#### APPENDICES.

# APPENDIX I.

## Public Reserves and other Public Lands.

Registration of trusts affecting public reserves and other public lands. (1.) The grantee or other person or body corporate in whom any land under this Act now is or hereafter becomes vested as a public reserve shall hold such land subject to the trusts expressed or declared of and concerning the same in the Crown grant or in any certificate of

title following the terms of such grant.

(2.) If, after the registration of the Crown grant, any trust is legally declared under the authority of any Act of the General Assembly of and concerning any such public reserve, either as an original trust or by way of substitution, or if any trust previously declared is by the like authority legally revoked or altered, the Commissioner of Crown Lands of the land district wherein such reserve is situate shall notify to the Registrar the particulars of such trust or of such alteration, revocation, or substitution, as the case may be.

(3.) The Registrar shall thereupon enter a notification thereof in the Register, and such new or altered trust or revocation, as the case may be, shall take effect, as to the land against which such entry is

made, as from the date of such entry.

(4.) Where, by any Act of the General Assembly, it is declared that land other than public reserves may be vested in any person or body corporate for any special purpose, or by virtue of any office, it shall be lawful to grant or transfer land under this Act to such person or body corporate to be held accordingly; and a reference to such first-mentioned Act in the memorial of such transfer or any certificate of title issued thereupon shall be notice of the capacity in which such land is held, and of all trusts expressly affecting the land by virtue thereof.

(5.) The disclosure of any trust under the provisions aforesaid shall have the effect of a perpetual caveat to restrain any dealing with the lands affected, so far as such dealing is manifestly inconsistent with

such trust.

#### APPENDIX II.

## Canterbury Educational Reserves.

(1.) Every receipt issued by the Land Board of the Land District of Canterbury for the purchase-money of land contracted to be sold under the provisions of the Canterbury Educational Reserves Sale and Leasing Act, 1876, or any Act in amendment thereof or substitution therefor, shall be in duplicate, and the Board shall transmit one copy thereof to the Registrar.

(2.) The Registrar shall include such receipt in the Provisional Register-book of his district, as if the same was a receipt by an ordinary Receiver of Land Revenue for the purchase-money of Crown lands; and, until the issue of a certificate of title for the same as hereinafter mentioned, all dealings with such land by the purchaser, and by those claiming through or under him, shall be entered on the Provisional

Register only.

Provisions relating to dealings with land under the Canterbury Educational Reserves Sale and Leasing Act, 1876.