Acclimatization

## BLEDISLOE, Governor-General,

WHEREAS by section one hundred and sixty of the Land Act, 1924, it is enacted that it shall be lawful for the Governor-General, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the Land Act, 1924, in exchange for the fee-simple of any other land, and on any such exchange to pay or receive any sum by way of equality of exchange :

And whereas, in the opinion of the Governor-General, it is expedient to exchange the Crown land described in the First Schedule hereto for the land described in the Second Schedule hereto, and the owner of the land described in the Second Schedule has agreed to such exchange :

Schedule has agreed to such exchange : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the aforesaid powers and authorities, doth hereby declare it is his intention to grant in fee-simple the area of Crown land described in the First Schedule hereto in exchange for the fee-simple of the land described in the Second Schedule.

# FIRST SCHEDULE.

DESCRIPTION OF CROWN LAND AUTHORIZED TO BE EXCHANGED. ALL that area in the Auckland Land District containing by ALL that area in the Auckland Land District containing by admeasurement 11 acres 0 roods 12 perches, more or less, being Section 6, Block XVI, Waihou Survey District, bounded towards the north-east by Moanakapiti-Huhuraumati D No. 3A Block, 1500 links; towards the south-east by Lot I on plan 24278, deposited in the office of the District Land Registrar at Auckland, and being portion Moanakapiti-Huhuraumati C No. 4c Block, 865-9 links; towards the south-west by Section 7, Block XVI, Waihou Survey District, 1380 links; and towards the north-west by a river-bank south-west by Section 4, Block AV1, Walhou Survey District, 1380 links; and towards the north-west by a river-bank reserve along the right bank of the Waihou River: be all the aforesaid linkages more or less. As the same is more particularly delineated on the plan marked L. and S. 26/13192, deposited under No. 2624, in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland plan S.O. 27006.)

### SECOND SCHEDULE.

## DESCRIPTION OF LAND TO BE OBTAINED BY EXCHANGE.

ALL that area in the Auckland Land District containing by All that area in one housing band broker content of the sadmeasurement 7 acres 0 rooks 37.8 perches, more or less, being Lot 2 on plan No. 24278, deposited in the office of the District Land Registrar at Auckland, being portion of Moanakapiti-Huhuraumati C No. 4c Block, situate in Block XVI, Waihou Survey District, bounded towards the north-east by Lot I on plan No. 24278 aforesaid, 1084.8 links; towards Lot 1 on plan No. 24278 aforesaid, 1084-8 links; towards the south-east by a public road, 451-7 links; towards the south by Moanakapiti-Huhuraumati C No. 2A Block, 10425 links; and towards the north-west by Section 7, Block XVI, Waihou Survey District, 1057-2 links: be all the aforesaid linkages more or less. As the same is more particularly delineated on the plan marked L. and S. 26/13192, deposited under No. 2624, in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged yellow. (Auckland plan D.P. 24278.)

As witness the hand of His Excellency the Governor-General, this 30th day of March, 1933.

E. A. RANSOM, Minister of Lands. (L. and S. 26/13192.)

Revoking Warrants notifying Lands in North Auckland Land District for disposal under Section 20 of the Land Laws Amendment Act, 1912.

## BLEDISLOE, Governor-General.

BLEDISLOE, Governor-General. IN pursuance and exercise of the powers conferred upon me by section three of the Land Act, 1924, and of every other power enabling me in that behalf, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby revoke the Warrants dated the seventeenth day of April and the twenty-fourth day of April, one thousand nine hundred and twenty-three, respectively, and published in *Gazette* Nos. 37 and 40 of the twenty-sixth day of April and the third day of May, one thousand nine hundred and twenty-three, respectively, notifying Sections 7 and 8, Block VII, Rangaunu Survey District, North Auckland Land District, as set apart for disposal under section twenty of the Land Laws Amendment Act, 1912.

As witness the hand of His Excellency the Governor-General, this 30th day of March, 1933.

E. A. RANSOM, Minister of Lands. (L. and S. 9/1231.)

District.

# BLEDISLOE, Governor-General.

IN pursuance of the powers conferred upon me by section six of the Animals Protection and Game Act, 1921-22 (here-inafter referred to as "the said Act"), I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby notify and declare the area described in the Schedule hereto to be a sanctuary for the purposes of the said Act.

#### SCHEDULE.

PORTION OF MCCALLUM'S CREEK AND AREA SURROUNDING SAME.

THE Creek known as McCallum's Creek, and an area of ten chains on either side of it where it flows through Sections 16, 17, 18, 26, 27, 28, 29, 30, and 31, Block IX, Oteramika Hundred, being the properties of Messrs. L. A. Neiderer and George Stewart.

As witness the hand of His Excellency the Governor-General, this 30th day of March, 1933.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1933/37/13.)

Clyde Domain.-Available for Mining at a Depth below Fifty Feet from Surface.

## BLEDISLOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred upon me by section twenty-eight of the Mining Act, 1926, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby declare that, from and after the date of the publication hereof in the *Gazette*, the Clyde Domain described in the Schedule hereto shall be available for mining at a depth below fifty feet from the surface.

## SCHEDULE.

ALL that area of land known as Clyde Domain, in the Otago Land District, containing by admeasurement 203 acres and 19-5 perches, more or less, and comprising all the land described in the Orders in Council, published at page 3587 of the *Gazette* of the 20th November, 1930, and at page 70 of the *Gazette* of the 15th January, 1931, respectively.

s witness the hand of His Excellency the Governor-General, this 1st day of April, 1933.

CHAS. E. MACMILLAN, Minister of Mines. (Mines N. 6/4/18.)

Notice setting apart certain occupied Crown Land as a Reserve for an Addition to a Site for a Public School.

## BLEDISLOE, Governor-General.

WHEREAS it is provided by section twenty-nine, sub-section one, of the Mining Act, 1926 (hereinafter called "the said Act"), that any Crown lands now or hereafter lawfully held or occupied under the Mining Act, 1926, or any former Mining Act, by any person may, with the consent in writing of such person, be set apart as a reserve for any

public use or purpose : And whereas it is provided in section twenty-nine, sub-section two, of the said Act that such reservation may, in accordance with the tenor of the consent, be of the whole of the land or of the surface, and any specified depth from the surface

And whereas the Blackwater Mines, Limited, a registered company having its registered office in New Zealand, and carrying on mining operations at Waiuta, in the County of Inangahua, as registered holder and occupier of the special quartz claim No. G. 57 under license No. 2728, issued at Reefton, has, pursuant to the provisions of section twenty-nine of the said Act, consented under deed of consent, dated the twentieth day of January, one thousand nine hundred and thirty-three, and registered in the Warden's Office at Reefton, as required by section twenty-nine, subsection three, of the said Act, on the twenty-fifth day of January, one thousand satu Act, on the twenty-lift day of January, one thousand nine hundred and thirty-three, as No. 7481, to the reservation and setting apart as a reserve for an addition to a site for a public school of the surface of all that piece of land (to be known as "the school-teacher's residence") described in the Schedule hereto, and situate within the boundaries of the