3. Special meetings may be convened by the Chairman, provided that two days' notice of such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.

5. All questions shall be determined by the majority of

votes of the members of the Board present at the meeting.
6. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be chairman for such

7. If by resignation, death, incapacity, or otherwise, the seat of any member shall be or become vacant, or if any member absents himself, without reasonable cause, from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member

shall have power to appoint any other person to be a member of the Board in his stead.

8. The Board shall prepare and submit at an annual meeting to be held in the month of April in each year a report of the proceedings of the Board for the previous year ending on the thirty-first day of March, together with a statement of the receipts and expenditure of the Board for such year. A copy of every such report and statement, certified by the Chairman to be correct, shall be sent to the Minister in Charge of Scenery Preservation as soon as possible after each annual of Scenery Preservation as soon as possible after each annual

9. The Board shall control the said reserve in accordance with the provisions of the said Act and of the regulations

SCHEDULE.

MANGAEHUEHU SCENIC RESERVE.-WELLINGTON LAND DISTRICT.

Section 33, Block V, Karioi Survey District: Area, 197 acres, more or less.

s witness the hand of His Excellency the Governor-General, this $11 {
m th} \ {
m day}$ of October, 1933.

E. A. RANSOM

Minister in Charge of Scenery Preservation.

(L. and S. 4/351.)

Cancelling the Reservation over Education Endowments in the North Auckland Land District, and reserving Crown Land in lieu thereof.

BLEDISLOE, Governor-General.

WHEREAS by section one hundred and sixty-three of the Land Act. 1924. it is enacted that the Governor-General may, by Warrant under his hand, whenever he deems it expedient in the public interest so to do, cancel the reservation over any education reserve or endowment vested in the Crown, or over any part thereof, and to reserve in lieu thereof either an area of equal value of national-endowment land over which the reservation has likewise been cancelled pursuant to that section or an area of equal value of ordinary Crown land:

And whereas the Governor-General deems it expedient in the public interest to cancel the reservation over the primary and secondary education reserves described in the First

Schedule hereto, and to reserve in lieu thereof the areas of Crown land of equal value described in the Second and Third Schedules hereto:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and sixty-three of the Land do hereby cancel the reservation over the primary and secondary education reserves described in the First Schedule hereto, and do hereby reserve in lieu thereof the Crown land of equal value described in the Second and Third Schedules

FIRST SCHEDULE.

DESCRIPTION OF EDUCATION RESERVES OVER WHICH RESER-VATION CANCELLED.

ALL that area in the North Auckland Land District, conration by admeasurement 78 acres 1 rood 28-6 perches, more or less, being Allotments 225, 226, 234, 235, part 12, and Part E 13, Kawakawa Parish, set apart as endowment for primary education by Gazettes, 1918, page 2306, 1931, page 1344, and 1878, page 1773, and Allotments 227, 228, and Part W 13, Kawakawa Parish, set apart as endowment for secondary education by Gazettes, 1918, page 2306, and for secondary education by Gazettes, 1918, page 2306, and 1878, page 1779, situate in Block XVI, Kawakawa Survey District, and being the whole of the land comprised in District, and being the whole of the land comprised in certificate of title registered in the office of the District Land Registrar at Auckland, under Vol. 626, folio 110. As the same is more particularly delineated on the plan marked L. and S. 20/568, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plans S.O. 18459, 26105, and 26761.)

SECOND SCHEDULE.

DESCRIPTION OF CROWN LAND RESERVED AS PRIMARY-EDUCATION ENDOWMENT IN LIEU THEREOF

ALL that area in the North Auckland Land District, con-ALL that area in the North Auckland Land District, containing by admeasurement 28 acres 2 roods 8 perches, more or less, being Sections 52 and 54, Block XVI, Kawakawa Survey District. As the same is more particularly delineated on the plan marked L. and S. 20/568c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan S.O. 16252.)

THIRD SCHEDULE.

DESCRIPTION OF CROWN LAND RESERVED AS SECONDARY-EDUCATION ENDOWMENT IN LIEU THEREOF.

ALL that area in the North Auckland Land District, containing by admeasurement 14 acres 2 roods 21 perches, more or less, being Section 53, Block XVI, Kawakawa Survey District. As the same is more particularly delineated on the plan marked L. and S. 20/568B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan S.O. 16252.)

As witness the hand of His Excellency the Governor-General, this 11th day of October, 1933.

E. A. RANSOM, Minister of Lands.

(L. and S. 20/568.)

Lands permanently reserved.

BLEDISLOE, Governor-General.

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor-General may from time to time set apart temporarily as reserves, 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:

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month but not later than six months after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of

after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas by the seventy-first section of the Land for Settlements Act, 1925, it is further provided that the Governor-General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants, the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the Gazettes specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule. of the said Schedule: