Additional Regulations for Survey of Native Lands

HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL.

At the Government House, at Wellington, this tenth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twentieth section of "The Waste Lands Administration Act, 1876," it is, among other things, enacted that it shall be lawful for the Governor, by Order in Council, whenever he shall think it fit to do so, to prescribe regulations under which surveys of Native lands shall thereafter be conducted, and any such regulations at any time to alter, amend, or rescind, anything in "The Native Land Act, 1873," to the contrary, notwithstanding:

And whereas by an Order in Council of the

And whereas by an Order in Council of the twentieth day of March, one thousand eight hundred and seventy-seven, issued in pursuance and by authority of the said twentieth section, certain

regulations were duly made:

And whereas it is expedient to amend the said

regulations:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, with the advice and consent of the Executive Council thereof, and in exercise and pursuance of the powers and authorities vested in him by the said twentieth section of the said Act, and all other powers and authorities enabling him in this behalf, doth hereby order and direct that the regulations set forth in the Schedule hereto annexed shall be additional regulations and instructions under which all surveys of Native lands for the purposes of "The Native Land Act, 1873," or other Acts relating to Native land, shall be conducted in the future; and doth order and declare that the said additional regulations shall come into force in respect of the surveys of Native lands and take effect on and from the date hereof.

SCHEDULE.

10. Surveys under Regulation 2, which can be classed only as reconnaissance or topographical sketch, must have the necessary roads drawn on the maps as nearly in the correct position as can be estimated by the method of survey adopted.

11. Surveys under Regulation 3, or such as may be classed equal in correctness to "block and section" surveys, must have roads traversed and laid out as

directed for section surveys generally.

FORSTER GORING, Clerk of the Executive Council.