

THE

# NEW ZEALAND GAZETTE.

**H**ublished by Authority.

# WELLINGTON, THURSDAY, MARCH 6, 1913.

Land set apart for Selection.

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

W HEREAS by section seventy-seven of the New Zea-V land State-guaranteed Advances Act. 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventyseven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule as set apart for selection.

#### SCHEDULE.

SOUTHLAND LAND DISTRICT.

Round Hill Block (1,990 Acres).

Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
A. R. P. 116 2 0 0 125 0 0 182 0 0 186 0 0 144 0 0 172 0 0 172 0 0 255 0 0 268 1 0 206 1 20 112 3 0	17 18 19 20 10 11 12 13 14 15	III  " XII  " " "	Longwood	L. and S. 4459/1	Blue.

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. [L.s.]

# A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

#### SCHEDULE.

Auckland Land District.

Oamaru No. 4 Block (6,343 Acres).

	Are	8.		Section	Block	Situated in Survey District of		Shown Plan		Edged on Plan
ı	A. ,644	в. 0	P. 0	2	rv	Waioeka Sou	1th	L. & 4369/		Red.
1	,576	0	0	3	I	Motu West	٠.	Ditto		,,
	,505	0	0	5	,,	,,	٠.	,,		,,
1	,618	0	0	6	"	"	••	<i>"</i> 	• •	"

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 twenty-first day of
February, in the year of our Lord one thousand
nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

[L.S.]

LIVERPOOL, Governor.

A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

Wellington Land District.

Momahaki Block (2,397 Acres).

Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
Acres. 2,397	18	VIII	Momahaki	L. 4448/1	Red.

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Ri
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 twenty-first day
of February, in the year of our Lord one thousand
nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

[L.S.] LIVERPOOL, Governor.

A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the

Schedule hereto as set apart for selection.

# SCHEDULE. AUCKLAND LAND DISTRICT.

Waiomio Block (458 Acres).

Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
A. R. P.  3 2 2 2  3 8 8  3 0 39  2 1 32  3 1 36  4 3 12  1 1 6  5 2 34  4 0 17  4 2 38  4 1 32  5 2 21  6 1 30  6 1 30  6 1 36  6 1 36  6 1 30  6 1 30  6 1 30  1 15  2 2 12  10 2 6  1 30  1 15  2 2 12  10 2 6  1 30  1 30  1 30  1 30  1 4 2 16  1 30  1	31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 65 66 67 68 69	XVI	Kawakawa	L. and S. 4415/1	Red

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Fight Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 twenty-first day of February, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- NATIONAL ENDOWMENT LAND. Tangowahine Extension Block (1,560 Acres).

Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
Acres. 493 552 515	13 14 15	XV	Tutamoe	L. 4442/1	Red.

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the R
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 twenty-first day
of February, in the year of our Lord one thousand
nine hundred and thirteen.

W. F. MASSEV

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. L.s. A PROCLAMATION.

WHEREAS by section seventy seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now therefore in pursuance and exercise of every power

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

# SCHEDULE.

WELLINGTON LAND DISTRICT.

Ngamatea Forest Block (2,017 Acres).

	v		• •		
Area.	Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
A. R. P. 345 0 30 486 1 0 345 1 0 374 2 20 466 0 0	3 6 7 8 9	VIII	Ngamatea	L. and S. 4455/1	Red.

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 twenty-first day
of February, in the year of our Lord one thousand of February, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. [L.S.]

#### A PROCLAMATION.

WHEREAS by section seventy-seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set exact the section under that section pursuant to set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the

Schedule hereto as set apart for selection.

#### SCHEDULE.

AUCKLAND LAND DISTRICT.

Kopaki Block (6,495 Acres).

	Area		Section	Block	Situated in Survey District of	Shown on Plan	Edged on Plan
886 358 536 630 485 501 488 430 353 540 578 360 350	0 0 0 0 0 0 0 0 0	P. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 1 2 3 4 1 2 4 5 6 7 8 1	V IX " "X X " "	Pakaumanu "" "" "" "" "" "" "" "" "" "" "" "" ""	L. and S. 4454/1	Red.

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, in the Wellington Land District, and thereon coloured as above noted.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

#### LIVERPOOL, Governor. [L.S.] A PROCLAMATION.

WHEREAS by section seventy seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that  $W^{\scriptscriptstyle ext{HEREAS}}$ block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

#### SCHEDULE.

# TARANARI LAND DISTRICT.

Whangamomona Township Block (50 Acres 2 Roods).

Area.	Section	Situated in	Shown on Plan	Edged on Plan	
A. R. P. 0 1 0.7 0 1 1.6 0 1 0	23 24 27 28 29 30 37 38 39 42 46 50 51 52 53 54 55 66 67 68 69 70 71 72	Whangamomona Township	L. and S. 4457/1	Green.	
		Suburban Sections.	,		
8 0 27 4 2 4 2 1 0 17 0 20 9 1 31	$\left. egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} \right\}$	Whangamomona Township	L. and S. 4457/1	Green.	

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand
nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. [L.S.]

# A PROCLAMATION.

WHEREAS by section seventy seven of the New V Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand Stateguaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

#### SCHEDULE.

# SOUTHLAND LAND DISTRICT.

Campbelltown No. 1 Block (6,113 Acres).

Area.		Area. und Bloom		Situated in Survey District of	Shown on Plan	Edged on Plan
A. 502 522	R. P. 3 35 2 29	63 64	IX			
521 866 787 820	0 36 1 10 2 32 3 0	65 66 68 8	" X	Campbelltown	L. and S. 4458/1	Blue.
755 775	1 20 2 10	9 10	"		·	•
270 290	2 0 0 0	80 89	III	Oteramika	Ditto	,,

As the same is delineated upon the plan marked as above mentioned, dep sited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand nine
hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

LIVERPOOL, Governor. ILS.

# A PROCLAMATION.

W HEREAS by section seventy seven of the New Zealand State-guaranteed Advances Act, 1909, as amended by section twenty-two of the New Zealand State-guaranteed Advances Amendment Act, 1910, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section seventy-seven in connection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now therefore, in pursuance and exercise of every power

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Acts, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby proclaim the land described in the

Schedule hereto as set apart for selection.

AUCKLAND LAND DISTRICT.

Waitakaruru Block (8,393 Acres).

Area.			Block.	Situated in Survey District of	Shown on Plan	Edged on Plan	
Α.	R.	Р.			i		
733	2	0	Waitakaruru, pt. 5c No. 1	<u> </u>	!		
1,270	0	0	Waitakaruru, pt. 5B				
936	0	0	Waitakaruru 1B No. 2	Piako	L. and S. 4445/1	Red.	
5,453	1	15	Waitakaruru, pt. 5B	)			

As the same is delineated upon the plan marked as above mentioned, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above noted.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VIII, Nunaka North Survey District, Hawke's Bay Land District.

# [L.S.] LIVERPOOL, Governor. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby, with the consents of the lessee and mortgagees of the land described in the First Schedule hereto, and of the Cook County Council, being the local authority in whose district the said land is situated, proclaim as a road the land described in the First Schedule hereto; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required by reason of the road described in the First Schedule hereto.

# FIRST SCHEDULE. LAND PROCLAIMED AS A ROAD.

Approximate Area of the Piece of Land proclaimed as a Road.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 1 3 33	1	VIII	Nuhaka North	L. & S. 1912/944 <sub>B</sub>	Red.

#### SECOND SCHEDULE.

ROAD CLOSED.

	Approximate Area of the Piece of Road closed.		Adjoining Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
а. 1	в. 0	P. 4	1	VIII	Nubaka North	L. & S. 1912/944 <sub>B</sub>	Green.

All in the Hawke's Bay 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 and Survey, at Wellington.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpoot, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Laying out and taking a Road in Block IX, Kawhia North Survey District, Kawhia County.

# [L.S.] LIVERPOOL, 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, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

#### SCHEDULE.

Approximate	Areas of	Road laid out and taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
0	0		Kawhia P, Section 7A	IX	Kawhia North		Red.
0	_	36.1	,, ,, 7в	"	Ditto	Ditto	Blue.
0		10.3	,, ,, ,, 7c		,,	,	Yellow.
0	2	27.9	Kawhia P No. 8, Sec-	"	,	"	Brown.
0	0	<b>2</b> ·8	tion 2 Kawhia P No. 8, Section 3 (16723, blue)	"	<b>"··</b>	"	Green.

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

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Block XIV, Ikitara Survey District, Rangitikei County.

# [L.S.] LIVERPOOL, 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, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

#### SCHEDULE.

Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
	i I	* .	1	1
Waipu No. 2B	XIV	Ikitara		Yellow.
Waipu No. 2A	"	,		Burnt sienna.
	Portion of  Waipu No. 2B No. 3	Waipu No. 2B XIV No. 3 Waipu No. 2A	Being Portion of Survey District of  Waipu No. 2B XIV Ikitara  No. 3 Waipu No. 2A " "	Being Portion of Sign Survey District of Plan  Waipu No. 2B XIV Ikitara . P.W.D. 31407 Waipu No. 2A " Into District of Distric

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 Wellington Provincial District.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand
nine hundred and thirteen. nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Block X, Tangitu Survey District, Ohura County.

# LIVERPOOL, Governor.

# A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section three hundred and sight with the conferred by Land Act, 1909, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

# SCHEDULE

Approximate Areas of the Pieces of Road laid out and taken.	Being Portion of	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 5 1 3 2 0.28 4 0 33 1 3 21 0 1 24	Rangitoto - Tuhua 77D, Section 3B, No. 2 Rangitoto - Tuhua 77D, Section 3B, No. 1 Rangitoto - Tuhua 77E, Section 2C, No. 1 Rangitoto - Tuhua 77E, Section 2C, No. 2 Rangitoto - Tuhua 77E, Section 2C, No. 2 Rangitoto - Tuhua 77E, Section 2C, No. 2 Rangitoto - Tuhua 77E, Section 2C, No. 4	x	Tangitu	P.W.D. 33093	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 Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block X, Waipakura Survey District.

#### LIVERPOOL, Governor.

#### A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works
Act, 1908, for a certain public work, to wit, for the purposes of a road in Block X, Waipakura Survey District:
And whereas all the conditions precedent required by law
to be observed and performed prior to the taking of such land

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, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me 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 described in the Schedule hereto is hereby taken for the purposes of a road; and I do also hereby declare that this Proclamation shall take effect from and after the twenty-second day of March, one thousand nine hundred and thirteen.

#### SCHEDULE.

Approximate	Area of the Piece of Land	taken.	Being Portion of	Situated in Block	Situated in Survey, District of	Shown on Plan	Coloured on Plan
A. 1	в. 2	P. 0	Scenic Reserve 4B (formerly part of Kanihinihi Nos. 1 and 2)	X	Waipakura	P.W.D, 33092	Pink.

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 Righ Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works

GOD SAVE THE KING!

Land taken for the Purposes of a Street in the Borough of Wanganui.

#### LIVERPOOL, Governor. L.S.

## A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for a certain public work, to wit, for the purposes of a street in the Borough of Wanganui:

And whereas the Wanganui Borough Council has laid before the Governor a memorial, accompanied by a map (in duplicate), and also a statutory declaration, as required by the Public Works Act, 1908:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities

in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Municipal Corporations 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 is hereby taken for the purposes of the said street as from the date hereinafter specified, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of Wanganui; and I do also hereby direct that this Proclamation shall take effect on and after the twenty-second day of March, one thousand nine hundred and thirteen.

#### SCHEDULE.

Approximate Area of the Piece of Land taken.	leing Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 0 0.41	No. 153, Wanga- nui Borough	v	Westmere	P.W.D. 32581	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 Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
Murch, in the year of our Lord one thousand nine
hundred and thirteen.

W. FRASER Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Quarry and Gravel-pit in Blocks III, Orahiri, and XIV, Pirongia Survey Districts, Waitomo County.

# LIVERPOOL, Governor.

# A PROCLAMATION.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of a quarry and gravel-pit in Blocks III, Orahiri, and XIV, Pirongia Survey Districts:

And whereas the Waitomo County Council has laid before the Governor a memorial, together with a map (in duplicate), and also the statutory declaration, as required by the Public Works Act, 1908:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Counties 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 is hereby taken for the purposes of the said quarry and gravel-pit, and shall vest in the Corporation of the Chairman, Councillors, and Inhabitants of the Waitomo County; and I do also hereby declare that this Proclamation shall take effect on and after the twenty-second day of March, one thousand nine hundred and thirteen.

#### SCHEDULE.

Approximate Areas 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.	For	Quarr	Υ.		
5 3 6	Orahiri No. 2, Section 6B (16488, blue)	III	Orahiri	P.W.D. 31443	Red.
	For (	FRAVEL-	PIT.		
1 1 15	Orahiri No. 2 No. 7B (16489, blue)	XIV	Pirongia	P.W.D. 31444	Red.

above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Pro-

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand
nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Blocks I, Waiopehu, and II, Waitohu Survey Districts.

#### LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

W HEREAS by paragraph (c) of section one hundred and thirty-three of the Public Works Act, 1908, it is enacted that the Governor may, by Proclamation publicly notified, stop or alter the course of any Government road or any part thereof:

And whereas the Government road described in the Schedule hereto is no longer required for the purposes of a road:

a road:

a road:
Now, therefore, I, Arthur William de Brito Savile, Earl of
Liverpool, the Governor of the Dominion of New Zealand,
in pursuance and exercise of the above-in-part-recited Act,
and of all other powers in anywise enabling me in this
behalf, do hereby proclaim as stopped the road in Waiopehu
and Waitohu Survey Districts described in the Schedulé
herete. hereto.

#### SCHEDULE.

Approximate Area of the Piece of Road stopped.	Adjoining or passing through Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 13 1 10	61 (Weraroa Experimental Farm)	) II	Waiopehu ) Waitohu	P.W.D. 33089	Green.

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 Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand nine
hundred and thirteen.

W. FRASER,

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Trustee of Oamaru Racecourse appointed.

LIVERPOOL, Governor. [L.s.]A PROCLAMATION.

WHEREAS Alexander Potter, of Oamaru, was appointed to be a Trustee of the Oamaru All in the Auckland Land District; as the same are more particularly delineated on the plans marked and coloured as provisions of an Ordinance of the Provincial Council of Otago intituled the Oamaru Racecourse Reserve Management Ordinance, 1870: And whereas the said Alexander Potter has resigned his office as Trustee of the said Oamaru Racecourse, and it is therefore necessary to appoint another person to be a Trustee in the room of the said Alexander Potter:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand,

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in exercise of the powers and authorities vested in me by the aforesaid Ordinance and by section twenty-six of the Acts Interpretation Act, 1908, do hereby appoint

#### HENRY SCOTT ORBELL,

of Pukeuri, to be a permanent Trustee and member of the corporate body appointed under the said Oamaru Racecourse Reserve Management Ordinance, 1870, by the name and style of "The Trustees of the Oamaru Racecourse," in the room of the said Alexander Potter.

Given under the hand of His Excellency the Right
Honourable Arthur William de Brito Savile,
Earl of Liverpool, Knight Commander of the
Most Distinguished Order of Saint Michael and
Saint George, Member of the Royal Victorian
Order, 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 fourth day of
March, in the year of our Lord one thousand
nine hundred and thirteen.

W. F. MASSEY, Minister of Lands.

GOD SAVE THE KING!

Declaring Land reserved for a Public Work, and not required for such Public Work, to be Crown Land.

# [L.S.] LIVERPOOL, Governor. A PROCLAMATION.

WHEREAS it is provided by section thirty of the Public Works Act, 1908, that if it is found that any land held, taken, purchased, or acquired at any time under this or any other Act or Provincial Ordinance, or otherwise howsoever, for any public work is not required for such public work, the Governor may, by an Order in Council publicly notified and gazetted, cause the same to be sold under the conditions therein mentioned:

And whereas it is further provided by section five of the Public Works Amendment Act, 1909, that in the case of any land so purchased, taken, or acquired for a Government work, and not required for that purpose, the Governor may, on the recommendation of the Minister, and without complying with any other requirements of the aforesaid section thirty, by Proclamation declare such land to be Crown land subject to the Land Act, 1908, and thereupon the land may be administered and disposed of under that Act accordingly:

And whereas the land described in the Schedule hereto was reserved for railway purposes: And whereas such land is now no longer required for railway purposes, and it is desirable to declare the said land to be Crown land: And whereas a plan has been prepared, and the Minister has recommended the Governor to declare such land to be Crown land:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by the above-in-partrecited Acts, and of all other powers in anywise enabling me in this behalf, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1908, and that such land may be administered and disposed of under that Act accordingly.

# SCHEDULE.

ALL that piece or parcel of land (save and except any land at present occupied by the Greymouth-Otira Railway) in Otira and Turiwhate Survey Districts, containing about 1,064 acres, more or less, commencing at the Taipo River and extending along the southern side of the Teremakau Valley to the Otira River, a distance of 13 miles 26 chains, and being a width of 10 chains.

Also all that piece or parcel of land in Turiwhate and Kanieri Survey Districts, containing 436 acres, more or less,

commencing at a point on the boundary of Native Reserve No. 30, on the north side of Kawhaka Creek; thence along the Kawhaka Valley to the summit of the saddle; thence down the Waimea Valley and along the northern slopes of Mount Turiwhate to Rangariri Creek, and continuing along the south side of the Teremakau Valley to the Taipo River, a distance of 18 miles 12 chains, and being a width of 3 chains.

Also all that piece or parcel of land in Waimea Survey District, containing 24 acres, more or less, commencing at a point on the southern boundary of Native Reserve No. 30, the same being at the intersection of the railway and road reserve along the coast, and extending southerly and easterly to the southern boundary of Native Reserve No. 30, a distance of 1 mile, and being of a width of 3 chains.

All in the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 32681, deposited in the office of the Minister of Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured yellow, red, and green respectively.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Amending Part of a Proclamation proclaiming Land as a Road and closing Road in Blocks III, VII, and VIII, Ruataniwha Survey District, Waipawa County.

# [L.S.] LIVERPOOL, Governor.

# A PROCLAMATION.

HEREAS by section five of the Land Act, 1908, it is therein provided that every Proclamation, Order in Council, for 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, and closing road in Ruataniwha Survey District, dated the fifth day of October, one thousand nine hundred and twelve, and published in the New Zealand Gazette of the tenth day of the same month, and hereinafter referred to as "the said Proclamation":

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, do hereby amend the said Proclamation as follows—namely, by substituting "Block 44A, Ruataniwha Crown-grant District" for "Section 11" in the last line of the second column of the First Schedule to the said Proclamation.

Given under the hand of His Excellency the Right Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, 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 fourth day of March, in the year of our Lord one thousand nine hundred and thirteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING!

Week-end Telegrams to Places beyond New Zealand.

# LIVERPOOL, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of February, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by Order in Council dated the seventeenth day of January, one thousand nine hundred and ton, and published in the New Zealand Gazette of the eighteenth day of January, one thousand nine hundred and ten. regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), inter alia, prescribing the conditions under which telegrams may be accepted for transmission to places beyond New Zealand, and fixing the rates therefor: And whereas it is desirable to make further regulations in that behalf:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the

and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the additional regulations set forth in the Schedule hereto: and doth hereby declare that the said regulations shall form part of and be read together with the regulations hereinbefore referred to, and shall come into force on the date of the publication of this Order in Council in the New Zealand Caratte.

#### SCHEDULE.

WEEK-END TELEGRAMS TO PLACES BEYOND NEW ZEALAND.

1. Telegrams addressed to places in the United Kingdom may be accepted at specially reduced rates for transmission between midnight on Saturday and noon on Monday. Such telegrams shall be called "week-end telegrams."

#### Writing.

2. Week-end telegrams shall be written in plain language, and shall be subject to the same conditions as are applicable to deferred ordinary telegrams.

#### Acceptance.

3. The acceptance of week-end telegrams shall be conditional on their despatch between midnight on Saturday and noon of Monday, to be determined at the convenience of the cable authorities.

4. The sender of a week-end telegram may, on payment of the inland charge, have his message transmitted inland by telegraph; but if desirous of not incurring the inland charge h shall present the telegram at a telegraph offic for counting and the prepayment in cash of the proper charges. The telegram shall be lodged in ample time to ensure its reaching the scale office by post not letter them. reaching the cable office by post not later than 8 p.m. on Saturday.

Address.

5. A week-end telegram shall be fully addressed. Where a code indicator address is used the inland charge of the country of destination shall be prepaid in addition to the regulation charge for the message. The cable route shall be clearly marked by the sender in the space provided on the form

# Delivery.

6. Delivery of week-end telegrams shall be effected in the 6. Delivery of week-end telegrams shall be effected in the United Kingdom by posting from the terminal cable station, and in New Zealand by posting from the telegraph office at Auckland or Wakapuaka, as the case may be, in each case by night mail on Monday. A week-end telegram on which the inland rate has been paid shall be telegraphed to the office of destination, and posted thence for delivery by the general night mail on Monday.

# Counting of Words.

7. Necessary prefixes, and the words in the address, in the text, and in the signature shall be counted according to the rules at present in force for counting ordinary cable telegrams.

#### Rates.

8. The cable charge for a week-end telegram shall be 9d. per word, subject to a minimum charge of 18s., equivalent to a message of twenty-four words. The inland rate in the United Kingdom and in New Zealand shall be \( \frac{1}{2} \text{d} \), per word each.

#### Prepaid Reply.

9. The sender of a week-end telegram desirous of prepaying the reply shall deposit the amount chargeable for a reply at the full ordinary rate; the indicator R.P. shall be inserted before the address of the telegram, and shall be paid for by

the sender. The addressee, however, may use the amount so prepaid for a full rate, a deferred, or a week-end telegram.

Prepayment of reply can only be accepted with week-end telegrams to be telegraphed throughout the whole course of transmission, and cannot be accepted on messages posted

under these regulations.

#### Paid Service Advice.

10. Paid service telegrams rectifying or inquiring into the correctness of a week-end telegram shall be paid for at the full rate for ordinary cable telegrams, and shall only be accepted in connection with week-end telegrams telegraphed throughout and not posted at any part of their route. Paid service telegrams otherwise shall be subject to the same regulations as govern similar inquiries regarding ordinary cable messages.

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

Regulations for Carriage of Fruit.

# LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of February, 1913.

#### Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Post and Telegraph 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 make the following regulations, and doth declare that the said regulations shall come into force on the date of the publication thereof in the Gazette; and doth further declare that the said regulations shall be read together with and be deemed part of the regulations in force under the Post and Telegraph Act, 1908, made by Order in Council dated the twenty-sixth day of December, one thousand nine hundred and seven, and published in the New Zealand Gazette of the thirty-first day of December, one thousand nine hundred and seven.

## REGULATIONS.

#### ORDER COUPON FOR SUPPLY OF FRUIT.

1. At places which can be reached by railway or steamer, supplies of fruit may be ordered through the medium of the Post Office by means of an order coupon, the charge for the coupon being 2d., including postage to destination.

2. Except as provided by Regulation 4 hereof, the coupon chall be folled up by the purphysical and delegated as decired.

shall be filled up by the purchaser and addressed as desired by him. It shall then be handed in at the post-office, together with the price of the fruit as advertised by the vendor, the transit and delivery charges, and the ordinary postal-note commission on the total amount. The coupon and a postal note for the said total amount shall then be transmitted by

note for the said total amount shall then be transmitted by the Postal officer to the addressee.

3. The transit and delivery charges are as follows:—
For each "quarter-case," "packer," or "half-case," not exceeding 42 lb. gross weight—
Railage (if any), 6d. for each rail journey.
Steamer freight (if any), 6d. for each sea journey.
Wharfage (if any), 3d. at each port.
Transhipment (if any), 3d. at each port.
Delivery, 3d. within limits of Railway Cartage Contracts; and at Wellington, between wharf and suburbs (excluding Melrose and Mornington), quarter-case 3d., half-case 4d.

half-case 4d.

For each "full case" not exceeding 56 lb. gross weight or each "full case" not exceeding 56 lb, gross weight—Railage (if any), 6d, for each rail journey.

Steamer freight (if any), 8d, for each sea journey.

Wharfage (if any), 3d, at each port.

Transhipment (if any), 3d, at each port.

Delivery, as for quarter-cases above, except that at Wellington between them and or bother (excluding Molecon).

lington between wharf and suburbs (excuding method and Mornington) the charge shall be 6d.

Packages weighing more than 56 lb. must be paid for at the rates notified in the Railway Department's schedule.

4. If the coupon is not addressed by the purchaser it shall be addressed by the Postal officer to the representative of the most convenient fruitgrowers' association. A list of such

associations shall be kept on view at every post-office. The addressee shall be required to return portion of the coupon to the post-office after the order has been executed, and shall specify thereon the date of the despatch of the fruit and the

manner of its transmission.

5. The fruit must be delivered by the vendor at an officered railway-station or at a wharf served by steamer having contract with the Railway Department. House-to-house delivery of the fruit will be undertaken by the Railway Department at places where the Railway Department has a cartage contract. At places where such delivery cannot be made, the purchaser, when ordering, shall be required to state at what railway-station or wharf he desires to take delivery.

6. The Post Office assumes no responsibility for failure to execute orders, or for delays in the execution thereof, or with reference to the quantity, quality, or condition of the supplies.

7. The coupon may also be used for ordering fruit, up to 11 lb. in weight, which is to be conveyed by ordinary parcelpost, provided that the fruit is packed in accordance with the regulations for the time being in force relating to the carriage of fruit by parcel-post.

COMBINED FREIGHT AND POSTAL SERVICE.

8. Parcels of fruit will be delivered by parcel-post, and the regulations respecting liquid-tight packing will not be insisted upon if the parcels are forwarded by fruitgrowers in the

Several packages of fruit for delivery from the same post-office may be packed in one crate or case, together with a omee may be packed in one crate or case, together with a list showing particulars of the parcels enclosed, and consigned to the Postmaster of the delivering office. The crates or cases will be taken delivery of by the Postmaster at the railway-station or wharf. Each package must bear postage-stamps to the full charge at parcel-post rates, must be fully addressed, and must not exceed 11 lb. in weight. The total cases wight of the crate and a parcel-post rates, and the crates with the crates and the crates and the crates are cased. gross weight of the crate or case must not exceed 56 lb., and the total postage affixed to the enclosed parcels must amount to at least 2s. 6d. When the fruit, after delivery to the receiving post-office, requires to be carried both by railway and steamer, the owner shall, in addition to the postage aforesaid, be required to pay all charges for railage or steamer freight, except the charge in respect of the last stage in the course of transmission. If desired, empty crates or cases will be returned by Postmasters, at the risk and expense of owners.

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

Sections of the Road Boards Act, 1908, to apply to Tamaki West Road Board.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At. the Government Buildings, at Wellington, this fourth day of March, 1913.

Present:
The Honourable W. F. Massey presiding in Council.

WHEREAS the Board of the Tamaki West Road District, in the County of Eden, being a county in which the Counties Act, 1908, is suspended, have made an application under section one hundred and forty-five of the Road Boards Act, 1908, and it is expedient to grant such appli-

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in him by the Road Boards Act, 1908, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the provisions of sections one hundred and forty-six, one hundred and forty-seven, and one hundred and forty-eight of the Road Boards Act, 1908, shall apply to the said Tamaki West Road Board as from the date of the publication hereof in the New Zealand Gazette.

J. F. ANDREWS.
Clerk of the Executive Council

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

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fourth day of March, 1913.

Present:
THE HONOURABLE W. F. MASSEY PRESIDING IN COUNCIL. N 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 thirteen, with respect to the species of birds indigenous to Zealand mentioned in the Schedule hereto.

#### SCHEDULE.

Kea, or mountain parrot.

Hawks of all species.

Shags of the following species: Black shag (Phalocrocorax sulcirostris), white-throated shag (Phalocrocorax brevirostris), sea-shag (Phalocrocorax novae-hollandiae, Phalocrocorax carbo).

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

Regulations under the Sale of Food and Drugs Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this fourth day of March, 1913.

#### Present:

THE HONOURABLE W. F. MASSEY PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by section twenty-seven of the Sale of Food and Drugs Act, 1908 (hereinafter referred to as the said Act), and of all other powers enabling him 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 hereby revoke the following regulations, namely:—

(1.) Regulations under the Sale of Food and Drugs Act, 1907, dated the 10th February, 1908, and published in the Gazette of the 20th February, 1908, at pages 614 and 616 respectively;
 (2.) Regulations under the Sale of Food and Drugs Act, 1908, dated the 15th September, 1908, and published in the Gazette of the 17th September, 1908, at page 2435;
 (3.) Regulations under the Sale of Food and Drugs Act.

(3.) Regulations under the Sale of Food and Drugs Act, 1908, dated the 21st December, 1909, and published in the Gazette of the 13th January, 1910, at page 9;
(4.) Regulations under the Sale of Food and Drugs Act, 1908, dated the 7th February, 1910, and published in the Gazette of the 17th February, 1910, at page 507;

(5.) Regulations under the Sale of Food and Drugs Act, 1908, dated the 27th September, 1910, and published in the Gazette of the 6th October, 1910, at page 3614:

and in lieu thereof doth hereby make the regulations hereinafter set forth, and doth declare that the said revocation shall take effect, and that the following regulations shall come into force on the said first day of April, nineteen hundred and thirteen:

Provided that in so far as the operation of these regulations is suspended by subjection three of section twenty-seven of the said Act, the regulations heretofore in force shall continue in operation.

## REGULATIONS. PART I.-GENERAL REGULATIONS.

#### LABELLING.

1. In these regulations, if not inconsistent with the con-

1. In these regulations, if not inconsistent with the context,—

"Label" means any written, pictorial, or other descriptive matter appearing on or attached to any package containing a food or drug for sale:

"Principal label" means (where more than one label is attached to any article) the label which most fully describes the article to which it relates, and which is written in the most prominent types, and is attached to the immediate container so that it cannot easily be removed.

2. (1.) Except as hereinafter otherwise provided, it shall not be lawful for any person, after the commencement of these regulations, to sell any package containing any food unless there is legibly and durably marked on or attached to that package a statement or label containing the following particulars, namely:—

(a.) The name or trade-name, or description of the

(a.) The name or trade-name, or description of the article:

(b.) In the case of compounded, mixed, or blended foods, words which indicate that the contents are compounded, mixed, or blended, together with the words "imitation," "compound," or blend," as the case may require:
(c.) A statement of the net weight or volume, or of the true number, of the contents of any package, and any necessary statement regarding grade or quality. Unless otherwise specified, the statements required by this paragraph shall appear together in the principal label within a panel having a light-coloured ground in bold-faced sans-serif capital types of not less than six points face measurement:
(d.) The name and address of the manufacturer of the

face measurement:
(d.) The name and address of the manufacturer of the article or of the seller thereof, or of the owner of the rights of manufacture, or of the agent of any of them:

(e.) Such other particulars as are required by the regulations in Part II hereof to be given in the case of any particular article:

(f.) Such other particulars as the manufacturer or the seller, or the agent of either of them, desires to add.

add.

(2.) No descriptive matter written on or attached to a package which contains any food shall include any comment on, reference to, or explanation of any statement or label required by these regulations to be written on or attached to any such package if such comment, reference, or explanation directly or by implication contradicts, qualifies, or modifies any such statement or the contents of such label.

(3.) Where any article of food is sold by weight or

of such label.

(3.) Where any article of food is sold by weight or measure, otherwise than in a package which is capable of being labelled as required by these regulations, the person selling the same shall, if required so to do by the Chief Health Officer, keep conspicuously attached to every container or vessel in which such food is stored immediately prior to sale a statement or label containing the information required by paragraphs (a), (b), (d), and (e) of subclause 1 of this regulation in the case of articles which are sold in packages, and written in black doric capital letters of not less than forty-eight points face measurement. measurement.

# Use of the Word "Pure."

3. No label which describes any article of food shall include the word "pure," or any word of the same significance, unless the article is of the prescribed composition, strength, purity, or quality, and unless it is free from added foreign substances.

# Prescribed Size of Types.

4. Notwithstanding anything to the contrary in these regulations, words required to be written in types of size of not less than six points face measurement may be written in types of proportionately reduced size when the package containing a food or drug for sale is so small as to prevent the use of types of the prescribed size.

#### Statement of Weight or Volume.

5. The statement of the weight or volume.

5. The statement of the weight or volume of the contents of any package required to be stated in pursuance of paragraph (c) of Regulation 2 hereof shall be expressed in the following way, namely:—

(1.) In the case of every package of solid food which contains a less quantity than fourteen pounds weight—in pounds, ounces, &c.

(2.) In the case of every package of liquid food which contains a less quantity than one gallon—in quarts or pints, ounces, &c.

or pints, ounces, &c.

# Permitted Variation from Stated Weight or Volume.

A variation from the stated weight or volume of any package, not exceeding five parts per centum, shall be permitted if the weight or volume of six packages of the same description and brand when weighed or measured together is found to be of or above the stated weight or volume.

# Exemptions from certain Labelling Provisions

- 7. The Chief Health Officer may, on application in that behalf by the manufacturer, or the seller, or the owner of the rights of manufacture, or the duly authorized agent of any of them, exempt any article from the requirements of paragraph (d) of Regulation 2 hereof, subject to the following conditions:—

  (a.) The goods in respect of which exemption is sought shall bear a trade-mark duly registered in New Zealand.

  (b) The application shall be accompanied (1) by evi-

  - (b.) The application shall be accompanied (1) by evidence that the applicant (if not a principal) is

duly authorized to apply by his principal; (2) by a certified copy of the entry in the Register of Trade-marks relating to the said article; and (3) by a declaration that the registered name and address are the present name and address of the proprietor of the trade-mark.

(c.) The application shall further be accompanied by a signed list of the kinds or descriptions of articles to which the trade-mark may be applied.

(d) Exemption granted under this regulation shall cease

(d.) Exemption granted under this regulation shall cease (d.) Exemption granted under this regulation shall cease and determine upon assignment or transmission of the trade-mark by the registered proprietor thereof, or upon the registered address ceasing to be the address of the proprietor, unless notice of the assignment, transmission, or change of address is first given to the Chief Health Officer and approved by him.
8. Packages of the foods named or indicated hereunder shall be exempt from the provisions of Regulation 2 hereof.

hereof.

(1.) Simple or uncompounded food substances weighed, counted, or measured in the presence of the purchaser.

- chaser.
  (2.) Bread.
  (3.) Food substances (except tea, coffee, cocoa, and preparations of cocoa, and coffee-mixture) in unsealed packages, packed on retail grocers' premises for ready sale thereon.
  (4.) Meat (not including hams, or meat enclosed in tins or other hermetically sealed packages).

Exemptions from Statement of Trade Description and Measure of Contents.

- 9. Packages of the foods named or indicated hereunder shall be exempt from such of the provisions of Regulation 2 hereof as require information by an accompanying or attached label or statement as to the name, tradename, or description, and as to the weight or number or volume of the contents.
  - Brewed ginger-beer.
     Lemonade.
     Ginger-ale.

# Exemptions from Statement of Weight.

10. Packages of the foods named or indicated hereunder, and packed or enclosed as herein specified, shall be exempt from such of the provisions of Regulation 2 as require information, by an accompanying or attached label or statement as to the weight or number or volume of the contents:—

Aerated waters.
Alcoholic liquors which are subject to Customs or excise duty.

Anchovies. Calves-feet jelly in tins or bottles.

Capers in bottles.
Cheeses marked with a statement of weight, followed by the words "when packed."
Chutney in bottles.

Confectionery in fancy boxes.
Cordials and syrups, artificial cordials and syrups,
compound cordials.

Curry-powder in bottles.
Custard-powders.
Dried culinary herbs.
Dried codfish in blocks.

Dried figs.

Fish in tins.

Flour in bags of twenty-five pounds weight and over.

Flour in bags of twenty-five pounds weight and over. Fruits in bottles. Ginger in jars or in fancy packages. Ginger-beer powders and other beverage-powders. Hams marked with a statement of weight, followed by the words "when packed." Hops in packets not exceeding one pound in weight. Infants' foods.

Jelly-crystals, blanc-mange powders, and other food substances sold with directions to dilute to a definite amount or to taste, condensed milks excented. cepted.
New Zealand wines.

Ox-tongues.
Pickles in bottles.

Pop-corn.
Potted meat and meat pastes.

Rennet. Salt in tins or bottles.

Salt-substitutes in tins or bottles. Sauces.

Soup in packets.

Soup sausages. Vegetables, preserved, in bottles.

Food substances supplied in bulk for resale.

# PRESERVATIVES, FLAVOURINGS, ETc.

#### Preservatives.

11. (a.) The addition of a preservative substance to any article of food, except as specifically permitted by these regulations, is hereby prohibited.

(b.) For the purposes of these regulations, "preservative substance" includes saccharin, saxin, dulcin, glucin, and the like substances, formic aldehyde, boric acid, hydrofluoric acid, hydrofluoric acid, sulphurous acid, benzoic acid, salicylic acid, beta-naphthol, and preparations, compounds, and derivatives of the said substances or any of them, and every substance which, when added to food, has the property of arresting or impeding fermentation or putrefaction of food; but does not include salt (sodium-chloride), sugar, spices, wood-smoke, vinegar, and acetic acid added to food.

(c.) Not more than one kind of preservative substance

(c.) Not more than one kind of preservative substance shall be added to any one kind of food in any one package, nor to any mixture of two or more kinds of such

(d.) There shall be written in the principal label attached to every package containing any food mixed with a preservative substance, in bold-faced sans-serif capital types of not less size than six points face measurement, a statement in the following form:—

#### PRESERVATIZED.

This food contains not more than [Here insert the proportion of preservative added] of [Here insert the chemical name of the preservative] to the [Here insert the word "pound" in the case of solid food, or the word "pint" in the case of liquid food].

(e.) When by these regulations addition of a preserva-(e.) When by these regulations addition of a preservative substance or preparation of a preservative substance to food is permitted, glycerine may be substituted for the preservative, provided that the proportion of glycerine at a specific gravity of 1.260 does not exceed 10 grammes in 100 cubic centimetres of the mixture:

Provided further that this paragraph shall apply to cordials and syrups, raspberry syrup and raspberry vinegar, compound cordials, artificial cordials and syrups, and to lime-juice cordial or syrup, only when the said articles contains not more than one-tenth of one part per centum of sulbhur-dioxide.

centum of sulphur-dioxide.

# Flavourings and Colourings.

12. (a.) The addition of a flavouring substance or of a colouring substance to any article of food, except as specifically permitted by these regulations, is hereby pro-

hibited.

(b.) The following substances shall be deemed to be harmless colouring-matters within the meaning and for the purposes of these regulations:—

Caramel.

Cochineal.

Saffron.

Chlorophyll and every innocuous vegetable colour extractive; and the following coal-tar-dyes, namelv-

Red shades— 107 Amaranth. 56 Ponceau 3 R.

517 Erythrosin. Orange shades— 85 Orange I. Yellow shades—

4 Napthol yellow S.

Green shades— 435 Light green S.F. yellowish.

Blue shades

692 Indigo-carmine disulphonic acid. (c.) When an artificial colouring or an artificial flavouring substance has been added to any article of food, there shall be written in the principal label attached to any package of such food, in hold-faced sans-serif capital

types of not less size than six points face measurement, a statement in such one of the three forms following as the

case may require :-

ARTIFICIALLY COLOURED WITH......ARTIFICIALLY FLAVOURED WITH..... ARTIFICIALLY COLOURED AND FLAVOURED WITH.....

followed by a description of the colouring, or of the flavouring, or of both, which has or have been added, written in types of the said description and size:

Provided that this statement shall not be required in

the case of the following foods,-

Butter, Whole-milk cheese, Confectionery. Pastry, Ice-cream and ices,

Jelly-crystals,
Artificial cordials and syrups, labelled as prescribed
by Regulation 42 in Part II of these regulations; nor in the case of the following articles when they are artificially coloured with caramel only,—

Spirits,

Vinegar, Sauces,

Non-excisable fermented drinks,

Non-alcoholic carbonated summer or temperance

## Artificial Sweetening Substances.

13. No person shall sell any food containing saccharin, saxin, dulcin, glucin, or any synthetic sweetening substances, except as specifically allowed by the regulations.

# PREPARATION AND STORAGE OF FOOD

Protection of Food from Contamination.

Protection of Food from Contamination.

14. (a) Every person who is engaged in the manufacture, preparation, storage, packing, carriage, or delivery of food for sale shall, when so engaged, maintain his clothing and his body in a state of cleanliness.

(b.) No person who is suffering from any infectious or communicable disease, or who has been in recent contact with or may carry any such disease, shall engage in the manufacture, preparation, storage, packing, carriage, or delivery for sale of any food, or of any article used or intended to be used as a food.

(c.) Food for sale and every receptacle, article, and place used for or in connection with the manufacture, preparation, storage, or packing of any food for sale shall at all times be kept clean and free from contamination by damp or by foul odours or otherwise, and shall be protected from access by rats and other vermin, and, as far as practicable, from flies and dust.

(d.) Every place used for or in connection with the sale, manufacture, preparation, storage, or packing of any food for sale shall, so far as practicable, be used for that purpose only; and no place shall be so used which is at any time used as a sleeping-apartment, or in which any animal is allowed to be, or which is or has been used for any purpose which would be likely to contaminate such food or injuriously to affect its wholesomeness or cleanliness.

(e.) Vehicles and recentacles which are used in the

purpose which would be likely to contaminate such food or injuriously to affect its wholesomeness or cleanliness.

(e.) Vehicles and receptacles which are used in the carriage or delivery of any food shall at all times be kept clean; no such vehicle or receptacle shall at any time be used for the carriage of any matter whereby the wholesomeness, cleanliness, and freedom from contamination of any food carried or usually carried therein would or might be endangered.

be endangered.

(f.) Every person who sells any food which is ordinarily consumed in the state in which it is sold shall, while it is in his possession or under his control, protect such food from dust and flies by storage in covered receptacles, by covering with gauze, or by other effectual means.

(g.) No person shall sell any food so packed that it can come into contact with paper or other material that is not clean

clean.

colean.

(h.) No person shall keep, carry, spread, or use, or suffer to be kept, carried, spread, or used, any preparation containing arsenic, strychnine, or other poison, so as to expose any food intended for sale to risk of contamination therewith; but nothing herein shall prevent the proper use of spraying mixtures containing any of these poisons for the purpose of controlling the attacks of insects or other pests upon fruit or vegetables.

15. The owner or occupier of premises used for the manufacture, preparation, storage, or packing of any food for sale which by reason of their situation, construction, or disrepair are not such as to preserve such food, as far as possible, free from contamination, wholesome, and clean shall, on receipt of a notice signed by the District Health Officer requiring him so to do, cease to use, or shall reconstruct, or shall repair the premises as directed in (and within the time specified in) the notice.

#### Containers.

16. Containers used for keeping or holding jams, syrups, to. Condensed milk, soups, meat-extracts, meats, undried fruits and vegetables or other moist food substances, and wrappers in contact with such food substances, shall not contain in the surfaces which come into contact with the food any lead, antimony, zinc, arsenic, or copper, or any compounds thereof, or any poisonous or injurious substance. If the container is made of tinplate it shall be outside-soldered, and the said surfaces shall be free from pin-holes, blisters, cracks, or other defects.

If the tinplate is lacquered, the lacquer shall completely cover the tinned surface within the container. The container shall yield to its contents no lead, antimony, arsenic zinc, or copper, or any compounds thereof, or any other poisonous or injurious substance.

#### Boiler-preservatives.

17. (a.) No person shall use, or cause or suffer to be used, in any boiler for producing steam which is brought into contact with food for sale, any boiler-preservative containing arsenic or antimony, or any compound of

into contact with 1000 for saie, any compound of containing arsenic or antimony, or any compound of either of them.

(h.) No person shall cause, suffer, or permit the water of any boiler which, by priming or otherwise, may come into contact with food for sale to contain any harmful substance in any larger proportion than that in which it is allowed by these regulations to be present in food.

18. No person shall use, or cause or suffer to be used, any water in the preparation or manufacture of any food for sale, unless such water at all times shall be clean, and free from any harmful chemical or bacterial contamination, or from any danger thereof.

#### ANALYST'S CERTIFICATE AND FEES.

19. (1.) The certificate of the Analyst referred to in section 8 of the said Act shall be in the form "A" in the Schedule hereto where any method of analysis, chemical or physical, has been prescribed for the analysis of any food or drug; and in the form "B" in the said Schedule

food or drug; and in the form "B" in the said Schedule where no method is so prescribed.

(2.) In the case of a certificate regarding milk, butter, or any article liable to decomposition, the Analyst shall in his certificate specially report whether, prior to the analysis, any change had taken place in the constitution of the article which would interfere with the analysis.

(3.) The fees to be paid in respect of the analysis of any food or drug by an Analyst under the said Act (including the prescribed certificate of the result of the analysis where such certificate is given) shall be ten shillings and sixpence in the case of any food, and two guineas in the case of any drug.

(4.) The fee to be paid under section 8 of the said Act for the therein-mentioned copy of the result of any analysis shall be two shillings and sixpence.

20. Every person who commits a breach of any of these regulations shall be liable on conviction to a fine not exceeding fifty pounds.

#### PART II.-SPECIFIC REGULATIONS.

# Interpretation.

All references in the succeeding regulations to any specific article shall be deemed to include any other article which is substantially identical with and may be used for the same purpose as the article specifically referred to ferred to.

# 1. FLOUR, BREAD, AND MEALS. Flour.

(1.) Flour shall be the fine, clean, and sound product obtained by bolting wheatmeal; it shall not be artificially bleached, nor shall it be sprayed at any stage of its production; it shall contain not more than fourteen parts per centum of moisture, not less than one and three-tenths parts per centum of nitrogen, not more than one-half of one part per centum of fibre, and shall yield not more than one part per centum of ash. It shall not contain any added foreign matter.

### Self-raising Flour.

(2.) Self-raising flour shall be flour which conforms with the standard for flour to which the ingredients of baking-powder have been added.

(3.) Bread shall be the porous substance obtained by moistening and kneading flour which conforms with the standard for flour, with provision for the mechanical separation of the dough by air or carbonic-acid gas, properly baked. It shall not contain more than forty-five parts per centum of water in any part of the loaf; it shall not yield more than two parts per centum of total ash, nor more than two-tenths of one part per centum of ash insoluble in acid. It shall not contain any added foreign mineral substance save salt (sodium-chloride); and ten grams of the crumb taken from the centre of the loaf shall not contain more acid than is required for the

neutralization of the five cubic centimeters of decinormal solution of sodium-hydroxide.

# Brown Bread, Barley-bread, and Rye-bread.

(4.) Brown bread (varieties), and bread made from other than wheat-grain, shall be the porous substance obtained by moistening, kneading, panification, and baking of the meal obtained by grinding sound clean grain.

(5.) Oatmeal shall be the meal produced by grinding oats (Avena sativa) after removal of the husk; it shall contain not less than five parts per centum of fats or of ethereal extract; and it shall not contain more than two and one-half parts per centum of meal derived from other grain than oats.

(6.) Rice shall be the hulled, or hulled and polished, grain of Oryza sativa. It shall not contain any added substance.

# Rice-flour, or Ground Rice.

(7.) Rice-flour, or ground rice, shall be the meal obtained by grinding husked rice; it shall yield not more than one and one-half parts per centum ash; it shall not contain any foreign substance.

#### Maize-meal.

(8.) Maize-meal shall be the meal obtained by grinding maize; it shall contain not less than one and one-tenth parts per centum of nitrogen, and shall yield not more than one and six-tenths parts per centum of ash.

#### Mixed Meals.

(9.) There shall be written on or attached to every package containing mixed meals a statement or label on which the words "Mixed Meals" are written in boldwhich the words "Mixed Meals" are written in bold-faced sans-serif capital types of not less size than twenty-four points face measurement, immediately followed by a statement (uniformly written in sans-serif capital letters of not less size than six points face measurement) of the names of the several ingredients present in the contents of the package in the following form:—

#### MIXED MEALS.

This package contains a mixture of meals made from [Here insert the names of the seeds from which the meals have been prepared].

# Custard-powders.

(10.) There shall be written in the principal label at-(10.) There shall be written in the principal label attached to every package containing any maize-meal, cornflour, rice-flour, or other farinaceous substances coloured to resemble the colour of egg-yolk, in bold sans-serif capital letters of not less size than six points face measurement, the words "This powder is artificially coloured to resemble eggs, but does not possess their nutritive properties."

# 2. CREAM OF TARTAR.

Cream of tartar (potassium bitartrate KHC<sub>4</sub>H<sub>4</sub>O<sub>6</sub>) sold for other than medicinal use shall be the purified product obtained by recrystallization of crude argols or wine lees; it shall contain not less than ninety-five parts per centum of acid tartrates, calculated as potassium-acid tartrate (KHC<sub>4</sub>H<sub>4</sub>O<sub>6</sub>), not more than two parts per centum of sulphates, calculated as calcium-sulphate (CaSO<sub>4</sub>), not more than one one-hundredth of a grain of arsenic, calculated as arsenious oxide, to the pound; and arsenic, calculated as arsenious oxide, to the pound; and not more than one-seventh of a grain of lead to the pound.

# 3. BAKING-POWDER.

(1.) Baking-powder shall be a salt, or a mixture of salts, with or without a farinaceous diluent substance, which evolves carbon-dioxide on being moistened or heated, and which may be used in the preparation of articles of food as a chemical leaven. It shall contain not more than one and five-tenths parts of sulphates, calculated as calciumsulphate; it shall yield not less than ten parts per centum by weight of carbon-dioxide on heating with water; and it shall not contain any alum. Coloured baking-powder shall conform to this standard.

# Labelling.

(2.) There shall be written in the principal label attached to every package containing any baking-powder coloured to resemble the colour of egg-yolk, in bold sansserif capital letters of not less size than six points face measurement, the words "This powder is artificially coloured to resemble eggs, but possesses none of their nutritive properties."

#### 4. Infants' Food.

(1.) Infants' food shall be any food described or sold as an article of food suitable for infants. It shall not contain any woody fibre, nor any mineral substance which is insoluble in acid.

is insoluble in acid.

(2.) In the principal label attached to every package of infants' food which contains starch, or which, when prepared as directed by any accompanying statement or label, does not conform approximately in proportional composition to human milk, shall be written the words "Not fit for infants under the age of six months," in bold-faced sans-serif capital types. The said words shall form the first line or lines of the said label, and no other word shall be written on the said line or lines.

#### 5. Invalids' Foods.

(1.) Invalids' foods shall be food substances modified prepared, or compounded so as to possess special nutritive and assimilative properties which render them specially suitable for use as food by invalids.

(2.) Invalids' foods shall contain no preservative or other foreign substance.

#### Labelling.

(3.) There shall be written in the principal label attached (3.) There shall be written in the principal label attached to every package containing any article of food described as or purporting to be invalids' food a statement of the ingredients contained in it on which the claim of special suitability for invalids is based. In the case of a food described as or purporting to be suitable for persons suffering from diabetes, the proportion per centum of carbo-hydrate (starch, sugar, &c.) present must be stated.

# 6. MALT, MALT-EXTRACT, ETC.

#### Malt.

(1.) Malt shall be the seed of barley or of some other cereal designated on the principal label, which has been caused to germinate, and which has been subsequently dried; it shall contain not more than one one-hundredth part of a grain of arsenic, calculated as arsenious oxide, to the pound of malt.

#### Malt-extract.

(2.) Malt-extract shall be the substance obtained by evaporating an aqueous extract of malt at a temperature not exceeding 55° C.; it shall contain not less than seventy parts per centum of solids derived wholly from malt. Its diastasic power shall be such that one hundred grains of the extract will in thirty minutes, at a temperature of 40° C., convert two hundred and fifty grains of pure anhydrous potato starch into an equivalent amount of maltose, as estimated by the Harrison-Gair method. method.

Bakers' or "Commercial" Malt-extract, or Maltose.

(3.) Bakers' or "commercial" malt-extract, or bakers' maltose, shall contain not less than seventy parts per centum of solids wholly derived from malt.

# Liquid Malt-extract.

(4.) Liquid malt-extract shall contain not less than fifty parts per centum of solids wholly derived from malt; it shall possess diastasic power equal to that of malt-extract.

### Malt-extract and Cod-liver Oil.

(5.) (a.) Malt-extract and cod-liver oil shall be an emulsion composed of malt-extract and cod-liver oil; it shall

contain not less than fifteen parts per centum by weight of cod-liver oil.

(b.) There shall be written in the principal label attached to every package containing an emulsion of maltextract and cod-liver oil a statement showing the proportions in which the ingredients are present in the following form:

This mixture contains not less than [Here insert the number of parts per centum] parts per cent. by weight of cod-liver oil.

## 7. MEAT, FROZEN AND MANUFACTURED MEAT, ETC. Meat.

(1.) Meat shall be the edible part of any animal, fish fowl, crustacean, mollusc, or other animal in good health and condition at the time of slaughter, generally used as food, properly dressed; and, if it bears a name descriptive of its kind, composition, or origin, it shall correspond

# Fresh and Chilled Meat.

(2.) Fresh and chilled meat shall be raw meat which has been kept at any temperature above  $35^{\circ}$  F.

#### Frozen Meat.

(3.) Frozen meat shall be raw meat which has been kept at a temperature of 35° F., or lower.

#### Pickled and Smoked Meat.

(4.) Salted, pickled, or corned and smoked meat shall be meat prepared with salt, saltpetre (potassium or sodium nitrate), sugar, vinegar, spices, or smoke, singly or in nitrate), sug

#### Manufactured Meats.

(5.) Manufactured meat shall be meats other than those (5) Manufactured meat shall be meats other than those standardized by clauses (2), (3), and (4) of this regulation, simple or mixed, whole, minced or comminuted, cooked or uncooked, in bulk or in package, with or without addition of salt, saltpetre (potassium or sodium nitrate), sugar, vinegar, spices, herbs, smoke, edible oils, or rendered meat-fat, singly or in combination.

#### Prohibition.

(6.) Saltpetre (potassium or sodium nitrate) shall not be mixed with salted, pickled, or corned, smoked, or manufactured meat in any larger proportion than one-fifth of one part per centum, calculated as KNO<sub>3</sub>.

#### Labelling.

(7.) There shall be written in the principal label attached to every package which contains manufactured meat or meats a statement of the name or names of the contained meats, in sans-serif capital types of not less size than six points face measurement.

# Dripping.

(8.) Dripping shall be fat rendered from meat. It shall contain no foreign substance save salt (sodium-chloride). It shall be free from rancidity, and shall not contain more than one part per centum of extraneous

(9.) Lard shall be the fat rendered from the meat of the hog; it shall be free from rancidity. It shall not contain more than one part per centum of substance other than hog-fat necessarily incorporated with it in the course of rendering, and not more than one part per centum of water. It shall not contain any foreign substance.

Minced Meat, Sausage-meat, and Saveloy-sausage Meat.

(10.) Minced meat, sausage-meat, and saveloy-sausage meat shall be chopped or comminuted meat, with or without salt, sugar, spices, herbs, saltpetre (potassium or sodium nitrate), and wholesome farinaceous substance. They shall contain not less than seventy-five parts per centum of meat of the kind or kinds designated in the principal label attached to the outside of the package in which they are contained, not more than six parts per centum of starch, nor more than fourteen grains of saltpetre (potassium or sodium nitrate calculated as KNO<sub>3</sub>) to the pound: Provided that if minced meat, sausagemeat, and saveloy-sausage meat be sold enclosed in a skin of animal origin the said skin shall be deemed to be an integral portion of the said meat.

# Permitted Colouring-matter.

(11.) The addition of not more than eight grains of Armenian bole to the pound of minced, sausage, and saveloy-sausage meat, and the colouring of the skins aforesaid with Bismarck brown or with roseine, is hereby permitted.

# Preservative.

(12.) (a.) The addition to mincement, sausage-meat, or saveloy-sausage meat of the preservative substance, or of a preparation of the preservative substance, sulphurdioxide, in proportion not exceeding three and one-half grains of sulphur-dioxide to the pound, is hereby permitted.

(b.) The addition to cooked, smoked, or dried sausagemeat, brawn, potted meat, and cooked pressed meat, of the preservative substance, or of a preparation of the preservative substance, sulphur-dioxide, in proportion not exceeding one and eight-tenth grains to the pound, is beach, possible of the pound, is beach, possible of the pound of the present of the pound of the present of the present of the pound of the present of the pres hereby permitted.

# Meat-extract, Meat-essence, or Meat-juice.

(13.) Meat-extract, meat-essence, or meat-juice shall be the product obtained from meat by extraction, expression. or concentration: it shall contain the protein of flesh, but no extract of yeast or other foreign substance, except salt and condiments.

#### Labelling.

(14.) In the principal label attached to every package which contains meat-extract, meat-essence, or meat-juice shall be written the name or names of the kind or kinds of meat from which its contents have been prepared, in bold sans-serif types of not less size than six points face measurement.

#### 8. GELATINE.

8. Gelatine.

(1.) Gelatine sold for human consumption shall be the clean, wholesome product obtained from skin, membranes, bones, and other collaginous bodies. It shall yield not more than three parts per centum of ash. A five-percentum aqueous solution shall form a jelly when kept at a temperature of 65° Fahr. for two hours. A five-percentum aqueous solution prepared with sterilized water at a temperature not exceeding 90° Fahr. shall not become alkaline or emit any unpleasant odour after standing for forty-eight hours in a Petri dish at a temperature of 80° Fahr. Gelatine may contain sulphur-dioxide in proportion not exceeding three and one-half grains of sulphur-dioxide to the pound of dry marketable gelatine, sold for consumption by man. Declaration of the presence of sulphur-dioxide, or of a preparation of sulphur-dioxide, in gelatine sold for consumption by man is not required unless the proportion contained in it exceeds one-half of one grain to the pound.

### Labelling.

(2.) There shall be written in the principal label (2.) There shall be written in the principal label attached to every package which contains gelatine sold for human consumption a statement, in bold-faced sansserif capitals, of not less size than eight points face measurement, the words "For food." The said words shall form the first line of the principal label, and no other word shall appear on the same line.

# 9. For securing the Cleanliness and Freedom from Contamination of Meat Products.

(1.) No person shall use or suffer to be used any room or place for the boning, curing, canning, salting, mincing, or other similar process of preparation of the meat or fat or other similar process of preparation of the meat or fat of animals for sale for human food, unless it is provided with a floor of tiles, cement, mineral asphalt, or some other material impervious to water, having a smooth surface, and graded and drained so that all liquids spilt on it may flow off it without impediment. If any such floor is constructed of tiles, the joints between the tiles shall be of a material which is impervious to water. Such floors shall times be kept in good repair smooth and free from at all times be kept in good repair, smooth, and free from cracks and inequalities.

(2.) No person shall use or suffer to be used any such floor as referred to in the last preceding paragraph, unless it is free from accumulations of fat, dirt, grease, or debris of meat. Such floors shall be thoroughly cleansed at least once daily, and they shall at all times be kept in a state of reasonable cleanliness.

(3.) No person shall keep or suffer to remain any bones or waste matters of any kind for longer than eight hours in any room, or on any floor, in or on which any process of preparation of meat or of fat for sale for human food is or usually is carried on.

(4.) No person shall use or suffer to be used any room (4.) No person shall use or suffer to be used any room or place for the boning, curing, canning, salting, mincing, or other similar process of preparation of the meat or fat of animals for human food, unless its internal walls are constructed of bricks, tiles, stone, cement, or other material impervious to water, which shall at all times be kept constantly clean, either by washing with water or by lime-washing from time to time: Provided that such walls may be constructed of wood, if the internal surfaces are covered with smooth iron or zinc, painted white, to a height of six feet from the floor, and if the portion of the walls above the iron is kept constantly clean, either the walls above the iron is kept constantly clean, either by painting white and washing from time to time, or by lime-washing from time to time.

(5.) No person shall use any room or place for the boning, curing, canning, salting, mincing, or other similar process of preparation of the meat or fat of animals for sale for human food, which is in direct communication with any sleeping-apartment or with any stable, pigsty, urinal, privy, or water-closet, or which has in it an opening into any drain or sewer.

(6.) No person shall use or suffer to be read any and any stable was a suffer to be read any and any stable was any suffer to be read any and any stable was any suffer to be read any s

opening into any drain or sewer.

(6.) No person shall use or suffer to be used any room or place for the preparation of meat for sale for human food unless such room or place is provided with a suitable and sufficient supply of hot and cold water for the purpose of cleansing any apparatus used in preparing the meat.

(7.) No person shall use or suffer to be used any room or place for the preparation of meat for sale for human food unless there is provided in connection therewith a

suitable and sufficient covered metal receptacle or receptacles in which all waste or refuse matter shall be

# 10. Edible Fats and Oils, and Salad Oils.

#### General Standard.

(1.) Edible fats and edible oils, or salad oils, shall be the fats and oils commonly recognized as wholesome food-stuffs; they shall be free from rancidity and decomposi-tion, and from offensive odour and taste. They shall not contain any mineral oil.

#### Olive-oil.

(2.) Olive-oil shall be the oil obtained by expression from the sound mature fruit of the cultivated olive-tree (Olea europea, L.); it shall have a specific gravity of from 0.913 to 0.919 at a temperature of 60° Fahr., a saponification value between 185 and 196, and an iodine value of 79 to 90. It shall conform with the general standard for odible fate and sile

edible fats and oils.

(3.) "Lucca oil," "sublime salad oil," and "virgin oil" shall be, an oil which conforms with the standard for olive-oil and with the general standard for edible fats

#### Labelling.

(4.) There shall be written in the principal label attached to every package which contains any edible fat, or any edible oil, or salad oil, or a mixture of such fats or oils of diverse origin, a statement, in sans-serif capital types of not less size than six points face measurement, of the kind or kinds of fats and oils which the package contains.

contains.

(5.) No person shall sell any package containing any oil which does not conform to the standard for olive-oil and to the general standard for edible fats and oils, on or to which is written or attached the word "olive," or the word "Lucca," or the words "sublime salad," or the word "virgin," or any expression which includes the said words or any of them: Provided that this paragraph shall not apply to a statement of the kinds of oils contained in a mixture of edible fats and oils as required by paragraph (4) of this regulation.

# 11. MARGARINE.

(1.) "Margarine" includes all substances, whether compound or not, prepared or manufactured from any form of animal fats (other than butter-fat or milk), or of animal, mineral, or vegetable oils, and capable of being used as a substitute for butter.

(2.) No person shall sell margarine unless (a) it is mixed with not less than five parts per centum by weight of sesame oil (Sesamum indicum or Sesamum orientale);

(b) it conforms with the general standard for edible fats and oils; (c) it does not contain more than fourteen parts per centum of water; (d) it does not contain any added colouring-matter, nor any other substance save salt (sodium-chloride) and preservative.

#### Preservative.

(3.) The preservative substance or a preparation of the preservative substance boric acid may be added to margarine in proportion not exceeding three-tenths of one part of boric acid per centum.

# Labelling.

(4.) There shall be written in the principal label attached to every package which contains margarine in bold-faced capital letters, of not less size than one-quarter of an inch square, the word "Margarine."

There shall be conspicuously attached to every vessel

Inere snall be conspicuously attached to every vessel used to hold margarine for consumption on the premises by customers in any place where food is sold the word "Margarine," written in black sans-serif capital letters of not less size than eighteen points face measurement.

The words "butter," or "butterine," and expressions which include or resemble the said words, may not be written on the statement or label written on or attached

to any package which contains margarine, nor on any vessels used as aforesaid.

# 12. MILK.

# Standard for Milk.

(1.) Milk shall be the normal, clean, and fresh secretion otained by completely emptying the udder of the healthy cow, properly fed and kept, excluding that got during seven days immediately following on parturition. It shall contain not less than eight and five-tenths parts per centum of milk-solids other than milk-fat, and three and one-quarter parts per centum of milk-fat. It shall not contain any added water nor any foreign substance.

#### Cream.

- (2.) Cream shall consist of that portion of milk in which, either through vest or mechanical separation, the greater part of the milk-fat has become concentrated. it shall not contain any foreign substance, and shall be sold under either of the following denominations:—
  - "Double cream" shall mean cream containing not less than forty parts per centum of milk-fat.
    "Single cream" shall mean cream containing not less
  - than twenty-five parts per centum of milk-fat.

#### Labelling.

(3.) There shall be written in the principal label attached to every package which contains cream the words "Double cream" or "Single cream," as the case may be, together with the words "Containing not less than [Here insert the percentage of milk-fat] per centum of milk-fat," in bold-faced sans-serif types of not less than twelve points face measurement.

#### Skim or Separated Milk.

(4.) Skim or separated milk shall contain in its fat-free liquid not less than eight and eight-tenth parts per centum of milk-solids.

#### 13. CONDENSED OR CONCENTRATED MILK.

(1.) Condensed or concentrated milk shall be milk condensed or concentrated by the evaporation of a portion of its water-content.

# Unsweetened Condensed Milk.

(2.) Unsweetened condensed or concentrated milk shall contain not less than twenty-eight parts per centum of total milk-solids, of which not less than eight parts per centum shall be milk-fat. It shall not contain any foreign substance.

### Sweetened Condensed Milk.

(3.) Sweetened condensed milk shall contain not less than thirty-one parts per centum of total milk-solids, of which not less than nine parts per centum shall be milk-fat. It shall not contain any foreign substance save sugar.

### Labelling.

(4.) There shall be written in the principal label at tached to every package containing condensed milk, in sans-serif capital types of not less size than six points face measurement, directions for making with its contents milk of composition at least equal to the composition of milk as standardized in No. 12 of these regulations, in the following form :-

To make milk not below the composition of fresh milk with the contents of this package, add [Here insert the number of parts] parts of water.

Provided that the presence of added sugar in the contents of any such package, when diluted in accordance with such statement, shall not be deemed to constitute a contravention of the regulations.

#### Condensed Skim or Separated Milk.

(5.) Condensed skim or separated milk shall be skimmed or separated milk from which a considerable proportion of water has been evaporated. It shall contain not less than twenty-six and four-tenths parts per centum of milk-solids not fat. It shall contain no foreign substance.

(6.) There shall be written in the principal label attached to every package which contains any condensed skim or separated milk the words "Condensed skimmilk, unfit for infants," in bold-faced sans-serif types of not less size than twelve points face measurement; the said words shall form the first words of the principal label, no other words shall be written on the same line or lines. Additionally, there shall be written across the face of the whole of the principal label, in a diagonal line in a transparent red colour, the word "Skim-milk" in bold-faced sans-serif capital types of not less size than forty-eight points face measurement.

### 14. DRIED MILK.

(1.) Dried milk shall be milk from which the water has been removed as completely as possible by a process of heating. It shall not contain more than five parts per centum of water, nor any foreign substance. When it is mixed with water in the proportion set out in any label accompanying it, the resulting liquid shall conform with the composition of milk as standardized by No. 12 of these regulations these regulations.

#### Labelling.

(2.) There shall be written in the principal label attached to every package containing dried milk, in sansserif capital types of not less size than six points face measurement, directions for making with its contents milk of composition at least equal to the composition of milk as standardized by No. 12 of these regulations, in the following form: following form :

To make milk not below the composition of fresh milk with the contents of this package add [Here insert the number of parts] parts of water.

#### Dried Skim-milk or Separated Milk.

(3.) Dried skim-milk or dried separated milk shall be skim-milk or separated milk from which the water has been removed by a process of heating, and without the addition of any foreign substance. When it is dissolved in or treated with water in the proportion set out in any label accompanying it, the resulting liquid shall conform to the standard of skim-milk or separated milk.

#### Labellina.

(4.) There shall be written in the principal label attached (4.) There shall be written in the principal label attached to every package which contains any dried skim-milk or dried separated milk the words "Unfit for infants," in bold-faced sans-serif types of not less size than twelve points face measurement. The said words shall form the first line in the principal label, and no other word shall be written on the same line or lines. Additionally there shall be written across the face of the principal label in a diagonal line in a transparent red colour the word "Skim-milk" in bold-faced sans-serif capital letters of not less size than forty-eight points face measurement. not less size than forty-eight points face measurement.

# Dried Partially Skimmed or Separated Milk.

(5.) Where dried skim or separated milk is of such composition that when dissolved in or treated with water in the proportions set out in any label accompanying it the resulting liquid contains not less than two and three-quarter parts per centum of butter-fat, there shall be written prominently in the principal label attached to every package which contains any such dried skim or separated milk directions for making with its contents milk containing not less than two and three-quarter parts per centum of butter-fat in the following form:—

To make milk containing not less than two and three-quarter parts per centum of butter-fat, add [Here insert the number of parts] parts of water by volume.

Milk so prepared contains [State number] parts per centum less butter-fat than fresh milk, and unless modified to approximate the composition of human milk is not suitable for infants.

# 15. Labelling of Vessels containing Skim or Separated Milk.

- (1.) No person shall carry for sale in any can, vessel, or measure any skim-milk or separated milk unless the said can, vessel, or measure is durably and conspicuously marked on the outside with the word "Skim-milk"; the said word shall be conspicuously displayed on the side, shoulder, or neck of the can, vessel, or measure, in bold-faced sans-serif capital letters of not less size than seventy two points face measurement. seventy-two points face measurement.
- (2.) Every person who sells skim or separated milk shall, with every quantity delivered to a customer, deliver also to the person receiving it a label, printed in bold-faced sans-serif types of not less size than twenty-four points face measurement, stating that it is skim-milk unfit for infants for infants.

# 16. For securing Cleanliness and Freedom from Contamination of Milk.

(1.) Every person who sells milk shall at all times keep clean every place in which such milk is sold, and all furniture, fittings, apparatus, and vehicles used in connection with the sale of milk.

(2.) No person shall apply to his mouth any vessel or utensil which contains or which comes in contact with any milk for sale.

(3.) Every person who sells milk shall, so far as is practicable, protect such milk from dirt and dust, and from contamination by flies or any animal.

(4.) No person shall keep, measure, carry, or deliver any milk for sale, or cause or suffer any such milk to be kept, measured, carried, or delivered, in any vessel which is not clean.

(5.) No person shall use any vessel with rough or broken or rusty edges or surface for containing, measuring, or carrying any milk for sale,

(6.) No person shall use for containing, storing, or conveying milk for sale any vessel unless it is so constructed as to permit of every part of the interior of the vessel being seen and adequately cleansed, nor unless it is provided with a lid or covering which shall protect the interior from dust, or rain, or contamination by flies or any apimal

any animal.

(7.) No person shall sell milk in any place in which is stored, kept, or sold any kerosene, vegetables, fish, meat (except vegetables, fish, and meat in hermetically sealed packages), or any other substance by which milk is or is liable to be contaminated; nor in any room which is used as a living-room or kitchen, or as a sleeping-room, or which opens directly off any sleeping-room; nor in any room which is in direct communication with, or liable to contamination from, any water-closet, pan closet, pit privy, urinal, stable, or pig-sty, or which has in it any opening into any drain or sewer.

(8.) No person shall milk any cow or cause or suffer any cow under his control to be milked for the purpose of obtaining milk for sale— (7.) No person shall sell milk in any place in which is

(a.) Unless at the time of milking the udder and teats

of the cow are clean;
(b.) Unless the hands of the person milking such cow are clean and free from all contamination or infection.

(9.) No person shall use or cause or suffer to be used for closing or for helping to close any churn, tin, or other vessel containing milk for sale, any rag or canvas, or any material which is liable to contaminate milk.

material which is liable to contaminate milk.

(10.) Every person who receives or delivers milk for retail sale shall, as soon as possible after emptying, cleanse or cause to be cleansed every part of any vessel within his control in which such milk has been carried.

(11.) Every person who sells milk shall provide, for the purpose of cleansing all vessels and apparatus under his control which come in contact with the milk, a suitable and sufficient supply of cold and of boiling water.

# 17. BUTTER.

#### Definition.

(1.) Butter is the clean, non-rancid, solid product obtained by the churning of milk or cream, with or without the addition of common salt and of harmless vegetable colouring-matter, and includes "milled butter" as hereinafter defined.

#### Milled Butter.

(2.) Milled butter is butter made in two or more private or farm dairies, and mixed, worked, or packed together, or formed into pats or prints, for sale or shipment.

#### Standard.

(3.) The standard for butter shall be as follows: It shall contain not less than eighty parts per centum of milk-fats, and not more than sixteen parts per centum of water.

# Allowed Addition.

(4.) Boron compounds estimated as boric acid may be mixed with butter as a preservative substance, provided that the proportion present does not exceed one-half of one part per cent. by weight. Harmless vegetable colouring-matter may be added to butter.

#### Prohibited Addition.

(5.) The addition to butter of any foreign substance (including foreign fat and preservatives and colouring-substance) other than those substances allowed under this regulation is hereby prohibited.

# Labelling.

(6.) Milled butter shall not be sold save with a statement or label attached on which shall be clearly written or printed, on a white ground in red capital letters of a size not less than one-quarter of an inch in length the words "Milled butter."

# Process Butter and Renovated Butter.

(7.) Process butter or renovated butter is the product obtained by melting and reworking, or rechurning and reworking, butter, with the addition of milk, cream, water, or any other substance.

(8.) The sale of process butter or renovated butter is hereby prohibited.

hereby prohibited.

#### 18. CHEESE.

# Cheese or Whole-milk Cheese.

(1.) Cheese is the solid product obtained by coagulating of coffee; it shall contain the caseinogen of milk by means of rennets or acids, with

or without the addition of ripening-ferments or of seasoning-substances. Whole-milk cheese is cheese made from milk from which no portion of the milk-fats have been removed.

#### Standard.

(2.) The standard for cheese or whole-milk cheese shall be as follows: It shall contain in the water-free substance not less than fifty per centum of fats wholly derived from

#### Skim-milk Cheese.

(3.) Skim-milk cheese is cheese made from milk from which a portion of the fat has been removed.

(4.) The standard for skim-milk cheese shall be as follows: It shall contain in the water-free substance not less than ten per centum of fats wholly derived from milk.

#### Cream Cheese.

(5.) Cream cheese is cheese made from milk and cream, from milk containing not less than six per centum of

or from milk containing milk-fat.

(6.) The standard for cream cheese shall be as follows: It shall contain in the water-free substance not less than sixty per centum of fats wholly derived from milk.

#### Prohibited Addition.

7.) The addition to cheese, whole-milk cheese, skimmilk cheese, and cream cheese of foreign fat, or of any preservative substance other than common salt, or of colouring-substances other than harmless vegetable colouring-substances, is hereby prohibited.

#### 19. TEA.

(1.) Tea shall be the leaves and leaf-buds of various species of *Thea*, prepared by the usual trade processes.

Tea shall not yield more than seven per centum nor less than four per centum of ash, of which at least one-half shall be soluble in water. It shall yield at least thirty per centum of extract. It shall not contain spurious, or exhausted, or decayed, or mouldy leaves or stalks, or any Prussian blue, or lead, or other matter for facing or for any other purpose. If described or sold as the product of any country or district it must be the product of the country or district so specified.

# Method of Analysis.

(2.) The proportion of extract shall be determined by obling two grams of tea in two hundred cubic centimeters of distilled water under a reflux condenser for one hour, filtering while hot, allowing the filtrate to cool, and evaporating an aliquot part on the water-bath till of constant weight.

#### Tea-dust.

(3.) Tea-dust and tea siftings or fannings shall be respectively the dust and the siftings and fannings of tea which conforms with the general standard for tea; it shall yield not more than five parts per centum of ash insoluble in water.

### 20. Coffee.

(1.) Coffee shall be the seed of Coffee arabica or Coffee liberica.

# Ground Coffee.

(2.) Ground coffee shall be the roasted seed of Coffee arabica or Coffee liberica, crushed, ground, or otherwise prepared so as to be suitable for making an infusion or decoction. It shall contain not less than ten parts per centum of fat, not more than one part per centum of saccharine matter, and shall yield not more than six parts per centum of ash (of which the proportion soluble in water shall be not less than seventy-five parts per centum); it shall not contain any foreign substance.

# Chicory.

(3.) Chicory shall be the dried and roasted root of Cichorium intybus.

# Coffee and Chicory.

(4.) Coffee and chicory shall be a mixture of ground coffee and ground chicory; it shall not contain less than fifty parts per centum of coffee, nor any foreign substance.

# Coffee-essence or Coffee-extract.

(5.) Coffee-essence or coffee-extract shall be an extract coffee; it shall contain not less than one-half of one

#### Coffee and Chicory Essence or Extract.

(6.) Coffee and chicory essence or extract shall be prepared from coffee and chicory, with or without other wholesome foodstuffs, and shall contain not less than fifty parts per centum of coffee essence or extract.

#### Labelling.

(7.) There shall be written in the principal label attached to every package which contains coffee mixed with chicory, a statement on which the words "Coffee and chicory" are written in larger letters than any other letter on the label, immediately followed by a statement of the percentage proportion in which the ingredients of the mixture are present, written in bold-faced sans-serif capital types of not less size than twelve points face measurement, in the following form:—

Containing not less than [Here insert the number of parts per centum of coffee] parts per cent. of coffee.

coffee.

(8.) The word "coffee," and expressions which include the word "coffee," shall not be written on any statement or label written on or attached to any package which contains a mixture of coffee and chicory, unless it be conjoined with the words "and chicory," nor unless the whole phrase "coffee and chicory" is uniformly written in the manner prescribed in clause (7) of this regulation.

(9.) The word "coffee," and expressions which include the word "coffee," shall not be written on any label written on or attached to any package which contains coffee and chicory essence or extract, unless it be conjoined with the words "and chicory," nor unless the whole phrase "coffee and chicory" be uniformly written in bold-faced sans-serif capitals of not less size than twelve points face measurement, in dark ink, on a light ground.

# General Standard for Cocoa and Cocoa-paste.

(1.) Cocoa-beans shall be the seed of *Theobroma cacao*, L.; cocoa-nibs, or cracked cocoa, shall be roasted, broken cocoa-bean freed from its shell or husk, with or without

cocoa-bean freed from its shell or husk, with or without the germ.

(2.) Cocoa-paste, cocoa-mass, or cocoa-slab shall be the solid or semi-solid mass produced by grinding cocoa-nibs; it shall contain not less than forty-five parts per centum of cocoa-fat. The fat-free residue of cocoa-paste shall contain not more than twenty-two parts per centum of the starch natural to cocoa; not more than six and one-third parts per centum of crude fibre; not more than eight parts per centum of total ash; not more than five and a half parts per centum of ash insoluble in water; and not more than two-fifths of one part per centum of ferric oxide.

# Cocoa or Cocoa-powder.

(3.) Cocoa, or powdered cocoa, shall be powdered cocoapaste, deprived or not of a portion of its fat; its fat-free residue shall conform with the general standard for cocoa.

### Soluble Cocoa.

(4.) Soluble cocoa, or cocoa-essence, shall be the product obtained by treating cocoa-paste, deprived or not of a portion of its fat, with alkali or alkaline salt; it shall contain not more than three parts per centum of added alkali or alkaline salt estimated as potassium-carbonate, and its fat- and alkali-free residue shall conform with the general standard for cocoa.

# Prepared Cocoa.

(5.) Prepared, compounded, homoeopathic, or sweetened cocoa shall be cocoa mixed with other wholesome foodstuffs; it shall contain not less than twenty parts per centum of fat-free cocoa, and its fat-free cocoa content shall conform with the general standard for cocoa.

#### Labelling.

(6.) There shall be written in the principal label attached to every package which contains prepared, compounded, homoeopathic, or sweetened cocoa, or cocoa mixed with other wholesome foodstuffs, in bold-faced sans-serif types of not less size than eight points full measurement, a statement in the following form:—

Containing not less than [Here insert the number of parts per centum] parts per cent. of cocoa.

#### Chocolate.

(7.) Chocolate-paste, confectioners' chocolate, chocolate-coatings, and chocolate-powder shall be cocoa-paste mixed with sugar, with or without addition or subtraction of cocoa-fat, and with or without spices or harmless flavour-

ings; they shall respectively contain not less than sixteen parts per centum of fat-free cocoa, and their sugar, fat-, and spice-free residue shall conform with the general standard for cocoa.

#### Permitted Addition.

(8.) Declaration of the presence of harmless flavourings in cocoa, chocolate, and preparations of cocoa and chocolate, is not required.

#### Prohibition.

(9.) The addition of cocoa-husks, any weighting substance, paraffin, or foreign fat to cocoa, or to any preparation of cocoa, is hereby prohibited.

#### 22. SPICES AND CONDIMENTS.

# General Standard for Spices and Condiments.

(1.) Spices and condiments shall be sound, aromatic, vegetable substances used for the seasoning of food, from which no portion of any volatile oil or other flavouring-substance naturally contained in them has been removed.

# Cinnamon.

(2.) Cinnamon shall be the dried bark of Cinnamonum zeylanicum, from which the outer layers may or may not

have been removed.

(3.) Cassia and cassia-buds shall be respectively the dried bark and the dried immature fruit of Cinnamomum cassia.

(4.) Powdered cinnamon shall not contain any cassia, nor any other foreign vegetable or mineral substance.

#### Cloves.

(5.) Cloves shall be the dried flower-buds of Eugenia caryophyllata; they shall not contain any exhausted or partly exhausted cloves, nor any foreign vegetable or mineral substance, nor more than five parts in one hundred parts by weight of clove-stems.

#### Ginger and Ground Ginger.

(6.) Ginger shall be the washed and dried, or the decorticated and dried, rhizome of Zingiber officinale; it shall not contain any exhausted or partly exhausted ginger, nor any foreign vegetable or mineral substance.

(7.) Ground ginger shall not contain any exhausted or partly exhausted ginger, nor any foreign vegetable or mineral substance.

#### Mace and Nutmeg.

(8.) Mace shall be the dried arillus of Myristica fragrans; it shall not contain the arillus of any other variety of Myristica, including M. malabarica or fatua (Bombay mace), and M. argentea (wild mace).

(9.) Nutmeg shall be the dried seed of M. fragrans deprived of its testa.

(10.) Ground nutmeg shall not contain any foreign substance.

# Mixed Spice.

(11.) Mixed spice shall be a mixture of sound aromatic vegetable substances used for the seasoning of food, from which no portion of any volatile oil or other flavouring-substance has been removed. Mixed spice shall not contain any added substance.

#### Black Pepper.

(12.) Black pepper shall be the dried immature berry of Piper nigrum, L.; it shall contain not less than six parts per centum of extract soluble in ether, not more than seven parts per centum of total ash, and not less than eight parts per centum of extractive matter soluble in ethylic alcohol. It shall not contain any added substance

# White Pepper.

(13.) White pepper shall be the dried mature berry of Piper nigrum, L., from which the outer coating has been removed. It shall contain not less than six parts per centum of extract soluble in ether, not more than three and one-half parts per centum of ash, and not less than seven parts per centum of extractive matter soluble in ethylic alcohol. It shall not contain any added substance.

# Ground Pepper.

(14.) Ground pepper shall be ground white or black pepper, or ground white and black pepper; it shall not contain any added substance.

# Cayenne Pepper.

(15.) Cayenne pepper or cayenne shall be the dried fruit of species of *Capsicum* powdered or ground; it shall contain not less than fifteen parts per centum of ether extractives, and shall yield not more than six parts per centum of total ash; it shall not contain any added substance.

# Mustard-flour.

(16.) Mustard-flour shall be the ground seed of Sinapis alba, Brassica juncea, and Brassica nigra: one hundred parts shall yield not more than eight parts of total ash. It shall not contain any added substance except wheaten flour; provided that the proportion of wheaten flour shall not be more than two and one-half parts per centum.

#### Mustard-pastes.

(17.) Mustard-pastes shall be mustard-flour mixed with water, salt (sodium-chloride), verjuice, white wine, vinegar, tartaric or citric acid, sugar, turmeric, and spices, singly or in combination. They shall not contain the flour of any foreign seed, dextrine, or foreign mineral matter, save salt (sodium-chloride).

#### 23. SAUCES.

# General Standard for Sauces.

(1.) Sauces shall be liquid or semi-liquid mixtures of wholesome foodstuffs and condiments, with or without harmless colouring and flavouring substances.

#### Preservative.

(2.) To sauces salicylic acid may be added in proportion not exceeding two grains to the pound.

#### To mato-sauce.

(3.) Tomato-sauce shall be sauce prepared from sound and ripe tomatoes; it shall conform with the general standard for sauces, and it shall not contain any foreign vegetable substance, save spices and condiments.

### 24. VINEGAR.

# General Standard for Vinegar.

(1.) Vinegar shall be the liquid produced by the fermentation and acetification of any of the substances mentioned in clause (2) of this regulation; it shall contain not less than four grammes of acetic acid in one hundred cubic centimeters; it shall not contain any sulphuric or other mineral acids, lead, or copper; nor shall it contain any added substance or colouring-matter, except caramel.

# Varieties.

Varieties.

(2.) Malt vinegar, wine vinegar, apple or cider vinegar, and fruit vinegar shall be prepared from an infusion of malt, or of cereals whose starch has been converted by malt, from wine, from apples, and from other fruits respectively, and shall conform with the general standard for vinegar.

Sugar vinegar shall be vinegar prepared from a solution of sugar; malt-and-sugar vinegar shall be vinegar prepared from malt and sugar; honey vinegar shall be vinegar prepared from honey; glucose vinegar shall be vinegar prepared from a liquid containing glucose; spirit or alcohol vinegar shall be vinegar prepared from distilled and diluted alcohol; malt-and-alcohol vinegar, or malt-and-spirit vinegar, shall be vinegar prepared from malt and distilled and diluted alcohol.

Sugar vinegar, honey vinegar, malt-and-sugar vinegar, glucose vinegar, spirit or alcohol vinegar, and malt-and-alcohol or malt-and-spirit vinegar.

Distilled vinegar shall be the distillate of a vinegar which conforms with the general standard for vinegar; it shall contain not less than four grammes of acetic acid in one hundred cubic centimeters, and it shall not contain any foreign substances, except caramel.

### Labelling.

(3.) There shall be written in the principal label attached to every package which contains vinegar, in types of not less size than twenty-four points face measurement, the word "Vinegar" (or alternatively the words "Brewed vinegar"), accompanied with a statement of the material or materials from which the vinegar was brewed, written in bold-faced sans-serif capital types of not less size than twelve points face measurement, and in the following form:—

Brewed from [Here insert the names of the materials from which the contents were brewed].

#### 25. IMITATION VINEGAR.

(1.) Acetic mixtures sold for the purpose of being used, or which may be used, as vinegar shall be dilutions of pure acetic acid in water, containing not less than four grammes of acetic acid in one hundred cubic centimeters; they shall not contain any sulphuric or other mineral acid, lead, copper, nor any vinegar, nor any other added substance.

#### Labelling.

(2.) There shall be uniformly written in the principal label attached to every package which contains an acetic mixture sold for the purpose of being used, or which may be used, as vinegar the words "Imitation vinegar" in bold-faced sans-serif capitals of not less size than eighteen points face measurement.

#### Prohibition.

(3.) The word "vinegar," and expressions which include the word "vinegar," shall not be written on any statement or label written on or attached to a package which contains an acetic mixture sold for the purpose of being used, or which may be used, as vinegar, unless it be conjoined with the word "imitation."

#### 26. PICKLES.

(1.) Pickles shall be sound vegetables or sound fruits preserved in salt, vinegar, acetic acid, or lactic acid, with or without spices, condiments, or sugar, and with or without harmless colouring or flavouring substances; they shall not contain any foreign mineral substance, save salt (sodium-chloride).

(2.) Pickles which have been made with bleached vegetables shall contain not more than unavoidable traces of sulphurous acid, or of its compounds, derived from the

bleaching process.

### 27. SUGAR AND STARCH-SUGAR (GLUCOSE).

#### Sugar.

(1.) Sugar shall be the product chemically known as sucrose or saccharose.

(2.) Granulated, loaf, cut, milled, and powdered sugar shall contain at least ninety-nine and one-half parts of saccharose in every hundred parts.

# Starch-sugar (Glucose).

(3.) Starch-sugar shall be the product obtained by hydrolysing starch or a wholesome starch containing substance until the greater part of the starch has been converted into dextrose.

(4.) Anhydrous starch-sugar shall contain not less than ninety-five parts per centum of dextrose, and shall yield not more than eight-tenths of one part per centum of ash.

(5.) Hydrous starch-sugar, "70 sugar," or "brewers' sugar" shall contain not less than seventy parts per centum of dextrose, and shall yield not more than eight-tenths of one part per centum of ash; and "Climax" or "Acme" or "80 sugar" shall contain one less than eighty parts per centum of dextrose, and shall yield not more than one and one-half parts per centum of ash.

(6.) Glucose (mixing or confectioners' glucose) shall have a specific gravity of from 1398 to 1455 at a temperature of 37.5° C., and within those limits shall conform in specific gravity with the specific gravity ascribed to it by the seller; at a specific gravity of 1398 it shall contain not more than twenty-one parts per centum of water, and at a specific gravity of 1455 it shall contain not more than fourteen parts per centum of ash (calculated on the basis of a specific gravity of 1398), which shall consist chiefly of chlorides and sulphates.

(7.) None of the products mentioned in this regulation shall contain any arsenic or other harmful substance.

#### 28. Honey.

Honey shall be the nectar and saccharine exudations of Honey snall be the nectar and saccharine exudations of plants, gathered, modified, and stored by the honey-bee; it shall contain not more than twenty-six parts per centum of water, not less than sixty parts per centum of reducing-sugars, and it shall not yield more than three-fourths of one part per centum of ash. It shall not contain any added sugar or glucose, artificial sweetening-substance, added colouring-matter, or other foreign substance, stance.

# 29. Confectionery.

# General Stanard for Confectionery.

(1.) Confectionery shall be the product made from sugar, confectioners' glucose, or other saccharine substances, with or without the addition of harmless flavouring, colouring, or filling materials, and with or without other food substances, such as butter, fresh eggs, milk, chocolate, nuts, and fruits; it shall not contain any paraffin, nor any resin, nor any foreign mineral substance except drugs, nor any drug concerning which any restrictive law or regulation is in force, nor shall it contain or enclose any alcoholic liquor or compound: Provided that nothing in this regulation shall be taken to prohibit the manufacture by confectioners of lozenges and the like which contain a drug concerning which any restrictive law or regulation is in force, for wholesale supply to the order of a registered pharmaceutical chemist.

(2.) No person shall refill with confectionery for sale any package which is made wholly or in part of wood, paper, cardboard, or the like absorbent material.

# Labelling.

(3.) There shall be written in the principal label attached to every package which contains confectionery medicated by the addition of any drug, concerning which there is no restrictive law or regulation in force, the word 'Medicated,' in bold-faced sans-serif capital types of not less size then twelve points face measurement. less size than twelve points face measurement.

#### 30. PASTRY.

30. Pastry.

The word "pastry" shall include pastry, cakes, and biscuits. Pastry shall be a product of the mixture of two or more of the following substances, selected, combined, and cooked as may be desired: Various kinds of flour or starch, water, fresh or separated milk, cream, fresh eggs, butter, edible fats or oils, sugar, honey or molasses, almonds or other oleaginous seeds, sound fruits or preparations of sound fruits, other wholesome food substances, harmless flavourings, harmless colouring-matters. Pastry shall not contain any dried albumen, yolk of egg preserved with any preservative substance, nor any artificial sweetening-substance, mineral oil or fat, alum, or sulphate of copper. sulphate of copper.

#### 31. ICE-CREAM AND ICES.

#### Ice-cream.

(1.) Ice-cream shall be a food-stuff composed of milk and of cream, with sugar, with or without fresh eggs, flavoured with fruit, or with the juice or pulp of fruit, or with nuts or with harmless vegetable flavouring substances or essences, coloured or not with harmless colouring-substances, and with or without candied fruits, liqueurs, or spirits, singly or in combination, sterilized by boiling, or pasteurized by being kept at a temperature of not less than 156° Fahr. for twenty minutes, or of not less than 165° Fahr. for ten minutes, and subsequently frozen. Ice-cream shall contain not less than ten parts per centum of milk-fat, present in the form of cream.

(2.) Ices shall be any preparation of wholesome foodstuffs, with or without addition of harmless vegetable substances or essences or of harmless colouring-matter, sterilized by boiling, or pasteurized by being kept at a temperature of not less than 156° Fahr. for twenty minutes, or of not less than 165° Fahr. for ten minutes, and subsequently frozen.

# Bacterial content of Ice-cream and Ices.

(3.) Ice-cream and ices shall not contain more than fifty thousand micro-organisms to the cubic centimeter, nor any harmful or pathogenic organisms.

#### Prohibitions.

(4.) The addition of viscogen, gelatine, or other thickening substance to ice-cream or to ices is hereby prohibited.
(5.) No person shall refill with ice-cream or with ices for sale any package which is made wholly or in part of wood, paper, cardboard, or the like absorbent material.
(6.) No person shall sell any ice-cream or ices of which the nature of flavour is indicated or declared by the name of any fruit or fruits, flavoured wholly or in part with any substance other than the fruit or fruits named, unless the said name is conjoined with the word "Imitation."

#### 32. Providing for the Cleanliness and Freedom from CONTAMINATION OF ICE-CREAM AND ICES.

(1.) No person shall manufacture, store, or deposit any ice-cream or ices for sale, nor suffer them to be manufactured. stored, or deposited, in any open shed or unen-

tured, stored, or deposited, in any open shed or unen-closed space.

(2.) No person shall manufacture, store, or deposit any ice-cream or ices for sale, or suffer them to be manufac-tured, stored, or deposited for sale in any room or build-

(a.) Unless such room or building is provided with tight,

close-jointed walls and floors; Inless its internal walls are covered with tiles, (b.) Unless its internal walls are covered with tiles, smooth iron, or smooth plaster, cement, or wood, painted or colour-washed, or frequently limewashed;

(c.) Unless its floors are constructed of cement, concrete,

(c.) Unless its floors are constructed of cement, concrete, tiles, or well-smoothed wood;
(d.) Unless it is well-lighted and ventilated;
(e.) Unless all interior surfaces of the floors and walls thereof are kept constantly clean.
(3.) No person shall manufacture, store, or deposit ice-cream or ices for sale, nor suffer them to be manufactured, stored, or deposited for sale, in any dwelling-room, or in any room communicating directly with a privy or water-closet, or stable, or with an apartment used for sleeping, or in any room having an opening communicating directly with any drain or sewer.

with any drain or sewer.

(4.) No person engaged in the manufacture or sale of ice-cream or of ices shall suffer his hands or any part of his

person to come in contact with any ice-cream or ices.

(5.) No person shall manufacture, store, or deposit any ice-cream or ices for sale, or store or deposit the ingredients therefor, in any vessel which is not clean; and every person engaged in the manufacture or sale of ice-cream or ices shall at all times maintain all vessels and utensils used for containing or coming into contact with ice-cream or ices, or the ingredients used in the manufacture of ice-cream or ices, in a condition of cleanliness. ture of ice-cream or ices, in a condition of cleanliness, and shall at all times protect the contents thereof from contamination.

(6.) No person shall sell any ice-cream or ices which, after having been once frozen, have run down or melted, and which have been again frozen.

#### 33. VEGETABLES.

(1.) Vegetables shall be the succulent, clean, and sound

(1.) Vegetables shall be the succulent, clean, and sound edible parts of herbaceous plants commonly used for food.

(2.) Dried vegetables shall be the clean, sound products obtained by the desiccation of properly matured and prepared vegetables under conditions such that no harmful substance is absorbed by or mixed with them.

(3.) Canned or tinned vegetables shall be properly matured and prepared fresh vegetables, with or without salt, sterilized by heat, and packed in hermetically sealed containers.

## 34. FRUIT AND FRUIT PRODUCTS.

# Preserved Fruit.

(1.) Preserved fruit shall be any sound fruit or fruit substance preserved either by drying or by immersion in fruit-juice, or in water, or in syrup; it shall not contain

any foreign substance save sugar.

(2.) The presence of not more than a trace of sulphurdioxide in dried fruits, unavoidably remaining from the process of bleaching, shall not be deemed to constitute a contravention of this regulation.

(3.) There shall be written in the principal label attached to every package of preserved fruit the name or names of the fruit or fruits contained in the package, in types of not less size than eighteen points face measure-

# Jam, Conserve, and Marmalade.

(4.) Jam and conserve shall be products obtained by boiling some kind of sound fruit with sugar, except they shall not contain any glucose other than that derived from the cane sugar and the fruit as hereinafter provided, nor any gelatine, starch, nor any other added substance except spices

any gelatine, starch, nor any other added substance except spices.

(5.) Marmalade shall be the product obtained by boiling sound citrus fruit or fruits with sugar; it shall not contain any added substance other than glucose.

(6.) There shall be written in the principal label attached to every package which contains jam, conserve, or marmalade, in types of not less size than eighteen points face measurement, the word "Jam," "Conserve," or "Marmalade," as the case may require.

There shall be also uniformly written in the said label, in bold-faced capital types of not less size than eighteen points face measurement, the name of the fruit or fruits from which the contents of the package have been prepared.

#### Mixed Jams.

(7.) Mixed jam shall be the product obtained by boiling two or more varieties of sound fruit with sugar. It shall not contain any vegetable substance other than that derived from fruits of the varieties designated on the principal label contains and the statements. cipal label, except spices. It shall contain not less than fifty parts per centum of the variety of fruit first named in the principal label. It shall not contain any added glucose, except as hereinafter provided, nor any gelatine, |

glucose, except as hereinatter provided, nor any genome, starch, or other foreign substance.

(8.) (a.) There shall be written in the principal label affixed to every package containing mixed jam the name of each of the mixed fruits in clear and distinct consecutive characters of equal size: Provided that where a mixed jam does not contain more than twenty parts per centum of apple-pulp it shall be sufficient to state on the label the amount of such pulp in the following form:

This is a mixed jam containing not more than

This is a mixed jam, containing not more than twenty per cent. of apple.

Such statement shall be printed on the label in the characters known as ten-point condensed Gothic capitals, parallel to and immediately beneath the characters designating the other fruit or fruits, and on a background of such colour as shall display the words clearly and distinctly.

tinctly.

(b.) Apple-juice or gooseberry-juice may be added to jam to an amount not exceeding ten parts per centum, and in such case it shall not be necessary to indicate on the label that the said jam contains such juice, or that it

is a mixed jam.

#### Fruit-jelly.

(9.) Fruit-jelly shall be a compound prepared from the juice of sound fruit and sugar; it shall not contain any vegetable substance other than that derived from sound

vegetable substance other than that derived from sound fruit of the variety or varieties designated in the principal label, nor any added glucose, except as hereinafter provided, nor any gelatine, starch, or other foreign substance. (10.) There shall be written in the principal label attached to every package which contains any fruit-jelly, in types of not less size than eighteen points face measurement, the word "Fruit-jelly." There shall be also uniformly written in the principal label, in bold-faced capital types of not less size than eighteen points face measurement, the name of the fruit or fruits from which the contents have been prepared; and the product of the fruit which is first named shall be present in the contents of the package in larger proportion than the product of any other fruit. any other fruit.

# Addition of Glucose to Jam, Marmalade, Conserve, Mixed Jam, and Fruit-jelly.

(11.) (a.) Notwithstanding anything in the preceding paragraphs, not more than 10 per cent. of glucose may be added to any jam, conserve, mixed jam, or fruit-jelly if there is written in the principal label attached to every package containing any such jam, conserve, mixed jam, or fruit-jelly the words "Prepared with sugar and glucose," in sans-serif capital types in black ink, of not less size than eighteen points face measurement; the said words shall be written in the first line in the principal label, and no other words shall appear on the same line.

(b.) There shall be written in the principal label attached to every package which contains any marmalade mixed

to every package which contains any marmalade mixed with more than ten parts per centum of glucose the words "Mixed with glucose," in bold-faced sans-serif capital types in black ink, of not less size than eighteen points face measurement; the said words shall be the first line in the principal label, and no other word shall appear on the same line with

them.

# 35. JELLY CRYSTALS. Fruit-jelly Crystals.

(1.) Fruit-jelly Crystals.

(1.) Fruit-jelly crystals shall be a confection of gelatine, sugar, and citric or tartaric acid, flavoured with wholesome substances wholly derived from sound fruits, or from other sound vegetable substances.

(2.) There shall be uniformly written in the principal label attached to every package which contains fruit-jelly crystals, in bold-faced types of not less size than eight points face measurement, the words "Fruit-jelly crystals," which words shall be accompanied by the name of the fruit with which the contents of the package have been prepared. prepared.

 ${\it Jelly-crystals.}$ 

(3.) Jelly-crystals shall be a confection of gelatine, sugar, and citric or tartaric acid, coloured and flavoured with harmless colouring-matters and harmless flavouring-

or without harmless colouring-matter. They shall not contain any mineral oil nor any added foreign substance.

#### Oil of Lemon.

(2.) Oil of lemon shall be the volatile oil obtained from the fresh peel of the lemon (Citrus limonum, L.); it shall have an optical rotation of 25° C. of not less than plus 59° in a one-hundred millimeter tube, and it shall contain not less than four parts per centum by weight of citral.

#### Essence of Lemon.

(3.) Essence of lemon shall be the flavouring-extract prepared from oil of lemon, or from lemon-peel, or from both; it shall contain not less than five parts per centum by volume of oil of lemon, and shall conform with the general standard for essences.

#### Terpeneless Oil of Lemon.

(4.) Terpeneless oil of lemon shall be oil of lemon from which all, or nearly all, of the terpenes have been removed.

# Terpeneless Essence of Lemon.

(5.) Terpeneless essence of lemon shall be the flavouring-(5.) Terpenetess essence of femon shall be the navouring-extract prepared by dissolving terpeneless oil of lemon in dilute alcohol, or in water, or in both; it shall contain not less than two-tenths of one part per centum by weight of citral derived from oil of lemon, and shall conform with the general standard for essences. It shall be labelled "Essence of lemon (terpeneless)."

#### Vanilla.

(6.) Vanilla shall be the dried fruit of Vanilla planifolia containing the odoriferous principle or aldehyde known as "vanillin" vanillin.

#### Vanilla-essence.

(7.) Vanilla-essence shall be an alcoholic extract of vanilla, and shall conform with the general standard for essences.

#### Vanilla Substitutes.

(8.) There shall be written in the principal label attached to every package containing a substance which consists wholly or in part of a substitute for vanilla or for vanillin the words "Imitation vanilla."

(9.) The word "Vanilla" shall not be written in the statement or label attached to a package containing a substance which consists wholly or in part of a substitute for vanilla, unless conjoined with the word "Imitation," in the following form, "Imitation vanilla."

# 37. CITRIC AND TARTARIC ACIDS.

Citric and tartaric acids shall contain not more than one one-hundredth part of a grain of arsenic (calculated as arsenious oxide), nor more than one-seventh of a grain of lead, to the pound.

# 38. AERATED WATERS.

# General Standard for Aerated Waters.

(1.) Aerated waters shall be potable water impregnated with carbon-dioxide, or with oxygen, or with both, under pressure, with or without admixture of soda, potash, lithia, or the like salts. They shall not contain any lead or other poisonous metal, nor any added foreign substance.

# So da-water.

(2.) Soda-water shall be potable water containing not less than five grains of sodium-bicarbonate in each pint, and shall conform with the general standard for aerated

# Lithia and Potash Waters.

(3.) Lithia and potash waters shall be waters which conform with the general standard for aerated waters. Lithia-water and potash-water shall respectively contain not less than five grains of lithium-carbonate, and not less than fifteen grains of potassium-bicarbonate, to the pint.

## 39. CORDIALS AND SYRUPS.

with harmless colouring-matters and harmless flavouringsubstances.

(4.) There shall be uniformly written in the principal
label attached to every package which contains jellycrystals the word "Jelly-crystals" in bold-faced type of
not less size than eight points face measurement.

36. Essences.

General Standard for Essences.

(1.) Essences shall be solutions of wholesome flavouringsubstances in ethylic alcohol, or in water, or in both, with

# Labelling.

(2.) There shall be written in the principal label attached to every package which contains cordials or syrups the name or names of the fruit, fruits, or vegetable extractives from which its contents have been prepared.

#### Preservative.

(3.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide may be added to cordials and syrups which do not contain any glycerine, in proportion not exceeding two grains of sulphur-dioxide to the pint.

#### 40. RASPBERRY SYRUP AND RASPBERRY VINEGAR.

(1.) Raspberry syrup and raspberry vinegar shall contain not less than twenty parts per centum by weight of raspberry-juice, and not less than thirty-five parts per centum by weight of sugar, and may contain ten parts per centum by weight of glycerine. They shall not contain any foreign colouring-matter, nor any artificial flavouring substance.

#### Preservative.

(2.) The preservative substance sulphur-dioxide, or a preparation of sulphur-dioxide, in proportion not exceeding two grains of sulphur-dioxide to the pint, may be added to raspberry syrup and raspberry vinegar which do not contain any glycerine.

#### 41. COMPOUND CORDIALS.

(1.) Compound cordials (orange bitters, sarsaparilla, ginger, non-alcoholic bitters, tonic, and the like preparations) shall consist of potable water with vegetable extracts or infusions or tinctures, or both, or any combination of varieties of either or of both, and sugar, with or without citric or tartaric acid, harmless vegetable flavouring-substances, harmless colouring-matter, and glycerine: Provided that the proportion of glycerine shall not exceed ten parts per certum

#### Labellina.

(2.) There shall be written in the principal label attached to every package which contains a compound cordial, in bold-faced sans-serif capital types of not less size than twelve points face measurement, the words "Compound cordial"; the said words shall form the first line of the principal label, and no other word shall appear on the same line.

(3.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide may be added to compound cordials which do not contain any glycerine, in proportion not exceeding two grains of sulphur-dioxide to the pint.

# 42. ARTIFICIAL CORDIALS AND SYRUPS.

(1.) Artificial cordials and syrups shall be composed of potable water with harmless flavouring-substances, sugar, and citric or tartaric acid, acetic acid or vinegar, with or without harmless colouring-matter, with or without glycerine in a proportion of not more than ten parts per centum; they shall contain not less than thirty-five parts per centum by weight of sugar.

# Labelling.

(2.) There shall be uniformly written in the principal label attached to any package containing artificial cordial or syrup, in bold-faced sans-serif capital types of not less size than eighteen points face measurement, the words "Artificial cordial," or "Artificial syrup," the name of the flavour and the word flavour in the following form:—

Artificial cordial or artificial syrup [Here insert the name of the flavour] flavour.

The said words shall be the first words of the principal label, and no other words shall appear on the same line or lines with them.

# Prohibition.

(3.) Expressions which indicate that the contents of any package which contains an artificial cordial or syrup consist wholly or in part of natural fruit-juices shall not be written in any statement or label attached to any such package.

## Preservative.

(4.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide may be added to artificial cordials and syrups which do not contain any glycerine, in proportion not exceeding two grains of sulphur-dioxide to the pint.

#### 43. LIME-JUICE.

(1.) Lime-juice shall be the expressed juice of the sound fruit of Citrus medica, variety acida; it shall contain not less than six parts per centum of citric acid, naturally present in the fruit from which it has been produced.

### Lime-juice Cordial or Syrup.

(2.) Lime-juice cordial or syrup shall be composed of lime-juice, sugar, and potable water; it shall not contain any added substance except glycerine: Provided that the proportion of glycerine shall not exceed ten parts per centum.

#### Preservative.

(3.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide may be added to lime-juice and to lime-juice cordial or syrup which does not contain any glycerine, in proportion not exceeding two grains of sulphur-dioxide to the pint.

#### 44. Lemon-squash.

(1.) Lemon-squash shall be the expressed juice of the sound ripe fruit of *Citrus medica*, var. *limonum*; it shall not contain any added substance save water or carbonated water, sugar, and preservative.

#### Prohibition.

(2.) Lemon squash shall not contain any substance capable of reducing its natural acidity.

(3.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide, in proportion not exceeding two grains of sulphur-dioxide to the pint, may be added to lemon-squash.

#### 45. Non-excisable Fermented Drinks.

(1.) Non-excisable fermented drinks shall be composed of boiled water with vegetable extractives or infusions, and sugar, with or without the addition of harmless vegetable flavouring-substances, citric or tartaric acid, and harmless colouring-matters. They shall contain not more than two posts are contained for the contains of the contain and the contains of the contain account of the contains of the contain and the contains of the contains of the contains and the contains are contained as a contain and the contains a contain a c than two parts per centum of proof spirit, and not more than traces of sulphur-dioxide, unavoidably derived from the process of fining and of cleansing casks.

#### Preservative.

(2.) The addition of saccharin to non-excisable fermented drinks, in proportion not exceeding three grains to the gallon, is hereby permitted.

# 46. Non-alcoholic Carbonated Summer or Temperance Drinks.

(1.) Summer or temperance drinks not otherwise standardized in these regulations shall be composed of potable water, with or without sugar and harmless flavouringessences, or vegetable extractives or infusions, impregnated with carbon-dioxide, under pressure or not, with or without citric and tartaric acids, and with or without harmless

(2.) The preservative substance (or a preparation of the preservative substance) sulphur-dioxide may be added to summer drinks, in proportion not exceeding one grain of sulphur-dioxide to the pint.

#### 47. Quinine Tonic Waters.

There shall be written in the principal label attached to every package which contains any drink the name or trade description of which includes the word "quinine" the proportion of quinine therein contained. The proportion of quinine contained in a drink sold under the said name or trade description shall be not less than one-third of a grain to the pirt. of a grain to the pint.

- 18. MALT ALE OR MALT BEER, ALE, PORTER, AND BEER.

(1.) Malt ale or malt beer containing not less than three per centum of proof spirit shall be ale or beer brewed from barley malt and hops exclusively.

(2.) Ale, porter, or beer containing not less than three per centum of proof spirit shall be produced by the alcoholic fermentation of a mash of malted and other grain and sugar with hops and other harmless vegetable bitters.

(3.) Malt ale or malt beer, ale, porter, and beer shall not contain strychnine, Cocculus indicus, picric acid, lead, or other harmful substance, nor more than one one-hundredth of a grain of arsenic, calculated as arsenious oxide, nor more than two grains of free sulphur-dioxide, nor more than five grains of total sulphur-dioxide per gallon.

49. STANDARD OF STRENGTH OF SPIRITS.

The standard of strength for spirits shall be as follows:--

Brandy, not more than twenty-five degrees under proof.
Whisky, not more than twenty-five degrees under proof.

Rum, not more than twenty-five degrees under proof. Gin, not more than thirty-five degrees under proof.

# 50. Drugs.

#### Standard

(1.) Drugs which are included in the latest edition, with amendments, of the "British Pharmacopæia" shall conform to the descriptions and tests respectively prescribed therein unless otherwise standardized in these regulations, or in any Act in force in New Zealand, or in regulations made thereunder.

#### Exemptions from Standard.

(2.) (a.) The following drugs are hereby exempted from so much of the provisions of these regulations as requires that they shall be compounded with alcohol, in accordance with the "British Pharmacopæia," and the said drugs shall not be deemed to be adulterated in so far as they are compounded with such equivalent proportions of methylated spirit as may be permitted by regulations under the Customs Law Act, 1908.

Linimentum aconiti. Linimentum belladonnæ. Linimentum camphoræ ammoniatum. Linimentum saponis.

(b.) The following drugs are hereby exempted from so much of the provisions of these regulations as requires that they shall be compounded with olive oil, or with peanut (Arachis hypogea) oil, in accordance with the "British Pharmacopeia," and the said drugs shall not be deemed to be adulterated in so far as they are compounded with an equivalent proportion of cotton-seed (Gossypium harbaceum) oil:—

Emplastrum ammoniaci cum hydrargyro. Emplastrum hydrargyri. Emplastrum picis. Emplastrum picis. Emplastrum plumbi. Linimentum ammoniae. Linimentum calcis. Linimentum camphoræ.

Lintmentum camphoræ.
Sapo mollis.
Sapo durus.
Unguentum capsici.
Unguentum hydrargyri compositum.
Unguentum hydrargyri nitratis.
Unguentum resine

Unquentum resince.

(c.) The following drugs are hereby exempted from so much of the provisions of these regulations as requires that they shall be compounded with Vinum xericum in accordance with the "British Pharmacopeia," and the said drugs shall not be deemed to be adulterated in so far as they are compounded with a New Zealand or other colonial wine containing not more than sixteen parts per centum by weight of ethylic alcohol:—

Vinum antimoniale

Vinum antimoniale. Vinum colchici. Vinum ipecacuanhæ. Vinum ferri. Vinum ferri oitratis. Vinum quininæ.

(d.) The following drug is hereby exempted from so much of the provisions of these regulations as requires that it shall comply with the description given of and tests prescribed for it in the latest edition, with amendments, of the "British Pharmacopeia":—

Oleum eucalypti.

#### Ethylic Alcohol.

Ethylic Alcohol.

(3.) There shall be written in the principal label attached to every package containing a proprietary medicine sold for internal use by man, which is compounded with ethylic alcohol in greater proportion than two and one half grammes in one hundred cubic centimetres, in bold-faced sans-serif capital types of not less size than six points face measurement, the percentage proportion of alcohol contained in it, expressed in terms of proof spirit, in the following form:—

# ALCOHOL.

This mixture contains [Here insert the number of parts per centum] parts per centum of proof spirit.

#### Castor Oil.

(4.) There shall be written in the principal label attached to every package containing castor oil, which is sold for internal use by man, in sans-serif capitals of not less size than six points face measurement, the words "For internal uses"

#### Eucalyptus Oil.

Eucalyptus oil prepared for internal use by man shall be the colourless or pale yellow oil distilled from the leaves of various species of eucalyptus, subsequently rectified, and possessing a characteristic aromatic odour and pungent cooling taste. Its specific gravity at a temperature of 60° F. shall be from 0.910 to 0.930. It shall contain not less than fifty parts per centum of eucalyptol (cineol) as determined by the phosphoric-acid method; mixed with one-third of its volume of phosphoric acid of specific gravity 1.75 it shall quickly become semi-solid. It shall be soluble in three volumes of 70 per centum alcohol; and its refractive index at 60° F. shall be below 1.4800.

#### Labelling.

(b.) There shall be written on or attached to every pack-(6.) There shall be written on or attached to every package which contains eucalyptus oil prepared for internal use by man a statement or label on which shall be written, in sans-serif capitals of not less size than six points face measurement, the words "For internal use." No person shall sell any package containing eucalyptus oil in respect of which the provisions of this regulation have not been complied with.

#### SCHEDULE.

#### FORM A.

Analyst's Certificate under the Sale of Food and Drugs Act, 1908.

(To be used where method of analysis has been prescribed.)

I, the undersigned, an Analyst appointed under the Sale of Food and Drugs Act, 1908, do hereby certify that on the day of , 19, there was delivered to me personally by [or I received by registered post from] [Here insert the name and address of the officer from whom sample was received], an officer of the Department of Public Health [or an officer appointed for the purposes of the said Act], a sample of [Here state the name of the food or drug] for analysis in a [Here state the nature of the package in which the sample was enclosed, how it was labelled and marked, and, if sealed, describe impress of the seal, if any], and that I have analysed the same, and in such analysis have followed the method prescribed for the analysis of in the regulations under the said Act, and that the result of my analysis is as follows:—

#### [Analysis and Observations.]

As witness my hand, at , this day of , 19

, Analyst.

#### FORM B.

Analyst's Certificate under the Sale of Food and Drugs Act, 1908.

(To be used where method of analysis has not been prescribed.)

prescribed.)

I, THE undersigned, an Analyst appointed under the Sale of Food and Drugs Act, 1908, do hereby certify that on the day of , 19, there was delivered to me personally by [or I received by registered post from [Here insert the name and address of the officer from whom the sample was received], an officer of the Department of Public Health [or an officer appointed for the purposes of the said Act], a sample of [Here state the name of the food or drug] for analysis in a [Here state the nature of the package in which the sample was enclosed, how it was labelled and marked, and, if sealed, describe the impress of the seal, if any], and that I have analysed the same, and that the result of my analysis is as follows:—

# [Analysis and Observations.]

As witness my hand, at , this day of , 19 , Analyst.

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

Regulations for Deer-shooting in the Horowhenua and Hutt Counties (Paraparaumu).

#### LIVERPOOL, Governor.

In Pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District described in the First Schedule hereto, and further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

## REGULATIONS.

1. Red-deer stags may be taken or killed within the district described in the First Schedule hereto from the 22nd March, 1913, to the 17th May, 1913 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmaster at Otaki, on payment by the license of a license fee of £2. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or

the Second Schedule hereto.

3. No licensee under these regulations shall take or kill more than two stags, and no stag shall be taken or killed carrying antiers with less than ten points.

4. No such licensee shall take or kill any hind or fawn on any pretext whatever, nor shall he allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

ceeding £20.

#### FIRST SCHEDULE.

# District to which License relates.

All that piece of land in the Counties of Horowhenua and Hutt, commencing at a point being the mouth of the Otaki River, and following up stream to a point on the said river opposite Mount Crawford on the Tararua Ranges; thence to Mount Crawford in a direct line; thence in a southerly direction along the summit of the Tararua Ranges to Mount Hector; thence in a direct line to Mount Barton; thence in a direct line to Paekakariki; and thence along the coast in a northerly direction to the point of commencement: excepting from the said land all that piece of land containing 500 acres, being Section 16, Block I, Akatarawa Survey District, which excepted land is shown as an acclimatization reserve on the provisional plan of the Hutt County, in the Crown Lands Office, at Wellington.

Second Schedule. All that piece of land in the Counties of Horowhenua

#### SECOND SCHEDITLE

License to take or kill Red-deer Stags.

No.

Accesse to take or kill Red-deer Stags.

of

, of

, having this day paid the sum of
£2, is hereby authorized to take or kill two red-deer
stags, of not less than ten points, within that part of the
Wellington Acclimatization District described in the indorsement hereon, from the

, 1913 (both days inclusive). This license is issued
subject to the provisions of the Animals Protection Act,
1908, and to the regulations thereunder in force within
the said part of the Wellington Acclimatization District.

Dated at

this

day of

, 1913.

# Chief Postmaster [or Postmaster].

#### INDORSEMENT.

## District to which License relates.

All that piece of land in the Counties of Horowhenua and Hutt, commencing at a point being the mouth of the Otaki River, and following up stream to a point on the said river opposite Mount Crawford on the Tararua Ranges; thence to Mount Crawford in a direct line; thence in a southerly direction along the summit of the Tararua Ranges to Mount Hector; thence in a direct line to Mount Barton; thence in a direct line to Paekakariki; and thence along the coast in a northerly direction to the point of commencement: excepting from the said land all that piece of land containing 500 acres, being Section 16

of Block I, Akatarawa Survey District, which excepted land is shown as an acclimatization reserve on the provisional plan of the Hutt County, in the Crown Lands Office, at Wellington.

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

H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting in the Tararua Forest Reserve, &c.

#### LIVERPOOL, Governor.

In pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District described in the First Schedule hereto, and further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

#### REGULATIONS.

1. Red-deer stags may be taken or killed within the district described in the First Schedule hereto from the 22nd March, 1913, to the 17th May, 1913 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Eketahuna, and Pahiatua, on payment by the licensee of a license fee of £2. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or kill more than two stags, and no stag shall be taken or killed carrying antiers with less than ten points.

4. No such licensee shall take or kill any hind or fawn on any pretext whatever, nor shall he allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

ceeding £20.

## FIRST SCHEDULE.

# District to which License relates.

All that area bounded by a line commencing at Eketahuna; thence along the main road northwards through Pahiatua to the Manawatu River; thence along that river to the Woodville - Palmerston North Road, through the Manawatu Gorge; thence along that road to Palmerston North; thence along the railway-line to Linton; thence along a right line to Mount Arawaru; thence along a right line to Mount Ngapuketurua; and thence along a right line to Eketahuna, the place of commencement.

# SECOND SCHEDULE.

License to take or kill Red-deer Stags.

License to take or kill Red-deer Stags.

, of
, having this day paid the sum of
£2, is hereby authorized to take or kill two red-deer
stags, of not less than ten points, within that part of the
Wellington Acclimatization District described in the indorsement hereon, from the
, 1913, to the
, 1913 (both days inclusive). This license is issued
subject to the provisions of the Animals Protection Act,
1908, and to the regulations thereunder in force within
the said part of the Wellington Acclimatization District.
Dated at this day of , 1913.

Chief Postmaster [or Postmaster].

# INDORSEMENT.

# District to which License relates.

All that area bounded by a line commencing at Eketahuna: thence along the main road northwards through Pahiatua to the Manawatu River; thence along that river to the Woodville - Palmerston North Road, through the Manawatu Gorge; thence along that road to Palmerston North; thence along the railway-line to Linton; thence along a right line to Mount Arawaru; thence along a right line to Mount Ngapuketurua; and thence along a right line to Eketahuna, the place of commencement.

> As witness the hand of His Excellency the Governor, this twenty-fourth day of February, one thousand nine hundred and thirteen.

> > H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting in the Counties of Featherston and Wairarapa South.

#### LIVERPOOL, Governor.

IN pursuance and exercise of the powers conferred upon me by the Animals Protection Advanced in In pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District comprised in the Counties of Featherston and Wairarapa South (excepting that portion of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also the area described in the First Schedule hereto), and further prescribing the conditions affecting such deershooting, the form of license, and the fee payable in respect thereof.

#### REGULATIONS.

1. Red-deer stags may be taken or killed within that portion of the Wellington Acclimatization District hereinbefore described from the 22nd March, 1913, to the 17th

portion of the Wellington Acclimatization District herembefore described from the 22nd March, 1913, to the 17th May, 1913 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Carterton, Greytown, Featherston, and Martinborough, on payment by the licensee of a license fee of £2. Not more than one such licensee shall be issued to any one person. Every such licensee shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or kill more than four stags, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No such licensee shall take or kill any hind or fawn on any pretext whatever, nor shall he allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

ceeding £20.

# FIRST SCHEDULE.

## Excluded Area.

All that area of land in the Huangarua Survey District, in the Counties of Featherston and Wairarapa South, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Department Fetate on Station) the Puruatanga Estate or Station).

## SECOND SCHEDULE.

No.

# License to take or kill Red-deer Stags.

£2, is hereby authorized to take or kill four red-deer stags, of not less than ten points, within that part of the Wellington Acclimatization District described in the indorsement hereon, from the . 1913, to the

, 1913, to the , 1913 (both days inclusive). This license is issued subject to the provisions of the Animals Protection Act, 1908, and to the regulations thereunder in force within the said part of the Wellington Acclimatization District. Dated at this day of , 1913.

Chief Postmaster [or Postmaster].

#### INDORSEMENT.

#### District to which License relates.

The Counties of Featherston and Wairarapa South, excepting therefrom all that part of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also all that area of land in the Huangarua Survey District, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Puruatanga Estate or Station).

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

H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting in the Hutt and Featherston Counties (Wainui).

# LIVERPOOL, Governor.

I N pursuance and exercise of the powers conferred upon me by the Animals Protection Act 1999 (1999) In pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District described in the First Schedule hereto, and further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

# REGULATIONS.

REGULATIONS.

1. Red-deer stags may be taken or killed within the district described in the First Schedule hereto from the 22nd March, 1913, to the 17th May, 1913 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmaster at Lower Hutt, on payment by the licensee of a license fee of £2. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or kill more than two stags, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No such licensee shall take or kill any hind or fawn on any pretext whatever, nor shall he allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

7. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

ceeding £20.

# FIRST SCHEDULE.

### District to which License relates.

District to which License relates.

All that piece of land in the Counties of Hutt and Featherston, commencing at a point being the Upper Hutt Railway-station; thence in a line following the railway-line as far as Petone; thence to the coast of the Port Nicholson Harbour; thence along the coast around Pencarrow Head to the Onoke Lake; thence by a straight line from the north-eastern part of the Onoke Lake over Misty Hill to the point of commencement: excepting from such land all that piece of land containing 6,500 acres, being parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey District, and shown on the Crown lands provisional map of the Hutt County as a timber and water reserve (the excepted land being the catchment-area for the Wellington City Council's reservoir, situated at Wainuiomata).

# SECOND SCHEDULE.

# License to take or kill Red-deer Stags.

for the sum of feet the sum of feet is hereby authorized to take or kill two red-deer stags, of not less than ten points, within that part of the Wellington Acclimatization District described in the indorsement hereon, from the sum of the sum of the Wellington Acclimatization District described in the industrial Wellington the sum of the sum of the work of the sum of the dorsement hereon, from the , 1913, to the , 1913 (both days inclusive). This license is issued

subject to the provisions of the Animals Protection Act, 1908, and to the regulations thereunder in force within the said part of the Wellington Acclimatization District. , 1913. Dated at this , day of

Chief Postmaster [or Postmaster].

#### INDORSEMENT.

#### District to which License relates.

All that piece of land in the Counties of Hutt and Featherston, commencing at a point being the Upper Hutt Railway-station; thence in a line following the railway-line as far as Petone; thence to the coast of the Port-Nicholson Harbour; thence along the coast around Pencarrow Head to the Onoke Lake; thence by a straight line from the north-eastern part of the Onoke Lake over Misty from the north-eastern part of the Onoke Lake over Misty Hill to the point of commencement: excepting from such land all that piece of land containing 6,500 acres, being parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey District, and shown on the Crown lands provisional map of the Hutt County as a timber and water reserve (the excepted land being the catchment-area for the Wellington City Council's reservoir, situated at Wainuiomata).

> As witness the hand of His Excellency the Governor, this twenty-fourth day of February, one thousand nine hundred and thirteen.

> > H. D. BELL, Minister of Internal Affairs.

Opening Lands in Auckland Land District for Sale or Selection.

# LIVERPOOL, Governor.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, 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-fourth day of June, one thousand nine hundred and thirteen; 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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MANGONUI COUNTY .- OPOE SURVEY DISTRICT.

£ s. d. £ s. d. £ s. d. 90 0 0 2 5 0 1 1 16 0 | 176 3 24 | Weighted with £12 10s., valuation for improvements consisting of grassing and fencing.

Altitude, 5 ft. to 50 ft. above sea-level. Level to hilly land,

covered with manuka scrub. Soil of an inferior sandy nature, on sandstone formation; no water on section. Situated two miles and a half from Waiharera by rough cart-road.

MANGONUI COUNTY .-- RANGAUNU SURVEY DISTRICT.

 $\begin{array}{ccc|c}
95 & 0 & 0 \\
134 & 0 & 0
\end{array}$  $\begin{bmatrix} 50 & 0 & 0 & 1 & 5 & 0 \\ 70 & 0 & 0 & 1 & 15 & 0 \end{bmatrix}$ 1 8

Altitude, 10 ft. to 30 ft. above sea-level. Level to undulating land, covered with manuku scrub. Soil of sandy nature, on sandstone formation; indifferently watered by streams liable to dry in summer. Situated half a mile to a mile and a quarter from Kaimaumau Landing by cart-road.

> As witness the hand of His Excellency the Governor, this fourth day of March, one thousand nine hundred and thirteen.

Minister of Lands.

Opening Lands in Auckland Land District for Sale or Selection.

# LIVERPOOL, Governor.

LIVERPOOL, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, 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-first day of April, one thousand nine hundred and thirteen; 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 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.—Waitomo County.—Orahiri Survey District.

First-class Land.

Section.	Block.	Area.	Cash Purchase: Total Price.	Occupation with Right of Purchase: Half-yearly Rent.	Lease: Half-yearly
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A. R. P. £ s. d. £ s. d. £ s. d.

14 | XV | 205 2 31 | 830 0 0 | 20 15 0 | 16 12 0

Altitude, 200 ft. to 800 ft. above sea-level. About 47 acres
swamp, 51 acres fern, of which three-quarters is ploughable,
and 107 acres forest, of which 15 acres is kahikatea swamp;
remainder mostly open tawa forest, with manuka, rewarewa,
and tawhero on ridges; undergrowth light to dense in parts,
compressing makes rangions ketukutuku &c. Soil of very

and tawhero on ridges; undergrowth light to dense in parts, comprising mahoe, rangiora, kotukutuku, &c. Soil of very fair quality, on clay subsoil and limestone formation; well watered by several permanent streams. Situated three miles and a half from Te Kumi Railway-station, of which two miles and a quarter is formed road, balance to be formed.

3 | XIV | 362 | 0 36 | 1,630 | 0 | 0 | 40 | 15 | 0 | 32 | 12 | 0 Altitude, 300 ft. to 600 ft. above sea-level. About 7 acres swamp; balance undulating land, half fern, half light open tawa forest, with scattered rimu, matai, pukatea, mangeao, manuka, and rewarewa on ridges; light undergrowth of mahoe, kotukutuku, wharangi, &c. Soil very fair to good in quality, on clay subsoil and limestone formation; well watered by permanent streams. Situated three miles and three-quarters from Te Kumi Railway-station, of which two miles and a quarter is by formed road, balance to be formed.

As witness the hand of His Excellency the Governor-

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

W. F. MASSEY, Minister of Lands.

Opening Lands in Westland Land District for Selection on Renewable Lease.

# LIVERPOOL, Governor.

LIVERPOOL, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the fifteenth day of April, one thousand nine hundred and thirteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to section one hundred and thirty-five of the said subject to section one hundred and thirty-five of the said Act, as they contain, or are supposed to contain, metal, mineral, or valuable stone.

# SCHEDULE.

WESTLAND LAND DISTRICT.—GREY COUNTY.—MAWHERAITI SURVEY DISTRICT.—WESTLAND MINING DISTRICT.

Second-class Land.

Section.	Block.	Ares		Capital Value.		Half-yearly Rental.			
22, 23, 24, 25	X		. P.	£ 170				s. 8	

Altitude, from 400 ft. to 450 ft. above sea-level. With the exception of about 12 acres of open plain, carrying native grass and bracken fern, the sections comprise bush land, carrying birch, rimu, kahikatea, miro, &c., from which the timber of commercial value has been removed. Soil of fair quality, of a depth of from 4 in. to 12 in. The area is divided into two flats by a terrace about 40 ft. in height. Distant about three miles from Totara Flat Railway-station and post and telegraph office by road and horse-track, and ford across the Grey River.

> As witness the hand of His Excellency the Governor, this fourth day of March, one thousand nine hun-hundred and thirteen.

> > W. F. MASSEY Minister of Lands.

Opening National Endowment Lands in Westland Land District for Selection.

#### LIVERPOOL, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, 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 Tuesday, the fifteenth day of April one thousand since hereday. the fifteenth day of April, one thousand nine hundred and thirteen, 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.

WESTLAND LAND DISTRICT.—GREY COUNTY.—WAIWHERO SURVEY DISTRICT.—WESTLAND MINING DISTRICT.

#### Second-class Land.

Section.	Block.	Area.		Capital Value.		Half-yearly Rental.				
3197 3198 3199	XVI	244 185 190	R. 0 0	P. 0 0	£   130   190   150	s. 0 0	d. 0 0		s 12 16 0	d. 0 0

Section 3199 is weighted with £50, valuation for improvements consisting of a hut, clearing, and about a mile and a half of three-barb-wire fencing in poor repair.

Comprises generally flat and terrace land, at an altitude of Comprises generally flat and terrace land, at an altitude of from 190 ft. to 620 ft. above sea-level, covered with bush consisting principally of brown and silver birch. Soil on flat is loamy and of fair quality, and on ridges clayey; formation gravel and sandstone. All of the sections are well watered. The block is accessible from Ahaura Railway-station and post and telephone office by good dray-road and ford across the Grey River, a distance of about two miles. Each of the sections has frontage to a metalled horse-track.

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

> W. F. MASSEY, Minister of Lands.

Opening Lands in Otago Land District for Sale or Selection.

#### LIVERPOOL, Governor.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, 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 eighth day of April, one thousand nine hundred and thirteen; 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. Land Act, 1908.

#### SCHEDULE.

OTAGO LAND DISTRICT. Second-class Land.

Section. Block. Area.	Cash Purchase:	Occupation with Right of Purchase: Half-yearly Rent.	Renewable Lease: Half-yearly
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BRUCE COUNTY .-- AKATORE SURVEY DISTRICT.

A. B. P. £ s. d. £ s. d. 2 of 7, | 1 and 9 172 2 34 | 90 0 0 | 2 5 0 | 1 16 0

A large portion of the area is covered with fern and manuka scrub. The surface is fairly steep, but part of it could be ploughed; good aspect. Situated about three miles and a half from Milton. There is a school within a mile of Section 2

BRUCE COUNTY .- CLARENDON SURVEY DISTRICT.

23 | XI | 39 1 11 | 30 0 0 | 0 15 0 | 0 12 0 Weighted with £7 10s., valuation for two-roomed house. The section is broken by a deep gully. The whole area was originally under bush, but part has been cleared. Situated about seven miles from Waihola Railway-station and about a mile from Taieri Mouth by formed road.

CLUTHA COUNTY .- RIMU SURVEY DISTRICT.

| XIII | 196 | 3 | 20 | 150 | 0 | 0 | 3 | 15 | 0 | 3 | 0 | 0 A heavy-bush section; aspect southerly. Situated about a mile and a half from a school and post-office, and within a mile of the proposed terminus of the Catlins Railway.

CLUTHA COUNTY.—WOODLAND SURVEY DISTRICT.

CLUTHA COUNTY.—WOODLAND SURVEY DISTRICT.

22 | X | 119 | 1 33 | 90 | 0 | 2 | 5 | 0 | 1 16 | 0

Weighted with £15, valuation for improvements consisting of hut and 3 acres of clearing.

A very fair bush section, with a large proportionate area that could be felled cheaply. The general aspect is good. There is a formed road to the north-west corner. Situated from two to three miles from a dairy factory, and about nine wiles from Catling Railway.siding. miles from Catlins Railway-siding.

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

W. F. MASSEY, Minister of Lands.

Opening Settlement Lands in Southland Land District for Selection.

# LIVERPOOL, Governor.

If VERFOOL, 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, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth day of March, one thousand nine hundred and thirteen, 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 Acts. provisions of the said Acts.

# SCHEDULE.

SOUTHLAND LAND DISTRICT.—WALLACE COUNTY.—WALAU SURVEY DISTRICT.-MAORI HILL SETTLEMENT.

Mixed Agricultural and Pastoral Land.

Section.	Block.	Ares.		Capital	Value.		Half-yearly Rental.		
			Р.	£	8.	ď	. £	8,	d.
4	XI	[ 176 <b>2</b>	$^4$	1,590	0	0	35	15	6
5	"	116 3	10	1,050	0	0	23	12	6
6	,,	307 1	13	3,720	0	0,	83	14	-0
7	**	252 3	21	2,340	0	0	52	13	0
10	. ,,	301 1	2	2,500	0	0	56	- 5	0
11	, ,,	440 0	19	4,170	0	0		16	-6
12	,,	568 0	14	2,690	0	0	60	10	6
13	,,	291 3	18	2,840	0	0	63		Õ
14	. "	449 1	18	3,600	ŏ	0	81	ŏ	·ŏ
15	,,	1	13	2,940	ŏ	ŏ	66	3	ŏ

#### IMPROVEMENTS.

IMPROVEMENTS.

The improvements which are included in the capital values of the sections consist of: Section 4—224 chains boundary and subdivisional fencing, valued at £86 13s. 1d. Section 5—203 chains boundary and subdivisional fencing, valued at £91 10s. 9d. Section 6—238 chains boundary and subdivisional fencing, valued at £78 9s. 3d. Section 7—204 chains boundary fence, valued at £80 2s. Section 10—142 chains boundary and subdivisional fencing, valued at £91 17s. Section 11—126½ chains boundary and subdivisional fencing valued at £70. Section 12—154 chains boundary and subdivisional fencing, valued at £70. Section 12—154 chains boundary and subdivisional fencing, valued at £96 0s. 6d. Section 14—124½ chains boundary and subdivisional fencing and hut, valued at £70 7s. Section 15—79 chains boundary and subdivisional fencing, valued at £30 13s. 10d.

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

W. F. MASSEY,
Minister of Lands.

Changing the Purpose of a Reserve in the Town of Timaru, Canterbury Land District.

#### LIVERPOOL, Governor.

WHEREAS the provisions and requirements of the seventh section of the Public Reserves and Domains Act, 1908, have been duly complied with in respect of the land described in the Schedule hereto: And whereas notices in the Gazette have been duly published for four consecutive weeks, and laid before Parliament, as provided by the said section of the said Act: And whereas no resolution of either House of Parliament has been passed that such House does not concur in the intention declared in any such notice:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the Act aforesaid, do hereby change the specific purpose of the reserve described in the Schedule hereto from a site for a museum to an addition to a site for a drill abod a drill-shed.

# SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 20 perches, more or less, being part of Reserve 104, Town of Timaru, and bounded as follows: To-Reserve 104, Town of Ilmaru, and bounded as follows: Towards the north by other part of Reserve 104, 250 links; towards the east by a railway reserve (part Reserve 104), 50 links; towards the south by Section 32, 250 links; and towards the west by High Street, 50 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. 1912/20, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red bordered red.

> witness the hand of His Excellency the Governor, this fourth day of March, one thousand nine hun dred and thirteen.

W. F. MASSEY, Minister of Lands.

Notifying the Proposed Exchange of Crown Land in the Otago Land District for other Land.

# LIVERPOOL, Governor.

HEREAS by section one hundred and forty-two of the Land Act, 1908, it is enacted that it shall be lawful for the Governor, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the said Act, in exchange for the fee-simple of any other land which in his opinion is of approximately equal value:

And whereas, in the opinion of the Governor, it is expedient to exchange the Crown land described in First Schedule for the land described in Second Schedule, and the owner of the land described in the Second Schedule has agreed to such exchange:

has agreed to such exchange:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in exercise of the aforesaid powers and authorities, doth hereby declare that it is his intention to grant in fee-simple the area of Crown land described in the First Schedule hereto in exchange for the fee-simple of the area of land described in the Second Schedule.

#### FIRST SCHEDULE.

DESCRIPTION OF CROWN LAND AUTHORIZED TO BE EXCHANGED.

ALL that area in the Otago Land District, containing by admeasurement 23 acres, more or less, being Section 38, Block IX, Warepa Survey District; as the same is more particularly delineated on the plan marked L. and S. 1912/1438B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered yellow.

#### SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Otago Land District, containing by admeasurement 11 acres 2 roods, more or less, and being Pre-emptive Right C on Run No. 72 under Application 8252 in the South-eastern District of Otago, and also being in the Warepa Survey District; as the same is more particularly delineated on the plan marked L. and S. 1912/1438A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

W. F. MASSEY, Minister of Lands.

Trustee for the Kimberley Public Cemetery appointed.

# LIVERPOOL, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint

CLARKE McCAUSLAND

to be a Trustee, in the place of Charles McCausland, deceased, to provide for the maintenance and care of the Kimberley Public Cemetery, in conjunction with James Manson, jun., Bell Reveley, jun., Duncan McBeath, and William Ede, previously appointed.

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

W. F. MASSEY, Minister of Lands.

Member of Otago Land Board reappointed.

Department of Lands and Survey,
Wellington, 4th March, 1913.

H IS Excellency the Governor has been pleased to
reappoint reappoint

CRAWFORD ANDERSON

to be a member of the Land Board of the Land District of Otago, as from the 16th day of February, 1913.

> W. F. MASSEY Minister of Lands.

Member of Westland Land Board appointed.

Department of Lands and Survey,
Wellington, 4th March, 1913.

HIS Excellency the Governor has, in pursuance of
section 41 of the Land Act, 1908, been pleased to BERNARD WARD

to be a member of the Land Board of the Land District of Westland.

W. F. MASSEY. Minister of Lands. Clerk and Interpreter appointed, Native Department.

Native Department,
Wellington, 25th February, 1913.

IS Excellency the Governor has been pleased to
appoint HENRY MATTHEW STOWELL

to be a Clerk and Interpreter in the Native Department, as from the 1st January, 1913.

W. H. HERRIES Native Minister.

Building Societies Act, 1908. - Revising Barrister appointed.

Head Office, Stamp Department, Wellington, 27th February, 1913. IS Excellency the Governor has been pleased to sanction the appointment of

ARCHIBALD WILLIAM BLAIR, Esq.,

as Revising Barrister under the Building Societies Act, 1908, for the District of Wellington.

A. L. HERDMAN, Minister of Stamp Duties.

Clerks of Courts appointed.

Department of Justice Wellington, 28th February, 1913.

H IS Excellency the Governor has been pleased to appoint appoint

Constable Hugh Henry Butler,

to be Clerk of the Magistrates' and Warden's Courts at Roxburgh, on and from the 23rd day of January, 1913, vice Constable J. D. Leece, transferred; and

Constable John William Sloane Robinson,

to be Clerk of the Magistrates' Court at Otorohanga, on and from the 25th day of February, 1913, vice Constable William Drummond, transferred.

A. L. HERDMAN Minister of Justice.

Sittings of Magistrate's Court appointed.

Department of Justice,
Wellington, 28th February, 1913.

H IS Excellency the Governor has been pleased to appoint appoint

THE COURTHOUSE, TAKAKA,

to be a place wherein a Magistrate's Court shall be held in lieu of the Oddfellows' Hall, Takaka, previously appointed.

A. L. HERDMAN Minister of Justice.

Appointment of Cadet.

Department of Tourist and Health Resorts, Wellington, 26th February, 1913.

IS Excellency the Governor has been pleased to appoint appoint

JOHN WALTER MCKINNA

to be a Cadet in the Department of Tourist and Health Resorts; the appointment to date from the 10th February, 1913.

> R. HEATON RHODES Minister of Tourist and Health Resorts.

Appointments, Promotions, Transfers, Resignations, and Retirements of Territorial Force Officers.

Department of Defence,
Wellington, 1st February, 1913.

IS Excellency the Governor has been pleased to approve
of the appointments, promotions, transfers, resignations, and retirements of the undermentioned Territorial Force Officers:

1st Mounted Rifles (Canterbury Yeomanry Cavalry). 2nd Lieutenant Dennis Chapman resigns his commission. Dated 27th December, 1912. 3rd (Auckland) Mounted Rifles.

Captain John Potter to be Major. Dated 5th February, 1913. The undermentioned Lieutenants to be Captains. Dated 5th February, 1913:-

Albert Edward Wilkinson, vice Jolly, promoted. Maxwell Aldred, vice Potter, promoted.

The undermentioned 2nd Lieutenants to be Lieutenants. Dated 5th February, 1913:-

Walter Ernest Carter, vice Wilkinson, promoted. Bertram Lush, vice Aldred, promoted.

The undermentioned Supernumerary 2nd Lieutenants are absorbed into the establishment :-

John Leslie Carter, vice Ellingham, promoted. Osmond Henry, vice Carter, promoted. Douglas Swanston Kidd, vice Lush, promoted.

Harry Cuthbert Northcroft, to complete establishment.
Lieutenant Hugh McColl Holden is transferred to the Reserve
of Officers. Dated 8th December, 1912.

11th (North Auckland) Mounted Rifles.

Lieutenant Alexander Wallace to be Captain, to complete establishment. Dated 5th February, 1913.

New Zealand Field Artillery.

Quartermaster-Sergeant Duncan Eric Gardner to be 2nd Lieutenant (on probation). Dated 17th February, 1913.

New Zealand Garrison Artillery.

The undermentioned to be 2nd Lieutenants (on probation), supernumerary to the establishment. Dated 21st December,

Bombardier Richard Allen Hogan. Frederick Rathborne Foster.

Supernumerary 2nd Lieutenant Frank Stanley Robinson is absorbed into the establishment, vice Kirker, promoted.

2nd (South Canterbury) Regiment.

The undermentioned officers resign their commissions: Captain Alfred Frank Boys. Dated 1st January, 1913. Lieutenant Gerald Dighton Bailey. Dated 23rd January, 1913.

3rd (Auckland) Regiment ("Countess of Ranfurly's Own").

Lieutenant Francis William Strong (Coast Defence Detachment) to be Captain. Dated 5th February, 1913.

2nd Lieutenant John Murdoch McKenzie to be Lieutenant, to complete establishment. Dated 5th February, 1913.

2nd Lieutenant Colin Fraser resigns his commission. Dated 30th Jonuary, 1913.

30th January, 1913.

Supernumerary 2nd Lieutenant George Harry Woolley is absorbed into the establishment, vice McKenzie, promoted. 10th (North Otago) Regiment.

The undermentioned to be 2nd Lieutenants (on probation). Dated 17th February, 1913:-

William Evelyn Francise di Delle-Flower. Colour-Sergeant John Branthwaite.

13th (North Canterbury and Westland) Regiment. 2nd Lieutenant George William Reginald Osborne resigns his commission. Dated 31st January, 1913.

14th (South Otago) Regiment.

The undermentioned to be 2nd Lieutenants (on probation). Dated 7th February, 1913:

Richard Leonard Paull. John George Johnston

15th (North Auckland) Regiment.

Captain Robert Horatio Roy Bayly to be Major. Dated 5th February, 1913.

16th (Waikato) Regiment.

Lieutenant John Wyndham Hopkins resigns his commission. Dated 27th January, 1913.

New Zealand Post and Telegraph Corps.

Lieutenant-Colonel William Russell Morris to be Director of Post and Telegraph Services, with the rank of Colonel, vice Robertson, transferred to the Reserve of Officers. Dated 7th December, 1912.

New Zealand Medical Corps.

Captain Emile Dupont Aubin retires under the provisions of paragraph 118, General Regulations, 1911, with permission to retain his present rank and to wear the prescribed uniform. Dated 7th February, 1913.

New Zealand Chaplains Department.

The Reverend Isaac Amber Bernstein to be Chaplain to the Forces, 4th Class. Dated 5th February, 1913.

New Zealand Veterinary Corps.

Major Charles Raymond Neale, M.R.C.V.S., Eng., is transferred to the Reserve of Officers. Dated 12th February, 1913.

. Unattached List (b).

(Senior Cadets.)

The undermentioned officers resign their commissions:-Captain Charles Meredith. Dated 3rd February, 1913. 2nd Lieutenant James Frederick Street Briggs. Dated 14th January, 1913.

2nd Lieutenant Ernest Hubert Bastion. Dated 29th Janu-

2nd Lieutenant Hubert Henry Hammond. Dated 6th February, 1913.

The undermentioned are appointed for service with the Senior Cadets, under the provisions of paragraph 88 (b), General Regulations, 1911, with the rank as specified:—

Major George Melville Burlinson. Dated 12th February, 1913. Lieutenant James William Hugh Bannerman. Dated 11th October, 1912.

Lieutenant Frank Benjamin (on probation). Dated 27th January, 1913. Lieutenant Alfred Phelps Hopkins (on probation). Dated

11th February, 1913.
2nd Lieutenant William James Clachan (on probation). Dated

7th February, 1913.
2nd Lieutenant Alexander Bracks (on probation). Dated

17th February, 1913.

The date of seniority of Captain Francis Foote is 6th July, 1904, and not as stated in New Zealand Gazette of the 7th December, 1913.

Memorandum.

James Alexander Macdonald, late Lieutenant, Junior Cadets, to be Lieutenant on the Reserve of Officers, under the provisions of paragraph 77 (3), General Regulations, 1911. Dated 7th December, 1912.

R. HEATON RHODES Acting Minister of Defence.

· Dismissal of a Member from the New Zealand Defence Forces.

Department of Defence, Wellington, 25th February, 1913.

IS Excellency the Governor has been pleased to dismiss, under section 5 (b) of the Defense. under section 5 (b) of the Defence Act, 1909,

No. 24/1102, Private John Henry Morgan, 7th (Wellington West Coast) Regiment,

from the New Zealand Defence Forces, he having been convicted by the civil power of theft. Dated 9th September, 1912.

R. HEATON RHODES, Acting Minister of Defence.

Resolution made by the Council of the Borough of Northcote.

The Treasury, Wellington, 28th February, 1913. THE following resolution, made by the Northcote Borough Council, is published in accordance with the provisions of the New Zealand State-guaranteed Advances Amendment Act, 1912.

W. FRASER, Acting Minister of Finance.

NORTHCOTE BOROUGH COUNCIL.

Resolution striking Rate to cover the Increased Payments in respect to Part of a Loan.

In accordance with section 3 of the New Zealand State-guaranteed Advances Amendment Act, 1912, the Northcote Borough Council hereby resolves as follows:—

Borough Council hereby resolves as follows:—
Whereas the Northcote Borough Council has been authorized by the ratepayers to borrow the sum of £1,400 for the purpose of grading, forming, levelling, and metalling generally the roads within the Borough of Northcote, and the New Zealand State-guaranteed Advances Board has finally granted the application for such loan at the rate of £5 1s, per centum the application for such loan at the rate of £5 1s. per centum the application for such loan at the rate of 15 Is, per centum per annum: And whereas the sum of £700, being part of such loan, has been advanced to the borough at such rate: And whereas the New Zealand State-guaranteed Advances Office Superintendent is unable to advance part of such loan (namely, £700) at the said rate of interest, but can advance the same at the rate of £5 2s. 10d. per centum per annum:

Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and section 4 of the Local Bodies' Loans Amendment Act, 1910, section 4 of the Local Bodies' Loans Amendment Act, 1910, the Northcote Borough Council hereby resolves: That, for the purpose of providing moneys sufficient to cover the increased payments in respect of such part of such loan (namely, £700) the Northcote Borough Council hereby makes and levies a special rate of 1/48 of a penny in the pound upon the rateable value of all rateable property of the whole of the Borough of Northcote; and that such special rate shall be an annual-recurring rate during the currency of such part of such loan, and be payable yearly on the 1st day of July in each and every year during the currency of such part of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

I hereby certify that the foregoing is a true and correct

I hereby certify that the foregoing is a true and correct copy of a resolution of the Northeote Borough Council passed at a special meeting duly called for the purpose on Tuesday,

the 25th day of February, 1913.

H. T. G. McElroy, Northcote, 25th February, 1913. Town Clerk.

Resolution made by the Council of the Borough of Napier.

The Treasury Wellington, 3rd March, 1913.

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

W. FRASER, Acting Minister of Finance.

#### NAPIER BOROUGH COUNCIL.

In pursuance and exercise of the powers vested in it in that behalf by the Municipal Corporations Act, 1908, the Local Bodies' Loans Act, 1908, and their respective amendments, the Napier Borough Council hereby resolves as follows: That, for the purposes of providing the interest, sinking fund, and other charges on a loan of £17,000, authorized to be raised by the said Napier Borough Council, under the above-mentioned Acts, for the following purposes, the amount applicable to each such purpose being set opposite the statement of such nursonse respectively. namely:—

purpose respectively, namely:—

The completion of the construction of drainageworks in and for the borough now in progress 11,000 6,000

Completion of the erection of a municipal building, comprising theatre, now in progress ...

£17,000

the said Napier Borough Council hereby makes and levies a the said Napier Borough Council hereby makes and levies a special rate of  $2\frac{1}{2}$ d. of a penny in the pound upon the rateable value (on the basis of the annual value) of all rateable property of the Borough of Napier, comprising the whole of the said borough; 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 August in each and every year during the currency of such loan, being a period of thirty-

two years or thereabouts, or until the loan is fully paid off.

Made by resolution passed at a meeting of the Napier
Borough Council held on the 15th day of January, 1913.

M. MURRAY, Town Clerk.

Resolution made by the Council of the County of Raglan.

The Treasury,
Wellington, 3rd March, 1913.

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

> W. FRASER, Acting Minister of Finance.

# RAGLAN COUNTY COUNCIL.

Resolution striking Special Rate over Karamu Special-rating District as Security for Loan of £1,750.

In pursuance and exercise of the powers conferred on it by the Counties Act, 1908, the Local Bodies' Loans Act, 1908, the Local Bodies' Loans Amendment Act, 1910, and amendments thereto, and all other Acts in that behalf enabling, the Raglan County Council hereby resolves: That, for the purpose of providing the interest and other charges on a loan of £1,750, authorized to be raised by the Raglan County Council, under the provisions of the Counties Act, 1908, the

Local Bodies' Loans Act, 1908, the Local Bodies' Loans Amendment Act, 1910, and amendments thereto, and all other Acts ment Act, 1910, and amendments thereto, and all other Acts in that behalf enabling, for the purpose of forming and metalling the Tunaki Road, the Kaniwhaniwha Road, the road from the Whatawhata Bridge to the finger-post on the Raglan Road, and the road from Fortunes towards Harapepe (£250 of this amount to be expended on the Tunaki Road, £200 on the Kaniwhaniwha Road, £950 on the road from the Whatawhata Bridge to the finger-post on the Raglan Road, and the balance of £350 on the road from Fortunes towards Harapepe), the Raglan County Council hereby makes and levies a special rate of ½d. in the pound upon the rateable value of all rateable property in the Karamu Special-rating District of the said county. said county.

The boundaries of the special-rating district are as follows The boundaries of the special-rating district are as follows: Commencing at the northern corner of Section 202, Karamu Parish, and thence running south to the western corner of Section 201; thence north and west along the eastern and northern boundaries of Sections 70a, 70b, 22, 21, 17, 28, and 42 to the north-western corner of Section 42; thence south along the western boundaries of Sections 42, 29, 30, 31, 32, 33, 1, 64, Run No. 3, Run No. 5, 82, 83, 94, 96, 98, 113, 112, and 111 to the south-west corner of Section 111; thence west along the north-western corner of Run No. 9 and Run No. 8 to the north-western corner of Run No. 8: thence south west along the northern boundaries of Run No. 9 and Run No. 8 to the north-western corner of Run No. 8; thence south along the western boundaries of Run No. 8, Sections 370B, 379, 384, 385, 309, 288, 287, to the south-western corner of Section 287; thence north and east along the southern boundaries of Sections 287, 288, 289, 290, 291, 156, 155, 154, 153, 152A, 152, 160, 161, 122, 116, 190, 187, 188, 189, 193A, 194, to the Waipa River; and thence following the western bank of the said Waipa River to the point of commencement. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be parable yearly on

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 January in each and every year during the currency of such loan, being a period of thirty-six years and a half, and the rate of interest to be paid to be £5 per centum per annum, together with an additional sum of £1 per centum per annum with which to provide the necessary sinking fund, or until the loan is fully paid off; and it is the intention to pay out of the loan the first year's interest and sinking fund.

The above resolution was duly passed at a meeting of the Raglan County Council held at Ngaruawahia on the 26th day of February, 1913.

of February, 1913.

The common seal of the Chairman, Councillors, and Inhabitants of the County of Raglan has hereunto been affixed this 26th day of February, 1913, in the presence of—

CAMPBELL JOHNSTONE,

Chairman.

H. MARSLAND. Clerk.

Resolution made by the Council of the County of Waiapu.

The Treasury, Wellington, 3rd March, 1913.

THE following resolution, made by the Waiapu County Council, is published in accordance with the provisions of the New Zealand State-guaranteed Advances Amendment Act, 1912.

W. FRASER, Acting Minister of Finance.

# WAIAPU COUNTY COUNCIL.

Resolution passed by the Waiapu County Council, as provided by Subsection (1) of Section 3 of the New Zealand State-guaranteed Advances Amendment Act, 1912.

WHEREAS the Waiapu County Council has been authorized by the ratepayers to borrow £75,000 for the purpose of forming, metalling, and bridging works, and the New Zealand State-guaranteed Advances Board has finally granted the application for such loan at the rate of  $3\frac{1}{2}$  per cent. per annum: And whereas the New Zealand State-guaranteed Advances Office Superintendent is unable to advance part of such loan (namely, £33,200) at the said rate of interest, but can advance

(namely, £33,200) at the said rate of interest, but can advance the same at the rate of  $3\frac{7}{8}$  per cent. per annum:

Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Waiapu County Council hereby resolves:
That, for the purpose of providing moneys sufficient to cover the increased payments in respect of such part of such loan (namely, £33,200), the said Waiapu County Council hereby makes and levies a special rate of  $\frac{1}{16}$ d. in the pound upon the rateable value of all rateable property in the whole County of Waiapu; and that such special rate shall be an annual recurring rate during the currency of such part of such loan,

and be payable yearly on the 1st day of July in each and every year during the currency of such part of such loan, being a period of thirty-six years and a half, or until such part of such loan is fully paid off.

I hereby certify that the above is a true copy of a resolution passed at a special meeting of the Waiapu County Council held on 24th February, 1913.

A. L. TEMPLE,

Waipiro Bay, 26th February, 1913.

County Clerk.

Resolution made by the Council of the Borough of Hastings.

The Treasury

Wellington, 5th March, 1913.

THE following resolution, made by the Hastings Borough Council, is published in accordance with the provisions of the New Zealand State-guaranteed Advances Amendment Act, 1912.

W. FRASER, Acting Minister of Finance.

### BOROUGH OF HASTINGS.

Resolution.

Whereas the Hastings Borough Council has been authorized by the rate payers to borrow £78,000 for the purpose of street improvement, drainage, and high-pressure water supply, and the New Zealand State-guaranteed Advances Board has finally granted the application for such loan at the rate of 3½ per centum per annum: And whereas the New Zealand State-guaranteed Advances Office Superintendent is unable to advance a part of such loan (namely, £2,000) at the said rate of interest, but can advance the same at the rate of

Sain rate of interest, but can advance the same at the rate of 3% per centum per annum:

Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and section 4 of the Local Bodies' Loans Amendment Act, 1910, the Hastings Borough Council hereby resolves: That, for the purpose of providing moneys sufficient to cover the increased purpose of providing moneys sufficient to cover the increased payments in respect of such part of such loan (namely, £2,000), the said Hastings Borough Council hereby makes and levies a special rate of 1/32 of a penny in the pound upon the rateable value of all rateable property of the Borough of Hastings; and that such special rate shall be an annual-recurring rate during the currency of such part of such loan, and be payable half-yearly on the 1st day of October and the 1st day of April in each and every year during the currency of such part of such loan, being a period of thirty-six years and a half, or until such part of such loan is fully paid off.

Dated this 27th day of February, 1913.

W. H. Cook, Town Clerk.

I hereby certify that the foregoing resolution was duly passed at a properly constituted special meeting of the Hastings Borough Council held on the 27th day of February, 1913, in the Council Chamber, Heretaunga Street, Hastings.

W. H. Cook, Town Clerk.

Resolution made by the Council of the Borough of Akaroa.

The Treasury Wellington, 5th March, 1913.

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

W. FRASER. Acting Minister of Finance.

# AKAROA BOROUGH COUNCIL.

Extracts from the Minutes of Proceedings of the Akaroa Borough Council at a Special Meeting of such Council held on the 12th Day of February, 1913.

MOVED by Councillor Munro, In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' the powers vested in it in that behalf by the Local Bodies' Loans Act, 1908, and its amendments, the Akaroa Borough Council hereby resolves as follows: That, for the purpose of providing for the payment of interest and sinking fund and other charges on the loan of £800, authorized to be raised by the Akaroa Borough Council, under the above-mentioned Acts, for the purpose of making and constructing a new wharf at or near the site of Daly's Wharf, the said Akaroa Borough Council hereby makes and levies a special rate of \$\frac{1}{6}\text{d}\$. in the pound sterling upon the capital value of all the rateable property in the Borough of Akaroa; and that such special rate shall be an annually recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of April in each and every year during the currency of such loan. being a period of twenty-six years, or until the loan is fully paid off.—Seconded by Councillor Williams, and carried.

G. W. THOMAS, Town Clerk.

Result of Poll for Proposed Loan.

The Treasury Wellington, 3rd March, 1913.

THE following notice, received from the Mayor of the City of Christchurch, is published in accordance with provisions of the Local Bodies' Loans Act, 1908.

W. FRASER Acting Minister of Finance.

# CHRISTCHURCH CITY COUNCIL.

Notice of Result of Poll.

Pursuant to section 13 of the Local Bodies' Loans Act, 1908, Pursuant to section 13 of the Local Bodies' Loans Act, 1908, we hereby give notice that at a poll of the ratepayers of the City of Christchurch taken on the 20th day of February, 1913, on the proposal of the Christchurch City Council to borrow the sum of £120,000 for the purpose of purchasing and erecting sub-stations and plant, transforming plant and buildings, mains, services, meters, lamps for street lighting, poles, and all other plant and works necessary and incidental thereto, in connection with the proposal to supply the city with electrical energy from the Government hydro-electric generating-station situated at Lake Coleridge, the number of votes recorded for the proposal was 2,874, and the number of votes recorded against the proposal was 492.

of votes recorded against the proposal was 492.
We therefore declare that the proposal was carried.
Dated this 21st day of February, 1913.

H. HOLLAND, Mayor.

G. W. HULME, Substitute Returning Officer.

Result of Poll for Proposed Loan.

The Treasury, Wellington, 5th March, 1913.

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

W. FRASER, Acting Minister of Finance.

### LEAMINGTON TOWN DISTRICT.

Notice of Result of Poll on Proposal to raise a Loan.

Pursuant to section 13 of the Local Bodies' Loans Act, 1908. Pursuant to section 13 of the Local Bodies' Loans Act, 1908. I hereby give notice that a poll of the ratepayers of the Town District of Leamington was taken on 26th February, 1913, on the proposal to raise a special loan of £250 for the purpose of acquiring Sections Nos. 525, 526, 529, 530, and 530A as a gravel reserve for the Town District of Leamington.

The number of valid votes recorded for the proposal was 21. The number of valid votes recorded against the proposal was 5. The total number of valid votes recorded was 26.

I therefore declare the proposal to be carried.

Dated at Leamington this 2nd day of March, 1913.

CHARLES JARRETT, Chairman. GEO. H. OLLARD, Returning Officer.

Conditions of the Issue of Licenses under the Race Meetings Act, 1909.

WHEREAS by the Race Meetings Act, 1909, it is provided that any racing club may make application to the Minister of Internal Affairs for a license under that Act to conduct horse-races: And whereas the said Minister may in his discretion grant any such license, subject to such conditions as he thinks fit with respect to the number, character, times, and places of the horse-races which may take place under the authority of the license, and as to the management and control of those races: And whereas it is management and control of those races: And whereas it is expedient to publish the following conditions, which shall apply to all licenses granted under the authority of the said

Act, in addition to any other conditions which the said Minister may in any particular case impose upon the issue of any license as aforesaid:

Now, therefore, I, Francis Henry Dillon Bell, the Minister of Internal Affairs of the Dominion of New Zealand, hereby give notice that all licenses granted under the Race Meetings Act, 1909, will be granted under and subject to the following conditions:—

1. Every application for a license under the said Act shall be addressed to the Minister of Internal Affairs, and shall be in the form No. 1 in the Schedule hereto, or to the

like effect; such application to be made at least one month before the date of the proposed race meeting.

2. Before granting any such application the Minister of Internal Affairs will refer the application to the Commission of Relice for approximation of the Commission of Relice for approximation.

missioner of Police for report.

3. Upon the receipt of the report the Minister of Internal Affairs will consider the same, and may thereupon grant or refuse the license as he thinks fit.

4. Every license so granted will be in the form No. 2 in the Schedule hereto, or to the like effect.

5. Not more than eight races per diem shall be run at

5. Not more than eight races per diem shall be run at any race meeting.
6. No license will be granted for the holding of any race meeting which extends over more than one day, except that where only one race meeting is authorized to be held in any racing year that race meeting may be authorized by the license to extend over two days.
7. The term "racing year" means a period of twelve months, commencing on the 1st day of August in each year.
8. Nothing herein contained shall be so construed as to prevent the Minister of Internal Affairs from imposing on the issue of any license any other conditions which he thinks fit in the particular case.

#### SCHEDILE.

Form No. 1.

APPLICATION FOR A LICENSE TO CONDUCT HORSE-RACES.

The Race Meetings Act. 1909.

To the Minister of Internal Affairs, Wellington.

We, the undersigned officers and members of the [Name of We, the undersigned officers and members of the [Name of racing club], being a racing club within the meaning of the Race Meetings Act, 1909, hereby apply on behalf of that club for a license under the said Act to conduct horse-races at [State name of town or other locality] on the . 19

The said club is [Insert description of club, stating purposes for which it is established, the number of its members, the names, occupations, and addresses of its officers, and whether

the club is registered or not].

Enclosed is a copy of the programme of the proposed race meeting, giving particulars of the proposed races, the amount of entrance money, and the stakes for each race. A copy of the latest balance-sheet is also enclosed. The racecourse on which the races are to be held is [Insert

locality and name of racecourse].

Dated at this day of , 19

Chairman. Secretary. Treasurer.

Member.  $\mathbf{Member}.$ Member

# Form No. 2.

LICENSE TO CONDUCT HORSE-RACES.

The Race Meetings Act, 1909.

Minister of Internal Affairs, in pursuance and I, , Minister of Internal Affairs, in pursuance and exercise of the powers conferred upon me by the Race Meetings Act, 1909, do hereby authorize the [Insert name of racing club] to conduct horse-races on the day of , 19 , in accordance with the conditions here under written:—

1. The said races shall take place on the [Insert descrip-

tion of racecourse], and not elsewhere.

2. [Insert any further conditions which the Minister of Internal Affairs thinks fit to impose.]

3. This license may be revoked at any time by the Minister of Internal Affairs by notice in the New Zealand Gazette.

Dated at , 19 day of , Minister of Internal Affairs.

As witness my hand, at Wellington, this 27th day of February, 1913.

H. D. BELL, Minister of Internal Affairs.

Authorizing the Laying-off of Mirriel Street, in the Town of Claudelands Extension No. 25, of a Width of not less than

Department of Lands and Survey,
Wellington, 26th February, 1913.

In pursuance of the power and authority conferred upon me by section 15 of the Land Act, 1908, I hereby authorize the laying-off of Mirriel Street, in the Town of Claudelands Extension No. 25, Auckland Land District, of a width of not less than 66 ft. instead of 99 ft.

W. F. MASSEY, Minister of Lands.

Fixing Date for the First Meeting of the Whakatane Harbour

Marine Department,
Wellington, 28th February, 1913.

H IS Excellency the Governor has been pleased, in
exercise of the power conferred upon him by section 6 of the Whakatane Harbour Act, 1912, to appoint
Wednesday, the 5th day of March, 1913, at 2.30 p.m., to
be the date for the first meeting of the Whakatane Harbour
Board, in lieu of Wednesday, the 26th day of February,
1913, as formerly fixed.

W. F. MASSEY.

Notice of Intention to take Land in Blocks VIII and XII, Motucka Survey District, for Road Purposes.

OTICE 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 Blocks VIII and XII, Motueka 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 Lower Moutere, 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. Wellington.

### SCHEDULE.

Approximate	Areas of the Pieces of Land required to be taken.	Being Portion of Section	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
Α.	R. P.	i e				
1	3 20	206	VIII	Motueka	P.W.D.	Vermil-
		i			33163	lion.
4	0 37.3	210 and part	,,	,,	Ditto	Ditto.
		211			!	
1	0 24.5	Part 211 and	,,	,,	"	,,
		part 212	1		Ì	1
1	1 0.7	212	,,,	,,	,	,,
2	2 9.5	213	. ,,	,,	,	,,
0	3 33.8	Part 214	"	"		,,
0	1 0.2	Tasman Land	XII	"	,	,,
		Company's				
		Section			1	ì

All in the Nelson 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.

As witness my hand, at Wellington, this 4th day of March, 1913.

W. FRASER, Minister of Public Works.

Bonus for the Production of Quicksilver.

Mines Department,
Wellington, 18th April, 1912.

Notice is hereby given that a bonus of fourpence (4d.)
per pound will be paid on the production of the first one hundred thousand pounds weight (100,000 lb.) of good marketable retorted quicksilver, free from all impurities, from any mine in New Zealand, on the following conditions, that is to say:

that is to say:—

1. That at least one-third of the quantity is produced on or before the 31st March, 1914, and the remaining two-thirds on or before the 31st March, 1915.

2. No bonus will be payable until the whole of the one hundred thousand pounds (100,000 lb.) of quicksilver has been produced as stipulated to the satisfaction of an officer to be appointed by the Minister of Mines, and on whose certificate alone the bonus will be paid.

3. In the event of more than one person producing the required quantities of quicksilver before the dates named, inquiry will be made by the officer above referred to, when, if it is found that each applicant is equally entitled to a bonus, the amount will be divided in proportion to the quantities produced by each applicant, but in no case shall any bonus be paid until at least one hundred thousand pounds (100,000 lb.) of quicksilver has been produced in the aggregate. of quicksilver has been produced in the aggregate.

> JAMES COLVIN Minister of Mines.

Commissioner of the Supreme Court appointed.

NOTICE. — James Henry Nelson Curtis, Esq., of Sutton, Surrey, England, a Solicitor of the High Court of Justice in England, has this day been appointed by His Honour the Chief Justice a Commissioner of the Supreme Court of New Zealand in England, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned the said section mentioned.

Dated at Wellington this 24th day of February, 1913.

EUSTACE STOCKER, Deputy Registrar, Supreme Court.

Commissioner of the Supreme Court appointed.

N OTICE.—James Roughan Clarke, Esq., of Launceston, Tasmania, a Solicitor of the Supreme Court of Tasmania, has this day been appointed by His Honour the Chief Justice a Commissioner of the Supreme Court of New Zealand in the State of Tasmania, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington this 24th day of February, 1913.

EUSTACE STOCKER, Deputy Registrar, Supreme Court.

Commissioner of the Supreme Court appointed.

OTICE.—Frederick James Trangmar Lyne, Esq., of Tallangatta, Victoria, a Solicitor of the Supreme Court of Victoria, has this day been appointed by His Honour the Chief Justice a Commissioner of the Supreme Court of New Zealand in the State of Victoria, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington this 24th day of February, 1913.

EUSTACE STOCKER, Deputy Registrar, Supreme Court.

Deputy Registrars of Marriages, &c., appointed,

Registrar-General's Office, Wellington, 5th March, 1913. T is hereby notified that the undermentioned persons

have been appointed to be the Deputies of the
Registrars of Marriages and of Births and Deaths for the

district set respectively opposite their names, viz.:-Name. Maungaturoto. GEORGE HENRY WILLIAMS HUGH CECIL PETCHELL ... EDWARD NATHAN FALCK ... ALBERT EDWARD CONWAY ... Te Puke Cromwell.

Grey. W. W. COOK,

Deputy Registrar-General.

Officiating Ministers for 1913. - Notice No. 8.

Registrar-General's Office,

Wellington, 3rd March, 1913.

T is hereby notified that the name of the undermentioned has been withdrawn from the List of Officiating Ministers under the Marriage Act, 1908, for the year 1913:-

> Presbyterian Church of New Zealand. Mr. JAMES RATTRAY.

> > W. W. COOK, Deputy Registrar-General.

# Traffic Returns.

NEW ZEALAND RAILWAYS.—Traffic Returns for the period ending 1st February, 1913, and for the corresponding period, 1912:—

					1913.			1912.	
Assengers,— 1st Class	•• /		• •	8. 1,749	R. 972	Total. 2,721	S. 1,473	R. 1,002	Total. 2,475
na 2nd Class]	••	••	••	6,941	8,518	15,459	5,911	7,734	13,645
all Total	••	••	••	8,690	9,490	18,180	7,384	8,736	16,120
Season Tickets	• •	<b>1913</b> ,	 1912.		1.	39	1919		69 1912.
300DS, -		No.	No.		PARCELS, ETC.	,	No.		No.
Drays		6	••		Parcels	••	57		419
Cattle Calves		39 11	30 1		Horses Carriages	••			$\frac{14}{3}$
Sheep	••	887	1,847		Dogs			i	5 <b>1</b>
Pigs		50	105		Total		64		487
Total	••	993	1,983		Logai	••	. 64		401
O G Time to		Tons. 276	Tons.	} 1	REVENUE,— Passengers		£ s. 1,025 16	d.	£ s. d.
Wool	• •	210	••		Parcels, L	nggage, and	1,025 10	10 1,	024 13 11
Firewood		126	204		Mails	LIBBURGO, MAIG	114 5	7	91 1 2
Timber	••	$^{2,715}$	1,582	1	Goods	••	2,191 14	6 2	124 9 3
Grain Merchandise	•••	$\frac{438}{622}$	436 621	- 1	Miscellaneo	us	30 0	11	35 9 11
Minerals	•••	7,558	8,824		Rents and C	ommission	43 10	4	37 2 10
Total	,• <u>.</u>	11,735	11,673	j	Total	• • •	£3,405 8	2 £3	,312 17 1
			KAII	eu si	ECTION.				
				8.	1913. R.	Total.	8.	1912. R.	Motol
ASSENGERS,— 1st Class				20		126	41	68	Total. 109
2nd Class	••		• •	922		2,032	810	984	1,794
Total				942		2,158	851	1,052	1,903
Season Tickets					·	0	·		0
		1913.	1912.	ı	D. no-re		191		1912.
loods, – Drays		No. 1	No. 1		Parcels, etc Parcels .			io. 60	No. 509
Cattle	• • • • • • • • • • • • • • • • • • • •	<u>1</u> .	• • •		Horses .		••	6	. 8
Calves	••				Carriages		. ••	2	6
Sheep Pigs	••	155	3		Dogs .	•		17 	15 
	••		• —		Total	·		85	538
Total	• •	157	<u>4</u>		Revenue,-		e -	- <b>-</b> . d.	
Chaff, Lime, &c		${f Tons.} \ 162$	Tons. 12		Passengers	•••	£ s.		£ s. d.
Wool		15	6			uggage, and			
Firewood	• •	54 717	36 518		Mails	••	32 4		40 1 8
Timber	••	70	42		Goods	••	240 11		196 16
Merchandise		99	131		Miscellaneo		69 1		4 5 1
Minerals	*	114	89 —-		кецта апо (	Commission	5 11	<del></del>	5 0 0
Total .	• •	1,231	834	i	Total	••	£473 17	4	£371 9 1
			GISBO	RNE	SECTION.			1912.	
Passengers,				S.		Total.	8.	R.	Total
1st Class	••			58		1,111	501	474	978
2nd Class	• • •		•••	2,80	. <u> </u>	5,944	2,914	3,394	6,308
Total	••		• •	3,39	3.664	7,055	3,415	3.868	7,28
Season Tickets	• •	1010		••	••	33			1010
Goods,—		1913. No.	1912. No		PARCELS, ET	D.,—		13. Io	1912. No.
Drays			19		Parcels .			96	567
Cattle			42	'	Horses .		• •	5 2	4
Calves Sheep	• • • • • • • • • • • • • • • • • • • •	15 055	15,237	.	Carriages Dogs		••	65	1 37
Pigs	• • • • • • • • • • • • • • • • • • • •	. eo	77		2-6-	••	-		
Total	· · · · · · · · · · · · · · · · · · ·	16,082	15,369		Tota	i	8	368 	609
		Tons.	Tons	-	Revenue, -		£ s.	. d.	£s.d
Chaff, Lime, &c		. 30			Passengers		571		509 11
Wool	10.00		385		Parcels, I	uggage, and			
Firewood Timber		$174 \\ 403$	36 306		Mails	••	83 18		63 19
Grain		1 104	364		Goods		1,266 14		903 18
Merchandise		27 <b>2</b>	419		Miscellane			7.	57 2
Minerals		2,289	2,264	<u> </u>	Duk sinen	Commission	46 19		37 17

	NORTH ISLAND MAIN	LINES AND BRANCHES.	
Passengers,—		1913. S. R. Total.	1912 S. R. Total
1st Class	22,	004 66,168 88,172	24,333 65,896 90,229
2nd Class	128,	183 373,066 501,249	131,601 356,818 488,419
Total	150,	187 439,234 589,421	155,934 422,714 578,648
Season Tickets		12,496	11,985
	1913. 1912.	1	1913. 1912.
Goods,-	No. No.	PARCELS, ETC.,-	No. No. 52,408 47,011
Drays	$     \begin{array}{ccc}       109 & 99 \\       8,398 & 7,715   \end{array} $	Parcels Horses	$\begin{array}{cccc} . & 52,408 & 47,011 \\ . & 760 & 724 \end{array}$
Calves	2,553 1,962	Carriages Dogs	$\begin{array}{ccc}  & 128 & 107 \\  & 2,247 & 2,322 \end{array}$
Sheep Pigs	402,405 $443,642$ $12,025$ $12,929$		
Total	425,490 466,347	Total	55,543 50,164
10081			
Chaff, Lime, &c	Tons. Tons. 4,742 4,020	REVENUE,— Passengers	£ s. d. £ s. d. 69,202 17 7 64,325 13 3
Wool	7,248 8,208	Parcels, Luggage, and	02,202 11 1 02,020 20 0
Firewood Timber	01,000	Mails	9,370 11 11 8,475 19 4
Grain	26,568 22,039	Goods Miscellaneous	91,132 2 2 88,620 12 3 1,760 6 10 2,200 17 6
Merchandise Minerals	10.050	Rents and Commission	2,694 4 3 2,028 4 11
	100 000	Total	£174,160 2 9 £165,651 7 3
Total	144,700 155,577	j Lovai I	21,2,100 2 5 2100,001 1 5
	SOUTH ISLAND MAIN	LINES AND BRANCHES.	
		1913. S. R. Total.	1912. S. R. Total.
Passengers,— 1st Class	17	,926 49,494 67,420	17,617 49,766 67,383
2nd Class	81	,072 262,160 343,232	77,415 262,018 339,433
Total	98,	,998 311,654 410,652	95,032 311,784 406,816
Season Tickets		6,863	6,102
	1913. 1912.		1913. 1912.
Goods,—	No. No.	PARCELS, ETC.,-	No. No
Drays Cattle	2 2	Parcels Horses	756 738
Calves	290 198	Carriages Dogs	$\begin{array}{ccc} 91 & 94 \\ 1,612 & 1,507 \end{array}$
Sheep	0.000	, u	
Total	244.082 223.146	Total	58,974 53,369
Total		7	£ s. d. £ s. d.
Chaff, Lime, &c	Tons. Tons. 5,642 6,160	Revenue,— Passengers	£ s. d. £ s. d. 43,301 1 1 40,936 17 6
Wool	28,769 23,800	Parcels, Luggage, and	,
Timber		Mails Goods	7,627 8 9 7,081 16 6 68,679 18 4 67,745 10 4
Grain Merchandise	00 100 00 001	Goods Miscellaneous	2,228 5 7 757 10 5
Minerals	E4 E04	Rents and Commission	2,351 6 4 1,681 12 1
Total	180,330 171,931	Total	£124,188 0 1 £118,203 6 10 .
	WESTLA	ND SECTION.	1912.
Passengers,		1913. 8. R. Total.	8. R. Total.
1st Class · · · ·	• • • • • • • • • • • • • • • • • • • •	,295 1,730 3,025 ,971 23,426 32,397	$egin{array}{cccc} 1,427 & 1,908 & 3,335 \ 9,172 & 23,150 & 32,322 \ \end{array}$
2nd Class	u		
Total	10	,266 25,156 35,422	10,599 25,058 35,657
Season Tickets		340	478
_	1913. 1912.	Diparta me	1913. 1912. No. No.
Goods,— Drays	No. No	Parcels	2,717 2,573
Cattle	. 212 188	Horses	$egin{array}{cccccccccccccccccccccccccccccccccccc$
Calves	1,568 1,320	Dogs	81 92
Pigs	9 14	Total .:	${2,868}$ ${2,716}$
Total	1,903 1,589		
	Tons. Tons.	REVENUE,-	£ s. d. £ s. d.
Chaff, Lime, &c	110	Passengers	2,282 0 8 2,478 8 4
Wool	. 286 162	Parcels, Luggage, and Mails	410 14 11 417 0 0
Timber	. 5,491 8,646	Goods	6,729 3 11 7,621 8 6
Grain	. 1,704 1,680	Miscellaneous	239 5 11 130 19 1
Minerals	00 000 00 000	Rents and Commission	151 5 8 130 16 1
Total	. 38,415 41,630	Total	£9,812 11 1 £10,778 12 <b>0</b>

# THE NEW ZEALAND GAZETTE.

WESTPORT SECTION.							
_					1913.	1912.	
Passengers,— 1st Class				• •	8. R. Total. 38 120 158	8. R. Total. 55 148 203	
and Class		•••			359 6.356 8,715	2,122 4,932 7,054	
Total				2_	<del></del>	${2,177}$ ${5,080}$ ${7,257}$	
10191		••	••	2,		2,111 3,000 1,201	
Season Tickets		••	••		40	51	
			1913.	1 <b>91</b> 2.	1	1913. 1912.	
Gоодв,—			No.	No.	PARCELS, ETC.,	No. No.	
Drays Cattle	• •		i i	••	Parcels	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Calves	• • •		i î	• • • • • • • • • • • • • • • • • • • •	Carriages		
Sheep	• •		. 225	275	Dogs	22 8	
Pigs	• •	•	·	•••	Total	706 665	
Total			. 227	275	1		
			Tons.	Tons.	REVENUE,-	£ s. d. £ s. d.	
Chaff, Lime, &	с, , ,		. 66	30	Passengers	584 17 10 479 2 9	
Wool					Parcels, Luggage, and	00 0 0 50 50 5	
Firewood Timber	• •		602 $128$	496 160	Mails Goods	83 6 6 78 16 5	
Grain	• •		. 128	227	Miscellaneous	7,662 9 0 7,490 12 10 508 13 6 404 5 5	
Merchandise			. 364	293	Rents and Commission	49 15 1 36 19 3	
Minerals	• •	•	. 58,316	59,247	Trease and Commission		
Total			. 59,711	59,453	Total	£8,839 1 11 £8,489 16 8	
			,	,		·	
				NELSO	N SECTION.	•	
					1913.	1912.	
Passengers,—					S. R. Total. 286 240 526	8. R. Total. 187 240 427	
1st Class 2nd Class		••			602 5,846 9,448	3.019 5,352 8.371	
		• •				· · · · · · · · · · · · · · · · · · ·	
Total		• •	••	3,	888 6,086 9,974	3,206 5,592 8,798	
Season Tickets					29	32	
			<b>191</b> 3.	1912.	1	1913. 1912.	
Goods,-			No.	No.	PARCELS, ETC.,-	No. No.	
Drays Cattle	••		. i7	1 15	Parcels Horses	$\begin{array}{cccc} \dots & 596 & 442 \\ \dots & 2 & 3 \end{array}$	
Cattle Calves	••		. 17	10	Horses Carriages	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Sheep			. 372	1,208	Dogs	47 19	
Pigs	• •	•	•	••	Total	649 465	
Total			. 403	1,224	10001		
			Tons.	Tons.	REVENUE,-	£ s. d. £ s. d.	
Chaff, Lime, &c	) <i>.</i>		. 138	84	Passengers	733 19 2 613 18 0	
Wool		•	. 140	234	Parcels, Luggage, and		
Firewood Timber	• •		. 282 . 189	174 275	Mails	111 14 3 95 12 0	
Grain	• • • • • • • • • • • • • • • • • • • •		. 583	455	Miscellaneous	1,252 9 2 1,411 10 5 98 11 9 117 19 1	
Merchandise	• •		. 440	962	Rents and Commission	40 9 7 45 11 6	
Minerals	••	•	678	507			
. Total	••	•	. 2,450	2,691	Total	£2,237 3 11 £2,284 11 0	
				PICTON	SECTION. 1913.	1912.	
Passengers,-					S. R. Total.	8. R. Total.	
1st Class		• •	• • • • •		778 2,342 3,120	802 2,308 3,110	
2nd Class		••	••	2,0	6,318 9,005	2,857 6,044 8,401	
Total		••		3,	465 8,660 12,125	3,159 8,352 11,511	
Season Tickets					5	24	
Season iluades		••	••		b		
Goods,-			1913. No.	1912. No.	PARCELS, ETC.,-	1913. 1912. No. No.	
Drays			. 3	4	Parcels	622 395	
Cattle			. 69	5	Horses	17 29	
Calves Sheep	••		. 107 . 10,512	$\frac{1}{14,218}$	Carriages Dogs	1 2 83 106	
Sheep Pigs	• •		. 10,512	14,210		<del></del>	
Total			10,691	14,228	Total	728 532	
1.00001	••	•	. 10,001	12,220	REVENUE,-	£ s. d. £ s. d.	
an mere a			Tons.	Tons.	Passengers	897 17 1 923 19 6	
Chaff, Lime, &c Wool			$\begin{array}{ccc} 1,050 \\ 223 \end{array}$	$\substack{\textbf{1,950}\\\textbf{406}}$	Parcels, Luggage, and	22. 2, 2 020 10 0	
Firewood	• •		. 90	48	Mails	104 4 9 107 1 4	
Timber	• •	, •	. 99	395	Goods	1,060 3 11 1,545 19 9	
Grain Merchandise	••		. 1,364 . 510	$1,175 \\ 420$	Miscellaneous	130 12 6 94 3 8	
Mineral	•		. 35	860	Rents and Commission	58 1 6 61 13 6	
Total	••	_	3,371	5,254	Total	£2,250 19 9 £2,732 17 9	
****	••	•	,	- ,			

### LAKE WAKATIPU STEAMERS.

Passengers,— 1st Class 2nd Class		•••		· .	8. 288 328	1913. R. 3,456 810	Total. 3,744 1,138	2	S 92 33	1912. R. 3,230 724	To: 3,	tal. 512 057
Total				••	616	4,266	4,882	6	15	3,954	4,	569
Season Ticket	8			••		•••	1		•			0
Goods,— Drays Cattle Calves Sheep Pigs	••		1913. No.  12  739  751	1912. No. 17  68  85		Parcels . Parcels . Horses . Carriages Dogs . Total	·	  	1913. No. 684 15 2 12 	đ.	1912. No. 606 6 1 8 	
Chaff, Lime, & Wool Firewood Timber Grain Merchandise Minerals			Tons. 6 218 12 9 47 155 125	Tons. 6 153 27 63 150 64	H	Passengers Parcels, Lu Mails Hoods Liscellaneou		60 7 24 Cr.	1 13 4 7 9 11 0 1	6 5 0 5 <i>Cr</i>	545 13 67 17 203 4	8 0 5 0
Total Railway Depar	 rtmen	 i <b>t,</b> 3rd Ma	572	463		(	i Dhief Account	I. DAVI ant, New			lways.	

### N.Z.R.—FINANCIAL YEAR 1912-13.

RAILWAY WORKING ACCOUNT, showing the REVENUE and EXPENDITURE to the Termination of the Period ending 1st February, 1913.

	pen Hic.			Re	venue.					B	Expe	enditure.			For a	Twel	ve-moi age to	athly P Date.	eriod	d,
Section.	Miles open for Traffic.	Four	-weel	κly.	Tota	ıl to	Date	ə.	Four-w	eek	ıly.	Total to	Da1	e.	Per Cent. of Revenue.	per	enue Mile ilway	Expe per of R	ndit Milailwa	ure e sy.
North Island,— Whangarei-Kawakawa Kaihu Gisborne North Island Main Lines and Branches	17 32	2,0'	05 8 73 17 76 8	7 4	33 3 1 3 1 14	762 853	16	10 0 5	2,898 459 946	6 5 3	10 11	25,369 3,889	9 13 2 6 0 17	4 7	77·53 103·17 69·41	261 552		1 516 0 <b>2</b> 69	18 17 17	11
Total	1,190	180,1	15 17	7 (	1,729	289	1	1	122,968	0	3	1,176,56	1 14	7	68.04					
South Island, — South Island Main Lines and Branches		ļ			i	665	5	9	83,571	12	3	898,088	3 4	1	70.46	1,106	8 1	779	11	2
Westland Westport Nelson Picton Lake Wakatipu Steamers	141 36 61 48	8,88 2,28 2,28	12 11 39 1 37 3 50 19 27 10	11 11 9	104, 23, 25,		14 17 15	3 2 2 2 0	3,994 1,830 1,705	10 13 18	5 1 11	46,250 19,006 22,726	) 15 5 1 5 3	9 6 8	44·24 80·43	619	8			7 10
	1,652	148,25	5 7	3	1,554,	982	14	6	98,551	14	7	1,071,085	5 19	8	68.88					
Grand total	2,842	328,37	1 4	3	3,284,	271	15	7	<b>221,51</b> 9	14	10	2,247,650	14	3	68.44					
				(	ORRES	PONI	OING	F	PERIOD I	AS	гY	EAR.								
NORTH ISLAND— Whangarei-Kawakawa Kaihu	17 23	£ 3,31 37 1,57 165,65	1 9 2 9	1 1 6	30, 3,	£ 082 291 409 746	$^{9}_{11}$	d. 0 3 8 5	£ 2,186 372 642 103,635	5 3 4	10 4	£ 22,442 4,008 6,916 991,697	10 4 14	4 1	121·77 51·58	228 689	0 1	474 278 355		
Total	1,173	170,90	8 2	11	 1,597,	5 <b>2</b> 9	11	4	106,836	8	11	1,025,065	2	-8	64.17					
South Island,— South Island Main Lines and Branches	1,357	118,20	3 6	10	1,176,	438	5	3			3	819,435		9	69.65	1,027	14 (	715	19	1
Westland	141 31 48 48	10,77 8,48 2,28 2,73 81	9 16 4 11	8	$\frac{20}{22}$ ,	317 677	13 12 19	3	8,000 4,531 2,353 2,139 710	1 4 16	5 7 4 4 1	73,914 45,294 17,902 21,536 4,841	13 1 6	9 7 8 2 2	58·03 46·07 86·58 94·85 90·77	509 566	17 2 2 2	1,726 440	15	6 7 5 6
Total	1,625	143,30	7 0	6	1,450,	3 <b>42</b>	18	6	99,426	11	0	982,924	8	1	67.75					
Grand total				-	3,048,			-[-						-				1		

### COMPARATIVE STATEMENT of TRAFFIC on ALL SECTIONS from 1st April, 1912, to 1st February, 1913.

	All Sections. First-clas				Passengers.	Second-class	Passengers.	Total.	Season Tickets.
1913 1912		••	::	8. 408,131 394,756	R. 1,269,544 1,183,888	S. 2,245,173 2,106,027	R. 6,816,476 6,225,318	10,739,324 9,909,989	215,983 195,420
Increase	••	••		13,375	85,656	139,146	591,158	829,335	20,563
Decrease	••	• •	. [	••		••	• •		• :

All	Sections.		Parcels	Horses.	Car- riages.	Dogs.	Total.	Drays, &c.	Cattle.	Calves.	Sbeep.	Pigs.	Total.
1913 1912			No. 1,081,555 969,962				No. 1,149,873 1,036,442				No. 3,961,617 3,656,743		No. 4,254,382 3,947,404
Increase			111,593	724	133	981	113,431	291	9,922	665	304,874		306,978
Decrease	••	••		••	••	••	••		• •	•••		8,774	• •

All	Sections.		Chaff, Lime, &c	<b>.</b>	Wool.		Firewoo	d.	Timber		Grain.		Merchandise	Minerals.	Total.
1913 1912	••	-	Tons 177,472 161,127	c. 0	Tons 120,929 108,992	s. 8 4	93,308	c. 0 0	581,453		,				5,006,952 13
Increase	• •	• -	16,345	0	11,937	4					215,722	19	31,003 5	99,627 10	351,511 8
Decrease	••		••		••		1,756	0	21,368	10	•.		••	••	••

ESTIMATED COST of CONSTRUCTION of RAILWAYS, ROLLING-STOCK, &c., to 31st March, 1912, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

			Section.					Cost of Opened Lin	es.		Cost of Unopened L		8.
								£	8.	d.	£	8.	d.
/hangarei	Zawak	awa						564.745	0	0	71,373	0	0
aihu	•••		••	• •				67.918	0	0	8,534	0	0
isborne		••	•••					203 596	0	0	265,280	0	Ó
		Lines and			••			13.116,727	ō	ŏ	531,495	Ō	Ŏ
		Lines and				••		13,277,297	ŏ	ŏ	369,930	ō	ō
estland			DIMIONO	• •	••			1,709,057	ŏ	ñ	541,304	ŏ	Õ
estport	••	• •	••	••				525,251	ŏ	o l	99,092	ŏ	Ŏ
elson								408,382	ŏ	ŏ	119,891	ŏ	Õ
icton	••	• • •	• •	• •	• •	• •		557,817	Õ	ň	26,969	Õ	Ö
	in: 0+	eamer Serv	iaa		•	• •	**	33,032	ŏ	ŏ	•	·	•
Suspense		ewitter per	106	•	•	• •	••	09,002	U	•	••		
		Taland									30,009	0	0
Surveys, 1			<u> </u>	• •	• •	• •	•••	• •			5,169	ŏ	Ö
		Torth Islan	α	•	• •	• •		• • •		ĺ	6.526	0	0
Surveys, S			• • •		• •	• •	• • •	• •		1		-	_
		outh Islan		•	• •	• •		• •			5.168	0	0
		Permanen		• •	• •	• •		::-	_		102.850	0	0
		f A.O.L. St		• •	••	• •		17,267	0	0	••		
W.R.D. D	eposit	Account fo	r Permane	nt-wa	y Material	••	••	25,000	0	0	••		
		Total	B		••	••	[	£30,506,089	- <del>-</del>	0	£2,183,090	0	0

H. DAVIDSON, Chief Accountant, New Zealand Railways, Minister's Decisions under Customs Duties Act.

Department of Trade and Customs, Wellington, 4th March, 1913.

The hereby notified for public information that the Hon. the Minister of Customs has decided to interpret the Customs Duties Act in relation to the undermentioned articles as follows:—

Note:—"Not otherwise enumerated" appears as n.o.e.; "other kinds" as o.k.; "articles and materials suited only for, and to be used solely in, the fabrication of goods in the Dominion" as a. & m.s. Articles marked thus t are revised decisions.

***************************************			Rate of	Duty.
Record.	Goods.	Classification under Tariff, and Item No.	General Tariff.	Preferentia! Surtax on Foreign Goods
+13/207	Advertising matter, viz.:— ''Glacier'' show labels	As printed advertising matter n.o.e.	3d. the lb.	₹d. the lb.
	Blue, viz.:—	(142)		
13/397	"Laundry paddles," of wood, coated with blue	As blue (222)	1d. the lb	$\frac{1}{6}$ d. the lb.
13/417	Bottles, "Easy-fill," for Swan fountain pens (writing ink contained therein is liable under Item 143)	As stationery n.o.e. (148)	20 per cent.	10 per cent.
13/243	Educational apparatus, viz.:— Wall pictures in sets on map rollers or sticks, specially suited for teaching in Sunday schools	As educational apparatus (441)	Free.	
13/320	Engine, steam steering, for dredge, parts of—viz., controlling valve chest and steam	As parts of steam-engines (184)	20 per cent.	10 per cent.
13/103	passage casting Furnaces, Fletcher's, for welding, case- hardening, or annealing, used by black- smiths, engineers, &c.	As manufactured articles of metal n.o.e. (183)	20 per cent.	10 per cent.
†13/185	Hatters' felt hoods, unsewn and unblocked, but with trimmed edges	As hatmakers' materials—viz., felt hoods (289)	Free.	
13/308	Machinery, dairying, viz.:— "Max releaser," apparatus to release milk from vacuum tank of milking- machine	As dairying machinery (396)	Free	10 per cent.
13/153	Machinery, flour-milling, viz.:— Out or wheat steamer, a machine specially suited for use in flour-mill	As flour-milling machinery (165)	5 per cent.	
13/80	Machinery, n.o.e., viz.:— Confectioners' hand rolling and cutting machine, rollers and knives for Minor articles, viz.:—	As machinery n.o.e. (182)	20 per cent.	10 per cent.
13/291	Hat-bands, 36 in. in length, made of gal- loons or imitation leather, with orna- mental leather cloth straps and buckles attached, for the manufacture of scout and college girls' hats, &c.	As minor articles for making up hats (292)	Free.	
13/241	Ornaments, glass, for ladies' dresses, invoiced as "jewelled buttons" or "glass buttons," claimed under Item 285 Scientific apparatus, viz.:—	As fancy goods (127)	20 per cent.	10 per cent.
13/316	Barkometers, for testing bark liquors used in tanning	As scientific apparatus (280)	Free.	
<b>†12/1139</b>	"Melting arrangement," for melting gold or silver and moulding it into ingots			
†13/377	Wires, baling, in 8 ft. lengths, looped and twisted at one end	As plain metal wire (402)	Free.	

Note.—The decision on page 150 of Tariff-book, viz.: "Furnace and blower, Fletcher's," applies only to dentists' and jewellers' furnaces.

W. B. MONTGOMERY,

Minister's Order No. 1037.]

Secretary of Customs.

The Industrial Conciliation and Arbitration Act, 1908.— Notice of Proposed Cancellation of Registry.

> Department of Labour, Wellington, 5th March, 1913.

Notifice is hereby given that, pursuant to an application in that behalf made to me by the Otago Trades and Labour Industrial Association of Workmen, registered number 61, situated at Dunedin, and in exercise of the powers in this behalf conferred upon me by section 21 of the Industrial Conciliation and Arbitration Act, 1908, it is my intention to cancel the registration of that industrial association after the expiration of six weeks from the date of the publication of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

JOHNALOMAS, Registrar of Industrial Unions. Notice to Mariners No. 25 of 1913.

OTAGO HARBOUR.—LIGHT-BEACON ON QUARANTINE ISLAND.

Marine Department,

Wellington, N.Z., 22nd February, 1913.

THE Otago Harbour Board have notified that a light-beacon, consisting of concrete base with black tower, is being erected at low-water mark on the reef at the western extremity of Quarantine Island, bearing N. 3° E. true 24 ft. from the present light. Due notification will be given when the new light will be installed.

the new light will be installed.

Charts, &c., affected: Admiralty Chart No. 2411; "New Zealand Pilot," eighth edition, 1908, Chapter viii, page 253; "New Zealand Nautical Almanac," 1913, page 321.

B. W. MILLIER, For Secretary. Notice to Mariners No. 27 of 1913.

AUCKLAND HARBOUR.—BEACON OFF TAMAKI RIVER.

Marine Department,
Wellington, N.Z., 3rd March, 1913.

WITH reference to Notice to Mariners No. 20 of 1913,
paragraph 3 is cancelled, and the following amended
paragraph substituted for it:—

"3. A black beacon to replace the buoy now guarding the
rock at the entrance of the Tamaki River. Approximate position: Bean Rock Lighthouse, 279° S. 84° W. (magnetic);
Emu Point (south extreme of Motutapu), 16° N. 1° E. (magnetic). The beacon will be placed on rock as soon as the
buoy is removed. Due notice will be given when the beacons
are erected." erected.

Charts, &c., affected: Admiralty Charts Nos. 1896 and 970; "New Zealand Pilot," eighth edition, 1908, Chapter ii, 1970;

page 42.

B. W. MILLIER. For Secretary.

Notice to Mariners No. 28 of 1913.

AUCKLAND HARBOUR.-LIGHT ON TAKAPUNA WHARF.

Marine Department. Wellington, N.Z., 3rd March, 1913.

Weinington, N.Z., 3rd March, 1913.

THE Auckland Harbour Board have notified that on and after Friday 7th Morch a 50 and 1 and after Friday, 7th March, a 50-c.p. white fixed light will be shown from the end of Takapuna Wharf.
Charts, &c., affected: Admiralty Chart No. 1896; "New Zealand Pilot," eighth edition, 1908, Chapter ii, page 37.

B. W. MILLIER, For Secretary.

Notice to Mariners No. 30 of 1913.

AUCKLAND HARBOUR.—ROCKS OFF KOHIMARIMA WHARF.

Marine Department.

Wellington, N.Z., 5th March, 1913.

Willington, N.Z., 5th March, 1913.

Willington, N.Z., 5th March, 1913.

Willington, N.Z., 5th March, 1913.

The Auckland Harbour Board have notified that the work of removing the three patches which lay N.E. by E. from the end of the new Kohimarima Wharf, distant approximately 1,250 ft., has now been completed, and careful accordings over the entire area now show a death of not less soundings over the entire area now show a depth of not less than 9 ft. 6 in. at L.W.O.S.T.

Charts, &c., affected: Admiralty Chart No. 1896; "New Zealand Pilot," eighth edition, 1908, Chapter ii, page 42.

B. W. MILLIER, For Secretary.

### CROWN LANDS NOTICES.

Lands in Auckland Land District for Sale or Selection.

District Lands and Survey Office,
Auckland, 18th February, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be offered for sale or selection under the provisions of
the said Act on Tuesday, the 24th day of June, 1913.

### SCHEDULE. AUCKLAND LAND DISTRICT.

Section.	Block.	Survey	Ar	e <b>a.</b>		
5 7 9	V IV	Opoe Rangaunu			4. 176 95 134	R. P. 3 24 0 0 0 0

H. M. SKEET, Commissioner of Crown Lands Land in the Auckland Land District open for Sale or Selection under the Land Act, 1908.

District Lands and Survey Office, Auckland, 4th March, 1913.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be open for sale or selection under the said Act on or after Tuesday, the 24th day of June, 1913.

### SCHEDULE.

AUCKLAND LAND DISTRICT. -PIRONGIA SURVEY DISTRICT.

Section.	Block.	Area.
155, Mangapiko Parish	ΙV	A. B. P. 37 0 0

H. M SKEET, Commissioner of Crown Lands.

Land in Otago Land Distric for Sale or Selection.

District Lands and Survey Office,
Dunedin, 5th March, 1913.

OTICE is hereby that the undermentioned land is
open for sale or selection under the provisions of the
Land Act, 1908; and applications will be received at this
office up to 4 o'clock p.m. on Tuesday, the 8th day of April,
1913 1913.

### SCHEDULE.

OTAGO LAND DISTRICT. — CLUTHA COUNTY. — WOODLAND SURVEY DISTRICT.

Second-class Land.

Block Area Purchage of Lease:	Cash of Purchase: Half-yearly Renewable Lease: Half-yearly Rent.	A Principal Control of the Principal Control o	Area.	Block.	
-------------------------------	--	--	-------	--------	--

Weighted with £90, valuation for improvements consisting of two-roomed house, felling, and clearing.

This section is under heavy bush consisting largely of kamai. The land is of very fair quality, but somewhat steep and broken. The greater part has a westerly and north-westerly aspect, and the remainder lies towards the south. Situated about four miles from Ratanui, and about five miles from Catlins Railway-station. There is a formed road to the section road to the section.

E. H. WILMOT, Commissioner of Crown Lands.

National Endowment Land in Otago Land District for Selection on Renewable Lease.

District Lands and Survey Office,
Dunedin, 4th February, 1913.

NOTICE is hereby given that the undermentioned land
is open for selection on renewable lease under the
provisions of the Land Act, 1908; and applications will be
received at the District Lands and Survey Office, Dunedin,
up to 4 o'clock p.m. on Monday, the 10th day of March, 1913.

### SCHEDULE.

OTAGO LAND DISTRICT.—LAKE COUNTY.—TOWN OF GLENORCHY. First-class Land.

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.
Water could	at land of d be obtaine	3 3 20 fair quality ed by sinking	£ s. d. 10 0 0   7. Good but 8. Situated a les from Quee	0 4 0 ilding-site.

E. H. WILMOT, Commissioner of Crown Lands. Milling-timber in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office

District Lands and Survey Office,
Auckland, 5th March, 1913.

OTICE is hereby given, in terms of the Land Act, 1908,
and the State Forests Act, 1908, and regulations
thereunder, that the undermentioned milling-timber will be
offered for sale by public auction at the District Lands and
Survey Office, Auckland, at 12 o'clock noon on Wednesday,
26th March, 1913, subject to the terms and conditions as
stated hereunder. stated hereunder.

### SCHEDULE.

AUCKLAND LAND DISTRICT. WHANGAREI COUNTY.

Lot 1.

Section 12, Block XV, Hukerenui Survey District.

2,810 KAHIKATEA-TREES, containing approximately 1,355,985 2,810 KAHIKATEA-TREES, containing approximately 1,355,985 sup. ft. (standing measurement).

194 faulty and undersized kahikatea-trees branded F R not included in this sale.

Distinguishing brand, thus: V.

Upset price: £452. Each bid to be not less than £20.

Terms for payment: As below.

Time for removal of timber: Two years.

### WAITEMATA COUNTY.

Lot 2.

Section S.W. Middle 42, Parish of Karangahape.

86 green and dry kauri-trees, containing approximately 126,590 sup. ft. (standing measurement). Distinguishing brand, thus: V.

6 defective kauri-trees, branded FRA, not included in this sale.

Upset price: £160. Each bid to be not less than £5. Terms for payment: As below.

Time for removal of timber: One year.

### COROMANDEL COUNTY.

Lot 3.

Crown Land, Part Block IV, and Sections 1, 4-7, and 5, Blocks IV and V, Hastings Survey District (Kaimarama Stream).

481 green and dry kauri-trees, containing approximately 1,476,100 sup. ft. (part standing measurement).
Distinguishing brands, thus: I, V, and Λ.
Upset price, £1,845. Each bid to be not less than £20.
Terms for payment, as below.
Time for removal of timber: Two years.

### THAMES COUNTY.

Lot 4. Sublot 1.

Crown Land, Part Block XIII, Tairua Survey District. 495 green and dry kauri-trees, containing approximately 1,111,177 sup. ft. (standing measurement).
17 totara-trees, containing approximately 17,469 sup. ft.

(standing measurement).

10 rimu-trees, containing approximately 11,285 sup. ft. (standing measurement).

Distinguishing brand, thus: X.

25 faulty and undersized trees, branded FR, not included in this contains the standard of the

in this sale.

Upset price: £2,240. Each bid to be not less than £20. Terms for payment: As below.

Time for removal of timber: Two years (subject to con-

dition 12, below).

Lot 4, Sublot 2.

Crown Land, Part Block XIII, Tairua Survey District. 281 green and dry kauri-trees, containing approximately 493,455 sup. ft. (standing measurement).

5 totara-trees, containing approximately 4,958 sup. ft. (standing measurement).

8 rimu-trees, containing approximately 8,256 sup. ft. (stand-

ing measurement).
Distinguishing brand, thus: II.
17 faulty and undersized trees, branded FR, not included in this sale.

Upset price: £1,240. Each bid to be not less than £20. Terms for payment: As below.
Time for removal of timber: One year (subject to condition 12, below).

Lot 4, Sublot 3.

Crown Land, Part Block I, Ohinemuri Survey District. 2,483 green and dry kauri-trees, containing approximately 3,511,993 sup. ft. (standing measurement).

23 totara-trees, containing approximately 17.672 sup. ft (standing measurement).

55 rimu-trees, containing approximately 64,465 sup. ft. (standing measurement).

Distinguishing brands, thus: II or V.

140 faulty and undersized kauri-trees, branded FR, and Upset price: £8,810. Each bid to be not less than £20.
Terms for payment: As below.
Time for removal of timber: Three years (subject to con-

dition 12, below).

### HOBSON COUNTY.

Lot 5.

Part State Forest Reserve, Block XIII, Mangakahia Survey District.

12 green kauri-rickers, containing approximately 4.893 sup. ft. (standing measurement).

361 green rimu-trees, containing approximately 242,572 sup. ft. (standing measurement).

327 green kahikatea-trees, containing approximately 463,624

bup. ft. (standing measurement).

Distinguishing brand, thus:

49 totara-trees, branded F R, not included in this sale.

Upset price: £180. Each bid to be not less than £20.

Terms for payment: As below.

Time for removal of timber: One year.

### TERMS OF PAYMENT.

Lot 1.—One-half in each on fall of hammer, together with timber-cutting license fee, £1 1s.; and one-half in six months thereafter.

Lot 2.—Cash on fall of hammer, together with timber-cutting license fee, £1 1s.

Lot 3.—One-third in cash on fall of hammer, together with

Lot 3.—One-third in cash on fall of hammer, together with timber-cutting license fee, £1 1s.; one-third in eight months and one-third in sixteen months thereafter.

Lot 4 (Sublot 1).—One-third in cash on fall of hammer, together with timber-cutting license fee, £1 1s.; one-third in eight months and one-third in sixteen months thereafter.

Lot 4 (Sublot 2).—One-half in cash on fall of hammer, together with timber-cutting license fee, £1 1s.; and one-half in six months thereafter.

in six months thereafter.

In six months thereafter.

Lot 4 (Sublot 3).—One-fifth in cash on fall of hammer, together with timber-cutting license fee, £1 ls.; one-fifth in seven months, one-fifth in fourteen months, one-fifth in twenty-one months, and one-fifth in twenty-eight months thereafter.

Lot 5.—Cash on fall of hammer, together with timber-cutting license fee, £1 1s.

### CONDITIONS.

1. Intending purchasers are expected to visit the locality and to satisfy themselves in every particular on all matters relating to the sale.

2. The right is reserved to the Commissioner of Crown Lands to withdraw from sale any or all of the above lots of timber either before or during the time of the sale.

timber either before or during the time of the sale.

3. The aforementioned quantities, qualities, and kinds as to the said timber shall be taken as sufficiently accurate for the purpose of this sale, and no contract for purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated herein or in any advertisement having reference to the said timber, nor shall any extra sum be claimed by the Crown if the said quantity of timber is found to be in excess of that stated herein.

4. All timber on each lot, whether standing, felled, or in

4. All timber on each lot, whether standing, felled, logs, shall remain the property of the Crown until all the

instalments are paid.
5. Offers from the successful bidder will be considered for the purchase of the undersized and defective timber mentioned herein.

6. In all lots the quantities stated are standing measurements, and only those trees bearing the special distinguishing brand shown in each lot are included in this sale.

7. Should any dispute arise as to boundaries, the decision of the Commissioner of Crown Lands shall be final.

8. In the event of any of the above lots not being disposed of, applications may be received and dealt with at any time within six months from the above date of sale (unless previously formally withdrawn), providing, however, that the amount offered is not less than the upset prices stated herein.

9. No extension of time for removal of timber will be allowed successful purchasers who bleed or permit bleeding of kauritrees included in this sale, unless full payment of purchasemoney is first made.

10. In lots where terms of payment may have been arranged, any breach of the foregoing conditions of sale will

render the "on demand" promissory notes liable to be pre- | Lands in Southland Land District for Sale by Public Auction. sented for immediate payment.

11. The highest or any bid not necessarily accepted, and all lots herein described are submitted for sale subject to the final acceptance of the highest bid by the Minister of Lands or Commissioner of State Forests.

12. In the event of a bidder purchasing two or more adjoining lots the Commissioner of Crown Lands may, at his discretion, during the time of sale, increase the time for removal of timber.

H. M. SKEET, Commissioner of Crown Lands and Conservator of State Forests.

Lands in Wellington Land District for Sale by Public Auction.

District Lands and Survey Office,
Wellington, 29th January, 1913.

NOTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be offered for sale by public auction at this office on or
after Wednesday, the 30th day of April, 1913.

### SCHEDULE.

Wellington Land District. — Pahiatua County.-MANGAHAO SURVEY DISTRICT.

Section.	Area.	Upset Price.	
,	Ri	ıral Land.	
		A. R. P.	£ s. d.
Part 89	III	18 2 26	400 0 0
133	"	64 2 20	1,300 0 0

T. N. BRODRICK. Commissioner of Crown Lands.

Land in Wellington Land District for Disposal under Section 128 of the Land Act, 1908.

District Lands and Survey Office,
Wellington, 11th February, 1913.

OTICE is hereby given, in pursuance of section 326
of the Land Act, 1908, that the undermentioned land will be disposed of under the provisions of section 128 of the Land Act, 1908, on or after Wednesday, the 21st day of May, 1913.

### SCHEDULE.

WELLINGTON LAND DISTRICT.

Section.	Block.	Survey District.	Area.
33	X	Umutoi	A. R. P. 3 2 16

T. N. BRODRICK Commissioner of Crown Lands.

Lands in Southland Land District for Sale or Selection.

District Lands and Survey Office,
Invercargill, 4th February, 1913.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned lands
will be disposed of under the provisions of Part III of the
said Act on or after Wednesday, the 21st day of May, 1913.

### SCHEDULE.

SOUTHLAND LAND DISTRICT .- SOUTHLAND COUNTY .-- OTERAMIKA SURVEY DISTRICT.

Second-class Land.

Section.	Block,	Area.
		A. R. P
80	III	<b>27</b> 0 2 0
89	"	290 0 0

G. H. M. McCLURE, Commissioner of Crown Lands

District Lands and Survey Office, Invercargill, 14th January, 1913.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned lands will be offered for sale by public auction, for cash, at this office at 11 o'clock a.m. on Wednesday, the 23rd day of April, 1913, under the provisions of the said Act.

### SCHEDULE.

SOUTHLAND LAND DISTRICT .- SOUTHLAND COUNTY .- TOWN of Makarewa.

Rural Land,

Section.	Block.	Area.	Upset Price.			
8 3 9	VII VIII IX	A. R. P. 13 1 36 13 0 18 13 1 36	£ s. d. 135 0 0 150 0 0 105 0 0			

Section 3, Block VIII, is weighted with £45 10s., as valuation for improvements consisting of fencing, stumping, cultivation, ditching, and drain-ploughing.

G. H. M. McCLURE. Commissioner of Crown Lands.

Land in Hawke's Bay Land District for Disposal under Section 326 of the Land Act, 1908.

District Lands and Survey Office,

Napier, 4th January, 1913.

Napier, 4th January, 1913.

OTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned Crown land will be open for sale or selection under the provisions of the said Act; and applications will be received at the District Lands and Survey Office, Napier, up to 4 o'clock p m. on Wednesday, the 9th day of April, 1913.

### SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—TARAMARAMA SURVEY DISTRICT.

Section.	Block.	Area.				Capita	l Ve	alue.	
1	l II	а. 140	R. 2	P. 0		£ 350		d. 0	

ROBT. T. SADD, Commissioner of Crown Lands.

Land in Auckland Land District for Disposal under Part III of the Land Act, 1908.

District Lands and Survey Office,
Auckland, 24th December, 1912.

OTICE is hereby given, in pursuance of section 326 of
the Land Act, 1908, that the undermentioned section
will be disposed of under Part III of the said Act on or after Wednesday, the 9th day of April, 1913.

### SCHEDULE.

AUCKLAND LAND DISTRICT.—WHANGAPE SURVEY DISTRICT.

Section.	Block	Block.		Area.		
11	II	.		R.	P. 0	
		<b>H</b> . 1	M. SKE	ET,		

Commissioner of Crown Lands.

Crown Land in Auckland Land District for Disposal under Section 326 of the Land Act, 1908.

Auckland, 4th January, 1913.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of by sale or selection on or after Monday, the 21st day of April, 1913.

### SCHEDULE.

AUCKLAND LAND DISTRICT .- NEWCASTLE SURVEY DISTRICT.

Section.	Block.	Area.
102, Pukete Parish	XVI	Approx. 50 acres.

H. M. SKEET, Commissioner of Crown Lands

Land in Nelson Land District for Disposal under Section 131 of the Land Act, 1908.

District Lands and Survey Office,

Nelson, 16th December, 1912.

Nelson, 16th December, 1912.

Nelson, 16th December, 1912.

the Land Act, 1908, that the undermentioned land will be disposed of to the holder of the adjoining land, under the provisions of section 131 of the said Act, on or after Friday, the 21st day of March, 1913.

### SCHEDULE.

NELSON LAND DISTRICT.

Section.	Block.	Survey District.	Area.	
8	xv	Maruia		A. R. F. 17 0 0

F. A. THOMPSON, Commissioner of Crown Lands

Land in Aucktand Land District for Disposal by Public Auction under the Land Act, 1908.

District Lands and Survey Office.

Auckland, 24th December, 1912.

T is hereby notified in pursuance of section 326 of the
Land Act, 1908, that the undermentioned section will be offered for sale by public auction on or after Monday, the 21st day of April, 1913.

### SCHEDULE.

AUCKLAND LAND DISTRICT .- KOMAKORAU PARISH.

Lots	Section	Area.
7 and 8	148	A. R. P. 39 1 31

H. M. SKEET, Commissioner of Crown Lands.

Lands in Hawke's Bay Land District for Disposal under Section 326 of the Land Act, 1908.

District Lands and Survey Office, Napier, 17th December, 1912.

Naper, 17th December, 1312.

NoTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned Crown lands will be disposed of by public auction on Friday, the 21st day of March, 1913.

### SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

Section.	etion. Block. Survey District.		Aı	ea.	Upset Price.		
2 5	XI	Opoiti Pohui	••	A. 150 50	R. P. 1 15 2 0	£ 190 90	s. d. 0 0 0 0

R. T. SADD. Commissioner of Crown Lands.

Lands in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office,

Auckland, 29th January, 1913.

OTICE is hereby given that the undermentioned lands will be offered for sale by public system. will be offered for sale by public auction, for cash, at the District Lands and Survey Office, Auckland, at 11 o'clock a.m. on Tuesday, 25th March, 1913, under the provisions of the Land Act, 1908.

### SCHEDULE.

AUCKLAND LAND DISTRICT.

Section.	Block.	Area.	Upset Price.
	m 1 D	1) / T	,

Town of Russell.—Town Land.

A. R. P. 1 0 10·1 £ s. d. . Hillside ; clay 5 and 14 Altitude, 20 ft. to 50 ft. above sea-level. Hills soil; fronts Queen Street and Prospect Street. quarter of a mile from Russell Wharf.

Weighted with £50, for improvements comprising clearing gorse, fencing, excavation for site for house, forming paths, garden, &c.

6	1	XIII	0	1  2	1	30	0	0
7		,,	0	1 2		30	0	0
8	į	"	0	0.37	ļ	30	0	0

Undulating and steep hillside, covered with manuka and fern. Lots 6 and 7 will require excavating to make room for buildings. Soil clay to clayey loam. Situated about 12 chains from Russell Wharf by good road.

Village of Waiomio. -- Village Land.

10, 11, 12, 13	V		$1 \ 0 \ 12$	7 10	0
19, 20	,,	i	$0 \ 2 \ 0$	20	0
ĺ	VI		0 1 28	20 0	0
21, 22	,,		0 2 0	3 0	0
3	VII		5 0 0	15 0	0
5 ·			4 1 31	13 10	0

Altitude, 30 ft. to 130 ft. above sea-level. Manuka country; level and undulating, except Sections 19 and 20, Block V, which are fairly steep, and Section 5, Block VII, which is undulating to hilly. Soil generally heavy clay, with some alluvial on Section 1, Block VI. Distant 34 to 70 chains by cart-road from Kawakawa Railway-station.

H. M. SKEET, Commissioner of Crown Lands.

Lands in Westland Land District for Sale by Public Auction.

District Lands and Survey Office,

Hokitika, 4th February, 1913.

Notice is hereby given that the undermentioned lands will be offered for sale by public auction at the Seddon Hall, Moana, at 2.30 o'clock p.m. on Friday, the 14th day of March, 1913, under the provisions of the Land Act 1908 Act, 1908.

### SCHEDULE.

MOANA VILLAGE.

Village Land.

Section.	Area.	Upset Price.	Section.	Area.	Upset Price.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. R. P. 1 2 30 0 3 27·8 1 3 37·8 1 0 22·7 0 3 10·7 0 2 9·3 0 3 28·5 0 2 36·8 0 3 30·9 0 2 5 0 1 5 0 1 5 0 1 5	£ s. d. 15 0 0 10 0 0 15 0 0 10 0 0 8 0 0 15 0 0 25 0 0 20 0 0 25 0 0 15 0 0 7 10 0 7 10 0 7 10 0	22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	A. R. P. O 1 5 O 1 5 O 1 5 O 1 5 O 1 5 O 1 5 O 1 6 O 1 0 O 1 0 O 1 0 O 1 0 O 1 0 O 1 0	£ s. d. 7 10 0 8 10 0 8 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0
17 18	$\begin{array}{ccccc} 0 & 1 & 5 \\ 0 & 1 & 5 \\ 0 & 1 & 5 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	37 38 55	$\begin{array}{cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \\ 0 & 1 & 32 \cdot 6 \end{array}$	7 10 0 13 10 0
19 20 21	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	7 10 0 7 10 0	56	0 1 7.3	7 10 0

Moana Village is situated on the hillside overlooking Lake Brunner, a favourite tourist resort, and adjoining the Moana Railway-station, on the Greymouth-Otira Railway line. The sections are covered with bush, varying from light scrub to heavy mixed bush.

H. D. M. HASZARD, Commissioner of Crown Lands.

### NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Rawene.

Registrar's Office, Auckland, 27th February, 1913.

Native Land Court sitting at Rawene on the 14th day of March, 1913, or as soon thereafter as the business of the Court will allow.

[Auckland, 1913-18.]

E. P. EARLE, Registrar.

### SCHEDULE.

### APPLICATIONS FOR PARTITIONS

ı. 	Name	of Applic	ant.		Name of Land.
53	Te Waipouri and Tamati Wai	pouri		 	Paihia 1G.
54	Tamati Waipour and others	•		 	" 1g.
55	Wiremu Hauraki			 	Pakanae 5B.
56	Arama Katete				Papua D.
57	Mibaka Karauna			 	maria
58	Ruri Huri			 	Utakura 1B 2M.
59	Harata Kaipara and Kaipara	Hiri		 	Waihou A 4.
30	Iehu Moetara			 	Waipoua 2A 1.
31	Harata Rapana			 	Wairere 1D.
32	Haora Makiri			 	2F 4.
53	Wire Kiekie and others			 	Whirinaki 1.
1				 	1 4в 1.
65	Ira Heremia te Wake		.,	 	″ 2в.

### APPLICATIONS FOR SURVEY CHARGING ORDERS AND FOR DEFINED PORTIONS OF LAND IN LIQUIDATION OF SURVEY FEES.

No.	Name of Applicant.	Name of Land.	Date from which Interest is calculated.	Amount.	
466 467 468 469 470	Chief Surveyor, Auckland  Tamati Hare Chief Surveyor, Auckland Tamati Hare	Pahekeheke A  B 1  B 2a  B 2B  Pakanae 5a  Puha B 3  Waipoua 2a 3a  2a 3B  Whataipu	7 October, 1912 7	£ s. d. 21 6 8 34 16 8 20 18 0 28 16 2 50 3 5 19 17 1 13 14 1 23 12 1 9 15 0	

### APPLICATION UNDER SECTION 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
471	Hone Mete Rewi	Mangapupu A 1, A 2, and B 1	For amendment of boundaries between these blocks.

### APPLICATION FOR PROBATE.

No.	Name of Applicant.						Name of Deceased.	
472	Raina Puriri	••		••	••	••	Hone Makoare.	

### APPLICATION FOR LETTERS OF ADMINISTRATION IN PERSONAL ESTATE.

No.	Name	e of Appl	licant.	Name of Deceased.		
473	Henry Archibald Williams		••	• •		Elizabeth Ferguson.

### THE NEW ZEALAND GAZETTE.

### Sitting of the Native Land Court at Mangonui.

Registrar's Office, Auckland, 28th February, 1913.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Mangonui on the 12th day of March, 1913, or as soon thereafter as the business of the Court will allow.

Auckland, 1913-19.

E. P. EARLE, Registrar.

### SCHEDULE.

### APPLICATIONS FOR PARTITIONS.

No.		Na	me of Applic	Name of Land.			
218 219 220	Marara Ratima Putete Ratima Marara Ratima				••		Hauturu No. 4. Konoti A No. 4. Perukia.

Postponement of the Sitting of the Native Land Court at Murupara.

Native Land Court Office, Auckland, 3rd March, 1913.

OTICE is hereby given that the sitting of the Native Land Court advertised to be held at Murupara on the 26th day of March, 1913, has been postponed to the eleventh (11th) April, 1913.

JACKSON PALMER, Chief Judge.

### Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 25th February, 1913.

Native Land Court sitting at Gisborne on the 18th day of March, 1913, or as soon thereafter as the business of the Court will allow.

Gisborne, 1913-7

HAROLD CARR, Registrar.

### SCHEDULE.

### APPLICATIONS FOR PROBATE.

No.		N	ame of Applic	Name of Deceased.			
	Thomas Halbert Rangi Wairama				••		Apera Taitu. Mihaere (Pineamine) Wairama.

### Sitting of the Native Land Court at Hastings.

Registrar's Office, Wellington, 3rd March, 1913.

Notice is hereby given that a sitting of the Native Land Court will be held at Hastings on the 26th day of March, 1913, to hear and determine the matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.

[Wellington, 1913-5.]

### E. A. WELCH, Registrar.

### SCHEDULE.

### APPLICATIONS FOR CONFIRMATION OF ALIENATIONS.

No	Nature	of Alienati	ion.		Date.	 Name of L	and.	Names of Parties.
209	Lease	••		1 Marcl	a, 1913	 Rapaki 875		Marakaia Uru and others to Barney McKenzie and George Frederick Whiteside.
209a	Sale	••		3 "	1913	 " No. 35		Taituba Hape to Te Rangimarutuna te Ura.

### APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.
210	Tuahine Renata (by his solicitor, D. Scannell)	Karamu D.
211	Tuabine Renata (by his solicitors, Carlile, McLean, Scannell, and Wood)	" D.
212	Mahanga Kaiwhata (by his solicitors, Cotterill and Humphries)	Moteo te Hapua te Pirau No. 1a.
213	Mareta Runga and another (by their solicitors, Cotterill and Humphries)	, No. 1c.
214	Hare Hohepa (by his solicitors, Carlile, McLean, Scannell, and Wood)	Omahu No. 1B, Section 2.
215	Tangatake Hapuku (by his solicitor, E. J. W. Hallett)	Pukemapou C.
216	Wirihana Keremenita and others (by their solicitor, P. B. Fitz- herbert)	Tahoraiti No. 2a, Section 10.

	Арриса	ATION	s for Partitions-	—cc	mtinued.	
No.	Name of Applican	ıt.				Name of Land.
217 218 219 220 2204 2204	Te Rina te Hoata	Waiohiki No. 2A.  No. 2A.  No. 2B.  Wharerangi 6B No. 4.  Omahu No. 1.  Otawhao A No. 9.				
No.	APPLIC Name of Applica		NS FOR EXCHANGE	s o	f Land.	
	Name of Applicat					Name of Land.
<ul><li>250</li><li>251</li><li>252</li></ul>	Riritu Takerei and Others				Karamu Gs. Rotopounam No. 1c No.	ahoraiti No. 2A, Section 30.  u No. 2B No. 2 and Rotopounam 1 and 4. 2. 2A. Section 30.
	APPLICA	TION	FOR APPOINTMENT	OF	Trustees.	
No.	Name of Applicant.		Name of	La	nd.	Name of Child.
253	Reupena Toare (by his solicitor, T. W. Le	wis)	Whitiatara			Pamaheni Reupena.
Аррі	LICATIONS FOR ORDERS OF THE COURT DI	IRECT	TING THE PUBLIC T	ľĸu	STEE TO PAY	OUT CERTAIN MONEYS HELD BY
No.	Name of Applicant.	Nar	ne of Land.		N	ature of Application.
254 255	wa	iaruł	16	t t Un f	or an order don Hami Tar he sum of £30 heir interests der section 2 or an order do Ripeka Inia	84 of the Native Land Act, 1909 irecting the Public Trustee to parnihana and Herewini Tamihan 30, being part purchase-money fo in the lands mentioned. 19 of the Native Land Act, 1909 irecting the Public Trustee to parthe sum of £25 as trustee for a Waiotinirau.
J	Application under	Q Tr Cr	BLOW 155 OF MAYE N	T 4 mm		- 1000
No.	Name of Applicant.	OEC.	Owners of Lan			Nature of Application.
256	Manahi Paewai and others (by their solici P. B. Fitzherbert)	itor,	Hami Tamihana, I hana, and Aten deceased			Appointment of successors to Ate nata Wharekiri, deceased, and exchange of interests of said deceased in Rangitoto (Mangatai noka) Block, Manawatu 4n (Tiratu) Block, Tahoraiti No. 2a and other lands for interests of said Hami Tamihana and Herewini Tamihana in same blocks.
<del> ′</del>		APPI	ICATION FOR PROB	ATE	<u>l</u> .	
No.	Name of Applicant	t.		Ī		Name of Deceased.
257	Kairama Pirihira (by his solicitor, P. B.	Fitz	nerbert) .	. :	Eparata Whai	itiri.
	APPLICATION UNDER 8	SECT	ON 317 OF THE NA	TIV	TE LAND ACT	1909.
No.	Name of Applicant.		ae of Land.			ature of Application.
258	Hoera Rapaea (by his agent, C. Kairal R. Parata)	kau l	No. 2 A	ppl Ac	ication under et, 1909, for a	section 317 of the Native Land norder of incorporation.

APPLICATION FOR REMOVAL OF TRUSTEE.

No.	Name of Applicant.	Name of Land.	Name of Trustee.		
			the same of the sa		
1	Nguha Ngawiki	Pekapeka No. 2 and other lands	Tepora Nikora.		
	The second secon	tamban and the second s	1		

Sitting of the Native Land Court at Otaki.

Registrar's Office, Wellington, 3rd March, 1913.

OTICE is hereby given that a sitting of the Native Land Court will be held at Otaki on the 26th day of March, 1913, to hear and determine the matters mentioned in the Schedule hereunder written, in respect of which applications have been received by the Registrar, and all such other matters as may be lawfully brought before it.
[Wellington, 1913-6.]

E. A. WELCH, Registrar.

### SCHEDULE.

		APPLICATI	ions for Pa	RTITION	is.
υ,	Name of A	Applicant.			Name of Land.
		ADJOURI	NED APPLICAT	ions.	
2	Raika Kereama and others (by t	heir solicitor, J	. Graham)	}	Aorangi No. 1, Section 3A No. 3.
3	To Hora Winiata and others				" No. 1, Section 8E.
4	Wini Pitihira (by her solicitors,	Gifford Moore a	ınd Beale)	•• ;	Himatangi No. 1.
5	Wiri Wata Tirangi				" 2A No. 7.
6	Paora Toharu Ku and others		• •	:	,, No. 2B.
7	Nepia Winiata (for Ariki Raorac	and others)	• •	••	Horowhenua XIB No. 35.
8	" (for Ariki Raorac	?)	• •	• •	" XIв 36 No. 3с, Section 3. XIв 36 No. 3н, Section 4.
9	" (for Wiremu Reil		• •	• • •	WT- 41 Nouth
0	" (fer Rora Korake Hera te Upokoiri	*	• •	• • !	XIB 41 North. XIB 41 South G, Sections 2 and
2	Kipa Roera (agent for Heni te	Roj and Hani K	ina)	• • •	Kaingaraki No. 7.
3	Hohipuha Maika			::	Makuratawhiti No. 6.
4	Piripi te Ra				Makirikiri No. 34.
5	Piriĥira Tamihana.				Manawatu-Kukutauaki 7p No. 1, Section 1.
16	Tatana Whataupoko (agent for		hira and oth		
7	Henare Roera and others				7D 2D, Section 59B, Muhunoa 3A 1E No. 3 and 3A No. 2, Section
18	,,			_ ·· Ì	" 3A 1E No. 12B.
19	Hemi Kupa Hawea (by his solici	tors, Bell, Gully	$ ilde{r}$ , Bell, and $ ilde{M}$	Iyers) i	Ngakaroro 3d No. 3.
20	Renata Hekenui (for Amiria Ne	pe and others)		• • •	Papangaio. Pukekaraka Pa.
21	Herbert John Jillett (by his soli	citors, Menteati	n and ward)		Taumanuka 48 No. 2.
22	Kipa te Whatanui Herbert John Jillett (by his soli	sitana Mantaati	h and Ward)		Waitohu No. 11A.
23	nervert John Jmett (by ms son	citors, Menteau	n and ward,	••	Wantona No. 11A.
		NE	W APPLICATIO	DNS.	
24	Te Ara Takana	• •			Aorangi No. 1, Section 3A No. 2.
25	Miria Nepe and others Eparaima Paki			٠.	Himatangi 5A and 5B No. 1.
26	Eparaima Paki			٠.	Horowhenua XIA No. 12.
27	Nepia Winiata (for Ariki Raora				" XIB No. 31.
28	" (for Ngariki Rao		• •	• •	,, XIB No. 31.
29	for Ariki Raora				,, XIB No. 35.
30	Rewi Tamihana		• •	• •	"XIB 36 No. 1E, Section 1. "XIB 36 No. 3G, Section 3 and
31	Nepia Winiata (for Ngariki Rao	rao)		• •	Section 2.
32	Mohi Wharewhiti				Makuratawhiti No. 5B.
33	Mohi Hekiera				No. 9A.
34	Apaira Karehoma te Whena				Manawatu-Kukutauaki 40 5A No. 1D.
35	Ihaka Ranapiri and others				" 4D, Section 3A.
36	Pirihira Tamihana				,, 7D, Section 1.
37	Poni Hakaria				,, 7D 2D, Section 58.
38	Wiremu Kireona and others			• •	,, 7D 2D, Section 64.
39	**	• • •			7D 2D, Section 44.
40	,,	• •	• •	• •	7D 2D, Section 55c. 7D 2D, Section 47.
$rac{41}{42}$	,,	• •	• •		7n 2n Section 60m
$^{42}$	,,	• •	• •		7D 2D, Section 60A.
44 44	Te Kereihi Roera	• •	• •	• • •	Muhunoa 3A 1E No. 1, Subdivision 12c.
45	Harold Barber (by his solicitors	. Field and Lac	ckie) .	• • • • • • • • • • • • • • • • • • • •	Ngarara West A, Section 25.
$\frac{10}{46}$	W. H. Field				,, A, Section 63.
47	F. H. Bright and others (truste	es under the w	ill of Tamih	ana te	Otaki Town, Sections 116, 117, 118, 119, 90,
	Rauparaha, deceased)				92.
48	Rakiwhata Peehi				Puketotara Nos. 334 and 335, Section 2A.
49	Rewanui Apatari		• •		" Nos. 334 and 335.
50	n n in				" Nos. 334 and 335.
51	Byron Paul Brown (by his solic	itor, G. A. Har	per)	• • •	Taumanuka No. 2B.
$\frac{52}{52}$	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,	• •	• •	,, No. 2A.
53 54	"	,,	• •	• •	" No. 3в. " No. 3с.
5 <b>4</b>	,, ,,	,,	• •	• •	No. 2D
55 56	**	**		• •	N = 2 a
өө 57	,, ,,	- ,,	• •	• •	,, No. 3G. ,, No. 3H.
., 1	Pitiera Taipua (by his solicitors	- TO 11 (V 11 "TO			
57 A	Pitiera Taipua (by his solicitors	, Bell, Gully, B	eil, and Mver	rs)	Himatangi 2B, Section 1.

### APPLICATIONS FOR APPOINTMENT OF TRUSTERS.

No.	Name of	Applicant.		Name of Land.	Name of Child or Insane Person
150	G. H. Harper	••		Taumanuka No. 1	Hoani Taipua (mentally weak).
151	".	• •	• •	Otaki, Section 128	Kotu.
152	W. Kiriona	••	••	Manawatu-Kukutauaki 7D 2D, Section 60A	Children of Tuhera Kiriona.
158	"	••	••	Manawatu-Kukutauaki 7D 2D, Section 64	, (
154		••	••	Manawatu-Kukutauaki 7p 2p, Section 44	
L <b>6</b> 5	"	• •	• •	Manawatu-Kukutauaki 7D 2D, Section 47	"
156	"	••	• •	Manawatu-Kukutauaki 7D 2D, Section 55c	"
157	"	••	• •	Manawatu-Kukutauaki 7D 2D, Section 69	"

### APPLICATIONS FOR APPOINTMENT OF NEW TRUSTEES.

No	Name of Applicant.				Name of Land.			Nam	es of	Minors.	N	mes of	Present T	rustees.	
158	A. M. S	alek,	solicitor	••	••	Puketota	ıra 3a	••		Та	amati, I mati, an Tamati	ıd	mati R	awana.	
159	,,		"			,,	3в 1		Ditto						
160	,		,,				3B 2A			• • •		ı	"		
161	_						3B 2B	• • •	l "			•	"		
162	Wirem	ı Kiri	ona"	•••			tu-Kukuta Section 5	uaki	Children Kirion				eturu ta Hu	Hamaho	na and
163		"		••		Manawat	tu-Kukuta Section 47	uaki	Ditto	•••		. Tul		nd Wiren	u Kiri
164		"		••		Manawat	u-Kukuta Section 69	uaki	<b>"</b>			. Dit			

### Application under Subsection (13) of Section 14 of the Native Land Court Act, 1894.

No.	Name of Applicant.	Nature of Application.
165	Hare Wirikake	 For an order directing Eruera Nekitini to furnish accounts as executor under the will of Tamihana te Hoia, deceased.

## APPLICATIONS FOR ORDERS OF THE COURT DIRECTING THE PUBLIC TRUSTEE TO PAY OUT CERTAIN MONEYS HELD BY HIM.

No.	Name of Applicant.	Name of Land.	Nature of Application.
166	G. H. Harper  Arai te Hatete (by her solicitor, G. H. Harper)	Mangawhero 3B	Application under section 29 of the Native Land Act, 1909, for an order directing the payment by the Public Trustee of the purchase-money of the said block held by him on behalf of Hoturoa Hatete (mentally weak).  Application under section 184 of the Native Land Act, 1909, for an order directing the payment by the Public Trustee of the purchase-money of the said block held by him on behalf of Ramari Hare
į			and Hare Hare (minors).

### APPLICATION FOR APPOINTMENT OF NEW TRUSTEE FOR BURIAL-GROUND.

No.		Name of Applica	ant.		Name of Land.
168	Mihipeka Tataruku .		••	 ••	Himatangi Nos. 3 and 2a.

### APPLICATION FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
169	Clara Elizabeth Apatari	Henare Apatari.

### APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
170	Richard Bevan and another (by their solicitors, Wilford and Levi)	Ann Ransfield Bevan or Haana Pewene.
171	Rahapa te Aomarere (by her solicitor, G. H. Harper)	Reupena Pokia te Ngawari.

### APPLICATIONS FOR EXCHANGES.

ο.	Name of Applicant.				Name of Land.	
72	(Hara Tauranga			••	 	Aorangi No. 1, Section 8r.
2	Henare Mereti and ot	hers		• •	 	" 8c.
70	Rangikautaka te Paki	i		••	 	Puketotara Nos. 4c and 2a.
73	Te Ihenga te Paki				 	Horowhenua 3E No. 2, Section 8.
!	Tanguru te Paki				 	Puketotara Nos. 4c and 2a.
74	Riria te Paki			••	 	Horowhenua 3E No. 2, Section 8,

### APPLICATION UNDER SECTION 182 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
178	Webb and Holmden, solicitors	Otaki, Section 44	For consent to trustees borrowing £350 on land for for the purpose of building a house for Erina Paraone or Erina Metera.

## Applications under Section 34 of the Maori Lands Administration Act, 1903, to cut off Portions of Land to satisfy Unpaid Survey Liens.

No.	Name of Applicant.			Name of Land.	Amount.	
176 177 178 179 180 181 182 183 184 185	Commissioner of Crown Lands			Otaki, Town Section 120  " 150  Haruatai No. 2  No. 5  Ngarara West C No. 4  " C No. 2  " A No. 15  " A No. 10  Ohau No. 1, Section 8  Horowhenua 114 No. 1		 £ s. d. 3 3 0 4 4 0 6 0 0 0 12 6 0 19 8 0 6 10 1 5 0 0 1 8 3 15 8 17 0 2

### APPLICATION FOR AN ORDER OF INJUNCTION.

No.	Name of Applic	cant.	Nature of Application.
186	Clara Elizabeth Apatari	••	 <ol> <li>To prohibit Rewanui Apatari or any other person from dealing with or disposing of or otherwise interfering with any of the personal property of Henare Apatari, deceased, and in particular a piano recently in possession of Wiremu Eparaima at Church Street, Palmerston North.</li> <li>To order the said Rewanui Apatari and the said other persons to deliver into the custody of some person to be appointed by the Court all the said goods, to be by such person held pending the hearing of the applications of the said Clara Elizabeth Apatari under sections 139, 140, and 141 of the Native Land Act, 1909.</li> </ol>

### APPLICATIONS UNDER SECTION 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.		
187	Apaira Karehana te Wheua	Manawatu-Kukutauaki 4c 5a, Sections 1E 1 and 1E 2	For annulment of partition orders.		
188	<i>y</i> •••	Manawatu-Kukutauaki 4c 5A, Sections 2A and 2B	"		
189	Chief Judge, Native Land Court	Aorangi No. 1, Section 3A No. 3	As to whether the partition order dated 1 December, 1902, be cancelled		

APPLICATIONS FOR ANNULMENT OF ADOPTIONS.

No.	Name of Applicant.				licant.	Name of Adopted Child.		
190 191	Karaitiana te Ahu Rewi Maaka	••				•••	• •	Te Rahiripounamu Koperu. Hekiera or Hoani MacDonald.

### MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Aotea District Maori Land Board.

Wanganui, 3rd March, 1913.

OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be considered at a meeting of the Aotea District Maori Land Board to be held at Wanganui on Tuesday, the 18th day of March, 1913, at 10.30 a.m.

J. B. JACK, President.

SCHEDULE. APPLICATIONS FOR CONFIRMATION OF ALIENATIONS UNDER THE NATIVE LAND ACT, 1909.

			CONFIRMATION OF ALIE.		
No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	13/25	Lease	15 August, 1912	Pakaraka 2c	Wiremu Kauki and others to Norman Frederick Moore (Watt and Cohen).
2	13/28	,,	28 December, 1912	Raetihi 2B No. 3A (part)	Te Pechi te Opetini to C. E. Pederson and others (G. Hutchison).
3	13/29	,, ,,	28 " 1912	" 2B No. 3A (part)	Te Peehi te Opetini to John Chase (G. Hutchison).
4	13/30	Grant of cut- ting rights	28 , 1912	" 2B No. 3A (part)	Te Peehi te Opetini to C. E. Pederson and others (G. Hutchison).
. 5	13/31	Lease	••	Lot 65B of Section 406, Block XII, Wairoa Survey District	Daniel Ellison and another to Thomas Emerson Wilson (the Public Trustee).
6	13/32	,,	2 October, 1912	Raetihi 2B 2C No. 3A	Parekuku Hune to Charles Cann (T. A. Harris).
7	13/33	,,	17 December, 1912	Whakaihuwaka C No. 12	Titihuia Ngaraiti and others to Albert Edward White (T. A. Harris).
8	13/34	Grant of timber- cutting rights	13 ,, 1912	Raetihi 2B 2c No. 2A (part)	Ata Tamehana and others to Thomas Abraham Harris (T. A. Harris).
9	13/35	Lease	18 January, 1913	" 2в 2с №. 3с	Puna Hohepa and others to John Murdoch McRae (T. A. Harris).
10	13/36	Sale	24 February, 1913	Waipu 4a No. 1a	Tamauina Kiore and another to Duncan Gordon McLachlan (Barnicoat, Treadwell, and Gordon).
11	13/39	,,,	6 January, 1913	Section 14, Ahuahu Town Belt, and Sections 85, 86, 87, and 88, Township of Ahuahu	Kehu Moepuke to Thomas and John Sefton (Corry and Cun- ningham).
12	13/42	Lease	31 , 1913	Te Auroa No. 3 (part)	Te Ngarutahi to Gregor McGregor (Marshall and Hutton).
13	13/43	Mortgage	— March, 1913	Ngaurukehu A No. 8	Gregor Duncan McGregor to Norman Fitzherbert (Marshall and Hutton).
14	13/44	Sale	14 February, 1913	Awarua 2c 16c No. 1 (part)	Te Mamae Pine to Henry Darga- ville Bennett (Marshall and Hutton).
15	13/45	,,	19 , 1913	Matatera la (part)	Wiremu Tamehana to Te Irimana te Koru (Marshall and Hutton).
16	13/46	,,	22 and 27 February, 1913	Ruatangata 2G 3E	Warena Hunia and others to Ross Allan Campion (Marshall and Hutton).
17	13/47	,,	28 February, 1913	Section 15, Ahuahu Town Belt	Piwa Waari to John and Thomas Sefton (Corry and Cunningham).
18	13/48	Lease	27 ,, 1913	Kai Iwi 5E No. 2	Hekurangi Waaka Hakaraja to George Reginald Coleman (Bul- lock, Currie, and Douglas).
19	13/50	,,	••	Waimarino A No. 4	Atiria Materoa and others to Edward Edmonds (Armstrong
20	13/51	Sale	11 February, 1913	Awarua 3d 3 No. 16A	and Craig).  Whakatihi Rora to George Edward Reid (Arrowsmith and Lough- nan).

APPLICATIONS IN TERMS OF SECTION 341 OF THE NATIVE LAND ACT, 1909, THAT MEETINGS OF ASSEMBLED OWNERS BE SUMMONED.

No.	Record No.	Nature of Alienation.		Name of Land.				Names of Parties.	
21	13/37	Sale			Mangawhero	West No.	la No.	. 2	Native owners to Jessie Campbell Polsor (Barnicoat, Treadwell, and Gordon).
22	13/38	,,	• •	••	Otumauma		••	••	Native owners to Thomas Patrick Kennedy (Barnicoat, Treadwell, and Gordon).
23	13/40	,,			Ruatangata	2 <sub>G</sub> 1 <sub>B</sub> .	• •	••	Native owners to William Baldwin (Mar
24	13/41	,,		•••	Waimarino 5	A 4			shall and Hutton). Native owners to Rangitaitua (Marshal
25	13/49	,,	••	• •	Ruatangata :	2g 5c	••		and Hutton).  Native owners to Arthur Henry Holliday Lewis (Barnicoat, Treadwell, and
26	13/52	,,	• •	••	Mangaohane	1 <sub>E</sub>			Gordon).  Native owners to Guy Langley Shaw (T. W. Lewis).
27	13/53	,,			**	1 F			Ditto.
28 29	$\frac{13}{54}$ $\frac{13}{55}$	,,	••	••	"	lн Ic	••	• • •	)) ))

Notice of Meeting of Owners under Part XVIII of the Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

THE Maori Land Board for the Waisriki Maori Land District hereby notifies that a meeting of the owners of Waione will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Thursday, the 27th day of March, 1913, at 10 o'clock in the forenoon, for the purpose of considering the following proposed resolution :-

"That a proposed sale of the timber growing on the said land to John O'Brien shall be agreed to."

Dated at Rotorua this 3rd day of March, 1913.

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 Waione will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Thursday, the 27th day of March, 1913, at 10 o'clock in the forencon, for the purpose of considering the following proposed resolution: posed resolution:

"That a proposed lease of the said land and grant of timbercutting rights to George Hatcher shall be agreed to.

Dated at Rotorua this 3rd day of March, 1913.

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 Waione 1B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Thursday, the 27th day of March, 1913, at 10 o'clock in the forence, for the purpose of considering the following proposed resolution: posed resolution :-

"That a proposed lease of the said land and grant of timber-cutting rights to Walter Webb shall be agreed to."

Dated at Rotorua this 3rd day of March, 1913.

JAS. W. BROWNE President.

### REGULATION No. 48

THE Maori Land Board for the Waiariki Maori Land District hereby notifies that a meeting of the owners of Waione 1B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Tamatekapua, Rotorua, on Thursday, the 27th day of March, 1913, at 10 o'clock in the forencon, for the purpose of considering the following properly resolution. posed resolution:

"That a proposed sale of the timber growing on the said land to Christopher Frederick Naden shall be agreed to."

Dated at Rotorua this 3rd day of March, 1913.

JAS. W. BROWNE. President.

Notice of Adjourned Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

THE Maori Land Board for the Waiariki Maori Land Dis-The Maori Land Board for the Waiariki Maori Land District hereby notifies that an adjourned meeting of the owners of Pukaingataru B No. 14 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Maketu on Wednesday, the 26th day of March, 1913, at 10 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—

"That a proposed sale of the said land to E. S. Ware shall be agreed to.

Dated at Rotorua this 28th day of February, 1913.

JAS. W. BROWNE, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION NO. 48.

THE Macri Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto A No. 15H will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Shannon on Thursday, the 27th day of March, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution :-

"That the block be sold to Herbert Pringle for the sum of £1 10s. per acre."

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER. President. Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

THE Maori Land Board for the Waikato-Maniapoto Maori Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto-Tuhua 29c No. 2A, Section 1, will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Shannon on Thursday, the 27th day of March, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"(a.) That the land be sold to Richard Turner for the

sum of £1 per acre.
"(b.) That the land be leased to Alfred Gadsby for a term of forty-two years at an annual rental of 2s. per acre during the first twenty-one years, and 4s. per acre during the remaining twenty-one years."

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER. President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

THE Maori Land Board for the Waikato Maniapoto Macri Land Board for the Walkato Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto-Tuhua 29c No. 2c, Section 3, will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Shannon on Thursday, the 27th day of March, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land be leased to Wilson Fullerton for a term that the latin be leased to wilson fullerton for a term of forty-two years at an annual rental of 2s. per acre during the first seven years, 2s. 6d. per acre during the next seven years, 3s. 6d. per acre during the next fourteen years, 6s. per acre during next fourteen years."

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER. President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

REGULATION No. 48.

THE Maori Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto-Tuhua No. 50 will be held, in pursuance

of Part XVIII of the Native Land Act, 1909, at Otorohanga on Friday, the 28th day of March, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land be sold to the Crown at Government valuation, £6,230."

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER. President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

HE Maori Land Board for the Waikato Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto-Tuhua No. 25, Section 14 No. 2, will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Otorohanga on Friday, the 28th day of March, 1913, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land be sold to the Crown at Government valuation, £671."

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER. President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

### REGULATION No. 48.

THE Maori Land Board for the Waikato-Maniapoto Maori Land District hereby notifies that a meeting of the owners of Rangitoto-Tuhua No. 30B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Kihikhi on Saturday, the 29th day of March, 1918, at 2 o'clock in the afternoon, for the purpose of considering the following proposed resolution:—

"That the land be sold to the Crown at Government valuation, £834.

Dated at Auckland this 1st day of March, 1913.

W. H. BOWLER, President.

### BANKRUPTCY NOTICES.

In Bankruptcy.-In the Supreme Court, holden at Auckland.

OTICE is hereby given that George Christoff, of 43 Sale Street, Auckland, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 7th day of March, 1913, at 11 o'clock a.m.

W. S. FISHER, Official Assignee.

Auckland, 28th February, 1913.

In Bankruptcy.-In the Supreme Court, holden at Hamilton.

OTICE is hereby given that HENRY PETER MEYER, of Pirongia, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Tuesday, the 11th day of March, 1913, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 1st March, 1913.

In Bankruptcy.—In the Supreme Court, holden at Auckland.

OTICE is hereby given that FREDERIC WILLIAM BEALE, of Auckland, Commission Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 10th day of March, 1913, at 11 o'clock a.m.

W. S. FISHER.

Official Assignee.

Auckland, 1st March, 1913.

OTICE is hereby given that ANDREW JAMES ROYCROFT, formerly of Waihi and of Warkworth, and now of Limestone Island, in the Provisional District of Auckland, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Whangarei, on Tuesday, the 11th day of March, 1913, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

Auckland, 4th March, 1913.

In Bankruptcy.-In the Supreme Court, holden at Napier.

NOTICE is hereby given that Anthony Rippon Summers, of Wairoa, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Wairoa, on Wednesday, the 5th day of March, 1913, at 2 o'clock p.m.

E. B. BURDEKIN, Deputy Official Assignee.

Napier, 25th February, 1913.

### In Bankruptcy.

OTICE is hereby given that James Arthur Braggins, of Masterton, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, at Masterton, on Saturday, the 8th day of March, 1913, at 12 o'clock noon.

W. B. CHENNELLS, Deputy Official Assignee.

Masterton, 3rd March, 1913.

In Bankruptcy.—In the Supreme Court of New Zealand, Wellington District.

NOTICE is hereby given that statements of accounts and balance - sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court to be holden on the 14th day of March, 1913, I intend to apply for an order releasing me from the administration of the said estates:—

695. Searle, Edward John. 697. Finn, George. 728. Taylor, Malachi Richard. 732. Norton, George John. 733. Ziman, Maurice.

732. Norton, George John.
733. Ziman, Maurice.
736. Baigent, Owen Thomas.
752. Goldbloom Bros.
752a. Goldbloom, Alexander.
752b. Goldbloom, Mark.
772. Stringer, Thomas William Arthur.
773. Murray, William Cecil.
778. Trotman, Henry William.
815. Laney, William Edward.
818. Clough, Leonard.
829. Isaacs, Jacen Nathan.
842. Bertling, Albert Ernest Louis.
852. Almond, Albert Thomas.
861. Falkner, Edward John.
864. Braithwaite, James Walter.
865. Rossborough, David.
870. Jacobs, Edward Wilfrid.
873. Vaughan, Edith.
875. Solomons, Frederick Myer.
877. Higgins, Alfred Frank.
880. Morton, Francis James.
885. Chatwin, Edward Lothair.
886. Vinegard, Jack.
894. Allen, Robert William Valentine.
895. Fernandos, George.
899. McGovern, John Francis.
900. Hunt, Frederick.
901. Mair, Frederick.
902. King, Edwin James.
904. Aekins, Robert James.
909. Cockayne, Ellen.

904. Aekins, Robert James. 909. Cockayne, Ellen. 915. Timmings, William Edward.

916. Whiteman, Henry Edward.

A. SIMPSON,

Wellington, 4th March, 1913.

Official Assignee.

### In Bankruptcy.

OTICE is hereby given that dividends in the undermentioned estates are now payable at this office (10 a.m. to 4 p.m.) on all proved claims and upon production of promissory notes (if any) for endorsement:—

Tukes, J. T.: First and final of 1s. 4½d. in the pound.

Wareham and Son: First and final of 4s. 3¾d. in the pound.

Williams, A. N.: First and final of 4½d. in the pound.

Pointon, E. G.: First and final of ¼d. in the pound.

White, S. L.: First and final of 1s. 10d. in the pound.

Peters, A. and H.: First and final of 10¼d. in the pound.

Gurr, T. J. C.: First of 4s. in the pound.

Davis, J. P.: Second and final of 1¾d. in the pound (making 2s. 8¼d. in the pound).

Wellington, 4th March, 1913.

A. SIMPSON, Official Assignee. In Bankruptcy.

n the estate of Alfred John Hulme, trading McConchie and Hulme, of Collingwood, Butcher.

FIRST and final dividend of 5s. 9d. in the pound is now payable on all accepted proved claims at my A office.

W. ROUT,

Deputy Official Assignee.

Nelson, 28th February, 1913.

In Bankruptcy.-In the Supreme Court, holden at Greymouth.

OTICE is hereby given that James Rea, of Cronadun, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Reefton, on Monday, the 10th day of March, 1913, at 2 o'clock.

HENRY COOPER,

Deputy Official Assignee. Reefton, 26th February, 1913.

In Bankruptcy.—In the Supreme Court, holden at Christchurch.

OTICE is hereby given that ROBERT BLACK, Farmer, and Agnes Mary Blanche Black, his wife, of Christ-church, carrying on business as partners, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 7th day of March, 1913, at 11 o'clock in the forenoon.

J. EVANS.

Official Assignee.

Christchurch, 1st March, 1913.

In Bankruptcy.—In the Supreme Court, holden at Invercargill.

NOTICE is hereby given that EBENEZER MARTIN SWINERD, of Invercargill, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 11th day of March, 1913, at 2.30 o'clock p.m.

CHARLES B. ROUT,
Deputy Official Assignee.

Invercargill, 27th February, 1913.

### LAND TRANSFER ACT NOTICES.

HEREAS a dealing has been presented for registration affecting Leases Nos. 2949 and 2953, for Allotments 1 and 3, Block IX, and Allotment 9, Block XIV, of the Township of Taumarunui, comprised in Vol. 124, folio 1, of the Register-book, and evidence produced of the loss of the duplicate of the said leases: Now, notice is hereby given of my intention to register such dealing at the expiration of fourteen days from the 6th day of March, 1913, without requiring the production of the duplicate leases.

Dated this 26th day of February, 1913, at the Lands Registry Office at Auckland.

Office at Auckland.

THOS. HALD, 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 on or before the 8th day of April, 1913.

FELIX TEMPLEMAN BELLRINGER.—Sections 26 and 1950, Town of New Plymouth. Occupied by Applicant.

Diagram may be inspected at this office.

Dated this 3rd day of March, 1913, at the Lands Registry Office, New Plymouth.

A. V. STURTEVANT, District Land Registrar. PPLICATION having been made to me to register a discharge of Mortgage No. 8866, in favour of THE NEW ZEALAND STATE GUARANTEED ADVANCES OFFICE SUPERINTENDENT, over Rural Sections 15, 16, and 17 on the plan of Woodville, being all the land comprised in certificate of title, Vol. 5, folio 217, and Vol. 8, folio 23, and evidence having been lodged of the loss of the said mortgage, I hereby give notice that I intend to dispense with the production of the said mortgage, and register the said discharge as requested, unless caveat be lodged forbidding same on or before the 20th day of March, 1913.

Dated this 3rd day of March, 1913, at the Land and Deeds Registry, Napier.

F. ASPINALL, District Land Registrar.

OTICE is hereby given that the 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 7th day of April, 1913.

April, 1913.

Application 4487 (Plan A/3137). DAVID PROUSE.—
41 acres 3 roods 31.4 perches, parts of Section 21, Karere
Block. Occupied by Applicant and Manawatu Meat and
Cold Storage Company (Limited).

Application 4491 (Plan A/3022). CHARLOTTE SARAH
SLACK.—62 acres and 16 perches, Rural Section 374, Palmerston North. Occupied by Applicant.

Application 4526 (Plan, provisional, No. 157/1023). JOHN
DAVID HEAGERTY.—312 acres 2 roods 38 perches, parts
Hupenui No. 1 Block and Tahorahuia 1288 Block, Block XIV,
Tiffin Survey District. Occupied by Applicant.

Application 4568 (Plan, provisional, No. 170/1124). JOHN
THOMAS WHITTAKER.—114 acres 1 rood 39.2 perches,
parts of Sections 167 and 168, Taratahi Plain Block. Occupied
by Applicant.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 6th day of March, 1913, at the Lands Registry Office, Wellington.

G. G. BRIDGES, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of MARY JOSEPHINE BRICE, wife of Alfred William Stanley Brice, of Petone, Contractor, for part of Lots 8, 9, and 10, Block I, deposited plan 1546, being part of Section 8, Hutt District, Township of Petone, and all the land in certificate of title, Vol. 139, folio 281, Wellington Registry, and evidence having been lodged of the loss or destruction of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title as requested, on the 25th day of March, 1913. 1913.

Dated this 6th day of March, 1913, at the Lands Registry Office, Wellington.

G. G. BRIDGES, District Land Registrar.

N OTICE is hereby given that the 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 of the date of the Gazette containing this notice.

11622. ARCHIE MAJOR.—8 acres and 13 perches, part Rural Section 10001, Block VIII, Leeston Survey District, and Block V, Halswell Survey District. Occupied by Ap-

plicant.
11684. EDWARD ODGERS.—50 acres 3 roods, part
Rural Section 9256, Block XII, Kowai Survey District.
Occupied by Applicant.
11730. ANDREWS AND BEAVEN (LIMITED).—36·5
perches, part of Town Reserves 8 and 9, City of Christchurch.
Occupied by Applicant.
11731. MARGARET ELIZA CUPPLES.—1 acre 3 roods
39·8 perches, part of Rural Section 194, Block II, Halswell
Survey District. Occupied by Applicant.
11764. JOHN RICHARDSON.—28·1 perches, part of Rural
Section 324, St. Albans Ward, City of Christchurch. Occupied by Applicant.

Diagrams may be inspected at this office.
Dated this 4th day of March, 1913, at the Lands
Registry Office, Christchurch.

District Land Registrar.

### PRIVATE ADVERTISEMENTS.

### NOTICE.

THE COMPANIES ACT, 1908, SECTION 266.

The North Canterbury Brick, Tile, and Pottery Company (Limited).

AKE notice that the name of the above company will, at the expiration of three months from the date hereof, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved.

Given under my hand, at Christchurch, this 27th day of

February, 1913.

P. G. WITHERS, Assistant Registrar of Companies.

### TAITAPU GOLD ESTATES (LIMITED).

NOTICE is hereby given that the office of the above-named company, under the Companies Act, 1908, will from this date be removed from Paturau, Collingwood, to Trafalgar Street, Nelson.

on.

NOEL LEE BUCHANAN,
Public Officer for the said Company.
225

20th February, 1913.

### DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore carried on by Peter Morris Cameron Cleary, William Cameron Cleary, and Horace Belmer, as Coalmerchants, at Waltham Road, Christchurch, under the style or firm of "Cleary and Belmer," has been dissolved as from the 28th day of February, 1913.

The business will in future be carried on by the said Peter Morris Cameron Cleary, who will receive and pay all debts due to and owing by the said late firm.

Dated this 28th day of February, 1913.

P. M. C. CLEARY.

Witness to the signature of Peter Morris Cameron Cleary-W. E. Mills, Solicitor, Christchurch.

W. C. CLEARY. HORACE BELMER.

Witness to the signatures of William Cameron Cleary and Horace Belmer-A. S. Nicholls, Solicitor, Christchurch.

### COUNTY OF MANGONUI.

By-laws to regulate the Licensing of Hawkers and Pedlars within the County of Mangonui.

In pursuance of section 107 of the Counties Act, 1908, and of all other powers and authorities thereunder enabling, the Council of the Mangonui County do hereby make and ordain the following by-laws, that is to say :-

1. In these by-laws, if not inconsistent with the context,—
"Hawker" or "pedlar" means any person or persons
carrying on business by selling or offering goods for
sale by retail (which shall include selling or offering
goods for retail sale by sample) otherwise than in a
shor or a warehouse. shop or a warehouse

snop or a warenouse:
nop" means any building or place in which goods
are kept or exposed or offered for sale, or in which
any part of the business of the shop is conducted;
but does not include a warehouse doing exclusively a wholesale business.

2. Every pedlar or hawker shall be licensed by the Council of the Mangonui County to carry on his trade or business within the Mangonui County, and there shall be paid to the County Fund, through the Clerk of the County, upon the issue of a license and upon every renewal thereof the sum of

£5 per annum.

3. With respect to every license issued under these by-

(a.) It shall be in the form in the First Schedule hereto or to the like effect, and shall not be transferable.

(b.) It shall continue in force until the 31st day of December next following the date of its issue, but may be renewed from year to year thereafter.

(c.) The renewal shall in every case be effected by indorsappointed in that behalf by the Council of the Mangonui County, the words "Renewal fee paid, and license renewed for the year ending 31st December, 191

cember, 191 ...

(d.) In the event of the license being lost or destroyed the Council of the Mangonui County may, on satisfactory proof thereof and on payment of a fee of 1s., issue a duplicate, with all existing indorsements, and such duplicate with its indorsements shall for all payments of the critical shall for all

purposes operate in lieu of the original.

4. Every licensee under these by-laws shall at all reasonable times produce his license to any person duly appointed in that behalf by the Council of the Mangonui County, upon demand.

5. In all proceedings against any person for any breach of these by-laws he shall be deemed to be unlicensed unless he produces his license to the Court.
6. It shall not be lawful for any person to carry on business as a hawker or pedlar as defined by clause I hereof except pursuant to the provisions of these by-laws and with the authority of a hawker's or pedlar's license.
7. No person licensed in pursuance of these by-laws shall

the authority of a hawker's or pedlar's license.

7. No person licensed in pursuance of these by-laws shall engage in or carry on business as a hawker or pedlar upon any of the statutory holidays, hours, or times provided by the Shops and Offices Act, 1908, for the closing of shops.

8. Every person who commits a breach of these by-laws shall be liable to a fine not exceeding £5.

9. In addition to any fine imposed upon any licensed person for breach of these by-laws the Court inflicting the penalty may order the offender's license to be cancelled, or direct the Council of the Mangonui County that it shall not be renewed.

10. Nothing in these by-laws shall apply to bona fide commercial travellers, meaning thereby persons employed by merchants as commercial travelling agents for the purpose of selling goods to or seeking orders for goods from persons who selling goods to or seeking orders for goods from persons who are dealers therein and who buy to sell again.

11. These by-laws shall apply to the whole of the Mangonui

County.

12. These by-laws shall come into force on the 31st day of

THE FIRST SCHEDULE HERETO. No.

The Counties Act. 1908.

HAWKER'S AND PEDLAR'S LICENSE WITHIN THE MANGONUI COUNTY.

### (Not transferable.)

[Name in full], of [Address and occupation], having paid the sum of £5, is hereby licensed to carry on his trade or business of a hawker or pedlar within the Mangonui County, subject to the provisions of the above-mentioned Act and the by-laws to regulate the licensing of hawkers and pedlars within the

This license continues in force until the 31st day of De-

cember next.

Dated at Mangonui this

day of

W. J. HARRIS, Clerk, Mangonui County Council. R. T. WRATHALL, County Chairman.

I hereby declare the above to be a true copy of a resolution passed by the Mangonui County Council on the 8th day of January, 1913, and confirmed at a special meeting of the said Council on the 12th day of February, 1913.

W. J. HARRIS,

232

£5.

County Clerk.

# STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Arrow River Mining Company (Limited). When formed, and date of registration: 28th November, 1911. Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: Invercargill; D. Cuthbertson.

Nominal capital: £2,000.

Amount of capital subscribed: £975.
Amount of capital actually paid up in cash: £975.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): £975 and £975.

Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.

Number of shares into which capital is divided: 2,000.

Number of shares allotted: 975.

Number of shares allotted: 975.

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: 7.

Pany: 1.

Present number of shareholders: 13.

Number of men employed by company: 5 or 6.

Quantity and value of gold produced: 147 oz. 19 dwt. 14 gr.;
£571 19s. 9d.

Total quantity and value produced since registration: 147 oz. 19 dwt. 14 gr.; £571 19s. 9d.

Amount expended in connection with carrying on operations:

£878 14s. 3d.

£878 14s. 3d.

Total expenditure since registration: £878 14s. 3d.

Total amount of dividends declared: Nil.

Total amount of urclaimed dividends: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £94 12s. 4d.

Amount of cash in hand: 13s. 5d.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £9 10s. 4d.

Amount of contingent liabilities of company (if any): Nil.

I, D. Cuthbertson, of Invercargill, the Secretary of the Arrow River 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, 1912; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

D. CUTHBERTSON.

Secretary.

Declared at Invercargill this 28th day of February, 1913, before me—W. B. Scandrett, J.P. 233 233

## STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: Karaka Mines (Limited).

When formed, and date of registration of office of company in New Zealand: 27th October, 1910; 13th September,

Whether in active operation or not: In active operation.
Where business is conducted, and name of Attorney or
Attorneys: Thames, New Zealand; George Arrindell Dougall.

Where mine is situate: Karaka Creek, Thames, New Zealand.

Nominal capital: £175,000. Amount of capital subscribed: £16,528.

Amount of capital actually paid up in cash in New Zealand: Nil.

Price paid to vendors of mines-

(a.) In fully paid-up shares: £47,514.
(b.) In partly paid-up shares, credited as £ paid up: Nil.

(c. In cash: £2,000.

(c. 111 cash : £2,000.

Number of shares into which capital is divided: 175,000.

Number of shares on New Zealand Register: Nil.

Amount paid per share (New Zealand Register): Nil.

Amount called up per share (New Zealand Register): Nil.

Number and amount of calls in arrear (New Zealand Register): Nil.

Number of forfeited shares on New Zealand Register sold and money received for same : Nil. Number of shareholders on New Zealand Register : Nil.

Number of snareholders on New Zealand Register: Nil.

Number of men employed by company in New Zealand: 16.

Quantity and value of gold or silver produced since the last statement: Nil.

Total quantity and value produced since registration of office of company in New Zealand: Nil.

Amount expended in connection with carrying on mining operations in New Zealand since last statement:

Total expenditure since registration of office of company in New Zealand: £6,640 17s.

Total amount of dividends paid in New Zealand: Nil.

Amount of cash in bank in New Zealand: Nil.

Amount of cash in hand in New Zealand: £178 3s. 9d.

Amount of debts directly due to company in New Zealand

Amount of such debts considered good: Nil. Amount of liabilities of company in New Zealand: £406 14s. 5d.

I, George Arrindell Dougall, of Thames, New Zealand, the Attorney of the Karaka Mines (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as on the 30th day of June, 1912, being the date of the last balance-sheet

and which balance-sheet was submitted to the annual meeting of shareholders held in London on the 20th December, 1912; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

GEO. A. DOUGALL,

Declared at Thames this 22nd day of February, 1918, before me—Frank H. Claxton, J.P. 287

### NOTICE TO CREDITORS.

In the matter of the Companies Act, 1908, and in the matter of the 909 Gold-dredging Company (Limited).

OTICE is hereby given that the creditors of the above-named company are required, on or before the 14th day of March, 1913, to send their names and addresses, and the particulars of their debts or claims, to George Stumbles, the Liquidator of the said company, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved. made before such debts or claims are proved.

Dated this twentieth day of February, one thousand nine hundred and thirteen.

GEORGE STUMBLES.

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Liquidator.

### HIKURANGI TOWN DISTRICT.

Declaration of Poll on Proposal to adopt System of Rating on Unimproved Value.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Hikurangi Town District taken on the thirty-first day of January, one thousand nine hundred and thirteen, on the proposal that the system of rating properties in the said town district be on the basis of the unimproved value, resulted as follows :-

The number of votes recorded for the proposal was 58, the number of votes recorded against the proposal was 10.

I therefore declare that the proposal was carried.

Dated at Hikurangi this thirty-first day of January, one thousand nine hundred and thirteen.

T. R. GAGER, 235 Chairman, Hikurangi Town Board.

In the matter of the Companies Act, 1908. OTICE is hereby given that SEAD-GOWING AND CRAVEN OTICE is hereby given that SEAD-GOWING AND CRAVEN (LIMITED), a company duly incorporated in England, proposes to carry on business at the following parts of New Zealand—viz., Canterbury, Dunedin, Auckland, and Wellington; and that the offices or places of business of the company in New Zealand where legal process of any kind may be served upon it, and to which notices of any kind may be addressed or delivered, are situate at the following places—viz., Australasia Chambers, Cashel Street, Christchurch, and Australasia Chambers, Customhouse Quay, Wellington.

Dated this fourth day of March, one thousand nine hundred and thirteen.

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JOHN SEAD-GOWING, Attorney for the said Company.

### AWHITU ROAD BOARD.

OTICE is hereby given that it is proposed by the Awhitu Road Board, under the provisions of the Public Works Act, 1908, to execute certain-public works, to wit, to take land for the construction of roads, and for the purpose of such public works the lands described in the Schedule hereto are required to be taken.

And notice is hereby further given that copies of the plans of the said roads, and of the lands required to be taken are open for inspection at the residence of Henry Garland, Clerk to the Board. All persons affected by the taking of such lands are invited to set forth in writing any well-grounded objection to the execution of the said public works, and to send such writing, within forty days from the first publication of this notice, to the clerk of the Awhitu Road Board.

Schedule.

THE several parcels of land mentioned in list hereunder:-

Approximate	of the Parcels	of Land required to be taken.	Being Portion of Section No.	Situated in Block No.	Sheet No. of Plan	Coloured on Plan	Situated in Survey District of
<b>4. 2</b>	п. О	26.2	W. 65	II	16472	Red	Awhitu.
9	0	33.4	87	, ,	,,	,	
0	3	6	87₄	, ,	"	"	
0	<b>2</b>	22.5	115	XIII	15143	,,	Titirangi,
1	0	5.6	S.W. 114	,,	,,	Blue	"
5	3	33	100	XIII, XIV	,,	Neutral	,,
2	0	5	N. 101	XIV	, ,,	Pink	,,
6	0	4	S. 101	,,	"	Blue	
1	0	4.8	N. 15	,,	,,	Neutral	,,
4	1	20	N.E. 114	XIII	,,	Yellow	
4	3	0	N.W. pn. 11	XIV	16482	Red	,,
0	0.	17.7	10	,	,,	Purple	,,
0	0	$8 \cdot 2$	W. 86	v	13988	Red	Awhitu.
0	1	16.1	N.E. 78				,,
1	0	22	M. 86	,,	,,,	Purple	,,
1	0	19.5	E. 86		,,	Red	,,
0	<b>2</b>	14.5	W. 59	Ï	,	,	٠
						1 "	

HY. GARLAND,

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Clerk, Awhitu Road Board.

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