SCHEDULE

OTAGO LAND DISTRICT

APPROXIMATE area of the piece of land declared Crown land: Being

0 0 1.2 Part railway land in Proclamation 1520, being part Section 29, Sawyers Bay Survey District.

As the same is more particularly delineated on the plan marked L.O. 20024 deposited in the office of the Minister of Railways at Wellington, and thereon coloured pink.

Dated at Wellington this 21st day of September 1965.

JOHN McALPINE, Minister of Railways.

(N.Z.R. L.O. 23327/36)

Declaring Land in the South Auckland Land District to be Crown Land Subject to the Land Act 1948

PURSUANT to the Coal Mines Act 1925, the Minister of Mines hereby gives the following notice.

THE land described in the Schedule hereto is hereby declared to be Crown land subject to the Land Act 1948.

SCHEDULE

ALL that parcel of land containing 1 acre 3 roods 28 perches, more or less, being part Waahi Lake adjoining Allotments 329 and 330, Pepepe Parish, and situated in Block XV, Rangiriri Survey District, excepting all coal and other minerals, as the same is more particularly delineated on a plan lodged in the Head Office of the Mines Department, Wellington, under file 11/28/19, and thereon edged red.

Dated at Wellington this 10th day of September 1965.

T. P. SHAND. Minister of Mines.

(Mines 11/28/19)

Import Control Exemption Notice (No. 5) 1965

PURSUANT to regulation 16 of the Import Control Regulations 1964,* the Minister of Customs hereby gives notice as follows:

1. (1) This notice may be cited as the Import Control Exemption Notice (No. 5) 1965.
(2) This notice shall come into force on the 24th day of September 1965.
2. Goods of the classes specified and for the purposes of the Customs Tariff falling within the Tariff items in the Schedule hereto, imported from and being the produce or manufacture of any country, are hereby exempted from the requirement of a licence under the said regulations.

SCHEDULE .

Tariff Item No. Classes of Goods

Ex 841.510 Ex 841.520.0

Hat hoods and hat shapes, felt, not further worked than mere shaping of the brim.

Hat shapes, plaited, or constructed by sewing or other means from plaited or other strips of any material, whether or not having an overall decoration on the outer surface produced by secondary process, not blocked to overall decoration on the outer surface produced by secondary process, not blocked to shape, and not further sewn, cut, decorated, or otherwise worked, when declared by a manufacturer that they will be blocked or shaped and used by him in the manufacture of hats.

(Note—This exemption does not cover articles commonly known as "beach straws", being hats or hat shapes which are capable of being worn without further manufacture.)

ture.)

Dated at Wellington this 16th day of September 1965.

N. L. SHELTON, Minister of Customs. *S.R. 1964/47

Cancellation of the Vesting in the Invercargill City Council and Revocation of the Reservation Over Part of a Reserve

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby cancels the vesting in the Mayor, Councillors, and Citizens of the City of Invercargill and revokes the reservation over that part of the reserve for a public pound described in the Schedule hereto.

SCHEDULE

SOUTHLAND LAND DISTRICT-CITY OF INVERCARGILL

Lots 1 to 12 inclusive, L.T.P. 6699, being part Sections 69A and 70A, Block I, Town of Seaward Bush: Area, 1 acre 3 roods 31.3 perches, more or less. Part certificate of title, Volume 76, folio 166.

Dated at Wellington this 16th day of September 1965.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 48014; D.O. 8/5/14)

Cancellation of Vesting in the Havelock North Borough Council and Revocation of Reservation Over a Reserve

Pursuant to the Reserves and Domains Act 1953, the Minister of Lands hereby cancels the vesting in the Havelock North Borough Council and revokes the reservation for sewage and landing purposes over the land described in the Schedule

SCHEDULE

HAWKE'S BAY LAND DISTRICT

SUBURBAN Section 61, and part Suburban Section 52, Havelock, situated in the Borough of Havelock North: Area, 1 acre 2 roods 1.9 perches, more or less.

Dated at Wellington this 16th day of September 1965.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 1913/1195; D.O. 8/206)

Change of the Purpose of Part of a Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby changes the purpose of that part of the reserve described in the Schedule hereto from a reserve for a public pound to a reserve for recreation purposes.

SCHEDULE

SOUTHLAND LAND DISTRICT—CITY OF INVERCARGILL

Lor 13, L.T.P. 6699, being part Sections 69A and 70A, Block I, Town of Seaward Bush: Area, 1 acre 1 rood 12·1 perches, more or less. Part certificate of title, Volume 76, folio 166.

Dated at Wellington this 16th day of September 1965.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 48014; D.O. 8/5/14)

Change of the Purpose of a Reserve to Scenic Purposes and Addition of the Reserve to the Tawa Bay Scenic Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby changes the purpose of the reserve described in the Schedule hereto from a reserve for sounds foreshore purposes to a reserve for scenic purposes and, further, declares the said reserve to form part of the Tawa Bay Scenic Reserve to be administered as a scenic reserve by the Ship Cove and Queen Charlotte Sound Reserves Board.

SCHEDULE

MARLBOROUGH LAND DISTRICT-PART OF TAWA BAY SCENIC RESERVE

Sounds Foreshore Reserve fronting Lot 25, D.P. 3072, being also part Section 142, Queen Charlotte Sound Registration District, part Sections 16 and 17, Block X, and part Sections 38 and 39, Block XI, Gore Survey District: Area, 44 acres and 4 perches, more or less.

Dated at Wellington this 16th day of September 1965.

R. G. GERARD, Minister of Lands.

(L. and S. H.O. 4/446; D.O. 13/73)

Declaration That Part of the Company Bay Domain Shall be a Recreation Reserve and Revocation of the Reservation Over the Said Reserve

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares that that part of the Company Bay Domain described in the Schedule hereto shall cease to be subject to the provisions of Part III of the Reserves and Domains Act 1953 and shall be deemed to be a recreation reserve subject to Part II of the said Act and, further, revokes the reservation for recreation purposes over the said reserve.