### SCHEDULE.

#### NORTH AUCKLAND LAND DISTRICT.

All that area containing by admeasurement 405 acres, more ALL that area containing by admeasurement 405 acres, more or less, bounded towards the north generally by part Section 18, Block XVI, Tutamoe Survey District; towards the east generally by other part Kairara Kauri-gum Reserve (portion now being referred to as part Section 25 and Section 26, Block XVI, Tutamoe Survey District); towards the southeast by Section 6, Block XVI aforesaid; and towards the west generally by Section 14, Block XV, and part Section 18, Block XVI, Tutamoe Survey District.

Also all that area containing by admeasurement 21 acres

Block XVI, Tutamoe Survey District.

Also all that area containing by admeasurement 21 acres 0 roods 21 perches, more or less, bounded towards the northeast generally by Section 2, Block XVI, Tutamoe Survey District; towards the south-west by Section 5, Block XVI aforesaid; and towards the west generally by a public road. As the same are more particularly delineated on the plans marked L. and S. 6/4/58 and 6/4/58A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan S.O. 26609.)

C. A. JEFFERY, Clerk of the Executive Council.

1. and S. 6/4/58.)

Amending Warrants temporarily and permanently reserving certain Lands for various Purposes.

### GALWAY, Governor-General.

HEREAS by section five of the Land Act, 1924, it is

W HEREAS by section five of the Land Act, 1924, it is therein provided that every Proclamation, Order in Council, or other instrument (whether made under or by virtue of that Act or of any former Land Act), and all regulations, by-laws, conditions, or rules made by the Governor-General, the Minister, or any Land Board, may in like manner be altered, amended, or revoked from time to time: And whereas an error was made in the description of certain land in the North Auckland Land District in the Warrants of the third day of October and the sixteenth day of December, one thousand nine hundred and twenty-five, and published in the New Zealand Gazette of the eighth day of October and the twenty-third day of December, one thousand nine hundred and twenty-five, respectively, reserving the land as a and the wenty-find day of December, one thousand limite hundred and twenty-five, respectively, reserving the land as a site for a public school, the same having been described as Allotment 121, Waipipi Parish, instead of as Allotment 121 of Suburban Section 5, Waipipi Parish, and it is expedient to amend the said Warrants in so far as they relate to the

to amend the said Warrants in so far as they relate to the said allotment:

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in me by the said section five of the Land Act, 1924, do hereby amend the said Warrants as follows—namely, by omitting from the Schedules to the said Warrants the words "Waipipi Parish, Allotment 121," and substituting therefor the words "Waipipi Parish, Allotment 121 of Suburban Section 5."

As witness the hand of His Excellency the Governor-General, this 28th day of November, 1935.

E. A. RANSOM, Minister of Lands.

(L. and S. 6/6/439.)

Notifying the proposed Exchange of Crown Land in the North Auckland Land District for other Land.

### GALWAY, Governor-General.

W HEREAS 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

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

Schedule hereto, and the owner of the land described in the Second 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 LAND AUTHORIZED TO BE EXCHANGED. ALL that area in the North Auckland Land District, Otamatea County, containing by admeasurement 22.7 perches, more or less, being Allotment 203, Parish of Kaiwaka. As the same is more particularly delineated on the plan marked L. and S. 16/2165A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan No. 18229.)

# SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the North Auckland Land District, Otamatea County, containing by admeasurement 1 rood 4 perches, more or less, being portion of Allotment 149A, Parish of Kaiwaka: Bounded commencing at a point bearing 35° 38′, distant 414·1 links from peg XXXIX on plan numbered 18829; towards the north-west generally by a public road bearing 35° 38′, distant 157·1 links, bearing 54° 44′, distant 333·3 links; and towards the south-east generally by another part of the said Allotment 149A, bearing 204° 43′, distant 115·9 links, bearing 225° 38′, distant 224·1 links, bearing 249° 30′, distant 165·6 links, to the point of commencement.

Also all that area in the North Auckland Land District

Also all that area in the North Auckland Land District, Otamatea County, containing by admeasurement 1.7 perches, more or less, being portion of Allotment 149A, Parish of Kaiwaka: Bounded commencing at a point bearing 259° 49′, distant 631·1 links from peg XXXVI on plan numbered 18829; towards the south-east and south-west by another portion of the said Allotment 149A, bearing 259° 49′, distant 93·5 links, and bearing 286° 09′, distant 50·2 links; towards the north by a public road bearing 88° 56′, distant 140·1 links, to the point of commencement.

Be all the aforesaid measurements more or less; as the same are more particularly delineated on the plan marked L. and S. 16/2165B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged blue. (North Auckland plan 18829.)

As witness the hand of His Excellency the Governor-General, this 28th day of November, 1935.

E. A. RANSOM, Minister of Lands. (L. and S. 16/2165.)

Land permanently reserved in the Wellington Land District for Recreation Purposes.

## GALWAY, Governor-General.

WHEREAS by the three-hundred-and-fifty-ninth section When 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

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, effort the publication in the Gazette of protice of such temporarily.

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 such permanent reservation shall be published in the Gazette:

And whereas the land described in the Schedule hereto was by Warrant dated the sixth day of July, one thousand nine hundred and thirty-five, and published in the Gazette of the eleventh day of that month, temporarily reserved under the authority of the said Act for recreation purposes:

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby permanently reserve the land described in the Schedule hereto for recreation purposes for which the said land was so temporarily reserved as aforesaid. aforesaid.

### SCHEDULE.

### WELLINGTON LAND DISTRICT.

Wellington Land District.

All that area containing by admeasurement 29 acres 0 roods 27 perches, more or less, being part of Section 47, Harbour Registration District, situated in Block I, Pencarrow Survey District, and bounded as follows: Towards the northeast by Section 46 for a distance of 863 links; towards the east by other part of Section 47 for distances of 545.7 links and 1180.5 links; towards the south-east by other part of Section 47 for a distance of 2274.5 links; and towards the north-west by Sections 48 and 43 for distances of 1166.7 links and 1322.9 links respectively. As the same is more particularly delineated on the plan marked L. and S. 1/588, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 28th day of November, 1935.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/588.)