Land in the Westland Land District proclaimed as ceasing to be set apart as National-endowment Land.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

WHEREAS by section three hundred and two of the Land Act, 1924, as amended by section ten of the Land Laws Amendment Act, 1926, it is enacted that on the disposal of any national-endowment land by way of sale, or on the acquisition of the fee-simple of any such land, the Governor-General may by Proclamation declare that such land shall, as from a date to be specified in the Proclamation, cease to be national-endowment land:

And whereas the fee-simple of the land described in the Schedule hereto (being land heretofore held on renewable lease tenure) has been acquired, and it is expedient that the said land should cease to be national-endowment land:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by the aforesaid section three hundred and two of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto, which was get agent as pational endowment land under the provisions set apart as national-endowment land under the provisions of section two hundred and fifty-eight of the Land Act, 1908, ceased to be national-endowment land as from the second day of December, one thousand nine hundred and thirty-eight.

SCHEDULE.

Westland Land District.

Section 2619, Block XI, Wataroa Survey District: Area, 218 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of June, 1939.

> F. JONES, For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 22/1450/1194.)

Settlement Lands in Otago Land District proclaimed to be Crown Lands.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

WHEREAS by section forty-nine of the Land for Settlements Act, 1925, as amended by subsection one of the Land Laws Amendment Act, 1935, it is enacted that the Governor-General may by Proclamation declare any settlement land to be, inter alia, ordinary Crown land available for disposal under the Land Act, 1924:

And whereas it is deemed expedient that the lands described the lands described that the lands described the lands described that the lands described that the lands described the lands described that the lands described that the lands described the lands described that the lands described the lands described that the lands described the lands described that the lands described the lands des

And whereas it is deemed expedient that the lands described in the Schedule hereto and which are settlement lands within the meaning of the Land for Settlements Act, 1925, shall cease to be settlement lands and become ordinary Crown lands available for disposal under the Land Act, 1924: Now, therefore, in pursuance and exercise of the powers and authorities so conferred upon me by the aforesaid section forty-nine, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that from and after the date of the gazetting hereof the lands described in the Schedule of the gazetting hereof, the lands described in the Schedule hereto, shall be ordinary Crown lands available for disposal under the Land Act, 1924.

SCHEDULE.

OTAGO LAND DISTRICT.—DALMAIN SETTLEMENT.

Section Is: Area 534 acres. Section 2s: Area, 627 acres

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 13th day of June, 1939.

F. JONES, For the Minister of Lands.

GOD SAVE THE KING!

(L. and S. 21/256.)

Authorizing the Native Land Court to exercise Jurisdiction in the matter of certain Crown Land intended to be reserved for

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 9th day of June, 1939.

Present:

THE RIGHT HON. M. J. SAVAGE PRESIDING IN COUNCIL.

PURSUANT to section eighty of the Native Purposes
Act, 1931, and all other powers him enabling, His
Excellency the Governor-General, acting by and with the
advice and consent of the Executive Council, doth hereby
confer upon the Native Land Court jurisdiction to make
orders under the said section eighty in respect of the land
described in the Schedule hereto. described in the Schedule hereto.

SCHEDULE.

ALL that parcel of land containing 20 acres 3 roods 14 perches, situated in Block VI, Onewhero Survey District, in the Auckland Land District, known as Tikirahi Block, and more particularly delineated on plan 15942 deposited in the office of the Chief Surveyor at Auckland.

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

Authorizing Waikakaho Deep Lead, Limited, to use Water for the Purpose of generating Electricity.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 9th day of June, 1939.

Present:

THE RIGHT HON. M. J. SAVAGE PRESIDING IN COUNCIL.

PURSUANT to the Public Works Act, 1928, His Excellency the Governor-General of the Dominion 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 grant to Waikakaho Deep Lead, Limited (a company duly incorporated under the Companies Act, 1933, and having its registered office at Blenheim) (hereinafter referred to as "the licensee"), a license subject to the conditions hereinafter set forth to take and use from a stream known as Hop Pole Creek, situated in Section 6, Block H, Cloudy Bay Survey District, in the Land District of Marlborough, for the purpose hereinafter set forth a stream of water not exceeding one hereinafter set forth a stream of water not exceeding one cubic foot per second at any one time.

CONDITIONS.

1. Implied Conditions.

The conditions directed to be implied in all licenses by the Water-power Regulations, 1934, and the Electrical Supply Regulations, 1935, shall be incorporated in and shall form part of this license except in so far as the same may be inconsistent with the provisions hereof.

2. License subject to Regulations.

This license is issued under the Water-power Regulations, 1934, the Electrical Supply Regulations, 1935, and the Electrical Wiring Regulations, 1935, and is subject thereto and to any regulations made or to be made in amplification or amendment thereof or in substitution therefor.

3. Utilization of Water and Location of Headworks. Water shall be used under this license solely for the purpose of generating electricity up to a maximum capacity of 12 kilowatts at 400 volts alternating current, and shall be taken from the stream at the point in Section 6, Block II, Cloudy Bay Survey District, indicated on the plan marked P.W.D. 101585, deposited in the office of the Minister of Public Works.

4. General Description of Works.

The licensee is hereby authorized, subject to the conditions

The licensee is hereby authorized, subject to the conditions hereof, to construct, maintain, and use the following works for the purposes of this license, the positions of the said works being indicated on the said plan P.W.D. 101585:—

(a) Headworks consisting of a dam and intake with a pipe-line leading to the Pelton wheel, and power-house hereinafter referred to, giving a static head of approximately 380 ft. of approximately 380 ft.

(b) A power-house with all necessary equipment, for generating electricity.
(c) Pipe-line leading from the said Pelton wheel to the Waikakaho River,