[As reported from the Lands Committee] House of Representatives, 5th October, 1949.

Hon. Mr. McCombs

EDUCATION LANDS

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No. 50-2

A BILL INTITULED

Title.

An Act to Consolidate and Amend Certain Enactments of the General Assembly Relating to Land Held for Educational Purposes.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority

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of the same, as follows:—

Short Title and commencement.

Interpretation. Cf. 1928, No. 33, s. 2 1948, Ño. 61,

See Reprint of Statutes, Vol. II, p. 1012

Ibid., p. 1101

1. This Act may be cited as the Education Lands Act, 1949, and shall come into force on the first day of January, nineteen hundred and fifty.

2. In this Act, unless the context otherwise requires.—

"Education Board" means an Education Board constituted under Part III of the Education Act, 1914:

"High school" has the same meaning as the term "secondary school" in the Education Act, 1914; and includes a technical school and a technical high school established under that Act, a combined school constituted under the 20 Education Amendment Act, 1924, the New Plymouth Combined School, the Napier Combined School, Wairarapa College, and the Nelson Combined School:

"High school reserve" means any land vested in 25 the governing body of a high school; but does not include a school site:

"Kindergarten" has the same meaning as in the Education Act, 1914:

"Minister" means the Minister of Education:

30 "Public school" means a school established or deemed to have been established under Part V of the Education Act, 1914, or which is subject to the control of an Education Board under section fifty-five of that Act; and includes a 35 district high school established under section eighty-eight of that Act, and an intermediate school within the meaning of section three of the Education Amendment Act, 1932-33:

1932-33, No. 49

"School" means any school established or deemed to have been established under the Education Act, 1914; and includes any school named in the Ninth Schedule to that Act, a kindergarten, the New Plymouth Combined School, the Napier Combined School, Wairarapa College, and the Nelson Combined School:

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"Site", "school site", or "site for a school" means the land used as a site for a school and its grounds and playing areas; and includes any land used for a teacher's or staff residence or for a hostel for pupils, land for outdoor classes, instruction, practical teaching, or experimentation, and land used for any purpose ancillary to any of those purposes:

"Trustees" in relation to any high school means the governing body of that school.

PART I

SCHOOL SITES

3. The Trustees of any high school and, with the con- Setting apart 20 sent of the Minister, every Education Board may from of school sites by high school time to time, by resolution gazetted, set apart as a site trustees and for a public school any part of the high school reserves Education Boards. or land vested in the Trustees or in the Education 25 Board, as the case may be.

No. 33, s. 4

4. (1) All land reserved or set apart under or by Public-school virtue of this or any other Act as a site for a public sites to vest in Education school shall from the time of the reservation or setting Boards. apart thereof vest, without grant, conveyance, or Cf. ibid., s. 5 30 transfer in the Education Board of the education district in which the land is situate.

(2) The District Land Registrar, on registration of any resolution by the Trustees of a high school under the last preceding section, shall make all necessary 35 endorsements on the certificate of title in respect of the land thereby set apart, or, if no such certificate has been issued, shall, on the completion of such surveys (if any) as may be necessary, issue a certificate of title in the name of the Education Board in which the school site 40 is vested.

School sites may be sold or exchanged. Cf. 1928, No. 33, s. 6 1948, No. 61, s. 3 5. (1) The Education Board, the Trustees of a high school, or other body of persons in which or in whom any school site is vested may, with the consent of the Minister, sell or exchange that site. Every such sale shall be made by public auction, public tender, or public application and ballot at a price fixed by a special Government valuation of the land.

(2) The Education Board or the Trustees of a high school in which or in whom any school site is vested may, with the consent of the Minister, sell any building 10 on that site which requires to be replaced. Every such sale shall be made by public auction or public tender.

(3) Unless the Minister in any case otherwise directs, public notice of every sale or ballot under either of the *last two preceding* subsections shall be 15 given at least two months before the date of the intended sale or ballot in a newspaper circulating in the land district in which the school site is situated.

(4) In the case of a sale of any school site or of any building on a school site the money received shall, 2 as soon as conveniently may be, be paid into the Public Account.

(5) Notwithstanding anything contained in subsection one of this section or in any other Act or in any rule of law, it shall be lawful and be deemed always to 25 have been lawful for an Education Board, the Trustees of a high school, or any other body of persons, by private treaty or otherwise, to transfer to His Majesty the King, with or without consideration or for an inadequate consideration, any land held by that Board, those Trustees, or that other body in trust as a site for a school or for any other educational purpose, freed and discharged from all trusts and reservations affecting the same.

(6) Notwithstanding anything contained in any other Act, the Governor-General may from time to 35 time, by Proclamation, declare that any school site or part of a school site which in the opinion of the Governor-General is no longer required as a site for a school shall be vested in His Majesty; and thereupon the school site, or part thereof, as the case may be, shall vest in His 40

Majesty freed and discharged from every educational trust affecting the same, but subject to all leases, encumbrances, liens, or easements affecting the same at the date of the Proclamation.

- (7) Any land transferred to or vested in His Majesty under subsection five or subsection six of this section shall thereupon be deemed to be Crown land subject to the Land Act. 1948.
- 6. (1) With the previous consent of the Minister, Leasing of 10 the Trustees of a high school or an Education Board in certain school whom or in which is vested any school site which is not other lands. for the time being required for that purpose may let the Cf. 1928, same or any part thereof.

(2) Every Education Board may let any land (not 15 being a school site) vested in it at such rent and on such terms and conditions as it thinks fit, subject to the trusts and conditions contained in any instrument by which the

land has been so vested.

(3) Every such letting for a term exceeding three 20 years shall, unless granted to an employee of the Trustees or of the Board, as the case may be, be by public auction, public tender, or public application and ballot at a fixed rental, of which at least one month's public notice shall be given.

(4) The term of any lease under this section shall not exceed ten years, and no such lease shall confer any right

of extension or renewal.

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(5) All moneys received by way of rent under any such lease of a school site by the Trustees of a high 30 school or by an Education Board shall, as soon as conveniently may be, be paid into the Public Account.

PART II

HIGH SCHOOL RESERVES

Administration of High School Reserves

7. (1) Subject to the terms of any trust affecting Leasing-powers 35 those reserves, the Trustees of any high school may of Trustees. grant leases under this section of any high school No. 33, 8, 11 reserves vested in them.

1948, No. 64 No. 33, s. 38 See Reprint of Statutes, Vol. IV, p. 1031 (2) All such leases shall be subject to the provisions of the Public Bodies' Leases Act, 1908, and the Trustees of every high school are hereby declared to be a leasing authority within the meaning of that Act.

(3) Notwithstanding the provisions of section three of the Public Bodies' Leases Act, 1908, the powers of leasing hereby conferred on the Trustees of high schools may be validly exercised, notwithstanding any restriction or limitation of leasing-powers imposed by any Act in force at the commencement of this Act.

(4) All rents derived from any such lease shall from time to time be paid into the proper fund and be appropriated thereout for the purposes to which the annual income of the Trustees is for the time being properly

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applicable.

(5) On the expiry of any lease of a high school reserve granted by the Trustees and existing on the twenty-eighth day October, nineteen hundred and eleven (being the date of the commencement of the Education Reserves Amendment Act, 1911), the Trustees may grant 20 the former lessee a new lease of the same land, or of any part thereof, under the provisions of the Public Bodies' Leases Act, 1908, for a period not exceeding twenty-one years, with perpetual right of renewal for periods not exceeding twenty-one years, at a rent for the first term 25 of the lease to be fixed by valuation or arbitration in such manner as the Trustees determine.

(6) Leases already made before that date may be surrendered with a view to new leases being granted under this section to the former lessees, and preliminary 30 contracts (not inconsistent with the provisions of this section) may be made for effecting any such surrender

and new lease.

8. Subject to the terms of any trust affecting those reserves, the Trustees may out of the rents and profits of 35 any high school reserves vested in them pay the whole or any part of the cost of surveying, constructing, or improving any road, street, bridge, ferry, or ford necessary in the opinion of the Trustees to the leasing or subdivision of any high school reserve vested in them; 40 and the Trustees are hereby empowered to pay or con-

tract to pay that cost in any manner that they think fit.

1911, No. 18

Roading, &c., of high school reserves. *Cf.* 1928, No. 33, s. 15

9. (1) Subject to the terms of any trust affecting Trustees may those reserves, the Trustees of any high school may sell, sell or exchange high school either together or in parcels, all or any part of the high reserves. school reserves vested in them, or may exchange those Cf. 1928, reserves or any part thereof under section fourteen of No. 33, s. 17

this A at this Act.

(2) Notwithstanding anything contained in this Act or in any other Act or in any rule of law, it shall be lawful and be deemed always to have been lawful for the 10 Trustees, by private treaty or otherwise, to transfer to His Majesty the King, with or without consideration or for an inadequate consideration, any high school reserve held by them freed and discharged from all trusts and reservations affecting the same. Any land 15 transferred to His Majesty under this subsection shall thereupon be deemed to be Crown land subject to the Land Act, 1948.

10. Except in the case of a sale to His Majesty the High school King under subsection two of the last preceding section, reserves to 20 every sale of a high school reserve shall be made by auction, tender, public auction, public tender, or public application and or application and ballot. ballot at a price fixed by a special Government valuation cf. 1928, of the land, and at least two months' notice of the No. 33, s. 10 intended sale or ballot shall be publicly notified by 1948, No. 61, 25 advertisement in one or more newspapers circulating in ^{s. 5} the land district, and also in the capital town of the

11. (1) All moneys arising from any such sale shall, Application of after payment of the costs and expenses payable by the proceeds of sale.

provincial district, wherein the reserves are situated.

30 Trustees in connection with the sale, be—

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(a) Expended in the purchase of other land held in No. 33, s. 18 fee-simple in New Zealand, to be held as high 1948, No. 61, school reserves for the same purposes as those on which the land sold was held; or

(b) Invested on first mortgage of land held in feesimple in New Zealand, or in New Zealand Government securities or in the bonds. debentures, or other securities of any municipal corporation established in New Zealand, with power to the Trustees from time to time to vary any such investment.

1948, No. 64

Cf. 1928,

(2) Where any such moneys have been invested on mortgage as aforesaid, and the land mortgaged becomes vested in the Trustees under any power of sale expressed or implied in the mortgage, the Trustees shall hold the land so becoming vested in them upon the same trusts and subject to the same powers and conditions as those on which they held the land from the sale of which the moneys were derived.

Power of Trustees to borrow money. Cf. 1928, No. 33, s. 20 12. (1) The Trustees of any high school may from time to time, with the approval of the Minister, berrow 10 money on the security of the rents and profits of the high school reserves vested in them or any part thereof.

See Reprint of Statutes, Vol. V, p. 415 (2) The power to borrow money conferred on the Trustees of any high school by this section shall be read subject to the provisions of the Local Government Loans 15 Board Act, 1926, and the Trustees shall be deemed to be a local authority for the purposes of that Act.

Vesting of Certain High School Reserves and Endowments in the Crown

Certain high school reserves and endowments to vest in the Crown. 13. (1) Notwithstanding anything contained in any 20 other Act or in any deed or other instrument, the several parcels of land specified in the *First* Schedule to this Act shall as from the commencement of this Act be deemed to have ceased to be high school reserves, and shall vest in His Majesty the King as Crown land subject to the 25 Land Act, 1948, freed and discharged from all trusts and reservations affecting the same, but subject to all leases, encumbrances, liens, or easements to which they are subject at the commencement of this Act.

1948, No. 64

(2) The provisions of every other enactment in force 30 at the commencement of this Act conferring on the Trustees of any high school any powers with respect to any land, or providing for the payment to high school Trustees of the income of or proceeds of the sale of any land, shall, as from the commencement of this Act, cease 35 to apply with respect to any land specified in the First Schedule to this Act.

(3) All moneys and investments of moneys derived from endowments and vested in any high school Trustees at the commencement of this Act shall be 40

deemed to be vested in His Majesty the King, freed from all trusts and reservations affecting the same. The Trustees shall do all such things as are necessary or as the Minister of Finance may direct to be done for 5 the purpose of securing that all moneys to which this subsection relates shall be paid into the Public Account, and that all investments to which this subsection relates shall be transferred into the name of His Majesty.

(4) For the purposes of the last preceding subsection,

10 the term "endowment" means-

(a) Any land granted by or on behalf of His Majesty and vested in the Trustees of a high school as

a high school reserve:

- (b) Any land acquired by the Trustees as a high school reserve from grants from the public revenue or from the proceeds of the sale of any land granted to or acquired by them as aforesaid:
- (c) Any land acquired by the Trustees in exchange 20 for any other land granted to or acquired by them as aforesaid:
 - (d) Any land acquired by the Trustees from income derived from any land granted to or acquired by them as aforesaid.

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PART III

Miscellaneous Provisions

14. (1) In this section the term "Trustees" means Exchanges of all incorporated bodies in which is vested, or which have land held for the control of, any land set apart by way of endowment purposes. 30 for any University, University College, Agricultural cf. 1928, College, School of Agriculture, high school, or other No. 33, s. 37 school, or for the purposes of primary or secondary or university education; and in the case of land vested in the Crown means the Governor-General. 35

(2) The Governor-General may from time to time, in the name and on behalf of His Majesty, grant to any Trustees any Crown land or land vested in or acquired by the Crown in exchange for the whole or any portion

of any endowment or reserve or other land vested in the Trustees as such, and may give (out of moneys appropriated by Parliament for the purpose) or receive any

money by way of equality of exchange.

(3) Any Trustees, with the sanction of the Governor-General, may exchange any endowment or reserve or other land vested in them as such for any other land held in fee-simple in New Zealand; and may give (out of any money in their hands applicable for that purpose) or receive any money by way of equality of exchange.

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(4) The Governor-General and the Trustees may do or cause to be done all acts and things, and may make, sign, or execute all instruments necessary to carry out

any exchange under this section.

(5) No exchange under subsection two of this section 15 shall be made without the previous consent in writing of the Trustees.

(6) All land received in exchange by Trustees under this section shall be held by them for the objects and purposes and upon the trusts (if any) for and upon which 20 the land so given in exchange was held.

(7) All moneys received by the Trustees by way of equality of exchange for any school site or for any endowment or reserve so exchanged, after payment of the costs and expenses payable by the Trustees in connection with 25 the exchange shall, in the case of any school site so exchanged, be paid into the Public Account, and in any other case be-

(a) Expended in the purchase of other land held in fee-simple in New Zealand, to be held as an 30 endowment or reserve for the same purposes as those on which the land exchanged was held;

(b) Invested on first mortgage of land held in feesimple in New Zealand, or in New Zealand 35 Government securities or in the bonds, debentures, or other securities of any municipal corporation established in New Zealand, with power to the Trustees from time to time to vary any such investment. 40

(8) Where any such moneys have been invested on mortgage as aforesaid and the land mortgaged becomes vested in the Trustees under any power of sale expressed or implied in the mortgage, the Trustees shall hold the land so becoming vested in them upon the same trusts and subject to the same powers and conditions as those on which they held the land from the sale of which the moneys were derived.

15. (1) The Governor-General may, by Order in Vesting of 10 Council gazetted, declare that any land for the time being vested in His Majesty for an educational purpose shall be vested in any University, University College, Agricultural College, School of Agriculture, Education Board, educational high school Trustees, Kindergarten Association or trusts. 15 Union, or other incorporated body named in the Order, No. 61, s. 9 to be held upon trust for the same educational purpose as that for which the land was vested in His Majesty: and thereupon the land shall be deemed to have been transferred to the body concerned in trust for the

20 purpose specified in the Order. (2) The District Land Registrar, on registration of any Order in Council under the last preceding subsection, shall make all necessary endorsements on the certificate of title in respect of the land, or, if no such certificate has 25 been issued, shall on the completion of such surveys (if any) as may be necessary, issue a certificate of title in the name of the body concerned.

(3) The Minister may from time to time, by notice in the Gazette, grant permission on such terms and for 30 such period as he thinks fit to any Kindergarten Association or Union to use for the purposes of a kindergarten any land vested in His Majesty for the purposes of pre-primary education.

(4) The Minister may from time to time, by notice in 35 the Gazette, grant permission on such terms and for such period as he thinks fit to any University, University College, Agricultural College, School of Agriculture, Education Board, high school Trustees, or body of persons (whether incorporated or not) to use for educa-

40 tional purposes any land vested in His Majesty for educational purposes.

University, &c., for educational purposes, and

Act, 1948, freed and discharged from every educational

(5) The Governor-General may from time to time, by Order in Council gazetted, vary the trusts on which any land is for the time being held by His Majesty for educational purposes, and may in like manner declare any such land which is not required for the purposes for which it is held to be Crown land subject to the Land

1948, No. 64

Provisions of Land Act,

1948, as to

to leases of land

or vested in the Crown.

1948, No. 64

renewals and exchanges of

leases to apply

transferred to

trust affecting the same. (6) The District Land Registrar, on registration of

of title in respect of the land, or, in the case of an Order declaring any such land to be Crown land, shall, subject to the provisions of section seventeen of this Act, cancel any certificate of title in respect of the land. 16. (1) The provisions of subsections one and two of section one hundred and twenty-five and section one hundred and twenty-six of the Land Act, 1948, shall, as far as they are applicable and with the necessary modifications, apply to every lease of land transferred to or 20

under which the lessee has a perpetual right of renewal. (2) For the purposes of the last preceding subsection a lease granted in accordance with the provisions of 25 paragraph (f) or paragraph (g) of section five of the Public Bodies' Leases Act, 1908, shall be deemed to confer on the lessee a perpetual right of renewal.

vested in His Majesty under this Act which is current at

the date of transfer or vesting, as the case may be, and

See Reprint of Statutes, Vol. IV, p. 1032

Cancellation of certificate of title in respect of land transferred to or vested in the Crown.

17. (1) Every certificate of title in respect of any land transferred to or vested in His Majesty under any 30 of the provisions of this Act or declared to be Crown land under subsection five of section fifteen of this Act which is not subject to a registered lease current at the date of transfer or vesting or of the Order in Council or Proclamation, as the case may be, shall, without 35 further authority than this subsection, be cancelled by the District Land Registrar. Where any such land is subject to a registered lease current at the date of transfer or vesting or of the Order in Council or Proclamation, as the case may be, the District Land 40 Registrar shall, without further authority than this subsection, make all necessary endorsements on any

any Order in Council under the last preceding subsection 10 shall make all necessary endorsements on any certificate

certificate of title in respect of the land, and the certificate shall enure in the name of His Majesty until the expiration or sooner determination of the lease and shall then be cancelled by the District Land Registrar.

(2) No cancellation of a certificate of title under this section shall in any way affect the rights of any person entitled to any lease, encumbrance, lien, or easement in existence at the time of the cancellation over the land

comprised in the certificate of title.

10 18. Transfers of land to His Majesty the King under Commissioner any of the provisions of this Act shall be certified of Crown Lands may as correct for the purposes of the Land Transfer Act, certify 1915, by the Commissioner of Crown Lands for the land transfers to Crown. district in which the land is situated, and any such See Reprint 15 transfer so certified may be accepted for registration of Statutes, vol. VII, under that Act.

p. 1162

19. Nothing in this Act shall apply with respect to Act not to the reserve described in the Schedule to the New Zealand Taranaki University Amendment Act, 1914 (being land vested in 20 the Crown in trust as an endowment for providing Taranaki Scholarships under that Act).

Scholarship lands. See Reprint of Statutes.

New

19A. Nothing contained in this Act conferring any power of sale or leasing with respect to any land shall derogate from any of the provisions of the Servicemen's Settlement and Land Sales Act, 1943.

Act not to derogate from Servicemen's Settlement and Land Sales Act, 1943. 1943, No. 16

Vol. II, p. 1136

20. (1) The Education Reserves Act, 1928, and the Repeals. Education Reserves Amendment Act, 1948, are hereby repealed.

Ibid., Vol. IV, 1948, No 61

30 (2) All Proclamations, Orders in Council, Warrants, orders, resolutions, appointments, notices, reservations, and generally all acts of authority which originated under any of the said enactments or any enactment thereby repealed, and are subsisting or in force at the commence-35 ment of this Act, shall enure for the purposes of this Act as fully and effectually as if they had originated under the corresponding provisions of this Act, and accordingly shall, where necessary, be deemed to have so originated; but may be revoked or altered under the powers conferred 40 by this Act.

(3) All Trustees, schools, reserves, endowments, and lands who or which at the commencement of this Act are subject to any of the enactments hereby repealed shall be deemed to be similarly subject to this Act, and the provisions of this Act shall apply thereto accordingly.

(4) All matters and proceedings commenced under any of the said enactments and pending or in progress at the commencement of this Act may be continued,

completed, or enforced under this Act.

Consequential amendments.

21. The enactments specified in the Second Schedule 10 to this Act are hereby amended in the manner indicated in that Schedule.

SCHEDULES

Schedules.

FIRST SCHEDULE

HIGH SCHOOL RESERVES VESTED IN THE CROWN Section 13

Description.		Area.		Register Book, Volume, and Folio.	
Whangarei High S	erve				
Part of the Block situated in Block 16, Purua Survey			1		
District, and Block XIII, Whangarei Survey	A.	R.	Р.		
	3,582			312/285 (residue) (Auckland Registry)	
			•		
Auckland Grammar	Schools	R_{ℓ}	eserves		
Lot 3 on diagram 2, Deeds Registry Office Plan No.			1	(Auckland Registry	
City 11, Part Allotment 21 of Section 9, City of				in each case)	
Auckland	0	0	12.8	769/16	
Lot 1, D.P. 32750, Part Allotment 23A of Section	-	•		130, 10	
6, Suburbs of Auckland	0	1	36.3	859/25	
Lots 4 and 6 on diagram 2, Deeds Registry Office	·	-	00 0	300/20	
Plan No. City 11, Part Allotment 21 of Section 9,			i		
City of Auckland	0	۸	22.36	769/35	
Lots 18 to 27, 36, 37, and 38, D.P. 31615, Part	U	v	22 30	109/00	
Allotment 9 of Section 95, Suburbs of Auckland	1	3	9.4	848/203	
Part Allotment 21 of Section 9, City of Auckland	ì		34		
Lot 16, Deeds Plan S. 34, Part Allotment 234 of	1	2	94	769/56	
		Λ	14	E00 (0EE	
Section 6, Suburbs of Auckland	1	U	14	768/277	
Lot 17, Deeds Plan S. 34, Part Allotment 23A of		^	14	E40 (0E0	
Section 6, Suburbs of Auckland	1	U	14	768/278	
ot IA, Deeds Plan S. 34, Part Allotment 23A of	^	^			
Section 6, Suburbs of Auckland	0	2	9.7	768/279	
ot 14, Deeds Plan S. 34, Part Allotment 23A of			.		
Section 6, Suburbs of Auckland	1	0	0	768/280	
Lot 12, Deeds Plan S. 34, Part Allotment 23B of	_	_			
Section 6, Suburbs of Auckland	1	0	13.3	768/281	
Lot 15, Deeds Plan S. 34, Part Allotment 23A of					
Section 6, Suburbs of Auckland	1	0	0	768/282	
ot 10, Deeds Plan S. 34, Part Allotment 23B of					
Section 6, Suburbs of Auckland	1	0	13.3	768/283	
Lot 11, Deeds Plan S. 34, Part Allotment 23B of				•	
Section 6, Suburbs of Auckland	1	0	13.3	768/284	
ot 18, Deeds Plan S. 34, Part Allotment 23A of				•	
Section 6, Suburbs of Auckland	1	0	5	768/285	
ots 11 to 17, D.P. 27319, portion Allotments 20, 20A,			-	/	
and 25 of Section 9 and portion Allotment 1 of Sec-			i		
tion 10, City of Auckland	2	2	34.6	816/256	
ots 19 to 23, D.P. 27319, portion Allotment 1 of Sec-		_		010/ =00	
tion 10 and portion Allotment 20 of Section 9,					
City of Auckland	0	2	30.2	767/169	
ots 1 to 10, D.P. 27319, portion Allotments 20, 20A,	v	~	-	101/100	
and 25, Section 9, and portion Allotment 1, Section					
10, City of Auekland	1	9	28.2	891 /140	
	1	4	20.7	831/149	
ots I to 17, D.P. 30373 (Town of Tamaki Extension					
No. 74), and part Lots 1 and 2, D.P. 24388, Part	195	0	10.0	708 (004	
Allotment 59, Parish of Pakuranga	135	2	19.3	786/204	
ots 3 to 16, D.P. 27595 (Town of Tamaki Extension	^	~		B4040= 4 13 1	
No. 59), portion Allotment 59, Parish of Pakuranga	2	3	8	746/25 (residue)	
ot 18, D.P. 27319, Part Allotment 1 of Section 10,					
City of Auckland	0		$20 \cdot 2 \mid 19 \cdot 5 \mid$	763/64 756/90 (residue)	
Part Allotment 2 of Section 15, Suburbs of Auckland	0				

FIRST SCHEDULE—continued High School Reserves Vested in the Crown—continued

Description.	Area.		Register Book, Volume, and Folio.					
Auckland Grammar Schools Reserves—continued								
	1	- 1	(Auckland Registry					
Lots 1 to 3, D.P. 28796, Part Allotments 18 and 19		P.	in each case)					
of Section 4, Suburbs of Auckland	2 2 2 2	9 · 4	716/278 (residue)					
Lots 1 and 2, Deeds Plan No. City 11, Part Allotment								
21 of Section 9, Town of Auckland	0 0 3		753/220					
Part Allotment 14 of Section 22, Town of Auckland	0 0 1		598/64					
Part Allotment 17 of Section 22, Town of Auckland	0 0 1	1 · 2	598/67					
Part Allotment 16 of Section 22, Town of Auckland	0 0 1	1.2	598/65					
Part Allotment 17 of Section 22, Town of Auckland	0 0 1		598/66					
Part Allotment 14 of Section 22, Town of Auckland	0 0 1	1 · 4	599/1					
Part Allotment 18 of Section 22, Town of Auckland	0 0 1	1 · 4	598/297					
Part Allotment 16 of Section 22, Town of Auckland	0 0 1	1 · 4	598/294					
Part Allotment 18 of Section 22, Town of Auckland	0 0 25	2.8	598/298					
Part Allotment 15 of Section 22, Town of Auckland	0 0 1	I · 4	598/300					
Part Allotment 15 of Section 22, Town of Auckland	0 0 1	1 · 4	598/295					
Part Allotment 16 of Section 22, Town of Auckland	0 0 1	1 · 4	598/293					
Part Allotment 14 of Section 22, Town of Auckland	0 0 1	1	598/299					
Part Allotment 17 of Section 22, Town of Auckland	0 0 1	1.2	598/63					
Part Allotments 17 and 18 of Section 22, Town of		- 1	,					
Auckland	0 0 25	2 · 4	598/62					
Part Allotment 15 of Section 22, Town of Auckland	0 0 25	2 · 4	598/68					
Part Allotment 16 of Section 22, Town of Auckland	0 0 1	1.2	598/61					
Lots 28 to 35, D.P. 31615, Part Allotment 9 of			,					
Section 95, Suburbs of Auckland	1 2 38	3.8	856/281					
Part Allotment 17, East Tamaki Farms, Parish of			,					
Pakuranga	53 0 0	o	579/279					
Lot 8, Deeds Plan T. 5, Part Allotment 20 of Section								
2, Parish of Takapuna	0 1 1	1.8	567/260					
Lots 15 and 16, Deeds Plan T. 5, Part Allotment 20		- "	-51/-51					
of Section 2, Parish of Takapuna	0 1 2	3 · 3	567/256					
Lot 9, Deeds Plan T. 5, Part Allotment 20 of Section		-	50.7255					
2, Parish of Takapuna	0 1 1	1.9	567/255					
Part Lots 1 and 2, Deeds Plan 811, Part Allotment 20			201,200					
of Section 2, Parish of Takapuna	0 0 14	4.2	567/250					
Lot 7, Deeds Plan T. 5, Part Allotment 20 of Section	0 0 1.	~ ~	001,200					
2, Parish of Takapuna	0 1 1	1.6	567/259					
Lot 6, Deeds Plan T. 5, Part Allotment 20 of Section		- "	001,200					
2, Parish of Takapuna	0 1 1	1.5	567/258					
Lot 10, Deeds Plan T. 5, Part Allotment 20 of Section		. 0	001/200					
2, Parish of Takapuna	0 1 12	2	567/249					
Part Allotment 20 of Section 2, Parish of Takapuna		9.7	567/247 (residue)					
Lot 12, Deeds Plan T. 5, Part Allotment 20 of Section	0 0 .	٠. ا	561/2-El (tesiade)					
2, Parish of Takapuna	0 0 24	1.8	567/254					
Lot 6, Deeds Plan 811, Part Allotment 20 of Section	0 0 2	• 0	001/20±					
2. Parish of Takapuna	0 0 24	4.1	567/253					
Part of Lots 3 and 4, Deeds Plan 811, Part Allotment	0 0 25		301/203					
	0 0 14	1.9	567/959					
20 of Section 2, Parish of Takapuna Lot 5, Deeds Plan 811, Part Allotment 20 of Section	0 0 1	1.2	567/252					
	0 0 24	4.1	567 /951					
2, Parish of Takapuna Lots 1 and 2, Deeds Plan T. 5, Part Allotment 20 of	0 0 25	*.1	567/251					
	0.1	0.0	E65 1040					
Section 2, Parish of Takapuna	0 1 8	3.8	567/248					
Lots 13 and 14, Deeds Plan T. 5, Part Allotment 20	0.1.	,	EAR INCE					
of Section 2, Parish of Takapuna	0 1 9	"	567/257					
Lots 1, 1A, 2, 3, 10, 11, 11A, 29, 30, and Part Lot 9A		1						
on Deeds Plan P. 45, and Lots 43, 44, 50, 56, and		- 1						
57 on Deeds Plan S. 20, Part Allotments 2c, 2D,	0 1 2		F#0 (00 4 17 1					
2E, and 2F of Section 10, Suburbs of Auckland	2 1 38	3·6	553/39 (residue)					

Description.	Area.	Register Book, Volume, and Folio.					
Auckland Grammar Schools Reserves—continued							
Lot 54, Deeds Plan S. 20, Part Allotment 2D of	A. R. P.	(Auckland Registry in each case)					
Section 10, Suburbs of Auckland Lot 51 on Deeds Plan S. 20, Part Allotments 2p and	0 0 28.6	553/40					
2E of Section 10, Suburbs of Auckland Lot 17, Deeds Plan P. 45, Part Allotments 2c and	0 0 35	553/41					
2D of Section 10, Suburbs of Auckland Lot 4, Deeds Plan P. 45, Part Allotment 2c of	0 0 37	553/42					
Section 10, Suburbs of Auckland Lot 16, Deeds Plan P. 45, Part Allotments 2c and 2D	0 1 12	553/43					
of Section 10, Suburbs of Auckland Lot 41 and Part Lot 39, Deeds Plan P. 45, Part	0 0 37 (Area not	553/44					
Allotment 2r of Section 10, Suburbs of Auckland Lot 39A and Part Lot 39, Deeds Plan P. 45, Part	ascertained)	553/45					
Allotment 2F of Section 10, Suburbs of Auckland Lot 41A, Deeds Plan P. 45, Part Allotment 2F of	0 0 18	553/46					
Section 10, Suburbs of Auckland	0 0 19.4	553/47					
Lot 38A, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 15.9	553/48					
Lot 38, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 15	553/49					
Lots 40 and 40A, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 29.3	553/50					
Lot 53, Deeds Plan S. 20, Part Allotment 2D of Section 10, Suburbs of Auckland	$0 - 0 - 32 \cdot 2$	553/51					
Lot 42, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 19.4	553/52					
Lot 42A, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 18.4	553/53					
Lot 40B, Deeds Plan P. 45, Part Allotment 2F of Section 10, Suburbs of Auckland	0 0 38.1	553/54					
Lot 55, Deeds Plan S. 20, Part Allotment 2D of Section 10, Suburbs of Auckland	0 0 24 · 6 ·	553/55					
Lots 22 and 23, Deeds Plan P. 45, Part Allotment 2E of Section 10, Suburbs of Auckland	0 1 1.8	553/56					
Part Lot 12A, Deeds Plan P. 45, Part Allotment 2D of Section 10, Suburbs of Auckland	0 0 14.9	553/57 (residue)					
Lot 45, Deeds Plan S. 20, Part Allotment 2F of Section 10, Suburbs of Auckland	0 1 0	553/58					
Lot 46, Deeds Plan S. 20, Part Allotment 2F of	0 0 39.5	553/59					
Section 10, Suburbs of Auckland Lots 15A and 18, Deeds Plan P. 45, Part Allotments							
2c, 2D, and 2E of Section 10, Suburbs of Auckland Lot 7, Deeds Plan S. 20, Part Allotment 2c of	0 1 38.3	553/60					
Section 10, Suburbs of Auckland Lot 5, Deeds Plan P. 45, Part Allotment 2c of	0 1 16.8	553/61					
Section 10, Suburbs of Auckland Lot 6, Deeds Plan P. 45, Part Allotment 2c of	0 1 12	553/62					
Section 10, Suburbs of Auckland Lots 23A, 24, 25, 26, 26A, 27, 27A, 28, 37, and 37A,	0 1 12	553/63					
Part Allotments 2E and 2F of Section 10, Suburbs of Auckland	1 1 5.8	553/64 (residue)					
Lot 9 and Part Lot 9a, Deeds Plan P. 45, Part Allotment 2c of Section 10, Suburbs of Auckland	0 0 25	553/65 (residue)					
Part Lot 11B, Deeds Plan P. 45, Part Allotment 2D of Section 10, Suburbs of Auckland	0 0 4.7	553/66 (residue)					

TIGH SCHOOL RESERVES VESTED	IN TE	1E	CRO	NN-continuea
Description.	A	rea.		Register Book, Volume, and Folio
Auckland Grammar School	Reserv	es-	-conti	nued
	i			(Auckland Registry
Lot 52, Deeds Plan S. 20, Part Allotment 2D of		P.	Р.	in each case)
Section 10, Suburbs of Auckland	0		$34 \cdot 2$	553/67
Lot 15 and Part Lots 13, and 14, Part Allotments	"		O	666/ 61
2D and 2E of Section 10, Suburbs of Auckland	0	2	8.1	553/68 (residue)
Part Lot 12, Part Allotment 2D of Section 10,		_	•	000/00 (1002000)
Suburbs of Auckland	0	0	15.2	553/69 (residue)
Lots 47, 48, and 49, Deeds Plan S. 20, Part Allotments				
2E and 2F of Section 10, Suburbs of Auckland	0	2	$34 \cdot 9$	553/70
Sections 3 and 4, Block XII, Maungaru Survey District	0	1	0.5	602/66
Lots 1 to 6, D.P. 31615, Part Allotments 8 and 9 of				·
Section 95, Suburbs of Auckland	0	3	$12 \cdot 8$	858/57
Section 1, Block XI, Section 1, Block XII, and				,
Section 1. Block XVI. Maungaru Survey District	4,715	2	9.88	45/305 (residue)
Part Allotment 14 of Section 22, Town of Auckland	0	0	11.4	598/296
Lot 5 on Diagram No. 2, Deeds Plan City 11, Part				
Allotment 21 of Section 9, City of Auckland	0	0	$17 \cdot 8$	769/57
Lots 4, 4A, and 13, and Part Lot 1, Deeds Plan S. 34,				
Part Allotments 23A and 23B of Section 6,	1			
Suburbs of Auckland	(Are	a ı	not	881/178
	ascer	rtai	ned)	(part)
Thames High So	hool Re	eser	ve	
•				909/239
Part Section 1, Block XII, Aroha Survey District	3,370	U	10	392/232
Gisborne High Sci	hool Res	seri	ies	
				(Gisborne Registry
	i			in each case)
Section 53, Patutahi Rural	44	1	0	46/171
Section 42, Block I, Turanganui Survey District	45		5	95/166
Section 44, Block I, Turanganui Survey District	38		34	95/167
Section 46, Block I, Turanganui Survey District	44	1		95/168
Section 158, Patutahi Suburban :	1	1	Ö	97/152
Part Sections 3 and 5, Patutahi Suburban	18	3		46/169
Lots 5 and 6, D.P. 1990, Lots 1, 2, and 2A, D.P. 2057,	10	.,	~	15/100
Lot 4A, and Part of Lots 3 and 4, D.P. 2058;				
Te Marunga Block	6,881	1	16	80/132
ots 1, 2, and 3, D.P. 2812, and Lots ' and 2, D.P.	' ' ' '			,
3583, Town Sections 159 and 160, Town of	İ			
Gisborne	0	1	$39 \cdot 99$	46/173
Numin Hial Sal	ala Da			•
Napier High Scho	ois res	erv	es	/II. and an Dom Dominston
				(Hawkes Bay Registry
DI TOLD LI THE LITE I TO THE	~		6	in each case)
Block 91, Patoka District, Hawkes Bay District	525	0	0	35/89
Block 92, Patoka District, Hawkes Bay District	100	0	0	35/65
Section 106, Block X, Patoka Survey District,	0.000	۵	0	47/149
Hawkes Bay District	2,982	2	0	45/143
Fown Section 75 Havelock, Havelock North Town		2	0	97 /01
District	0	2	U	35/81
R ral Section 16, Kereru Bush, D.P. 4106, Hawkes	00	a	99	95 (05
Bay District	28		22	35/85
Rural Section 29, Kereru Bush, Hawkes Bay District	18		0	35/88
Balance Rural Section 3, Woodville	30		22.4	35/87
Part Town Section 513, Town of Napier	0	1	0	35/84
Lot 4, Deeds Plan 31, Part Suburban Section 90.	0	9	27	2= /00
Town of Napier ,, ,,	ι υ	Z	41	35/86

FIRST SCHEDULE—continued

HIGH SCHOOL RESERVES VESTED	1			
Description.		Area	a	Register Book, Volume, and Folio.
New Plymouth High	School	l R	eserves	
Parts Sections 21, 22, 23, 24, and 63, Block III, Waimate Survey District, the said Parts Sections 21 and 23 being Part Lots 1 and 2, D.P. 2222	A		а. Р. 38·1	(Taranaki Registry in each case) 81/64 (part)
Section 5, Block III, and Sections 100 and 103 to 108, Block VII, Waitara Survey District, part of the said Section 5 being shown on D.P. 3500, and another part as Lot 1, D.P. 5480, Sections 104 and 107 being shown on D.P. 694, and a part of the said				
Section 107 being Lot 1, D.P. 1162 Part Sections 101 and 102, Block VII, Waitara Survey				81/65
District Sections 74, 99, 109, and 110, Block VII, Waitara	157		24	58/178
Survey District Sections 1, 2, and 3, Block XVI, Waitara Survey	308	2		81/66
District Section 7, Block VIII, Waitara Survey District	891 475	0		$161/114 \\ 157/219$
Wanganui Girls' C	ollege 1	Rese	erve s	
Parts Sections 5, 6, and 7, Block X, on the plan of the Mangawhero District	1,946	1	13	(Wellington Registry in each case) 23/228 (part)
Section 10, Block XIV, on the plan of the Mangawhero District	387	2	0	23/227
Wellington College and Girls	s' Hiah	Sc	hool Re	eserves
Lots 12 and 13 and Part Lot 16, D.P. 8673, and Lots			1	
1, 2, and 3, D.P. 11068, Part Section 272, Town of Wellington	0	3	13.32	340/54 (part)
Lots 17 to 21 and Part Lot 16, D.P. 8673, Part Section 271, Town of Wellington Lots 22 to 31, D.P. 8673, Part Section 279, Town of	0	3	9-79	340/53 (part)
Wellington	0	3	10.51	340/56
Wellington	0	3	9.16	340/52
Wellington	0	3	10.56	340/55
Carnavon	485	3	38	3/285
XIII to XXI and Part Lot XII, Deeds Plan 461 Rural Sections 99, 109, 110, 111, 113, 114, and 115,	4	0	29.45	464/104
Township of Fitzherbert, Part Block II, Arawaru Survey District Part Section 210, Rangitumau Block, Part Lot 3 and	852	3	17	461/98
Part Lot 2, D.P. 854, and Lot 1, Survey Office Plan 13957, Part Block XIII, Puketoi Survey District, and Block XVI, Mangaone Survey District Part Section 210, Rangitumau Block, Lots 4 and 5,	2,104	1	8	501/216
D.P. 820, and all land in D.P. 4218, Part Block XIII, Puketoi Survey District	665	2	o	501/217

Description.	Description. Area.			Register Book, Volume, and Folio.
Wellington College and Girls' Hig	h Schoo	l R	eserves-	—continued
Part Section 210, Rangitumau Block, Lots 6 and 10 and Parts Lots 7, 8, and 9, D.P. 1331, Block XIII,				(Wellington Registry in each case)
Puketoi Survey District, and Block I, Mangapakeha Survey District Part Section III, Sir George Grey's Reclamation (Town of Wellington), some of the boundaries	2,334	R. 0	P. 34·2	485/49
being more particularly shown on D.P.s 331 and 1528 and on Survey Office Plan No. 180/36 Part Lot 29, Plan of Subdivision of Reserve K on	0		23 · 14	,
D.P. 331	0		$25 \cdot 7$ $9 \cdot 48$	$\frac{49}{138}$ $\frac{43}{234}$
				(part)
Sections 81 and 82, Township of Palmerston North Sections 139 and 140, Township of Palmerston North	$\frac{1}{2}$	- 0 - 0		488/150 488/151
Section 4, Block I, Kaitieke Survey District	781	0		170/169
Sections 1 to 7, 8A, 9, 10, and 11, Block II, Mangaone				*
Survey District	963		20	243/237
Survey District	1,335	1	27	243/238
Mangaone Survey District	728	3	11	244/153
Block IV, Wangaehu Survey District	4,043	3	32	243/236 (part)
Nelson College	Reserve	8		
Sections 35, 36, 38, 39, 40, and 49 and Part Section				
58, District of Motueka, Kaiteriteri Survey District	331	0	0	65/122 (Nelson Registry)
Sections 9, 10, 11, 21, and 22, District of Opawa, Block I, Clifford Bay Survey District	800	0	0	30/288 (Marlborough Registry)
Sections 23, 24, 29 to 33, and Parts Sections 22, 37, 38, and 40 (Square 80), Amuri, Blocks XII and XVI, Terako Survey District, and Block XIII,				(
Towy Survey District	2,670	3	0	408/299 (Canterbury Registry)
Rangiora High Sc.	hool Re	seri	ve	
Part Reserve 1127, Part Blocks XV and XVI, Waimate Survey District	233	0	0	(Canterbury Registry in each case) 147/228
	Į			
Akaroa High Sci	hool Re	seri	es	
Part Reserve 1127, Block XV, Waimate Survey	10.	_	_	7.45 (2.00
District Reserve I198, Block VII, Arowhenua Survey District	184 43	0 2	$\begin{bmatrix} 0 \\ 0 \end{bmatrix}$	$\frac{147/100}{158/94}$

THUI SOUTON TEENEWED TESTED I	. 11111	0110 11 2	
Description.	Area	ı.	Register Book, Volume, and Folio.
Ashburton High S	chool Res	erves	
_			(Canterbury Registry
	A. R	. Р.	in each case)
Reserve 3092, Block V, Wakanui Survey District	31 1	0	431/181
Part Reserve 1111, Block V, Wakanui Survey District		11	14/272
Part Reserve 1123, Block III, Westerfield Survey			1 27,212
District	126 0	0	341/178
Reserve 4287, Block III, Westerfield Survey District	63 0		431/246
Reserve 1549, Block XIII, Westerfield Survey	00 0	U	451/240
District	200 0	96	190/109
	320 0	36	136/163
Part Reserve 929, Blocks VI and VII, Hinds Survey	000 0		100 (200
District		14	458/122
Part Reserve 1542, Block XII, Alford Survey District	15 0	-	242/184
Reserve 1120, Rural Land, Ashburton District	136 0		3/9
Reserve 1121, Rural Land, Ashburton District	66 0	0	3/10
Reserve 1553, Blocks VI and VII, Hutt Survey District Reserve 2002, Blocks X and XIV, Waihao Survey District Part Lot 16, D.P. 1583, Part Rural Section 19959, Block X, Waihao Survey District	264 0 997 3	0	150/252 150/4 341/231
Timaru Boys' and Girls' I Lots 1 to 4, D.P. 1076, being Reserve 1400, Block XVI, Geraldine Survey District, and Block IV,	ligh Scho	ols Rec	nerves
Arowhenua Survey District	410 2	22	510/129
Reserve 943, Block IV, Pareora Survey District	127 0	0	85/141
Lots I to 4, D.P. 3515, being Reserve 938, Block XV.	-		
Geraldine Survey District	438 0	0	452/119
Reserve 940, Block IV, Pareora Survey District,	-00	•	102/110
Block XVI, Opihi Survey District	312 0	0	85/138
December 041 Disale IV Deserve Common Disk is	309 0	-	
Part Reserve 1177, Block XV, Waimate Survey Dis-	308 0	U	85/139
twint Dinner III Waitale Commen Dinteriot	007 0	90	01/07
brict, Diock III, Waitaki Survey District	225 - 3	30	81/85
Table 1 to F To To 1 Hero 1 to To 1 to 1 to 1 to 1			(balance)
Lots 1 to 7, D.P. 1759, being Reserve 1211, Blocks II			
and III, Arowhenua Survey District		. 37	338/46
Reserve 1195, Block IX, Geraldine Survey District Part Reserve 1194, Blocks V and IX, Geraldine Survey		0	85/143
District	369 3	25.9	85/142
			(balance)
Reserve 942, Block IV, Pareora Survey District	157 0	0	85/140
Reserve 1212, Block XI, Opihi Survey District	77 0		81/84
, <u>r</u> ===================================	•	~	02,02

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Description.		Area		Register Book, Volume, and Folio.
Waitaki Boys' and Girls' H	igh Sci	hooi	l Reser	ves
Lots 1 to 4, D.P. 5989, being Parts Section 1 of 30,	!			(Otago Registry
and Sections 1572R and 1573R, Block IV, Oamaru	A.	R.	Р.	in each case)
Survey District	26	1	$11 \cdot 9$	326/156
Lots 5 to 8, D.P. 5989, being Part Section 1 of 30,				,
Block IV, Oamaru Survey District	11	-0	$28 \cdot 8$	326/157
Section 1 of 57, Block IV, Oamaru Survey District	29	1	2	299/161
				(part)
Section 2 of 15, Section 2 of 23, and Section 2 of 45,				
Block III, Oamaru Survey District	109	0	$1 \cdot 5$	299/162
Section 2 of 15, Section 2 of 29, Section 2 of 46, and				
Part Section 65, Block V, Oamaru Survey District	159	1	18	299/163
Part Section 1 of 14, Section 2 of 30, and Section 2 of				
40, Block VI, Oamaru Survey District	98	0	$29 \cdot 4$	299/164
Section 2 of 17, Section 2 of 31, Section 2 of 46,				
Section 2 of 52, Block VIII, Oamaru Survey			_	
District	137	2		299/165
Section 9, Block XXVIII, Town of Palmerston	0	1	2	299/166
Section 1 of 16, Section 2 of 32, and Section 2 of 36,	00			200 /7.0=
Block VII, Oamaru Survey District	90	3		299/167
Section 20, Block V, Awamoko Survey District	700	3	34	299/168
Sections 17 and 937R, Block VI, Awamoko Survey	100			150 000 1 000 000
District	192	2	6.8	158/38 and 299/169
Sections 23, 24, and 25, Block VIII, Awamoko Survey District	1996	a	18	900 /150
Sections 21 and 22, Block IX, Awamoko Survey	236		19	299/170
District	235	9	15	200 /171
Section 1 of 15, Block IV, Oamaru Survey District	40		$\frac{10}{0}$.	299/171 Crown Grant No. 14296
Becken I of 16, Block IV, Camara Survey District	40	U	U	Deeds Index H 343 (record
· ·				20/224)
Part Lot 63, Plan 1618, Awamoa Estate, being Part	İ			20/224)
Section 44, Block IV, Oamaru Survey District	33	0	0	265/291
Section 9, Block XXVI, Town of Palmerston	0	ĩ		4/297
Section 5A, Block X, Awamoko Survey District	117		17	126/76
, , , , , , , , , , , , , , , , , , , ,				,
Otago Boys' and Girls' H	igh Sch	hool	Reser	ves
Sections 8, 19 to 29 of Block VI, Sections 5 to 16 and	1			(Otago Registry
20 to 31 of Block VII, Sections 5 to 17 and 21 to 33				in each case)
of Block VIII, Sections 1, 2, 7, 8, 13, 14, 15, 17,	l			
18, 20, 22 to 28, and 31 to 35, of Block IX, Sections	: 20		O	40.7261
2 to 22 and 25 to 37 of Block X, Town of Arden	29	1	$38 \cdot 8$	69/201
Block XI and Sections 2 and 3, Block XXIV, Sections		*		İ
1 to 18 of Block XII, Sections 1 to 3 and 5 to 14 of Block XIII, Sections 5 to 12 of Block XIII, Warm	i			
of Block XIII, Sections 5 to 12 of Block XIV, Town of Arden	34		17.0	(0.7949)
of Arden Sections 1 to 36 of Block XV, Sections 1 to 46 of Block	24	1	$17 \cdot 9$	69/202
XVI, Sections 1 to 46 of Block XVII, Sections 1	İ			
to 46 of Block XVIII, and Sections 1 to 46 of				
Block XIX, Town of Arden	54	1	$22 \cdot 2$	69/203
Sections 1 to 25 of Block XX, Sections 1 to 28 of	01		. 22.2	09/203
Block XXI, Sections 1 to 23 of Block XXII, and				-
Section 1 of Block XXIII, Town of Arden	20	O	22.4	69/204
All Block I, Sections 2, 3, and 5 to 15 of Block II,	-0	U	~~ -	00/207
Sections 4 to 15 of Block III, Sections 1 to 19 of				
Block IV, and Sections 7 to 19 of Block V, Plan				
5186, Town of Arden	17	2	30.9	291/42
	,	_		,

Description.		Area.		Register Book, Volume, and Folio.	
Otago Boys' and Girls' High S	erves-	continued			
				(Otago Registry	
ection 15 of Block II and Section 4 of Block IV,	Λ.	B	. P.	in each case)	
Town of Oamaru	0	2	0	249/71	
arts Section 1 of 15, Block II, Oamaru District	39		11	$\frac{243}{291/72}$	
ection 4, Block V, Town of Oamaru	0	ĭ	0	241/185	
ection 10, Block IX, Town of Oamaru	ő	ī	ŏ	233/180	
ection 6, Block XXIII, Town of Oamaru	ŏ	î	ŏ	231/252	
ection 5, Block XX, Town of Oamaru	ŏ	ì	ŏ	$\frac{231}{253}$	
ection 4, Block XVII, Town of Oamaru	ő	ì	ŏ	$\frac{231}{254}$	
ection 16, Block XXI, Town of Oamaru	ŏ	ì	ŏ	231/265	
ection 23, Block XII, Town of Oamaru	ő		34	41/219	
ection 16, Block X, Town of Oamaru	0	i	0	18/240	
= D1 1 37TT /E	Ö	ì	ö	19/202	
ection 7, Block VII, Town of Oamaru ection 23, Block XIII, Town of Oamaru	0	ī	4	19/204	
ection 25, Block XIII, Town of Camaru	0		12	19/204	
ection 15, Block XV, Town of Camaru	0	î	-ã	19/206	
ection 1523R, Block II, Oamaru Survey District	ŏ	$\frac{1}{2}$	ŏ	302/208	
ection 15 and Part Section 14 of Block II, and		~	v	302/208	
Sections 22 and 25 of Block V, Strath Taieri District	767	1	34	249/131	
ections 77, 78, and 79, Block IX, Strath Taieri	101	1	9.x	243/131	
	60	9	17	187/283	
District	00	÷	11.	101/200	
	110	"	37.6	094 /119	
Taieri District	119	0	37.0	234/113	
arts Sections 30, 38, and 39, Sections 41, 42, 46, 47,	904	0	30	173/189	
and 48, Block V, Strath Taieri District	394				
	3,010	0	0	310/74	
	2,966	0	0	310/75	
ot 3, D.P. 5457, Strath Taieri District	2,721	-	0	310/76	
ection 9, Block XXXVIII, Town of Oamaru	0	1	-	226/128	
ection 16, Block XXIV, Town of Oamaru	0	1	0	231/138	
ection 2 of 45, Section 2 of 67, and Parts Section 2				NO /80	
of 60, Block II, Oamaru District	98	1	32	249/73	
art Section 1, Sections 5, 11, 16, and 18, Part Sec-					
tions 19 and 20, and Sections 21 and 22, Block II,				ar	
Strath Taieri Survey District	585	3	10.6	(No certificate of title issued	
ections 53, 54, and 55, Block V, Strath Taieri Survey					
District	66	0	31	(No certificate_of title issue	
ection 134, Ardgowan Settlement Block II, Oamaru					
Survey District	40	0	0 -	(No certificate of title issue	
tuns 205p, 205E, and 213A, situated in the Rock					
and Pillar and Strath Taieri Survey Districts	22,500			(No certificate of title issue	
	(appro:	xim	iately)		
	1			(Southland Registry	
ection 18 of Block XI, Section 17 of Block XVII,				in each case)	
and Section 17 of Block XVIII, Town of Mokoreta	0		10	130/260	
cetions 5, 6, and 7, Block XXI, Town of Mokoreta	14	2	$22 \cdot 6$	27/67	
ections 2 to 16 of Block II, Sections 6 to 22 of					
Block VI, Sections 2 and 6 to 16 of Block VII,					
Sections 3 to 7 and 10 of Block VIII, Sections 6 to					
15 of Block XII, Sections 6 to 15 of Block XIII,					
				1	
Sections I to 16 of Block XIX, and Sections I to 16	1				

Description.	Area.		Register Book, Volume, and Folio.
Otago Boys' and Girls' High S	ichool Re	eserves-	-continued
Section 1 of Block I, Sections 12 and 13 of Block IV, Sections 6 to 9, 18, and 19 of Block V, Sections 4 to 9 and 13 of Block IX, Sections 11, 12, and 13 and Part Sections 9, 10, 14, 15, 16, Block X, Sections 5, 6, 12, 13, 14, 15, 16, 17, and Part Sections 10, 11, Block XI, Sections 1 to 16, Block XIVI			(Southland Registry in each case)
XVII, Sections 1 to 14, Part Sections 15, 16, Block XVIII, Town of Mokoreta Sections 27 to 32, 34, 39, 40, and 45, Block XXI,	15	R. P. 2 22·:	27/65
Town of Mokoreta	79	2 28	4 27/68
Mokoreta	28 258	2 3· 1 32	27/59
Sections 2 and 3, Block I, Mokoreta Survey District.	280	3 13	21/235
Section 23, Block IV, Mokoreta Survey District Sections 1 to 4, Block IV, Mokoreta Survey District	$130 \\ 1,061$	$\begin{array}{c}1&34\\2&13\end{array}$	$46/186 \ 21/236$
Sections 20 to 22, Block V, Mokoreta Survey District.	232	$\frac{2}{3} \frac{13}{24}$	28/182B
Sections 16, 17, 25, and 26, Block V, Mokoreta Survey District	538	0 17	157/130
Sections 22 to 25, Block VII, Wyndham Survey District	475	0 16	21/234
Sections 2A, 3A, 4A, 5A, and 6A, Block XI, Wyndham Survey District	1,005	3 6	21/237
Section 24 of Block V, Sections 26, 27, and Part Sections 28, 31, and 32, Block IV, Mokoreta Survey		J .0	21/201
District Lot 1, D.P. 3410 and D.P. 3411, being Section 1, Block II, Section 7, Block V, Section 1, Block VI, Mokoreta District, and parts of Runs 161, 162, Blocks II, III, and VI, Mokoreta District, Blocks I and IV, Rimu District, and Block VIII, Slopedown District Lot 3, D.P. 3412, Part Run 162, Block VII, Slope-	737 12,257	0 12.	140/115
down District, Block XII, Kuriwao District,			
Block III, Mokoreta District, and Block I, Rimu District	4,888	0 0	151/122
Lot 5, D.P. 3412, being part of Run 162, Blocks I, II, IV, and V, Rimu District Lot 6, D.P. 3411, Part Run 162, Blocks III and VI,	3,488	0 0	151/124
Mokoreta District, and Blocks I and IV, Rimu District	2,127	0 0	151/125
Lot 7, D.P. 3410, Part Runs 161 and 162, Blocks VI, VII and VIII, Slopedown District, and Block II			
Mokoreta District	4,086	0 0	151/126
Lot 2, D.P. 3409, Slopedown Survey District Lot 2, D.P. 3410, part Run 162, Blocks VII and VIII, Slopedown District, and Blocks II and III,	3	2 0.8	151/198
Mokoreta District	3,781	0 0	151/121
District, and Blocks I and II, Rimu District Run 74, Block XI, Wyndham Survey District, and	7,058	0 0	151/123
Blocks VIII, IX, and X, Mokoreta Survey District Run 161A, Blocks V, VI, VIII, X, and XI,	5,000	0 0	(No certificate of title issued)
Mokoreta Survey District	7,550	0 0	(No certificate of title issued)

Description.		Area	ì.	Register Book, Volume, and Folio	
Southland Boys' and Girls'	High S	Sch	ools	Reserves	
	1			(Southland Registry	
		R	. Р.	in each case)	
Section 12, Block LII, Town of Invercargill	0	1		97/183	
Section 6, Block LV, Town of Invercargill	ŏ	î	-	97/184	
Section 20, Block LVII, Town of Invercargill	ŏ	î		97/185	
C 11 10 District TV Thomas of Tanana and I	ő	î		97/186	
C-+1 10 D1-3-TW //	l ŏ	î	-	97/187	
Cartina 4 Disala T.VIV (Dame of Lancount)	ŏ	i		97/188	
Cartina 16 Diana I VVII (Parama of Immensary)	ŏ	i		97/189	
Control Decit T STATE TO COMPANY OF THE CONTROL OF	ŏ	î		97/189	
Carrier of Direct T STATETY (Communication of Tananana and Communication of the Communication	ŏ	1		$\frac{97/190}{97/191}$	
G C O DI LEVITTE W. CT. CT.	0	1		$\frac{97/191}{97/192}$	
O C MADI MENTAL M CE	0		0		
G C SS DI LEXXX III CT III	ŏ	1	0	97/193	
	0	T	U	97/194	
Sections 17, 18, and 19, Block LXVI, Town of Inver-		3	6	100/114	
eargill	0			108/114	
Parts Section 49, Block XI, New River Hundred	29	0		157/201	
Parts Section 3, Block XII, New River Hundred	78	1	5.9	- (/	
Sections 17 and 17R, Block XIII, New River Hundred	45		16	97/140 and 118/29	
Section 10, Block XIV, New River Hundred	90	_	28	$\frac{4/240}{2}$	
Section 14, Block XIV, New River Hundred	73	0		97/144	
Parts Section 26, Block XIV, New River Hundred	85		34	6/111	
Section 49, Block XIV, New River Hundred	29	3		6/115	
Section 9, Block XXVII, Wairaki Survey District	0	θ	3	117/90	
Sections 37 and 38, Block III, Wairio Survey Dis-	i I. 110	^	00	88130	
trict	1,492		29	75/12	
Section 9, Block III, Wairaki Survey District	443	3	10	75/11	
Sections 29, 30, 33, and 34, Block XV, Jacobs River		_		4.0.740-	
Hundred	422	1	16	146/127	
Sections 23, 24, and 25, Block XV, Jacobs River	· 	_			
Hundred	165		37	97/154	
Section 11, Block II, Town of Gore	0	1	10	68/192	
Section 7 of Block IV, Sections 8 and 11 of Block VI,					
and Section 6 of Block VII, Town of Gore	1	0	14	75/13	
Sections 1 and 17 of Block XI, Section 4 of Block XII,					
and Sections 1 and 17 of Block XIII, Town of Gore	I	1	0	77/234	
	1,790	0	0	107/145	
	2,945	0	0	107/146	
	2,420	0	0	107/147	
	5,240	0	0	107/148	
	3,385	0	0	107/149	
Run 214F, Eyre Survey District	1,350	0	0	107/150	

SECOND SCHEDULE

Section 21.

ENACTMENTS CONSEQUENTIALLY AMENDED

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Title of Enactment.	Number of Section or Schedule affected.	Nature of Amendment.
1882, No. 11 (Local)— The Napier High School Act, 1882	Section 28 Third Schedule	By repealing this section. By repealing this Schedule.
1883, No. 7 (Local)— The Hokitika High School Act, 1883	Section 15	By repealing this section
4883, No. 21 (Local)— The Greymouth High School Act, 1883	Section 21	By repealing this section
1899, No. 27 (Locar)— The Marlborough High School Act, 1899	Section 17 (as amended by section 4 (3) of the Finance Act, 1932)	By repealing this section.
1914, No. 56— The Education Act, 1914 (Reprint of Statutes, Vol. II, p. 1007)	Section 86 (as amended by section 20 (1) of the Education Amendment Act, 1920, and by section 38 of the Finance Act, 1931 (No. 4)) Section 99 Section 100 (as amended by section 24 (1) of the Education Amendment Act, 1920)	By repealing the definitions of the expressions "endowments" and "the net annual income derived from endowments". By repealing paragraph (c). By repealing paragraph (a) of subsection (1a); by repealing subsection (2).
1920, No. 64— The Education Amendment Act, 1920 (Reprint of Statutes, Vol. II,	Section 20 (as amended by section 38 of the Finance Act, 1931 (No. 4))	By epealing this section
p. 1094) 1931, No. 44 The Finance Act, 1931 (No. 4) (Reprint of Statutes, Vol. II, p. 1114)	Section 38	By repealing this section
1932, Ño. 11— The Finance Act, 1932	First Schedule	By omitting so much of this Schedule as relates to the Marlborough High School Act, 1899, or to the Educa- tion Reserves Act, 1928.

By Authority: R. E. OWEN, Government Printer, Wellington.—1949.