Amending Order in Council vesting the Management of certain Wharves in the Otamatea County Council.

> GALWAY, Governor-General. By his Deputy, MICHAEL MYERS. ORDER IN COUNCIL.

At the Government House at Wellington, this 16th day of August, 1939.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the twenty-seventh day of April, one thousand nine hundred and thirty-one, and published in the Gazette of the thirtieth and thirty-one, and published in the Gazette of the thirtieth day of the same month, at page 1363, the management of the wharves at Paparoa, Raupo, Pahi, Matakohe, Tokatoka, Whakapirau, Maungaturoto, Batley, Bickerstaffe, Ruawai, Matotitiawa, Naumai, Matakohe (Sterling's), and Tinopai, the road-metal hopper at Hukatere, and the ferry-slips at Raupo and Ruawai in Kaipara Harbour, as shown on plans marked M.D. 2378; 2161; 2489 and 5203; 1940, 5708, and 5758; 459, 460, 3327, 3632, and 4043; 425 and 4072; 5709 and 5774; 2374 and 2489; 4058; 3556 and 3738; 2918 and 4723; 6554; 2460, 4195, 5283, 6272, and 6757; 5901; 6923; 4298; 2991, 4485, 4497, and 6552; 3086, respectively, deposited in the office of the Marine Department at Wellington, was, in pursuance of the provisions of the Harbours Act, 1923 (hereinafter called "the said Act"), vested in the Otamatea County Council (hereinafter called "the Council," in which term is to be construed, unless the context requires which term is to be construed, unless the context requires a different construction, its successors or assigns):

And whereas the Council has demolished the wharf at

Naumai, and it is therefore desirable to amend the herein-before-recited Order in Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the twenty-seventh day of May, one thousand nine hundred and thirty-one, in so far as it refers, relates, or applies to the Naumai Wharf aforesaid.

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

Revoking Order in Council of the 13th November, 1934, licensing Thomas Charles Hawkins to use and occupy a Part of the Foreshore at Tangowahine, Kaipara Harbour, as a Site for a Wharf and Log-slip.

> ${\tt GALWAY,\ Governor-General.}$ By his Deputy,

> > MICHAEL MYERS.

ORDER IN COUNCIL.

At the Government House at Wellington, this 16th day of August, 1939.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the thirteenth day of November, one thousand nine hundred and thirty-four, and published in the Gazette of the twenty-second day of the same month, at page 3726, Thomas Charles Hawkins (hereinafter called "the licensee"), was licensed to use and occupy a part of the foreshore and land below low-water mark at Tangowahine, Kaipara Harbour, as a site for a wharf and log-slip: for a wharf and log-slip:

And whereas the licensee has applied to have the herein-before-recited Order in Council revoked, and it is desirable

before-recited Order in Council revoked, and it is desirable to revoke the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the thirteenth day of November, one thousand nine hundred and thirty-four, as from the thirty-first day of March, one thousand nine hundred and thirty-nine.

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

Declaring Crown Land in the Otago Land District to be subject to the Land for Settlements Act, 1925.

GALWAY, Governor-General.

## By his Deputy, MICHAEL MYERS.

WHEREAS the land described in the Schedule hereto (hereinafter referred to as the "said land") is Crown land not acquired under the Land for Settlements 1925, but is adjacent to the settlement land known as the Barnego Settlement and can conveniently be disposed of therewith:

Now, therefore, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, acting in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and five of the said Act, and on the recommendation of the Dominion Land Purchase Board, and after considering the report of the Otago District Land Board, do hereby declare the said land to be subject to the said Act, to the intent that it shall hereupon be deemed to be portion of the said Barnego Settlement and may be disposed of accordingly.

## SCHEDULE.

OTAGO LAND DISTRICT.—BRUCE COUNTY.

PART Sections 8 and 9, Block VI, Hillend Survey District: Area, 3 roods 15 perches. As the same is more particularly delineated on the plan marked L. and S. 19219 "A," deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

witness the hand of His Excellency the Governor-General, this 16th day of August, 1939.

> W. LEE MARTIN, For the Minister of Lands.

(L. and S. 19219.)

Fixing Contributions to be provided by Contributory Local Authorities for the Maintenance and Improvement of Christchurch Domains.

GALWAY, Governor-General. By his Deputy, MICHAEL MYERS.

WHEREAS by a Warrant dated the seventh day of October, one thousand nine hundred and fourteen, the proportion of the sum to be provided during any financial year by each of the contributory local authorities for the improvement and proper maintenance of the Christ-church Domains was fixed and determined in the manner set forth in the Schedule thereto:

And whereas by subsection two of section ten of the Christchurch Domains Amendment Act, 1913, it is enacted that the Governor may from time to time by any subsequent Warrant under his hand publicly notified and gazetted before the commencement of any financial year, if it should become

necessary, vary or alter such proportion to be provided and paid during any subsequent financial year:

Now, therefore, His Excellency the Governor-General of Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the power and authority conferred by the said Act, doth hereby determine that from and after the first day of April, one thousand nine hundred and forty, the amount required for the improvement and proper maintenance of the Christchurch Domains during any financial year shall be borne by the undermentioned contributory local authorities in the proportions set forth in the Standyle houteness. in the Schedule hereto.

## SCHEDULE.

Christchurch City Council	 3423/5000.
Waimairi County Council	 535/5000.
Heathcote County Council	 219/5000,
Ricearton Borough Council	 202/5000.
Paparua County Council	 128/5000.
Halswell County Council	 62/5000.
Sumner Borough Council	 120/5000.
Lyttelton Borough Council	 117/5000.
New Brighton Borough Council	 194/5000.

As witness the hand of His Excellency the Governor-General, this 16th day of August, 1939.

> W. LEE MARTIN, For the Minister of Lands.

(L. and S. 1/562.)