



THE
NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, FEBRUARY 16, 1911.

Lands reserved as Endowments for Primary Education in the Nelson Land District.

(L.S.)

ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS under the provisions of the Land Act, 1908, the reserves enumerated in the first column of the Schedule hereto were temporarily reserved as endowments for primary education, upon the respective dates specified in the second column of the said Schedule, and severally set opposite the respective descriptions of the said reserves:

And whereas notices of such reservations were laid before both Houses of Parliament: And whereas the two Houses have passed resolutions, upon the dates specified in the third column, approving, in terms of the three-hundred and twenty-fourth section of the Land Act, 1908, of the lands being permanently set aside as endowments for primary education:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance of the power and authority vested in me by the Land Act, 1908, do hereby proclaim and declare that the lands enumerated in the first column of the Schedule hereto shall be reserved as endowments for primary education.

SCHEDULE.

<i>First Column.</i>				<i>Second Column.</i>	<i>Third Column.</i>
Locality.	Section.	Block.	Area.	Date of Temporary Reservation.	Date of the Resolutions of Parliament.
Matiri Survey District	25	VIII	A. R. P. 76 1 26	1910. 31st October ..	Resolution of the Legislative Council dated the 1st day of December, 1910, and resolution of the House of Representatives dated the 3rd day of December, 1910.
Maruia Survey District	17	XII	336 1 8	" " ..	

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this ninth day of February, in the year of our Lord one thousand nine hundred and eleven.

J. G. WARD,
 Minister of Lands.

GOD SAVE THE KING!

Setting apart Lands in Canterbury Land District for Leasing as Small Grazing-runs under the Land Act, 1908.

(L.S.) ISLINGTON, Governor.
A PROCLAMATION.

BY virtue and in exercise of the powers and authorities vested in me by section two hundred and eight of the Land Act, 1908, and of every other power and authority enabling me in that behalf, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the lands mentioned in the Schedule hereto shall be subject to the provisions of sections two hundred and eight to two hundred and twenty-two of Part V of the Land Act, 1908, relating to small grazing-runs.

SCHEDULE.

CANTERBURY LAND DISTRICT.—MACKENZIE AND SELWYN COUNTIES.

Second-class Pastoral Land.

Run.	Block.	Survey District.	Area.
93 ..	III, IV, VI, VII, VIII	Burke ..	Acres. 2,200
94 ..	IV, VI, VII, VIII, X, XI, XII	Tekapo ..	17,000
95	IX, XIII, XVII ..	Jollie	15,500
	V, IX, XIII ..	Tekapo	
96	XI, XII, XV, XVI, XVII	Pukaki	16,200
	I, II, III, V, VI, VII ..	Gladstone	
97	X, XI, XII, XIV, XV, XVI	Tasman	19,000
	II, III, IV ..	West Pukaki	
98	III, IV, VII, VIII, IX ..	Oakden	12,200
	V, IX, XIV ..	Coleridge	

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this ninth day of February, in the year of our Lord one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

GOD SAVE THE KING!

Laying out and taking Roads in Mangorewa-Kaharoa Block No. 6E, Section 3, Rotorua Survey District, Auckland Land District.

(L.S.) ISLINGTON, Governor.
A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section three hundred and eighty-nine of the Native Land Act, 1909, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby lay out and take as roads the lands described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Pieces of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 18 3 4	Mangorewa-Koheroa Block No. 6E, Section 3	VIII, XI, & XII	Rotorua	L.1911/25	Red.
15 1 2-5	Ditto ..	VIII & XII	"	"	Yellow.
4 3 8	" ..	VIII & XII	"	"	Red.
1 1 24-5	" ..	XII	"	"	"

All in the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the Head Office, Department of Lands, at Wellington.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this ninth day of February, in the year of our Lord one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Road at Wakefield, in the County of Waimea.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto forms part of land taken for the purposes of the Nelson-Greymouth Railway, and it is considered desirable to allocate such land to the purposes of a road:

And whereas it has been certified by the Minister of Railways that such land is not required for railway purposes: And whereas such land is situated in the County of Waimea, the local authority of which has assented to the issue of this Proclamation:

And whereas His Excellency the Governor is of opinion that the said local authority can conveniently construct and maintain the said road:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by section one hundred and ninety-seven of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto shall, upon the publication hereof in the *New Zealand Gazette*, become a road, and that the said road shall be under the control of the Waimea County Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

The parcel of land mentioned hereunder:—

Approximate Area of the Parcel of Land.	Being Portion of Section No.	Situated in Block No.	Situated in the Survey District of
A. R. P. 0 1 10-8	85, Waimea South ..	XII	Wai-iti.

In the Land District of Nelson; as the same is more particularly delineated on the plan marked W.R. 18365, deposited in the office of the Minister of Railways, at Wellington, in the Provincial District of Wellington, and thereon coloured blue.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this seventh day of February, in the year of our Lord one thousand nine hundred and eleven.

J. A. MILLAR,
Minister of Railways.

GOD SAVE THE KING!

Amending Part of a Proclamation taking Land for a Road and closing Road in Blocks VII and VIII, Hawksbury Survey District, Waikouaiti County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

WHEREAS by section five of the Land Act, 1908, it is therein provided that every Proclamation, Order in Council, or other instrument, whether made under any Act in force prior to the commencement of that Act or made under or by virtue of that Act, and all regulations, by-laws, conditions, or rules made by the Governor, the Minister, or any Land Board, may be altered, amended, or revoked from time to time:

And whereas it is necessary to amend a Proclamation, issued under the said Act, taking land for a road in Hawksbury Survey District, dated the tenth day of December, one thousand nine hundred and ten, and published in the *New Zealand Gazette* of the fifteenth day of December, one thousand nine hundred and ten, and hereinafter referred to as "the said Proclamation":

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the power and authority vested in me by the said Act, do hereby amend the said Proclamation as follows, namely: By the substitution of 22.5 perches for 2 roods 22.5 perches in the fourth line of the first column of the First Schedule to the said Proclamation.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block II, Gore Survey District.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owners and mortgagee of the land mentioned in the Schedule hereto, proclaim as a road the land in Gore Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 0 20	17	II	Gore ..	P.W.D. 28365	Red.
1 1 30	7	"	" ..	Ditto	"
1 0 20	19	"	" ..	"	"
1 1 10	4	"	" ..	"	"
0 3 20	2 of 25	"	" ..	"	"

All in the Marlborough Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block II, Longwood Survey District, Wallace County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the owner and mortgagee of the land mentioned in the Schedule hereto, and of the Wallace County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Longwood Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 30.5	111	II	Longwood ..	P.W.D. 27868	Pink.
0 3 12.5	110	"	" ..	Ditto	"

All in the Southland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block XV, Ngati-maru Survey District, Whangamomona County.

(L.S.) ISLINGTON, Governor.

A PROCLAMATION.

IN pursuance and in exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby, with the consents of the lessees, licensee, and mortgagee of the Crown land mentioned in the Schedule hereto, and of the Whangamomona County Council, being the local authority in whose district the said land is situated, proclaim as a road the land in Ngati-maru Survey District described in the Schedule hereto.

SCHEDULE.

Approximate Area of each of the Parcels of Land proclaimed as a Road.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 32	29, Taranaki Registration District	XV	Ngati-maru	P.W.D. 28309	Yellow
9 3 20	2, Ditto	"	"	Ditto	Blue.
5 1 36	3, "	"	"	"	Purple.
4 1 21	4, "	"	"	"	Pink.

All in the Taranaki Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the

Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

*Land taken for the Purposes of a Road in Block V,
Rotoiti Survey District.*

(L.S.) ISLINGTON, Governor.
A PROCLAMATION.

WHEREAS the land mentioned in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of a road in Block V, Rotoiti Survey District:

And whereas all conditions precedent required by law to be observed and performed prior to the taking of such land for the purposes hereinbefore specified have been observed and performed:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in me vested by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of March, one thousand nine hundred and eleven.

SCHEDULE.

The parcel of land taken:—

Approximate Area of the Parcel of Land taken.	Being Portion of Block	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 2 0 9.5	Mangorewa-Kaharoa No. 7 (5343, red; 15486c, blue)	V	Rotoiti..	P.W.D. 27269	Pink.

In the Auckland Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works.

GOD SAVE THE KING!

*Land taken for Defence Training-grounds in Block IV,
Manganui Survey District, Waimarino County.*

(L.S.) ISLINGTON, Governor.
A PROCLAMATION.

WHEREAS by subsection two of section ninety of the Public Works Act, 1908, it is provided that where it is necessary to take any Native land or land owned by Natives under title derived from the Crown for defence purposes, such land may be taken in the manner prescribed by Part IX of that Act:

And whereas section two hundred and twenty-five of the Public Works Act, 1908, enacts that land required for parade-grounds may be taken as for a public work and in the manner prescribed in that Part for taking land for defence purposes:

And whereas by section eighty-eight of the Defence Act, 1909, it is enacted that the Governor may take land for permanent training-grounds:

And whereas the land described in the Schedule hereto is land owned by Natives under title derived from the Crown, and is required to be taken for defence training-grounds in Block IV, Manganui Survey District:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in pursuance and in exercise of the powers and authorities in me vested by the Public Works Act, 1908, and the Defence Act, 1909, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of defence training-grounds, and shall vest in His Majesty the King on and after the fifteenth day of March, one thousand nine hundred and eleven.

SCHEDULE.

Approximate Area of the Parcel of Land taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1,416 3 34	Waimarino No. 4	IV	Manganui	P.W.D. 27835	Edged pink.

In the Wellington Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

Given under the hand of His Excellency the Right Honourable John Poynder Dickson-Poynder, Baron Islington, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this eleventh day of February, in the year of our Lord one thousand nine hundred and eleven.

R. McKENZIE,
Minister of Public Works

GOD SAVE THE KING!

The Waimarino Agricultural, Pastoral, Horticultural, and Industrial Society incorporated.—Notice No. 1477.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of February, 1911.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Agricultural and Pastoral Societies Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby incorporate the members of the Waimarino Agricultural, Pastoral, Horticultural, and Industrial Association, and such persons as shall hereafter be admitted members of the said association agreeably to the rules of the said association and the provisions of the said Act, into a body corporate under the style and title of "The Waimarino Agricultural, Pastoral, Horticultural, and Industrial Association."

J. F. ANDREWS,
Clerk of the Executive Council.

Regulations under the Education Act.—Training Colleges.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING
IN COUNCIL.

IN exercise and pursuance of the powers and authorities vested in him by the Education Act, 1908, the Governor, with the advice and consent of the Executive Council of the Dominion, doth hereby revoke the regulations made by Order in Council of the seventeenth day of December, one thousand nine hundred and eight, regarding training colleges, and in lieu thereof doth make the regulations hereto annexed; and, with the like advice and consent, doth prescribe that this order shall come into force on the date of the first publication thereof in the *New Zealand Gazette*.

SCHEDULE.

TRAINING COLLEGE REGULATIONS.

CONTROL AND ORGANIZATION.

1. THE Education Board of any district in which any training college is situated, hereinafter called "the Board," shall have the entire control and management of such college, subject to the provisions hereinafter contained.

The "university district" shall mean the university district in which the training college is situated, and the "university college" shall mean the university college in such university district.

2. For every training college there shall be a Committee of Advice, consisting of the Chairman or other member of the Board, an Inspector of the Board, a representative of the Professorial Board of the university college, and a representative of the other Education Boards (if any) in the university district, to be chosen, if there be more than one other Board, in such manner as the Minister of Education shall determine; provided that if the university district includes education districts in both Islands, a representative of other Education Boards may be chosen for each Island.

The Committee of Advice shall meet at least twice in each year. The first meeting shall be called by the Chairman of the Board, and shall be held not later than the month of March. Any subsequent regular meeting shall be at a time to be fixed by the Committee, but other meetings may at any time be called on the joint request of two members of the Committee or on the initiative of the Chairman.

3. Every training college shall have a normal or practising school connected with it. Every such normal school shall include—

- (a.) A "main school," organized in the same way as a district high school, with not more than 450 children in average attendance, of which not more than 50 shall belong to the secondary department.
- (b.) A "model school," organized as a rural public school of Grade III under a sole teacher, with 35 to 40 children in average attendance.

To a normal school so constituted there may, with the approval previously obtained of the Minister, be added,—

- (c.) A second "model school," organized—
 - (i.) As a rural public school of Grade IV under two teachers, with 70 to 80 children in average attendance; or
 - (ii.) As a junior school, with 35 to 40 children of classes P to S. 2 in average attendance; or
 - (iii.) As a rural public school of Grade III, as for (b) above.
- (d.) A junior kindergarten class or classes containing not more than 40 children between the ages of three and five, but children so enrolled shall not be reckoned in computing the average attendance of the normal school.

4. (1.) The organization of the normal school and the salaries of the staff shall be approved by the Minister of Education; but in no case shall the salaries be less than those payable under the Education Amendment Act, 1908, and regulations thereunder.

(2.) No uncertificated teacher shall be appointed on the staff of the normal school unless he possesses special qualifications approved by the Minister.

(3.) No pupil-teacher shall be employed on the staff of the normal school, nor shall any probationer be assigned thereto.

5. (1.) In addition to the staff of the normal school there shall be a principal of the training college, and such other lecturers or instructors as the Minister may from time to time approve. The principal shall be appointed by the Board, subject to the approval of the Minister.

(2.) To the staff of the training college and normal school, as hereinafter prescribed, the note appended to the First Schedule, Part II, of the Education Amendment Act, 1908, shall not be taken to apply.

6. (1.) The following shall be the maximum staff and salaries for any normal school and training college taken together:—

(a.) Principal of the training college: £500 a year, or £600 if the principal be also the Professor or Lecturer on Education at the university college.

(b.) Headmaster of the normal school: Salary of Grade 10, together with house allowance as for head teacher of a public school of Grade 10.

(c.) First assistant: Salary of Grade 7.

(d.) Kindergarten mistress . . . }
First secondary assistant . . . } Each with a salary of Grade 6.
Head teacher of model school }

(e.) Other assistants, lecturers, and instructors approved by the Minister as follows:—

1	with salary of Grade 5;
1	„ 4;
2	„ 3;
2	„ 2;
2	„ 1:

Provided that in lieu of two assistants, lecturers, or instructors of Grade 1, the Board may, with the approval of the Minister, appoint one assistant, lecturer, or instructor with a salary of Grade 4, or may in like manner appoint one with salary of Grade 5 in lieu of one with salary of Grade 2 and one of Grade 1, or one with salary of Grade 6 in lieu of one with salary of Grade 3 and one with salary of Grade 1:

(f.) If there be a second model school, the maximum staff named above may, with the approval of the Minister, be increased as follows:—

(i.) In the case in which such second model school is of the type described in 3 (c) (i) above, by one teacher with a salary of Grade 5, and by one assistant teacher with a salary of Grade 2; or

(ii.) In the case in which it is of the type described in 3 (c) (ii), by one assistant teacher with a salary of Grade 3; or

(iii.) In the case in which it is of the type described in 3 (c) (iii), by one teacher with a salary of Grade 5.

(g.) If there be a junior kindergarten class or classes in the normal school, the maximum staff named herein may, with the approval of the Minister, be increased by the addition of one assistant with a salary of Grade 2.

(2.) As a further provision the Minister may in any year approve of grants amounting to £300 in all for the instruction of the students in subjects of manual instruction, in physical and military drill, in elocution, and in singing, and for the incidental expenses of the training college. Out of such grants a part not exceeding £100 may be allocated to the incidental expenses of the training college (the library grant included), but no part of any such grants may be paid to any of the staff named above, nor may the whole of the grants under this subclause in any case exceed the total of £300.

(3.) If in any one year the total number of students is much less than 100, or the conjoint average attendance of the primary and

secondary departments of the "main school" is much less than 450, the staff may, at the discretion of the Minister, be reduced proportionately.

7. Every training college shall be open at all times to—
- (a.) Any member of the Board or of the Committee of Advice ;
 - (b.) Any Inspector of Schools employed by an Education Board in the university district ;
 - (c.) The Inspector-General of Schools or any other Inspector of the Education Department.

ENTRANCE TO TRAINING COLLEGES AND ALLOWANCES TO STUDENTS.

8. In regard to admission to any training college, no distinction shall be made between applicants residing within the education district in which such training college is situated and applicants residing outside such district.

9. Subject to these regulations, students may be admitted as holders of studentships in Division A, or in Division B, or in Division C or D.

Studentships.—Division A.

10. Except as hereinafter provided, to be admitted in Division A a student must satisfy all of the following conditions—namely, he must—

- (a.) Have within the two years and six months immediately preceding completed his course as a pupil-teacher or a probationer in some education district in accordance with regulations and to the satisfaction of the Education Board of that district :
- (b.) Have passed the Matriculation Examination of the University of New Zealand, or have gained a Lower Leaving Certificate, or have passed the first section of the Class D Certificate Examination, including therein Groups I and II and two optional subjects as prescribed for that examination, or are qualified under the regulations previously in force :*
- (c.) Give satisfactory evidence of his ability to teach, as by a certificate to that effect signed by an Inspector of Schools :
- (d.) Give satisfactory evidence as to moral character, and produce a satisfactory certificate of health from a medical officer approved by the Board :
- (e.) Make a declaration of his intention to become a teacher, and enter into a bond as prescribed in clause 15 hereof.

The allowances payable to a student in Division A shall be at the rate of £30 a year, together with the fees of the university college classes attended by the student with the approval of the principal, with the further addition at the rate of £30 a year in the case of any student who is obliged to live away from home to attend a training college, or of the actual costs of travelling (not exceeding £10 per annum) in the case of a student who lives at home but is obliged to travel more than four miles daily each way to attend the training college.

Studentships.—Division B.

11. To be admitted in Division B a student must satisfy all of the following conditions—namely, he must,—

- (a.) Being not less than seventeen years of age, have passed the Matriculation Examination of the University of New Zealand, or obtained a Higher Leaving Certificate :
- (b.) Comply within six months of the date of admission with such conditions as to probation in teaching as the principal of the training college with the approval of the Board may require :
- (c.) Satisfy conditions (d) and (e) as for students in Division A.

The allowances payable to a student in Division B shall be at the rate of £10 a year, together with the fees of the university college classes attended by the student with the approval of the principal, with the further addition at the rate of £30 a year in the case of any student who is obliged to live away from home to attend the training college, or of the actual cost of travelling (not exceeding £10 per

* Amendment of 1911.

annum) in the case of a student who lives at home but who is obliged to travel more than four miles daily each way to attend the training college.

Studentships.—Divisions C and D.

12. The Board may admit as a student in Division C any teacher who for not less than two years immediately preceding has been regularly employed in teaching in a school or schools of a grade not higher than Grade III, and who satisfies conditions (c) and (d) as for Division A.

In regard to such of these students as have not satisfied condition (b) of Division A, the principal may, with the approval of the Board, arrange for their attendance at continuation classes or elsewhere in the non-professional subjects required for Class D.

No allowances shall be payable to students in Division C except in such cases (not more than five of those admitted to any college in any year) as may be approved by the Minister, but in no case shall the allowances exceed those payable to students in Division B.

13. Notwithstanding anything in the above provisions, the Board may admit to the training college, for such period (not exceeding two years) as it may determine, any teacher of a public school or of a secondary school who, on the certificate of an Inspector of Schools or the recommendation of the Board of Governors of such secondary school respectively, may be deemed worthy of further training in professional work. Such students may be termed "students of Division D." No allowances shall be payable in such cases.

14. Notwithstanding anything contained in clause 10 above, University graduates or persons who as matriculated students have satisfactorily completed an approved course of not less than two years at a recognized agricultural college may be admitted, to a number not exceeding five in any year, as students of Division A for one year of training with corresponding allowances; provided that they satisfy conditions (d) and (e) of the clause as for ordinary students of Division A, and give such evidence of teaching ability or promise as the Board may require. Allowances for such students shall not be payable in any case for a longer period than one year, nor shall any such student be admitted except with an undertaking to devote his whole attention during the period to subjects of professional study and practice under the direction of the principal.

15. Every student to or for whom any of the allowances above mentioned are payable shall enter by his parent or guardian, or by some other person approved by the Board and the Minister, into a bond to return the amount paid in allowances in case he shall fail to complete his course, or be dismissed on the grounds named in clause 29 hereof, or fail to complete within the time prescribed such term of service as may be prescribed in a public primary, secondary, or technical school, or in any endowed school, in New Zealand. The bond shall be on the form supplied by the Department. No allowances shall be paid to or for any student until the said bond has been executed.

16. (1. A studentship shall not be tenable with a Junior Scholarship of the University, or a Senior National Scholarship, or any other scholarship, if the value of any such scholarship, added to that of the studentship, exceeds £60 per annum in any one year.

(2.) None of the allowances named in clauses 10 to 14 hereof shall be payable in the case of any student for a greater period than two years; nor shall any allowance be payable to a student for any period during which he has been in receipt of salary as a teacher or pupil-teacher, or of allowance as probationer.

17. The allowances to any student shall not include university college fees in respect of any classes at which the student's attendances and progress have not been satisfactory, or, if such fees have been paid, the amount shall be deducted from any allowances due to him, or be otherwise recoverable from him by the Board.

18. In no case shall the number of students admitted in any year under Divisions B, C, and D conjointly be so great as thereby to make the total number of all students in attendance at the training college more than 100.

19. All allowances to students shall, subject to the restrictions named in these regulations, be paid monthly, save that the first payment of a student's allowance may be a quarterly payment.

CURRICULUM.

20. The curriculum of each training college shall provide for a two-years course of training, and shall be subject to the approval of the Minister of Education.

21. Every training college shall make provision for the following :—

- (a.) Instruction in the principles and history of education (including elementary psychology), in school and personal hygiene (inclusive of ambulance work), and in methods of teaching.
- (b.) Courses in elementary practical science as suited to the requirements of public schools—namely,—
 - (i.) Elementary physical measurements ;
 - (ii.) Elementary practical agriculture, including the management of school gardens ;
 - (iii.) Domestic science ;
 - (iv.) Nature-study ; and, if possible,
 - (v.) Dairy-work.
- (c.) Courses in kindergarten work and in other branches of elementary handwork, especially modelling in plasticine or clay, paper-work, and bricklaying, and courses in elementary woodwork.
- (d.) Courses in physical instruction (including swimming and life-saving), singing, drawing, military drill and rifle shooting (for men), needlework (for women).
- (e.) Opportunities for observation of the child and of the methods of teaching and school-management.
- (f.) Sufficient, regular, and co-ordinated practice in teaching.

22. Students receiving allowances shall in general be admitted to a training college under an obligation to complete a two-years course of training, but for University graduates and others qualified for admission under clause 14 hereof, and for those who before admission have become qualified in all respects to obtain or have actually obtained a teacher's certificate, a course of one year shall be deemed sufficient.

23. In the arrangement of the curriculum special regard shall be paid to the opportunities of instruction presented by the lectures given at the university college, and, where possible, the general education of the student shall in the main be so continued, but no student shall be permitted to take University classes that are in the judgment of the principal inconsistent with the requirements of his professional course, nor shall a student be permitted to take classes forming a recognized step towards a University degree unless his capacities and attainments are of a character to fit him therefor without detriment to the interests of his training as a teacher.

24. With the limitations and exceptions hereinafter mentioned, no course of training for any student shall be deemed complete that does not include attendance at a course of lectures in English at the university college, together with the following :—

- (a.) The subjects named in paragraph (a) of clause 21 hereof.
- (b) and (c). Courses of elementary science and elementary handwork occupying not less than four hours a week throughout the two years of training, of which at least two hours a week shall be devoted to practical elementary science.
- (d.) The subjects named in paragraph (d) of the clause, two hours a week being given to military drill.
- (e) and (f). Observation of the child and of methods of teaching and practice in teaching as prescribed in paragraphs (e) and (f) of the clause, the time devoted to observation and practice being, in general, not less than 250 hours a year or 500 hours in all. It is important that the observation should be such as to form a basis for the work in elementary psychology and the principles of education, and that the practice should be regular and co-ordinated.

25. (1.) Students who are University graduates or who have satisfactorily completed an approved course of not less than two years at an agricultural college, or who have already satisfied the requirements of the examination for Class C, may be excused from attendance

at University lectures; such students, together with those who have already passed in the subject for Class D or for Class C, may also be excused from needlework. Further exemption from attendance at science may also be granted in the case of graduates who have taken a science subject in their degree course, and of students who have completed an approved course of two years at an agricultural college.

(2.) A student who is taking a science course at the university college may be exempted from attendance at a science class at the training college during the year in which he is so attending.

(3.) Students having no ear for music may be excused from attendance at singing and musical theory if an approved equivalent therefor is taken as an extra subject or subjects, selected from amongst those named in paragraphs (b) and (c) of clause 21 above, and occupying not less than two hours a week throughout the period of training, the total requirement under these paragraphs being thus raised to six hours a week in all.

26. The observation of methods of teaching for which provision is made shall include in especial observation of the methods of teaching English, arithmetic, drawing, singing, nature-knowledge, geography, civics, as prescribed for public elementary schools. It shall also include either (a) methods of teaching as specially adapted to the requirements of infant classes; or (b) the methods of teaching the following subjects in secondary classes—English, elementary mathematics, and the elementary stages of a foreign language; or (c) the methods adopted in teaching two or more branches of elementary science and handwork as suited to the requirements of the higher primary classes. The practice in teaching shall correspond thereto.

27. At the close of their period of training, students duly admitted under these regulations as students of Division A or Division B who have satisfactorily completed the prescribed course of work during the two years of their attendance at the training college, or, in the case of graduates or previously certificated students, during a period of not less than one year's attendance, and who are favourably reported upon in respect both of professional promise and of educational progress, may, on the recommendation of the principal of the college and with the concurrence of the Inspector-General of Schools, receive without further examination, subject to compliance with the necessary conditions of age and health, as prescribed by the Regulations for the Examination and Classification of Teachers, a Trained Teachers' Certificate, which shall rank in respect of attainment with certificates of Class C or with certificates of Class D, as may in each case be determined.

28. (1.) Subject to the general control and management of the Board, the principal shall have full control of the staff of the normal school and training college and of the students; he shall also have power to arrange for the several courses of instruction in accordance with the requirements named above, to allot to himself and the other members of the staff such subjects of instruction as he may find convenient and the Board may approve, to choose text-books, and to determine the course of study and training of each student.

(2.) A statement shall be furnished to the Professorial Board giving the names of all training-college students in attendance at the university college, and the classes approved by the principal for each student, in order that the Professorial Board may be in a position to report to the principal on the progress made by the students.

29. The Board may at any time, on the receipt of a report from the principal, dismiss a student or direct him to cease attendance at the training college, on the ground of repeated neglect of duty, or gross misbehaviour, and all allowances to such student shall thereupon cease.

30. The principal shall make an annual report to the Board of the work of the training college, and the Board shall forward that report, with such other report as it may desire to make, to the Minister of Education before the 31st January in each year.

31. The Inspector-General of Schools shall inspect each training college from time to time, and shall report annually to the Minister.

J. F. ANDREWS,
Clerk of the Executive Council.

*The Education Act, 1908.—Incidental Expenses of School Committees ;
Average Daily Attendance ; Certificates of Secondary Instruction.*

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING
IN COUNCIL.

BY virtue of the powers vested in him by the Education Act, 1908, His Excellency the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the Dominion, doth hereby make the regulations set forth in the Schedule hereto, (a) defining incidental expenses of schools for the purposes of section fifty-two of the said Act as amended by section four of the Education Amendment Act, 1910, and also (b) manner of computing average daily attendance for the purposes of section six of the first-named Act; (c) providing for the issue of certificates of secondary instruction: and with the like advice and consent doth prescribe that this Order shall come into force on the date of the first publication thereof in the *New Zealand Gazette*.

SCHEDULE.

INCIDENTAL EXPENSES OF SCHOOLS.

A. THE incidental expenses of School Committees within the meaning of section 4 of the Education Amendment Act, 1910, shall include expenditure under the following heads:—

(1.) Cleaning—namely, the complete and regular cleaning and keeping in order of buildings, furniture, fixtures, apparatus, and appliances in all the school premises, including class-rooms, teachers' rooms, passages, lavatories, libraries, laboratories, workshops, outbuildings, drains, water-tanks, wells, and other appurtenances of the school premises (exclusive of repairs rendered necessary by fair wear-and-tear); the performance of sanitary and other services, the cost of requisites for cleaning; and the cost of fumigation when ordered by the Health Officer or otherwise deemed necessary.

(2.) Heating—namely cost of fuel and other items connected with the heating of the school premises, sweeping chimneys, replacing of coal-scuttles, fire-irons, &c.

(3.) Lighting, water-service, and sanitary service: all expenditure on these items when necessary (excluding cost of instalment or replacement of fittings, and cost of water-supply to school baths).

(4.) Grounds: repair and keeping in order of the school grounds, fences, hedges, gates, and paths (including the clearing of gorse, broom, briar, and all noxious weeds, but not including the cost of replacing worn-out fences and gates, nor the repair and keeping in order of the teacher's garden or of the school glebe).

(5.) Repairs of all buildings, furniture, fixtures, apparatus, and appliances on school premises that are rendered necessary by wilful or careless damage, and generally all small repairs other than those due to fair wear-and-tear, fire, earthquake, or storm.

(6.) Stationery: the cost of all stationery such as ink, pens, slates, slate-pencils, erasers, chalk, blackboard dusters, blotting-paper, and other similar requisites, except paper and exercise-books used in school for school purposes, and all paper required for examination purposes; cost of stationery used for the transaction of the business of the School Committee.

B. Further, the incidental expenses of School Committees within the meaning of the said section 4, may include, at the discretion of the Board,—

(a.) The cost of all paper and other stationery used in school for school purposes.

(b.) The salary of a caretaker appointed to have custody of the school buildings and to perform all or any of the duties indicated above; rent of caretaker's quarters, and all repairs to the same.

(c.) The cost of water-supply to school baths.

C. Further, if provision has been made for the cost of all the items specified in A, School Committee allowances *may* be expended as the Board shall direct for school libraries, for pictures for the school walls, for asphaltting and other improvement of the school premises.

AVERAGE DAILY ATTENDANCE.

Average daily attendance for the purposes of paragraph (b), (ii), of subsection (1) of section 6 of the Education Act, 1908, shall for any quarter be the total average attendance for the quarter immediately preceding.

CERTIFICATES OF SECONDARY INSTRUCTION.

Intermediate Certificate.

1. To pupils taking a secondary-school course who, after having gained a certificate of proficiency, or after having passed the special examination for Junior Free Places, have satisfactorily completed at a secondary school or its equivalent approved by the Inspector-General of Schools a two-years course of secondary instruction in accordance with the conditions set forth in clause 6 and clause 7 (c) of the Regulations for Free Places, certificates of the satisfactory completion of such a course shall be issued at the conclusion of the period to which they refer. Such certificates shall be termed "intermediate certificates," and shall be granted only under the authority or with the concurrence of the Inspector-General of Schools, who shall satisfy himself in all cases through the report of the principal of the school or otherwise that the conditions have been duly complied with.

Leaving Certificate of the Lower Grade (Lower Leaving Certificate).

2. Under the same authority, or with a like concurrence, and subject to similar conditions governing the tenure of Junior and Senior Free Places in secondary schools, certificates, to be termed "Leaving Certificates of the Lower Grade," or, briefly, "Lower Leaving Certificates," shall also be issued to pupils who have satisfactorily completed a three-years course of secondary instruction at an approved school, being either a secondary school or its equivalent: Provided that the standard of work in the classes in which the pupil is placed during the last year of the course is at least that of corresponding subjects in the examination for a teacher's certificate of Class D: Provided further that the units of work satisfactorily completed during the course shall be not less than 56, and shall include not less than 12 units in English, 9 units in arithmetic (or 12 in mathematics, including arithmetic), and 8 units in science.

Leaving Certificate of the Higher Grade (Higher Leaving Certificate).

3. Further, under the same authority, or with a like concurrence, and subject to similar conditions, Leaving Certificates of the Higher Grade, or, briefly, Higher Leaving Certificates, shall be issued to pupils who have satisfactorily completed at such a school a four-years course of secondary instruction: Provided that the standard of work in the classes in which the pupil is placed during the last year is not lower than that of the Matriculation Examination of the University of New Zealand for the time being prescribed: Provided further that the units of work satisfactorily completed during the course shall be not less than 75, and shall include not less than 16 units in English, 16 units in mathematics, 16 units in one of the languages Latin, Greek, French, German, and 12 units in science.

General.

4. A unit of work shall be taken, in consonance with the terms of the Free Place Regulations, to denote school class-work of one hour per week regularly throughout a school year.

5. These certificates may be obtained by any candidates who fulfil the required conditions, whether they have been holders of free places or not.

J. F. ANDREWS,
Clerk of the Executive Council.

Regulations.—Manual and Technical Instruction.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K. C. M. G., PRESIDING
IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Education Act, 1908, and the Education Amendment Act, 1910, and of all other powers and authorities him enabling in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth, in respect of the regulations for manual and technical instruction in force on the thirty-first day of December, one thousand nine hundred and ten, hereby revoke clauses fifteen (a) and (b), twenty-one (a), twenty-five (a) and (b), twenty-seven (a) and (b), thirty-one, thirty-one (a), thirty-six, thirty-seven, forty to forty-seven inclusive, fifty, fifty-two, sixty-three to sixty-five inclusive, seventy-three, seventy-seven to seventy-seven (n) inclusive thereof, and doth hereby make the regulations set forth in the Schedule hereto ; and, with the like advice and consent, doth declare that this Order shall come into force on the date of the publication thereof in the *New Zealand Gazette*.

SCHEDULE.

I.—School Classes.

9. (c.) Where the instruction of a public-school class is supervised by an itinerant instructor, he shall on each occasion that he visits such class affix his dated signature on the register thereof.

15. (a.) Capitation-payments on account of school classes shall as a rule be made at the end of the year ; but advance payments at the beginning of the year or interim payments during the year may be made if, in the opinion of the Minister, such payments are warranted by the circumstances. Such payments shall in no case exceed one-half of the amount obtained by multiplying the prescribed rate of capitation by the roll-number of the pupils under instruction.

(b.) For the purpose of capitation, a public-school class for instruction in elementary handwork shall be deemed to have received regular instruction throughout the school year if the instruction has been given for forty weeks.

21. (a.) *Classes doing Work in other Subjects not lower than that of Standard V.*

- (1.) Elementary practical surveying and elementary practical mensuration.
- (2.) Machine construction and drawing.
- (3.) Building construction and drawing.
- (4.) Free-arm and blackboard drawing and drawing from memory.
- (5.) Drawing in light and shade from models or casts, or from objects of still life.
- (6.) Elementary design and colour work.
- (7.) Painting from nature, of flowers, or of still life.
- (8.) Painting ornament in monochrome from casts.
- (9.) Modelling in clay, or plasticine, or plaster.
- (10.) Modelling in cardboard.
- (11.) Chip-carving from pupils' own designs.
- (12.) Wood-carving.

25. (a.) (1.) Cookery.
(2.) Dairy-work.

(b.) Where special and appropriate provision has been made for the practical teaching of the above subjects, 10s. per annum for each unit of the average attendance will be paid, provided that the instruction is given to pupils of the class for not less than forty hours during the school year.

In the case of cookery a payment of 12s. per annum will be made for sixty hours' instruction during the school year, provided that one-third of the time is given to instruction in domestic economy and domestic hygiene,

such course of instruction to be approved by the Minister. Where the ordinary staff of the school is unable to provide instruction in cookery or dairy-work, payments of 12s. 6d. or 15s. per annum, as the case may be, for cookery and of 12s. 6d. for dairy-work may be made for each unit of the average attendance. Subject to the approval of the Minister, instruction in dairy-work may be combined with instruction in elementary agriculture, provided that not less than twenty hours' instruction in each subject is given to the class during the school year. Capitation in the case of an approved class taking such combined instruction may be computed at half the rates prescribed for dairy-work and agriculture respectively.

27. (a.)

DIVISION I.

- (1.) Elementary chemistry.
- (2.) Elementary physics.
- (3.) Elementary zoology.
- (4.) Elementary botany.
- (5.) Elementary geology

DIVISION II.

- (1.) Elementary agriculture.
- (2.) Elementary physical measurements.

(b.) Where special and appropriate provision has been made for teaching the above subjects, the following payments will be made if the conditions are observed: For any subject in Division I, 2s. 6d. will be paid for each unit of the average attendance at the class, provided that instruction is given to the class for not less than one hour a week regularly throughout the school year; for subjects (1) and (2) of that division 5s. will be paid if instruction is given regularly for two hours a week throughout the school year.

For each subject in Division II an initial payment of 10s. per head up to £7 10s. will be made on the first recognition of the class. In addition, capitation at the rate of 2s. 6d. per annum will be paid for each unit of the average attendance at the class, and in the case of subject (1) at the rate of 5s. per annum where the instruction is supervised by an approved itinerant instructor, provided that instruction is given for not less than forty hours during the school year.

In the case of an approved class for elementary agriculture in a secondary school, or in the secondary department of a district high school, payments of 5s. or 7s. 6d., as the case may be, may be made if instruction is given regularly for eighty hours during the school year. (See also clause 25 (b) hereof.)

II.—“Special” and “Associated” Classes.

31. A record of attendances at a class other than a class at a day technical school (as defined in clause 81 hereof) must be kept in the special register provided by the Department, and must be supervised by the controlling authority, or by some one appointed by the controlling authority, who shall record therein the number of pupils present at the time of each visit, attesting the same by a dated signature. The presence or absence of each pupil at a class shall be recorded in the register within fifteen minutes after the time appointed for the meeting of such class. The instructions printed in the register must be strictly observed. Failure to observe them may lead to a reduction in or to the withholding of the capitation earned by the class concerned.

31. (a.) No attendances shall be recorded in the special register for any special, associated, or college class in respect of any person on the roll of any public school or secondary school, nor in respect of any person under fourteen years of age unless such person is (i) the holder of a free place under these regulations, or (ii) is able to produce evidence that he has reached a standard of education equivalent to that of the Fifth Standard as defined in the public-school syllabus. In the case of (ii), no attendances at a class held after 6 p.m. shall be recorded.

(b.) The attendances at a class in a day technical school shall be recorded in the public-school register of daily attendance every morning and every afternoon; provided that in no case shall the register be marked later than one hour and a half before the close of morning or afternoon school, as the case may be. The register shall be marked and kept in accordance with the directions printed thereon, and shall be preserved by the controlling authority or the managers, as the case may be, for not less than five years. The register is to be forwarded to the Department if asked for.

36. Except in the case of classes for teachers or of classes conducted in country districts by itinerant instructors, capitation shall not be paid on account of any class which has not received regular instruction during a period of at least ten weeks, and for at least twenty hours during the year.

37. Every student, on admittance to a technical school, shall receive a distinguishing number, to be retained by him so long as he continues to attend that school. The distinguishing number of each student is to be entered opposite his name in the register, and in the attendance-sheet of every class that he attends.

A.—Continuation Classes.

40. A "continuation class" means a special or associated class in which instruction is given in the subjects of the public-school syllabus for Standards V and VI, or in the following subjects of general or commercial education where they are not included in approved courses of technical instruction.

(1.) English, to include composition and the study of the work or works of some standard author or authors.

(2.) French, German, Italian, Maori, Latin, Greek; the teaching to include in every case a reasonable amount of continuous reading-matter, and, in the case of a living language, to be directed to the practical end of giving the pupils the power of speaking the language.

(3.) Mathematics (algebra and higher arithmetic, geometry, trigonometry, &c.).

(4.) Mensuration (as for builders, surveyors, &c.), which must include practical measurements by the pupil.

(5.) Book-keeping, *précis*-writing, and correspondence, shorthand, type-writing, commercial or actuarial arithmetic, commercial law or any other branch of political economy, economics of industry, commercial history, industrial history, commercial geography.

(6.) English history, civics, general history, constitutional history.

(7.) Elocution.

(8.) Vocal music, which must include singing from notes, and the elements of the theory of music.

(9.) Hygiene and ambulance-work.

(10.) Physical training.

41. Payment will not be made in respect of a recognized continuation class for any of these subjects for more than two hours a week or eighty hours a year; provided that in the case of subject (10) payment will not be made for more than one hour a week or forty hours a year, nor unless students taking the subject also attend concurrently at least one other recognized special or associated class during the same year.

42. Capitation payments on account of recognized continuation classes shall be computed at the rate of 1½d. for each hour of attendance at such classes; provided that no payment shall be made in the case of any student for more than two hundred and forty hour-attendances for all subjects altogether.

B.—Manual and Technical Classes.

43. Special and associated classes for manual and technical instruction may be held at any time of the day, and instruction may be given in one or more subjects selected from the following divisions:—

DIVISION I.

Elementary commercial subjects involving mostly mechanical operations, such as commercial arithmetic, elementary book-keeping, commercial geography, elementary correspondence and *précis*-writing, copying, indexing, filing, shorthand, typewriting, and the mechanical operations concerned with postage, telegraph, and banking.

DIVISION II.

Higher commercial subjects, such as correspondence and *précis*-writing, commercial and actuarial arithmetic, accounting, banking and currency, commercial and industrial history, commercial geography, mercantile and commercial practice and law, economics of industry and commerce.

DIVISION III.

Mathematics, including the treatment of the subject in a practical way—such treatment as, for example, is usually given under the subject of mensuration or of practical plane and solid geometry.

The various branches of natural and physical science.

DIVISION IV.

Mathematics and science as applied to specific industries—Machine-construction, building-construction, metallurgy, mineralogy, chemistry of commerce, engineering (civil, mechanical, electrical, mining, sanitary), architecture, building and allied industries, printing and process industries, electrical industries, wood- and metal-working industries, agricultural and horticultural industries, &c.

DIVISION V.

Handicrafts and domestic science :—

Manual instruction in wood and metal. Home-making and home-keeping ; personal, domestic, and school hygiene ; home nursing ; cookery ; laundry-work ; plain needlework ; dressmaking ; millinery ; &c.

DIVISION VI.

Art and art-crafts :—

Drawing with instruments. Free drawing in outline or in light and shade, or painting in monochrome, casts or photographs of ornament, objects, plant-forms, drapery, landscape details, details or whole of animal forms or human figure. Free-arm and blackboard drawing. Design. Painting ornament. Principles of ornament. Modelling from casts or photographs of simple ornamental devices. Architectural drawing and design. Drawing from actual measurements of structures, &c. Painting still life, flowers, landscapes, in colours. Drawing, painting, or modelling anatomical studies of animal forms or of the human figure. Modelling in relief or in the round, drapery, plant and animal forms, or the human figure from casts or from nature. Painting animal forms or the human figure in colour. Various subjects of applied art.

44. In addition to the practical work necessary for the demonstration of subjects in Divisions III, IV, and V of clause 43 hereof, at least half the total time for which payment is claimed must be devoted to individual practice by the students working with their own hands. Such practical work should not be less than a continuous hour and a half in any one lesson, and must in the case of subjects relating to specific trades be so arranged as to be illustrative of the principles taught, and should not be directed merely to developing dexterity in the practice of trade processes.

45. Where the student takes one subject only, or two or more unrelated subjects, the payment on account of such instruction shall for subjects of Division I of clause 43 hereof be at the rate specified for continuation classes and for subjects in Divisions II to VI, inclusive, of the said clause, at the rate of 3d. for each hour-attendance.

45. (a.) Wood-carving, art needlework, and other art crafts will be paid for at the rate for technical classes only when the instruction is based upon studies and designs by the students themselves, adapted to the work by the students themselves. Similarly, dressmaking will be paid for at the rate for technical classes only when the method of instruction does not involve reference to or the use of charts or of curved or specially graduated rulers. Otherwise, attendances at classes for the subjects named will be paid for at the rate specified for continuation classes.

46. Where appropriate courses, approved by the Minister, of related subjects selected from Divisions I to VI of clause 43 hereof are arranged with the view of fitting students for the intelligent practice of particular crafts, industries, or occupations, payment on account of the attendances of students at such approved courses may be made at the following rates, provided that the conditions are complied with :—

Year of Course.	Division I. Elementary Commercial Subjects.	Division II. Higher Commercial Subjects.	Division III. Mathematics and Science.	Division IV. Applied Mathematics and Applied Science.	Division V. Handicrafts and Domestic Science.	Division VI. Art and Art-crafts.
First year ..	d. 3	d. 4	d. 4	d. 4	d. 4	d. 4
Second year ..	3	5	5	5	5	5
Third year	6	6	8	6	6
Fourth and sub- sequent years	..	8	9	9	6	9

46. (a.) No combination of related subjects will be approved as a grouped course unless it occupies at least four hours a week and eighty hours a year. The total attendances at any approved course must be fairly distributed over the subjects of the course.

46. (b.) Where the hour-attendances of any student at an approved course are in any year less than sixty, capitation thereon will be paid at a uniform rate of 3d. per hour-attendance, in lieu of the rates specified in clause 46 hereof, provided that the conditions of clause 36 are complied with.

46. (c.) Where an approved course occupying at least six hours a week is so arranged as to provide for the systematic instruction of students for not more than two hours a week in one of the subjects named in paragraphs (1), (2), or (6) of clause 40, the class for such instruction may be reckoned as part of the course, and attendances thereat included in the claim for the course.

46. (d.) Not more than four hundred hours' instruction in subjects included in any approved grouped course may be counted in respect of any student for the purposes of capitation in any year.

46. (e.) A syllabus showing the subject-matter of each proposed grouped course, and its distribution over the various years, being not more than two in the case of a course under Division I of clause 43 hereof, and not less than three in the case of courses under Divisions II to VI, inclusive, of the said clause, shall be submitted at the beginning of the year by the controlling authority for the approval of the Minister.

No material modification, such as the addition or omission of a course or of a subject in a course, will be recognized unless particulars thereof have previously been submitted for the approval of the Minister.

46. (f.) No new entrant shall be admitted to any stage of a grouped course unless he produces satisfactory evidence of fitness to profit by the instruction given in such course, nor shall a student be admitted to a higher from a lower stage of any course that he has taken unless he has made not less than sixty hour-attendances at the lower stage, and has obtained a certificate of satisfactory proficiency from the controlling authority or the managers, as the case may be. A list of the students (with their distinguishing numbers) promoted to a higher stage of any approved course in any year shall be forwarded to the Department at the time that the promotions are made.

III.—College Classes.

47. All the subjects in Divisions II, III, IV, V, and VI of clause 43 hereof may be recognized as subjects of technical instruction in college classes.

IV.—Regulations for the Appointment of Managers of Associated Classes.

50. For all other associated classes the number of managers to represent contributing bodies shall be fixed annually by the Minister, subject to these regulations and to the terms of section 182 of the Act. In estimating for the purposes of such representation the proportion of the cost of maintenance of classes borne by the several contributing bodies, there shall be included all moneys contributed during the year ending on the last day of December preceding the month in which the elections are held, and all rents and benefits derived during the same period from lands and buildings contributed, and from endowments, or otherwise used or employed for the purpose of such classes. The managers shall be elected at specially convened meetings of the several bodies concerned during the month of January, or February, or March in each year. The controlling authority shall, within fourteen days after the completion of the election, forward to the Minister a notification of the names of the managers elected, with the names of one or more persons authorized to pay and to receive moneys on their behalf.

52. In any case in which an election of managers as hereinbefore provided has not been held, the Minister, if he is satisfied that the failure to elect is not due to any default on the part of any controlling authority or the subscribers or trustees, as the case may be, may fix a time and place for the election of managers, and the provisions of clauses 49 and 50 shall thereupon be observed as if the time and place for such election had been fixed as therein provided. Pending the completion of such election the managers previously elected shall continue to hold office.

V.—Grants in Aid of Buildings, Fittings, Furniture, and Permanent Apparatus.

63. Application for grants in aid of buildings must be made by the controlling authority and in the following form, copies of which will be supplied by the Department :—

- (1.) In what town or district are the classes or proposed classes to be held ?
- (2.) What is the controlling authority ?
- (3.) State whether the classes are " school," " special," " associated," or " college."
- (4.) For what subjects of instruction are the buildings required ?
- (5.) Give the actual or probable number of pupils in each class.
- (6.) Are the buildings to be used solely for manual and technical instruction ?
If not, for what other purposes are they to be used ?
- (7.) Is it proposed to purchase, to rent, or to erect the buildings in respect of which this application is made ?
- (8.) Give full details of the buildings, accompanied by a tracing or blue print (schedules may be attached).
- (9.) State the estimated cost or rent, as the case may be, of the building.
- (10.) In the case of a rented building give the period, with date, for which rent is due.
- (11.) What part of the cost or of the rent will the managers or controlling authority contribute ?
- (12.) What was the amount and the date of payment of the grant, if any, last paid in respect of the buildings to which this application relates ?
- (13.) What balance, if any, of such grant was unexpended at the date of this application ?
- (14.) For what sum is application now made ?
- (15.) At what bank is the account of the controlling authority kept ?

I certify that to the best of my knowledge and belief the foregoing statements are correct.

, Secretary or Chairman of [Controlling Authority].

The following certificate is required when the buildings are intended for public-school classes :—

I consider that the buildings in respect of which this application is made are both suitable and necessary for the classes concerned.

, Inspector of Schools.

64. Applications for grants in aid of furniture, fittings, and permanent apparatus in respect of classes not being school classes must be made on the following form, copies of which will be supplied by the Department :—

- (1.) In what town or district are the classes or proposed classes to be held ?
- (2.) What is the controlling authority ?
- (3.) State whether the classes are " special," " associated," or " college."
- (4.) For what subjects of instruction are the furniture, fittings, and apparatus required ?
- (5.) Give the actual or probable number of pupils in each class.
- (6.) Give a detailed list, under the head of subjects, of the furniture, fittings, and apparatus in respect of which this application is made, and of the cost thereof.
- (7.) What is the total cost of the furniture, fittings, and apparatus required ?
- (8.) What part of this will the managers or controlling authority contribute ?
- (9.) What was the amount and the date of payment of the grant, if any, for furniture, &c., last paid in respect of the classes to which this application relates ?
- (10.) What balance, if any, of such grant was unexpended at the date of this application ?
- (11.) For what sum is application now made ?
- (12.) At what bank is the account of the controlling authority kept ?

I certify that to the best of my knowledge and belief the foregoing statements are correct.

, Secretary or Chairman of [Controlling Authority].

65. Applications for grants in aid of furniture, fittings, and apparatus in respect of school classes in the subjects named in clauses 23 (a) and 27 (a) hereof must be made by the controlling authority in the following form, copies of which will be supplied by the Department :—

- (1.) In connection with what school are the classes held ?
- (2.) For what classes and for what subjects of instruction are the furniture, fittings, and apparatus required ?
- (3.) Give the actual or probable number of pupils in each class.
- (4.) Give (on an attached schedule if necessary) a detailed list, under the head of subjects, of the furniture, &c., in respect of which this application is made, and of the cost thereof.
- (5.) What is the total cost thereof ?
- (6.) What part of this will the controlling authority contribute ?
- (7.) What was the amount and the date of payment of the grant, if any, for furniture, &c., last paid in respect of the classes to which this application relates ?
- (8.) What balance, if any, of such grant was unexpended at the date of this application ?
- (9.) For what sum is application now made ?
- (10.) At what bank is the account of the controlling authority kept ?

I certify that to the best of my knowledge and belief the foregoing statements are correct.

, Secretary or Chairman of [Controlling Authority].

The following certificate is required for public-school classes only :—

I consider that the furniture, fittings, and apparatus in respect of which this application is made are both suitable and necessary for the work of the classes concerned.

, Inspector of Schools.

VI.—Grants in Aid of Material.

73. Applications for grants in aid of the purchase of material for the sole use of recognized classes other than school classes must in general satisfy the conditions laid down in the case of grants for buildings, and must be made in the following form :—

- (1.) In connection with what technical school, or town, or district are the classes or proposed classes to be held ?
- (2.) What is the controlling authority ?
- (3.) State whether the classes are "special," "associated," or "college."
- (4.) For what subjects of instruction is the material required ?
- (5.) State the period of instruction, with dates for which the material is required.
- (6.) Give the actual or probable number of pupils in each class.
- (7.) Give on an attached schedule a detailed list, under the head of subjects, of the material in respect of which application is made, and of the cost thereof.
- (8.) What is the total cost of the material required ?
- (9.) What part of this will the managers or controlling authority contribute ?
- (10.) What was the amount and the date of payment of the grant, if any, of material last paid in respect of the classes to which this application relates ?
- (11.) What balance, if any, of such grant was unexpended at the date of this application ?
- (12.) State the amount received on account of sales in respect of the material supplied in (7).
- (13.) For what sum is application now made ?
- (14.) At what bank is the account of the controlling authority kept ?

I certify that to the best of my knowledge and belief the foregoing statements are correct.

, Secretary or Chairman of [Controlling Authority].

VIII.—Free Places.

77. Notwithstanding anything to the contrary in any regulations as to scholarships made under the Education Act, 1908, the Education Board of any district may, if it thinks fit, allow scholarships granted under the said Act to be held at any day technical school approved by the Education Board and by the Minister ; provided that any scholarships so held shall be subject to the provisions of subsection (2) of section 67 of the Act.

77. (a.) A free place under these regulations is tenable at (1) a day technical school as defined in clause 81 of these regulations ; (2) special, associated, or college classes other than classes at a day technical school.

Such a free place shall be regarded as alternative with, not in addition to, a free place held on a corresponding qualification under the regulations for free places in secondary schools and district high schools.

Junior Free Places.

77. (b.) Subject to these regulations a pupil shall be qualified to be a junior free pupil or the holder of a junior free place at a day technical school approved by the Minister under the Act if—

- (i.) He is the holder of an Education Board Scholarship, a Junior National Scholarship, or any other scholarship that the Minister shall approve for this purpose, provided that the value of any such scholarship is not greater than £40 per annum in the case of any pupil who is obliged to live away from home in order to attend the day technical school, or than £10 per annum in any other case ; or if—
- (ii.) He has qualified for an Education Board Scholarship or a Junior National Scholarship, or has qualified for a junior free place in the special examination for junior free places held by the Education Department ; or if—
- (iii.) Being not over fifteen years of age on the 1st December preceding the date of his admission to a free place, he has obtained a certificate of proficiency as defined by regulations under the Act.

A pupil shall be qualified to be a junior free pupil or to hold a junior free place at special, associated, or college classes other than classes at a day technical school if he satisfies condition (ii), or if he has obtained a certificate of proficiency as defined by regulations under the Act.

77. (c.) A junior free place is tenable for two continuous years from the 1st January preceding the actual date of admission as a free pupil. In the case of a day technical school, if special merit is shown, or if the holder was under thirteen years of age on the 1st December preceding the date of admission as aforesaid, the Minister may, on receipt of a recommendation from the controlling authority or the managers, as the case may be, and from the Inspector-General of Schools, extend the tenure of the free place for a third year. In no case, however, shall a junior free place at a day technical school be tenable after the holder has passed his seventeenth birthday.

77. (d.) The day technical school shall give to each holder of a junior free place under these regulations regular instruction in—

- (i.) English, as for the Civil Service Junior Examination, or commercial English, including in either case English composition and the study of one or more of the works of some standard author or authors (not less than 600 lines of poetry and 100 pages of prose in a year).
- (ii.) Arithmetic as prescribed for Standard VII of the public-school syllabus, or elementary mathematics (viz., arithmetic, algebra, and geometry), or practical mathematics, or commercial or actuarial arithmetic.
- (iii.) Any appropriate branch of drawing as specified in Division VI of clause 43.

The instruction referred to in (i), (ii), and (iii) must be given regularly throughout the year at recognized classes for not less than three hours a week in the case of (i), two hours a week in the case of (ii), and one hour a week in the case of (iii).

In addition, the pupil must also regularly attend at the day technical school a grouped course approved by the Minister under clause 43 of these regulations. The total time given to such instruction must not, with the time given to the subjects enumerated in (i), (ii), (iii) hereof, be less than twenty hours a week regularly throughout the year.

77. (e.) Every holder of a junior free place under these regulations who is admitted to special, associated, or college classes other than classes at a day technical school shall receive in each year instruction in—

- (i.) English of a standard higher than that required for Standard VI of the public-school syllabus, or commercial English, or one of the languages named in paragraph (2) of clause 40 of these regulations; the English, or commercial English, as the case may be, to include English composition, and a study of one or more than one of the works of some standard author or authors—not less than 600 lines of poetry and 100 pages of prose in a year.
- (ii.) Arithmetic as for Standard VII of the public-school syllabus, or mathematics, or practical mathematics, or mensuration, or commercial or actuarial arithmetic.

He must receive the instruction referred to in (i) and (ii) at recognized classes, at each of which he must make not less than twenty hour-attendances during the year.

He must also take in each year one or more of the subjects specified in clause 43 of these regulations, and must make in respect of each subject not less than twenty hour-attendances in each year. The subjects, if more than one is taken, must be related. No capitation under clause 77 (f) hereof will be paid in respect of attendances at classes for unrelated subjects.

77. (f.) Subject to these regulations, the following payments, in addition to the capitation payable under the Act, may be made to the controlling authority of classes under the Act, other than day classes at a day technical school, on account of each junior free pupil admitted to such classes, namely:—

- (i.) For each attendance at a recognized technical class in any of the subjects named in clause 43 of these regulations a payment of 3d.;
- (ii.) For each attendance at a recognized continuation class in any of the subjects named in paragraphs (1), (2), (3), (4) of clause 40 of these regulations, or in book-keeping or shorthand, a payment of 3d.:

Provided that no such payment shall be made on account of a junior free pupil for any class in which he has made less than twenty hour-attendances during the year: Provided further that under this clause not more than £5 shall be paid on account of any one junior free pupil in each year.

Senior Free Places.

77. (g.) Subject to these regulations, a senior free place at a day technical school is tenable by any pupil who—

- (i.) Is the holder of an Education Board Senior Scholarship, or of any other scholarship that the Minister approves for this purpose; provided that the value of any such scholarship is not greater than £40 per annum in the case of any pupil who is obliged to live away from home in order to attend the day technical school, or more than £10 in any other case: or
- (ii.) Has passed the Matriculation Examination or the Civil Service Junior Examination, or the special examination for senior free places, or such examination as the Minister may approve in the subjects in which he has received instruction as a junior free pupil: or

- (iii.) Has satisfied the examination requirements for an Education Board Senior Scholarship, or any other scholarship that the Minister approves for this purpose.

A senior free place at special, associated, or college classes other than classes at a day technical school is tenable by any pupil who satisfies conditions (ii) and (iii) hereof.

77. (h.) A senior free place is tenable for three continuous years from the 1st January preceding the actual date of admission as a free pupil; but if special merit is shown, the Minister may, on the receipt of a recommendation from the controlling authority or the managers, as the case may be, and from the Inspector-General of Schools, extend the tenure of the free place for a fourth year. In no case, however, shall a senior free place at a day technical school be tenable after the holder has passed his nineteenth birthday.

77. (j.) The day technical school shall give to each holder of a senior free place under these regulations regular instruction at a grouped course approved by the Minister under clause 43 of these regulations. The instruction must be of a more advanced character than that given to holders of junior free places. Not less than twenty hours' instruction a week must be given regularly throughout the year.

77. (k.) Every holder of a senior free place under these regulations who is admitted to special, associated, or college classes other than classes at a day technical school must attend in each year recognized classes in two or more related subjects selected from Divisions II to VI, inclusive, of clause 43 hereof. The instruction must be of a more advanced character than that given to holders of junior free places.

77. (l.) Subject to these regulations, a payment of 3d. for each hour-attendance, in addition to the capitation payable under the Act, may be made to the controlling authority of classes under the Act other than classes at a day technical school on account of each senior free pupil admitted to such classes: Provided that no such payment shall be made on account of a free pupil for any class for which he has made less than twenty hour-attendances during the year: Provided, further, that under this clause not more than £5 shall be paid on account of any one free pupil in each year.

General.

77. (m.) As a condition of admission to a free place any candidate may be required to furnish to the director of the technical school to which admission is sought, reasonable evidence of good character.

77. (n.) (i.) Except as hereinafter provided or as the Minister may direct, any intermission of attendance exceeding a period of three months in duration shall be deemed to determine the free place. Further, the free place held by a pupil at a day technical school whose attendance during any term or quarter falls below 50 per cent. of the possible total of attendance at the school shall, with a similar exception, be deemed to have lapsed as at the close of the period specified. And, further, the free place held by a pupil at recognized classes other than classes at a day technical school who fails to make in any year of his tenure the minimum number of hour-attendances at each of the classes as prescribed in clauses 77 (j) and 77 (l) hereof shall, with a similar exception, be deemed to have lapsed at the close of the period specified.

(ii.) If on a report from the controlling authority or from the Inspector-General of Schools it appears to the Minister that the attendance, conduct, diligence, or progress of any free pupil is not satisfactory, the Minister may determine that the free place held by that pupil shall cease at the end of the term or quarter in which such report is received. In any case under review a special report may be required.

(iii.) Any junior or senior free pupil who has forfeited or has completed the tenure of his free place shall not be eligible for a free place of the same grade at any other technical school, any secondary school, or any district high school, nor shall any pupil who for any reason has forfeited his free place or who has completed the tenure thereof at a secondary school or district high school be eligible for a similar free place at a technical school.

77. (o.) (i.) A junior or senior free pupil who leaves a day technical school to take up employment at any time before the completion of the tenure of his free place shall be eligible to continue his free place at recognized technical classes other than classes at a day technical school for the unexpired period thereof.

(ii.) Any holder of a free place who after his admission to a technical school removes more than five miles from the technical school at which his free place is held may continue to hold his free place at any other technical school or at a secondary school, or at a district high school, subject to the

regulations governing free places at such school. Except in the case of such removal, the holder of a free place at a technical school shall not be entitled, without the consent of the Minister previously obtained, to transfer his free place to a secondary school or to a district high school.

(iii.) If any free pupil fails on account of illness to fulfil the conditions of his free place, or if any junior free pupil fails on account of illness to pass the examination or otherwise qualify for a senior free place, his free place may, with the approval of the Minister, be continued for another year. The fact of illness must be proved by evidence satisfactory to the Inspector-General of Schools.

77. (p.) Free places under these regulations shall be open to boys and girls alike, and are not tenable with any other scholarship or free place except as provided in clause 77 (b) or in clause 77 (g) hereof.

77. (q.) As soon as possible after the commencement of the instruction in each year the controlling authority shall forward on forms supplied by the Department a return of all free pupils admitted to classes under the control of such authority. No capitation under clauses 77 (f), 77 (b), or 83 hereof shall be paid on account of the attendances of any free pupils not included in such return.

77. (r.) Free railway tickets will be granted where necessary to holders of junior or senior free places.

77. (s.) Nothing in these regulations shall affect the rights of any holders of free places that have been entered upon prior to the 1st January, 1911.

XI.—Day Technical Schools.

81. A technical school in which are held, before 6 o'clock in the afternoon on five days in each week, for at least twenty hours in each week and for at least thirty weeks in each year, special, associated, or college classes recognized under the Act and these regulations may be recognized by the Minister as a day technical school.

The classes at such school shall conform to the regulations for special, associated, and college classes where such regulations apply.

82. A day technical school, to be recognized as such, must provide one or more organized courses of instruction in accordance with clauses 43, 46 (e), 77 (d), and 77 (j) hereof.

All the subjects of an approved course must as a rule be taken by all the pupils admitted to such course.

83. Payment may be made on account of each free pupil who receives not less than eight hundred hours' instruction during the year in an approved course at a day technical school at the following rates :—

	£	s.	d.
For the first year's course	12	10	0
„ second year's course	13	15	0
„ third and succeeding years' courses	15	0	0

In the case of pupils other than free pupils taking a full course in each year payments may be made as follows :—

	£	s.	d.
For the first year	8	5	0
„ second year	9	2	6
„ third and succeeding years	10	0	0

84. If a student receives less than eight hundred but not less than six hundred hours' instruction in the year at an approved course, payment may be made at three-fourths of the rate mentioned in clause 83 hereof.

If a student attends an approved course for a certain period, but is precluded from completing six hundred hours' attendance a year owing to a change of residence or some other cause deemed, in the opinion of the Minister, to be sufficient, payment may be made at one-half the rate mentioned in clause 83 hereof, if he receives not less than four hundred hours' instruction a year, or at one-quarter of the rate mentioned in the said clause if he receives less than four hundred but not less than two hundred hours' instruction a year.

85. Except as provided in clause 84 hereof, no payment shall be made on account of any student at a day technical school making less than six hundred hour-attendances a year.

86. Claims for payment under clause 83 hereof shall be made on the forms provided by the Department for the purpose.

Proportionate payments on account may be made during the year if, in the opinion of the Minister, the circumstances warrant such payments. Where such payments are made, a full claim as for the whole year shall be rendered at the end of the year.

J. F. ANDREWS,
Clerk of the Executive Council.

Regulations under the Municipal Corporations Act, 1908.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fifteenth day of February, 1911.

Present :

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G., PRESIDING IN COUNCIL.

IN exercise of the power and authority conferred upon him by the Municipal Corporations Act, 1908 (hereinafter referred to as "the said Act"), and the Acts amending the same, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations for the purposes of the said Acts.

REGULATIONS.

DISTRICT ELECTORS LIST AND ROLL.

1. THE district electors list, to be compiled on or before the 15th day of February in every year in which a general election of the Council is to be held, as provided by section 6 of the said Act and section 2 of the Municipal Corporations Amendment Act, 1910, shall be in the form and shall contain the particulars specified in the First Schedule hereto.

2. In preparing the district electors list the Town Clerk shall place thereon the name—

- (a.) Of every person of whose qualification as an elector he is satisfied; and also
- (b.) Of every person who makes, and delivers or transmits to him at his office, a claim for enrolment as hereinafter provided.

3. Every such claim for enrolment shall be in the form set forth in the Second Schedule hereto, or to the like effect, and the claimant's signature shall be attested by a Justice of the Peace, or a Postmaster, or a minister of religion, or an elector of the borough, or the Town Clerk.

4. It shall be the duty of the Council to keep at the Town Clerk's office a supply of blank printed forms of claims for enrolment as aforesaid for the free use of claimants under paragraph (b) of regulation 2 hereof.

5. Names appearing on the district electors roll in respect of a freehold or rating qualification for any year shall be continued on the next succeeding district electors list, except in the case of persons who are known to the Town Clerk to have died or to have lost their qualification; and it shall be his duty to report in writing to the Council all names thus omitted, and the reasons of the omission.

6. The Town Clerk shall omit from the district electors list the name of every person whose name appears on the district electors roll for the preceding year in respect of a residential qualification, and who, not being a candidate at such election, has not voted either at the general election of Councillors or the last election of Mayor held since the entry of his name on that roll.

7. The Town Clerk shall keep the district electors list in his office, and allow it to be inspected without fee by all persons interested therein during office hours from the 16th until the 22nd day of February of the year in which the list is compiled; and he shall, on or before the said 16th day of February, publicly notify that the said list is or will be ready for inspection as aforesaid.

8. All objections under section 10 of the said Act shall be in writing under the hand of the objector, in the form in the Third Schedule hereto, and must be addressed to the Town Clerk, and delivered at his office on or before the 1st day of March in the year in which the list is compiled.

9. The Town Clerk shall make and sign a list of all such objections in the form in the Fourth Schedule hereto, and shall keep that list in his office, and allow it to be inspected without fee by any person interested therein during office hours from the 2nd to the 6th day of March.

10. The Council shall amend the district electors list by correcting every error set forth in any such objection and proved to the satisfaction of the Council to exist therein; and the Mayor shall initial every alteration so made in the district electors list.

11. At the sitting of the Council held for that purpose in the month of March (being not later than the 15th day thereof) the Mayor and two Councillors shall sign the district electors list as amended, and certify thereon to its being correct; and the district electors list so corrected and certified shall be the district electors roll of the borough, and shall come into force upon the 1st day of April, and shall continue in force until a new district electors roll comes into force in like manner.

12. For the purpose of amending the district electors list by the addition of new names after the district electors list has become the district electors roll, supplementary district electors lists may from time to time be prepared; and with respect to every such supplementary list the following provisions shall apply:—

(a.) The names of electors shall be entered therein in alphabetical order of surnames, and shall be numbered consecutively, commencing with the number next following the last number in the last preceding list then in force.

(b.) Each supplementary district electors list shall be deemed to be incorporated with the original district electors list, and when corrected, signed, and certified in the same

manner as provided by regulation 11 hereof shall be a supplementary district electors roll, and be deemed to be incorporated with the original district electors roll then in force.

13. Appeals to a Magistrate under section 12 of the said Act may be made as follows:—
- (a.) An objection in writing under the hand of the objector shall be lodged with the Clerk of the nearest Magistrate's Court not later than the 22nd day of March, and a copy of that objection shall also be lodged with the Town Clerk not later than the said 22nd day of March.
 - (b.) The objection may be in the form in the Third Schedule hereto, or as near thereto as may be.
 - (c.) The Magistrate shall hear and determine the appeal at such convenient place and time, not being later than the 30th day of March, as he appoints, and not less than three days' notice shall be given to the Council and to the appellant of the date so appointed.

14. A copy of the district electors roll, and of all its supplements, and also the original manuscript roll with all its amendments and corrections, shall be kept open for public inspection at the office of the Town Clerk during office hours without fee.

15. The roll required under section 14 of the said Act shall be prepared by striking out from the district electors roll, and from every supplementary district electors roll in force within the borough, on the fourteenth day previous to the taking of the poll for which such roll is required, the name of every person whose name appears on such rolls more than once (except in the case where that name first appears); and no other alterations shall be made in any such roll after that day until after the taking of the poll.

16. Such roll shall be authenticated in the same manner as is prescribed by regulation 11 hereof in the case of a district electors roll.

17. In case the district electors roll for any borough or ward is not, from any cause whatever, made out and completed so as to come into force at the prescribed time, the district electors roll for that borough or ward for the year preceding shall (unless and until the time for making out and completing a new roll is extended under section 368 of the said Act) be in force for the year for which a roll has not been made out and completed as aforesaid.

18. (1.) As soon as practicable after the original district electors roll or any supplementary district electors roll or combined roll comes into force, copies thereof shall (except as hereinafter provided) be printed by the Council.

(2.) Where the total number of electors on any roll or supplementary roll does not exceed two hundred, the Council may by resolution declare that such roll or supplementary roll shall be typewritten and not printed, and the same shall be typewritten accordingly.

(3.) The Town Clerk shall supply any person with a copy of the printed or typewritten district electors roll, together with all its printed or typewritten supplements, on payment of 1s.

19. The Town Clerk is liable to a fine not exceeding £5 in every case where he refuses, or wilfully neglects, or unreasonably delays—

- (a.) To place on the district electors list the name of any person who makes a claim for enrolment in the manner provided by paragraph (b) of regulation 2 hereof; or
- (b.) To faithfully and promptly perform any other duty imposed on him by the said Act or these regulations.

20. If the Council fails or unreasonably delays to keep at the Town Clerk's office a supply of blank printed forms of claims for enrolment for the free use of claimants, as provided by regulation 4 hereof, or to faithfully and promptly perform any other duty imposed on it by the said Act or these regulations, every person (whether the Town Clerk or any member of the Council) who is party to or responsible for such failure or delay is severally liable to a fine not exceeding £5.

21. When a borough is first divided, or is redivided, into wards, the Town Clerk shall prepare a separate district electors roll for each ward, instead of one for the whole borough; and the Town Clerk shall forthwith make up from the district electors roll or rolls in force new district electors rolls for each such new ward, and shall place on the roll of each such ward the name of each elector who appears from the existing district electors roll to be entitled to vote therein.

22. The Town Clerk shall also in like manner make new district rolls for any ward or wards affected by any creation, abolition, or division of wards, or alteration in their boundaries.

23. Whenever any adjoining district is incorporated into a borough under section 118 of the said Act the Town Clerk shall forthwith make up from the district electors roll or rolls in force in such borough, or any ward respectively, and from the ratepayers roll in force in any such district, a new district electors roll for the borough or ward, as the case may be; and shall place on the roll for such borough or ward the name of each district elector or ratepayer who appears from such rolls respectively to be entitled to vote therein.

24. The burgess rolls made under these regulations shall, when signed by the Mayor and any two Councillors, be the district electors rolls for such borough or ward or wards, as the case may be, until new rolls are made up in accordance with the said Act and the regulations thereunder.

COLLECTORS AND ACCOUNTANTS.

25. Before any officer intrusted by the Council with the custody or control of moneys by virtue of his office enters thereon, the Council shall take such sufficient security from him for the faithful execution of his duties as it thinks fit.

26. Every person receiving any moneys belonging to or on account of the Corporation of the borough (hereinafter referred to as "a Collector") shall, at such times as the Council directs, pay

all moneys so received by him into the bank to the proper account of the District Fund; and shall in any case on the Saturday in each week pay into the bank all such moneys then in his hands.

27. The bank shall give receipts for all moneys so paid in, and such receipts shall be a sufficient discharge to the Collector for the amount named therein.

28. Every Collector shall, once at least in each week, give to the Treasurer a list of all moneys collected by him, showing by whom they were paid and the number of the receipt given by the Collector, as provided in the next succeeding regulation. Every such list shall be accompanied by the receipt of the bank for those moneys.

29. (1.) Every Collector shall give to every person paying rates, rents, tolls, or any other moneys belonging to the Council, a receipt for the same, in such form as the Council provides.

(2.) Forms of receipts shall be supplied to the Collector, numbered with consecutive numbers; and the Collector shall account for the use of all such forms, and shall append to the list mentioned in the last preceding regulation the number of the receipt which he has given to each person from whom he has received money.

(3.) Such receipts are exempt from stamp duty.

30. Every Collector shall from time to time, as directed, make a return to the Council of the names of all persons who have neglected or refused to pay any rates or other moneys due by them.

31. Every person in whose hands any money is placed for expenditure on behalf of the Council shall render full and faithful accounts of the expenditure of all such moneys, at such times and in such manner, and supported by such vouchers, as the Council directs, and shall pay over the balance of any such moneys in his hands to any person appointed by the Council to receive the same on demand.

32. If any moneys belonging to the Corporation appear at any time to be lying in the hands of any person, and not to be duly accounted for, such moneys shall be deemed to be a debt due by that person to the Corporation, and may be recovered by any person authorized by the Council in that behalf, together with full costs of suit, in any Court of competent jurisdiction.

ACCOUNTS AND AUDIT.

33. The Treasurer shall, within fifteen days after the 31st day of March in every year, prepare a balance-sheet of the District Fund, showing, under such heads as the Audit Office requires, an abstract of the receipts and expenditure of the General Account, and of each of the separate accounts kept in accordance with section 107 of the said Act, during the year ending on the said 31st day of March, together with the statements following:—

- (a.) A statement of the whole assets and liabilities of the Corporation upon the said 31st day of March, exclusive of the public debt and sinking funds:
- (b.) A statement of the public debt of the Corporation, showing the total debt outstanding under the head of each loan raised, and the sinking fund in the hands of the Commissioners to provide for the repayment of each such loan:
- (c.) A statement of the reserves and other real estate belonging to the Corporation, showing the terms and rent for which any parts thereof are let on lease or otherwise, and the amounts of the rents in arrear in each case:
- (d.) A statement—
 - (i.) Of the amount of each rate struck or recurring for the year ending on the said 31st day of March, the amount thereof collected, and the amount outstanding at the end of the year, as shown by the rate-book;
 - (ii.) Of the amount outstanding at the beginning of that year of each rate struck or recurring for previous years, the amount thereof collected during the year, the amount written off during the year by order of the Council, and the amount outstanding at the end of the year.

34. (1.) The Audit Office shall audit the accounts, and an officer authorized by the Controller and Auditor-General shall attend at the office of the Council as soon after each accounting period as possible, and examine the annual balance-sheet and statements, and compare them with the Treasurer's books, and with the bank pass-books, bank receipts, vouchers, and other documents explaining and supporting the same.

(2.) The Audit officer may attend at the office of the Council at any time for the purpose of examining the books and documents up to the date of his visit.

35. If the Treasurer, or any other person having the custody or control of any of the books or papers which the Audit officer is empowered to examine, refuses to produce the same, or in any way obstructs the Audit officer in the examination thereof, he shall be liable to a fine not exceeding £50.

36. (1.) As soon as possible after such examination the Audit Office shall certify to the correctness of such balance-sheet and statements, either wholly or with such exceptions as are thought fit, and shall send the same so certified to the Council on or before the 30th day of April, or as soon thereafter as possible; and the Council shall forthwith publish the same in the borough, together with the report of the Audit Office thereon.

(2.) Notwithstanding anything to the contrary in subclause (1) of this regulation, where the publication of the balance-sheet and report would entail considerable expense, the Governor may, by Warrant under his hand, prescribe some other means of publication, and if the provisions of that Warrant are duly observed the balance-sheet and report therein referred to shall be deemed to be duly published.

37. (1.) Within fourteen days after the certificate is received from the Audit Office the Council shall hold a special meeting for considering such balance-sheet and statements, and the report of the Audit Office; and, if it thinks that the balance-sheet fails to show fully and truly all the dealings with the borough funds, may make such alterations therein, not being contrary to the report of the Audit Office or to the provisions of the said Act, as it thinks fit, and shall finally settle the same.

(2.) The Mayor shall sign the balance-sheet so settled, which, when so signed, shall be deemed to be the true accounts of the borough for all purposes.

38. (1.) The Commissioners of Sinking Funds shall, within fifteen days after the 31st day of March in every year, prepare a balance-sheet showing in respect of each loan the transactions during that year, and also a statement in respect of each loan of the sinking funds in the hands of the Commissioners, and the securities in which those funds are invested at the end of the year.

(2.) Such balance-sheet and statement shall be signed by the Commissioners, and clauses 27 to 29 of these regulations shall, *mutatis mutandis*, apply thereto.

39. (1.) The Council shall, on or before the 30th day of June in each year, cause to be prepared and sent to the Minister of Finance a copy of the balance-sheet as signed by the Mayor for the year ending on the 31st day of March previous, together with such other accounts and particulars as the Minister of Finance directs.

(2.) The Mayor of every borough who wilfully neglects or refuses to comply with the provisions of this regulation shall be liable to a fine of £5 for every such neglect or refusal.

(3.) The Minister of Finance shall lay such accounts and particulars before Parliament within ten days after he has received the same, if Parliament is in session, and, if not, then within ten days after its first meeting at the next session thereof.

40. The cost of auditing the accounts of the borough, as fixed from time to time by the Governor, shall be a charge on the District Fund, and shall be paid into the Public Account to the credit of the Consolidated Fund. The amount so fixed shall be deemed to be a debt due to the Crown, and may be recovered accordingly.

PETITIONS.

41. The following provisions shall apply to all petitions made under the said Act, whether to the Governor or to the Council:—

(a.) Except in cases where it is otherwise expressly provided, every petition shall be signed by at least three-fifths of the electors of the borough if the subject-matter thereof relates to the entire borough, or by at least three-fifths of the electors of such ward or wards of the borough as may be affected by the subject-matter of the petition.

(b.) The signatures to every such petition shall be verified by declaration in the form following, made and signed by some person or persons residing in the district to which the petition refers:—

“ I, A. B., do hereby declare that the signatures affixed to the above petition, initialled by me [or which I have marked (*describing the mark*)], are the genuine signatures of the persons whose they purport to be, and that those persons are electors of the City [or Borough, or Ward, as the case may be] of [*Name the city, borough, or ward*].
“ A. B.”

BRIDGES AND FERRIES.

42. Tolls payable at any bridge or ferry under sections 198 to 205 of the said Act may be leased in manner and subject to the terms and conditions following:—

(a.) The letting shall be for a period not exceeding one year.

(b.) The letting shall be by public auction or sealed tenders, after due public notice given.

(c.) Security to the satisfaction of the Council shall be given for the rent to be paid.

(d.) The scale of tolls shall not be altered during the lease without the consent of the lessee, except on payment of compensation.

(e.) The lessee, or any person appointed by him in writing, shall be deemed to be a Collector appointed by the Council.

43. If any person refuses to pay a toll for which he is liable, the Collector may seize and distrain any cattle or vehicle in respect of which such toll is payable, or any goods carried in such vehicle or on such cattle.

44. If such toll, with reasonable charges for the seizure and distress, and for the maintenance of such cattle, is not paid within four days, the Collector may sell such cattle, vehicle, or goods by public auction, and apply the proceeds of the sale in payment of such toll and charges, and shall pay the residue, if any, to the owner on demand.

45. Instead of making such seizure and distress, the Collector may recover from any person refusing to pay a toll for which he is liable the amount of such toll, with such compensation for loss of time in recovering the same as the Court thinks fit.

46. Every person is liable to a fine not exceeding £5 who—

(a.) Leaves a road and returns thereto within 300 yards on either side of the toll-gate with intent to evade paying toll.

(b.) Hires or plies for hire in any boat or punt across a river, stream or creek within half a mile in a straight line from any public ferry in working-order, or bridge open for traffic across the same, at which tolls are payable.

47. Every person is liable to a fine not exceeding £5 who attempts by force to evade the payment of any toll, or resists or obstructs the Collector in the execution of his duty.

48. Every Collector is liable to a fine not exceeding £5 who—

- (a.) Demands a larger toll than is payable by law;
- (b.) Does not maintain in a legible condition the board required to be maintained by section 199 of the said Act;
- (c.) Refuses to give his name, or gives a false name, on the request of any person from whom he has demanded toll;
- (d.) Is drunk when in discharge of his duty;
- (e.) Obstructs any person in passing when the lawful toll has been tendered;
- (f.) Uses any abusive or offensive language to any person passing.

FIRE-ESCAPES.

49. The certificate to be given by the Inspector of Buildings under section 260 of the said Act shall be in the form in the Fifth Schedule hereto.

STOPPING STREETS.

50. In exercise of the power conferred by paragraph (h) of section 153 of the said Act, the Council shall have a plan prepared of the street proposed to be stopped, and a survey made and a plan prepared of the new street (if any), showing the lands through which it is proposed to pass, and the owners and occupiers of such lands so far as known.

51. The said plans shall be open to public inspection at the office of the Council during four consecutive weeks prior to the holding of the meeting of electors required to be held by clause two of the Seventh Schedule to the said Act, and the Council shall once in each week during such period give public notice of the proposed alteration, and of the place where the plans are on view.

52. A notice of the proposed stoppage, printed on linen or calico, shall be affixed in a conspicuous place at each end of the street to be stopped.

53. A copy of the said notice and plans shall be transmitted by the Council for record in the office of the Chief Surveyor of the district; and no notice of the stoppage or diversion of the street shall take effect until such record is made.

FINANCIAL ADJUSTMENTS.

54. Whenever, upon the constitution of a new borough, or the alteration of the boundaries of an existing borough, agreements for financial and other adjustments are required to be made as specified in section 127 of the said Act, such agreements shall respectively be made and executed within three calendar months from the date of the constitution of the new borough or from the date of alteration of boundaries respectively, as the case may be.

55. All such agreements shall provide, *inter alia*, for the following matters:—

- (a.) What part of the real and personal property of the local authority or local authorities directly affected by such constitution or alteration shall respectively become the property of the new borough or other authority acquiring the severed area, as the case may be.
- (b.) What part of the rates payable to the existing local authority or local authorities from which such new borough or added area has been taken shall be deemed payable to such new borough or other authority acquiring such severed area respectively.
- (c.) What part of the debts, liabilities, or engagements of such existing local authority or local authorities, whether absolute and outstanding at the date of such severance or then contingent or prospective (if the same be capable of extinction), shall be liabilities or engagements of such new borough or other local authority acquiring such severed area respectively.
- (d.) What part of the interest and sinking fund of any loan raised by such existing local authority or local authorities shall be payable by the new borough or other local authority acquiring such severed area respectively.

56. If no such agreements as aforesaid are made within the said period of three calendar months from the date of the constitution or alteration of boundaries as aforesaid, then, upon the written application of either of the local authorities directly affected by such constitution or alteration, the Governor may appoint one or more persons to be Commissioners to inquire and report to him upon any matters which he shall deem necessary to enable him to make an adjustment of property, liabilities, contracts, and engagements between such local authorities. The Commissioners shall report to the Governor, after such inquiry as they think necessary, their opinion as to the matters inquired into, but it shall not be obligatory on the Governor to act in accordance with any opinion or recommendation expressed or made by the Commissioners. Such Commissioners shall have all the powers of a Commission appointed by the Governor in Council under the provisions of the Commissions of Inquiry Act, 1908. After consideration of the report of the Commissioners, the Governor shall, by Warrant under his hand, make such adjustment or award as he deems just. Such adjustment or award shall be notified to the parties by the Minister of Internal Affairs. All applications under this regulation shall be addressed to the Minister of Internal Affairs.

57. Any such adjustment or award may provide for all or any of the matters mentioned in regulation 55 hereof, and may declare in whom any property shall be vested, and for what estate, and by whom any moneys shall be paid, or other acts and things done (including the payment by

either party of the whole or any part of the costs and expenses of such inquiry), and generally may give such directions as may be necessary for giving full effect to these regulations relating to financial adjustments.

58. Every such adjustment or award shall be final and conclusive as between the parties.

REVOCATION.

59. The regulations referred to in the Sixth Schedule hereto are hereby revoked.

SCHEDULES.

FIRST SCHEDULE.

(Reg. 1.)

FORM OF DISTRICT ELECTORS LIST FOR A BOROUGH, IF UNDIVIDED, OR FOR EACH WARD IN THE CASE OF A BOROUGH DIVIDED INTO WARDS.

Under the Municipal Corporations Acts.

Number.	Surname and Christian Name.	Occupation.	Qualification, whether Freehold, Rating, or Residential.	Situation of Property.	Whether Qualification is claimed in own Right or in Right of Husband (or Wife).

A. B.,
Town Clerk.

SECOND SCHEDULE.

(Reg. 3.)

FORM OF CLAIM FOR ENROLMENT.

Under the Municipal Corporations Acts.

Claim for Enrolment on the District Electors List [of Ward] of the Borough of .

To the Town Clerk.

I, THE undersigned [*State full name, occupation, and place of residence*], hereby claim to be enrolled on the district electors list of [Ward of] the Borough of , on the grounds hereinafter set forth.

(1.) The qualification is possessed by me in my own right [*or, as the case may be, the right of my husband (or wife), whose full name is (Set out full name of husband or wife)*].

[In the case of a freeholder's qualification.]

(2.) I claim to be enrolled on the freehold list as beneficial owner of a freehold estate in the following land within [the Ward of] the borough [*Set out description of land by reference to section and block*], the capital value whereof is not less than £

[In the case of a ratepayer's qualification.]

(2.) I claim to be enrolled on the ratepayers list as a ratepayer in respect of the following property within [the Ward of] the borough:—
Building, if any, ; Section, ; Block, ; Street, ;
number on valuation list, if known, ; term of lease, if any, .

[In the case of a residential qualification.]

(2.) I claim to be enrolled on the residential list as having resided for one year in New Zealand, and in [the Ward of] the borough during the three months, now last past, and as being a British subject by birth [*or by naturalization in New Zealand*].

[Or]

(2.) I claim to be enrolled on the residential list as being, and for not less than three months now last past having been, in occupation, as undermentioned, of a building within [the Ward of] the borough as tenant at a rental at the rate of not less than £10 per year for each residential occupant under the tenancy. [*Set out the description and situation of the building, or, if more than one, then of each building occupied during any portion of the three months, specifying in each case the name of the landlord, the term of the tenancy, the rental payable thereunder, the period of actual occupation, and, if the number of occupants under the tenancy exceeds one, the number of them and the name of each of them.*]

[In every case.]

(3.) I hereby solemnly and sincerely declare that the foregoing statements are true, and that I verily believe myself to be entitled to be enrolled in terms of this my claim.

Dated at _____, this _____ day of _____, 19 _____.

Signed by the said _____, the claimant, in the presence of me—
 _____, J.P. [or Postmaster, or minister of religion, or elector of the Borough of _____, or Town Clerk].
 Claimant.

THIRD SCHEDULE. (Regs. 8, 13.)

FORM OF OBJECTION TO DISTRICT ELECTORS LIST OR ROLL.

Under the Municipal Corporations Acts.

I, [Full name, occupation, and place of residence], hereby object to the district electors list [or roll] of [the _____ Ward of] the Borough of [Name of borough], on the grounds [State the person to whom the objection relates, and also such specific grounds of the objection, as set forth in section 10 of the Act, as are applicable.]

Given under my hand, this _____ day of _____, 19 _____.

C. D.

Received by me this _____ day of _____, 19 _____.

A. B.,
 Town Clerk.

FOURTH SCHEDULE. (Reg. 9.)

LIST OF OBJECTIONS TO THE DISTRICT ELECTORS LIST.

Under the Municipal Corporations Acts.

Name of Person objecting.	Name of Person to whom Objection relates, and Nature of Objection.		Grounds of Objection.
	Entered on List, though not entitled so to be.	Not entered on List, though entitled so to be.	

A. B.,
 Town Clerk.

FIFTH SCHEDULE. (Reg. 49.)

CERTIFICATE OF INSPECTOR OF BUILDINGS.

Under the Municipal Corporations Acts.

IN accordance with the provisions of section 260 of the Municipal Corporations Act, 1908, as amended by section 28 of the Municipal Corporations Amendment Act, 1910, I, A. B., the undersigned Inspector of Buildings for the Borough of _____, hereby certify that the building situate at [Describe situation, giving name of street and number, if any] and occupied as a residence [or as the case may be] is fitted with proper fire-escapes or other means of escape in case of fire.

Dated this _____ day of _____, 19 _____.

A. B.,
 Inspector of Buildings.

SIXTH SCHEDULE. (Reg. 59.)

REGULATIONS REVOKED.

- Regulations under the Municipal Corporations Act, 1900, dated the 14th January, 1901, and published in the *Gazette* of the 17th January, 1901.
- Regulations under the Municipal Corporations Act, 1900, dated the 10th June, 1901, and published in the *Gazette* of the 20th June, 1901.
- Regulations under the Municipal Corporations Act, 1900, dated the 7th February, 1902, and published in the *Gazette* of the 13th February, 1902.
- Regulations under the Municipal Corporations Act, 1900, dated the 6th May, 1902, and published in the *Gazette* of the 15th May, 1902.
- Regulations under the Municipal Corporations Act, 1900, dated the 24th September, 1902, and published in the *Gazette* of the 25th September, 1902.
- Regulations under the Municipal Corporations Act, 1900, dated the 13th March, 1903, and published in the *Gazette* of the 19th March, 1903.
- Regulations under the Municipal Corporations Act, 1908, dated the 18th January, 1911, and published in the *Gazette* of the 19th January, 1911.

J. F. ANDREWS,
 Clerk of the Executive Council.

Declaring a Road at Te Horo taken in Connection with the Wellington and Manawatu Railway to be a County Road.

ISLINGTON, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of February, 1911.

Present :
HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and in exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that a certain road at Te Horo, on the Wellington and Manawatu Railway, situated in the County of Horowhenua, and described in the Schedule hereto, and which said road has hitherto been a Government road within the meaning of the said Act, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that parcel of land in the Wellington Land District, containing 3 roods 46 perches, more or less, being portion of Ngakaroro 1A No. 6, situated in Block No. II, Kaitawa Survey District, and being that portion of land at Te Horo taken for a road in connection with the Wellington and Manawatu Railway by a Proclamation dated the 19th day of September, 1910, and published in the *New Zealand Gazette* No. 88, of the 29th day of September, 1910; as the said parcel of land is more particularly shown coloured green on plan marked W.R. 18116, deposited in the office of the Minister of Railways, at Wellington.

J. F. ANDREWS,
Clerk of the Executive Council.

General Trust Board of the Diocese of Auckland declared a Leasing Authority under the Public Bodies' Leases Act, 1908.

ISLINGTON, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present :
THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS the General Trust Board of the Diocese of Auckland is a body of persons having power to lease land held in trust, reserved, or set apart for religious, charitable, and educational purposes, and has requested the Governor in Council to declare it to be a leasing authority within the meaning of the Public Bodies' Leases Act, 1908 :
Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in compliance with such request, and in exercise of the powers in this behalf conferred by the above-mentioned Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the General Trust Board of the Diocese of Auckland is a leasing authority within the meaning of the Public Bodies' Leases Act, 1908.

J. F. ANDREWS,
Clerk of the Executive Council.

Certain Species of Birds indigenous to New Zealand not to be deemed protected.

ISLINGTON, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present :
THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Animals Protection Act, 1908, as amended by the Animals Protection Amendment Act,

1910, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby suspend the operation of section ten of the said Animals Protection Amendment Act, 1910, for the period ending on the thirty-first day of December, one thousand nine hundred and eleven, with respect to the species of birds indigenous to New Zealand mentioned in the Schedule hereto.

SCHEDULE.

KEA, or mountain parrot.
Hawks of all species.
Shags of the following species :—
Black shag (*Phalacrocorax sulcirostris*).
White-throated shag (*Phalacrocorax brevirostris*).
Sea shag (*Phalacrocorax novæ-hollandiæ*, *Phalacrocorax carbo*).

J. F. ANDREWS,
Clerk of the Executive Council.

Regulations respecting the Confirmation of By-laws under the By-laws Act, 1910.

ISLINGTON, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fifteenth day of February, 1911.

Present :
THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority conferred upon him by section eleven of the By-laws Act, 1910, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations prescribing the form and manner in which applications shall be made for the confirmation of by-laws under the said Act, and prescribing the fees payable by local authorities on application for such confirmation.

REGULATIONS.

1. EVERY application by a local authority to the Minister of Internal Affairs for the confirmation of any by-law in accordance with section 3 of the By-laws Act, 1910, shall be in the form No. 1 in the Schedule hereto.
2. Every such application shall be accompanied by a statutory declaration in the form No. 2 in the Schedule hereto, or to the effect thereof.
3. A fee of £3 3s. shall be payable in respect of each such application by the local authority making the same. The said fee shall be paid into the Public Account at the nearest branch of the Bank of New Zealand, and the bank-receipt therefor shall be forwarded with the application in respect of which the fee is payable.

SCHEDULE.

Form No. 1.

APPLICATION FOR CONFIRMATION OF BY-LAWS.

Under Section 3 of the By-laws Act, 1910.

To the Minister of Internal Affairs, Wellington.

IN pursuance of section 3 of the By-laws Act, 1910, application is hereby made by the [Name of local authority] for the confirmation of the by-law [or by-laws] made by the said local authority, and sealed with its seal on the making thereof on the _____ day of _____, 19____. A copy of the said by-law [or by-laws], under the seal of the local authority aforesaid, is hereto attached.

Enclosed herewith is a statutory declaration in accordance with the requirements of the said section 3, and also the bank-receipt for the sum of £3 3s., being the fee prescribed by regulations in respect of applications for confirmation as aforesaid.

Dated at _____, this _____ day of _____, 19____.

Mayor [or Chairman, or Clerk] of the
[Name of local authority].

Form No. 2.

STATUTORY DECLARATION.

Under Section 3 of the By-laws Act, 1910.

I, [Name in full], of [Address], [Occupation], being the solicitor [or member, officer, or servant] of the [Name of local authority] do solemnly and sincerely declare as follows:—

1. That the sealed copy of the by-law [or by-laws] attached hereto is a true and correct copy of the by-law [or by-laws] made by the said local authority and sealed with its seal on the making thereof on the day of , 19

2. That the said by-law [or by-laws] was [or were] made by the said local authority in pursuance and exercise of the power conferred upon it by section of the [Name of authorizing Act].

3. That the following is a true statement of the procedure adopted by the said local authority in making the said by-law [or by-laws]: [Here set out fully the procedure adopted, specifying particulars as to notices and dates of meetings, dates of advertisements, name of newspaper in which advertisements published, &c.]

4. That the common seal of the said local authority was affixed to the said by-law [or by-laws] on the day of , 19 , and the said by-law [or by-laws] came into force [or will come into force] on the day of , 19

5. That all conditions of the validity and operation of the said by-law [or by-laws] up to the date of this declaration have been duly fulfilled or performed.

6. That the said by-law [or by-laws] has [or have] been duly published in accordance with the requirements of section of the [Name of Act requiring publication].*

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

[Signature of Applicant.]

Declared at , this day of , 19 ,
before me— Justice of the Peace [or Solicitor].

* This paragraph may be omitted if publication is not required by the Act authorizing the by-laws.

J. F. ANDREWS,
Clerk of the Executive Council.

Recreation Reserve in Wellington Land District brought under Part II of the Public Reserves and Domains Act, 1908.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of February, 1911.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Wellington Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as Feilding Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

FEILDING DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 9 acres 2 roods, more or less, being Lot 7 and part of Lot 8 of part of Section 149 (deposited Plan No. 912), Township of Sandon, and being the whole of the land comprised in certificate of title, Vol. 183, folio 90, Wellington.

J. F. ANDREWS,
Clerk of the Executive Council.

Increasing Number of Councillors, Cook County Council.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fifteenth day of February, 1911.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

WHEREAS the Cook County Council has passed a resolution, as provided by section two of the Counties Amendment Act, 1908:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the powers 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 order and declare that, pursuant to the said resolution, the number of the members of the said Cook County Council is hereby increased to twelve.

J. F. ANDREWS,
Clerk of the Executive Council.

Increasing Number of Ridings, Cook County.

ISLINGTON, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fifteenth day of February, 1911.

Present:

THE RIGHT HONOURABLE SIR J. G. WARD, K.C.M.G.,
PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority vested in him by section four of the Counties Amendment Act, 1908, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the Council of the County of Cook is hereby authorized to increase the number of ridings in that county to twelve.

J. F. ANDREWS,
Clerk of the Executive Council.

Vaccination Districts constituted.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities vested in the Governor by the Public Health Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby abolish the existing vaccination districts known as the Waitara, Patea, Waverley, Wanganui, Pleasant Point, and Mount Cook Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into seven vaccination districts, the names and boundaries whereof shall be the same as are set forth in a Proclamation bearing date the twenty-third day of January, one thousand nine hundred and eleven, made under the provisions of the Marriage Act, 1908, and published in the *New Zealand Gazette* No. 6, of the twenty-sixth day of the same month, page 251.

As witness the hand of His Excellency the Governor,
this tenth day of February, one thousand nine hundred and eleven.

D. BUDDO,
Minister of Public Health.

Opening Lands in Auckland Land District for Sale or Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Tuesday, the twenty-fifth day of April, one thousand nine hundred and eleven; and also

that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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HOKIANGA COUNTY.—OMAPERE SURVEY DISTRICT.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
9 V	65	0	16	40	0	0	1	0	0	0	16	0

Altitude, 200 ft. to 300 ft. above sea-level. Undulating to broken land; fern and manuka, about one-half stony. Soil inferior quality, on clay subsoil; indifferently watered. Situated about two miles from Rangiahua Post-office—one mile good cart-road and one mile rough pack-track.

WHANGAREI COUNTY.—WHANGAREI SURVEY DISTRICT.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
1 III	169	3	0	130	0	0	3	5	0	2	12	0

Altitude, from high-water mark to 400 ft. above sea-level. Generally broken land, with some good flats and small flats and swamps near Ngunguru River; about 100 acres mixed forest, burnt in places, comprising rata, rimu, kahikatea, and a few totara and small kauri trees sufficient for fencing; thick undergrowth of kiekie, supplejack, and mahoe; balance fern and manuka scrub. Clay soil, generally of inferior quality; well watered. Fronts Ngunguru River, about fifteen miles from Whangarei—ten miles formed cart-road, metalled in places, and five miles formed bridle-track.

As witness the hand of His Excellency the Governor, this seventh day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Opening Lands in Hawke's Bay Land District for Sale or Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Monday, the twenty-seventh day of March, one thousand nine hundred and eleven; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—DANNEVIRKE COUNTY.—NORSEWOOD SURVEY DISTRICT.

First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
21 XV	458	3	0	2,030	0	0	150	15	0	40	12	0

Undulating and broken land. Situated about eight miles by road from Dannevirke, and two miles from Ruaroa Post-office, school, and creamery. Altitude, 1,300 ft. to 1,900 ft. above sea-level. All bush, consisting principally of rata, rimu, tawhero, miro, with thick undergrowth of supple-jack. Soil fair to good, on stony formation; well watered.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
26 XV	82	2	30	750	0	0	18	15	0	15	0	0

Undulating land, suitable for dairying. Situated within eight miles by road from Dannevirke, and within two miles by road from Ruaroa Post-office, school, and creamery. Altitude, from 1,100 ft. to 1,300 ft. above sea-level. Has been all in bush; about 41 acres has been milled, and now consists of dead bush, with a fair growth of English and native grass. A fair quantity of milling-timber exists on the remainder of the section. Soil good; well-watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
28 XV	59	2	10	540	0	0	13	10	0	10	16	0

Undulating land, suitable for dairying. Situated about seven miles and three-quarters by road from Dannevirke, and one mile and three-quarters by road from Ruaroa Post-office, school, and creamery. Altitude, from 1,100 ft. to 1,200 ft. above sea-level. Has been all heavy bush, but about 30 acres has been milled and burnt, and is now covered with second growth of scrub and wineberry, amongst which English and native grass has taken well. The remainder of the section is mixed bush, consisting principally of rata, rimu, and totara, with a thick undergrowth of supple-jack. Soil good; well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
29 XV	55	0	0	530	0	0	13	5	0	10	12	0

Undulating land, suitable for dairying. Situated about seven miles and a quarter by road from Dannevirke, and about one mile and a quarter by road from Ruaroa Post-office, school, and creamery. Altitude, from 1,100 ft. to 1,200 ft. above sea-level. Has all been in bush; about 22 acres has been burnt, and is now fairly clear, but a second growth of wineberry and scrub with English and native grasses is now coming on. The remainder of the section is in rata, rimu, tawhero, and tawa, with a dense undergrowth of supple-jack. Soil good, on clay overlying gravel; well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
30 XV	55	0	0	530	0	0	13	5	0	10	12	0

Undulating land, suitable for dairying. Situated about seven miles by road from Dannevirke, and about one mile by road from Ruaroa Post-office, school, and creamery. Altitude, from 1,100 ft. to 1,200 ft. above sea-level. Has been all in mixed bush, which has been worked out by the mills; about 33 acres has been burnt, and is now covered with second growth of wineberry and scrub, with a good deal of English and native grasses through it. Soil good, on clay overlying gravel; well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
31 XV	55	0	0	570	0	0	14	5	0	11	8	0

Undulating land, suitable for dairying. Situated within seven miles by road from Dannevirke, and within one mile from Ruaroa Post-office, school, and creamery. Altitude, 1,100 ft. to 1,200 ft. above sea-level. All in dead standing bush, which has been milled, with a second growth of wineberry and scrub, with a good deal of English and Native grasses through it. There is a patch of mixed bush, containing about 5 acres, situated near the Rokai Road. Soil is good, on clay overlying shingle; fairly well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
32 XV	64	1	20	660	0	0	16	10	0	13	4	0

Undulating land, suitable for dairying. Situated within seven miles by road from Dannevirke, and within one mile by road from Ruaroa Post-office, school, and creamery. Altitude, from 1,100 ft. to 1,200 ft. above sea-level. Nearly all in dead standing bush, which has been milled, with a second growth of wineberry and scrub, with a good deal of English and native grasses through it. A patch of mixed bush, containing about 8 acres, is situated near the western boundary. Soil good, on clay overlying shingle; fairly well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
33 XV	83	0	0	850	0	0	21	5	0	17	0	0

Flat and undulating land, suitable for dairying. Situated about seven miles by road from Dannevirke, and about one mile from Ruaroa Post-office, school, and creamery. Altitude, about 1,100 ft. above sea-level. About 60 acres of dead standing timber, with second growth of wineberry and scrub, with a good deal of English and native grass through it; the remainder consists of patches of mixed standing bush. Soil good, on clay overlying shingle; well watered.

	A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
34 XV	83	0	0	850	0	0	21	5	0	17	0	0

Flat and undulating land, suitable for dairying. Situated within seven miles by road from Dannevirke, and within one mile from Ruaroa Post-office, school, and creamery. Altitude, about 1,100 ft. above sea-level. Most of the section is in dead standing timber, with second-growth wineberry and scrub, with a good deal of English and native grasses through it. A few patches of standing mixed bush are situated along the river and on the Rokai Road. Soil good, on clay overlying shingle; well watered.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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35 | XV | A. R. P. | £ s. d. | £ s. d. | £ s. d.
 90 2 0 | 930 0 0 | 23 5 0 | 18 12 0

Flat and undulating land, suitable for dairying. Situated within seven miles from Dannevirke, and within one mile from Ruar a Post office, school, and creamery. Altitude, about 1,100 ft. above sea-level. The section, of which the greater part has been milled, is nearly all in dead standing timber, with a second growth of wineberry and scrub through which is intermixed English and native grasses. A few acres of mixed bush are situated near the Tamaki River and also on the R kai Road. Soil good, overlying shingle; well watered.

As witness the hand of His Excellency the Governor, this seventh day of February, one thousand nine hundred and eleven.

J. G. WARD,
 Minister of Lands.

Opening Lands in Marlborough Land District for Sale or Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Monday, the tenth day of April, one thousand nine hundred and eleven; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said land shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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MARLBOROUGH COUNTY.—TENNYSON SURVEY DISTRICT.

1 | IV | A. R. P. | £ s. d. | £ s. d. | £ s. d.
 234 0 0 | 500 0 0 | 12 10 0 | 10 0 0

Weighted with £250, valuation for about 1,000,000 superficial feet of milling-timber.

2 | IV | 206 0 0 | 520 0 0 | 13 0 0 | 10 8 0
 3* | " | 264 0 0 | 530 0 0 | 13 5 0 | 10 12 0

* Weighted with £375, valuation for about 1,500,000 superficial feet of milling-timber.

4 | IV | 253 0 0 | 540 0 0 | 13 10 0 | 10 16 0

Weighted with £675, valuation for about 3,500,000 superficial feet of milling-timber.

5 | IV | 203 0 0 | 210 0 0 | 5 5 0 | 4 4 0
 6 | " | 373 0 0 | 420 0 0 | 10 10 0 | 8 8 0
 7 | " | 371 0 0 | 420 0 0 | 10 10 0 | 8 8 0
 8 | " | 243 0 0 | 280 0 0 | 7 0 0 | 5 12 0
 9 | " | 299 0 0 | 340 0 0 | 8 10 0 | 6 16 0

MARLBOROUGH COUNTY.—WAKAMARINA SURVEY DISTRICT.

48 | I | 335 0 0 | 760 0 0 | 19 0 0 | 15 4 0

Weighted with £375, valuation for about 1,500,000 superficial feet of milling-timber.

F

DESCRIPTIONS OF SECTIONS.

Section No. 1, Block IV, Tennyson Survey District.— Nearly all flat and undulating, with a few dry spurs; soil shingly, fairly good grazing land. All bush, comprising rimu, kahikatea, birch, with a few matai trees. About 130 acres has had the milling-timber removed. Access by partly formed generally flat road; five miles and a quarter from Timatanga Township, and about six miles from dairy factory. Altitude, 450 ft. to 800 ft. above sea-level.

Section No. 2, Block IV, Tennyson Survey District.— Chiefly flat to undulating, bush-covered land; a few spurs; soil is generally shingly, but of fairly good quality, and will probably carry grass well; well watered. Access to partially formed nearly flat road to Timatanga Township, about four miles and a half, and about five miles and a quarter to dairy factory at Chinatown.

Section No. 3, Block IV, Tennyson Survey District.— About 100 acres flat to undulating bush-covered land; about one-third has been partly cleared in removing the milling-timber, the remaining 164 acres is generally low hills from 300 ft. to 800 ft. high, covered with mixed forest, chiefly rimu, white-pine, tawa, and a little miro and matai. Access by nearly flat partly formed road to the Township of Timatanga, three miles and three-quarters; from dairy factory at Chinatown, four miles and a half.

Section No. 4, Block IV, Tennyson Survey District.— About 200 acres flat to undulating bush-covered land of fairly good quality; soil shingly in places, the remainder lower slopes of rather inferior birch-covered hills. The timber is chiefly rimu, kahikatea, matai, tawa, &c. Altitude, 200 ft. to 600 ft. Access by nearly flat partly formed road to Timatanga, two miles and three-quarters, and to dairy factory at Chinatown, three miles and a half. Well watered.

Section No. 5, Block IV, Tennyson Survey District.— About 40 acres flat to undulating, the remainder bush-covered hills from 400 ft. to 2,600 ft. high. Soil fairly good. All under bush, a little rimu, kahikatea, matai, &c., on lower slopes; birch above. Access by nearly flat partly formed road, five miles and a half from Timatanga; six miles and a half to dairy factory at Chinatown.

Section No. 6, Block IV, Tennyson Survey District.— About 70 acres flat to undulating land, the balance bush-covered hills from 400 ft. to 2,600 ft. high. Soil fairly good in gullies. Vegetation, rimu, kahikatea, matai, &c., on lower slopes; birch on tops. Access by nearly flat partly formed road—Timatanga, about five miles; dairy factory, five miles and three-quarters.

Section No. 7, Block IV, Tennyson Survey District.— About 75 acres flat to undulating, balance bush-covered hills of rather inferior quality. Altitude, from about 400 ft. to 2,600 ft. Bush chiefly rimu, kahikatea, &c., on flats and lower slopes; birch on high tops. The milling-timber has been removed from the flats. Access by nearly flat and partly formed road—four miles and a half to Timatanga, five miles and a quarter to dairy factory at Chinatown.

Section No. 8, Block IV, Tennyson Survey District.— About 50 acres of flat to undulating, remainder steep hillside. Soil fairly good. Altitude, from about 400 ft. to 2,600 ft. Milling-timber has been removed from the flat land—the balance is rimu, miro, a little tawa, &c., with birch on tops. Access by nearly flat partly formed road—four miles to Timatanga, and four miles and three-quarters to dairy factory at Chinatown.

Section No. 9, Block IV, Tennyson Survey District.— About 60 acres of flat to undulating, remainder rather steep hillsides covered with birch bush; a little rimu, miro, and tawa on lower slopes. Flats have been cleared of milling-timber and partly burnt. Access by nearly flat partly formed road—about three miles and three-quarters from Timatanga, and about four miles and a quarter to dairy factory at Chinatown.

Section No. 48, Block I, Wakamarina Survey District.— About 150 acres of flat to undulating, the balance rather steep hillsides. All under bush, the lower portion of which consists of rimu, kahikatea, miro, matai, and tawa. The upper slopes are covered with birch bush. The soil of the flats, although shingly, is good. Access by nearly flat partly formed road—to Timatanga, about two miles and three-quarters, and to dairy factory at Chinatown, three miles and a quarter.

As witness the hand of His Excellency the Governor, this ninth day of February, one thousand nine hundred and eleven.

J. G. WARD,
 Minister of Lands.

Opening Settlement Land in Hawke's Bay Land District for Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the settlement land described in the Schedule hereto shall be open for selection on renewable lease on Monday, the twenty-seventh day of March, one thousand nine hundred and eleven, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—DANNEVIRKE COUNTY.—NORSEWOOD SURVEY DISTRICT.—RAUMATI SETTLEMENT.

First-class Land.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
		A. R. P.	£ s. d.	£ s. d.
49	X	146 1 0	2,200 0 0	49 10 0

Situated about half a mile by good metalled dray-road from Matamau Railway-station and about five miles from Dannevirke. Undulating land. Altitude, from 950 ft. to 1,100 ft. above sea-level. The section is practically all in grass, and was formerly heavy forest country, from which the valuable timber has been removed. An old mill-site is situated on the section. The soil is of good quality, on clay and papa formation. The section is watered by small streams. Suitable for either dairying or pastoral purposes.

The lessee of Section 47, Block X, Norsewood Survey District, has the right to take water by means of a tank and force-pump and to lay pipes from the creek at the northern end of Section 49 to his section.

As witness the hand of His Excellency the Governor, this twenty-fourth day of January, one thousand hundred and eleven.

J. G. WARD,
Minister of Lands.

Opening National Endowment Lands in Marlborough Land District for Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the national endowment lands described in the Schedule hereto shall be open for selection on renewable lease on Monday, the tenth day of April, one thousand nine hundred and eleven, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Act.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—MARLBOROUGH COUNTY.

Third-class Land.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
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Wakamarina Survey District.

28	XIV	290 0 0	160 0 0	3 4 0
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Altitude, from 100 ft. to 1,900 ft. Mostly birch bush, with a little tawero and rimu. Steep and rough; fair soil. About six miles and a half from Canvastown, six miles being by dray-road and half a mile by track.

29	XIV	100 0 0	40 0 0	0 16 0
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Altitude, from 200 ft. to 1,900 ft. Mostly birch bush, with a little tawero and rimu. Steep and rough; fair soil. About six miles from Canvastown—five miles and a half by dray-road, and half a mile unformed road.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
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Wakamarina*, Pine Valley†, and Onamalutu Survey Districts.

	A. R. P.	£ s. d.	£ s. d.
3	XIII*	1,623 0 0	570 0 0
3	IV†		
15	I		

Altitude, from 200 ft. to 2,200 ft. Mostly birch forest, with tawero, rimu, &c. Rough and broken, with patches of good country; mostly shady; soil inferior to fair. About nine miles from Canvastown—eight miles by formed road, and one mile by bridle-track.

Pine Valley* and Onamalutu Survey Districts.

2	IV*	2,536 0 0	1,020 0 0	20 8 0
14	I			

Altitude, from 300 ft. to 3,600 ft. Mostly birch forest, with tawero, rimu, tawa, &c. Rough and broken country, with patches of good land; with sunny aspect; soil inferior to fair. Distant from Canvastown about ten miles—eight miles by dray-road, and two miles by bridle-track.

1	IV*	3,150 0 0	950 0 0	19 0 0
13	I			

Altitude, from 300 ft. to 3,600 ft. Mostly birch bush, with a little tawero, rimu, &c. Rough and broken; inferior to fair light soil. Distant from Canvastown about twelve miles—eight miles by dray-road, and four miles by bridle-track.

Onamalutu Survey District.

2 and 3	II	656 0 0	320 0 0	6 8 0
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Altitude, from 300 ft. to 2,700 ft. Mostly birch bush, with a little tawero, rimu, tawa, &c. Rough and broken; fair soil. Distant from Canvastown about seven miles—six miles by dray-road, and one mile by track.

4	II	428 0 0	260 0 0	5 4 0
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Altitude, from 200 ft. to 2,500 ft. Mostly birch bush, with a little tawa and rimu. Rough and broken; fair soil. About seven miles from Canvastown—six miles by dray-road, and one mile by track.

3	I	581 0 0	360 0 0	7 4 0
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Altitude, from 200 ft. to 2,300 ft. Mostly birch bush, with a little tawa and rimu. Rough and broken; fair soil. About eight miles from Canvastown by dray-road.

6	I	163 0 0	90 0 0	1 16 0
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Altitude, from 300 ft. to 2,000 ft. Rough and steep; mostly fair soil. About nine miles from Canvastown—eight miles by dray-road, and one mile by track.

9	I	1,941 0 0	680 0 0	13 12 0
5 and 6	II			

Altitude, from 300 ft. to 3,500 ft. Mostly birch forest, with a little mixed bush. Rough and broken; soil inferior to fair. About eleven miles from Canvastown—eight miles by dray-road, and three miles by bridle-track.

10 and 11	I	1,410 0 0	430 0 0	8 12 0
7	II			
1	V			

Altitude, from 300 ft. to 3,500 ft. Birch forest, with a little mixed bush and scrub. About 50 acres open, and covered with fern and blackberry. Fire has been through the standing bush in several places. Rough and broken; soil inferior and stony. About twelve miles from Canvastown—eight miles by dray-road, and four miles by bridle-track.

12	I	1,198 0 0	480 0 0	9 12 0
2	V			

Altitude, 300 ft. to 3,000 ft. Birch forest, with a little mixed bush, partly burnt. Country fairly steep, but even slope; soil fairly good. About twelve miles from Canvastown—eight miles by dray-road, and four miles by bridle-track.

As witness the hand of His Excellency the Governor, this fourth day of February, one thousand nine hundred and eleven.

D. BUDDO,
For Minister of Lands.

Opening Settlement Land in Marlborough Land District for Selection.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the settlement land described in the Schedule hereto shall be open for selection

on renewable lease on Monday, the tenth day of April, one thousand nine hundred and eleven, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—MARLBOROUGH COUNTY.—NORTHBANK SETTLEMENT.

Third-class Land.

Section.	Block.	District.	Area.	Capital Value.	Half-yearly Rental.
5	II	Mt. Olympus	3134	£ 1,350	£ s. d. 30 7 6
1A	XV	Pine Valley			
4, 5	XVI	"			

Broken, pastoral land; well watered. Altitude, 800 ft. to 3,580 ft. About 150 acres birch bush; remainder open land, covered with fern and scrub. Accessible by road; twenty-six miles from Blenheim.

As witness the hand of His Excellency the Governor, this fourth day of February, one thousand nine hundred and eleven.

D. BUDDO,
For Minister of Lands.

Opening Land in Auckland Land District for Selection on Renewable Lease.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby declare that the land described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth day of April, one thousand nine hundred and eleven, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to section one hundred and thirty-five of the said Act, as it contains, or is supposed to contain, metal, mineral, or valuable stone.

SCHEDULE.

AUCKLAND LAND DISTRICT.—THAMES COUNTY.—WHITIANGA SURVEY DISTRICT.

Third-class Land.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
1, 2, 3, 5	XIV	A. R. P. 1,049 0 0	£ s. d. 400 0 0	£ s. d. 8 0 0

Weighted with £320, valuation for improvements comprising five-roomed house, two-roomed house, also outbuildings, stockyard, fencing, draining, garden, plantation, and ploughing.

Altitude, from 50 ft. to 600 ft. above sea-level. About 200 acres broken land, 120 acres swamp, balance level to undulating fern and scrub land. Soil a light loam, barren on hills, on slate formation; a large part of the section is pure sand, well watered. Fronts Tairua River, about two miles from landing by water.

As witness the hand of His Excellency the Governor, this seventh day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Notifying Lands in Auckland Land District for Sale by Public Auction.

ISLINGTON, Governor.

IN pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand,

do hereby appoint Friday, the thirty-first day of March, one thousand nine hundred and eleven, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Section.	Block.	Area.	Upset Price.
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TOWN LANDS.

Town of Mercer.

	A. R. P.	£ s. d.
38	0 1 25	8 10 0
39	0 1 26	8 10 0
40	0 2 20	13 0 0

Situated about 20 chains from Mercer Railway-station, on the Auckland-Wellington Railway line.

Town of Papakura.

	A. R. P.	£ s. d.
52	0 1 0	15 0 0
145	0 1 0	20 0 0
155	0 1 0	20 0 0
156	0 1 0	20 0 0
158	0 1 0	20 0 0
162	0 1 0	20 0 0
166	0 1 7	25 0 0

Papakura is twenty miles from Auckland, on the Auckland-Wellington Railway line.

VILLAGE LANDS.

Village of Te Kauri.

	A. R. P.	£ s. d.
3	0 1 0	3 0 0
4	0 1 0	3 0 0
5	0 1 0	3 0 0
6	0 1 0	3 0 0
7	0 1 0	3 0 0
8	0 1 0	3 0 0
10	0 1 2	3 10 0
11	0 1 2	3 10 0
12	0 1 0	3 0 0
13	0 1 0	3 0 0
14	0 1 0	3 0 0
15	0 1 0	3 0 0
16	0 1 0	3 0 0
17	0 1 0	3 0 0
18	0 1 0	3 0 0
1	0 1 2	3 10 0
2	0 1 2	3 10 0
4	0 1 0	3 0 0
5	0 1 0	3 0 0
6	0 1 0	3 0 0
7	0 1 0	3 0 0
8	0 1 0	3 0 0
9	0 1 0	3 0 0
10	0 1 2	3 10 0
11	0 1 2	3 10 0
12	0 1 2	3 10 0
13	0 1 0	3 0 0

Section.	Block.	Area.	Upset Price.
		A. R. P.	£ s. d.
14	V	0 1 0	3 0 0
15	"	0 1 0	3 0 0
16	"	0 1 0	3 0 0
17	"	0 1 0	3 0 0
18	"	0 1 0	3 0 0
4	VI	0 1 0	3 0 0
5	"	0 1 0	3 0 0
6	"	0 1 0	3 0 0
7	"	0 1 0	3 0 0
8	"	0 1 0	3 0 0
9	"	0 1 0	3 0 0
10	"	0 1 2	3 10 0
11	"	0 1 2	3 10 0
12	"	0 1 2	3 10 0
13	"	0 1 0	3 0 0
14	"	0 1 0	3 0 0
15	"	0 1 0	3 0 0
16	"	0 1 0	3 0 0
17	"	0 1 0	3 0 0
18	"	0 1 0	3 0 0
1	VII	0 1 2	3 10 0
2	"	0 1 2	3 10 0
3	"	0 1 2	3 10 0
4	"	0 1 0	3 0 0
5	"	0 1 0	3 0 0
6	"	0 1 0	3 0 0
7	"	0 1 0	3 0 0
8	"	0 1 0	3 0 0
9	"	0 1 22	5 0 0
10	"	0 1 10	4 0 0
11	"	0 1 0	3 0 0
12	"	0 1 0	3 0 0
13	"	0 1 0	3 0 0
14	"	0 1 0	3 0 0
15	"	0 1 0	3 0 0
16	"	0 1 0	3 0 0

The Kauri Village is situated on Tauranga Harbour, near Katikati entrance, and is distant about eighteen miles from Tauranga by water, and about seventeen miles from Waihi by road.

As witness the hand of His Excellency the Governor, this ninth day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Land temporarily reserved for a Public Cemetery in the Southland Land District.

ISLINGTON, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Southland Land District described in the Schedule hereunder written, for a public cemetery.

SCHEDULE.

ALL that area in the Southland Land District, containing by admeasurement 1 rood 14 perches, more or less, being Section No. 15A, Block X, Waikaka Survey District. Bounded towards the north by Section No. 6 in the said block, 440.2 links; towards the north-east by a public road, 89.5 links; towards the south by Section No. 15 in the said block, 400 links; and towards the west by said Section No. 15, 80 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 57546/8, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor, this seventh day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Land reserved for a Site for a Police-station in the Township of Strandon, Taranaki Land District.

ISLINGTON, Governor.

IN pursuance and exercise of the power conferred by section twenty-nine of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1910, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby set apart the land described in the Schedule hereunder as a reserve for a site for a police-station:

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 1 rood 2.2 perches, more or less, being Allotment 12 and part of Allotment 13 of the Township of Strandon, Block V, Paritutu Survey District. Bounded towards the north-west by Allotment 15, Township of Strandon, 140.05 links; towards the north-east by other part of Allotment 13 aforesaid, 188.3 links; towards the south-east by Devon Road, 140.05 links; and towards the south-west by Ronald Street, 188.3 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 5477/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor, this ninth day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Land temporarily reserved for a Public Recreation-ground in the Suburbs of Whatawhata, Auckland Land District.

ISLINGTON, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Auckland Land District described in the Schedule hereunder written, for a public recreation-ground.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 4 acres, more or less, being Sections 71 to 78, inclusive, and 81 to 88, inclusive, Suburbs of Whatawhata. Bounded towards the north-east by Section 270, Pukete Parish; towards the south-east by a public road; towards the south-west by a public road; and towards the north-west by a public road: as the same is delineated on the plan marked L. 1446/1, deposited in the Head Office, Department of Lands, at Wellington, and thereon edged red.

As witness the hand of His Excellency the Governor, this ninth day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

Waitakaruru Stream and its Tributaries, Auckland Land District, notified under the Timber-floating Act, 1908.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the second section of the Timber-floating Act, 1908, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby notify that the Waitakaruru Stream and its tributaries, situated in Thames County, Auckland Land District, may be used under license for the purposes of the said Act.

As witness the hand of His Excellency the Governor, this eleventh day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Lands.

General Regulations of the Defence Forces amended.

ISLINGTON, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Defence Act, 1909, and its amendments, I, John Poynder Dickson-Poynder, Baron Islington, the Governor of the Dominion of New Zealand, do hereby alter amended Regulation 2 of the General Regulations of the Defence Forces of New Zealand, made on the twenty-sixth day of March, one thousand nine hundred and eight, and published in the *New Zealand Gazette* No. 24, of the second day of April, one thousand nine hundred and eight, and in lieu thereof do hereby make the regulation set forth in the Schedule hereto. And I do hereby declare that such alteration shall take effect and the regulation hereby made shall come into force on the first day of January, one thousand nine hundred and eleven.

SCHEDULE.

SUBDIVISION OF THE DOMINION OF NEW ZEALAND INTO MILITARY DISTRICTS.

2. FOR the purposes of military organization and administration the Dominion of New Zealand is hereby subdivided into the following military districts:—

Auckland Military District.—Comprising the land district of Auckland, with headquarters at the City of Auckland.

Wellington Military District.—Comprising the land districts of Wellington, Hawke's Bay, and Taranaki, with headquarters at the City of Wellington.

Canterbury and Nelson Military District.—Comprising the land districts of Canterbury, Nelson, and Westland, and that portion of the land district of Marlborough lying to the north and the south of the Clarence River, with headquarters at the City of Christchurch.

Otago Military District.—Comprising the land districts of Otago and Southland, with headquarters at the City of Dunedin.

The term "land district" or "land districts," in reference to the said military districts, means a "land district" or "land districts" constituted under the Land Act, 1892.

As witness the hand of His Excellency the Governor, this eighth day of February, one thousand nine hundred and eleven.

J. G. WARD,
Minister of Defence.

Deputy Registrars of Marriages, &c., appointed.

Office of the Minister of Internal Affairs,
Wellington, 10th February, 1911.

HIS Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :—

Name.	District.
JOHN CALDER ALLAN	Hunterville.
WILLIAM ANDREW TULLOCH	Tolaga Bay.

D. BUDDO,
Minister of Internal Affairs.

Trustees of the Tumu-Kaituna Drainage District appointed.

Office of the Minister of Internal Affairs,
Wellington, 10th February, 1911.

HIS Excellency the Governor has been pleased, in terms of section 10 of the Land Drainage Act, 1908, to appoint

JAMES DUDSON,
JAMES PATERSON,
WALTER RIDDELL,
CHARLES FITZGERALD TUTHILL, and
HENRY ALBERT VERCOE

to be members of the Board of Trustees of the Tumu-Kaituna Drainage District.

D. BUDDO,
Minister of Internal Affairs.

Auditor under the Friendly Societies Act, 1909, licensed.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 6th February, 1911.

IN pursuance of the 10th section of the Friendly Societies Act, 1909, His Excellency the Governor has been pleased to license

CECIL TURNLEY COX,

of Wanganui, to act as a Public Auditor under the Friendly Societies Act, 1909.

J. G. WARD,
Minister of Finance.

Members of Waikaka Commonage Committee appointed.

Department of Lands,
Wellington, 7th February, 1911.

HIS Excellency the Governor has, in pursuance of clause 3 of the rules and regulations for the management of the Waikaka Commonage, been pleased to approve of

MARTIN CURRAN,
WILLIAM HENRY LAMB, and
JAMES O'KANE (re-elected)

being members of the Waikaka Commonage Committee, in the place of James O'Kane, John Milne, and William Tweedie, who retired in accordance with the said regulations; to act in conjunction with William Francis Benetto, Boston Bell McEwan, Thomas Stark, and Joseph Nicholson, previously appointed by His Excellency the Governor.

J. G. WARD,
Minister of Lands.

Member of Taranaki Land Board reappointed.

Department of Lands,
Wellington, 11th February, 1911.

HIS Excellency the Governor has been pleased to re-appoint

JOSEPH MCCLUGGAGE

to be a member of the Land Board of the Land District of Taranaki, as from the 7th day of March, 1911.

J. G. WARD,
Minister of Lands.

Cadet appointed in Department of Lands.

Department of Lands,
Wellington, 11th February, 1911.

HIS Excellency the Governor has been pleased to appoint

HAROLD PERCY FOUÈRE

to be a Clerical Cadet in the Department of Lands, as from the 10th day of June, 1910.

J. G. WARD,
Minister of Lands.

Inspector and Sub-Inspector of Police appointed.

Police Department,
Wellington, 13th February, 1911.

HIS Excellency the Governor has been pleased to appoint

JOHN O'DONOVAN to be an Inspector, and
BARTHOLOMEW SHEEHAN to be a Sub-Inspector

of the New Zealand Police Force; the appointments to take effect from the 4th February, 1911.

JOHN G. FINDLAY,
Minister of Justice.

Temporary Rank granted.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to grant the rank of temporary Colonel to

Lieutenant-Colonel EDWARD WALTER CLERVAUX CHAYTOR, New Zealand Militia,

whilst employed as Officer Commanding the Wellington Military District, and with effect from 1st January, 1911.

J. G. WARD,
Minister of Defence.

Temporary Rank granted.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to grant the rank of temporary Colonel to

Lieutenant-Colonel VERE STAUNTON SMYTH, New Zealand Militia,

whilst employed as Officer Commanding the Otago Military District, and with effect from 1st January, 1911.

J. G. WARD,
Minister of Defence.

Territorial Force Officer appointed.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve of the following appointment:—

Takaka Mounted Rifles.

The Reverend George Arthur Crossman to be Honorary Chaplain. Date of appointment, 17th January, 1911.

J. G. WARD,
Minister of Defence.

Territorial Force Officers resigned.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to accept the resignation of the commissions held by the undermentioned officers:—

New Zealand Medical Corps.

Captain Francis Arnot Bett. Date of resignation, 6th January, 1911.

Opotiki Mounted Rifles.

Lieutenant William John Addis. Date of resignation, 30th December, 1910.

J. G. WARD,
Minister of Defence.

Territorial Force Officer transferred.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve of the transfer of

Honorary Chaplain the Reverend ARTHUR WILLIAM HENRY COMPTON, M.A.,

from the 2nd Regiment, Wellington (Wairarapa) Mounted Rifles, to the Active List, and with effect from 14th December, 1910.

J. G. WARD,
Minister of Defence.

Director of Medical Services appointed.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to accept the resignation of the appointment held by

Lieutenant-Colonel JAMES ROBERT PURDY, New Zealand Medical Corps,

as Principal Medical Officer to the Wellington Military District, and to approve of his appointment as Director of Medical Services, New Zealand Defence Forces, with the rank of temporary Colonel, and with effect from 1st February, 1911.

J. G. WARD,
Minister of Defence.

Trustee, Nelson Drill-shed Reserve, appointed.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve, under Part V of the Defence Act, 1908, of the appointment of

Captain ALFRED AUGUSTUS GRACE, H Battery, New Zealand Field Artillery,

as a Trustee of the Nelson Drill-shed Reserve. Appointment to date from 7th February, 1911.

J. G. WARD,
Minister of Defence.

Trustee, Patumahoe Hall, appointed.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve, under the Patumahoe Hall Site Act, 1878, of the appointment of

THOMAS ARTHUR KEMP, Esquire,

as a Trustee of the Patumahoe Hall Site, *vice* Melville Crispe, Esquire, resigned. Date of appointment, 7th February, 1911.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Officers' Decoration.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to

Acting-Captain CHARLES ERNEST THOMAS, Port Guards Rifles (Timaru),

he having a total rank and commissioned service entitling him thereto of twenty-one years one hundred and seventeen days.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

Captain (Pay- and Quarter-master) HARRY STACPOOLE BATCHELOR, 1st North Canterbury Battalion of Infantry,

he having a total service entitling him thereto of twenty years two hundred and eighty-four days.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

No. 218, Quartermaster-Sergeant GEORGE R. WEST, B Battery, New Zealand Field Artillery,

he having a total service to 19th January, 1911, entitling him thereto of twenty years and fifteen days.

J. G. WARD,
Minister of Defence.

Award of the Meritorious-service Medal.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 468, General Regulations of the Defence Forces of New Zealand, 1906, of the award of a Meritorious-service Medal to

No. 249, Sergeant-Major Artificer WILLIAM EDWARD MOORE, Royal New Zealand Artillery.

J. G. WARD,
Minister of Defence.

Award of the Meritorious-service Medal.

Defence Office,
Wellington, 7th February, 1911.

HIS Excellency the Governor has been pleased to approve, in accordance with paragraph 468, General Regulations of the Defence Forces of New Zealand, 1906, of the award of a Meritorious-service Medal to

No. 256, Sergeant-Major Artificer JOHN TRAINER,
Royal New Zealand Artillery.

J. G. WARD,
Minister of Defence.

Award of the Colonial Auxiliary Forces Long-service Medal.

Defence Office,
Wellington, 9th February, 1911.

HIS Excellency the Governor has been pleased to approve of the award of the Colonial Auxiliary Forces Long-service Medal to

No. 182, Private MALCOLM JAMES BELL, Royal Rifles,
he having a total service to 31st December, 1910, entitling him thereto of twenty years and two days.

J. G. WARD,
Minister of Defence.

Notice respecting Proposed Alteration in Boundaries of Borough of Invercargill.

Office of the Minister of Internal Affairs,
Wellington, 9th February, 1911.

PURSUANT to section 118 of the Municipal Corporations Act, 1908, His Excellency the Governor directs it to be notified that a petition, in accordance with regulations, signed by not less than one-fourth of the electors of the area described in the Schedule hereto, has been presented to him, praying that the said area may be included in the Borough of Invercargill. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration within one month from the first publication of this notice. Such objections or petitions are to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.**AREA PROPOSED TO BE INCLUDED IN THE BOROUGH OF INVERCARGILL.**

ALL that area in the Southland Land District bounded towards the north-west by the present boundary of the Borough of Invercargill from the north-western corner of Lindisfarne Estate to the north-eastern side of Bamborough Road; thence towards the north-east by the north-eastern side of the said Bamborough Road to East Road; thence again towards the north-west by the north-western side of East Road to the south-western boundary of Inglewood Estate; thence again towards the north-east by Inglewood Estate to the southern side of Oteramika Road; thence towards the south by the southern side of that road to Elles Road; and thence towards the west generally by the present boundary of the Borough of Invercargill to the place of commencement.

D. BUDDO,
Minister of Internal Affairs.

Special Order made by the Council of the County of Waimarino.

The Treasury,
Wellington, 11th February, 1911.

THE following special order, made by the Waimarino County Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

J. G. WARD,
Minister of Finance.

SPECIAL ORDER MAKING SPECIAL RATE.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the Local Bodies' Loans Amendment Act, 1908, the Waimarino County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £1,200, authorized to be raised by the Wai-

marino County Council, under the above-mentioned Acts, for trimming and metalling the Rangataua Road from its junction with the Kopurutuku Road to its junction with the Mangahouhou Road, and to trim and metal the Kopurutuku Road from its junction with the Rangataua Road to a point 3 chains beyond the north-west boundary of Section 13, Block V, Karioi Survey District, the said Waimarino County Council hereby makes and levies a special rate of 2½d. in the pound sterling upon the rateable value of all rateable property of the Rangataua No. 2 Special Rating District, comprising all the properties situated within the following boundaries: Commencing at a point where the south boundary of Section 13, Block V, Karioi Survey District touches the Kopurutuku Road; thence in an easterly direction along the south boundary of Section 13, Block V, Karioi Survey District, to the north-east boundary of the said Section 13, Block V, Karioi Survey District; thence in a north-westerly direction along the north-eastern boundaries of Sections 13, 12, 11, Block V, Karioi Survey District, to the north-west boundary of Section 10, Block VIII, Makotuku Survey District, to the Kopurutuku Road; thence north by the north side of the Kopurutuku Road to the north side of the Rata Maire Road; thence south by the north side of the Rangataua Road to the east boundary of Section 22, Block VIII, Makotuku Survey District; thence north-west by the east boundary of Section 22, Block VIII, Makotuku Survey District, to the west boundary of Section 22, Block VIII, Makotuku Survey District; thence generally south by the west boundaries of Sections 22, 21, 20, Block VIII, Makotuku Survey District, to the north boundary of the Otiraniui Block, Makotuku Survey District; thence east and south by the north boundary of the Otiraniui Block, Makotuku Survey District, to the west boundary of Section 4D, Otiraniui Block, Makotuku Survey District; thence south by the west boundary of Section 4D, Otiraniui Block, Makotuku Survey District, to the north boundary of Section 2, Otiraniui Block, Makotuku Survey District; thence north-west by the north boundary of Section 2, Otiraniui Block, Makotuku Survey District, to the west boundary of the said Section 2, Otiraniui Block, Makotuku Survey District; thence south and east by the south and west boundaries of the said Section 2, Otiraniui Block, Makotuku Survey District, to the east boundary of Section 4E No. 4, Otiraniui Block, Makotuku Survey District; thence north by the east boundary of Section 4E No. 4, Otiraniui Block, Makotuku Survey District, to the south boundary of Section 14, Block VIII, Makotuku Survey District; thence east by the south boundary of Section 14, Block VIII, Makotuku Survey District, to the starting-point: comprising all the following properties—Sections 10, 14, 15, 16, 17, 18, 19, 20, 21, 22, Block VIII, Makotuku Survey District; Sections 11, 12, 13, Block V, Karioi Survey District; Section 2, Otiraniui Block, and Sections 4D, 4E No. 4, Otiraniui Block, Makotuku Survey District: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off. The loan will bear interest at the rate of 3½ per cent. per annum; and it is proposed to pay out of the loan-moneys the first year's interest thereon and the cost of raising the loan.

I, John Punch, Deputy Chairman of the Waimarino County Council, do hereby certify that the above special order was duly made and passed at a special meeting of the Waimarino County Council held on the 23rd day of November, 1910, and duly confirmed at a special meeting held on the 6th day of January, 1911.

In testimony whereof the common seal of the Waimarino County Council has been hereunto affixed.

Dated this 6th day of January, 1911.

JOHN PUNCH,
Acting-Chairman.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Waimarino was hereunto affixed on the 6th day of January, 1911, in the presence of—

A. MABBOTT,
County Clerk.

Special Orders made by the Council of the County of Piako.

The Treasury,
Wellington, 15th February, 1911.

THE following special orders, made by the Piako County Council, are published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

J. G. WARD,
Minister of Finance.

PIAKO COUNTY COUNCIL.—WALTON RIDING.

Special Order making a Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Piako County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £7,000, authorized to be raised by the Piako County Council, under the above-mentioned Act, for the constructing and improving (including the grading, metalling, forming, bridging, and culverting) of roads in the Walton Riding of the County of Piako, the said Piako County Council hereby makes and levies a special rate of 1½d. per pound upon the unimproved rateable value of the rateable property of the said Walton Riding of the County of Piako, comprising the whole of the area of the said riding as is more particularly described on page 3150 of the *New Zealand Gazette* of the 17th of December, 1908, No. 102; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st days of April and October in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

WILLIAM P. CHEPMELL,
Chairman, Piako County Council.

The resolution instituting the above special order was passed at a special meeting of the Piako County Council held on the 21st day of December, 1910, and confirmed at a meeting of the Council held on the 19th day of January, 1911.

R. S. HANNA,
County Office, Te Aroha. County Clerk.

PIAKO COUNTY COUNCIL.

Special Order making a Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Piako County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £8,000, authorized to be raised by the Piako County Council, under the above-mentioned Act, for the constructing and improving (including the grading, forming, metalling, bridging, and culverting) of roads in the Waita Riding of the County of Piako, the said Piako County Council hereby makes and levies a special rate of 1½d. per pound upon the unimproved rateable value of the rateable property of the said Waita Riding of the County of Piako, comprising the whole of the area of the said riding as is more particularly described on page 3149 of the *New Zealand Gazette* of the 17th of December, 1908, No. 102; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st days of April and October in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

WILLIAM P. CHEPMELL,
Chairman, Piako County Council.

The resolution instituting the above special order was passed at a special meeting of the Piako County Council held on the 21st day of December, 1910, and confirmed at a meeting of the Council held on the 19th day of January, 1911.

R. S. HANNA,
County Office, Te Aroha. County Clerk.

PIAKO COUNTY COUNCIL.

Special Order making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Piako County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £9,000, authorized to be raised by the Piako County Council, under the above-mentioned Act, for the constructing and improving (including the grading, forming, metalling, bridging, and culverting) of roads in the Waihou Riding of the County of Piako, the said Piako County Council hereby makes and levies a special rate of 2½d. per pound upon the unimproved rateable value of the rateable property of the said Waihou Riding of the County of Piako, comprising the whole of the area of the said riding as is more particularly described on page 3149 of the *New Zealand Gazette* of the 17th of December, 1908, No. 102; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st days of April and October in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

WILLIAM P. CHEPMELL,
Chairman, Piako County Council.

The resolution instituting the above special order was passed at a special meeting of the Piako County Council held on the 21st day of December, 1910, and confirmed at a meeting of the Council held on the 19th day of January, 1911.

R. S. HANNA,
County Office, Te Aroha. County Clerk.

PIAKO COUNTY COUNCIL.—MORRINSVILLE RIDING.

Special Order making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Piako County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £9,000, authorized to be raised by the Piako County Council, under the above-mentioned Act, for the construction and improving (including the forming, grading, metalling, bridging, and culverting) of roads in the Morrinsville Riding of the County of Piako, the said Piako County Council hereby makes and levies a special rate of 1½d. per pound upon the unimproved rateable value of the rateable property of the said Morrinsville Riding of the County of Piako, comprising the whole of the area of the said riding as is more particularly described on page 3149 of the *New Zealand Gazette* of the 17th of December, 1908, No. 102; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st days of April and October in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

WILLIAM P. CHEPMELL,
Chairman, Piako County Council.

The resolution instituting the above special order was passed at a special meeting of the Piako County Council held on the 21st day of December, 1910, and confirmed at a meeting of the Council held on the 19th day of January, 1911.

R. S. HANNA,
County Office, Te Aroha. County Clerk.

Special Orders made by the Council of the County of Kawhia.

The Treasury,
Wellington, 16th February, 1911.

THE following special orders, made by the Kawhia County Council, are published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

J. G. WARD,
Minister of Finance.

KAWHIA COUNTY COUNCIL.

No. 1. Special Order authorizing Loan.

IN pursuance and exercise of the powers vested in it by section 15 of the Local Bodies' Loans Act, 1908, and with the consent of the ratepayers of the Okupata Road Special Rating Area, in the Kawhia County, hereinafter described, testified by a petition signed by not less than three-fourths of the ratepayers in the said special rating area, the capital value of whose properties, as appearing on the valuation roll of the said county, is collectively greater than the capital values of the properties of the ratepayers who did not so consent, the Kawhia County Council hereby resolves by way of special order as follows: For the purpose of widening and metalling portion of the Okupata Road, the Kawhia County Council hereby authorizes the raising from the New Zealand State-guaranteed Advances Office of a loan of £4,000, at 3½ per centum per annum, for a period of thirty-six years and a half; the principal and interest to be payable in accordance with the regulations under the New Zealand State-guaranteed Advances Act, 1909; the loan to be raised by instalments of £2,000 per annum for two successive years.

No. 2. Special Order making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, the Kawhia County Council hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of £4,000, authorized to be raised by the Kawhia County Council, under the Local Bodies' Loans Act, 1908, and the New Zealand State-guaranteed Advances Act, 1909, for the purpose of widening and metalling portion of the Okupata Road, the said Kawhia County Council hereby makes and levies a special rate of 3½d. in the pound upon the unimproved value of all rateable property in the Okupata Road Special Rating Area hereinafter described; and

that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable on the 1st day of August in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off; the rate of interest to be $3\frac{1}{2}$ per centum per annum, and the rate to be paid to cover both interest and redemption not to exceed $\text{£}5$ per centum per annum.

The following is the special rating area referred to in the foregoing special orders :—

Okupata Road Special Rating Area.

Sections 4, 4A, 5, 6, and 7, and the southern portions of Sections 2 and 3, Block VIII, Kawhia North Survey District; Sections 5, 6, 6A, 7, 8, 9, 11, 12, and 13, and Pirongia West No. 1 Section 2c No. 2, Block V, Sections 2 and 3, Block VI, Pirongia Survey District; Pirongia West No. 3a Section 2A, Blocks VII and VIII, and Pirongia West No. 1 Section 2F (Rotoiti), Blocks VII, VIII, and XII, Kawhia North Survey District. Bounded towards the north by Sections 1, 2, 3, and 4, Block V; towards the north-east generally by a road; towards the north by a line across a road; towards the north-west, north-east, and south-east by Crown land in Block VI; towards the south generally by a road and a line across a road; towards the east by a road; again towards the south and east by Section 10; again towards the south by Sections 15, 14, and 13 and Crown land; and again towards the east by Crown land, Block IX, Pirongia Survey District; again towards the south by Section 1, Crown land, and No. 1c No. 2 Section 2, Block XII, Kawhia North Survey District; towards the west and towards the south and south-west generally by a stream; towards the north and west by Pirongia West No. 3a Section 2c and a line across a road; towards the north-west by the northern portions of Sections 2 and 3; and again towards the west by the northern portion of the said Section 3, Block VIII, Kawhia North Survey District.

I hereby certify that the foregoing special orders were adopted at a special meeting of the Kawhia County Council held on the 23rd day of November, 1910, and confirmed at an ordinary meeting of the said Council held on the 21st day of December, 1910.

C. F. E. BARTON,
County Clerk.

Resolution made by the Council of the County of Ohinemuri.

The Treasury,
Wellington, 16th February, 1911.

THE following resolution, made by the Ohinemuri County Council, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its amendments.

J. G. WARD,
Minister of Finance.

OHINEMURI COUNTY.

Kaimanawa Special Rating District.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the amendments thereof and the regulations thereunder, the Chairman, Councillors, and Inhabitants of the County of Ohinemuri hereby resolves as follows: That, for the purpose of providing the sinking fund and interest and other charges on a loan of $\text{£}3,000$, authorized to be raised by the Chairman, Councillors, and Inhabitants of the County of Ohinemuri, under the above-mentioned Act, for the construction of Robinson's Road from Komata North Road to railway, Kaimanawa Road from the railway to the Waihou River, Komata North Road from Kaimanawa Road to the Waihou River, and Vedder's Road from the Komata North Road to Sections 3 and 4, Block VIII, Waihou Survey District, the said Chairman, Councillors, and Inhabitants of the County of Ohinemuri hereby makes and levies a special rate of $1\frac{1}{4}$ d. in the pound upon the rateable value of all the rateable property of the Kaimanawa Special Rating Area; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of March in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off; and that the cost of raising the loan shall be paid out of the loan.

The above resolution was passed at a meeting of the Council held on the 2nd day of February, 1911.

PIERCE GRACE,
Chairman.
R. W. EVANS,
Clerk.

Resolution made by the Gonville and Castlecliff Tramway Board.

The Treasury,
Wellington, 16th February, 1911.

THE following resolution, made by the Gonville and Castlecliff Tramway Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908, and its amendment.

J. G. WARD,
Minister of Finance.

GONVILLE AND CASTLECLIFF TRAMWAY BOARD.

Resolution making Special Rate.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and the amendment thereof, and the Gonville and Castlecliff Tramway District Act, 1908, the Gonville and Castlecliff Tramway Board hereby resolves as follows: That, for the purpose of providing the interest and other charges on a loan of $\text{£}35,000$, to be called "the Tramway Loan," authorized to be raised by the said Board, under the above-mentioned Acts, for the following purpose:—

The construction and equipment of a tramway of the following description: The route of the proposed tramway commences at the terminus of the proposed extension of the Wanganui Borough Tramway, a point on the Boundary Road half-way between the Heads Road and Alma Road, then follows along Boundary Road to its intersection with Alma Road; thence by way of Alma Road and Matai and Abbott Streets to Bignell Street, along the latter street to Tawa Street, and thence through to Koromiko Road, and junctioning with the Wanganui Borough Tramway line at the intersection of Carlton Avenue and Koromiko Road. From the junction of Abbott and Puriri Streets the line to Castlecliff proceeds along the latter street to Puriri Street Extension, through the latter street to Rata Street, thence by way of Rata Street, Cross Street, Polson Street, Carson Street, and Cornfoot Street to the sea-beach near the cable-station. The tramway is to be constructed of steel grooved girder rails weighing 74 lb. and over per lineal yard, supported on hardwood sleepers resting on sufficient ballast and attached thereto by rail-dogs. The rails are to be joined together by fishplates and bolts and copper bonds, or hermit-welded. The track is to be finished to the level of the heads of the rails with road-metal. The motive power is to be electricity obtained from the Wanganui Borough Council, and applied by the overhead trolley system, with uninsulated return. The trolley-wires are to be suspended from span wires across the road or from brackets attached to poles. And the erection of such shelter-sheds and conveniences along the said tramway as may be required, and the erection of refreshment-rooms and other conveniences at or near the sea-beach terminal of the said tramway; such shelter-sheds, refreshment-rooms, and conveniences to be used in connection with the said tramway. And the acquisition of such land as may be necessary for the said tramway shelter-sheds, refreshment-rooms, and conveniences,—

the said Board hereby makes and levies a special rate of $4\frac{1}{4}$ d. in the pound upon the rateable value of all rateable property of the Gonville and Castlecliff Tramway District, comprising such district as described in the Schedule to the Gonville and Castlecliff Tramway District Act, 1908, and the following lands since added to the said Gonville and Castlecliff Tramway District by Order in Council published in the *New Zealand Gazette*, 1910, at page 4065,—

All that area in the Wellington Land District, containing approximately 158 acres. Bounded by a line commencing at the north-west corner of the land delineated in Land Transfer Plan No. A/2416; thence along the northern boundary of the land shown on that plan to King's Avenue; thence to the south-west corner of Lot 50, Gonville Township; thence along the south-east boundaries of Lots 50 and 49 to the western side of Caius Avenue; thence along the south-west side of Caius Avenue for 12 chains; thence across Caius Avenue to the south-east corner of Lot 67, Gonville Township; thence along the south-east and north-east boundaries of Lot 67 to the south corner of Lot 35, and by the south-east boundary of Section 35 to Gonville Avenue; thence in a south-easterly direction 4 chains along the south side of Gonville Avenue; thence across Gonville Avenue to the south corner of Lot 32, Ngaio Range Extension Township; thence in a north-

easterly direction along the southern boundary of the said township to the south corner of Lot 1, Ngaio Range Extension Township; thence along the south-west side of the Town Belt Road to the west side of the Wanganui-Castlecliff Heads Road; thence across the Heads Road to the north-west corner of Lot 4, Carlton Township; thence along the south boundary of the Wanganui-Castlecliff Heads Road to a point opposite the north-east corner of Section 4; thence across the Heads Road to the north-east corner of said Section 4; thence along the north side of the Heads Road, crossing Gonville Avenue, Caius Avenue, King's Avenue, and Abbott Street, to the south-western corner of Lot 79, Balgownie Extension No. 2; thence in a north-westerly direction along the western boundary of Lot 79 to the south corner of Lot 44, Balgownie Extension No. 3; thence along the western boundary of Balgownie Extension No. 3, crossing Bignell Street, to the starting-point at the north-west corner of the land delineated in Land Transfer Plan No. A/2416.

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of May and the 1st day of November in each and every year during the currency of such loan, being a period of twenty-one years, or until the loan is fully paid off.

I hereby certify that the above resolution was duly passed at a meeting of the Gonville and Castlecliff Tramway Board held on the 7th day of February, 1911.

A. G. BIGNELL,
Chairman.

Result of Poll for Proposed Loan.

The Treasury,
Wellington, 13th February, 1911.

THE following notice, received from the Chairman of the Tauhei Drainage Board, is published in accordance with the provisions of the Local Bodies' Loans Act, 1908.

J. G. WARD,
Minister of Finance.

TAUHEI DRAINAGE BOARD.

RESULT of poll taken on the 30th day of January, 1911, on the proposal to borrow a special loan of £4,000 for drainage works: For the proposal, 28; against the proposal, 4; total valid votes, 32.

I hereby declare the proposal carried.

C. CHEYNE,
Returning Officer.

Tauhei, Morrinsville, 30th January, 1911.

Authorizing the Laying-off of Duke, Marquis, Cooper, Murphy, and Pare Streets, in the Town of Sumter Extension No. 1, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 10th February, 1911.

IN pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I, Joseph George Ward, Minister of Lands, do hereby authorize the laying-off of Duke, Marquis, Cooper, Murphy, and Pare Streets, in the Town of Sumter Extension No. 1, Hawke's Bay Land District, of a width of not less than 66 ft. instead of 99 ft.

J. G. WARD,
Minister of Lands.

Authorizing the Laying-off of Wallace and Ross Streets, in the Town of Collingwood Extension No. 1, of a Width of not less than 66 ft.

Department of Lands,
Wellington, 10th February, 1911.

IN pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I, Joseph George Ward, Minister of Lands, do hereby authorize the laying-off of Wallace and Ross Streets, in the Town of Collingwood Extension No. 1, Southland Land District, of a width of not less than 66 ft. instead of 99 ft.

J. G. WARD,
Minister of Lands.

Notice of Intention to take Land in Block III, Waipakura Survey District, Wanganui County, for the Preservation of Scenery.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, and the Scenery Preservation Amendment Act, 1910, to take the land described in the Schedule hereto for the preservation of scenery. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Koriniti, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works, at Wellington.

SCHEDULE.

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 26 0 0	Tauakira 2x No. 1	II	Waipakura	P.W.D. 28441	Edged pink.
0 3 6	Tauakira 2o..	"	"	Ditto	Purple.

All in the Wellington Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington.

As witness my hand, at Wellington, this thirteenth day of February, one thousand nine hundred and eleven.

R. MCKENZIE,
Minister of Public Works.

Notice of Intention to take Land in Block VII, Kawakawa Survey District, Bay of Islands County, for Road Purposes.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to execute a certain public work, to wit, the construction of a road in Block VII, Kawakawa Survey District, and for the purposes of such public work the land described in the Schedule hereto is required to be taken. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Kawakawa, and is there open for inspection; and that all persons affected by the execution of the said public work or by the taking of the said land should, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works, at Wellington.

SCHEDULE.

The parcel of land required to be taken:—

Approximate Area of the Parcel of Land required to be taken.	Being Portion of Section No.	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 7	110, Parish of Kawakawa (15871, blue)	VII	Kawakawa	P.W.D. 28286	Pink.

In the Auckland Land District; as the same is more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington.

As witness my hand, at Wellington, this thirteenth day of February, one thousand nine hundred and eleven.

R. MCKENZIE,
Minister of Public Works.

Tenders for Stores Contracts, 1911-14, New Zealand Railways.

Railway Department (Head Office),
Wellington, 15th February, 1911.

THE following accepted tender-rates for the supply of stores for the New Zealand Railways, at Auckland Railway-station or Newmarket Store, are published for general information.

T. RONAYNE,
General Manager, New Zealand Railways.

ACCEPTED TENDER-RATES FOR STORES REQUIRED FOR NEW ZEALAND GOVERNMENT RAILWAYS AT AUCKLAND RAILWAY-STATION OR NEWMARKET STORE.

	Description of Article.	Rate.	Per	Tenderer.
1	Acid, fluoric	5/	lb.	Kempthorne, Prosser, and Co. (Ltd.).
2	„ muriatic { in ½ gal. glass bottles	/4	„	
	{ in 3 gal. jars	/3½	„	
3	„ nitric, in ½ gal. glass bottles and 3 gal. jars	/8	„	
4	„ sulphuric	/2	„	Briscoe and Co. (Ltd.).
5	Adzes, Brade's No. 400	4/3	each	
6	„ Gilpin's No. 319, ship carpenters', No. 2 } Square or round	3/6	„	Briscoe and Co. (Ltd.).
7	„ „ „ No. 3 } polled	3/9	„	
8	Alum, powdered	/1½	lb.	Kempthorne, Prosser, and Co. (Ltd.).
9	Ammonia, liquid { .880, in ½ gal. glass bottles	/7	„	
	{ „ in 3 gal. jars	/6	„	
10	Antimony, Star brand (Endeavour Inlet)	/6	„	Briscoe and Co. (Ltd.).
11	Anvils, Peter Wright and Sons' patent	44/	cwt.	
12	Augers, screw, ¼ in. to ¾ in.)	15/9	doz.	Briscoe and Co. (Ltd.).
13	„ „ ½ in. to ¾ in.) Mathieson's or Gilpin's Scotch pattern, eyed	20/	„	
14	„ „ ¾ in. to 1½ in.)	35/	„	
15	„ „ 1¾ in. to 2 in.)	51/	„	
16	„ „ 2¼ in. to 2½ in.)	..	„	
17	„ „ ¼ in. to ¾ in.)	..	„	
18	„ „ ½ in. to ¾ in.)	..	„	
19	„ „ 1⅜ in. to 1½ in.) Gilpin's concave pattern, eyed	„	
20	„ „ 1¾ in. to 2 in.)	..	„	
21	„ „ 2¼ in. to 2½ in.)	..	„	
22	„ single twist ¾ in. to 1 in.)	5/6	each	Briscoe and Co. (Ltd.).
23	„ „ 1⅛ in. to 1⅜ in.)	7/	„	
24	„ „ 1½ in. to 1⅝ in.)	9/3	„	
25	„ „ 1¾ in. to 1⅞ in.) L'Hommedieu and Tracy's, without screw, eyed	11/6	„	
26	„ „ 2 in. to 2⅛ in.)	17/	„	
27	„ „ 2¼ in. to 2⅜ in.)	26/	„	
28	„ „ 2½ in. to 2⅝ in.)	37/6	„	
29	„ „ 2¾ in. to 3 in.)	56/	„	
30	Auger-bits, Gilpin's	/2	⅙ in.	Briscoe and Co. (Ltd.).
31	„ Mathieson's	/2	„	
32	Axes, handled, 4½ lb. to 6 lb., Spear and Jackson's, American pattern	6/	each	John Burns and Co. (Ltd.).
33	„ half, Spear and Jackson's, American pattern	3/9	„	
34	Barrow-wheels, spindles and gudgeons, wrought-iron, 14 in. diam., 1½ in. x ¾ in. tire	46/	doz.	
35	Ditto, 16 in. diam., 1½ in. x ¾ in. tire	54/	„	John Burns and Co. (Ltd.).
36	„ 18 in. diam., 1½ in. x ¾ in. tire	59/	„	
37	„ ¾ in. round tire	„	
38	Basins for washstands, stamped iron, enamelled, Anglo, 16 in., with brass plug and washer	3/3	each	Briscoe and Co. (Ltd.).
39	Baths, galvanized-iron, with plug, washer, and overflow, 6 ft. long, 22 B.W.G.	21/6	„	
40	Beaters, platelayers', 8 lb. steel both ends, to pattern	3/6	„	John Burns and Co. (Ltd.).
41	Beeswax	1/6	lb.	
42	Bells, handled, station, 8 in.	8/3	each	A. and T. Burt (Ltd.).
43	Bellows, blacksmiths', Allday and Onion's, No. 300, C quality, 24 in.	..	„	
44	„ „ „ „ 30 in.	..	„	
45	„ „ „ „ 36 in.	..	„	
46	„ „ „ „ 38 in.	..	„	
47	„ „ „ „ 40 in.	..	„	
48	„ „ „ „ 46 in.	..	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
49	Belting, camel-hair, "Camel" brand, 2½ in. F. Reddaway and Co.	..	ft.	No tender accepted.
50	" " " 3 in. "	..	"	
51	" " " 3½ in. "	..	"	
52	" " " 4 in. "	..	"	
53	" " " 5 in. "	..	"	
54	" " " 5½ in. "	..	"	
55	" " " 6 in. "	..	"	
56	" " " 7 in. "	..	"	
57	" " " 8 in. "	..	"	
58	" " " 9 in. "	..	"	
59	" Dick's original "Balata," 1½ in., 3-ply	/3¼	"	
60	" " " 2½ in., "	/8	"	
61	" " " 3 in., "	9¼	"	
62	" " " 3½ in., 4-ply	1/3¼	"	
63	" " " 4 in., "	1/5	"	
64	" " " 5 in., "	1/9¼	"	
65	" " " 5½ in., "	1/10	"	
66	" " " 6 in., 6-ply	2/9	"	
67	" " " 7 in., "	3/3	"	
68	" " " 8 in., "	4/5	"	
69	" " " 9 in., "	5/3	"	
	Belting, indiarubber, North British Rubber Company's "H" quality,—			John Burns and Co.(Ltd.)
70	2 in. x 3-ply	"	
71	2½ in. x "	"	
72	3 in. x "	"	
73	3½ in. x 4-ply	"	
74	4 in. x "	"	
75	5 in. x "	"	
76	6 in. x "	"	
	Belting, indiarubber, F. Reddaway and Co.'s "A" quality,—			No tender accepted.
77	2 in. x 3-ply	"	
78	2½ in. x "	"	
79	3 in. x "	"	
80	3½ in. x 4-ply	"	
81	4 in. x "	"	
82	5 in. x "	"	
83	6 in. x "	"	
84	Belting, leather, single, 1 in.	/3¼	"	John Burns and Co (Ltd.)
85	" " " 1½ in.	/4¼	"	
86	" " " 2 in.	/6¼	"	
87	" " " 2½ in.	/7¼	"	
88	" " " 3 in.	/11½	"	
89	" " " 3½ in.	1/3	"	
90	" " " 4 in.	1/5½	"	
91	" " " 4½ in.	1/9	"	
92	" " " 5 in.	1/11	"	
93	" " " 6 in.	2/5	"	
94	" " " 8 in.	3/3	"	
95	" " " double, 4 in.	2/5	"	
96	" " " 5 in.	3/2	"	
97	" " " 6 in.	4/	"	
98	" " " 8 in.	5/7	"	
99	" " " 9 in.	6/6	"	
100	" " " 10 in.	7/5	"	
101	" " " 12 in.	9/	"	
102	Benzine } "Pratt's"	1/1½	gal.	Vacuum Oil Compan (Ltd.)
103	Benzoline }	1/6	"	

Of the very best leather, leather-laced, and copper-riveted at joints

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
104	Blocks, rope pulley, wrought iron, with hooks, London pattern, one sheave	1/4	1 in. diam. of sheave	John Burns and Co.(Ltd.).
105	Ditto, two sheaves	2/3	ditto	
106	„ three sheaves	3/2	„	
107	Blocks, snatch, Holt and Willett's No. 1	1/6	„	
108	„ Mork's patent screw pulley, with quick-return gear, 1 ton ..	120/	each	Briscoe and Co. (Ltd.).
109	„ „ „ 2 tons ..	170/	„	
110	„ „ „ 3 „	„	
111	Blockettes, "Carbolacene," Walker's A	doz.	No tender accepted.
112	„ „ „ B	„	
113	Boilers, copper, brazed, any size or gauge	1/1	lb.	
114	„ „ riveted, „	1/2	„	
BOLTS AND NUTS. (GUEST, KEEN, AND NETTLEFOLD'S (LIMITED) "GLOBE" BRAND.)				
<i>Hexagon-headed Bolts (Square or Hexagon Nuts).</i>				
115	Black, 1/4 in. and 5/16 in. diam., any length	6/6	gross	
116	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	32/	cwt.	
117	„ 3/8 in. to 1/2 in. diam., over 5 in. long	30/	„	
118	„ above 1/2 in. diam., any length	26/	„	
119	All bright, 1/4 in. and 5/16 in. diam., any length	10/	gross	
120	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	40/	cwt.	
121	„ 3/8 in. to 1/2 in. diam., over 5 in. long	36/	„	
122	„ above 1/2 in. diam., any length	33/	„	
Body turned, faced under head, bright nuts,—				
123	1/4 in. and 5/16 in. diam., any length	11/	gross	
124	3/8 in. to 1/2 in., up to 5 in. long	43/	cwt.	
125	3/8 in. to 1/2 in., over 5 in. long.	41/	„	
126	Above 1/2 in. diam., any length	35/6	„	
<i>Square-headed Bolts (Square or Hexagon Nuts).</i>				
127	Black, 1/4 in. to 5/16 in. diam., any length	6/	gross	John Burns and Co.(Ltd.).
128	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	29/	cwt.	
129	„ 3/8 in. to 1/2 in. diam., over 5 in. long	27/6	„	
130	„ above 1/2 in. diam., any length	26/	„	
<i>Coach Bolts, Square necks (Square or Hexagon Nuts).</i>				
131	Black countersunk heads, 1/4 in. and 5/16 in. diam., any length ..	6/6	gross	
132	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	29/	cwt.	
133	„ 3/8 in. to 1/2 in. diam., over 5 in. long	29/	„	
134	„ above 1/2 in. diam., any length	27/	„	
135	Bright countersunk heads, 1/4 in. and 5/16 in. diam., any length ..	7/	gross	
136	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	31/	cwt.	
137	„ 3/8 in. to 1/2 in. diam., over 5 in. long	30/	„	
138	„ above 1/2 in. diam., any length	29/	„	
139	Black round heads 1/4 in. and 5/16 in. diam., any length	6/	gross	
140	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	25/	cwt.	
141	„ 3/8 in. to 1/2 in. diam., over 5 in. long	25/	„	
142	„ above 1/2 in. diam., any length	23/6	„	
143	Bright round heads, 1/4 in. and 5/16 in. diam., any length	7/	gross	
144	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	31/	cwt.	
145	„ 3/8 in. to 1/2 in. diam., over 5 in. long	31/	„	
146	„ above 1/2 in. diam., any length	29/	„	
147	Bright cheese or cone heads, 1/4 in. and 5/16 in. diam., any length ..	9/	gross	
148	„ 3/8 in. to 1/2 in. diam., up to 5 in. long	32/	cwt.	
149	„ 3/8 in. to 1/2 in. diam., over 5 in. long	31/	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
150	Bright cheese or cone heads, above $\frac{1}{2}$ in. diam., any length ..	30/	cwt.	John Burns and Co.(Ltd.)
	<i>Coach Bolts, Round Necks (Square or Hexagon Nuts).</i>			
151	Black countersunk heads, $\frac{1}{4}$ in. and $\frac{5}{16}$ in. diam., any length	gross	No tender accepted.
152	Black countersunk heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., up to 5 in. long	cwt.	
153	Black countersunk heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., over 5 in. long	"	
154	Black countersunk heads, above $\frac{1}{2}$ in. diam., any length	"	
155	Bright countersunk heads, $\frac{1}{4}$ in. and $\frac{5}{16}$ in. diam., any length	gross	
156	Bright countersunk heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., up to 5 in. long	cwt.	
157	Bright countersunk heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., over 5 in. long	"	
158	Bright countersunk heads, above $\frac{1}{2}$ in. diam., any length	"	
159	Black round heads, $\frac{1}{4}$ in. and $\frac{5}{16}$ in. diam., any length	gross	
160	Black round heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., up to 5 in. long	cwt.	
161	Black round heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., over 5 in. long	"	
162	Black round heads, above $\frac{1}{2}$ in. diam., any length	"	
163	Bright round heads, $\frac{1}{4}$ in. and $\frac{5}{16}$ in. diam., any length	gross	
164	Bright round heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., up to 5 in. long	cwt.	
165	Bright round heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., over 5 in. long	"	
166	Bright round heads, above $\frac{1}{2}$ in. diam., any length	"	
167	Bright cheese or cone heads, $\frac{1}{4}$ in. and $\frac{5}{16}$ in. diam., any length	gross	
168	Bright cheese or cone heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., up to 5 in. long	cwt.	
169	Bright cheese or cone heads, $\frac{3}{8}$ in. to $\frac{1}{2}$ in. diam., over 5 in. long	"	
170	Bright cheese or cone heads, above $\frac{1}{2}$ in. diam., any length	"	
171	Bolts, galvanized, mushroom-head, Guest, Keen, and Nettlefold's, % discount off list	40%	..	John Burns and Co.(Ltd.)
172	" tower or socket, iron	/1 $\frac{1}{2}$	in.	Briscoe and Co. (Ltd.)
173	" socket, all brass	/4	"	
174	" " brass, with iron bolt	/3 $\frac{1}{2}$	"	
175	Bolt-ends, hexagon or square nuts (Guest, Keen, and Nettlefold's (Limited) "Globe" brand), $\frac{1}{2}$ in. to 1 in. diam.	16/6	cwt.	John Burns and Co.(Ltd.)
176	Ditto, $1\frac{1}{2}$ in. to 2 in. diam.	16/6	"	Briscoe and Co. (Ltd.)
177	Boots, gum, full-length, N.B. Rubber Company	45/	pair	No tender accepted.
178	" " "Snag Proof," leather-soled, "Maple Leaf" brand	"	Kempthorne, Prosser, and Co. (Ltd.)
179	Borax, lump	/3	lb.	
180	" powdered	/3	"	Briscoe and Co. (Ltd.)
181	Boxes, cash, Hobbs's lock	2/	in.	
182	Braces, carpenters', 10 in., Alex. Mathieson's, pattern No. 510	4/	each	
183	" ratchet, engineers', 14 in.	12/	"	
184	" " " 16 in. Alex. Mathieson's, pattern No. 4	13/9	"	
185	" " " 18 in.	16/	"	
186	" " bits, sets of 12 assorted $\frac{5}{16}$ in. to 1 in. by sixteenths	17/6	set	
187	Brackets for shelves, japanned, wrought steel, pattern No. 128, 8 in. x 6 in. John Harper and Co. (Limited), Willenhall	/3 $\frac{1}{2}$	each	
188	Ditto, pattern No. 128, 10 in. x 8 in.	/5	"	
189	" pattern No. 128, 12 in. x 10 in.	/7	"	
190	Brads, flooring, wire	/2	lb.	John Burns and Co. (Ltd.)
191	Brass rod, any size over $\frac{1}{4}$ in.	/9	"	Briscoe and Co. (Ltd.)
192	" sheet, any thickness up to and including $\frac{1}{4}$ in. thick	/10 $\frac{1}{2}$	"	
193	" tubing, solid drawn, any gauge	1/3	"	
194	Brass-cased tubing, polished and lacquered, $\frac{3}{8}$ in. to $\frac{1}{2}$ in.	/2 $\frac{1}{4}$	ft.	
195	" " " $\frac{5}{8}$ in. to $\frac{7}{8}$ in.	/4	"	John Burns and Co.(Ltd.)
196	" " " 1 in.	/5	"	
197	" " " $1\frac{1}{4}$ in.	/7	"	
198	" " " $1\frac{1}{2}$ in.	/11 $\frac{1}{2}$	"	
199	Bricks, Bath	2/3	doz.	A. and T. Burt (Ltd.) Briscoe and Co. (Ltd.)

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
200	Bricks, ordinary red, hard burnt	46/6	1,000	J. J. Craig (Ltd.).
201	„ hand-pressed	90/	„	
202	Brushes, moulders', wire, 1½ in. (width across back)	New Zealand manufacture	doz.	
203	„ „ „ 2 in. „			
204	„ „ „ 3 in. „			
205	Brushes, fitches, bevelled lining, ¼ in.	Windsor and Newton, or other approved make	„	
206	„ „ „ ½ in.		„	
207	„ „ „ ¾ in.		„	
208	„ „ „ 1 in.		„	
209	„ „ flat, ¼ in.		„	
210	„ „ „ ½ in.		„	
211	„ „ „ ¾ in.		„	
212	„ „ „ 1 in.		„	
213	„ „ round, ¼ in.	„		
214	„ „ „ ½ in.	„		
215	„ „ „ ¾ in.	„		
216	„ „ „ 1 in.	„		
217	Brushes, paint, 1-knot, C.W.B., best quality grey middles, 4/0	„	„	No tender accepted.
218	Ditto, 6/0	„	„	
219	„ 8/0	„	„	
220	Brushes, paint, 1-knot, C.W.B., best quality black bristles, 4/0	„	„	
221	Ditto, 6/0	„	„	
222	„ 8/0	„	„	
223	Brushes, paint, flat, oval-ground, C.W.B., best quality grey middles, 4/0	„	„	
224	Ditto, 6/0	„	„	
225	„ 8/0	„	„	
226	Brushes, paint, flat, oval-ground, C.W.B., best quality black bristles, 4/0	„	„	
227	Ditto, 6/0	„	„	
228	„ 8/0	„	„	
229	Brushes, paint, 1-knot, unground, common quality, C.W.B., hair union, white, 4/0	„	„	
230	Ditto, 6/0	„	„	
231	„ 8/0	„	„	
232	Brushes, sash-tools, forked, string-bound, best quality bristles, No. 1	„	„	
233	Ditto, No. 2	„	„	
234	„ No. 3	„	„	
235	„ No. 4	„	„	
236	„ No. 5	„	„	
237	„ No. 6	„	„	
238	„ No. 7	„	„	
239	„ No. 8	„	„	
240	„ No. 9	„	„	
241	„ No. 10	„	„	
242	„ No. 11	„	„	
243	„ No. 12	„	„	
244	Brushes, stencil, tin-bound, for ink or water, No. 6	„	„	
245	„ „ „ „ No. 10	„	„	
246	„ „ „ „ No. 12	„	„	
247	„ „ „ for decorators, No. 6	„	„	
248	„ „ „ „ No. 10	„	„	
249	„ „ „ „ No. 12	„	„	

Of approved New Zealand manufacture.

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
250	Brushes, stock, 3-knot, unground, C.W.B., best quality grey middles, 6 ounce	..	doz.	No tender accepted.
251	Ditto, 7 ounce	"	
252	" 8 ounce	"	
253	Brushes, stock, 3-knot, unground, C.W.B., best quality black bristles, 6 ounce	..	"	
254	Ditto, 7 ounce	"	
255	" 8 ounce	"	
256	Brushes, varnish, 1-knot, bevelled, C.W.B., selected white bristles, 2/0	..	"	
257	Ditto, 3/0	"	
258	" 4/0	"	
259	" 5/0	"	
260	Brushes, varnish, flat, oval-bevelled, best selected white bristles, 2/0	..	"	
261	Ditto, 4/0	"	
262	" 6/0	"	
263	" 8/0	"	
264	Brushes, weatherboard, brass-bound, best quality grey bristles, 4in.	..	"	
265	Ditto, 5 in.	"	
266	Brushes, white-wash, tin-bound, lacquered ferrules, 5 in.)	..	"	
267	" " " " 6 in.)	..	"	
268	" " " " 7 in.)	..	"	
269	" damping, Thomson's, 4 in.	17/	"	
270	" hair, 4 in.	14/	"	
271	Buckets, galvanized iron, 13 in.)	..	"	
272	" " 14 in.)	..	"	
273	" " 15 in.)	36/	"	
274	Bunting, red, white, or green, to sample	/6	yard	
275	Buttons, leather, $\frac{5}{8}$, black and coloured.	1/	gross	
276	Calico, unbleached, for bandages, 72 in., to sample	/8 $\frac{1}{2}$	yard	
277	Cans, water, oak-japanned, 2 gallons	3/6	each	
278	" " galvanized, 2 gallons	3/6	"	
279	" watering, galvanized, with rose, 10 quarts	4/	"	
280	Canvas, extra, all long flax, No. 1, 24 in.	1/1	yard	
281	Carborundum-powder, any grit	/10	"	
*282	Cement, Portland, of approved English manufacture	12/6	barrel	
*283	" " New Zealand manufacture (tenderer to state make)	3/2	cwt.	
284	" Smooth-on, elastic, 5 lb. cans	1/9	lb.	
285	" " iron, 5 lb. cans	1/9	"	
286	Chain, brass, jack, 12 and 14 gauge	4/	doz. yards	
287	" " chandelier	3/3	"	
	Chain, " Best," proved, short link, black—			
288	$\frac{3}{8}$ in.	50/	cwt.	
289	$\frac{1}{2}$ in.	35/	"	
290	$\frac{5}{8}$ in.	32/	"	
291	$\frac{3}{4}$ in.	29/	"	
292	$\frac{1}{2}$ in.	25/	"	
293	$\frac{5}{8}$ in.	23/6	"	
294	$\frac{3}{4}$ in. and upwards	23/6	"	
295	Chain, " Best best," crane, $\frac{5}{8}$ in. to 1 in., 15 per cent. over Admiralty or Lloyd's test, Hingley's manufacture, proof certificate to be supplied if required	26/	"	

Of approved New Zealand manufacture.

Mixed middles; white bristles outside.

Lloyd's or Admiralty test, Hingley's manufacture. Proof certificate to be furnished if required.

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
296	Chain, twisted, short link, black	28/	cwt.	John Burns and Co.(Ltd.).
297	„ „ „ galvanized	35/	„	
298	„ „ „ japanned	4/6	doz. yards	
299	Chairs, “ office oak,” wove seat, iron rods	13/	each	
300	„ „ “ Florence oak,” „ „	11/9	„	Briscoe and Co. (Ltd.).
301	Chalk, lump	7/9	cwt.	
302	„ French, lump	/8	lb.	Kempthorne, Prosser, and Co. (Ltd.).
303	„ „ powder	/2½	„	
304	Closet-pans, galvanized, to sample	5/	each	A. and T. Burt (Ltd.).
305	Cloths, glass, to sample	8/6	doz.	Sargood, Son, and Ewen (Ltd.).
306	Coach-screws, 7/16 in. diam. and upwards, Guest, Keen, and Nettlefold’s (Limited) “ Globe ” brand	31/	cwt.	John Burns and Co.(Ltd.).
307	„ ¼ in. to ¾ in. diam., ditto	7/	gross	
308	Coal-scuttles, Waterloo scoop, 18 in. japanned	3/	each	Southern Cross Galvanized Iron Co. (Ltd.).
309	„ „ 18 in. galvanized	3/3	„	
310	Cocks, brass, H.P. bib, screwed, Australian and New Zealand pattern, with hose union, ½ in.	2/1	„	John Burns and Co.(Ltd.).
311	Ditto, ¾ in.	3/	„	
312	„ 1 in.	4/8	„	
313	„ 1¼ in.	8/	„	
314	„ 1½ in.	„	
315	„ 2 in.	„	
316	„ without hose union, ½ in.	1/6	„	
317	„ „ ¾ in.	2/4	„	
318	„ „ 1 in.	4/2	„	
319	„ „ 1¼ in.	„	
320	„ „ 1½ in.	„	
321	„ „ 2 in.	„	
322	Cocks, brass, H.P. water, stop, male or female ends, with threads to suit iron pipes, ½ in.	1/6½	„	A. and T. Burt (Ltd.).
323	Ditto, ¾ in.	2/5½	„	
324	„ 1 in.	4/	„	
325	„ 1¼ in.	„	
326	„ 1½ in.	15/	„	
327	„ 2 in.	16/6	„	
328	Cocks, brass, range, complete screwed, brass lever, ½ in.	1/2	„	
329	„ „ „ „ ¾ in.	2/	„	
330	„ „ „ „ 1 in.	2/8	„	
331	Cocks, gun-metal, steam, plug, screwed, male or female as required, rough, ¼ in.	1/6	„	John Burns and Co.(Ltd.).
332	Ditto, ½ in.	2/6	„	
333	„ ¾ in.	3/3	„	
334	„ 1 in.	4/2	„	
335	Cocks, gun-metal, steam, plug, bib, screwed, male or female, ¼ in.	1/6	„	Briscoe and Co. (Ltd.).
336	„ „ „ „ ½ in.	2/6	„	
337	„ „ „ „ ¾ in.	3/3	„	
338	„ „ „ „ 1 in.	4/2	„	
339	Cocks, gun-metal, steam, plug, flanged at one or both ends, rough, ½ in.	4/6	„	Briscoe and Co. (Ltd.).
340	Ditto, ¾ in.	7/	„	
341	„ 1 in.	11/6	„	Hardley & Hardley (Ltd.).
342	Cocks, brass, draw-off or racking, screwed, ½ in.	1/6	„	
343	„ „ „ „ ¾ in.	2/2	„	
344	„ „ „ „ 1 in.	3/3	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
345	Cocks, ball, H.P., $\frac{1}{2}$ in.	2/4	each	John Burns and Co.(Ltd.).
346	" " " $\frac{3}{4}$ in.	3/	"	
347	" " " 1 in.	5/	"	
348	" " " 2 in.	23/	"	
349	Copper pipe, solid drawn, $\frac{1}{4}$ in. to $\frac{3}{4}$ in.	125/	cwt.	
350	" " " $\frac{7}{8}$ in. upwards	120/	"	Briscoe and Co. (Ltd.).
351	" rod, any size over $\frac{1}{4}$ in. and up to $\frac{3}{4}$ in.	100/	"	
352	" " " $\frac{7}{8}$ in. " $1\frac{1}{4}$ in. Broughton Copper Company, Manchester	98/	"	
353	" sheet, up to and including $\frac{1}{4}$ in. thick	102/	"	
354	Cord-piping, to sample	/8 $\frac{1}{2}$	lb.	Sargood, Son, and Ewen (Ltd.).
355	Detonators, dynamite, No. 3A	3/6	100	Briscoe and Co. (Ltd.).
356	" gelignite, No. 6	3/6	"	
357	" rackarock, No. 6	3/6	"	
358	" " No. 8	6/	"	
*359	Drain-pipes, stoneware, double glazed, socketed, 3 in.	/5	ft.	J. J. Craig (Ltd.).
360	" " " " 4 in.	/5 $\frac{1}{2}$	"	
361	" " " " 6 in.	/7 $\frac{1}{2}$	"	
362	" " " " 9 in.	1/2 $\frac{1}{2}$	"	
363	" " " " 12 in.	1/9 $\frac{1}{2}$	"	
364	" " " " 15 in.	2/8	"	
365	" " " " 18 in.	3/7	"	Ross & Glendining (Ltd.).
366	Drill, white, to sample	/10 $\frac{1}{2}$	yard	
367	Dryers, terebine liquid, Nobles and Hoare's, or Harland's, in tins	9/9	gal.	John Burns and Co.(Ltd.).
368	" patent superfine quality, Hubbuck's best	26/6	cwt.	
369	" " Blundell, Spence, and Co.'s best	24/	"	
370	Duck, white, to sample, 36 in.	1/9	yard	Ross & Glendining (Ltd.).
371	" " " 44 in.	2/3	"	
372	Dusters, feather, equal to sample	doz.	No tender accepted.
373	" Turkish, to sample	6/3	"	Ross & Glendining (Ltd.).
374	Dynamite, Nobel's or Kynock's	/11 $\frac{1}{2}$	lb.	Briscoe and Co. (Ltd.).
375	" warmers, Nobel's, large size	12/6	each	
376	" " " small size	9/6	"	
377	Emery-cloth, all numbers, Oakey's genuine	26/9	ream	A. and T. Burt (Ltd.).
378	" powder, " "	/3 $\frac{1}{4}$	lb.	
379	Felt, roofing, red-edged	6/6	bolt	Hardley & Hardley (Ltd.).
380	Fenders, medium quality, equal to sample	2/9	ft.	Briscoe and Co. (Ltd.).
381	Figures, steel, $\frac{1}{8}$ in., brand to be approved by Department	5/	set	
382	" " $\frac{1}{4}$ in., " "	6/	"	
383	" " $\frac{3}{8}$ in., " "	8/	"	
384	" " $\frac{1}{2}$ in., " "	10/	"	
385	Files and rasps, all descriptions, full standard weight, Cammell, Laird, and Co.'s, per cent. off Sheffield list	55%	..	No tender accepted.
386	Ditto, Eagle and Globe, per cent. off Sheffield list	
387	" saw, Stubs's, per cent. off Lancashire list	list	
388	Filters, Cheavin's stoneware, microbe-proof (Pasteur system), No. 2, 2 $\frac{1}{2}$ gallons	..	each	No tender accepted.
389	Ditto, No. 3, 3 $\frac{1}{2}$ gallons	"	
390	Filters, replace tubes for above	"	
391	" Abbott's, size G 2, complete	"	
392	" spare cylinders for the above	"	J. J. Craig (Ltd.).
393	Fire-bricks, " Glenboig "	1,000	
394	" N.Z. manufacture, tenderer to state make	16/	100	
395	Fire-clay, British	6/6	cwt.	Briscoe and Co. (Ltd.).

* NOTE.—Double junctions to be charged as 3 pipes; single junctions, elbows, and bends as 2 pipes.

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.	
452	Grindstones, Newcastle-on-Tyne, to 24 in. diameter	/3½	in diam.	John Burns and Co.(Ltd.)	
453	" " " above 24 in., not exceeding 36 in.	/8	" "		
454	" " " 36 in., " 48 in.	1/5	" "		
455	" " " 48 in., " 54 in.	1/8	" "		
456	" " " 54 in., " 60 in.	2/6	" "		
457	" " " 60 in., " 72 in.	4/6	" "		
458	" spindles for, Kenrick's No. 1, 15½ in.	2/4	set		
459	" " " 17 in.	3/	" "		
460	" " " 20 in.	4/9	" "		
461	Gum-arabic, dry	/6	lb.		Kempthorne, Prosser, and Co. (Ltd.).
462	Gum, core, yellow, to sample	27/6	cwt.	Castendyk and Focke.	
463	Hammers, claw, Spear and Jackson's	21/6..	doz.	Briscoe and Co. (Ltd.).	
464	" engineers', all steel	/7¼	lb.		
465	" smiths', hand and sledge, steel, all descriptions	/4¼	" "		
466	Handles, hickory, adze	11/9	doz.		
467	" " axe	11/9	" "		
468	" " hand hammer	2/9	" "		
469	" " pick	9/6	" "		
470	" " sledge	7/6	" "		
471	" " tomahawk	4/6	" "		
472	" broom	1/6	" "		
473	" D, spade or shovel	10/	" "	John Burns and Co. (Ltd.).	
474	" file, ferruled	1/6	" "		
475	" hay-fork, American	6/	" "		
476	" hoe, American	7/6	" "		
477	" " plantation, American	8/6	" "		
478	" mop	2/6	" "		
479	" scythe, American, with patent fastenings	31/	" "		
480	" shovel, long, American	10/6	" "		
481	Hasps and staples, on plate	3/3	" "		Briscoe and Co. (Ltd.).
482	" to drive	3/3	" "		
483	Heaters, patent, "Perfection," smokeless, Falk, Stadelmann, and Co.'s (late Wright and Butler) No. 25, nickel finish, small size, 100 c.p., capacity 12 hours	each	No tender accepted.	
484	Ditto, No. 404, nickel finish, large size, 200 c.p., capacity 9 hours	" "	Briscoe and Co. (Ltd.).	
485	Hinges, brass, butt, B.P., 1 in.	/4	pair		
486	" " " 1½ in.	/4	" "		
487	" " " 2 in.	/5	" "		
488	" " " 2½ in.	/8	" "		
489	" " " 3 in.	/11	" "		
490	" " " 3½ in.	1/7	" "		
491	" " " 4 in.	2/1	" "		
492	" iron, butt, 2 in. to 4 in.	4/	doz. pair		
493	" " " 5 in. to 6 in.	7/6	" "		
494	" wrought steel, butt, 2 in. to 4 in.	3/6	" "		
495	" " " 5 in. to 6 in.	6/	" "		
496	" T, japanned, 6 in.	2/3	" "		
497	" " " 8 in.	2/6	" "		
498	" " " 10 in.	3/3	" "		
499	" " " 12 in.	3/7	" "		
500	" " " 14 in.	4/4	" "		
501	" " " 16 in.	5/9	" "		
502	" " " 18 in.	7/6	" "		
503	" " " 20 in.	8/3	" "		
504	" chest, iron, 6 in.	2/9	" "		
505	" " " 8 in.	3/3	" "		
506	" " " 10 in.	4/	" "		
507	" " " 12 in.	4/9	" "		

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
508	Hinges, chest, iron, 14 in.	6/	doz. pair	Briscoe and Co. (Ltd.).
509	„ „ „ 16 in.	8/9	„	
510	„ backflap, wrought steel, 2 in. to 2½ in.	3/6	„	
511	„ „ „ 2½ in. to 3 in.	4/	„	
512	„ wrought iron, Scotch tees	/2¾	lb.	
513	Hoes, Dutch	doz.	No tender accepted.
514	„ McKinley	2/9	each	Briscoe and Co. (Ltd.)
515	Holland, green, for blinds, to sample	/10	sq. yd.	Sargood, Son, and Ewen (Ltd.).
516	Hooks, bag	1/9	each	Briscoe and Co. (Ltd.).
517	„ case, to sample	1/6	„	
518	„ wool, „	1/4	„	
519	„ hat-and-coat, bronze, to sample	6/	doz.	
520	„ „ wrought wire, japanned, Nettlefold's "Victor," No. 52	1/10	„	
521	„ „ brass, porcelain knobs, to sample	9/	„	John Burns and Co. (Ltd.).
522	„ reaping	12/6	„	
523	„ brass, screw, 7/8 in. to 1½ in.	10/	gross	Briscoe and Co. (Ltd.).
524	„ cup, brass	/11	doz.	
525	„ and eyes, cabin, brass, 3 in. to 6 in.	8/6	„	
526	„ „ cupboard, brass	1/6	„	
Hose, delivery, vulcanised indiarubber,—				
527	3/8 in. x 1-ply	..	ft.	No tender accepted.
528	1/2 in. x 3-ply	..	„	
529	1/2 in. (air) x 6-ply	..	„	
530	3/4 in. x 3-ply	..	„	
531	3/4 in. (air) x 6-ply	..	„	
532	1 in. x 6-ply	..	„	
533	1 1/4 in. x „	..	„	
534	1 1/2 in. x „	..	„	
535	2 in. x „	..	„	
536	3/8 in. x 1-ply	..	„	
537	1/2 in. x 3-ply	..	„	
538	1/2 in. (air) x 6-ply	..	„	
539	3/4 in. x 3-ply	..	„	
540	3/4 in. (air) x 6-ply	..	„	
541	1 in. x 6-ply	..	„	
542	1 1/4 in. x „	..	„	
543	1 1/2 in. x „	..	„	
544	2 in. x „	..	„	
545	3/8 in. x 1-ply	/4¼	„	Perdriau Rubber Company (Ltd.).
546	1/2 in. x 3-ply	/8¾	„	
547	1/2 in. (air) x 6-ply	1/	„	
548	3/4 in. x 3-ply	/11	„	
549	3/4 in. (air) x 6-ply	1/2¾	„	
550	1 in. x 6-ply	1/6½	„	
551	1 1/4 in. x „	2/	„	
552	1 1/2 in. x „	2/2	„	
553	2 in. x „	3/	„	
Hose, delivery, sphincter-grip or armoured, in 30 ft. and 60 ft. lengths,—				
554	1/2 in. (air) x 3-ply	..	„	No tender accepted.
555	3/8 in. (air) x „	..	„	
556	3/4 in. (air) x 4-ply	..	„	
557	1 in. x 4-ply	..	„	
558	1 1/2 in. x 5-ply	..	„	
559	1 3/4 in. x „	..	„	
560	2 in. x „	..	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
	Hose, delivery, sphincter-grip or armoured, in 30 ft. and 60 ft. lengths—continued.			
561	$\frac{1}{2}$ in. (air) x 3-ply	..	ft.	No tender accepted.
562	$\frac{3}{8}$ in. (air) x „	..	„	
563	$\frac{3}{4}$ in. (air) x 4-ply	..	„	
564	1 in. x 4-ply	..	„	
565	1 $\frac{1}{2}$ in. x 5-ply	..	„	
566	1 $\frac{3}{4}$ in. x „	..	„	
567	2 in. x „	..	„	
568	$\frac{1}{2}$ in. (air) x 3-ply	9 $\frac{1}{2}$	„	
569	$\frac{3}{8}$ in. (air) x „	10 $\frac{3}{4}$	„	
570	$\frac{3}{4}$ in. (air) x 4-ply	1 $\frac{1}{2}$ $\frac{1}{4}$	„	
571	1 in. x 4-ply	1/5	„	Perdriau Rubber Company (Ltd.).
572	1 $\frac{1}{2}$ in. x 5-ply	2/3	„	
573	1 $\frac{3}{4}$ in. x „	2/7	„	
574	2 in. x „	3/	„	
575	1 $\frac{1}{2}$ in. x 6-ply, Perdriau and Co.'s close steel armour, high-pressure	5/	„	
	Hose, suction, wire-embedded, smooth bore,—			
576	1 in. x 3-ply	..	„	No tender accepted.
577	1 $\frac{1}{4}$ in. x „	..	„	
578	1 $\frac{1}{2}$ in. x „	..	„	
579	1 $\frac{3}{4}$ in. x „	..	„	
580	2 in. x 5-ply	..	„	
581	2 $\frac{1}{4}$ in. x „	..	„	
582	2 $\frac{1}{2}$ in. x „	..	„	
583	1 in. x 3-ply	..	„	
584	1 $\frac{1}{4}$ in. x „	..	„	
585	1 $\frac{1}{2}$ in. x „	..	„	
586	1 $\frac{3}{4}$ in. x „	..	„	Perdriau Rubber Company (Ltd.).
587	2 in. x 5-ply	..	„	
588	2 $\frac{1}{4}$ in. x „	..	„	
589	2 $\frac{1}{2}$ in. x „	..	„	
590	1 in. x 3-ply	1/6	„	
591	1 $\frac{1}{4}$ in. x „	1/10	„	
592	1 $\frac{1}{2}$ in. x „	2/2	„	
593	1 $\frac{3}{4}$ in. x „	2/6	„	
594	2 in. x 5-ply	3/7	„	
595	2 $\frac{1}{4}$ in. x „	3/11	„	
596	2 $\frac{1}{2}$ in. x „	4/8	„	
	Hose, pipe, best chrome tanned leather, copper-riveted,—			
597	2 $\frac{1}{2}$ in. diameter	2/6	„	S. D. Hanna and Son.
598	3 in. „	3/1	„	
599	3 $\frac{1}{2}$ in. „	3/7	„	
600	4 in. „	3/11	„	
601	6 in. „	5/3	„	
602	7 in. „	6/11	„	
603	8 in. „	7/2	„	
604	9 in. „	7/5	„	
605	12 in. „	10/5	„	
606	Indiarubber sheet, white, vulcanized—North British Company's "A.W.S." quality	..	lb.	
607	Ditto, F. Reddaway and Co.'s "8 B.C." quality	4/6	„	A. R. Hislop.
608	„ Perdriau and Co.'s "Special" quality	„	No tender accepted.
609	Indiarubber insertion, sheet, white, vulcanized—North British Company's "W" quality	..	„	
610	Indiarubber insertion, sheet, white, vulcanized—F. Reddaway and Co.'s "38c" quality	..	„	
611	Ditto, Perdriau and Co.'s cloth-insertion No. 3 quality	1/6	„	Perdriau Rubber Company (Ltd.).

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
*612	Iron, bar, flat, square, and round, Netherton Crown, all sizes ..	220/	ton	Briscoe and Co. (Ltd.).
*613	„ „ „ „ „ Netherton Crown, best, all sizes ..	243/6	„	
*614	„ „ „ „ „ R.H. Crown, or equal quality, all sizes ..	212/6	„	
615	„ angle, Netherton Crown, best, all sizes, equal or unequal ..	253/6	„	
616	„ „ R.H. Crown, or equal quality, all sizes, equal or unequal	222/6	„	
617	„ tee, Netherton Crown, best, all sizes, equal or unequal ..	258/6	„	
618	„ „ R.H. Crown or equal quality, all sizes, equal or unequal	227/6	„	
619	„ hoop, black, up to 3 in. wide, 10 to 18 gauge	12/	cwt.	
620	„ „ galvanized, any size and gauge	17/	„	
621	„ plate, R.H. Crown, or equal quality, $\frac{1}{8}$ in. thick upwards, up to 4 cwt.	230/	ton	
622	„ „ ditto, over 4 cwt.	232/6	„	
623	„ „ Clydesdale Two Crown, $\frac{1}{8}$ in. thick upwards, up to 4 cwt.	235/	„	
624	„ „ „ „ „ over 4 cwt.	237/6	„	
625	„ sheet, black, 11 to 20 gauge	269/	„	
626	„ „ „ over 20 to 26 gauge	300/	„	
627	„ „ galvanized, corrugated, 5 ft. to 8 ft. lengths, 24 gauge ..	360/	„	
628	„ „ „ „ „ 26 „ ..	360/	„	
629	„ „ „ „ „ 9 ft. lengths, 24 gauge	370/	„	
630	„ „ „ „ „ 26 „	370/	„	
631	„ „ „ „ „ 10 ft. lengths, 24 „	380/	„	
632	„ „ „ „ „ 26 „	380/	„	
633	„ „ „ plain, 11 to 18 gauge	cwt.	
634	„ „ „ „ 20 to 28 gauge	20/-22/6	„	
635	Iron gas-pipe and fittings, black	Stewart and Lloyd's, at per cent. discount, from Stewart and Lloyd's list	73 $\frac{3}{4}$ %	A. and T. Burt (Ltd.).
636	„ „ „ galvanized		63 $\frac{3}{4}$ %	
637	„ steam-pipe and fittings		57 $\frac{1}{2}$ %	
638	Jacks, bottle, 2 tons, Tangye's	8/3	each	John Burns & Co. (Ltd.).
639	„ „ 5 „ „	13/6	„	
640	„ „ 8 „ „	21/	„	
641	„ „ 15 „ A. O. Norton's, ball-bearing, style R, height 20 in.	..	„	
642	„ „ 25 „ „ „ style NA, „	„	
643	„ „ traversing, 15 tons, A.O.Norton's, ball-bearing, style R	..	„	No tender accepted.
644	„ „ traversing, 20 tons, A.O.Norton's, ball-bearing, style NA	..	„	
645	„ timber, 4 tons, Price's, double-claw, New Zealand make	„	
646	„ „ 6 „ „ „	„	
647	Keys, railway-car, for guards, to sample	11/6	doz.	John Burns and Co. (Ltd.).
648	„ drawer and cupboard, blank	3/	„	
649	„ night latch, blank	3/9	„	
650	„ rim-lock	4/	„	Briscoe and Co. (Ltd.).
651	Knobs and spindles for rim and mortise locks, brass, Vaughan's 551	11/	„	
652	„ „ porcelain or mineral	5/	„	
653	„ drawer, cedar, 1 $\frac{1}{2}$ in. to 3 in., screwed	2/3	„	
654	Lampblack	3/4	lb.	John Burns and Co. (Ltd.).
655	Lamps, bracket, No. 865u, polished brass fonts, with No. 2 (75 c.p.) "Union" burner complete	20/	each	
656	Lamps, hanging, with polished brass fonts, No. 2020, with 16 in. reflector and No. 2 (75 c.p.) "Union" burner complete	20/	„	
657	Lamps, table, No. 402, with polished brass fonts, and No. 2 (75 c.p.) "Union" central-draught burner, Albatrine shade and chimney complete	22/	„	Briscoe and Co. (Ltd.).
658	Lamp-fonts, No. 246, with "Union" central-draught burner, No. 1 (50 c.p.)	11/6	„	
659	Ditto, No. 2 (75 c.p.)	15/	„	

* See Conditions of Contract.

SCHEDULE OF STORES—*continued.*

	Description of Article.	Rate.	Per	Tenderer.
660	Lamp-burners, colza, for $\frac{1}{2}$ in. to 1 in. wicks	5/6	doz.	A. and T. Burt (Ltd.).
661	„ „ for $1\frac{1}{4}$ in. to $1\frac{3}{4}$ in. wicks	6/6	„	
662	Lamp-chimneys, "Acme" No. 1, best fireproof	5/6	„	Briscoe and Co. (Ltd.).
663	„ „ No. 2, „	7/	„	
664	„ for car-lamps, to blue-print No. 1186	6/6	„	A. and T. Burt (Ltd.).
665	Lamp feeder-screws, $\frac{5}{8}$ in., $\frac{3}{4}$ in., and 1 in.	1/9	„	
666	„ from $1\frac{1}{4}$ in. to 2 in.	3/	„	Briscoe and Co. (Ltd.).
667	Lamp-wick for No. 1 Union Lamp, {Falk, Stadelmann, and Co.'s (late Wright and Butler)	2/	„	
668	Ditto, No. 2, ditto	2/6	„	Briscoe and Co. (Ltd.).
669	Lamp-wick, ball	1/1	lb.	
670	Lamp-wicks, circular, for "Perfection" kerosene heater, No. 25 stove, Falk, Stadelmann, and Co.'s (late Wright and Butler)	..	each	No tender accepted.
671	„ ditto, No. 404 stove, ditto	„	
672	„ colza, $\frac{1}{2}$ in. to 1 in.	/10	doz. yds.	Briscoe and Co. (Ltd.).
673	„ „ $1\frac{1}{2}$ in. to 2 in.	1/6	„	
674	„ kerosene, up to and including $\frac{1}{2}$ in.	/6	„	Briscoe and Co. (Ltd.).
675	„ „ over $\frac{1}{2}$ in., up to and including 1 in.	/10	„	
676	„ „ over 1 in., „ 2 in.	1/6	„	Briscoe and Co. (Ltd.).
677	Latches, Norfolk, japanned, No. 3	4/9	doz.	
678	„ gate, Kenrick's No. 1, 4 in. and 6 in.	6/	„	Briscoe and Co. (Ltd.).
679	„ Hobbs's 2-keyed, night, $4\frac{1}{2}$ in.	9/9	each	
680	„ night, rim, Kenrick's No. 500	6/	„	Briscoe and Co. (Ltd.).
681	Lead bends, all sizes	38/6	cwt.	
682	„ pipe, solid-drawn, all sizes	22/6	„	Hardley & Hardley (Ltd.).
683	„ „ sanitary, all sizes	25/	„	
684	„ sheet, 3 lb. to 8 lb. per square foot	18/6	„	Briscoe and Co. (Ltd.).
685	Lead, black, Nixey's, block	1/6	lb.	
*686	„ red, dry, genuine, warranted, to specification below	26/	cwt.	No tender accepted.
†687	„ white, dry, genuine, warranted, „	„	
688	Leather, basil-skins, best saddlers' (20 lb. per doz., minimum)	33/	doz.	John Burns & Co. (Ltd.).
689	„ „ unstrained „	35/	„	
690	„ belt, New Zealand, of approved quality, in backs	2/8	lb.	McKerrow and Co.
691	„ bridle, in sides	28/	side	
692	„ Canadian or American "buffalo" skins, genuine hand-buffed, large size, green	1/2	sq. ft.	McKerrow and Co.
693	„ English "buffalo" skins, genuine hand-buffed, large size, green, "Onsta" brand, McKerrow & Co.	1/4	„	
694	„ cow, alum-tanned, white hide, shaved	42/6	full hide	Brace, Windle, Blythe, and Co. (Ltd.).
695	„ „ bag-hide, brown	22/	side	
696	„ harness, black (sides not under 20 lb. each)	1/8 $\frac{3}{4}$	lb.	John Burns & Co. (Ltd.).
697	„ kip, brown or black, 9 lb. per side	2/1	„	
698	„ laces, belt, green hide, to sample	3/3	„	John Burns & Co. (Ltd.).
699	„ „ white hide, alum-tanned, to sample	2/4	„	
700	„ „ chrome-tanned, to sample	3/6	„	Brace, Windle, Blythe, and Co. (Ltd.).
701	„ pipe, hide	1/4	„	
702	„ sole, English, in bends not under 17 lb. each	2/10	„	A. and T. Burt (Ltd.).
703	„ „ N.Z., approved quality, in sides not under 22 lb. each	1/6	„	
704	„ pump butts, English, hydraulic	2/7	„	No tender accepted.
705	„ „ best New Zealand	„	

* *Lead, red, dry.*—This shall consist entirely of red-lead, and be free from compounds of iron, barium, or other metals. It shall be of approved (standard) bright-red colour.

† *Lead, white, dry.*—This shall be a basic carbonate of lead, containing not less than 25 per cent. nor more than 30 per cent. of hydrated oxide. It shall be in the form of an amorphous, impalpable white powder. It must not contain any sulphates or other compounds of zinc, barium, or other metals.

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
706	Letters, steel, $\frac{1}{8}$ in. alphabet	8/	set	Briscoe and Co. (Ltd.).
707	" " $\frac{1}{4}$ in. " } Brand to be approved by Department	9/	"	
708	" " $\frac{3}{8}$ in. " }	12/	"	
709	" " $\frac{1}{2}$ in. " }	20/	"	
710	Lime	1/3	bushel	J. J. Craig (Ltd.).
711	" hydraulic	1/4	"	
712	Linoleum, Nairn's A quality, plain brown, to sample	3/6 $\frac{1}{2}$	sq. yd.	Ross & Glendining (Ltd.).
713	" inlaid, Nairn's A quality, for cars, to sample	4/9	"	
714	Locks, box, brass, Hobbs's, 2-keyed, 2 $\frac{1}{2}$ in.	5/	each	Briscoe and Co. (Ltd.).
715	" " " " " 3 in.	5/	"	
716	" " 2 $\frac{1}{2}$ in., 3-lever	doz.	No tender accepted.
717	" " 3 in. "	"	
718	" " iron, 2 $\frac{1}{2}$ in.	7/6	"	Briscoe and Co. (Ltd.).
719	" " " 3 in.	7/6	"	
720	" " " 3 $\frac{1}{2}$ in.	7/6	"	
721	" " " 4 in.	7/6	"	
722	" cupboard, brass, 2 in., 3-lever	"	No tender accepted.
723	" " " 2 $\frac{1}{2}$ in., "	"	
724	" " " 3 in. "	"	
725	" " iron, 3 in.	7/	"	
726	" " " 3 $\frac{1}{2}$ in.	7/6	"	Briscoe and Co. (Ltd.).
727	" " " 4 in.	8/	"	
728	" desk, brass, Hobbs's, 2-keyed, 2 $\frac{1}{2}$ in.	4/6	each	
729	" " " " " 3 in.	5/	"	
730	" till, " " " 2 $\frac{1}{2}$ in.	4/	"	Briscoe and Co. (Ltd.).
731	" " " " " 3 in.	4/6	"	
732	" " " 2 $\frac{1}{2}$ in., 3-lever	18/	doz.	
733	" " " 3 in., "	18/	"	
734	" rim, Vaughan's, 6 in., No. 60, 2-bolt	3/5	each	Briscoe and Co. (Ltd.).
735	" " " 7 in., " "	4/	"	
736	" " " 8 in., " "	6/6	"	
737	" mortise, 5 in. or 6 in., Vaughan's No. 232, with Mace's ebony furniture, with brass roses	7/6	"	
738	" mortise, dead, 4 in., J. Moreton, No. K5084	4/9	"	No tender accepted.
739	" pad, galvanized, brass springs, 2 $\frac{1}{2}$ in., 2-keyed	15/	doz.	
740	" " " " " 3 in., "	17/6	"	
741	" " " No. 1, 2 $\frac{1}{4}$ in., D. K. Miller's "Champion"	27/	"	
742	" " " 3 in., 4-lever, Roberts's, to sample	48/	"	No tender accepted.
743	" " japanned, iron, 2 $\frac{1}{2}$ in., 2-keyed	11/9	"	
744	" " " 3 in., "	"	
745	" " brass, Hobbs's patent, 2 $\frac{1}{2}$ in.	10/9	each	
746	" " " " " 3 in.	13/	"	Briscoe and Co. (Ltd.).
747	Lock-staples, 5 in. to 6 in., Vaughan's	7/6	doz.	
748	" " 7 in. to 9 in., "	9/6	"	No tender accepted.
749	Malthoid roofing, 1-ply	roll	
750	" " 2-ply	"	
751	" " 3-ply	"	
752	Marline, tarred	/8 $\frac{3}{4}$	lb.	John Burns and Co. (Ltd.).
753	Matches, wax, best New Zealand manufacture, No. 4	doz. boxes	No tender accepted.
754	" safety, Bryant and May's, large	/10	"	Briscoe and Co. (Ltd.).
755	Matting, cocoanut-fibre	1/9	sq. yard	Ross & Glendining (Ltd.).
756	Mattocks, Gilpin's	3/2	each	Briscoe and Co. (Ltd.).
757	Measures, oil, 1 pint	/11 $\frac{1}{2}$	"	A. and T. Burt (Ltd.).
758	" " 1 quart	1/4	"	
759	" " 2 " } with lip and rims	2/	"	
760	" " 1 gallon	2/9	"	
761	" " 2 " }	3/9	"	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
762	Mops, 16 oz., white wool	14/	doz.	Briscoe and Co. (Ltd.).
763	Muntz-metal, rod, for riveting, XXX brand, C. H. Muntz (or Muntz-metal Company)	/8½	lb.	John Burns and Co. (Ltd.).
764	„ sheet	„	} No tender accepted.
765	„ nails for sheathing, any size required	„	
766	Nails, rose-head, wire, up to 1 in.	25/	cwt.	
767	„ „ „ 1½ in., 13 and 14 g.	17/	„	
768	„ „ „ 2 in., 11 and 12 g.	16/	„	
769	„ „ „ 2½ in., 10, 11, and 12 g.	15/6	„	} John Burns & Co. (Ltd.).
770	„ „ „ 3 in., 9 and 10 g.	15/	„	
771	„ „ „ 3½ in. to 6 in.	14/	„	
772	„ clout, ½ in. to ¾ in., black	/4	lb.	
773	„ „ 1 in. to 2 in., „	/4	„	
774	„ „ ½ in. to ¾ in., galvanized	/5	„	
775	„ „ 1 in. to 2 in., „	/5	„	
776	„ countersunk	/4	„	
777	„ finishing, ½ in.	/6	„	
778	„ „ ¾ in. to 1 in.	/5½	„	
779	„ „ 1¼ in. to 2 in.	/5½	„	
780	„ panel-pins, iron	/5	„	
781	„ „ copper	1/	„	
782	„ „ brass	1/	„	
783	„ patent wrought, 1¼ in. to 2 in.)	17½%	..	
784	„ „ „ 2½ in. to 3 in.)	17½%	..	
785	„ „ „ 3½ in. to 6 in.)	17½%	..	
786	„ „ „ 7 in. to 9 in.)	17½%	..	
787	„ wire, lead-headed, Venables's Sun brand, or other make or brand approved by Department	20/	cwt.	Hardley & Hardley (Ltd.).
788	„ „ Evenden's spring-head, galvanized	1/2½	gross	A. and T. Burt (Ltd.).
789	Netting, wire, galvanized, any width or mesh, at per cent. discount	40%	..	Briscoe and Co. (Ltd.).
790	off list			
791	Nuts, iron, hexagon, black, untapped (Guest, Keen, and Nettlefold, Globe brand), ¼ in. to ⅝ in.	3/6	gross	} John Burns & Co. (Ltd.).
792	Ditto, ½ in. to 1½ in.	21/	cwt.	
793	„ 1¼ in. to 2 in.	22/	„	
794	Nuts, iron, hexagon, black, tapped, Whitworth's standard thread, machine-made (Guest, Keen, and Nettlefold, Globe brand), 1¼ in. to ⅝ in.	4/	gross	
795	Ditto, ½ in. to 1½ in.	28/6	cwt.	
796	„ 1¼ in. to 2 in.	28/6	„	
797	Nuts, iron, hexagon, faced, tapped, Whitworth's standard thread, machine-made (Guest, Keen, and Nettlefold, Globe brand), ¼ in. to ⅝ in.	7/6	gross	
798	Ditto, ½ in. to 1½ in.	36/	cwt.	} A. and T. Burt (Ltd.).
799	„ 1¼ in. to 2 in.	36/	„	
800	Nuts, iron, square, black, untapped (Guest, Keen, and Nettlefold, Globe brand), ⅜ in. to 1 in.	20/	„	
801	Ditto, 1½ in. to 2 in.	20/	„	} A. and T. Burt (Ltd.).
802	Nuts, iron, square, black, tapped, Whitworth's standard thread, machine-made (Guest, Keen, and Nettlefold, Globe brand), ⅝ in. to 1 in.	24/	„	
803	Ditto, 1½ in. to 2 in.	26/	„	
804	Nuts, hexagon, tapped, finished bright, ⅜ in.	8/	gross	
805	„ „ „ ½ in.	12/	„	
806	„ „ „ ⅝ in.	14/	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
807	Nuts, hexagon, tapped, finished bright, $\frac{3}{8}$ in.	24/	gross	A. and T. Burt (Ltd.).
808	„ „ „ $\frac{7}{8}$ in.	28/	„	
809	„ „ „ 1 in.	35/	„	
810	„ „ „ $1\frac{1}{4}$ in.	„	
811	Oakum	32/	cwt.	No tender accepted.
812	Oil, gas-engine cylinder, Tangye's	3/5	gal.	John Burns and Co. (Ltd.).
813	„ kerosene, American, 150° Fahr., in Abel's closed tester, of brand to be approved by Department	/10	„	Briscoe and Co. (Ltd.).
814	Oil-bottles, $\frac{1}{2}$ gallon, stout, XXX tin, any shape required.	10/6	doz.	Vacuum Oil Company (Ltd.).
815	„ 1 „ „ „	14/	„	John Burns & Co. (Ltd.).
816	Oil-feeders, common, 1 pint	10/6	„	
817	„ „ 2 pints	17/	„	
818	„ „ $\frac{1}{4}$ pint, spring bottom	4/	„	
819	„ Kaye's patent serrated-steel seamless oil-can, with patent feed-hole and interchangeable copper spout, $\frac{1}{2}$ pint	27/6	„	
820	„ Ditto, 1 pint	37/6	„	R. Wood.
821	„ „ $1\frac{1}{2}$ pints	44/6	„	
822	„ spare copper spouts for above	{ 8", 5/ 12", 8/	„	
823	Oil-slips, Turkey-stone	1/5	lb.	Briscoe and Co. (Ltd.).
824	Oil-stones, Turkey	1/3	„	
825	„ Washita	1/	„	
	Packing and jointing materials of P. and R. Beldam and Co., United Asbestos Company, or North British Rubber Company, highest quality, as under,—			John Chambers and Son (Ltd.).
826	Tuck's, all descriptions	1/3	lb.	
827	Harris's „	1/8	„	
828	Asbestos	1/3	„	
829	Hemp, greasy	/10	„	
830	Millboard, asbestos, any thickness	/2 $\frac{3}{4}$	„	
831	Metallic asbestos tape, any size	1/2	„	
832	Yarn, asbestos, „	1/1	„	
833	„ plaited asbestos, „	1/2	„	
834	Cloth, asbestos, sheeting, plain or wired	1/3	„	
835	Packing, "Peerless," American, genuine, any diameter	2/8	„	
	Patent jointing-sheets, $\frac{1}{8}$ in. to $\frac{1}{4}$ in. thick, as under,—			
836	Beldamite, metallic	3/	„	
837	Bluestone, Maltese Cross brand	3/	„	
838	Moorit	3/	„	
839	Paint, red, Ellam, Jones, and Co.'s "Markeaton"	1/6	„	
	Paints, all "superfine" quality, Blundell, Spence, and Co.'s best, as under,—			
840	Black, No. 1, in oil	/4	„	
841	„ ivory, drop.	/5 $\frac{1}{2}$	„	
842	„ vegetable, in paper	/11	„	
843	Blue, Prussian, genuine dry	2/	„	
844	Brown, Vandyke, in oil	/5	„	
845	„ „ in water	/3 $\frac{1}{2}$	„	
846	Chrome, orange, dry	/9	„	
847	„ middle, „	/9	„	
848	„ lemon, „	/9	„	
849	Green, Brunswick, No. 1, dry, all shades	/5	„	
850	„ „ „ in oil, all shades	/5	„	
851	„ bronze, dry	/4 $\frac{1}{2}$	„	
852	Ochre, yellow, dry	/2	„	
853	„ „ No. 1, in oil	/4 $\frac{3}{4}$	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
<i>Paints, &c.—continued.</i>				
854	Ochre, Oxford, in oil	/4½	lb.	John Burns & Co. (Ltd.).
855	„ red, dry	/2	„	
856	„ Italian, in oil	/7½	„	
857	Purple-brown, dry	/3	„	
858	Red, Chinese, dry	/8	„	
859	„ Indian, dry, to sample	/4	„	
860	„ Venetian, in oil	/2½	„	
861	Sienna, burnt, in oil	/8	„	
862	„ raw, „	/6	„	
863	Umber, burnt, „	/5½	„	
864	„ raw, „	/3½	„	
865	Ultramarine, dry, best	/9	„	
866	Vermilion, English, genuine, any shade	3/9	„	
867	Zinc white, Blundell, Spence, and Co.'s "Snow," genuine	44/	cwt.	
Paints, all "superfine" quality, Colthurst and Harding's "Alpha" brand, as under,—				
868	Black, No. 1, in oil	lb.	No tender accepted.
869	„ ivory, drop	„	
870	„ vegetable, in paper	„	
871	Blue, Prussian, genuine dry	„	
872	Brown, Vandyke, in oil	„	
873	„ „ in water	„	
874	Chrome, orange, dry	„	
875	„ middle, „	„	
876	„ lemon, „	„	
877	Green, Brunswick, No. 1, dry, all shades	„	
878	„ „ „ in oil, all shades	„	
879	„ bronze, dry	„	
880	Ochre, yellow, dry	„	
881	„ „ No. 1, in oil	„	
882	„ Oxford, in oil	„	
883	„ red, dry	„	
884	„ Italian, in oil	„	
885	Purple-brown, dry	„	
886	red, Chinese, dry	„	
887	„ Indian, dry, to sample	„	
888	„ Venetian, in oil	„	
889	Sienna, burnt, in oil	„	
890	„ raw	„	
891	Umber, burnt	„	
892	„ raw	„	
893	Ultramarine, dry, best	„	
894	Vermilion, English, genuine, any shade	„	
895	Zinc, white, "Snow-white," genuine	cwt.	
Paints, all "superfine" quality, Alexander, Fergusson, and Co.'s "Elephant" brand, as under,—				
896	Black, No. 1, in oil	lb.	
897	„ ivory, drop	„	
898	„ vegetable, in paper	„	
899	Blue, Prussian, genuine dry	„	
900	Brown, Vandyke, in oil	„	
901	„ „ in water	„	
902	Chrome, orange, dry	„	
903	„ middle, „	„	
904	„ lemon, „	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
<i>Paints, &c.—continued.</i>				
905	Green, Brunswick, No. 1, dry, all shades	lb.	} No tender accepted.
906	„ „ „ in oil, all shades	„	
907	„ bronze, dry	„	
908	Ochre, yellow, dry	„	
909	„ „ No. 1, in oil	„	
910	„ Oxford, in oil	„	
911	„ red, dry	„	
912	„ Italian, in oil	„	
913	Purple-brown, dry	„	
914	Red, Chinese, dry	„	
915	„ Indian, dry, to sample	„	
916	„ Venetian, in oil	„	
917	Sienna, burnt, in oil	„	
918	„ raw	„	
919	Umber, burnt	„	
920	„ raw	„	
921	Ultramarine, dry, best	„	
922	Vermilion, English, genuine, any shade	„	
923	Zinc, white, “ Snow-white,” genuine	„	
924	Paint powder, bronze, metallic, any shade required	8/	lb.	
925	„ hæmatite, New Zealand, any colour and manufacture	13/	cwt.	
926	Paints, “ Bon Accord,” for outside or inside work, various colours..	gal.	} No tender accepted.
927	„ „ for roofs, red	12/6	„	
928	„ „ tinting colours, any shade	1/8	pint	
929	„ Pullman-car colour, ground in gold-size to sample shade, William Harland and Sons	1/4	lb.	} John Burns & Co. (Ltd.).
930	Pans, ash	1/6	each	
931	Paper, toilet, in rolls, perforated, New Zealand manufacture, to sample	5/6	doz. rolls.	} Briscoe and Co. (Ltd.).
932	Patent filling-up, Noble’s and Hoare’s	cwt.	
933	„ William Harland and Sons	„	} No tender accepted.
934	Patent knotting, Noble’s and Hoare’s	gal.	
935	„ William Harland and Sons	14/6	„	} John Burns & Co. (Ltd.).
936	Pickaxes, platelayers’, 5½ lb. to 7 lb., Vaughan’s.. .. .	37/6	doz.	
937	Pins, cotter, Guest, Keen, and Nettlefold’s, at per cent. discount from Nettlefold’s list	52½%	..	} Briscoe and Co. (Ltd.).
938	Pins, taper, solid, Guest, Keen, and Nettlefold’s, at per cent. discount off list	32½%	..	
939	Ditto, split, ditto	5%	..	} John Burns & Co. (Ltd.).
940	Pins, gimp, all colours	/6	lb.	
941	Pitch, Stockholm	14/	cwt.	} Briscoe and Co. (Ltd.).
942	Plaiding, to sample	1/4	yd.	
943	Plaster of paris in 7 lb. tins	1/6	tin	} Kempthorne, Prosser, and Co. (Ltd.).
944	Pliers, cap and fuse, Wren’s patent safety	1/6	each	
945	„ „ Nobel’s	1/6	„	} John Burns & Co. (Ltd.).
946	Plugs and washers, brass, 1½ in., round or square	8/	doz.	
947	„ „ 1¾ in., „	10/	„	} Briscoe and Co. (Ltd.).
948	„ „ 2 in., „	10/3	„	
949	„ „ 2½ in., „	16/	„	
950	Plumbago, No. 1 quality, to sample	26/	cwt.	} John Burns & Co. (Ltd.).
951	„ No. D „	21/	„	
952	Polish, metal, “ Brilliantshine,” ½ pints	6/9	doz.	} John Burns & Co. (Ltd.).
953	„ „ „ pints	12/9	„	
954	„ „ “ Brasso,” ½ pints	6/9	„	} Briscoe and Co. (Ltd.).
955	„ „ „ pints	12/7	„	
956	Potash, American, in tins	/8	lb.	} Kempthorne, Prosser, & Co. (Ltd.).
957	„ yellow, prussiate of	/9	„	
958	„ bichromate	/6	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
959	Powder, blasting, Curtis and Harvey's, Kynoch's, or other approved brand	/6 $\frac{3}{4}$	lb.	Briscoe and Co. (Ltd.).
960	" compressed pellet	/7 $\frac{3}{4}$	"	
961	Pumice-stone, lump	/2	"	John Burns & Co. (Ltd.).
962	" ground, fine	/3	"	
963	" " coarse	/3	"	
964	" composition, John Hartmann and Co., any grain ..	4/	doz. blocks	
965	Pumps, Joseph Evans and Sons, Fig. 3, No. 3	each	
966	" " " No. 4	"	No tender accepted.
967	" " " No. 5	"	
968	" " " No. 6	"	
969	" " suction, force, Fig. 121, No. 3	"	
970	" " " " " No. 4	"	
971	" " " " " No. 5	"	
972	" " " " " No. 6	"	
973	" " double-action, Fig. 157A, No. 3	"	
974	" " " " " No. 4	"	
975	" " " " " No. 6	"	
976	Putty, in bladder	18/	cwt.	John Burns & Co. (Ltd.).
977	Rackarock, No. 1	/10	lb.	Briscoe and Co. (Ltd.).
978	" No. 2	/10	"	
979	" oil, No. 1	/10	"	
980	" " No. 2	/10	"	
981	" dipping cans with strainers	4/	each	
982	Ranges, cooking, " Alexandra," 3 ft., with copper boiler	"	No tender accepted.
983	" " " " 3 ft. 6 in., with copper boiler	"	
984	" " Broady, 3 ft., without boiler	"	
985	" " " 3 ft., with "	"	
986	" " Handley, 3 ft., without boiler	"	
987	" " " 3 ft., with "	"	
988	" " Hyauiason, 3 ft., without boiler	"	
989	" " " 3 ft., with "	"	
990	" " Luke's " Excelsior," Class E, 3 ft.	"	
991	" " " " 3 ft. 3 in.	"	
992	" " " " 3 ft. 6 in.	"	
993	" " Luke's " Cottager," class K, 3 ft. 6 in.	"	
994	" " " " " Kiwi," 3 ft.	"	
995	" " " Orion," No. 00, without boiler	"	
996	" " " No. 0, "	"	
997	" " " No. 1, with copper boiler	"	
998	" " " No. 2, "	"	
999	" " " No. 3, "	"	
1000	" " Scott's " Victor," No. 3	"	
1001	" " " " No. 4	"	
1002	" " Watters's No. 2, 2 ft. 9 in., without boiler	"	
1003	" " " No. 3, 3 ft., with boiler	"	
1004	" " " Zealandia," 36 in., Plate No. III in catalogue	"	
1005	Rendrock	/9 $\frac{1}{2}$	lb.	J. J. Craig & Co. (Ltd.).
1006	" oil	/9 $\frac{1}{2}$	"	John Burns & Co. (Ltd.).
1007	Resin, fine amber	12/6	cwt.	
1008	Ridging, galvanized-iron, 16 in., 22 to 26 gauge, as required, with 2 in. lead edges in addition	/6 $\frac{1}{2}$	ft.	John Burns & Co. (Ltd.).
1009	" " 18 in., ditto	/7 $\frac{1}{4}$	"	
1010	" " 20 in., "	/7 $\frac{1}{2}$	"	
1011	" " 24 in., "	/8	"	
1012	Rings, brass, screw, 1 in. to 1 $\frac{1}{4}$ in.	gross	
1013	" galvanized, screw, 1 in. to 1 $\frac{1}{2}$ in.	7/6	"	Briscoe and Co. (Ltd.).

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
1014	Rings, tinned, tarpaulin, to sample	4/3	gross	Briscoe and Co. (Ltd.).
1015	Rivets, copper	1/3	lb.	
1016	„ „ and washers	1/1½	„	
1017	„ iron, coopers'	/3	„	
1018	„ steel, mild, ¼ in. diam., all descriptions	22/	cwt.	
1019	„ „ „ ⅜ in. „ „	21/	„	John Burns & Co. (Ltd.).
1020	„ „ „ ½ in. „ „	18/	„	
1021	„ „ „ ⅝ in. „ „	17/	„	
1022	„ „ „ ¾ in. „ „	16/6	„	
1023	„ „ „ ⅞ in. „ „	16/	„	
1024	„ „ „ 1 in. „ „	15/6	„	
1025	„ tinned	1/3	1,000	
1026	Rope, New Zealand flax, up to 1 in.	cwt.	
1027	„ „ 1½ in. to 6 in.	„	No tender accepted.
1028	„ „ 2½ in. and 3 in., with coloured thread, as required (to be supplied only to the Railway Department)	„	
1029	„ bolt, any size	„	Briscoe and Co. (Ltd.).
1030	Rules, boxwood, 2 ft., four-folding, Rabone and Sons, No. 1185	1/9	each	
1031	„ „ 3 ft., „ „	2/6	„	John Burns & Co. (Ltd.).
1032	Sal-ammoniac, lump	/6½	lb.	
1033	Salt, coarse	3/	cwt.	Kempthorne, Prosser, & Co. (Ltd.).
1034	„ rock	3/6	„	
1035	Saltpetre	/4	lb.	John Burns and Co. (Ltd.).
1036	Sapolio in cakes	6/6	doz.	
1037	Saws, hand, Spear and Jackson's No. 88, crosscut, panel or rip, 26 in.	6/	each	Briscoe and Co. (Ltd.).
1038	„ band, ½ in.)	/4	ft.	
1039	„ „ ⅝ in.)	/5	„	
1040	„ „ ¾ in.) Perrin's	/6	„	
1041	„ „ ⅞ in.)	/7	„	
1042	„ „ 1 in.)	/8	„	
1043	„ double end, any tooth)	2/	„	
1044	„ one-man) Spear and Jackson's	2/3	„	
1045	„ circular, per cent. discount off Sheffield list, Spear and Jackson's	45%	..	
1046	„ bow, for metal, Griffin's No. 30, with 12 blades	4/6	each	
1047	„ „ blades for Griffin's No. 30	3/	doz.	
1048	Saw-blades for bow-saws, "Sterling," 12 in. by ½ in.	4/	„	John Burns & Co. (Ltd.).
1049	„ „ „ 12 in. by 1 in.	6/	„	
1050	„ „ Eagle and Globe, 8 in. to 14 in. long	7/	„	
1051	Scissors, lamp	24/	„	No tender accepted.
1052	„ office, 6 in. to 8 in., Sheffield make	28/	„	
1053	Screws, brass, Guest, Keen, and Nettlefold's)	31¼%	..	John Burns & Co. (Ltd.).
1054	„ iron, „ „)	51¼%	..	
1055	Screw-eyes, „ „)	25%	..	
1056	Screws, iron, stove	gross	No tender accepted.
1057	Scrim, 72 in. wide, No. 2	/4½	yard	Castendyk and Focke.
1058	Scythe-blades, 42 in., solid backs)	39/	doz.	Briscoe and Co. (Ltd.).
1059	„ 36 in., „) Tyzack's {	37/	„	
1060	„ 24 in., „)	37/	„	
1061	Scythe-stones, "Waterloo"	4/	„	Kempthorne, Prosser, and Co. (Ltd.).
1062	Shellac	1/6	lb.	
1063	Shovels, Black's or Parkes's, No. 3, D.H.R.P.	37/6	doz.	Briscoe and Co. (Ltd.).
1064	„ „ No. 4, „	39/	„	
1065	„ „ No. 7, L.H.S.M.	47/6	„	
1066	„ coaling, square-mouthed, 14½ in. by 12 in., steel, No. 6)	50/	„	
1067	„ „ „ 15 in. by 12½ in., „ No. 7)	53/	„	
1068	„ „ „ 15½ in. by 12½ in., „ No. 8)	55/	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
1069	Shovels, grain-scoops, square-mouthed, 16 in. by 12 in.	45/	doz.	Briscoe and Co. (Ltd.).
1070	„ Parkes's No. 614, L.H.R.P. No. 2	35/	„	
1071	„ „ „ No. 3	37/	„	
1072	„ stamped, fire, hand, to sample	„	No tender accepted.
1073	Sieves, 20 in. to 24 in. diam., mesh $\frac{1}{8}$ in. to $\frac{1}{4}$ in., black iron wire, wooden rims	„	
1074	Ditto, mesh $\frac{1}{4}$ in. to $\frac{5}{8}$ in., galvanized, wooden rims	„	
1075	„ „ $\frac{3}{4}$ in. to 1 in., „ „	„	
1076	„ „ $\frac{1}{16}$ in. to $\frac{1}{4}$ in., brass, „ „	„	
1077	Sinks, cast iron, enamelled, 24 in. outside, with plugs, chains, gratings, and overflows	18/	each	Briscoe and Co. (Ltd.).
1078	„ „ „ 30 in., ditto	25/	„	
1079	„ „ galvanized, 24 in.	„	
1080	„ „ „ 30 in.	„	No tender accepted.
1081	„ glazed stoneware, cane and white, 24 in., with plugs, chains, gratings, and overflows	„	
1082	„ „ „ 30 in., ditto	„	
1083	„ stamped steel, enamelled, 30 in.	„	
1084	Slashers, Dennison's, Dunedin, light	„	
1085	„ „ „ intermediate	„	Briscoe and Co. (Ltd.).
1086	„ Cooper and Duncan, Christchurch, No. 18	„	
1087	„ „ „ No. 24	„	
1088	„ Gilpin's double edge	4/	„	
1089	„ C. Whitehouse and Son's, half-moon, No. 232, with 36 in. or 42 in. handles, as required	4/9	„	
1090	Slates, roofing, best Welsh, "Countess," 20 in. x 10 in.	1,000	No tender accepted.
1091	Soda, acetate of	26/6	cwt.	Castendyk and Focke.
1092	„ caustic, 98/9 per cent., in any size tins	/4	lb.	Kempthorne, Prosser, and Co. (Ltd.).
1093	„ washing	6/	cwt.	John Burns and Co. (Ltd.).
1094	Solder, plumbers' or tinsmiths'	/9 $\frac{1}{2}$	lb.	Briscoe and Co. (Ltd.).
1095	Spades, Parkes's No. 102, No. 3	60/	doz.	
1096	Spanners, shifting, Whitman Barnes Railroad Special, 6 in.	1/11 $\frac{1}{2}$	each	
1097	„ „ „ 8 in.	2/1	„	
1098	„ „ „ 10 in.	2/8	„	
1099	„ „ „ 12 in.	2/11 $\frac{1}{2}$	„	
1100	„ „ „ 15 in.	4/11	„	
1101	„ „ improved Clyburn, 12 in.	4/11	„	
1102	„ „ „ 15 in.	5/11	„	
1103	„ „ „ 18 in.	6/11	„	
1104	Spelter, fine and coarse, for brazing	/9 $\frac{1}{2}$	lb.	
1105	Spikes, iron, wrought, 5 in. to 8 in.	18/6	cwt.	
1106	„ „ „ 9 in. to 12 in.	18/	„	
1107	„ steel, „ 5 in. to 8 in.	19/9	„	
1108	„ „ „ 9 in. to 12 in.	19/3	„	
1109	Spirits, methylated	2/10	gal.	Kempthorne, Prosser, and Co. (Ltd.).
1110	Spouting, ridging and downpipe, 24 gauge, per cent. discount from New Zealand galvanized-spouting list	47 $\frac{1}{2}$ %	..	A. and T. Burt (Ltd.).
1111	Ditto, fittings, ditto	57 $\frac{1}{2}$ %	..	
1112	Springs, sofa, 7 in., 8 W.G., coppered steel, turned ends	15/	gross	Briscoe and Co. (Ltd.).
1113	„ „ 7 in., 9 W.G., „ „	16/	„	
1114	„ „ 6 in., 10 W.G., „ „	12/6	„	
1115	„ „ 4 in., 10 W.G., „ „	11/6	„	
1116	„ „ 4 in., 12 W.G., „ „	9/	„	
1117	Spunyarn	/9	lb.	
1118	Staples, wire, fencing, bright	14/6	cwt.	John Burns & Co. (Ltd.).
1119	„ „ galvanized	16/6	„	
1120	„ wire, netting	27/	„	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
1121	Steel, sheet, plain, galvanized, 22 I.S.W.G.	20/6	cwt.	Briscoe and Co. (Ltd.).
1122	" " " " 25 " " " "	21/6	"	
1123	" " " tinned, 22 " " " "	36/	"	
1124	" " " " 25 " " " "	36/	"	
1125	" plough-plate, 6 ft. x 12 in., any gauge, John Henry Andrew and Co.	22/	"	
1126	" angle and tee bar, Siemens-Martin or basic, all sizes, equal or unequal	11/6	"	
1127	" bar, flat, round, square, and other shapes, Siemens-Martin or basic	12/	"	
1128	" Bessemer, round, up to 6 in. diam.	14/	"	
1129	" cast, all shapes, Eagle and Globe Company (Limited), Sheffield, " Double extra best warranted," any temper	..	"	
1130	" cast, all shapes, John Henry Andrew and Co. (Limited), Sheffield, " Best best," Toledo	..	"	
1131	" cast, all shapes, Edgar Allen and Co. (Limited), Sheffield, class " E," " £ s. d." brand, any temper	60/	"	
1132	" double shear, Eagle and Globe, " Best warranted "	50/	"	
1133	" plate, ½ in. thick and upwards, Siemens-Martin or basic, up to 4 cwt.	11/9	"	
1134	" ditto, over 4 cwt.	11/9	"	
1135	Steel-wool for rubbing down or smoothing varnish, of approved make, No. 0	2/1	lb.	John Burns & Co. (Ltd.).
1136	Ditto, No. 1	2/1	"	
1137	Stocks and dies for brass tubes, Alex. Mathieson, pattern No. 1807, with taper and plug taps to each size, ¼ in., ⅜ in., ½ in.	..	set	No tender accepted.
1138	" engineers', Whitworth thread, Alex. Mathieson's pattern No. 1800, with taper, second and plug tap to each size, ¼ in., ⅜ in., ½ in., ⅝ in., ¾ in., 1 in.	..	"	
1139	" ditto, ⅜ in., ½ in., ⅝ in., ¾ in.	"	
1140	" " ½ in., ⅝ in., ¾ in., 1 in.	"	
1141	" " 1 in., 1 ⅛ in., 1 ¼ in., 1 ⅜ in., 1 ½ in.	"	
1142	" " 1 ½ in., 1 ⅝ in., 1 ¾ in., 1 ⅞ in., 2 in.	"	
1143	" for iron gas-tubes, Alex. Mathieson's, solid pattern No. 1804, with taper and plug taps to each size, ½ in. to 1 in.	..	"	
1144	" ditto, 1 ¼ in. to 2 in.	"	
1145	Stoves, " Queen," No. 6	19/	each	Briscoe and Co. (Ltd.).
1146	" " " Enchantress," No. 6	"	
1147	" " " No. 7	"	No tender accepted.
1148	" " " Dover," (Bonnie Bridge), No. 6	45/	"	
1149	" " " " No. 7	57/6	"	Briscoe and Co. (Ltd.).
1150	" " " " No. 8	70/	"	
1151	" " " Nimble," No. 6	40/	"	
1152	" " " " No. 7	45/	"	
1153	Stove-piping, 5 in. to 6 in., black, 16 gauge	/7 ½	ft	Hardley & Hardley (Ltd.).
1154	" " 5 in. to 6 in., galvanized steel, 20 gauge	/11	"	
1155	" elbows, black, 1 ft. each way from point, 16 gauge	2/	each	
1156	" " galvanized steel, 1 ft. each way from point, 20 gauge	2/6	"	
1157	" caps, black, with 1 ft. pipe, 16 gauge	1/3	"	
1158	" " galvanized steel, with 1 ft. pipe, 20 gauge	1/6	"	
1159	Sulphur, flower of	/2	lb.	Kempthorne, Prosser, and Co. (Ltd.).
1160	Tacks, blued	/2	1,000	
1161	" copper	1/6	lb.	John Burns & Co. (Ltd.).
1162	" tinned	/2 ½	1,000	
1163	" bright-wire clout, Sadler's	/4	lb.	
1164	" tinned-wire " "	/4 ½	"	

SCHEDULE OF STORES—*continued.*

	Description of Article.	Rate.	Per	Tenderer.
1165	Tanks, 400 gallons, round, corrugated iron, galvanized 24-gauge sides, 22-gauge bottom, with cover, waste-pipe 1 in., brass tap, and wash-out plug in bottom	45/	each	John Burns and Co. (Ltd.)
1166	" 600 gallons, ditto	} No tender accepted.
1167	" 200 gallons, wrought-iron, galvanized	
1168	" " " painted	
1169	" 400 gallons, " galvanized	110/	"	} John Burns & Co. (Ltd.)
1170	" " " painted	65/	"	
1171	Tape, white, assorted, blocked.. .. .	1/3	2 doz., pkt.	} Sargood, Son, and Ewen (Ltd.)
1172	" " No. 5, folded, twelve knots in bundle	1/3	bundle	
1173	" scrimming, in hanks of 18 yards	1/0½	doz.	
1174	Tapes, measuring, Chesterman's, 33 ft., with case, "Constantia"	6/	each	} Briscoe and Co. (Ltd.)
1175	" " " 66 ft., " "	7/6	"	
1176	" " " 33 ft., without case, "	2/6	"	
1177	" " " 66 ft., " "	4/6	"	
1178	" " " 33 ft., with case, metallic	5/6	"	
1179	" " " 66 ft., " "	6/9	"	
1180	" " " 33 ft., without case, "	2/6	"	
1181	" " " 66 ft., " "	4/6	"	
1182	" " " all steel, 66 ft., $\frac{3}{8}$ in. wide	20/	"	
1183	" " " " " $\frac{1}{2}$ in. wide	22/	"	
1184	" " " " " $\frac{5}{8}$ in. wide	27/6	"	
1185	Tar, Stockholm	1/7	gal.	John Burns and Co. (Ltd.)
1186	Thread, cotton, all colours and numbers, Coates's or Clarke's, 400 yards	3/5	doz. reels	} Sargood, Son, and Ewen (Ltd.)
1187	" " white, No. 50, 200 yards	1/10½	"	
1188	" linen, machine, all colours, reels, Knox, No. 25	4/4	lb.	
1189	" " " " " No. 50	6/9	"	} John Burns and Co. (Ltd.)
1190	Tin plate, best charcoal, IXXX	30/	box	
1191	Tomahawks, American pattern, Gilpin's, Sorby's, or other approved make	2/6	each	Briscoe and Co. (Ltd.)
1192	Tow, flax, New Zealand	lb.	No tender accepted.
1193	Towels, roller, hemmed complete, "N.Z.R." woven in, to sample	24/	doz.	} Ross & Glendining (Ltd.)
1194	" office, " " "	15/6	"	
1195	Towelling, brown, Turkish, to sample	/9	yd.	} Briscoe and Co. (Ltd.)
1196	Trucks, Avery's, strong wood, warehouse or sack, No. 94, 0, cast-steel wheels	30/	each	
1197	Ditto, No. 94, 1, ditto	35/	"	
1198	" No. 94, 2, "	40/	"	
1199	Tue-irons, with pipes complete, No. 10B, 14 in., Allday and Onion's	1/1½	in.	
1200	" " " No. 10C, 16 in., "	1/3	"	
1201	" " " No. 10D, 18 in., "	1/5	"	
1202	Twine, office, fine, medium, and coarse, to sample	/11¾	lb.	John Burns & Co. (Ltd.)
1203	" roping, Barbour's 3-ply or 5-ply, No. 2	1/7½	"	} No tender accepted.
1204	" sailmakers' best seaming, Barbour's No. 1, 3-ply	1/9½	"	
1205	" tufting or upholsterers', Barbour's No. 2	2/	"	
1206	Valves, Globe, gun-metal, wheel-top, female ends, extra strong, straight or angle, $\frac{3}{8}$ in.	..	each	
1207	Ditto, $\frac{1}{2}$ in.	"	
1208	" $\frac{3}{4}$ in.	"	
1209	" 1 in.	"	
1210	" 1½ in.	"	
1211	" 1¾ in.	"	
1212	" 2 in.	"	
1213	" 2¼ in.	"	
1214	" 2½ in.	"	
1215	" 2¾ in.	"	
1216	" 3 in.	"	

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
1217	Valves, Globe, gun-metal, wheel-top, flanged ends, extra strong, $\frac{1}{2}$ in.	..	each	No tender accepted.
1218	Ditto, $\frac{3}{4}$ in.	
1219	.. 1 in.	
1220	.. $1\frac{1}{4}$ in.	
1221	.. $1\frac{1}{2}$ in.	
1222	.. 2 in.	
1223	.. $2\frac{1}{2}$ in.	
1224	.. 3 in.	Briscoe and Co. (Ltd.).
1225	Valves, gun-metal, bib, wheel, male or female, $\frac{1}{2}$ in.	
1226 $\frac{3}{4}$ in.	
1227 1 in.	
1228 $1\frac{1}{2}$ in.	
1229 2 in.	
1230	Valves, Peet's, gun-metal, wheel-top, $\frac{1}{2}$ in.	..	4/6	
1231 $\frac{3}{4}$ in.	..	5/6	
1232 1 in.	..	6/6	
1233 $1\frac{1}{4}$ in.	..	10/	
1234 $1\frac{1}{2}$ in.	..	12/6	
1235 2 in.	..	16/	
1236 $2\frac{1}{2}$ in.	..	32/	
1237 3 in.	..	54/	
1238	Ventilators, Torpedo, for 3 in. pipe, galvanized iron	..	3/	A. and T. Burt (Ltd.).
1239 for 4 in.	5/6	
1240 for 6 in.	7/9	
1241 for 8 in.	9/	
1242 for 10 in.	15/	
1243 for 12 in.	22/	Briscoe and Co. (Ltd.).
1244	Vices, bench, parallel, Mathieson's, extra strong	47/6	
1245 Glasgow pattern, No. 1, 5 in. jaw	85/	
1246 6 in.	99/	
1247 7 in.	No tender accepted.
1248	.. staple, bench, solid box, best warranted quality, black	..	/5 $\frac{1}{2}$ lb.	Briscoe and Co. (Ltd.).
1249	Washers, copper	}	1/3	John Burns & Co. (Ltd.).
1250	.. iron, light		/2	
1251 heavy		/1 $\frac{3}{4}$	
1252	.. lead		/3	
1253	Water-bottles, to sample	doz.	No tender accepted.
1254	Water tumblers,	
1255	Water-meters, Siemens and Adamsons's patent, Guest and Chrimes's make, $1\frac{1}{2}$ in.	..	each	
1256	.. ditto, 2 in.	
1257 $2\frac{1}{2}$ in.	
1258 3 in.	
1259	.. Schonheyder's patent "Imperial" positive meters, Beck and Co., London, $\frac{1}{2}$ in.	
1260	.. ditto, $\frac{3}{4}$ in.	
1261 1 in.	
1262 $1\frac{1}{2}$ in.	
1263 2 in.	
1264	Water-wells, china, hanging, for damping-brushes, to sample	..	29/ doz.	Briscoe and Co. (Ltd.).
1265 round,	18/6	
1266	Wax for cores	2/6 lb.	John Burns & Co. (Ltd.).
1267	.. wire for venting-cores, $\frac{1}{16}$ in. to $\frac{3}{8}$ in. diam.	2/6	
1268	Whiting	5/3 cwt.	Briscoe and Co. (Ltd.).

SCHEDULE OF STORES—continued.

	Description of Article.	Rate.	Per	Tenderer.
	Window-fittings, viz.,—			
1269	Axle-pulleys, brass-faced	6/	doz.	
1270	Blind-cord	6/6	gross yds.	
1271	Rollers, Hartshorn's, spring, 1 in., complete, 36 in. and 48 in. ..	8/	doz.	
1272	" " " 1½ in., " " ..	14/6	"	
1273	Sash-fasteners, iron, Sanders Bros., 5905A, heavy	14/9	"	Briscoe and Co. (Ltd.).
1274	" " " 5824A, light	14/9	"	
1275	Sash-lifts, brass, to sample	5/3	"	
1276	Sash-line, Belfast Rope-works Company, to sample	2/2	lb.	
1277	Sash-weights, iron	/1½	"	
1278	Winches, hoisting, crab, single purchase, cast-iron sides, to lift 8 cwt. direct from the barrel	each	
1279	" " ditto, to lift 12 cwt., ditto	"	
1280	" " " " 20 cwt., " "	"	No tender accepted.
1281	" " double purchase, wrought-iron sides, to lift 20 cwt. direct from the barrel	"	
1282	" " ditto, to lift 50 cwt., ditto	"	
1283	" " " " 80 cwt., " "	"	
1284	Wire, brass, up to and including ¼ in.	/9½	lb.	John Burns and Co. (Ltd.).
1285	" copper, "	1/	"	
1286	" gauze, brass	/4	sq. ft.	Briscoe and Co. (Ltd.).
1287	" " iron	/4	"	
1288*	" fencing, galvanized, Nos. 6 to 9 W.G.) Johnson and Nephew's	262/6	ton	John Burns & Co. (Ltd.).
1289*	" " steel, black, ") make	225/	"	
1290*	" " iron, " ")	225/	"	
1291	" galvanized, barbed, 2 strands of 12 W.G., 4-pointed barbs 6 in. apart, Porcupine brand, or other approved make	310/	"	
1292	" ditto, No. 9 W.G., barbs 4 in. apart	250/	"	
1293	" galvanized-steel strand, signal, 7 wires, 16 W.G.	cwt.	No tender accepted.
1294	" " " " 7 " 14 "	"	
1295	" iron, bright	/2	lb.	John Burns & Co. (Ltd.).
1296	" steel, bright	/7	"	
1297	Wire rope, Cradock's special steel flexible, galvanized, No. 36, C quality, 1 in. to 1½ in. circumference	cwt.	
1298	" ditto, 1½ in. circumference	"	
1299	" " 2 in. "	"	
1300	" " 3 in. "	"	No tender accepted.
1301	" patent improved steel galvanized, T. and W. Smith's B quality, special flexible, 1 in. to 1½ in. circumference	"	
1302	" ditto, 1½ in. circumference	"	
1303	" " 2 in. "	"	
1304	" " 3 in. "	"	
1305	Worsted, all colours, to sample	3/	lb.	Briscoe and Co. (Ltd.).
1306	Zinc, sheet	32/6	cwt.	Hardley & Hardley (Ltd.).
1307	" " perforated, 7 ft. x 3 ft.	2/6	sheet	Briscoe and Co. (Ltd.).
1308	" " " 8 ft. x 3 ft.	"	
1309	" " " 7 ft. x 3 ft., No. 15, ⅛ in. hole	"	No tender accepted.
1310	" " " " No. 12, ⅜ in. "	"	
1311	" " " 8 ft. x 3 ft., " ⅜ in. "	"	

* See Conditions of Contract.

Notice to Mariners No. 17 of 1911.

Marine Department,
Wellington, N.Z., 7th February, 1911.

THE following Notices to Mariners, received from the Port Officer, Melbourne, are published for general information.

J. A. MILLAR.

NOTICE TO MARINERS.—VICTORIA.

THE following Notice to Mariners, which has been received from the Harbourmaster, Geelong, is published for general information.

C. W. MACLEAN,
Port Officer.

Department of Ports and Harbours,
Melbourne, 10th January, 1911.

Port of Geelong.

[No. 2 of 1910.]

Referring to Notice to Mariners No. 2 of the 5th December, 1906, it is hereby notified that the single pile beacon on Arthur the Great Spit has been carried away, and has been replaced with a red conical buoy.

Charts affected: Admiralty Nos. 2731 and 1171b.

GEO. A. MOLLAND,
Harbourmaster.

Geelong, 15th December, 1910.

NOTICE TO MARINERS.—VICTORIA.

[No. 76.]

Picnic Point Jetty Light.

WITH reference to General Notice to Mariners, dated 1st August, 1907, page 92, regarding the green and red light shown from the outer end of the Picnic Point Jetty, mariners and others are hereby notified that, on or after the 16th January, 1911, such light will be shifted a point about 85 ft. shoreward on the southern side of the pier, and that otherwise the green and red sectors of light will be seen from seaward as formerly, the green light indicating the safe approach to the jetty, and the red light marking the foul ground which lies to the westward of the jetty.

C. W. MACLEAN,
Port Officer.

Melbourne, 10th January, 1911.

Notice to Mariners No. 18 of 1911.

Marine Department,
Wellington, N.Z., 8th February, 1911.

THE following extracts from Notices to Mariners, received from the United States Hydrographic Office at Washington, are published for general information.

J. A. MILLAR

BRITISH COLUMBIA.

VANCOUVER ISLAND.—EAST COAST.—BAYNES SOUND.—PORT AUGUSTA.—GOOSE SPIT LIGHT TO BE CHANGED.—Referring to Notice to Mariners No. 13 (674) of 1910, the Canadian Government has given further notice that on 15th January, 1911, the intermittent red light on the western extremity of Goose Spit, Port Augusta, Baynes Sound, British Columbia, will be changed without further notice to show *white* over an arc of 270° from 314° to 224°, in the approach from the Strait of Georgia, and *red* over an arc of 90° from 224° to 314° leading up Baynes Sound.

Approx. position: Lat. 49° 39' 40" N., long. 124° 54' 58" W.

GEORGIA STRAIT.—BURRARD INLET.—FIRST NARROWS.—PROSPECT POINT LIGHT.—RED SECTOR TO BE INSTALLED.—For the purpose of diminishing the brightness of the light to vessels in close proximity a *red sector* will, on 15th January, 1911, and without further notice, be installed in the *intermittent white* light on Prospect Point, Burrard Inlet, Strait of Georgia, to show over an arc of 135° from 144° 50' to 279° 50'.

Approx. position: Lat 49° 18' 34" N., long. 123° 8' W.

CALIFORNIA.

SAN FRANCISCO LIGHT-VESSEL TO BE WITHDRAWN FROM STATION.—RELIEF LIGHT-VESSEL.—About 2nd January, 1911, San Francisco Light-vessel No. 70, moored off the bar at the entrance to San Francisco Bay, California, will be temporarily withdrawn from her station, and the station will be marked by Relief Light-vessel No. 76.

Relief Light-vessel No. 76 will show a light and sound signals, having the same characteristics as those of Light-vessel No. 70, except that the light will be *fixed white* instead of flashing white every 15 seconds.

Relief Light-vessel No. 76 is a flush-deck steam-vessel, with two masts, schooner-rigged, no bowsprit, and a black smoke-stack and steam-whistle between the masts, but differs from Light-vessel No. 70 in having all visible parts from the bow to the middle of the foremast and from the middle of the mainmast aft painted red; all visible parts between the fore and mainmasts, including the middle third of each lantern mast, white.

The day marks at the mastheads have five vertical stripes, three red and two white; and on the spring stay, midway between the two masts, there is an oval day mark, with one white and two red vertical stripes.

The number 76 is in white on each bow and each quarter, and in black on each side of the spring-stay day mark. The word "Relief" is painted in large black letters on the middle of each side.

Approx. position: Lat. 37° 45' 3" N., long. 122° 41' 30" W.

ST. GEORGE REEF LIGHT-STATION.—FOG-SIGNAL.—FURTHER INFORMATION.—Referring to Notice to Mariners No. 46 (3014) of 1910, further notice is given that the water-supply of St. George Reef Light-station, sea-coast of California, is now sufficient for all purposes, and the fog-signal will continue to sound as usual during thick and foggy weather.

Approx. position: Lat. 41° 50' 10" N., long. 124° 22' 29" W.

WASHINGTON.

JUAN DE FUCA STRAIT.—NEAH BAY.—BAADDAH POINT.—LIGHT TO BE CHANGED.—About 1st January, 1911, the fixed white post-lantern light on Baaddah Point, eastern side of the entrance to Neah Bay, Juan de Fuca Strait, Washington, will be replaced by a *flashing white acetylene* light every 3 seconds—thus, flash, 0.3 seconds, eclipsed 2.7 seconds. The new light is exhibited from a framework structure on the top of a square wooden house.

Approx. position: Lat. 48° 22' 25" N., long. 124° 35' 17" W.

RANGE LIGHTS TO BE ESTABLISHED.—About 1st January, 1911, the following range lights will be established in Neah Bay, Juan de Fuca Strait, Washington.

Front Light.—A *fixed red* post-lantern light suspended from a white arm on a post, 25 ft. above the water, on the southern shore of Neah Bay, about 0.8 mile south-westward of Baaddah Point.

Approx. position: Lat. 48° 22' N., long. 124° 36' 17" W.

Rear Light.—A *fixed white* post-lantern light suspended from a white arm on a post, 40 ft. above the water, 500 ft. 162° from the front light.

CAPE FLATTERY LIGHT-STATION.—INTENSITY OF LIGHT TO BE INCREASED.—About 1st February, 1911, the intensity of the light at Cape Flattery Light-station, Juan de Fuca Strait entrance, Washington, will be increased by changing the illuminant from oil to incandescent-oil vapour without other change.

Approx. position: Lat 48° 23' 30" N., long. 124° 44' 6" W.

CHILE.

MAGELLAN STRAIT.—TRITON BANK LIGHT-BUOY.—LIGHT EXTINGUISHED.—Information has been received that the light on Triton Bank Light-buoy, Magellan Strait, is extinguished.

Approx. position: Lat. 52° 37' 30" S., long. 69° 55' 25" W.

GREAT ORANGE BANK LIGHT-BUOY.—LIGHT EXTINGUISHED.—Information has been received that the light on Great Orange Bank Light-buoy, Magellan Strait, is extinguished.

Approx. position: Lat. 52° 23' 40" S., long. 69° 8' 40" W.

CANARY ISLANDS.

TENERIFE.—SANTA CRUZ.—WIRELESS-TELEGRAPH STATION.—A wireless-telegraph station has been established southward of Santa Cruz, Tenerife Island, the four masts of which form useful day marks. The masts are of metallic framework, and are erected at the corners of a rectangle 132 yards long, north-westward and south-eastward, and 87 yards wide. The inner masts stand 1,165 yards and 1,252 yards 226° 40' from the lighthouse.

Approximate position of Santa Cruz Lighthouse: Lat. 28° 28' 27" N., long. 16° 14' 18" W.

SOUTH PACIFIC OCEAN.

SOCIETY ISLANDS.—TAHITI.—PAPIETÉ PASS.—HYDROGRAPHIC INFORMATION.—An unsuccessful search has been made for the coral heads, with 23 ft. of water over them, reported in Papieté Pass, Tahiti, in Notice to Mariners No. 51 (2357) of 1907. The pass has been thoroughly sounded out, and the least depth found was 4½ fathoms, 20 yards eastward of the alignment of the range lights and 11 yards eastward of the alignment of the beacons.

A reef, covered with $3\frac{3}{4}$ to $4\frac{1}{4}$ fathoms of water, extends about 43 yards eastward of and parallel to the alignment of the lights. Within that portion of the pass included between this reef and the 5-fathom curve of the western banks no depths of less than $4\frac{1}{4}$ fathoms were found. The pass is 100 yards wide in its narrowest part.

NEW HEBRIDES.—BANKS GROUP.—DUDLEY CHANNEL.—SHOAL REPORTED.—The commander of H.B.M.S. "Pegasus" reports a shoal, with a depth of 4 fathoms over it, in the northern entrance to Dudley Channel, Banks Group, New Hebrides, on the following bearings:—

Sur Lava Summit (331 ft.), 237° , distant 2,020 yards.
Grange Point, northern extremity, 282° .

This shoal was not examined, and less depths may exist.

The reefs on the south-eastern side of the channel, extending from Kakea and Niwula Islands, have apparently extended to the north-westward into the channel. A note will be placed on the chart to this effect.

Approx. position of Sur Lava: Lat. $13^\circ 51' S.$, long. $167^\circ 34' 45'' E.$

SOCIETY ISLANDS.—MUREA ISLAND.—PAPETOAI BAY.—LANDING-PIER.—A landing-pier for small boats, with a depth of 6 ft. at its outer end, has been constructed in Papetoai Bay, Murea Island, Society Islands, north-eastward of the Guard buildings. The extremity of the pier lies 296 yards $166^\circ 30'$ from the eastern extreme of Taiari Point.

Approx. position of Taiari Point: Lat. $17^\circ 29' 25'' S.$, long. $149^\circ 52' W.$

Notice to Mariners No. 20 of 1911.

BREAKWATER LIGHT, OAMARU HARBOUR.

Marine Department,
Wellington, N.Z., 11th February, 1911.

THE Oamaru Harbour Board have notified that on and after the night of 1st March, 1911, the green light which is exhibited from a staff at the north end of the Oamaru Breakwater, at an elevation of 16 ft., will be replaced by a green light exhibited from a lattice beacon at an elevation of 26 ft. above high water. The light will be visible in clear weather for a distance of about 5 miles between the bearings of N.W. and S.S.W.

Charts, &c., affected: Admiralty Charts Nos. 2532 and 3629; "New Zealand Pilot," eighth edition, 1908, Chap. viii, page 248; "New Zealand Nautical Almanac," 1911, page 256, and plan facing page 254.

J. A. MILLAR.

Removal of Order forbidding Money-order and Postal Correspondence for James Stellin, Wellington.

THE Postmaster-General of the Dominion of New Zealand, being satisfied that the person whose names and addresses are shown in the Schedule hereunder is no longer engaged in receiving money as the consideration for an assurance or agreement implied to pay money on events relating to horse-races, hereby rescinds, under section 28 of the Post and Telegraph Act, 1908, the order made on the 3rd day of November, 1910, and published in the *New Zealand Gazette* of the same date, and the order made on the 1st day of February, 1911, and published in the *New Zealand Gazette* of the 9th day of February, 1911, forbidding that any money-order in favour of such person shall be issued, and that any postal packet addressed to such person shall be either registered, forwarded, or delivered by the Post Office of New Zealand, and orders that such money-orders shall be issued, and that such postal packets shall be registered, forwarded, and delivered in the usual course.

SCHEDULE.

JAMES STELLIN, Post-office Box 430, Wellington.
J. STELLIN, Commission Agent, Wellington.

Dated this 14th day of February, 1911.

JOHN G. FINDLAY,
For Postmaster-General.

Tenders.

Public Works Department,
Wellington, 9th February, 1911.

THE following list of successful and unsuccessful tenders is published for general information.

R. MCKENZIE,
Minister of Public Works.

WAVERLEY POLICE-STATION.—ADDITIONS, ETC.

	Accepted.	£	s.	d.
Price, S. J., Waverley	...	515	0	0
	Declined.			
Christensen, C., Waverley	...	518	12	0
Shipman and Johnston, Waverley	...	523	0	0

Members of the Public Service Superannuation Board elected.

Public Service Superannuation Board,
Wellington, 15th February, 1911.

THE following persons were duly nominated as members of the Public Service Superannuation Board, viz. :—

ALLPORT, GEORGE,
BISHOP, HELYAR WEDDERBURN,
SPENCE, HENRY RICHARD, and
Inspector JOHN WYBRANT ELLISON (representing the Police Force);

and, as the nominations did not exceed the number of vacancies in their respective divisions of the Public Service, I hereby declare the above-mentioned persons to be duly elected.

AMELIUS M. SMITH,
Returning Officer.

Officiating Ministers for 1911.—Notice No. 6.

Registrar-General's Office,
Wellington, 15th February, 1911.

PURSUANT to the provisions of an Act of the General Assembly of New Zealand passed in the eighth year of the reign of His late Majesty King Edward VII, and intitled the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information:—

Presbyterian Church of New Zealand.

The Reverend Thomas Nevin Cuttle.
The Reverend George W. T. Hercus.
The Reverend John E. Loppdell.

Church of Christ.

Mr. John Morrison Innes.

[*Erratum.*—In Notice No. 4, Officiating Ministers for 1911, on page 568 of *Gazette* of 9th February, 1911, Salvation Army, for "Brigadier Fred Rowley," read "Major Fred Rowley."]

F. W. MANSFIELD,
Registrar-General.

Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 14th February, 1911.

THE Pride of Waikiwi Tent, No. 79, situated at Waikiwi, is registered as a branch of the New Zealand Central District Independent Order of Rechabites Friendly Society, under the Friendly Societies Act, 1909, this 14th day of February, 1911.

ROBT. E. HAYES,
Registrar of Friendly Societies.

Branch of Friendly Society registered.

The Treasury, New Zealand,
Friendly Societies Office,
Wellington, 15th February, 1911.

THE Pride of Te Awamutu Lodge, No. 84, situated at Te Awamutu, is registered as a branch of the Grand Lodge of the North Island of New Zealand of the United Ancient Order of Druids Friendly Society, under the Friendly Societies Act, 1909, this 15th day of February, 1911.

ROBT. E. HAYES,
Registrar of Friendly Societies.

Population of the Dominion.

RETURN of the Estimated Population (exclusive and inclusive of Maoris) of the Dominion of New Zealand on the 31st December, 1910.

	Males.	Females.	Total.
Estimated population (exclusive of Maoris) on 31st December, 1909	520,406	462,520	982,926
Births registered in 1910	13,479	12,547	26,026
Deaths registered in 1910	5,604	4,035	9,639
Excess of births over deaths	7,875	8,512	16,387
Arrivals in the Dominion during 1910	22,135	13,634	35,769
Departures from the Dominion during 1910	20,451	11,910	32,361
Excess of arrivals over departures	1,684	1,724	3,408
Total increase during 1910	9,559	10,236	19,795
Estimated population (exclusive of Maoris, &c.) on 31st December, 1910	529,965	472,756	1,002,721
Maori population, Census, 1906	25,538	22,193	47,731
Population of Cook and other Pacific islands annexed in 1901, Census, 1906	6,224	6,116	*12,340
Total estimated population of the Dominion on 31st December, 1910	561,727	501,065	1,062,792

* Excluding 776 Natives of South Sea Islands at labour abroad.

CHINESE.—Chinese are included in the population given above. The number in New Zealand on 31st December, 1910, was estimated to be 2,715, of whom 78 were females.

REMARKS.—Excluding Maoris, the population increased by 19,795, or at the rate of 2.01 per cent., during the year. To this increase, excess of births over deaths contributed 16,387, and excess of arrivals over departures 3,408.

The birth-rate for the Dominion in 1910 was 26.21 per 1,000 of mean population, and the death-rate 9.71, as against 27.29 and 9.22 respectively in 1909.

The deaths in 1910 (9,639) were more than the number registered in 1909 (8,959) by 680, and the rate per 1,000 rose from 9.22 to 9.71.

The number of marriages (excluding those contracted between Maoris) solemnized in 1910 is estimated at 8,200, giving a rate of 8.26 per 1,000 of the mean population, against 8.094 and 8.33, the actual number and rate in 1909.

The fluctuations of the birth, death, and marriage rates for the last ten years are as under:—

Year	Per 1,000 of Population.		
	Birth-rate.	Death-rate.	Marriage-rate.
1901	26.34	9.81	7.83
1902	25.89	10.50	8.01
1903	26.61	10.40	8.23
1904	26.94	9.57	8.26
1905	27.22	9.27	8.28
1906	27.08	9.31	8.48
1907	27.30	10.95	8.91
1908	27.45	9.57	8.82
1909	27.29	9.22	8.33
1910	26.21*	9.71*	8.26*

* Subject to revision.

Government Statistician's Office,
Wellington, 10th February, 1911.

WILLIAM M. WRIGHT,
Government Statistician.

Civil Service Senior Examination, 1910-11.

Education Department,
Wellington, 13th February, 1911.

THE following list contains the names of those candidates who have passed the Civil Service Senior Examination held in January, 1911, and of those who have passed in two or more subjects of the examination. Results of former examinations and of equivalent examinations have been taken into account.

G. HOGGEN,
Inspector-General of Schools.

PASSED CIVIL SERVICE SENIOR EXAMINATION.

Name of Candidate.	Examination Centre.
Adams, Cedric Gilbert	Auckland.
Albertson, George William	New Plymouth.
Armit, William David	Nelson.
Arthur, Leonard Percy	Wellington.
Ball, George	New Plymouth.
Barr, Frank Lockhart	Wellington.
Bice, Arthur	Christchurch.
Black, Duncan	Hamilton.
Blake, Edward Vincent	Auckland.
Bradley, Frederick George	Whangarei.
Bridgman, Joseph Thomas	Christchurch.
Broadbent, James	Christchurch.
Broadbent, William	Dunedin.
Brooker, Frank Jenner	Christchurch.
Brown, Wilfred Henry Gladstone	Auckland.
Buckley, William Joseph	Wellington.

Name of Candidate.	Examination Centre.
Buckrell, James Farnham	Auckland.
Cameron, Robert Dudley	New Plymouth.
Camp, Charles Graham	Wellington.
Card, Arthur Blaymires	Wellington.
Carr, John Thomas	Dunedin.
Chamberlain, Clarence Vernon	Dannevirke.
Chilcott, Charles Wynne	Auckland.
Chrystall, James William	Wellington.
Clemow, Annie Laura	New Plymouth.
Cody, John	Wellington.
Colebrook, Herbert John Drew	Wellington.
Collier, Walter Charles	Wellington.
Cooper, William George	Auckland.
Corbett, William Douglas	Napier.
Cunningham, Herbert Adam	Dunedin.
Darby, Owen Ambrose	Auckland.
Davie, Harry Percy Claude	Palmerston North.
Davies, John Llewellyn	Christchurch.
Dawson, Alexander	Napier.
Douglas, Harold King	Wellington.
Dowdy, Harry Edwin	Wellington.
Eagles, Francis George Amos	Wellington.
Enting, Rudolph Arthur Richard	Wellington.
Eves, John Downs	Wellington.
Fletcher, Hugh Campbell	Auckland.
Foster, Francis William	Christchurch.
Gibberd, David Edward	Westport.
Hodson, Frederick Stanley	Wellington.
Hogan, Kieran John	Hokitika.
Jackson, Gordon Francis Welby	Wellington.
Jenkinson, Edgar Eaton	Wellington.

Name of Candidate.	Examination Centre.
Johnston, Cameron Gordon	Christchurch.
Johnston, Harold Arthur	Wellington.
Jones, Sydney Ionoval	Napier.
Karsten, Rona Permain	Nelson.
Kaye, Robert Leslie	Dunedin.
Keaney, Arthur James	Invercargill.
King, Gilbert	Wellington.
Laurenson, Thomas Peter	Dunedin.
Logan, Robert	Dunedin.
McAllister, William	Ashburton.
McBeath, Gordon	Auckland.
McClintock, William Gordon	Wellington.
McDonald, Robert	Wellington.
McKay, Neville James	Wellington.
McKechnie, Janet Connel	Wellington.
Macmorran, James	Wellington.
Magee, Bernard	Palmerston North.
Makeham, Charles Edgar	Wellington.
Mark, Thomas	Wellington.
May, Leslie	New Plymouth.
Menneer, Frederick	Christchurch.
Miles, Eric Gordon	Timaru.
Miles, Percy Vincent Richard Charles	Napier.
Millar, Robert John	Wellington.
Milne, Hector Chilo	Wellington.
Morison, Gordon Leslie	Wellington.
Norrie, James Alexander	Dunedin.
O'Donovan, John Florence	Napier.
Palmer, Albert Edgar	Dunedin.
Park, Alexander Dallas	Dunedin.
Paul, James Coutts	Wellington.
Pearce, Walter Hambley	Wellington.
Pearce, William Gilchrist	Dunedin.
Phillips, Harold	Greymouth.
Pike, Marmaduke Alfred	Nelson.
Pillow, John	Wellington.
Price, John Willoughby	Auckland.
Robertson, Charles Robert Henry	Dunedin.
Rogers, Lancelot Anthony	Napier.
Ryan, Patrick James	Wellington.
Salmon, Cedric Whitby	Auckland.
Scott, Robert Francis Goghil	Auckland.
Seward, Samuel Theodore	Wellington.
Shelrock, Fanny	New Plymouth.
Smith, Arthur Clifford	Auckland.
Smith, Fred	Wellington.
Sneddon, Cyril Alexander	Auckland.
Stack, John Dominick	Auckland.
Stewart, Earl	Wellington.
Stratton, Alfred Thomas	Nelson.
Stuart, Albert Pulman	Hamilton.
Stuart, Arthur Henry	Wellington.
Suckling, Clement Arthur	Christchurch.
Thompson, Eric Dudley	Invercargill.
Thomson, George William Gordon	Wellington.
Tracy, James George	Wanganui.
Tyndall, Arthur	Dunedin.
Vivian, Herbert	Wellington.
Warner, Allan Stanley	Auckland.
Watson, Kenneth Robert	New Plymouth.
Waugh, William Noesman	Auckland.
White, Edward	Wellington.
White, Melville Arthur	Wellington.
Wilkinson, John Arthur	Wellington.
Williamson, Thomas	Oamaru.
Wilson, Henrietta Vida	Wellington.
Wilson, James Graham	Auckland.
Wilson, John McVean	Oamaru.
Wilton, Frank	Wellington.
Winchcomb, Walter Clifford	Napier.

PASSED IN FIVE OR MORE SUBJECTS.

Bradley, Jeremiah	Auckland.
Crawford, Thomas Muirhead	Wellington.
Dennehy, Jeremiah Horan	Wellington.
Enting, Edmund Laurenz	Wellington.
Gilbert, Gordon McDonald	Wellington.
Hendry, James	Invercargill.
McMillan, Thomas Scott	Hamilton.
Powell, Harry Lewis	Auckland.
Rabone, Thomas Cedric Victor	Wellington.
Sanson, Edgar Earl	Wellington.
Scott, John Alexander	Wellington.
Wylie, Olive Elizabeth	Thames.

PASSED IN FOUR SUBJECTS.

Alderton, Trevor Dudley Hall	Auckland.
Atkinson, Montague Bevel	Christchurch.
Banks, Bernard Wilson	Christchurch.

Name of Candidate.	Examination Centre.
Beamish, Francis Evenson	Wellington.
Brodie, Bertram Eustace Silke	Invercargill.
Campbell, Alexander Hugh	Wellington.
Campbell, Colin William Glenn	Auckland.
Carter, Benjamin	Wellington.
Chesterman, Herbert	Wellington.
Clarke, William Robinson Henry	Wellington.
Coles, Albert Henry	Wellington.
Conway, Edith	Greymouth.
Courtney, Charles Hargrove	Auckland.
Edie, Herbert Kerr	Wellington.
Evans, Elwyn Frank	Wellington.
Faire, Arthur Silvester	Wellington.
Faweett, Thomas	Wellington.
Ferriday, Hubert	Auckland.
Foote, George	Wellington.
Galbraith, Robert Cameron	Hamilton.
Gow, Stanley Gordon	Hamilton.
Griffin, Charles Howard	Nelson.
Grigg, John Handel	Wellington.
Hagan, Francis Peter	Wellington.
Johnson, Frank Harold	Auckland.
King, Arthur Wesley	Christchurch.
Lindup, Frederick William	Wellington.
McCabe, Bernard Charles Alton	Nelson.
McIsaac, Neil Roy	New Plymouth.
McKenzie, Clifton Hone	Whangarei.
McNeilly, Adam Rae	Wellington.
Mail, Laurence Carrington	New Plymouth.
Middlemas, Noel Allan	Wellington.
Miller, Percy William	Christchurch.
Nichol, James Edmond	Wellington.
Nicholas, Gregory James	Palmerston North.
O'Donoghue, Michael Francis	Timaru.
Oxley, Antony William	Dunedin.
Pollen, Arthur Hugh	Wellington.
Pullar, Robert Gardiner	Wellington.
Reader, D'Arcy Harold	Wellington.
Reynolds, Oswald Bertram	Dunedin.
Rosie, Alexander Melvor	Wellington.
Smith, Sydney Harold	Auckland.
Sullivan, John	Dunedin.
Tait, Kenneth James	Wellington.
Tarrant, Eric Norman	Wellington.
Wallace, Albert Nyanza	Auckland.
Walmsley, Edward Benjamin MacGregor	Dunedin.
Watters, Allan James	Wellington.
Webley, Norman	Wanganui.
Williamson, George Buchanan	Wellington.
Young, John George	Wellington.

PASSED IN THREE SUBJECTS.

Allan, Henry Walter	Palmerston North.
Alley, Eric Buckingham	Christchurch.
Antwis, Augustus	Thames.
Barnett, Walter Henry	Wellington.
Barrett, John Francis	Auckland.
Bridgman, Edmond James	Christchurch.
Brown, Frederick Vincent	Christchurch.
Carroll, John Joseph	Wellington.
Chamberlain, Leonard Oswald	New Plymouth.
Chapman, William Levin	Wellington.
Clark, Henry George	Auckland.
Connell, James Scott	Wellington.
Cook, Albert Russell	Dannevirke.
Coombe, Gilbert Walpole	Nelson.
Davey, Stanley Edward	Wellington.
Downing, William Gibson	Oamaru.
Falconer, Ernest Gordon	Invercargill.
Ginger, Barton Albert	Wanganui.
Hall, Lionel William Baird	Wellington.
Hunter, James	Dunedin.
Jamieson, Hannah Stewart	Invercargill.
Jones, Albert Henry Thimbleby	Nelson.
Jones, Philip Henry	Wellington.
Keys, Percy Leonard	Dunedin.
King, Wallace Watson	Invercargill.
King, Wilford Bertrand	Dannevirke.
Lewington, Ernest William	Wellington.
McClelland, Edmund	Christchurch.
McDowall, Samuel	Wellington.
McElligott, Richard Thomas	Wellington.
McEwan, Charles Daniel	Wellington.
McIvor, Frederick	Dunedin.
McKay, Donald	Wellington.
McLean, John Murdoch	Wellington.
McMillan, Donald Gordon	Wanganui.
Manuera, Hoha	Wellington.

Name of Candidate.	Examination Centre.
Miller, Claude Oswald	Wellington.
Munn, Henry Arthur	Christchurch.
Murray, Colin Campbell	Wellington.
Newall, Walter Richard	Napier.
Niven, Ellen Grace	Westport.
Parker, Albert Watson	Whangarei.
Paterson, Stanley Gordon	Dunedin.
Playne, Clarence James	Wellington.
Pratt, Percival Justin	Wellington.
Prescott, Arthur Joseph	Auckland.
Proudfoot, William Gladstone Claude	Wanganui.
Roberts, Hazel Nellie	Whangarei.
Robinson, Edward George	Gisborne.
Ross, David William	Dunedin.
Ryan, Nicholas Joseph	Gisborne.
Sawers, David George	Wellington.
Searell, Stanley Luscombe	Wellington.
Slocombe, Arthur Tom	Invercargill.
Smith, Oscar Charles	Dunedin.
Smyth, Joseph Alfred	Wellington.
Steel, Leslie Harvey	Ashburton.
Tattle, Leonard Walter	Wellington.
Titchener, Lionel Hugh	Auckland.
Ward, Thomas Compton	Wellington.
Watters, Arthur William	Wellington.
Whyte, Frank Mitchell	Dunedin.
Wilson, Henry Herbert	Dunedin.
Wilson, Robert Alexander	New Plymouth.
Woodford, Alfred James Claude	Wellington.

PASSED IN TWO SUBJECTS.

Adamson, Norman James	Wellington.
Barker, Ernest Christopher	Christchurch.
Beresford-Wilkinson, Ernest Charles	Wellington.
Black, John Wilkinson	Wellington.
Bradshaw, William Jackson	Napier.
Browning, Cecil John Arthur	Napier.
Buchanan, Joseph Wesley	Christchurch.
Chapman, Francis Leslie	Wellington.
Cooke, Rudolph Grattan	Auckland.
Coppock, Robert Rowland	Wellington.
Coughlan, Richard James	Auckland.
Edwards, Edmund John	Christchurch.
Gilbert, Charles Edwin	Wellington.
Glastonbury, Frank Godfrey	Dunedin.
Gow, Reginald Ronald	Wellington.
Green, Eric Wallace	Dunedin.
Haigh, George Moffatt	Wellington.
Hurle, Herbert Stennett	Wellington.
Keating, Arthur Oscar	Christchurch.
Kennedy, Archibald Patrick Leslie	Dunedin.
Kururangi, Teretui	New Plymouth.
McCalman, Laurence Harry	Wellington.
Mackay, James McIndoe	Dunedin.
McGahan, Michael Robert Douglas	Wellington.
McLean, James Wyllie	Auckland.
Mason, Percy Herbert	Auckland.
Milner, Charles Edward Claud	Wellington.
Morgan, Grosvenor Andrew	Wellington.
O'Dowd, John Patrick	Wellington.
O'Leary, Jeremiah Cornelius	Wellington.
Poff, Leo John	Auckland.
Purdue, George Bartholomew	Invercargill.
Rabone, Clarence Noble	Wellington.
Roberts, William Henry Lyttelton	Westport.
Robertson, Alexander Murray	New Plymouth.
Ryan, Horace Laurence	Wellington.
Selby, Albert	Wellington.
Stainton, Frank Harold Bates	Auckland.
Steel, Charles James	Napier.
Train, William Thomas	Blenheim.
Weir, Gerald Hill	Wellington.
White, Horace Stevenson	Auckland.

CROWN LANDS NOTICES.

Reserve in Canterbury Land District for Lease by Public Tender.

District Lands Office,
Christchurch, 13th February, 1911.

NOTICE is hereby given that written tenders will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of March, 1911, for a lease of the undermentioned reserve under the provisions of the Public Reserves and Domains Act, 1908.

J

SCHEDULE.

CANTERBURY LAND DISTRICT. — RANGITATA SURVEY DISTRICT.

Block.	Reserve.	Area.	Minimum Annual Rental.	Term of Lease.
I	3534	A. R. P. 47 0 0	£ s. d. 5 17 6	7 years.

Locality and Description.

Reserve 3534 is situated on the north side of the Rangitata River, adjacent to the Upper Rangitata Traffic Bridge at Arundel, about seven miles and a half north-westward from Ealing Flag-station on the Main Trunk Railway, and about nine miles from Geraldine. It comprises principally open flat land of light quality.

Terms and Conditions of Lease.

1. Tenders should be addressed to the Commissioner of Crown Lands, Christchurch, and indorsed on the outside "Tender for Lease of Reserve." Six months' rent at the rate offered, together with £1 1s. lease fee, must accompany each tender.

2. Possession will be given on acceptance of tender.

3. The Commissioner of Crown Lands may at any time resume possession of the land comprised in the lease, or any portion thereof, by giving to the lessee twelve months' notice in writing of his intention so to do.

4. The lessee shall have no right to compensation either for any improvements that may be placed upon the land or on account of the aforesaid resumption, or for any other cause.

5. The lessee shall have no right to sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

6. The land shall be used for grazing purposes only, and shall not be broken up or cropped without the written consent of the Commissioner of Crown Lands first had and obtained.

7. The lessee shall destroy all rabbits on the land, and shall prevent their increase or spread, to the satisfaction of the Commissioner of Crown Lands.

8. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease, and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.

9. Subject to the stipulations hereinafter contained respecting the reservation of an area of at least ten acres for the accommodation of travelling stock, the lessee will be allowed to cultivate the reserve and to take one crop of turnips only, to be followed by one crop of oats only, provided that with the last-mentioned crop the area so cropped shall be sown down in a satisfactory manner with grass seeds of approved quality.

10. The lessee will be required at all times to keep an area of at least ten acres of the reserve securely fenced off and available for the accommodation of travelling stock, for which rates may be charged not exceeding the following scale: Sheep, 5s. per thousand for twenty-four hours; horses and cattle, 2d. a head up to twelve in number, and 1d. a head above that number, for twenty-four hours.

11. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

12. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.

T. N. BRODRICK,
Commissioner of Crown Lands.

Lands for Disposal in Hawke's Bay Land District.

District Lands Office,
Napier, 21st November, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that Sections 25 and 32, Mahia Rural Sections, containing about 254 acres, and Section 8, Whangawehi Rural Sections, containing about 35 acres, all situated in the Mahia Peninsula, Hawke's Bay Land District, will be disposed of by way of exchange under section 142 of the Land Act, 1908, on or after Friday, the 24th day of February, 1911.

J. R. POLLEN,
Commissioner of Crown Lands.

Lands in Hawke's Bay Land District withdrawn from Sale or Selection.

District Lands Office,
Napier, 14th February, 1911.

NOTICE is hereby given that the undermentioned lands have been withdrawn from sale or selection.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIKOHU SURVEY DISTRICT.

Section.	Block.	Area.		
		A.	R.	P.
8	I	32	3	0
22	"	70	0	0
25	"	223	0	0

C. R. POLLEN,
Commissioner of Crown Lands.

Small Grazing-runs in Otago Land District open for Lease.

District Lands Office,
Dunedin, 5th January, 1911.

NOTICE is hereby given that the undermentioned small grazing-runs are open for lease, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.—TUAPEKA AND VINCENT COUNTIES.
—CAIRNHILL, TEVIOT, LOWER HAWEA, LOWER WANAKA, AND TARRAS SURVEY DISTRICTS.

Second-class Pastoral Land.

Run No.	Area.	Half-yearly Rent.	Valuation for Improvements.
498	Acres.	£	£ s. d.
499		70	155 18 6
500		30	104 7 0
502		20	65 11 6
Sections 3, 4, and part 1, Block XI, Lower Wanaka District; and 4 to 7, part 8, 9 to 13, Block VI, Lower Hawea District	2833	20	..
Sections 21, 25 to 29, Block V, and 8, 10 to 16, Block VII, Lower Hawea District; and Section 13, Block VII, Tarras District	3490	20	..

Possession will be given on 1st March, 1911, subject, however, to the right of the present pastoral licensees to occupy Nos. 498, 499, 500, and 502 up to 31st March, 1911, on condition that they pay the incoming tenants the proportion of rent for the month of March, 1911.

LOCALITY AND DESCRIPTION.

Run 498.—Open, broken, pastoral land; good aspect, but rather bare; well watered. Altitude, 900 ft. to 1,400 ft. Distant about twelve miles from Alexandra. The improvements consist of half fencing on boundary with Sections 14 and 15, 63 chains, at 6s. per chain, £18 18s.; fencing near western boundary (for removal), 28 chains, at 4s. 6d. per chain, £6 6s.; total, £25 4s.

Run 499.—Open, broken, pastoral land, half the area being summer country, fairly well grassed; the frontage is somewhat bare. Altitude, 1,200 ft. to 5,000 ft. Distant about fourteen miles from Alexandra. The improvements consist of fencing on boundary with Run 425b, 211 chains, at 3s. 6d. per chain, £36 18s. 6d.; fencing along road not on boundary, 89 chains, at 6s. per chain, £28 14s.; internal fence, 17 chains, at 6s. per chain, £5 2s.; yards, £2; stable and iron hut, £60; total, £130 14s. 6d.

Run 500.—Similar to Run 499. The improvements consist of fencing on boundary with Run 425b, 52 chains, at 2s. 6d. per chain, £6 10s.; fencing on half boundary with Run 501, 98 chains, at 7s. per chain, £34 6s.; fencing on

half boundary with Run 502, 49 chains, at 8s. per chain, £19 12s.; fencing along Section 1, not on boundary, 29 chains, at 3s. per chain, £4 7s.; fence along road, not on boundary, 132 chains, at 6s. per chain, £39 12s.; total, £104 7s.

Run 502.—Open, broken, pastoral land, with patches fit for cultivation; all fair winter country. Altitude, 1,200 ft. to 2,000 ft. Distant about nine miles from Roxburgh. The improvements consist of half fencing with Run 501, 50 chains, at 7s. 6d. per chain, £18 15s.; half fencing with Run 501, 36 chains, at 10s. per chain, £18; half fencing with Run 500, 49 chains, at 8s. per chain, £19 12s.; paddock fence (for removal), 41 chains, at 4s. 6d. per chain, £9 4s. 6d.; total, £65 11s. 6d.

Sections in Lower Wanaka, Lower Hawea, and Tarras Districts.—These two small grazing-runs comprise terrace land, generally light and shingly, with patches of good land. Situated at the junction of Clutha and Hawea Rivers, about four miles from Pembroke.

E. H. WILMOT,
Commissioner of Crown Lands.

Land in Auckland Land District for Disposal under Section 128 of the Land Act, 1908.

District Lands Office,
Auckland, 19th December, 1910

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of to the holder of adjoining land under section 128 of the said Act, on or after Thursday, the 23rd day of March, 1911.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTIONS S.E. 101 and N.W. 102, Parish of Tauraroa (Whangarei County), containing 74 acres, more or less.

ERIC C. GOLD SMITH,
Commissioner of Crown Lands.

Land in Westland Land District for Disposal under Section 129 of the Land Act, 1908.

District Lands Office,
Hokitika, 6th February, 1911.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under section 129 of the said Act, on or after Wednesday, the 10th day of May, 1911.

SCHEDULE.

WESTLAND LAND DISTRICT.

Section.	Block.	Survey District.	Area.
Part 10	VII	Mawheranui	36 acres,

G. H. M. McCLURE,
Commissioner of Crown Lands.

Pastoral Runs in Otago Land District for License by Public Auction.

District Lands Office,
Dunedin, 6th December, 1910.

NOTICE is hereby given that the undermentioned pastoral runs will be offered for license by public auction at this office, at 11 o'clock a.m. on Tuesday, the 28th day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

RUN 325C, Vincent County: Area, 8,340 acres; term, thirteen years; upset annual rental, £40; valuation for improvements, £47 15s.

Sections 23, 24, 57, 58, and 59, Block I, and 28 and 29, Block VI, Akatore Survey District, Bruce County: Area,

388 acres 1 rood; term, ten years; upset annual rental, £3 5s.

Run 325c: Open, broken, pastoral country, with rough and steep rocky faces along the Clutha River. The northerly faces are bare and shingly. Above the 2,500 ft. level is fair tussock land. Altitude, 800 ft. to 3,600 ft. Access by dray-road about a mile from Bannockburn Post-office. The improvements consist of fencing on half boundary with Run 330A, 50 chains, at 6s. 6d. per chain, £16 5s.; fencing on half boundary with area set aside for future settlement, 60 chains, at 6s. 6d. per chain, £19 10s.; stone hut, £12: total, £47 15s.

The sections in Akatore district consist of light inferior land, a large proportion of the area being covered with fern. Situated about four miles from the Town of Milton Possession will be given on the day of sale.

E. H. WILMOT,
Commissioner of Crown Lands.

Lands in Southland Land District open for Sale or Selection.

District Lands Office,
Invercargill, 2nd November, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands are open for sale or selection, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of February, 1911.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—FOREST HILL HUNDRED.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.		Occupation with Right of Purchase: Half-yearly Rent.		Renewable Lease: Half-yearly Rent.	
			£	s. d.	£	s. d.	£	s. d.
		A. R. P.	£	s. d.	£	s. d.	£	s. d.
388,384	XVI	166 1 20	150	0 0	2 15 0	3 0 0		
386,387	XV	240 0 10	180	0 0	4 10 0	3 12 0		

H. M. SKEET,
Commissioner of Crown Lands.

Lands in Hawke's Bay Land District open for Sale or Selection.

District Lands Office,
Napier, 28th November, 1910.

NOTICE is hereby given that the undermentioned lands are open for sale or selection, and applications will be received at this office, and at the local Lands Office, Gisborne, up to 4 o'clock p.m. on Tuesday, the 21st day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—COOK COUNTY.—HANGAROA SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.		Occupation with Right of Purchase: Half-yearly Rent.		Renewable Lease: Half-yearly Rent.	
			£	s. d.	£	s. d.	£	s. d.
		A. R. P.	£	s. d.	£	s. d.	£	s. d.
2	IV	1,380 0 0	3,450	0 0	86 5 0	69 0 0		

Situated about thirty-four miles by dray-road from Gisborne. Hilly and undulating country, portions being ploughable. Altitude, from 1,100 ft. to 1,600 ft. above sea-level. Open fern and grass country, part of which has gone back to manuka. A small patch of bush, principally white pine, is situated near the north-west corner. The soil is fair at the western end, to light and pumiceous at the eastern end, resting on papa formation. Watered by the Waikura and other small streams.

1 | III | 1,500 0 0 | 3,750 0 0 | 93 15 0 | 75 0 0

Situated about thirty-six miles by dray-road from Gisborne. Hilly and undulating country. Altitude, from 1,100 ft. to 1,600 ft. above sea-level. Mostly high fern, tall manuka,

and underscrub, with a few patches of scattered bush and patches of grass. Soil fair to good, on papa formation. Watered by Paopao and Mangatete Creeks and other small streams.

NOTE.—The right to use the present track is reserved to the public until such time as the road is formed and opened. The present lessee, Mr. Thomas Hollywood, has the right to remove fencing, buildings, and other movable improvements for three months from 1st March, 1911, and successful applicants may arrange with him for purchase of same.

Possession will be given on the 1st March, 1911.

C. R. POLLEN,
Commissioner of Crown Lands.

Land in Southland Land District open for Sale or Selection.

District Lands Office,
Invercargill, 1st November, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land is open for sale or selection, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of February, 1911.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—INVERCARGILL HUNDRED.

First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.		Occupation with Right of Purchase: Half-yearly Rent.		Renewable Lease: Half-yearly Rent.	
			£	s. d.	£	s. d.	£	s. d.
		A. R. P.	£	s. d.	£	s. d.	£	s. d.
8 and 9	XII	107 0 32	200	0 0	5 0 0	4 0 0		

H. M. SKEET,
Commissioner of Crown Lands.

Lands in Hawke's Bay Land District open for Sale or Selection.

District Lands Office,
Napier, 28th November, 1910.

NOTICE is hereby given that the undermentioned lands are open for sale or selection, and applications will be received at this office and at the local Lands Office, Gisborne, up to 4 o'clock p.m. on Tuesday, the 21st day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—COOK COUNTY.—HANGAROA SURVEY DISTRICT.—TINIROTO VILLAGE.

First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.		Occupation with Right of Purchase: Half-yearly Rent.		Renewable Lease: Half-yearly Rent.	
			£	s. d.	£	s. d.	£	s. d.
		A. R. P.	£ <td>s. d.</td> <td>£ <td>s. d.</td> <td>£ <td>s. d.</td> </td></td>	s. d.	£ <td>s. d.</td> <td>£ <td>s. d.</td> </td>	s. d.	£ <td>s. d.</td>	s. d.
45	XV	5 0 0	15	0 0	0 7 6	0 6 0		
46	"	5 0 0	15	0 0	0 7 6	0 6 0		
47	"	5 0 0	15	0 0	0 7 6	0 6 0		

COOK COUNTY.—HANGAROA SURVEY DISTRICT.—TINIROTO VILLAGE.

Situated close to the Gisborne-Wairoa Main Road, about forty-two miles south-west of Gisborne. Generally undulating open land, with fair soil.

Immediate possession will be given.

C. R. POLLEN,
Commissioner of Crown Lands.

Pastoral Run in Wellington Land District for License by Public Auction.

District Lands Office,
Wellington, 25th January, 1911.

NOTICE is hereby given that the undermentioned pastoral run will be offered for license by public auction at this office at 11 o'clock a.m. on Tuesday, the 28th day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.—WANGANUI COUNTY.—RAKE-TAPAUMA BLOCK.

Class A.
National Endowment.

Survey District.	Section.	Block.	Area.	Upset Annual Rental.
Moawhango	Part 3	XIII	1,400 acres	£90.
"	4	"		
Maungakaretu	Part 4	IV		
"	5	"		
"	6	"		
"	7	"		
"	Part 3	VII		
"	4	"		
"	5	"		

Term, one year from 1st March, 1912, on which date possession will be given.

DESCRIPTION AND LOCALITY OF RUN.

This run comprises flat and undulating land to the westward of the Hautapu River, immediately to the north of the Hihitahi Railway-station. The soil is rather inferior, being chiefly volcanic and pumiceous. Is well watered by small streams. Altitude, from about 2,300 ft. to 3,000 ft. The Main Trunk Railway and main coach-road pass through the block. The vegetation comprises tussock and native grasses, and there is fair feed in spring and summer time. The improvements comprise 177 chains of fencing, valued at about £177. The successful bidder, if other than the present licensee, will require to pay to the Receiver of Land Revenue, Wellington, the value of the improvements, to be fixed later, before he is admitted into possession. The Crown reserves the right to dispose of the timber or flax on the land, and in the event of the disposal thereof the licensee shall allow free right of ingress, egress, and regress to persons duly authorized, or having the right to cut or remove timber or flax growing on any portion of the land included in license. The right to take any roads and tram-lines thereto that may be required during the currency of the lease is hereby reserved.

JAMES MACKENZIE,
Commissioner of Crown Lands.

Lands in Hawke's Bay Land District open for Sale or Selection.

District Lands Office,
Napier, 23rd November, 1910.

NOTICE is hereby given that the undermentioned lands are open for sale or selection, and applications will be received at this office and at the local Lands Office, Gisborne, up to 4 o'clock p.m. on Wednesday, the 8th day of March, 1911.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIROA COUNTY.—OPOITI SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Lease: Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
70	IX	A. R. P. 91 0 0	£ s. d. 350 0 0	£ s. d. 8 15 0	£ s. d. 7 0 0
71	"	69 0 20	250 0 0	6 5 0	5 0 0

C. R. POLLEN,
Commissioner of Crown Lands.

Land in Canterbury Land District for Sale by Public Auction.

District Lands Office,
Christchurch, 6th December, 1910.

NOTICE is hereby given that the undermentioned land will be offered for sale by public auction at this office, at 11 o'clock a.m. on Wednesday, the 8th day of March, 1911, under the provisions of section 132 of the Land Act, 1908.

SCHEDULE.

CANTERBURY LAND DISTRICT.—PATITI SURVEY DISTRICT.

Section.	Block.	Area.	Upset Price.
36716	III	A. R. P. 41 0 0	£ s. d. 85 0 0

T. N. BRODRICK,
Commissioner of Crown Lands.

Land in Otago Land District for Disposal under Section 138 of the Land Act, 1908.

District Lands Office,
Dunedin, 13th December, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under section 138 of the said Act, on or after Wednesday, the 15th March, 1911.

SCHEDULE.

OTAGO LAND DISTRICT.

AN estimated area of 85 acres of unsurveyed land, being part of the site reserved for the Town of Gladstone, and now called Section 52, Block I, Lower Hawea Survey District.

E. H. WILMOT,
Commissioner of Crown Lands.

Land in Auckland Land District open for Sale or Selection.

District Lands Office,
Auckland, 6th December, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land is open for sale or selection, and applications will be received at this office up to 4 o'clock p.m. on Monday, the 27th day of March, 1911.

SCHEDULE.

AUCKLAND LAND DISTRICT.—HOKIANGA COUNTY.—TUTAMOE SURVEY DISTRICT.

Second-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Lease: Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
3A	II	A. R. P. 185 2 15	£ s. d. 280 0 0	£ s. d. 7 0 0	£ s. d. 5 12 0

ERIC C. GOLD SMITH,
Commissioner of Crown Lands.

Land in Southland Land District open for Sale or Selection.

District Lands Office,
Invercargill, 25th October, 1910.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land is open for sale or selection, and applications will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of February, 1911.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—TARINGATURA SURVEY DISTRICT.

First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly Rent.
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1 | XLI | A. R. P. | £ s. d. | £ s. d. | £ s. d.
 1 | XLI | 88 0 5 | 180 0 0 | 4 10 0 | 3 15 0

Weighted with £40, for improvements consisting of fencing and grassing.

H. M. SKEET,
 Commissioner of Crown Lands.

Reserves in Wellington Land District for Lease by Public Tender.

District Lands Office,
 Wellington, 6th February, 1911.

NOTICE is hereby given that written tenders for leases of the undermentioned reserves will be received at this office up to 4 o'clock p.m. on Wednesday, the 22nd day of March, 1911, under the provisions of the Public Reserves and Domains Act, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.—TOWN OF KAKAHI.

Section.	Block.	Area.	Minimum Annual Rental.	Term.
13	I	A. R. P. 0 1 0	£ s. d. 1 0 0	Seven years.
18	"	0 3 8	1 10 0	"
12	II	0 3 13	1 10 0	"

Kakahi is situated near the junction of the Upper Wanganui and Whakapapa Rivers, about ten miles south of Taumarunui. The North Island Main Trunk Railway passes through it. The sections comprise open land; soil light and pumiceous, on pumice subsoil.

TERMS AND CONDITIONS OF LEASE.

1. Tenders must be accompanied by marked cheque or post-office order for six months' rent at the rate offered, together with £1 ls. lease fee.
2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Residence and improvements are not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause.
3. Possession will be given on the day of acceptance of tender.
4. The leases shall be for the term specified, but shall be subject to termination by twelve months' notice in the event of the land being required by the Government.
5. The rent shall be paid half-yearly in advance.
6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, without consent.
7. The lessee shall prevent the growth and spread of gorse, broom, and sweetbriar on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbriar, broom, or other noxious weeds or plants, as may be directed by the Commissioner of Crown Lands.
8. The lease will be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.
9. The highest or any tender will not necessarily be accepted.

JAMES MACKENZIE,
 Commissioner of Crown Lands.

Pastoral Runs in Canterbury Land District for License by Public Auction.

District Lands Office,
 Christchurch, 5th January, 1911.

NOTICE is hereby given that the undermentioned pastoral runs will be offered for license by public auction at the Assembly Rooms, Timaru, at 11 o'clock a.m. on Tuesday, 28th February, 1911, under the provisions of the Land Act, 1908

SCHEDULE.

CANTERBURY LAND DISTRICT.

Class A.

RUN 234A, Waimate County: 4,713 acres; term of license, fourteen years; upset rental, £235 per annum.

Run 234B, Waimate County: 4,596 acres; term of license, fourteen years; upset rental, £287 per annum.

LOCALITY AND DESCRIPTION.

These runs are situated on the slopes of the Station Peak Range, which flanks the eastern side of the Hakataramea Valley, South Canterbury. They lie on the northern side of Meyer's Pass, near the source of the South Waihao River, about twenty-three miles from Waimate and fourteen miles from Hakataramea. They comprise high open hill country of purely pastoral character, the spurs being intersected by deep rough gullies. The vegetation consists of native and English grasses, with snow-grass only on the higher altitudes. The runs are fairly well watered by springs and streams, but are liable to burn up in a dry summer, and, as the altitude ranges from about 1,500 ft. up to about 3,500 ft. above sea-level, it is liable to heavy falls of snow in winter.

The approximate valuations of improvements, consisting in each case of a hut, and boundary and subdivision fencing, are £330 on Run 234A and £428 on Run 234B. This information is published for the information of intending purchasers, but must be taken as approximate only, as the final valuation will be made in accordance with section 244 of the Land Act, 1908, at least three months before the expiry of the present licenses, and the purchasers of the new licenses (being other than the present licensees) will be required to pay the amount of such valuations before being admitted to possession of the runs.

Possession will be given on the 1st March, 1912.

SPECIAL CONDITIONS.

The licensee of every run shall, during the second and every succeeding year of the term of his license, plant with suitable trees, to the satisfaction of the Commissioner of Crown Lands, an area of at least one acre upon some part of his run. The number of trees so planted upon every acre shall be at least 1,000. The areas planted shall be securely fenced in with a rabbit- and stock-proof fence; all failures or losses shall from time to time be replanted as may be found necessary; and the plantations shall be protected, trimmed, and maintained during the term of the license to the satisfaction of the Commissioner of Crown Lands.

The licensee shall not, during the months of December, January, February, March, April, May, and June, or such other months not exceeding altogether seven in any one year, as the Commissioner shall from time to time determine, burn the grass on his run.

T. N. BRODRICK,
 Commissioner of Crown Lands.

Pastoral Runs in Otago Land District for License by Public Auction.

District Lands Office,
 Dunedin, 5th January, 1911.

NOTICE is hereby given that the undermentioned pastoral runs will be offered for license by public auction at this office at 11 o'clock a.m. on Tuesday, the 28th day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

Run 496, Vincent County (Class B): Area, 1,310 acres; term, fourteen years; upset annual rental, £25; valuation for improvements, £56 7s. 6d.

Run 497, Vincent County (Class B): Area, 2,275 acres; term, fourteen years; upset annual rental, £48; valuation for improvements, £50 12s.

Run 501, Tuapeka County (Class B): Area, 4,495 acres; term, fourteen years; upset annual rental, £66; valuation for improvements, £123 17s.

Possession will be given on 1st March, 1911, subject, however, to the right of the present pastoral licensees to occupy the country up to 31st March, 1911, on condition that they pay the incoming tenants the proportion of rent for the month of March, 1911.

Locality and Description.

Run 496.—Open, broken, pastoral country, two-thirds of the area being winter country, well grassed and watered; the balance is summer country, not so well watered or grassed. Altitude, 2,000 ft. to 5,000 ft. Distant about twelve miles from Alexandra. The improvements consist of fencing on boundary with Run 425B, 26 chains, at 5s. per chain, £6 10s.; fencing on half boundary with Butler's pastoral run, 133 chains, at 7s. 6d. per chain, £49 17s. 6d.; total, £56 7s. 6d.

Run 497.—Similar to Run 496. Has a frontage to the main road. The improvements consist of fencing on boundary with Run 425B, 76 chains, at 3s. per chain, £11 8s.; fencing along road, not on boundary, 104 chains, at 6s. per chain, £31 4s.; stone hut, £8; total, £50 12s.

Run 501.—Rough, broken, pastoral land, summer country only. Altitude, 2,000 ft. to 5,000 ft. Distant about nine miles from Roxburgh. The improvements consist of fencing on boundary with Run 425B, 176 chains, at 6s. per chain, £52 16s.; fencing on half boundary with Small Grazing-run No. 500, 98 chains, at 7s. per chain, £34 6s.; fencing on half boundary with Small Grazing-run No. 502, 36 chains, at 10s. per chain, £18; fencing on half boundary with Small Grazing-run No. 502, 50 chains, at 7s. 6d. per chain, £18 15s.; total, £123 17s.

E. H. WILMOT,
Commissioner of Crown Lands.

Pastoral Runs in Otago Land District for License by Public Auction.

District Lands Office,
Dunedin, 20th December, 1910.

NOTICE is hereby given that the undermentioned pastoral runs will be offered for license by public auction at this office at 11 o'clock a.m. on Tuesday, the 28th day of February, 1911, under the provisions of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

Run 243D, Waitaki County (Class A): Area, 15,500 acres; term, twenty-one years; upset annual rental, £250; valuation for improvements, £669 10s.

Run 243E, Waitaki County (Class A): Area, 31,800 acres; term twenty-one years; upset annual rental, £600; valuation for improvements, £907 19s.

The purchaser of Run 243E will be required to take a license (expiring at the same time as the run license) under section 59 of the Land for Settlements Act, 1908, over Section 3, Block II, Otamatakau District. Area, 30 acres; annual rental, £9; valuation for buildings, £800. The buildings may be paid for in cash or by half-yearly instalments of £31 4s., extending over the period of twenty-one years.

Possession will be given on 1st March, 1912.

Locality and Description.

Run 243D.—Situated about eleven miles and a half from Kurow Railway-station. Good tussock hills, with bare faces towards the main road. Dark, steep faces into Otematata

River. Good pasture on river-bed. Steep and broken in parts. Well watered by Parson's Rock Creek and Waitaki River. There is a small quantity of water in Rugged Ridges Creek. The run has a good homestead-site. Altitude, 820 ft. to 4,700 ft. The improvements consist of half fencing on north-east boundary with Run 243C, 118 chains, at 8s. per chain, £47 4s.; half fencing on part south boundary with Run 243C, 66 chains, at 6s. 6d. per chain, £21 9s.; half fencing on part of south boundary with Run 243C, 28 chains, at 5s. per chain, £7; half fencing on west boundary with 243E, 168 chains, at 6s. 6d. per chain, £54 12s.; half fencing on north-west boundary with Run 243E, 135 chains, at 10s. per chain, £67 10s.; fencing on south side of main road, 135 chains, at 9s. per chain, £60 15s.; fencing on north side of main road, 40 chains, at 13s. per chain, £26; fencing on north side of main road, 66 chains, at 9s. per chain, £29 14s.; fencing on north side of main road, 77 chains, at 7s. per chain, £26 19s.; subdivisional fencing down Parson's Rock Creek, 110 chains, at 6s. 6d. per chain, £35 15s.; subdivisional fencing from near Trig. J to Section 2, 254 chains, at 8s. per chain, £101 12s.; subdivisional fencing into Parson's Rock Creek, 52 chains, at 6s. 6d. per chain, £16 18s.; subdivisional fencing to opposite corner of Section 2A, 142 chains, at 7s. 6d. per chain, £53 5s.; subdivisional fencing west of Section 2, 16 chains, at 4s. per chain, £3 4s.; subdivisional fencing east of Section 2, 20 chains, at 9s. per chain, £9; subdivisional fencing west of Sections 1 and 4, 17 chains at 5s. per chain, and 18 chains at 7s. per chain, £10 11s.; subdivisional fencing east of Sections 1 and 4, 48 chains at 6s. 6d. per chain, and 26 chains at 5s. per chain, £22 2s.; sheep-yards at Harrison's Spur, £6; shearers' accommodation-house, £50; stone-yards, £20. Total valuation, £669 10s.

Run 243E: Situated about sixteen miles from Kurow Railway-station. This run is divided into two parts by the Otematata River, over which is a sheep-bridge. The first part, comprising about 10,200 acres, is all good tussock hills, bare towards the Waitaki River. This part is subdivided into seven large paddocks and two small ones, all the fences being in fairly good order. Well watered. A small race from Station Creek supplies the homestead. A good supply of water could be taken out of the Otematata River, and this supply could be used to irrigate the flat land around the homestead. The back portion of the run, comprising about 21,600 acres, and known as the "Forks" country, lies on the south side of the Otematata River. It is bounded by branches of the river on the east and west sides and by a fence on the south side. It is all fairly good tussock country, with steep slopes and gorges into the river and creeks through it. Altitude, 850 ft. to 5,000 ft. The improvements consist of half fencing on south boundary, 274 chains, at 6s. per chain, £82 4s.; half fencing on part of the south-east boundary with Run 243D, 135 chains, at 10s. per chain, £67 10s.; half fencing on part of east boundary with Run 243D, 168 chains, at 6s. 6d. per chain, £54 12s.; fencing on boundary with Sections 2, 4, and 5, 62 chains, at 13s. per chain, £40 6s.; fencing on south side of main road, 112 chains, at 12s. 6d. per chain, £70; fencing from Munro's Freehold to Otematata thence to Waitaki River, 64 chains, at 9s. per chain, £28 16s.; fencing on north side of main road from Munro's Freehold to opposite Section 3, 54 chains, at 8s. per chain, £21 12s.; subdivisional fencing in Blocks X and XI, 160 chains, at 9s. per chain, £72; subdivisional fencing near confluence of east and west branches of Otematata River, 76 chains, at 10s. per chain, £38; fencing from near Trig. B to bend in Otematata River, 343 chains, at 8s. per chain, £137 4s.; old wire-and-standard subdivisional fence, 100 chains, at 3s. per chain, £15; from near Trig. B to old fence, 78 chains, at 8s. per chain, £31 4s.; subdivisional fencing past Trig. A to shearing paddock, 132 chains, at 7s. per chain, £46 4s.; from old fence to corner of Section 3, 154 chains, at 8s. per chain, £61 12s.; subdivisional fencing into Station Creek, 42 chains, at 7s. 6s. per chain, £15 15s.; fencing round shearing paddock in the north-west corner of the run, 160 chains, at 7s. 6d. per chain, £60; huts (Chimney Gully, £16; and Forks, £5), £21; sheep-bridge, £45. Total valuation, £907 19s.

Section 3, Block II, Otamatakau District, is the homestead-site of Run 243E. The improvements which are included in the value of the land consist of 101 chains boundary and subdivisional fencing at 6s. per chain, £30 6s.; sheep-yards, £20; garden and trees, £40; fowl-run, £2 10s.; total, £92 16s. The improvements not included in the value of the land consist of buildings valued at £800, made up as follows: Dwelling-house of nine rooms, £380; wool-shed, £250; stable and feed-house, £45; shepherds' hut, £30; shearers' hut, cook-house, and dining-room, £90; shed, £5. The buildings may be paid for in cash, or in twenty-one years by half-yearly instalments of £31 4s.

E. H. WILMOT,
Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Tapuaeharuru, Taupo.

REGISTRAR'S OFFICE, AUCKLAND, 9th February, 1911.
 NOTICE is hereby given that the matter mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Tapuaeharuru, Taupo, on the 25th day February, 1911, or as soon thereafter as the business of the Court will allow.
 [Auckland, 1911-8.]

E. P. EARLE, Registrar.

SCHEDULE.

APPLICATION FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
652	Joseph Rickit	Rehe te Ngahue.

Sitting of the Native Land Court at New Plymouth.

REGISTRAR'S OFFICE, WHANGANUI, 9th February, 1911.
 NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at New Plymouth on the 23rd day of February, 1911, or as soon thereafter as the business of the Court will allow.
 [Whanganui, 1911-2.]

A. H. MACKAY, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.
394	Makers Keremene, Ngaheri Keremene	Section 65, Waitara West, Paritutu Survey District, Block III.
395	Ngataura Mihi, Rua Poutama	Subdivision 13, Section 1, Block I, Wairau, Oakura Survey District.
396	Puke Niu Tireni	Kaipakopako, Waitara West, Section 84.

REFERENCE UNDER SECTION 28 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1910.

No.	Name of Applicant.	Name of Land.	Nature of Application.
397	The Chief Judge, Native Land Court	Mangamingi	For inquiry and report as to whether the succession order to interest of Hone Pihama be annulled.

APPLICATION BY THE REGISTRAR OF THE NATIVE LAND COURT FOR DISMISSAL OF APPEAL.

No.	Name of Applicant.	Name of Land.	Nature of Application.
398	A. H. Mackay	Otaraua and Ngati Rahiri	Applying that appeal of Rangi Watene and Hamarama Watene be dismissed on the ground that they have failed to deposit security for costs.

REFERENCE UNDER SECTION 49 OF THE NATIVE LAND LAWS AMENDMENT ACT, 1895.

No.	Name of Applicant.	Name of Land.	Nature of Application.
399	The Chief Judge, Native Land Court	Waitara West, Section 135, (Matarikoriko)	For inquiry and report <i>re</i> succession to Tanira.

APPLICATION UNDER THE NATIVE LAND ACT, 1909, FOR INQUIRY INTO THE CIRCUMSTANCES OF THE ADOPTION MENTIONED BELOW.

No.	Name of Applicant.	Name of Adopted Child.	Particulars of Adoption.
400	Te Tomai Komene	Hopaea Retimana, Mina Retimana	Adoption by Te Tomai Komene of Hopaea Retimana and Mina Retimana, children of Te Ue Retimana and Waimapuna.

APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
401	Dick Mahupuku	Te Rina Hohua.
402	Raniera Karena	Karena Taituha.

APPLICATION TO SUCCEED TO PERSONALTY.

No.	Name of Applicant.	Name of Deceased.
403	Heni Takutai	Takutai Wi Paki.

APPLICATION FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
404	W. H. Wereta	Tiweka Tahupotiki.

Sitting of the Native Land Court at Greytown.

Registrar's Office, Wellington, 14th February, 1911.

NOTICE is hereby given that the several matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Greytown on the 24th day of February, 1911, or as soon thereafter as the business of the Court will allow.

[Wellington, 1911-7.]

E. A. WELCH, Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITION.

No.	Name of Applicant.	Name of Land.
102	Arete Mahupuku and others	Te Ununu N.R. No. 1.
103	Kawana Witinitara and others	Okurupatu B No. 3.
104	Purakau Maika and another	" 3A No. 2B.

APPLICATIONS UNDER SECTION 34 OF THE MAORI LAND LAWS AMENDMENT ACT, 1903, FOR ORDER VESTING LAND IN DISCHARGE OF SURVEY LIEN.

No.	Name of Applicant.	Name of Land.	Amount of Survey Lien.
133	Commissioner of Crown Lands	Mangatainoka 1B No. 2c2	£ s. d. 28 12 0
134	"	Rangataua 2B No. 2	22 10 0
135	"	Mangatainoka 1A No. 1 West	59 5 7
136	"	" 2BH No. 2, Subdivision 2D and E	17 13 0
137	"	" K No. 2A	80 5 6
138	"	" 1A No. 1	18 14 5
139	"	Parahaki	7 10 0

MAORI LAND ADMINISTRATION NOTICES.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Waipiro No. 2 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Waipiro, on Wednesday, the 15th day of March, 1911, at 12 o'clock noon, for the purpose of considering the following proposed resolution:—

"That Sections 6, 7, 10, 11, 12, 13, 14, 15, 16, and 17, Block I, of the Native Township of Waipiro, be sold to John Frank Pettie at the present Government valuation thereof."

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Te Puia Native Township (Waipiro No. 6) will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Waipiro, on Wednesday, the 15th day of March, 1911, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That an offer made by the Crown to purchase the land shall be accepted."

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Whakamarutuna No. 1 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Waipiro, on Wednesday, the 15th day of March, 1911, at 3 o'clock in the afternoon, for the purpose of considering the following proposed resolution :—

“That the said land be sold to Arnold Beetham Williams at a price of £4 per acre for half the said land, and of £3 per acre for the balance of the same.”

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Arataha No. 2A Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tuparoa, on Friday, the 17th day of March, 1911, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution :—

“That the Arataha No. 2A Block be leased to Aramata te Owai Tierete for a term of thirty years at a rental of 3s. per acre per annum.”

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Marangairoa No. 2D Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Te Araroa, on Monday, the 20th day of March, 1911, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution :—

“That the Marangairoa No. 2D Block be leased to Watene Waititi for a period of twenty-one years at a rental of not less than 5 per cent. on the Government capital value, with a right of renewal for a further twenty-one years at a rental of 5 per cent. on the then Government unimproved value.”

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Tairawhiti Maori Land District hereby notifies that a meeting of the owners of Tapahi Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Te Araroa, on Monday, the 20th day of March, 1911, at 12 o'clock noon, for the purpose of considering the following proposed resolution :—

“That the said block be leased in the areas, for the terms, and to the persons to be nominated and fixed at the meeting.”

Dated at Gisborne, this 8th day of February, 1911.

ALEX. KEEFER,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of the Pukaingataru B No. 10, Section 7, Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Monday, the 6th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following resolution :—

“That the said land be sold to William Rogers, of Ohinemutu.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of the Koutu No. 1 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Monday, the 6th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following resolution :—

“That the said land be leased to Pirika te Miroi, of Ohinemutu.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of the Kawaha No. 3L Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Monday, the 6th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following resolution :—

“That the said land be leased to Marie Wathen.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Utanga No. 4 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Monday, the 6th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution :—

“That the said land be leased to Mrs. Scott.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Waikuta No. 2 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapu, Rotorua, on Monday, the 6th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

“That the said land be leased to Pirika te Miroi.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Matata Lot 5 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Monday, the 13th day of March, 1911, at 9 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

“That the said land be leased to Topia Rotohiko and Karepa Hakopa.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of the Paeroa East No. 4B No. 1B Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Saturday, the 11th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following resolution:—

“That portion of the said land be leased to Dalbeth and Vaughan.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of the Paeroa East No. 4B No. 1B Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Hare Takerei's House, Wai-o-Tapu, on Thursday, the 9th day of March, 1911, at 10 o'clock in the forenoon, for the purpose of considering the following resolution:—

“That the said land be sold to the Crown.”

Dated at Rotorua, this 9th day of February, 1911.

JAS. W. BROWNE,
President.

BANKRUPTCY NOTICES.

In Bankruptcy.—In the Supreme Court, holden at Auckland.

NOTICE is hereby given that ROWLAND ELLIOTT, of Whangarei, Baker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at the Courthouse, Whangarei, on Monday, the 20th day of February, 1911, at 11 o'clock.

W. S. FISHER,
Official Assignee.

Auckland, 14th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at New Plymouth.

NOTICE is hereby given that MARTIN FRANCIS CARROLL, of Haveria, Cabinetmaker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 20th day of February, 1911, at 2 o'clock p.m.

C. A. BUDGE,
Deputy Official Assignee for Northern District, at Hawera.

6th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at Wanganui.

NOTICE is hereby given that JAMES FRANCIS GILLIGAN, of Makirikiri, Shepherd, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Monday, the 20th day of February, 1911, at 10 o'clock a.m.

W. RODWELL,
Deputy Official Assignee.

11th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at Hokitika.

NOTICE is hereby given that RICHARD PATRICK PHILLIPS, of Hokitika, Engineer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 16th day of February, 1911, at 2.30 o'clock p.m.

J. BEVAN,
Deputy Official Assignee.

8th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at Christchurch.

NOTICE is hereby given that CARL ADOLPH ANDERSON, of Spotswood, Waiau, Bridge-carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Tuesday, the 21st day of February, 1911, at 2.30 o'clock in the afternoon.

J. EVANS,
Official Assignee.

14th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at Timaru.

NOTICE is hereby given that ROBERT KELLAHAN, of Mayfield, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Saturday, the 18th day of February, 1911, at 11 o'clock a.m.

JOHN DAVISON,
Deputy Official Assignee.

11th February, 1911.

In Bankruptcy.—In the Supreme Court, holden at Dunedin.

NOTICE is hereby given that THOMAS JOHN BROSNAN, of Caversham, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors, to be holden at my office, on Thursday, the 16th day of February, 1911, at 2.30 o'clock.

F. H. MORICE,
Official Assignee.

Dunedin, 10th February, 1911.

MINING NOTICES.

In the matter of the Waihi Beach Mines (No Liability), (in voluntary liquidation).

THE creditors of the above-named company are required, on or before the 6th day of March, 1911, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any), to the undersigned, at his office, Hobson Buildings, Shortland Street, Auckland, the Liquidator of the said company; and, if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims, at such office, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 10th day of February, 1911.

229

HENRY J. LEE, Liquidator.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Island Block Gold Dredging and Sluicing Company (Limited).
When formed, and date of registration: 26th February, 1900.

Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager: Dunedin; James Brown.

Nominal capital: £60,000.

Amount of capital subscribed: £24,030.

Amount of capital actually paid up in cash: £12,030.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £12,000.

Number of shares into which capital is divided: 60,000.

Number of shares allotted: 25,000.

Amount paid per share: £1 per share on 12,030 shares.

Amount called up per share: £1 per share on 12,030 shares.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: 970.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 30.

Present number of shareholders: 108.

Number of men employed by company: 8.

Quantity and value of gold produced during preceding year: 214 oz. 10 dwt. 10 gr.; £834 16s.

Total quantity and value produced since registration: 7,421 oz. 7 dwt. 12 gr.; £28,945 2s. 10d.

Amount expended in connection with carrying on operations during preceding year: £1,708 15s. 8d.

Total expenditure since registration: £34,894 0s. 9d.

Total amount of dividends declared: £2,403.

Total amount of dividends paid: £2,403.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £662 16s. 2d.

Amount of cash in hand: Nil.

Amount of debts directly due to company: £183 14s.

Amount of debts considered good: £183 14s.

Amount of debts owing by company: £222 16s.

Amount of contingent liabilities of company (if any): Nil.

I, James Brown, of Dunedin, the Secretary of the Island Block Gold Dredging and Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

JAMES BROWN,
Secretary.

Declared at Dunedin, this 30th day of January, 1911, before me—G. L. Denniston, J.P.

231

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Roxburgh Amalgamated Mining and Sluicing Company (Limited).

When formed, and date of registration: 2nd March, 1889.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary: Dunedin; John Davie.

Nominal capital: £30,000.

Amount of capital subscribed: £29,152 10s.

Amount of capital actually paid up in cash: £13,121 5s. 6d.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £15,000.

Number of shares into which capital is divided: 30,000.

Number of shares allotted: 29,152.

Amount paid per share: 18s. 6d.

Amount called up per share: 18s. 6d.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: 825.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 7.

Present number of shareholders: 173.

Number of men employed by company: Average 14.

Quantity and value of gold produced since last statement: 844 oz. 2 dwt.; £3,235 8s. 4d.

Total quantity and value produced since registration: 27,834 oz. 2 dwt. 7 gr.; £104,258 18s. 10d.

Amount expended in connection with carrying on operations since last statement: £2,002 4s. 2d.

Total expenditure since registration: £85,081 11s. 9d.

Total amount of dividends declared: £32,429 16s. 4d.

Total amount of dividends paid: £32,429 16s. 4d.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank and on deposit: £1,089 2s. 4d.

Amount of cash in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts considered good:

Amount of debts owing by company: £91 12s. 11d.

Amount of contingent liabilities of company (if any): Nil.

I, John Davie, of Dunedin, the Secretary of the Roxburgh Amalgamated Mining and Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

JOHN DAVIE,
Secretary.

Declared at Dunedin, this 27th day of January, 1911, before me—Eardley C. Reynolds, J.P.

232

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Mount Morgan Sluicing Company (Limited).

When formed, and date of registration: 2nd July, 1902.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary: Matakanaui; T. Duggan.

Nominal capital: £2,800.

Amount of capital subscribed: £800.

Amount of capital actually paid up in cash: £800.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £2,000.

Number of shares into which capital is divided: 2,800.

Number of shares allotted: 2,800.

Amount paid per share: £1.

Amount called up per share: £1.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 8.

Present number of shareholders: 11.

Number of men employed by company: 2.

Quantity and value of gold produced during preceding year: 196 oz. 6 dwt. 11 gr.; £755 10s. 6d.

Total quantity and value produced since registration: 1,424 oz. 13 dwt. 13 gr.; £5,489 12s. 10d.

Amount expended in connection with carrying on operations during preceding year: £585 10s. 2d.

Total expenditure since registration: £5,266 8s. 7d.
 Total amount of dividends declared: £210.
 Total amount of dividends paid: £210.
 Total amount of unclaimed dividends: Nil.
 Amount of cash in bank: £78 10s. 11d.
 Amount of cash in hand: Nil.
 Amount of debts directly due to company: Nil.
 Amount of debts considered good: Nil.
 Amount of debts owing by company: Nil.
 Amount of contingent liabilities of company (if any): Nil.

I, Timothy Duggan, of Matakauui, the Secretary of the Mount Morgan Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

T. DUGGAN,
 Secretary.

Declared at Matakauui, this 6th day of February, 1911,
 before me—Jno. Sheppard, J.P. 236

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Gold Star Sluicing Company (Limited).
 When formed, and date of registration: 7th May, 1910.
 Whether in active operation or not: In active operation.
 Where business is conducted, and name of Secretary:
 Dunedin; Edward Trythall.
 Nominal capital: £2,000 (£500 held in reserve).
 Amount of capital subscribed: £850.
 Amount of capital actually paid up in cash: £638.
 Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.
 Paid-up value of scrip given to shareholders on which no cash has been paid: £250.
 Number of shares into which capital is divided: 2,000.
 Number of shares allotted: 850.
 Amount paid per share: £1.
 Amount called up per share: £1.
 Number and amount of calls in arrear: Nil.
 Number of shares forfeited: Nil.
 Number of forfeited shares sold, and money received for same: Nil.
 Number of shareholders at time of registration of company: 16.
 Present number of shareholders: 17.
 Number of men employed by company: 3, and Secretary.
 Quantity and value of gold produced during preceding year: 6 oz. 13 dwt. 14 gr.; £25 13s.
 Total quantity and value produced since registration: 6 oz. 13 dwt. 14 gr.; £25 13s.
 Amount expended in connection with carrying on operations: £633 14s. 8d.
 Total expenditure since registration: £633 14s. 8d.
 Total amount of dividends declared: Nil.
 Total amount of dividends paid: Nil.
 Total amount of unclaimed dividends: Nil.
 Amount of cash in bank: Nil.
 Amount of cash in hand: Nil.
 Amount of debts directly due to company: Nil.
 Amount of debts considered good: Nil.
 Amount of debts owing by company: £200 (about).
 Amount of contingent liabilities of company (if any): Nil.

I, Edward Trythall, the Secretary of the Gold Star Sluicing Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

EDW. TRYTHALL,
 Secretary.

Declared at Dunedin, this 19th day of January, 1911,
 before me—Thos. Ross, J.P. 239

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Mills Reward Gold-mining Company (Limited).
 When formed, and date of registration: 6th August, 1910.
 Whether in active operation or not: In active operation.
 Where business is conducted, and name of Secretary:
 Devon Street, New Plymouth; E. P. Webster.
 Nominal capital: £22,500.
 Amount of capital subscribed: £9,984.
 Amount of capital actually paid up in cash: £1,371.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.
 Paid-up value of scrip given to shareholders on which no cash has been paid: £4,500.
 Number of shares into which capital is divided: 150,000.
 Number of shares allotted: 36,560.
 Amount paid per share: 6d.
 Amount called up per share: 3d.
 Number and amount of calls in arrear: 118; £284.
 Number of shares forfeited: Nil.
 Number of forfeited shares sold, and money received for same: Nil.
 Number of shareholders at time of registration of company: 165.
 Present number of shareholders: 188.
 Number of men employed by company: 5.
 Quantity and value of gold or silver produced since last statement: Nil.
 Total quantity and value produced since registration: Nil.
 Amount expended in connection with carrying on operations since last statement: £809 1s. 2d.
 Total expenditure since registration: £809 1s. 2d.
 Total amount of dividends declared: Nil.
 Total amount of dividends paid: Nil.
 Total amount of unclaimed dividends: Nil.
 Amount of cash in bank: £161 3s. 9d.
 Amount of cash in hand: £72 12s. 6d.
 Amount of debts directly due to company: Nil.
 Amount of debts considered good: Nil.
 Amount of debts owing by company: Nil.
 Amount of contingent liabilities of company (if any): £600.

I, Edward Percy Webster, of New Plymouth, the Secretary of the Mills Reward Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1910; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

E. P. WEBSTER,
 Secretary.

Declared at New Plymouth, this 31st day of January, 1911, before me—A. R. Standish, a Solicitor of the Supreme Court of New Zealand. 240

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice.

5050. JOSEPH FLANAGAN.—Section 3 and parts of Sections 2 and 4, Village of Drury, containing 75 acres 3 roods 17.6 perches. Occupied by Applicant.

5082. MARY ELIZABETH LOCK.—Lot 110 and part of Lot 111 of Allotment 11, Section 48, City of Auckland, containing 23 perches. Unoccupied.

5086. SAMUEL WILLIAM MILLER.—Part of Allotment 4, Section 4, City of Auckland, containing 5.4 perches. Occupied by Applicant and Messrs. Clarke, Gilling, and Preezan.

Diagrams may be inspected at this office.

Dated this 11th day of February, 1911, at the Lands Registry Office, Auckland.

THOS. HALL,
 District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 18th day of March, 1911.

ARTHUR WILLIAM GILLIES and ERNEST EDWARD NALDER.—Allotment 5, deposited plan No. 2505, of Section 152, Patea District. Occupied by Applicants. No. 1227.

WILLIAM PARSONS.—Allotment 3 of part Section 414, Patea District. Occupied by Arthur T. Peters. No. 1229.

Diagrams may be inspected at this office.

Dated this 13th day of February, 1911, at the Lands Registry Office, New Plymouth.

A. V. STURTEVANT,
 Assistant Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same on or before the 16th day of March, 1911.

Application 4418 (Plan A/2863). CHARLES MACE GALPIN.—27 acres 2 roods 9 $\frac{1}{2}$ perches, part Section 51, Rangitikei District, Block XI, Wangaehu Survey District. Occupied by Applicant.

Diagram may be inspected at this office.

Dated this 14th day of February, 1911, at the Lands Registry Office, Wellington.

E. BAMFORD,
District Lands Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice.

1460. ANNE AUGUSTA EDWARDS AND OTHERS.—Sections 586 to 591, 595, and parts of Section 585, City of Nelson, 13 acres 3 roods 5 perches. Occupied by Applicants.

1463. WILLIAM EDMOND BROWN.—Section 212, and part of Section 210, Moutere, 75 acres. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 13th day of February, 1911, at the Lands Registry Office, Nelson.

W. W. DE CASTRO,
Assistant District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same within one month from the date of the *Gazette* containing this notice.

11290. JOSEPH STONE.—20 $\frac{1}{2}$ perches, part of Rural Section 243B, St. Albans Ward, City of Christchurch. Occupied by Applicant.

11345. RACHEL LAPPAGE STRAW.—33 $\frac{5}{8}$ perches, part of Rural Section 325, Block XI, Christchurch Survey District. Unoccupied.

Diagrams may be inspected at this office.

Dated this 14th day of February, 1911, at the Lands Registry Office, Christchurch.

G. G. BRIDGES,
District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, unless caveat be lodged forbidding the same within one calendar month from the date of the *Gazette* containing this notice.

2941. ROBERT CLEAVE.—8 acres and 20 perches, parts of Section 28, Block I, Invercargill Hundred, being Lots 45 to 60 and part of 61, Township of Harewood. Unoccupied.

Diagram may be inspected at this office.

Dated this 6th day of February, 1911, at the Lands Registry Office, Invercargill.

C. E. NALDER,
District Land Registrar.

APPLICATION having been made to me for the issue of a provisional certificate of title in favour of CHARLES PACK, of Invercargill, Bricklayer, for Section 14, Block LXII, Town of Invercargill, being the land contained in certificate of title, Vol. 13, folio 276, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title, as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the *Gazette*.

Dated at the Lands Registry Office, Invercargill, the 9th day of February, 1911.

C. E. NALDER,
District Land Registrar.

PRIVATE ADVERTISEMENTS.

NOTICE.

THE COMPANIES ACT, 1908 (SECTION 266).

Re James Freeman (Limited).

TAKE notice that the name of the above-mentioned company will, at the expiration of three months from the date hereof, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

Given under my hand, at Christchurch, this 14th day of February, 1911.

P. G. WITHERS,
Assistant Registrar of Companies.

NOTICE OF INTENTION TO CEASE CARRYING ON BUSINESS IN NEW ZEALAND.

THE Attorneys in New Zealand for the New Zealand Trust and Loan Company (Limited) hereby give notice that the said company intends and will voluntarily cease to carry on business in Christchurch, Dunedin, or elsewhere in New Zealand from and after the second day of May, one thousand nine hundred and eleven.

Dated this twenty-sixth day of January, one thousand nine hundred and eleven.

THE NEW ZEALAND TRUST AND LOAN COMPANY (LIMITED).

By its Attorneys,

SHEPLEY C. KESTEVEN.
CHAS. C. BOWEN.

Witness—R. Barrett, Clerk to Harman and Stevens (Limited), Christchurch. 160

NOTICE OF DISCONTINUANCE OF BUSINESS.

IN THE MATTER OF THE COMPANIES ACT, 1908.

NOTICE is hereby given that SOUTHERN SALES (LIMITED), a company incorporated in New South Wales, intends to discontinue carrying on business in the Dominion of New Zealand. The business of SOUTHERN SALES (LIMITED) has been acquired and will be continued by the UNITED DISTRIBUTING COMPANIES (LIMITED), under the control of Mr. G. P. DARLOW, as heretofore, at his new offices, third floor Baker's Buildings, corner of Hunter and Featherston Streets, in the City of Wellington.

Dated 3rd February, 1911.

G. P. DARLOW,
Attorney. 216

NOTICE OF REGISTERED OFFICE.

IN THE MATTER OF THE COMPANIES ACT, 1908.

NOTICE is hereby given that the situation and locality of the office or place of business of the UNITED DISTRIBUTING COMPANIES (LIMITED) is at Baker's Buildings, corner of Hunter and Featherston Streets, in the City of Wellington. The company begs to notify that it has taken over and will continue the business heretofore carried on in New Zealand by SOUTHERN SALES (LIMITED).

Dated 3rd February, 1911.

G. P. DARLOW,
Attorney. 217

OHINEMURI COUNTY COUNCIL.

NOTICE is hereby given that it is the intention of the Ohinemuri County Council to execute a certain public work, to wit, the making of a road through Piraurahi No. 3B, in Block XVI of the Waihou Survey District, in the County of Ohinemuri, and for the purpose of such public work to take, under the provisions of the Public Works Act, 1908, and the amendments thereof, the lands described in the Schedule hereto.

And notice is hereby given that a copy of the plan of the said lands so required to be taken is deposited at the offices of the Ohinemuri County Council, at Paeroa, in the said county, and is there open for public inspection.

And notice is hereby further given that all persons affected shall, if they have any well-grounded objections to the execution of the said public work, or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Ohinemuri County Council, at its offices in Belmont Road, Paeroa.

Schedule.

Approximate Area of each of the Parcels of Land taken.	Being Portion of Section	Situated in Block No.	Situated in the Survey District of	Shown on Plan marked	Coloured on Plan	Situated in the County of
A. R. P. 0 0 27.2	No. 3B, Piraurahi	XVI	Waihou	15552	Pink	Ohinemuri.

Dated this 8th day of February, 1911.

R. W. EVANS,
Clerk of the Ohinemuri County Council.

230

OHINEMURI COUNTY COUNCIL.

NOTICE is hereby given that it is the intention of the Ohinemuri County Council to execute a certain public work, to wit, the making of a road through Sections 1 and 5A, situate in Block V of the Aroha Survey District, and for the purpose of such public work to take, under the provisions of the Public Works Act, 1908, and the amendments thereof, the lands described in the Schedule hereto. And notice is hereby further given that a copy of the plan of the said lands so required to be taken is deposited at the offices of the Ohinemuri County Council, at Paeroa, in the said county, and is there open for public inspection; and all persons affected, having any well-grounded objection to the execution of the said work or the taking of the said lands, are hereby called upon to set forth their objections in writing, and to send such writing, within forty days from the first publication of this notice, to the Ohinemuri County Council, at its office in Belmont Road, Paeroa.

Schedule.

Approximate Area of each of the Parcels of Land required to be taken.	Being Portion of Section	Situated in Block No.	Shown on Plan marked	Coloured on Plan	Situated in the Survey District of
A. R. P. 0 2 33	1	V	15829	Yellow	Aroha, Ohinemuri County.
5 3 16	5A	V	15829	Pink	Aroha, Ohinemuri County.

Dated this 6th day of February, 1911.

R. W. EVANS,
Clerk, Ohinemuri County Council.

227

NOTICE OF DISSOLUTION.

NOTICE is hereby given that the Partnership hitherto existing between PAUL MAXIMILIAN FINK, JOHN WILKINSON, THOMAS GEORGE GOVAN, PHILIP MILBURN, WILLIAM GREY, and ANDREW HANNAH, carrying on business at Tiger Hill, Alexandra South, as the "Lady Annie Gold-dredging Party," has been dissolved as from 8th day of December, 1910.

Dated the 26th day of January, 1911.

JOHN WILKINSON.
P. M. FINK.
P. MILBURN.
A. HANNAH.
THOS. GOVAN.
WM. GREY.

233

NOTICE is hereby given that the Partnership hitherto subsisting between us, the undersigned, JOHN WYLLIE CANDLISH and ARTHUR EDWARD LEWIS WARTMAN, carrying on business as Photographers under the style or firm of "Candlish and Wartman," has this day been dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said ARTHUR EDWARD LEWIS WARTMAN, at No. 788 Colombo Street, Christchurch, the business premises of the late firm.

As witness our hands this 7th day of February, 1911.

J. W. CANDLISH.
A. E. L. WARTMAN.

Witness to the signatures of John Wyllie Candlish and Arthur Edward Lewis Wartman—O. T. J. Alpers, Solicitor, Christchurch. 234

DISSOLUTION OF PARTNERSHIP.

THE Partnership lately existing between the undersigned under the style of "Barr, Leary, and Williams" has been this day dissolved by mutual consent.

The business will hereafter be carried on by the undersigned A. T. WILLIAMS and E. W. HUNT alone.

Dated this 10th day of February, 1911.

S. C. LEARY.
ALGAR T. WILLIAMS.
ERNEST W. HUNT.

235

FRANKTON TOWN DISTRICT.

RESULT OF POLL FOR RATING ON UNIMPROVED VALUES, HELD WEDNESDAY, 1ST FEBRUARY, 1911.

PROPOSAL that henceforth the system of rating property on the basis of the unimproved value thereof be adopted in the Frankton Town District.

	Votes.
Number of votes recorded for the proposal	70
Number of votes recorded against the proposal	14
Majority of votes in favour of the proposal	56
Informal	3

I therefore declare the proposal to be carried.

FRANK B. JOLLY,
Chairman.
WM. A. GOSLING,
Returning Officer.

Frankton Town Board Office,
2nd February, 1911.

237

PHARMACY BOARD OF NEW ZEALAND.

NOTICE is hereby given that subsequent to the notice given by me dated the 12th day of January, 1911, calling for nominations of candidates to fill the vacancy on the Board caused by the resignation of Ralph R. Parnham, there being only one nomination received, that of WILLIAM HENRY WOOLLAMS, of Auckland, Pharmaceutical Chemist, which was received after the time appointed for the closing of nominations, the said WILLIAM HENRY WOOLLAMS was at the meeting of the Board held on 10th instant at Wellington duly appointed by the Board member for the Auckland District to fill the vacancy caused by the resignation of the said Ralph R. Parnham.

Dated at Wellington, the 10th day of February, 1911.

C. W. NIELSEN,
Registrar.

238

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between us, the undersigned, WILLIAM LAIDLAW and DAVID CRAWFORD, in the business of Sheep-farmers, carried on by us on the Matakau Station, in the Provincial District of Otago, under the style or firm of "Laidlaw and Crawford," has been dissolved by mutual consent as from the 31st day of March, 1910, and that creditors of the firm are required to send in all claims upon the firm without delay to Murray, Roberts, and Co. (Limited), of Dunedin, Stock and Station Agents.

Dated the ninth day of February, one thousand nine hundred and eleven.

WM. LAIDLAW.

Witness to the signature of William Laidlaw—George Moran, Shepherd, Matakau.

D. CRAWFORD.

Witness to the signature of David Crawford—P. Lemon, Solicitor, Dunedin. 241

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