Crown Land set apart as a Provisional State Forest

C. L. N. NEWALL, Governor-General [L.S.] A PROCLAMATION

BY virtue and in exercise of the powers and authorities conferred D upon me by section eighteen of the Forests Act, 1921-22, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a provisional State forest.

SCHEDULE

AUCKLAND LAND DISTRICT.—AUCKLAND CONSERVANCY

ALL that area in the Auckland Land District, Thames County, ALL that area in the Auckland Land District, Thames County, containing by admeasurement 1,898 acres, more or less, being Section 8, Block XII, Hastings Survey District. As the same is more particularly delineated on plan No. 22/18, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Auckland plan S.O. 32926.)

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 11th day of April, 1946.

C. F. SKINNER, Commissioner of State Forests.

GOD SAVE THE KING!

(S.F. 6/1/34.)

Authorizing the Wellington Harbour Board to reclaim Land in Evans Bay, Wellington Harbour

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of April, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

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WHEREAS it is provided by the one-hundred-and-sixtyeighth section of the Harbours Act, 1923 (hereinafter called
the said Act), that the Governor-General may from time to time,
by Order in Council, authorize any local authority or Harbour
Board to reclaim from the sea areas, not exceeding five acres in
extent, in any case where he considers that the reclamation will
not affect navigation and is for the benefit of the public:
And whereas the Wellington Harbour Board (hereinafter called
the Board) is desirous of reclaiming from the sea certain land in
Evans Bay, Wellington Harbour, and the said reclamation is of
such a nature as aforesaid, and the Board has applied to the GovernorGeneral in Council for an Order authorizing the execution of the
said harbour-works:

General in Council for an Order authorizing the execution of the said harbour-works:

And whereas it has been made to appear to the Governor-General in Council that the proposed work will not be or tend to the injury of navigation and is for the benefit of the public:

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 said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Board to reclaim from the sea in Evans Bay, Wellington Harbour, the land marked "proposed reclamation" coloured red on plan marked M.D. 8465, and deposited in the office of the Marine Department at Wellington such reclamation to be carried out and constructed in accordance such reclamation to be carried out and constructed in accordance with plan M.D. 8465 subject to the provisions of the said Act.

T. J. SHERRARD, Acting Clerk of the Executive Council.

Authorizing Walter Andrew Chesswas, of Taumatatahi, Waitotara, Farmer, w use Water for the Purpose of generating Electricity and to erec certain Electric Lines

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 17th day of April, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act, 1928, His 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 Walter Andrew Chesswas, of Taumatatahi, Waitotara, Farmer (hereinafter referred to as the licensee), a license subject to the conditions hereinafter set forth to obstruct incommend of dispute the waters of an unround attempts. obstruct, impound, or divert the waters of an unnamed stream, situated in Section 4, Block V, Moumahaki Survey District, in the Land District of Wellington, and to take and use therefrom for the purposes hereinafter set forth a stream of water not exceeding 0.5 cubic feet per second at any one time, and to erect the electric lines hereinafter described.

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, and is subject thereto and to the Electrical Supply Regulations 1935, the Electrical Wiving Regulations 1935, and to the Radio Interference Regulations 1934, 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 and shall be taken from the said stream at a point in Section 4, Block V, Moumahaki Survey District, in the Wellington Land District, as indicated on the plan marked P.W.D. 120877, deposited in the office of the Minister of Works.

4. General Description of Works

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. 120877:—

- (a) Headworks consisting of a dam and intake giving a static head of approximately 105 ft.:
 (b) Water-race leading from a point in the said stream in Section 4, Block V, to the power-house hereinafter described:
- (c) Pelton-wheel and power-house with all necessary equipment for generating electricity:

for generating electricity:

(d) Electric lines leading from the power-house aforesaid across
Section 4, Block V, Moumahaki Survey District, to the
licensee's dwelling and cow-shed situated on Section 4,
Block V, Moumahaki Survey District, the said lines being
more particularly delineated on the aforementioned plan
P.W.D. 120877.

5. Duration of License

This license shall continue in force until the 31st day of March, 1966, or until electrical energy is available from an Electric-power Board or other public source of supply, whichever is the earlier.

6. System of Supply

The system of supply shall be as described in paragraph (d) of clause 21-01 of the Electrical Supply Regulations 1935. The generating voltage and the transmission voltage shall be approximately 230 volts direct current.

7. Rental

For the purpose of assessing the rental or annual sum payable in respect of this license, the licensee may install a suitable maximum-demand indicator to the satisfaction of the Inspecting Engineer of the State Hydro-electric Department, and, failing such installation, the rental shall be determined on the maximum capacity of the generating plant installed. The present plant is rated at 3.5 kilowatts.

W. O. HARVEY, Acting Clerk of the Executive Council.

(P.W. 26/3540.)

Constituting the Ararimu Rabbit District .- (Notice No. Ag. 4274)

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of April, 1946

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by section thirty of the Rabbit Nuisance Act, 1928, HEREAS by section thirty of the Rabbit Nuisance Act, 1928, it is enacted that the Governor-General may, by Order in Council, on petition in that behalf signed by a majority of the persons qualified to be enrolled on the ratepayers' list for any proposed district, constitute and declare any area of land not less than one thousand acres a rabbit district under and for the purposes of Part II of the said Act:

And whereas, in pursuance of the provisions of the said section thirty of the said Act, a petition has been received praying that the area of land described in the Schedule hereto be constituted and declared a rabbit district under and for the purposes of Part II

And whereas the said petition is signed by a majority of the persons in the said area of land qualified to be enrolled on the ratepayers' list for the said proposed district, and it is deemed expedient to give effect to the prayer of the petitioners accord-

ingly:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby constitute by the specific name of the "Ararimu Rabbit District" and declare that area of land defined in the Schedule hereto to be a rabbit district under and for the purposes of Part II of the said Act; and doth hereby further declare that the basis on which the Board to be established for the said district shall first levy its general rate shall be on the for the said district shall first levy its general rate shall be on the basis of the acreage of the rateable property in the said district.

SCHEDULE

BOUNDARIES OF THE ARARIMU RABBIT DISTRICT

All that area of approximately 31,300 acres in the Franklin County, bounded by a line commencing at a point being the north-eastern corner of Lot 1 on D.P. 21743, being part Allotment 156, Opaheke Parish, and running easterly generally along the southern boundary